STATE OF OSUN
OSUN REVENUE ADMINISTRATION AND TAX
(CODIFICATION AND CONSOLIDATION)
LAW 2019

A LAW TO MAKE PROVISION FOR OSUN INTERNAL
REVENUE SERVICE TO BE SOLELY RESPONSIBLE FOR
THE ADMINISTRATION AND COLLECTION OF REVENUE
DUE TO THE GOVERNMENT OF OSUN AND LOCAL
GOVERNMENT COUNCILS IN THE STATE, TO ESTABLISH
THE RELEVANT ADMINISTRATIVE STRUCTURES AND
FOR OTHER MATTERS CONNECTED THERETO.

BE IT ENACTED by the State of Osun House of Assembly
in this Legislative Session convened as follows:

Enactment
ARRANGEMENT OF SECTIONS

SECTION:

1. Citation.
2. Establishment of the Osun Internal Revenue Service.
   (2) Body Corporate.
3. Object of the Service.
4. Establishment of the Board and its Membership.
   (4) Proceedings of the Board.
5. Tenure of the Board.
6. Cessation of Membership of the Board.
7. Emoluments of the Board.
8. Functions of the Board.
   (2a) Powers of the Service.
9. Executive Management Committee of the Board.
10. Functions.
11. Executive Chairman.
12. Secretary to the Board.
13. Power of Issue Staff Regulations.
15. Funds of the Service.
17. Annual Estimates and Accounts.
19. Power to Accent Gifts.
20. Power to borrow.
22. Power to Enforce Laws.
23. Person Chargeable to tax.
25. Notice to Taxable Person.
27. List of Persons Assessed.
28. Records of Tax under PAYE, etc.
29. Service of notice of assessment.
30. Objection at or to Assessment.
31. Tax Clearance Certificate.
32. Access to Property and Records.
34. Appointment of Agent.
35. Failure to Comply with Notices of Enforcement.
37. Investigation of Offences.
38. Inter-agency Cooperation in Enforcement of Tax Laws.
   (2) Enforcement.
39. Power to Enter Premises and Search
40. Reward and Privileges of Non-Employee Informants.
41. Immunity of the Officers of the Service.
42. Confidentiality of the Documents
43. Local Government Councils Revenue Committee.
44. Functions of the Local Government Revenue Committee.
45. State Joint Revenue Committee.
46. Functions of the State Joint Revenue Committee.
47. Designation of Magistrate for Adjudication of Tax Matter.
48. Revenue Collector.
49. Mode of Payment and Prohibitions.
50. Establishment of TAC.
51. Appeals to TAC and conditions.
52. Administration of certain categorises of persons.
53. Presumptive Tax Registration.
54. Presumptive Tax Returns.
55. Tax Payment.
   (2) Functions of the State Joint Revenue Committee.
56. Administration of Presumptive Tax.
57. Administration Settlement.
58. Appeals to RCD
59. Rebate for Prompt Filling.
60. Exit Rules.
61. Sanctions and Penalties.
62. Land Use Charge.
63. Property Liable to Charge.
64. Property Assessment.
65. Persons Liable to Pay Charge.
66. Value for Annual Charge Rate.
67. Exemption from Land use Charge.
68. Loss of Exemption.
69. Land Use Charge Demand Notice.
70. Appeals to TAC and Conditions.
71. Land Use Charge Collection Account.
72. Regulations Prescribing Procedure.
73. Imposition of Tax
74. Rate of Tax.
75. Collection Agent.
76. Registration of Hotels, etc.
77. Report and Remittance.
78. Access of Reports and Books.
79. Payment of Estimated.
80. Regulations.
81. Interest on Remittance.
82. Penalties.
83. Tax Collection on Determination or Transfer of Business.
84. Revenue Items Payable to the State.
85. Assessment of Taxes, Levies Fees, Charges or Rates.
86. Assessment Notice.
87. List of Taxable Persons.
88. Single Demand Notice.
89. Objection to an assessment.
90. Notice to revise or refuse Amended Assessment.
91. Sole Authority for Revenue Collection.
92. Payment time-frame.
93. Review of Revenue Rates.
94. Defect.
95. Refund of excess tax.
96. Information on Profits or income.
97. Disclosure of Banking Transactions.
98. Penalty for General Offences.
99. Failure to Attend to a Notice, etc.
100. Penalty for making Incorrect Returns, etc.
101. False Statements and Returns
102. Failure to Remit Tax
103. Failure to Pay Full Rate of Assessed Tax (or Levy)
104. Falsification of Documents
105. Obstruction of the Staff of the Service in the Performance of their Duty
106. Abuse of Power and Corruption by the Tax Office
107. Use of Weapon to Cause Injury to Staff of the Service
108. Contravention of Tax Law
109. Impersonation of Tax Officer
110. Legal Officers of the Service may represent the Service in Proceeding
111. Power to Compound Officers
112. Liability to Payment of Tax
113. Conformity with Tax Law
114. Compliance with Governor's
115. Confidentially

116. Delegation of Power
117. Signature of the Executive Chairman
118. Imposition of Surcharge
119. Limitation of Action
120. Service of Documents
121. Attachment of Process
122. Indemnity
123. Power of Service to Make Regulations
124. Power of Commissioner to Make Regulations
125. Repeals
126. Interpretation
1. This Law may be cited as Osun Revenue Administration and Tax (Codification and Consolidation) Law, 2019.

2. (1) There is hereby established the Osun Internal Revenue Service (in this Law referred to as 'the Service').

(2) The Service:
   (a) shall be a body corporate with perpetual succession and a Common Seal;
   (b) may sue or be sued in its corporate name; and
   (c) may acquire or hold any property, moveable or immovable, for the purpose of carrying out any of its functions under this Law.

3. (3) The Service shall have such powers and duties as are conferred on it by this Law or by any other enactment.

The object of the Service shall be to solely control, administer and collect the various taxes, non-tax revenues and Laws specified in the Schedules or other Laws made or to be made from time to time by the State House of Assembly or other regulations made there under by the Government of the State and to account for all such taxes and non-tax revenues collected in the State.

4. (1) There is established for the Service a Governing Board (in this Law referred to as the "Board"), which shall exercise overall supervision of the Service as specified in this Law.
(2) The Board shall consist of:

(a) The Executive Chairman of the Service who shall be appointed by the Governor, subject to the confirmation by the House of Assembly;

(b) The Secretary to the Board who shall be appointed by the Governor;

(c) Four Directors or Heads of the following departments of the Service;
   i. Income Tax;
   ii. Legal and Enforcement;
   iii. Informal sector; and
   iv. MDAs & other Taxes.

(d) one representative each not below the rank of a Director or its equivalent in the Civil Service of the State from the following:
   (i) Ministry responsible for Transportation;
   (ii) Ministry responsible for Finance;
   (iii) Ministry of Justice;
   (iv) Ministry responsible for Local Government and Chieftaincy Affairs;
   (v) Ministry responsible for Commerce and Industry;
(vi) Ministry responsible for Land Matters; and
(vii) Ministry responsible for Environment and Sanitation.

(e) Three persons who shall be members of a relevant professional body and knowledgeable in tax matters, who shall be appointed by the Governor to represent each of the three Senatorial Districts in the State.

(f) Three Local Government Council Chairmen, one from each Senatorial District in the State to be appointed by the Governor.

(3) The members of the Board, other than the Executive Chairman, the Executive Directors/Heads of Departments and the Secretary, shall function in a purely non-executive and part-time capacity.

(4) The supplementary provisions set out in the Second Schedule to this Law shall have effect with respect to the proceedings of the Board and other matters mentioned therein.

The Executive Chairman and other members of the Board, other than ex-officio members, shall each hold office:
(a) for a term of four years and may be renewable for another term of four years.

6. (1) Notwithstanding the provisions of section 5 of this Law, a member of the Board shall cease to hold office as a member of the Board if:

(a) he resigns his appointment as a member of the Board by notice, under his hand addressed to the Governor;

(b) he becomes of unsound mind;

(c) he becomes bankrupt or makes a compromise with his creditors;

(d) he is convicted of a felony or any offence involving dishonesty or corruption;

(e) he becomes incapable of carrying on the functions of his office arising from an infirmity in mind or body;

(f) he has been found, upon facts available to the Board, to have committed acts of gross misconduct in relation to his duties as a member of the Board and the Governor certifies his removal therefrom;

(g) in the case of a person possessing a professional qualification, he is
disqualified by a competent authority; or

(h) in the case of a person who becomes a member by virtue of the office he occupies, he ceases to hold such office.

(2) If any member of the Board ceases to hold office under this Law and before the expiration of the term for which he is appointed, another person shall be appointed to the Board in the place of such person and the new member of the Board shall thereupon complete the remaining term.

7. The Chairman and members of the Board shall be paid such emoluments, allowances and benefits as may be approved by the Governor.

(1) The Board shall:
(a) provide the general policy guidelines and superintend the Service in relation to the execution of the functions of the latter;

(b) review and approve the strategic plans of the Service;

(c) employ staff of the Service and determine the terms and conditions of their service in consultation with the Governor;

(d) make recommendations, where appropriate, to the Joint Tax Board on
tax policy, tax reform, tax registration and exemptions as may be required from time to time;

(e) issue such regulations, orders and guidelines as may be recommended to it by the Service and considered to be necessary for the implementation of the tax policy of the State; and

(f) do such other things, which, in its opinion, are necessary to ensure the efficient performance of the functions of the Service under this Law.

(2) The Service shall have power to:

(a) Subject to such conditions as may be approved by the Board, appoint and employ practicing tax practitioners or chartered accountants as well as professional firms for such purposes as the Board deems necessary for the effective execution of its functions and for carrying into effect the purposes of this Law, except for the assessment and collection of any taxes or revenues of the State;

(b) assess all persons chargeable with any
collect, recover and pay to the designated account any tax, levy or other revenue howsoever established due to the State under this Law or any other enactment;

(d) account for and enforce the payment of any taxes due to the State;

(e) in collaboration with the relevant agencies, review the tax regime and promote the application of tax revenues to stimulate economic activities and development:

(f) issue a Tax Payer Identification Number to every person taxable in the State;

(g) collate and keep under review all policies of the State relating to taxation and revenue generation and undertake a systematic and progressive implementation of such policies;

(h) maintain a database of statistics, records and reports on persons, organizations, proceeds, properties, documents or other items of assets relating to tax waivers, fraud or evasion;
(i) establish and maintain a system for monitoring dynamics of taxation in order to identify suspicious transactions and the persons involved;

(j) collecting all internally generated revenue in the State and Local Government Areas, Local Council Development Areas, Area Councils and Administrative Offices shall nominate the bank accounts to which all revenues shall be paid into;

(k) collaborate and facilitate a rapid exchange of scientific and technical information with relevant national or international agencies or bodies on tax matters;

(l) provide and maintain access to up-to-date adequate data and information on all taxable persons, corporations and real property for the purpose of efficient, effective and correct tax administration which will prevent tax evasion or fraud;

(m) undertake and support research on similar measures with a view to stimulating economic development and determining the
manifestation, extent, magnitude and effects of tax fraud, evasion and other matters that affect effective tax administration and make recommendations to the government on appropriate intervention and preventive measures;

(n) carry out and sustain public awareness and enlightenment campaigns on the benefits of tax compliance within the State;

(o) in collaboration with the relevant law enforcement agencies, carry out examination and investigation with a view to enforcing compliance with the provisions of this Law; and

(p) carry out such other activities as are necessary or expedient for the full discharge of all or any of the functions prescribed under this Law;

(2) The Service may from time to time, specify the form of returns, claims, statements and notices necessary for the due administration of the powers conferred on it by this Law.

(3) Except with the approval of the Governor upon application by
the Board, no tax, levy or revenue established by any Law of the State shall be waived.

9. There shall be the Executive Management Committee which shall comprise:
(a) the Executive Chairman of the Board as Chairman;
(b) the Secretary;
(c) the Executive Directors of the Service;
(d) the Legal Adviser who shall also be the Director/head of Legal and Enforcement.

10. The Executive Management Committee shall:
(a) be the top-level management committee of the Service;
(b) consider all tax or revenue matters that require professional and technical expertise and make recommendations thereon to the Board;
(c) advise the Board on any aspect of the functions and powers of the Service under this Law; and
(d) attend to such other matters as may, from time to time, be referred to it by the Board.

II. There shall be an Executive Chairman for the Service, who shall be:
(a) the Chief Executive and Accounting Officer of the Service;
(b) a person possessing cognate experience and skills in management, accountancy,
the social sciences, taxation, law or other related fields.

12. (1) There shall be a Secretary for the Service to be appointed by the Governor who shall:

(a) have not less than ten years working experience;

(b) be next in rank and authority to the Chairman

(c) issue notices of meetings of the Board:

(d) keep the records of the proceedings of the Board;

(e) be a member and Secretary to the Board; and

(f) carry out such duties as the Chairman or the Board may direct.

(2) The Secretary shall on the instructions of the Executive Chairman call meetings of the Board or on the requisition of one third (1/3) of members of the Board to do so;

PROVIDED that no meeting shall be called without a notice and agenda of such meeting being duly given.

13. (1) Subject to the provisions of this Law, the Board may by order in the Gazette issue regulations relating generally to the conditions of service of the staff and in particular, such regulations may provide for:

(a) The appointment, promotion, termination,
dismissal and disciplinary control of staff or employees of the Service and appeals by staff or employees against dismissal or other disciplinary measures; and

(b) until such regulations are made, any instrument relating to conditions of Service in the Civil Service of the State shall be applicable, with such modifications as may be necessary, to the employees of the Service.

(2) The Service shall cause a notice of the staff regulations to be issued to all affected staff in such manner as the Service may determine.

(3) The Board may, on the recommendation of the Service, consider it expedient that a vacancy in the Service should be filled by a person holding office in the Civil Service of the State by way of Secondment or Transfer.

14. Remuneration of all officers employed in the Service shall be subject to the provisions of the Pension Law for the time being in force in the State and accordingly officers and employees of the Service shall be entitled to pension and other retirement benefits as are prescribed under the relevant Laws of the State.

15. The Service shall establish and maintain such bank accounts to be
applied towards the discharge of its functions which shall consist of and to which shall be credited:

(a) a percentage as stipulated by the Governor and appropriated by the State House of Assembly not less than five percent (5%) and not more than ten percent (10) of all tax revenues collected by the Service (after deducting the total Personal Income Tax of the Public Service of the State and Government of the Federation) in the preceding financial year, which sum shall be deployed to pay part or all the capital and recurrent expenditures of the Service;

(b) all other moneys which may from time to time, accrue to the Board from other services;

(c) any subvention or other budgetary allocation from the State; and

(d) all monies accruing to the Service by way of gifts, grants-in-aid, testamentary dispositions, endowments and contributions from any source.

The Service may from time to time, apply the proceeds of the funds established under section 17 of this Law to:

(i) the cost of administration of the Service;

(ii) paying the emoluments, allowances and benefits of members of the Board and for reimbursing members of the Board or of any committee of the Board for such expenses as may be expressly authorized by the Board;
(iii) the payment of salaries, fees or other remuneration or allowances, and legacy gratuities, pensions and other benefits that may have accrued before the commencement of this Law, and payable to the officers and other employees of the Service;

(iv) the development of any property vested in or owned by the Service; and

(v) such other functions under this Law as may be approved by the Board as training for staff development.

17. (1) The Service shall, not later than 30th August in each year submit to the Governor an estimate of its expenditure and income - for the succeeding year for the purpose of submission to the State House of Assembly for appropriation.

(2) The Service shall keep proper books of accounts in respect of each year and proper records in relation to those accounts and shall cause a comprehensive audit of all its accounts to be undertaken and completed within three months after the end of each financial year, auditors appointed from the list provided by the Office of the Auditor-General for the State, and in accordance with guidelines supplied by the Auditor-General for the State.

18. The Service shall prepare and submit to the Governor and the State House of Assembly, not later
than four months after the end of each financial year, a detailed report on the activities of the Service during the immediate preceding year, and the report shall include a copy of the duly executed audited accounts of the Board for the said financial year and the Auditor's report on the said accounts.

19. (1) The Service may accept any gift of land, monetary or other property on such terms and conditions, if any as may be specified by the person or organization making the gift and agreed to by the Board.

(2) The Service shall not accept any gift if the conditions attached by the person or organization offering the gift are inconsistent with any law in force or with the functions of the Service.

(1) The Service may, subject to the agreement of and conditions set by the Governor, from time to time borrow by overdraft or otherwise such sums as it may require for the performance of its functions under this Law.

(2) Notwithstanding the provisions of subsection (1) of this section, the Service shall not borrow any sum in foreign currency, except with the consent and appropriation of the State House of Assembly, upon application made to it by the Governor on behalf of the Service.
21. The Service with the Approval of the Board may, subject to the Provisions of this Law and the conditions of any Trust created in respect of any property, invest all or any of its funds in any security or any other fund as may, from time to time, be approved by the State Executive Council.

22. (1) The Service shall have power to administer all Laws on taxation in the State.

(2) Notwithstanding the provision of any other Law in the State, the Service shall have exclusive powers to control, administer, impose and collect the different taxes and levies within the State as provided in this Law.

(3) In carrying out the provision of this Law, all taxes, levies, fees and rates collectible by Local Government Councils, Local Council Development Areas, Area Councils and Administrative Offices and all Ministries, Departments and Agencies is delegated to the Service.

23. (1) Subject to the provision of this Law, a taxable person shall be chargeable to tax:
   (a) in his name; or
   (b) in the name of any receiver, trustee, guardian, guarantor or committee who has the control or management of any property or concern on his behalf.

(2) Any person who is chargeable to tax shall be answerable for all matters within his competence which are required
to be done by virtue of this Law for the assessment of the income of such taxable person and payment of any charge thereon.

(3) Where two or more persons act in the capacity of trustees, they may be charged jointly or severally with the tax with which they are chargeable in that capacity and shall be jointly and severally liable for payment of the same.

24. (1) A taxable person shall, during each year of assessment, prepare and submit to the Service in such form as the Service may from time to time prescribe, a true statement of his tax status in writing and without prejudice to the generality of the following, the statement shall contain:

(a) the amount of his income for the year of assessment;
(b) the source of such income;
(c) allowance, reliefs and deduction; and
(d) such other particulars as may be required by the Service.

(2) The Service may, by notice in writing addressed and delivered to any person, request that person or group of taxable persons to submit their tax returns in such form and within the duration that the Service may, from time to time, determine.

(3) For the purpose of subsection (1) of this section, the Service shall, from time to time by notice, prescribe the forms or
formats in which the statement shall be submitted.

(4) The form for the return of taxable statements shall contain a declaration which shall be signed by or on behalf of any taxable person to whom a notice has been given under subsection (2) of this section, stating that the form contains a true statement of his income computed in accordance with the provision of this Law, or that any particulars given in the return in accordance with all other requirement of such notice, are true and complete.

(5) Any taxable person who has not been required to prepare and to deliver a statement under the provisions of subsection (2) of this section for any year shall do so whether or not any tax is chargeable on him for that year.

(1) The Service may give notice in writing to any person, from time to time, as it may deem necessary requiring him to submit within a reasonable time such information or further returns as the Service may require for the purpose of proper tax assessment.

(2) The Service may by notice in writing, require any person to keep such records, books and accounts in such form and language as specified in such notice as the person to whom such notice was issued shall keep such records or books or accounts.
26. (1) After the expiration of the time allowed to any person under section 25 of this Law and the person has not submitted the statement or returns, the Board may assess such taxable person chargeable with income tax in such manner as the Board may determine.

(2) Where a taxable person has submitted a statement or a return, the Service:
(a) shall accept the statement or return and make an assessment accordingly;

(b) may refuse to accept the statement or return and to the best of its judgment, determine the total or chargeable income of such person

and make a tax assessment accordingly.

(3) Where a taxable person has not delivered a statement or returns within the time allowed under this Law or pursuant to a notice given by the Service and the Service is of the opinion that tax is chargeable upon such person, it may determine the amount of tax assessable on such person and make such assessment: Provided that such assessment shall not affect any liability otherwise incurred by such person by reason of his failure to deliver a return or statement under the provisions of the Law.

(4) Notwithstanding the provisions of subsection (1) of this section, no assessment to
income tax for a year of assessment shall be made by the Service upon a staff or employee with respect to his emoluments or other income if that tax is recoverable by deduction under the PAYE provisions of this Law unless, within six years after the end of such year, he applies to the Service for a refund of tax paid.

27. (1) The Service shall, from time to time, prepare a list of taxable persons assessed to income tax.

(2) The list of taxable persons assessed prepared under subsection (1) of this section shall contain:
(a) the name and address of the taxable persons assessed to income tax;
(b) the name of the income assessed;
(c) the amount of the assessable tax, total or chargeable on which the tax is computed as the case may be;
(d) the amount of the income tax charged; and
(e) such other particulars as may be prescribed by the Service.

(3) Where completed copies of all notices of assessment and all notices amending the assessment are filed in the offices of the Service, they shall constitute a preliminary assessment list for the purpose of this Law.
28. In the case of any employee from whom tax is recoverable by deduction from his emoluments under PAYE provisions of this Law, the Service may, from time to time prescribe:
   (a) the form in which a record of his chargeable income and assessed tax and of the tax so recovered from him, shall be maintained in the offices of the Service;
   (b) the form in which his employer shall maintain a record; and
   (c) the form in which his employer shall account to the Service for the tax so deducted, and the employer shall produce the record maintained by him for examination by the Service within 21 days from the date of notice given by the Service thereto.

The Service may serve upon any taxable person or a person whose income may be charged a notice, stating the person's name, his total or chargeable income, the tax assessed upon him and the place at which payment shall be made of the assessed tax.

1. If any person is not satisfied with any assessment he may apply to the Service, by notice of objection in writing, for a review and revision of the assessment.

2. A notice of objection referred to under subsection (1) of this section shall state precisely the grounds of objection to the assessment and shall be made within 30 days from the date of service of the notice of assessment.
(3) The Service may, upon receipt of the objection, request for any information or such books or documents as may deem necessary, and may summon any person who may be able to give information which is material to the determination of the objection.

(4) Where an objection to review or revise any assessment has been considered by the Service and the correct amount chargeable has been determined by the Service, the assessment shall be amended accordingly and a new revised notice of assessment shall be served on such person.

31. (1) The Service may issue a tax clearance certificate to Tax Clearance Certificate anyone within two weeks of receipt of an application if:
(a) The Service is of the opinion that:
(i) taxes or levies assessed on the person or his income or property for the three years immediately preceding the current year of the assessment and collectible by the Service has been fully paid,
(ii) no such tax or levy is due on the person or on his income or property; or
(iii) the person is not liable to tax for any of those three years:

(b) the person is able to produce evidence that he was subjected to withholding tax deduction at source and that the assessment year to which the tax relates falls within the period covered by the tax clearance, and that he has fully paid any balance of the tax after credit has been given for the tax so deducted; provided that payment of income tax for the current year shall not be made a condition for the issuance of the certificate unless the applicant is leaving the State finally.

(2) The tax clearance certificate may be issued in paper form or stored in electronic format on a machine-readable smart card (in this Law referred to as "Electronic Tax Clearance Certificate") which holds tax information peculiar to that applicant and which shall be presented by the holder whenever his tax compliance status is required.

(3) Where a person who has applied for a tax clearance has discharged his own tax liability but has failed to remit withholding tax or pay as you earn deductions collected by him on behalf of the state, no tax clearance may be issued to that person.
(4) The Service may decline to issue a tax clearance certificate but it shall within two weeks of receipt of the application give reasons for the denial.

(5) A department, agency or official of the State, any Local Government Council, Local Council Development Area, Area Council and Administrative Office's official, any corporate body, statutory authority or person empowered in that regard by this Law or any other law shall demand a tax clearance certificate for the three years immediately preceding the current year of assessment as a pre-condition to transacting any business, including but not limited to:

(a) application for Governor's consent to any real property transaction:

(b) application for right of occupancy, certificate of occupancy, grant and regrant of titles to, and the regularization or recertification of titles to real property;

(c) application for registration as a contractor;

(d) application for award of contracts by government, its agencies and registered companies;

(e) application for approval of building plans;
(f) application for any
government license or
permit;

(g) any application relating
to the establishment or
conduct of business;

(h) application for any
government loan or
guarantee or
acquisition of assets for
housing, agriculture,
business or any other
purpose;

(i) registration of vehicles
and change of
ownership thereof;

(j) registration for
distributorship;

(k) confirmation of
appointment by the

Governor as Chairman
or Member of any
statutory board,
institution,
commission, company
or to any other similar
position in the
government;

(l) application for
allocation of market
stalls, shops and the
like;

(m) appointment or
election into public
office; and

(n) any other application
or process for which a
tax clearance
certificate is required
under this Law, section
84 of the Personal
Income Tax Act, or any
other enactment of the State House of Assembly and the National Assembly;

(6) Without prejudice to the provisions of the Stamp Duties Act and any applicable Act of the National Assembly, the appropriate authority shall demand tax clearance when checking documents of property transaction before accepting such documents for stamping or registration as the case may be.

(7) The Service shall have the power to prescribe by notice in the State, other purposes for which a Tax Clearance Certificate may be required.

(8) A Tax Clearance Certificate shall contain the following information relating to each of the three years immediately preceding the current year of assessment:

(a) Chargeable income of holder;

(b) tax payable:

(c) tax paid: and

(d) tax outstanding; and where no tax is due from the holder or from his income or property, the certificate shall contain a statement to that effect.

(9) The Service shall be the sole authority to issue a Tax Clearance Certificate under this Law but it may exercise its powers by employing the services of any person or company, provided that:
(a) the information which the Service requires the tax payer to provide (the data) shall not be excessive in relation to the purpose for which the Tax Clearance Certificate is to be issued;

(b) the Service shall request from the taxable person all details that are necessary to keep the data accurate and up to date;

(c) the Service shall make available to the taxable person, a smart card with the taxable person's identity number, names, signature and photograph embossed on the front side;

(d) the card shall hold data in respect of a particular taxable person in a secure format that can be accessed for authentication;

(e) the data shall be made accessible to third parties only in a form which permits identification of the taxable person and access to information on him for no longer than is necessary for the purpose of verifying his tax;

(f) the Service shall provide terminals free of charge to all persons or authorities empowered by this or
any other legislation to demand tax clearance certificate from any person;

(g) the Service shall ensure that the taxable person’s data on the card are kept confidential to the same extent as their ordinary tax records;

(h) every person having any official duty or being employed in the administration of this Law shall regard and deal with all documents, returns, assessment or other information as secret and confidential; and

(i) the Service shall not be liable for damages or any loss incurred by the cardholder as a result of inaccuracies in data supplied by him.

(10) A person issued with a Tax Clearance Certificate or electronic smart card shall, upon application, be advised as to:

(a) confidentiality of the information supplied;
(b) fees or charges for reissuing a lost card;
(c) complaint handling procedure; and
(d) procedure for review of personal data.

(11) The Service shall have power, from time to time, by an order in the Gazette to make such
other regulations as it may consider necessary for effective implementation of the Electronic Tax Clearance Certificate Scheme in the State.

32. (1) An authorized officer of the Service shall, between the hours of 9 a.m. and 4 p.m. on week days have free access to all lands, buildings and places and to all books and documents, whether in the custody or under the control of a public officer, institution or any other person whatsoever, for the purpose of inspecting any book, or document including those stored or maintained on computers, or on digital, magnetic, optical or electronic media, and any property, process or matter which the officer considers necessary or relevant for the purpose of collecting any tax under any law or enactment he is empowered to administer or for the purpose of carrying out any other function lawfully conferred on the Service, or considered likely to provide any information otherwise required for the purpose of any of those enactments or any of those functions and may, without fee or reward, make any extract from or copies of such books or documents.

(2) Where the hard copies of any of the books or documents mentioned in subsection (1) of this section are not immediately available because they are stored on a computer, or on digital, magnetic, optical or electronic media, the Service may take
immediate possession of such removable media and the related removable equipment or computer used to access the stored documents on the media in order to prevent the accidental or intentional destruction, removal or alteration of evidence in the investigation of criminal proceedings.

(3) Where the Service is able to obtain, in place of taking physical possession of such equipment, computer or storage media under subsection (2) of this section and the Service possesses the ability, equipment and computer software to make exact duplicate copies of all information stored on the computer hard drive and preserve all the information exactly as it is on the original computer, the Service shall make such a copy and use it as digital evidence during any investigation or criminal proceedings.

(4) The occupier of a land or building or place that is entered or proposed to be entered by an authorized officer shall:

(a) provide the officer with all reasonable assistance for the effective exercise of powers conferred by this Law; and

(b) answer questions relating to the effective exercise of the powers orally or, if required by the officer, in writing or by statutory declaration.
(5) Notwithstanding subsection (1) of this section, the authorized officer or a person accompanying the officer shall not enter any private dwelling except with the consent of an occupier or pursuant to an authorization issued under subsection (6) of this section.

(6) If the Chairman of the Service, on written application, is satisfied that the exercise by an authorized officer of his functions under this section requires physical access to a private dwelling, he may issue to the officer a written authorization to enter that private dwelling.

(7) Every authorization issued under subsection (6) of this section shall:

(a) be in the form prescribed by the Service as specified in the Third Schedule to this Law;

(b) be directed to a named officer of the Service;

(c) be valid for a period of 3 months from the date of its issue or such lesser period as the Chairman considers appropriate; and

(d) notwithstanding paragraphs (b) and (c) of this section, be renewable by the Chairman on application.

(8) Every officer exercising the power of entry conferred by an authorization issued under

61

62
subsection (6) of this section shall produce the written authorization and evidence of identity:
(a) On first entering the private dwelling; and
(b) Subsequently when he is reasonably required to do so.

33. (1) An officer of the Service authorized by the Chairman may remove records, books or documents accessed under section 32 of this Law to make copies.

(2) After copies have been made, the books and documents so removed shall be returned as soon as practicable.

(3) A copy of a book or document or digital evidence certified by or on behalf of the Chairman is admissible in evidence in courts as if it were the original.

(4) The owner of a book or document that is removed under this section may at his expense inspect and obtain a copy of the book or document at the time the book is being moved or at a reasonable time thereafter.

(1) The Service may, by notice in writing, appoint a person to be the agent of another person and the person so declared as agent shall be the agent of that person for the purpose of this Law, and may be required to pay tax which is or will be payable by the person from any money which may be held by him for or due by or to become due by him to the
person whose agent he has been declared to be, and in default of that payment the tax shall be recoverable from him.

(2) For the purpose of this Law, the Service may require any person to give information as to any money, fund or other asset which may be held by him or any money due from him to any person.

(3) For the purpose of this Law, if any tax is not paid within the period prescribed, a sum equal to 10 per cent of the amount of the tax payable shall be added and the provisions of this Law relating to the collection and recovery of such and further that:

(a) tax due shall carry interest at the prevailing monetary policy rate of the Central Bank of Nigeria from the date when the tax becomes payable until it is paid, and the provisions of the law relating to collecting and recovery of tax shall apply to the collection and recovery of the interest;

(b) the Service shall serve a demand notice upon the company or person in whose name the tax is chargeable and if payment is not made within one month from the date of the service of such demand notice, the Service may proceed to enforce payment under this Law; and
(c) an addition imposed under this section shall not be deemed to be part of the tax paid for the purpose of claiming relief under any of the provisions of this Law.

(4) Any person who, without lawful justification or excuse (the proof of which shall lie on the person), fails to pay any tax imposed within the prescribed period commits an offence under this Law.

(5) The Board shall have the power to remit any part or the whole of the addition due under subsection (1) of this section.

35. (1) Notwithstanding the power conferred on any revenue authority for the enforcement of payment of revenue if payment has become due and a demand notice has, in accordance with the provisions of the relevant law, been served on the chargeable person or his agent, and payment is not made within the time limited by the demand notice, the Service or other relevant revenue authority may for the purpose of enforcing payment of the amount due, distrain:

(a) upon the goods, chattels or other properties movable, the person liable to pay the tax outstanding; and

(b) upon all machinery, plant, tools, vehicles, and animals and effects in the possession, use or found on the premise
or on the land of the person.

(2) The authority to distraint under this section shall be in such form as the relevant revenue authority may direct and that authority shall be sufficient warrant and authority to levy by distraint the amount of revenue due.

(3) For the purpose of levying any distraint under this section, an officer duly authorized by the Chairman of the Service may apply to a Judge of competent jurisdiction sitting in Chambers under oath for the issue of a warrant under this section.

(4) A Judge of competent jurisdiction sitting in Chambers may authorize such officer, referred to in subsection (3) of this section, in writing to execute any warrant of distraint and, if necessary, break open any building or place in the daytime for the purpose of levying such distraint and he may call to his assistance any police officer and it shall be the duty of any police officer when so required to aid and assist in the execution of a warrant of distraint in levying the distraint.

(5) Things distrained under this section may, at the expense of the defaulter, be kept for 14 days and if at the end of this period the amount due in respect of the revenue, cost and charges of and incidental to the distraint are not paid, they may, subject to subsection (6) of this section be sold at any time.
(6) Out of the proceeds of a sale under this section, the cost of charges of and incidental to the sale and keeping of the distrain and disposal there under, shall be paid, thereafter the revenue due and the balance (if any) shall be paid to the defaulter on demand being made by him or on his behalf within one year of the date of the sale or shall be forfeited.

(7) Nothing in this section shall be construed as to authorize the sale of an immovable property without an order of a High Court, made upon application in such form as may be prescribed by the rules of court.

(8) In exercise of the power of distrain conferred by this section, the person to whom the authority is granted under subsection (4) of this section may distrain upon all goods chattels and effects belonging to the debtor wherever the same may be found in Nigeria.

(1) Notwithstanding the provisions of this Law or any other relevant law, any amount due by way of tax shall constitute a debt due to the State and may be recovered by a civil action brought by the Service.

(2) Where any tax has been short-levied or erroneously repaid, the person to whom the repayment has erroneously been made shall, on demand by the proper officer, pay the amount short-levied or erroneously repaid, as the case may be, and any such amount may be recovered as
if it were tax to which a person to whom the amount was so short-levied or erroneously repaid were liable.

37. (1) The Service shall take all necessary measures to assist Investigation of Offences any relevant law enforcement agency in the investigation of any offence under this Law.

(2) The Service shall have the power to investigate or cause investigation to be conducted to ascertain the violation of any tax law, whether or not such violation has been reported to the Service. General of the State for the purpose of further investigation.

(3) In conducting any investigation under subsection (2) of this section, the Service may cause investigation to be conducted into the property of any person if it appears to the Service that the lifestyle of the person and extent of his properties are not justified by his declared source of income.

(4) Where any investigation under this section reveals the commission of any offence or an attempt to commit any offence, the Service shall submit its findings to the relevant law enforcement agency and the Attorney.

(1) The Service may co-opt the assistance and co-operation of any law enforcement agency in the discharge of its duties under this Law.

(2) The law enforcement officers shall aid and assist an Warrants authorized officer in
the execution of any warrant of distrain and the levying of distrain.

39. Any Tax Officer armed with the warrant issued by a Court of competent jurisdiction and accompanied by a number of law enforcement officers as shall be determined by the Chairman may:
(a) enter any premises covered by such warrant and search for, seize and take possession of any book, document or other article used or suspected to have been used in the commission of an offence;
(b) inspect, make copies of, or take extracts including digital copies from any book, record, document or computer regardless of the medium used for their storage or maintenance;
(c) search any person who is in or on such premises;
(d) open, examine and search any article, container or receptacle;
(e) open any outer or inner door or window of any premises and enter same or otherwise forcibly enter the premises;
(f) remove by reasonable force any obstruction to such entry, search, seizure or removal as he is empowered to effect; and
(g) not be bodily searched under this section except by a person of the same gender.

40. The Service may, with the approval of the Board, reward any person, not employed in the Service, in respect of any information that may be of
assistance to the Service in the performance of its duties under this Law upon meeting such conditions as may be determined by the Board and the amount of such reward shall also be at the discretion of the Board.

(2) The identity of the person who gave information to the Service or Board shall be dealt with in accordance with the provisions of section 42 of this Law with regard to confidential information.

41. An officer of the Service or of any other authority in the State shall not be liable in any civil action or proceedings for any act or omission done by him in good faith in the performance of his duties or exercise of the powers conferred upon him under this Act or any other law.

(1) All information and documents supplied or produced in pursuance to any requirement of this Law or any other legislation being implemented by the Service shall be treated as confidential.

(2) Except as may otherwise be provided under this Law or as may otherwise be authorized by the Governor or Executive Chairman of the Service, any member or former member of the Board or any employee or former employee of the Service or of the State who communicates or attempts to communicate any confidential information or the content of any such document to any person, commits an offence and is liable on conviction to a fine of N500,000.00 or to imprisonment for 3 years or both.
43. (1) There is established for each
Local Government Council,
Local Council Development
Area, Area Council and
Administrative Office of the
State the Local Government
Council Revenue Committee
(referred to in this Law as the
"Revenue Committee").

(2) The Revenue Committee shall
consist of:
(a) a person experienced
in Public Service to be
appointed by the
Service from the Local
Government Council,
Local Council Development Area,
Area Council and
Administrative Office
Area as the Chairman;
(b) three heads of
departments of the Local
Government Council

(c) a member of the public
not being a member of
the Council who is
experienced in
revenue matters to be
nominated by the
Chairman-in-Council;
(d) a Councilor in charge
of Revenue;
(e) Area Revenue Officer
in the Local Government
to serve as Secretary.

(1) The Revenue Committee shall
carry out the assessment of all
levies, fines, rates, charges or
other revenue under its
jurisdiction.
(2) The Revenue Committee shall attend and present a report at the State Joint Revenue Committee.

(3) The Revenue Committee shall be autonomous of the Council Treasury and shall be responsible for the day-to-day administration of the Department or personnel which form its assessment team and liaison with the Service.

45. There is established for the State, a Joint Revenue Committee which shall comprise:

(a) the Executive Chairman of the Service as the Chairman;

(b) the Chairman of each Revenue Committee established under this Law;

(c) a representative of the following Ministries,

(d) the Secretary of the Service who shall be a member/Secretary of the Committee;

Departments or Agencies of the State whose rank is not below a Director:

(i) Local Governments and Chieftaincy Affairs;

(ii) Finance;

(iii) Land;

(iv) Budget and Economic Planning;

(v) Health;

(vi) Education;

(vii) Commerce and Industry;

(viii) Tourism;

(ix) Osun Waste Management Agency (OWMA);

(x) representative of Revenue Mobilization, Allocation and Fiscal Commission;

(xi) Ministry of Justice.
(e) Director of Legal of Enforcement/Legal Adviser.

46. The functions of the State Joint Revenue Committee shall be to:
(a) harmonize tax administration within the State;
(b) deal with revenue matters within the State and Local Governments;
(c) enlighten members of the public generally on revenue matters;
(d) consider relevant resolutions of the Joint Tax Board for implementation in the State; and
(e) advise the Joint Tax Committee in the State on revenue matters.

47. The Chief Judge of the State shall designate in each Federal Constituency, a Court of competent jurisdiction which shall give priority to matters relating to the revenue of the State.

48. (1) For the purpose of this Law, a revenue collector means a duly authorized officer of the Service or any of the Revenue Committees.

(2) The production by a revenue collector of an identity card and certificate or warrant:
(a) issued by and having printed thereon the office of the relevant revenue authority; and
(b) setting out his full names and stating that it is authorized to exercise the functions of a Revenue Collector.
Collector, shall be sufficient evidence that the revenue collector is duly authorized for the purpose of this Law.

49. Except as otherwise expressly provided in any Law, any revenue due to any authority in the State shall never be payable or collected in cash by any person or authority, but only by bank draft, electronic debit or credit card, point-of-sales terminal or money transfer into the bank account of the Service, and any other electronic means approved by the Board for such purpose.

50. (1) There is established by notice in the Gazette a body of Appeal Commissioners called the Tax Appeal Committee (in this Law referred to as the “TAC”).

(2) The TAC shall consist of a Chairman who shall be a legal practitioner of 10 years post call, a member of Chartered Institute of Taxation of Nigeria and a Chartered Arbttor and such other members to be appointed by the Governor on part-time basis.

(3) The members of the TAC shall:
(a) be persons of repute and good standing in their professional careers or in the society generally with such experience and knowledge in revenue and tax matters, acco tancy, management or Law as deemed appropriate by the Governor; and
(b) not include any member of the Board;

(c) may be appointed to sit in such zones of the State as the Governor may establish;

(d) may hold office for a period of 3 years and may be reappointed for another term of three years;

(e) may at any time resign his appointment by notice in writing addressed to the Governor; and

(f) shall cease to be an Appeal Commissioner if the Governor determines that his office is vacant and notice of the vacancy is published.

(4) Subject to any terms of reference given by the Governor, the TAC shall regulate its proceedings and shall submit its decisions in any matter brought before it to the Service for implementation.

(5) The Service shall upon the receipt of the report of the Committee take such steps as shall be necessary for the implementation of the recommendation of the TAC.

(6) The Service may appoint such a person within the Service to be the Registrar of the TAC.

A taxable person being aggrieved by an assessment made on him may appeal to the Committee within 30 days after the date of service of notice of the refusal of the Service to amend the assessment as desired.
52. The categories of persons to be administered under Section 58 of this Law shall include persons, where for all practical purposes their income cannot be ascertained or financial records are not kept in such manner as would enable proper assessment of income, and according to the following bands; Micro, Small, and Medium scale Businesses based on their level of activities.

53. The presumptive tax regime shall be administered by the Service using Tax Registration Form in the Third Schedule and Tax Returns Form in the Fourth Schedule of this Law on respective persons on annual basis.

54. Persons operating under the Presumptive Tax Regime are to file return on or before 90 days from the commencement of every year.
56. (1) It shall be the duty of the taxable person to file his returns annually, but the Service shall engage the person with a view to obtaining relevant information on the nature and level of business carried out.

(2) Pursuant to the outcome of subsection (1) of this section, the Service shall determine the band the taxable person should belong to.

(3) Taxable persons shall be encouraged by the Service to keep records of their transactions.

57. Any taxable person that contends the band or assessment arrived at may file an objection to the Service stating clearly the grounds within 15 days of the receipt of the assessment.

Where the taxable person is not satisfied with the decision of the Service, such person may appeal to the Revenue Complaints Department within 15 days of the receipt of the decision.

A taxable person who keeps up to date records and files a return within the specified period shall be granted a rebate of 1% of the tax payable.

(1) Except where it is almost impossible, taxable persons are to be encouraged to keep some form of records in order to exit from the Presumptive Tax regime and be assessed on Pay-As-You-Earn or Direct Assessment Principle.

(2) A taxable person under Sections 52 to 56 of this Law may voluntarily exit and file the
requisite tax returns and be assessed accordingly.

(3) Where the Service discovers, based on available record or any other valid record or information that the taxable person ought to be assessed under this Law, such taxable person shall be assessed as appropriate.

61. A taxable person under Sections 52 – 56 of this Law who fails or neglects to make payment of the tax due shall be liable to pay the sum equal to 5% per annum.

62. Subject to the provisions of this Law, there is imposed a Land Use Charge land based charge, to be called Land Use Charge which shall be payable on all real property situated in the State.

6. Land Use Charge shall be payable in respect of any property that is not exempted under Section 67 of this Law.

(1) The Commissioner responsible for Finance shall undertake or causes to be undertaken an assessment of chargeable properties in such areas of the State as the Commissioner may designate by Order in the Gazette.

(2) For the purpose of subsection (1) of this section, the Commissioner for Finance may appoint property identification officers, qualified assessors, valuers and other persons as he may consider necessary.

(3) For the purpose of carrying out the identification or assessment of a property, the identification officers or
assessors or their authorized assistants may, on any day of the week between the hours of 8.00 a.m. and 6.00 p.m.:
(a) Enter, inspect, survey and assess the property;
(b) Request documents or other information to be produced to the identification officer or assessor;
(c) Take photographs; and
(d) Make copies of documents necessary for the inspection.

The owner of the title to the property is liable to pay Land Use Charge in respect of any taxable property.

65. The Land Use Charge payable for any property under this Law shall be as specified in the Schedule to this Law, and where no provision is made the Board shall determine the appropriate rates payable.

66. The following properties shall be exempted from payment of Land Use Charge:
(a) A property owned and occupied by a religious body and used exclusively for public worship or religious education;
(b) Cemeteries and burial grounds;
(c) A recognized and registered institution or educational institute certified by the Commissioner for Finance to be non-profit making;
(d) Property used as public library;

(e) Any property specifically exempted by the Governor by notice published in the Gazette;

(f) All palaces of Obas and Chiefs in the State;

(g) The Commissioner responsible for Finance may, by notice published in the Gazette grant partial relief for a property that is:

(i) Occupied by a non-profit making organization and used solely for community games, sports, athletics or recreation for the benefit of the general public;

(ii) Used for a charitable or benevolent purpose for the benefit of the general public and owned by the State Government, Local Government Council, Local Council Development Area, Area Council or Administrative Office, Federal Government or a non-profit making organization.

88. (1) An exempted property or part of an exempted property shall become liable for Land Use Charge if:

(a) The use of the property changes to one that does not qualify for the exemption; or

(b) The occupier of the property changes to
one who does not qualify for the exemption.

(2) If the Land Use Charge status of a property changes, a Land Use Charge imposed in respect of that property shall be pro-rated so that the Land Use Charge is payable only for that part of the year in which the property or part of it, is not exempted.

69. (1) The Service shall cause to be issued in each Financial Year a Land Use Charge Demand Notice with respect to every chargeable property that has been assessed in accordance with this Law.

(2) A Land Use Charge Demand Notice shall be delivered to the owner or occupier.

(3) If there is no owner or occupier or agent available to take delivery, the Land Use Charge Demand Notice shall be pasted on the property and such posting shall be deemed sufficient delivery of the notice.

(4) The person liable to pay the amount of Land Use Charge on the demand notice shall within thirty (30) calendar days after the date of delivery of the Land Use Charge Demand Notice pay that amount at one of the designated banks specified in the Demand Notice.

(5) Upon an application in writing made by the owner, the Commissioner for Finance may reduce the Land Use Charge by such discount as is specified in the demand
notice, if the owner pays within fifteen (15) days of receiving the demand notice.

70. (1) A taxable person liable to pay Land Use Charge may appeal to the Tax Appeal Committee.

(2) An appeal shall not lie unless:

(a) Notice is given in the prescribed manner to the Commissioner for Finance;

(b) The prescribed fee is paid to the Assessment Appeal Tribunal;

(c) In the case of a person aggrieved with his property assessment:

(i) 50% of the amount of the assessed Land Use Charge being disputed is deposited directly into the State Government Assessment Appeal Account which shall be maintained by the Commissioner for Finance at a designated Bank;

(ii) The appellant has produced to the Tribunal the receipt for the payment of the amount from the bank and such receipt has been confirmed by the Commissioner for Finance as valid.
71. (1) The Commissioner responsible for Finance shall cause an account to be opened to be known as the Land Use Charge Collection Account, consisting of all Land Use Charge payments deposited in each designated bank in accordance with this Law.

(2) At the beginning of each month, the Service shall furnish the Commissioner for Finance the total amount of Land Use Charge payments on deposit in the Account.

(3) The Service shall, not later than ten (10) days after a meeting of State Joint Local Government Account Committee, pay to each Local Government Council, Local Council Development Area, Area Council and Administrative Office in the State a share of the Land Use Charge collected and standing on deposit in the Land Use Charge Collection Account.

(4) The share to be paid by the Service to each Local Government Council, Local Council Development Area, Area Council and Administrative Office shall be such percentage of the Net Land Use Charge on deposit at the end of each month with whatever is due to the State and to the Local Government Council, Local Council Development Area, Area Council and Administrative Office Areas on such ratio approved by a resolution of the State House of Assembly.
72. Subject to the approval of the State House of Assembly, the Commissioner responsible for Finance may by Order in the Gazette, make regulations generally for carrying into effect the purpose of Sections 62 to 71 of this Law.

73. (1) A tax is imposed on any person (referred to in this Law as “the Consumer”) who:
(a) pays for the use or possession or for the right to the use or possession of any hotel, hotel facility or events centre; or
(b) purchases consumable goods or services in any restaurant whether or not located within a hotel in Osun State.

(2) The amount to which this tax applies shall be the total cost of facilities, consumable or personal services supplied to a consumer in, by or on behalf of the hotel, restaurant or events centre.

74. The rate of tax imposed by this Law shall be five per cent of the total Law issued to the consumer, excluding Value Added Tax.

75. A person owning, managing or controlling any business or supplying any goods or services chargeable under Section 73 of this Law (referred to in this Law as the “Collecting Agent”) shall collect for and on behalf of the State, the tax imposed by this Law based on the total amount charged or payable by the consumer in accordance with the provisions of Section 74 of this Law.
76. (1) Any Hotel, Restaurant, Event Centre or other business affected by this Law shall, within thirty (30) days of the commencement of this Law or upon commencement of business, whichever is earlier, register with the Service for the purpose of this Law.

(2) Every Collecting Agent shall produce evidence of registration with the Service as a condition precedent to any contractual relationship with the State Government or any of its Ministries, Departments, Parastatals or Local Government Council, Local Council Development Area, Area Council and Administrative Office's Authorities.

77. (1) Every Collecting Agent shall:
(a) keep, maintain and preserve such records, books and accounts in respect of all transactions chargeable under section 79 of this Law as the Service may prescribe and shall enter regular accounts of the tax collected from day to day;

(b) subject to the provisions of subsection (3) of this section, pay to the designated account of the State Government, the tax collected during the preceding reporting period and at the same time, file with the Service, a report stating:
(i) the total amount of payments made for
all chargeable
during the
preceding reporting
period;

(ii) the amount of tax
collected by the
agent during the
reporting period; and

(iii) any other
information
required by the
Service to be
included in the
report.

(2) For the purpose of these provisions, each calendar month is a reporting period and the taxes imposed and collected under this Law are due and payable on or before the 20th day of each calendar month.

(3) The tax collected shall be a debt due to the State and recoverable by the Service from the supplier of chargeable facilities, goods and services.

78. An officer of the Service:

(1) may enter without warrant, any premises on which he reasonably believes that a person is carrying on business in order to ascertain whether this Law is being complied with by the occupier of the premises or any other person.

(2) shall at any reasonable time of the day be given access to all books and records of any hotel, restaurant or other establishment offering chargeable goods and services for the purpose of verifying facts necessary to
79. Where a Collecting Agent fails to make a return or remittance as required by the provisions of this Law or where his returns are not substantiated by records, the Service may make an estimate of the total amount of tax due and may order him in writing to pay the estimated amount to the State Government within 21 days of the date of service of the order.

80. The Service may from time to time by Order published in the Gazette issue rules and regulations for the determination, collection and remittance of taxes due and for the proper administration of Sections 73 to 79 of this Law.

81. All taxes that are not remitted to the designated account of the Government within the time allowed, shall in addition to other penalties prescribed by this Law, bear interest at the rate of five percent per annum above the prevailing Central Bank of Nigeria Monetary Policy Rate as determined at the time of actual remittance.

82. (1) If a Collecting Agent fails to file a report and remit taxes (the goods and services tax) collected within the time allowed by Section 77 (2) of this Law, that Agent shall, in addition to interest payable under Section 81 of this Law, pay a penalty of ten per cent of the amount of tax due.

(2) Any Director, Manager, Officer, Agent or Employee of...
the Collecting Agent who fails to comply with the provisions of this Law, shall be guilty of an offence and liable on conviction to six months imprisonment or a fine of Two Million Naira (₦2,000,000.00) or both.

83. (1) When a hotel, restaurant, event centre or other facility covered by this Law is sold or otherwise disposed of, the transeree shall withhold such amount of the purchase price or other consideration as is sufficient to offset all payments already due to the Government under the provisions of this Law, unless the transferor has first provided a receipt issued by the Service showing that the amount due at the date of transfer had been paid or that no amount was due.

(2) A transeree of a chargeable facility who fails to comply with the provisions of subsection (1) of this section shall be liable to pay the amount due to the designated Government account and the provisions of Section 81 and 84 of this Law shall apply as if he was operating the hotel business at the time the payments were due.

(3) The transeree of a chargeable facility may request from the Service, a certificate stating that no tax is due or stating the amount of tax due from the facility at the date of transfer.
In the absence of willful concealment or fraud, the period of limitation during which the Service may assess tax against a transferor under this section is four (4) years from the date when the transferor disposed of all assets, or when a chargeable facility was available for use. The Service shall issue the certificate within sixty (60) days after the date of request. If the certificate is not issued within thirty (30) days after the date of the request or within thirty (30) days of receiving the request, the Service shall issue the certificate within thirty (30) days after the day on which the relevant record of the business are made available for audit. Whenever the certificate is issued, the certificate shall be available for audit. Whenever the certificate is issued, the certificate shall be issued.

From the commencement of this Law, revenue item shall be payable to the State except those contained in the First Schedule hereto.

Revenue already payable to the State.
85. (1) All Taxes, Levies, Fees, Charges or Rates shall be assessed by the relevant Ministry, Department or Agency of the State.

(2) No person including a Ministry, Department or Agency shall mount a roadblock in any part of the State for the purpose collecting any Tax, Levy, Fee, Charge or Rate.

86. (1) In the case of Taxes, Levies, Fees, Charges or Rate that require assessments, the relevant Ministry, Department or Agency shall serve notices of assessment by hand at the relevant address or sent by registered post or e-mail to each person in whose name the assessment is made.

(2) The relevant Ministry, Department or Agency shall allow until the 31st of January for taxable persons to pay voluntarily. The relevant Ministry, Department or Agency shall proceed to assess every other person chargeable with payment of any levy after 31st January. Notwithstanding the provisions of this section, the relevant Ministry, Department or Agency may assess and serve notice of assessment before 31st of January if the relevant Ministry, Department or Agency considers the assessment to be necessary.

87. The relevant Ministry, Department or Agency shall prepare a list of taxable persons assessed and served with notices. The notice shall contain the name and address
of the taxable person, type and amount of levy assessed, date of service and any other relevant information.

88. Each Ministry, Department and Agency shall issue notice(s) in respect of Taxes, Levies, Fees, Charges and Rates as listed in the first Schedule to this Law. Where a person is liable to two or more of the scheduled Taxes, Levies, Fees, Charges or rates in any year of assessment, the relevant Ministry, Department and Agency shall serve a single demand notice indicating the amount due on each of the revenue items.

89. (1) If any person disputes an assessment, he may apply to the relevant Ministry, Department or Agency, by notice of objection in writing to review and revise the assessment and such application shall state the grounds of objection to the assessment and shall be made within thirty days from the date of service of the notice of the assessment.

(2) On receipt of a notice of objection, the relevant Ministry, Department or Agency may require the person giving the notice to furnish such particulars and to produce such books or other documents as the relevant Ministry, Department or Agency may deem necessary, and may summon any person who may be able to give information which is material to the determination of the objection, to attend an examination.
(3) In the event of any person who has objected to an assessment agreeing with the relevant Ministry, Department or Agency as to the correct amount of the tax chargeable, the assessment shall be amended accordingly and notice of the tax chargeable shall be served upon such person, provided that, if an application for revision under the provisions of the section fails to agree with the relevant Ministry, Department or Agency on the amount of the tax chargeable, the relevant Ministry, Department or Agency shall give notice of refusal to amend the assessment to such amount as the Board may determine and give notice of the revised assessment of the tax payable together with notice of refusal to amend the revised assessment and wherever requisite, any reference in this Law to an assessment or to an additional assessment or to an individual assessment shall mean an assessment as revised under the provisions of this Law.

90. The relevant Ministry, Department or Agency shall, within thirty days of receipt of notice of objection, revise the assessment and issue notice of amended assessment or where it refuses to do so, issue notice of refusal to amend the assessment.

91. The Osun Board of Internal Revenue Service shall be the sole authority to collect and account for all Taxes, Levics, Fccs, Charges and Rates in the State.
92. (1) Unless payment due dates are specified in another Law, all persons to whom this Law applies shall pay to Revenue Collectors all taxes, levies, fees, charges and rates as prescribed in the First Schedule to this Law:

(a) within sixty (60) days after the service of an assessment/demand notice on him, in respect of amounts due to be paid annually;

(b) within five (5) days from the beginning of every month, respect of amounts due to be paid monthly;

(c) immediately, in any other case.

(2) Except as otherwise provided in any Law, revenue due to any authority in the State shall be payable by cash, bank draft, electronic debit, or credit card or money transfer into any of the bank designated by the Board.

93. (1) The Commissioner for Finance may, subject to the approval of State House of Assembly, review the revenue rates in the First Schedule to this Law and may receive advice, inputs from Ministries, Departments and Agencies in the State in that regard.

(2) The rates of court fees and fines shall however, be reviewed in accordance with the provisions of the relevant High Court Rules of Osun State.
94. No assessment, warrant, notice or other proceedings made in accordance with the provisions of this Law or any other Revenue Law in force in the State shall be quashed or deemed to be void or voidable by want of form, mistake, defect or omission if the same is in substantial conformity with this Law or other applicable Law and if the person is charged or intended to be charged or affected by it is designated therein to common intent and understanding.

95. (1) After auditing, the Board may return to the taxpayer such amount paid in excess of the tax due.

(2) The refund shall be made within sixty (60) days of the decision to make the refund, with the option of setting off the amount due against future tax.

96. (1) For the purpose of obtaining full information in respect of the profits or income of any taxable person, body corporate or organization, the Board may give notice to that person, body corporate or organization requiring him or it, within the time specified by the notice to:

(a) complete and deliver to the Board any return specified in such notice; or

(b) appear personally before an officer of the Internal Revenue Service for examination with respect to any matter relating to profits or income; or
produce or cause to be produced for examination, books documents, and any other information at the place and time stated in the notice, which may be from day-to-day for such period as the Internal Revenue Service may deem necessary; or

(d) give orally or in writing any other information including a name and address specified in such notice.

(2) For the purpose of paragraph (a) to (d) of subsection (1) of this section, the time specified by such notice shall not be less than seven (7) days from the date of service of such notice except that an officer of the Board not below the rank of a Chief Inspector of Taxes or its equivalent may act in any of the cases stipulated in paragraphs (a) to (d) of subsection (1), without giving any of the required notices set out in this Section.

(3) A person who contravenes the provision of this section shall in respect of each offence be liable on conviction to a fine equivalent to 100% of his actual tax liability.

(4) The provisions of this section or any other provisions of this Law, shall not be construed as precluding the Board from verifying by the audit or investigating any matter relating to returns or entries in any book, documents or
accounts including those stored in a computer, or digital or magnetic or optical electronic media as may be specified by the Board.

(5) Any person may apply in writing to the Board for extension of the time within which to comply with the provisions of this section, provided that the person:
(a) Makes the application before the expiration of the time stipulated in the section for making the returns; and
(b) Shows good cause for his inability to comply with this provision.

(6) If the Board is satisfied with the cause shown in the application under paragraph (a) of subsection (5) of section 26 it may in writing grant the extension of the time or limit the time as it may consider appropriate.

97. (1) Without prejudice to section 27 of this Law, every person engaged in banking shall prepare and deliver to the Board quarterly returns specifying:
(a) in the case of an individual, all transactions involving the sum of One Million Naira and above; or
(b) in the case of Partnership or unincorporated business names, all transactions involving the sum of three million Naira and above; and
(c) The names and addresses of all customers of the bank connected with the transaction.

(2) Subject to subsection (1) of this section, for the purpose of obtaining information relating to taxation, the Board may give notice to any person including person engaged in banking business in Nigeria to provide within the time stipulated in the notice, information including the name and address of any person specified in the notice.

(3) A person engaged in banking business in Nigeria shall not be required to disclose any additional information about his customer or his bank under this section unless such additional disclosure is required by a notice signed by the Chairman of the Board on the advice of the Technical Committee of the Board.

(4) Any person who, having been engaged in banking in Nigeria, contravenes the provision of this Section, commits an offence and shall, in respect of each contravention be liable to a fine of Five Hundred Thousand Naira (N500,000.00) in the case of body corporate and in the case of an individual a fine of Fifty Thousand Naira (N50,000.00) or imprisonment for a term of three years or both such fine and imprisonment.

98. (1) A person who contravenes any of the provision of this Law or any regulation made there under commits an
offence and, where no specific penalty is provided shall be liable on conviction to a fine not less than N50,000.00 (fifty thousand Naira) or more than N10,000,000.00 (ten million Naira) or imprisonment for a term not less than six (6) months or exceeding three (3) years or to both such fine and imprisonment.

(2) Where an offence under this Law is committed by a body corporate or firm or other incorporated trustees or other similar association of individuals;
(a) every director, manager, secretary or other similar officer of the body corporate; or
(b) every partner of the firm; or
(c) every trustee and person concerned in the management of the registered trustee; or
(d) every person purporting to act in any management capacity in such body corporate or firm or incorporated trustee or similar association of individuals, commits an offence and is liable to be proceeded against and punished for the offence under subsection (1) hereof in like manner as if he had himself committed the offence, unless he proves that the act or omission constituting
99. A person who:
(a) fails to comply with a requirement or notice served on him by the Service under this Law; or

(b) without sufficient cause fails to comply with any notice or summons served on him in respect of any proceeding of the Service or that of the TAC for considering a notice of objection or an appeal by that person, as the case may be; commits an offence and is liable on conviction to a fine of N50,000.00 (Fifty thousand naira) or to a term of imprisonment not exceeding three (3) months or to both such fine and imprisonment.

100. A person who:
(1) does, makes or gives, as applicable:

(a) an incorrect return or statement by omitting or understating any income chargeable to tax under this Law; or

(b) any incorrect information in relation to any matter or thing affecting the liability to tax of any taxable person, commits an offence and is liable on conviction to a fine of N200,000.00 (two hundred thousand naira) and twice the amount of the tax which has been undercharged in consequence of such incorrect return or information, or would have been so
undercharged if the return or information, had been accepted as correct;

(2) No person shall be held liable under the provisions of subsection (1) of this section unless the complaint concerning such offence was made in the year of assessment in respect of or during which the offence was committed or within 3 years after the expiration thereof.

101. A person who:
(a) for the purpose of obtaining any deduction, set-off, relief or repayment in respect of tax for himself or any other person, or who in any statement or returns, account or particulars made or furnished with reference to tax, knowingly makes any false statement or false representation; or

(b) aids, abets, assists, counsels, incites or induces any other person to:
(i) make or deliver any false statement or returns under this Law; or

(ii) keeps or prepare any false accounts or particulars concerning any income on which tax is payable under this Law; or

(iii) unlawfully refuses or neglects to pay tax commits an offence and is liable on conviction to a fine of N200,000.00 (two hundred thousand naira) and 100% of the
amount of tax unpaid or to imprisonment for a term not exceeding five (5) years or to both such fine and imprisonment.

102. If a person obliged to deduct any tax under this Law or any other applicable law fails to deduct or having deducted fails to pay or remit to the Service within 30 days from the date the amount deducted or the time the duty to deduct arose, such a person commits an offence and shall on conviction be liable to pay the tax withheld or not remitted in addition to a penalty of 10 percent of the tax withheld or not remitted per annum and interest at five percentage points above the prevailing Central Bank of Nigeria Monetary Policy Rate.

103. Unless otherwise provided in this Law, a person who fails to pay in full any tax, levy, rate charge or other revenue due to the State or a Local Government Council, Local Council Development Area, Area Council or Administrative Office commits an offence and is liable upon conviction to a fine of 50% of the total amount of revenue which was due and payable; or to imprisonment for 18 months or to both such fine and imprisonment.

104. A person who:
   (a) counterfeits or falsifies any document which is required by or for the transaction of any business under this Law or any law being administered by the Service; or
   (b) knowingly accepts, receives or uses any document so counterfeited or falsified; or
(c) alters any such document after it is officially issued; or

(d) counterfeits any seal, signature, initial or other mark, or used by any officer for the verification of such a purpose relating to tax; or

(e) being an employee of the Service, initiates, connives or participates in the commission of any of the offences in paragraphs (a) to (c) of this section commits an offence and is liable on conviction to a fine of ₦500,000.00 (five hundred thousand naira) or to imprisonment for a term of three (3) years or both.

105. A person who:
(a) obstructs, hinders, molests or assaults any person or authorized officer in the function or the exercise of any power under this Law; or

(b) does anything which impedes or is intended to prevent the carrying out of any search, seizure, removal or distress; or

(c) rescues, damages or destroys anything so liable to seizure, removal or distress or does anything intended to prevent the procuring or giving of evidence as to whether or not anything is liable to seizure, removal or distress; or

(d) prevents the arrest of any person by a person duly engaged or acting as aforesaid or rescues any person so arrested, commits an offence and is liable on conviction to a fine not exceeding ₦200,000.00 (two hundred thousand naira) or imprisonment for a term not exceeding three (3) years or both.
106. A person appointed for the due administration of this Law or employed in connection with the assessment and collection of a tax who:

(a) demands from any individual, corporate entity or any other taxable person, an amount in excess of the authorized assessment of tax; or

(b) withholds, for his own use or otherwise, any portion of the amount of tax collected; or

(c) renders a false returns, whether orally or in writing, of the amount of tax collected or received by him; or

(d) defrauds any person, embezzles any money, or otherwise uses his position to deal wrongfully with the Service; or

(e) steal or misuses the Service's documents; or

(f) compromises on the assessment or collection of any tax, commits an offence and shall be liable on conviction to a fine equivalent to 200% of the sum in question or imprisonment for a term of three (3) years or both.

107. (1) A person who, in commission of any offence against this Law, is armed with any offensive weapon commits an offence and shall be tried in accordance with the State of Osun Administration of Criminal Justice Law, 2018 of Osun State and or the Criminal Code Law of Osun State.

(2) A person who, while armed with an offensive weapon, causes injury to any officer or authorized officer of the
Service in the performance of his function under this Law, commits an offence and shall be tried in accordance with the State of Osun Administration of Criminal Justice Law, 2018 and or the Criminal Code Law of Osun State.

108. A person who connives with one or more persons for the purpose of contravening any of the provisions of this Law commits an offence and is liable on conviction to imprisonment for a term of 1 year.

109. (1) A person who, not being a revenue collector in the employment of the Service, holds himself out as a tax officer or revenue collector and attempts to collect or collects any revenue due to the State or a Local Government Council, Local Council Development Area, Area Council and Administrative Office commits an offence and is liable on conviction to a fine of N250,000 or imprisonment for 3 years or both and any amount collected by him shall be forfeited to the State or the relevant Local Government Council, Local Council Development Area, Area Council and Administrative Office.

(2) If for the purpose of obtaining admission to any building or other place or for doing or procuring to be done any act which he would not be entitled to do or procure to be done of his own authority, or for any other unlawful purpose, any person, not being an authorized officer, assumes 'the name or designation or impersonates the character of an authorized officer, he shall, in addition to any other
punishment to which he may be liable, be liable on conviction to a fine of N100,000.00 (one hundred thousand naira) or to imprisonment for a term of two (2) years.

110. The Legal Adviser and any other Legal Officer of the Service may appear for and represent the Service in his professional capacity in any proceeding in which the Service is a party.

111. (1) The Service may, with the approval of the Attorney-General compound any offence under this Law by accepting a sum of money not exceeding the maximum fine specified for the offence.

(2) The Service shall issue a treasury receipt for any money received under subsection (1) of this section.

112. The institution of proceedings for or the imposition of a penalty, fine or term of imprisonment under this Law shall not relieve any person from liability to payment of any tax for which he is or may become liable or chargeable.

113. (1) Notwithstanding the provisions of this Law, the relevant provisions of all laws to be administered by the Service shall be read with such modifications as to bring them into conformity with the provisions of the Personal Income Tax Act, Capital Gains Tax Act and Stamp Duties Act.

(2) Any Ministry, Department or Agency which immediately before the commencement of this Law, is vested with the
power by virtue of any Law or instrument to administer or collect any tax, non-tax revenue or levies imposed by and accruable to the State Government or any Local Government Council, Local Council Development Area, Area Council and Administrative Office, shall cease to exercise such power and the power to administer and collect the taxes, non-tax revenue and levies shall vest exclusively in the Service.

(3) The relevant provisions of all existing enactments including but not limited to the laws and bye laws in Schedules to this Law shall be read with such modifications as to bring them into conformity with the provisions of this Law.

If the provisions of any other State law including the ones in the Schedules for the charging and collection of revenue are inconsistent with the provisions of this Law, the provisions of this Law shall prevail and the provisions of that law shall, to the extent of its inconsistency, be void.

(4) The provisions of the Schedules hereto are an integral part of this Law and, subject to subsections (1) and (2) herein above, shall be read, construed and enforced accordingly.

114. (1) The Governor may issue directives of general or specific nature to the Board or the Service as may be deemed necessary for the proper implementation of this Law and the Board or Service, as the case may be, shall

Compliance with Governor's.
comply therewith provided the said directives do not conflict with any of the provisions of this Law.

(2) The Governor shall not give any directive, order or instruction in respect of any particular person which would have the effect of requiring the Board to increase or decrease any assessment of tax made or to be made or any relief given or to be given or to defer the collection of any tax or judgment debt due, or which would have the effect of initiating, forbidding the initiation of, withdrawing or altering the normal course of any proceeding whether civil or criminal relating either to the recovery of any tax or to any offence under this Law or any other tax legislation.

(3) In any proceeding, whether civil or criminal under this Law or any of the laws administered by the Service, any act, matter or thing done by the Service or the Board in pursuance of the said laws shall not be subject to challenge on the ground that such act, matter or thing was not or was not proved to be in accordance with any directive given by the Governor.

115. (1) Every person having any official duty or being employed in the administration of this Law shall regard and deal with all documents, information, returns, assessment list and copies of such list relating to the income, profits or items of profits, tax matters, assessments and liabilities of any individual or company, as secret and treat them with the
utmost confidentiality and good faith.

(2) Every person having possession of or control over any document, information, returns of assessment, lists or copies of such relating to the tax matters, assessments and liabilities, income and profits or losses of any person who at any time communicates or attempts to communicate such information or anything contained in such documents, returns, lists or copies to any other person:

(a) other than a person to whom he is authorized by the Executive Chairman to communicate it;

(b) otherwise than for the purpose of this Law or of any other enactment, commits an offence under this Law.

(3) No person appointed or employed under this Law shall be required to produce any return, document or assessment, or to divulge or communicate any information that comes into his possession in the performance of his duties except as may be necessary in order to institute a prosecution, or in the course of a prosecution for any offence committed in relation to any tax in Nigeria.

(4) Where under any law in force in respect of any double taxation treaty with any country, provision is made for the allowance of relief from income tax in respect of the payment of income tax in
Nigeria, the obligation as to secrecy imposed by this section shall not prevent the disclosure to the authorized officers of the Government of that country of such facts as may be necessary to enable the proper relief to be given in cases where such is claimed from tax in Nigeria or from income tax in that country.

(5) Where an agreement or arrangement with any other country with respect to relief for double taxation of income or profits includes provisions for the exchange of information or avoidance of tax, the obligation as to secrecy imposed by this section shall not prevent the disclosure of such information to the authorized officers of the Government of such country.

116. (1) A power conferred and any duty imposed upon the Board or Service may be exercised or performed by the Board or Service or by an officer authorized generally or specifically in that behalf by the Board or by the Executive Chairman.

(2) Notwithstanding the provision of subsection (1) of this section, the Service may, at any time and at its discretion, reverse or otherwise modify the decision of any officer, affecting any tax or taxation income, whether or not the discretion to make the decision was conferred on the officer by any tax law or whether or not the officer was authorized by the Service to make the decision, and the reversal or modification of the decision by the Board shall...
have effect as if it were the original decision made in respect of the manner concerned.

(3) An order, ruling or directive made or given by an approved Committee of the Board pursuant to this section shall not be treated as an order, ruling or directive of the Board, until the order, ruling or directive has been ratified by the Board pursuant to the power vested on the Board under this Law.

117. Anything done or required to be done by the Service or the Board in pursuance of any of its power or duties under this Law or any other law may be signed under the hand of the Chairman or an officer who has been authorized by the Board to do so.

118. (1) If any officer or former officer of the Service:

(a) is or was responsible for any improper payment of money from the fund of the Service or for any payment of such money which is not duly documented; or

(b) is or was responsible for any deficiency in, or for the destruction of, any money, security, store or other property of the Service; or

(c) fails or has failed to keep proper accounts or records; or

(d) fails to make any payment, or is responsible for any delay in the payment of money
of the Service to any person to whom such payment is due under any contract, agreement or arrangement entered into between that person and the Service; or

(e) without a satisfactory explanation given to the Service within a period specified by the Service, with regard to the failure to collect, improper payment not duly documented, deficiency or destruction, or failure to keep proper accounts of records, or failure to make payment or delay in making payment; the Service may surcharge the said officer such sum as it deems fit.

(2) Any action taken under subsection (1) of this section shall be subject to the approval of the Board and when such approval is obtained, the Executive Chairman shall notify the person surcharged under this section.

(3) The Board may at any time withdraw any surcharge in respect of which a satisfactory explanation has been received from the person concerned or if it otherwise appears that no surcharge should have been made the Board shall at once inform the Chairman of such withdrawal.

(4) The amount of any surcharge imposed under subsection (1) of this section and not withdrawn under subsection
(3) of this section shall be a debt due to the Service from the person against whom the surcharge is imposed and may be sued for and recovered in any court by a suit initiated by the Service for its recovery and may also be recovered by deduction from the salary or other emoluments of the person surcharged if the Board so directs.

119 (Subject to the provisions of this Law, the provisions of the Public Officers Protection Law Cap 137 Vol. VI Laws of Osun State 2002 shall apply in relation to any suit instituted against the Executive Chairman or any member, officer or employee of the Service or member of the Board for anything done under the lawful authority of this Law.

120. A notice, summons or other document required or authorized to be served on the Service under the provisions of this Law or any other law may be served by delivering it to the Chairman at the principal office of the Service.

121. (1) In any action or suit against the Service, no execution or attachment of process in the nature thereof shall be issued against the Service unless not less than 3 months, notice of the intention to execute or attach has been given to the Service.

(2) Any sum of money which by the judgment of any court has been awarded against the Service shall be, subject to any direction given by the court, where no notice of appeal against the judgment
122. A member of the Board, the Executive Chairman or any officer of the Service shall be indemnified out of the assets of the Service against any liability incurred by him in defending any proceeding, whether civil or criminal, if the proceeding is brought against him in his capacity as a Chairman or member of the Board or officer or other employee of the Service.

123. The Board may, on the advice of the Service, make regulations by notice in the Gazette for carrying into effect the provisions of this Law and for the due administration of its provisions and may in particular, make regulations:
(a) prescribing the forms for returns and other information required under this Law or any other law;
(b) prescribing the procedure for obtaining any information required under this Law or any other law; and
(c) on the general procedure for assessment and collection of any tax or levy in the State and other incidental matters.

124. The Commissioner for Finance may by order in the Gazette review the rates of taxes, amounts of levies and other charges in this Law and the Schedules to this Law, upon approval by the Governor of the State as Regulation pursuant to this Law.

125. The State of Osun Land Use Charge Law, 2016 and State of
Osun Revenue Administration Law, 2012 are hereby repealed.

126. In this Law, unless the context otherwise requires:

"Assessable Income" means chargeable income on which tax is computed;

"Appraise" means to determine the market value of real property either by entry thereon and inspection thereof or by use of an adjustment multiplier;

"Board" means the Osun Internal Revenue Board established under section 4 (1) of this Law;

"Book" includes any register, document or other record of information and any account or accounting record however compiled, recorded or stored, whether in written or printed form or micro-film, digital, magnetic or electronic form or otherwise and all types of information stored on computers and any other similar equipment;

"Chargeable income" includes the total income of any person or body corporate on which tax is charged;

"Commissioner for Finance" means a Commissioner responsible for Finance or any other person appointed to function in that behalf.

"Consultants" includes tax practitioners, accountants, legal practitioners or any other recognized professionals that have been certified by their relevant professional bodies in Nigeria;

"Court" means the High Court of Osun State or such other Court
designated by the Chief Judge of the State to adjudicate on any matter within the ambit of this Law;

"Document" includes any record of information supporting accounts and accounting records including reports or correspondence or memoranda or minutes of meeting, however compiled, recorded or stored, whether in written or printed form or microfilm, digital, magnetic, electronic or optical form or

"Demand Notice" means a tax demand notice for any tax collectible by the Osun State Internal Revenue Service;

"Delegation" means power and authority given to the Service by any organ or agency of Government in Osun State; otherwise and all types of information stored in computer and any other similar equipment;

"Executive Chairman" means the Chairman of the Board appointed pursuant to section 4 (2) (a) of this Law;

"Gazette" means the Osun Government Official Gazette;

"Governor" means the Governor of Osun;

"Government" means the Government of Osun and includes all the Local Government Councils, Local Council Development Areas, Area Councils and Administrative Offices;

"Land use charge" includes all property taxes, tenement and other rates (other than ground rent) payable on land throughout the State;

"Member" means a member of the Board appointed under this Law and includes the Chairman;
"Non-Profit Organization" means a corporate or unincorporated body carrying on an activity the main purpose of which is a purpose other than the making of a profit;

"Officer" means any person employed in the Service;

"Person" includes a company or body corporate, partnership, firm and unincorporated body of person;

"Private Dwelling" means any building or part of a building occupied as residential accommodation (including any garage, shed and other building used in connection therewith);

"Property Tax" means premium, taxes and rates levied on real property within designated areas in the State;

"Real Property" includes:
(a) land including land covered by water;
(b) land and any building or structure situated thereon, including machinery, installations, and equipment affixed to a building and contributing to the utility of the building and where a building is erected on land under lease, license or permit, that building may, for the purposes of this Law, be treated as real property separate from the land;
(c) a mobile home;
(d) a bulk storage tank, and any supply pipe lines connected therewith; and
(e) any wire, cable, pipe, tower, installation, equipment, or
thing, or structure other than building, forming part of a television or radio broadcasting, transmission or rebroadcasting or retransmission system including a cable television system, telephone, electric light, telegraph or telecommunications system or any electric power distribution system;

“Real Property” does not include:
(a) crops growing in or on land;
(b) all that part of a mine below the surface of the ground; or
(c) land used as a public right-of-way;

“Regulation” means regulations issued by the Board pursuant to this Law;

“Residence” means any building or part of a building occupied as residential accommodation (including any garage shed and other building used in connection therewith);

“Service” means the Osun Internal Revenue Service established under Section 2 of this Law;

“Special Purpose Tax Officer” refers to designated Tax Officers for the purpose of tax investigation and tax enforcement;

“State” means Osun State of Nigeria/State of Osun of Nigeria;

“Tangible Personal Property” means personal property that can be seen, weighed, measured, felt, or otherwise perceived by the senses, but does not include a document or other perceptible object that constitutes evidence of
a valuable interest, claim, or right and has negligible or no intrinsic value;

"Tax" includes any duty, levy or revenue accruable to the Government;

"Taxable Person" includes an individual or body of individuals, firm, partnership, family, corporations, sole trustee or executor or a person who carries out an economic activity in a place, a person exploiting tangible or intangible property for the purpose of obtaining income by way of trade or business or person or agency of government acting in the capacity;

"Year of Assessment" means a period between January and December of the year or such other period for which tax is computed.

Section 3

FIRST SCHEDULE

Taxes, Levies, Fees, Charges and Rates (Administered and Collected by the Service) Order

(1) Personal Income Tax

(a) Direct Assessment (Self-Employed)
Payable annually on chargeable income (total income less allowable deductions) at the rates listed in the Sixth Schedule, Personal Income Tax Act 1993.

(b) PAYE (Pay-As-You-Earn)
Payable by employers in respect of deductions from
(2) **Withholding Tax (Individuals Only)**

(a) **Withholding Tax on Rents**
Payable by organizations paying rent to individuals at the rate specified in Section 69 (2) of the Personal Income Tax Act 1993.

(b) **Withholding Tax on Interest**
Payable by organizations paying interest to individuals at the rate specified in Section 70 (2) of the Personal Income Tax Act 1993, this being the final liability for personal income tax on that income.

(c) **Withholding Tax on Royalties**
Payable by organizations paying royalties to individuals at the rate specified in Section 70 (2) of the Personal Income Tax Act 1993, this being the final liability for personal income tax on that income.

(d) **Withholding Tax on Dividends**
Payable by companies paying dividends to individuals at the rate specified in Section 71 (2) of the Personal Income Tax Act 1993, this being the final liability for personal income tax on that income.

(e) **Withholding Tax on Director's Fees**
Payable by payers of director's fees at the rate specified in Section 72 (2) of the Personal Income Tax Act 1993.

(f) **Withholding Tax on Payments in Relation to Selected Activities, Services and Commissions**
Payable on certain payments under Section 73 of the Personal Income Tax Act 2011 (as amended).

(i) **Capital Gains Tax (Individuals Only)**
Payable on individuals making chargeable gains.
(after allowable deductions) at the rate specified in Section 2 (i) of the Capital Gains Tax Act 1967.

(4) **Stamp Duties on Instruments Executed by Individuals**
Payable on selected instruments listed, and using the rates shown, in the Schedule to the Stamp Duties Act 1939.

**NOTE:** The rates for the above four revenue types are contained in the Federal laws and Regulations noted above. If those Federal Laws and Regulations are amended, the authority for the Service to collect such revenues under this Law will also be similarly amended.

(5) **Hotel Occupancy and Restaurant Consumption Tax**
Imposed on goods and services consumed in hotel and events centres within Osun State, which shall be imposed on any person who pays for the use or possession or for the right to the use or possession of any hotel, hotel facility or event centre or purchase consumable goods or services in any restaurant whether or not located within a hotel in Osun State.

(6) **Land Use Charge**
A land based charge, payable on all real property situated in the State.

(7) **Presumptive Tax**
There shall apply to taxable persons where for all practical purposes their income cannot be ascertained or records are not kept in such manner as would enable proper assessment of income.
STATE GOVERNMENT LIST OF REVENUE ACCOUNTS
ACCOUNT NAME: STATE OF OSUN REVENUE COLLECTION

<table>
<thead>
<tr>
<th>S/N</th>
<th>NAME OF BANKS</th>
<th>ACCOUNT NO</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>ECO BANK PLC</td>
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<td>STERING BANK</td>
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<td>OMOLUABI MORTGAGE BANK</td>
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AGENCY AND REVENUE CODES

4100000 / Ministry of Innovation, Science & Technology
4020152 / Renewal of Computer Firms
4020153 / Issuance of Computer Clearance to Intending Retirees
4020154 / ICT Related Services

4120000 / Office of Transportation
4020019 / Registration of Petty Contract
4020021 / Registration of Motor Vehicle
4020023 / Accident Vehicle Inspection Fees
4020026 / Registration Private Driving Schools
4020029 / Fees for Heavy Vehicle Permits
4020041 / Stickers Fees for Osun State Commercial Vehicles
4020187 / Learners Permit
4020207 / Road Traffic Fines
4020278 / Right of Ways Fees (Access Permit Fees)
4020279 / Indiscriminate Parking Fine
4020297 / Registration Fee for Drink Distributors
4030005 / Drivers licences
4040041 / Sales of Pension Forms
4040096 / Profit on Sales of Number Plates
4040165 / Rent on Buses

4120250 / MLA Ede North
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates
4120251 / MLA Ilesa East
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120252 / MLA Ikirun
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates
4120253 / MLA Ife Central
0005001 / Motor Vehicle Insurance (Third Party)
4020021 / Registration of Motor Vehicle

4120254 / MLA Igbona
4020021 / Registration of Motor Vehicle
4020187 / Learners Permit
4040096 / Profit on Sales of Number Plates

4120256 / MLA Iwo
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120257 / MLA Ikire
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120258 / MLA Gbongan
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120259 / MLA Illobu
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120260 / MLA Ifon - Osun
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120261 / MLA Bode - Osi
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120262 / MLA Apomu
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120263 / MLA Osogbo
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120264 / MLA Ile - Ogbo
4020021 / Registration of Motor Vehicle
4020026 / Registration Private Driving Schools
4040096 / Profit on Sales of Number Plates

4120265 / MLA Ife East
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120266 / MLA Ede South
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120267 / MLA Awo
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates
4120268 / MLA Ilesa West
0005001 / Motor Vehicle Insurance (Third Party)
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120269 / MLA Okuku
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120270 / MLA Orangun
4020021 / Registration of Motor Vehicle
4020275 / National Number Plates
4040096 / Profit on Sales of Number Plates

4120271 / MLA Oke Ila
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120272 / MLA Ijebu Jesa
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120273 / MLA Ibokun
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120274 / MLA Osu
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120275 / MLA Ife North
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120276 / MLA Ife South
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120277 / MLA Iragbiji
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120278 / MLA Otan Ayegbaju
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120279 / MLA Iperindo
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4120280 / MLA Ejigbo
4020021 / Registration of Motor Vehicle
4040096 / Profit on Sales of Number Plates

4130000 / Office of the Governor
4020011 / Produce Grading Fees
4020348 / Outside Forestry Reserve
4020349 / Minor Forest Produce
4030070 / Reg/Renewal of Planning/Circular Machine
4040034 / Sales of Boarded Vehicles
4040039 / Sales of Forms by Pilgrims Boards
4040048 / Sales of Public Service Rules
4080001 / Issuance of State of Origin Certificate

4130001 / Bureau of Establishment & Training
4040041 / Sales of Pension Forms

4130004 / Public Procurement Agency
4020099 / Contractors Registration Fees

4130006 / Bureau of Computer Services & Information Technology
1020153 / Issuance of Computer Clearance to Intending Retirees

4130007 / Bureau of Public Service Pension
4020153 / Issuance of Computer Clearance to Intending Retirees
4020327 / Law boards Fee
4040041 / Sales of Pension Forms
4040045 / Sales of Replacement of Authority Paper
4040118 / Sales of Pension Forms

4130008 / Office of Forestry, Natural & Mineral Resources
4010007 / Produce Sales Tax
4020008 / Motor Vehicle Examination Fees
4020011 / Produce Grading Fees
4020069 / Education Levy
4020099 / Contractors Registration Fees
4020116 / Admin Charges on Training Programmes

4020166 / Forest Offences & Fines
4020200 / Fee from Construction Materials (Sands, Gravel, Aggregate, etc.)
4020237 / Interstate Wood Transportation
4020244 / Property Hammer Registration & Power Saw
4020269 / Application for Hammer
4020286 / Registration/Renewal of Miners and Quarry Licenses
4020340 / Physiotherapy Services
4020347 / Inside Forestry Reserve
4020348 / Outside Forestry Reserve
4020349 / Minor Forest Produce
4020350 / Evacuation Schedule
4020351 / Hammering Fees on Private Plantation
4020352 / Application Fee for Flitching
4020358 / Distrain Fee
4020378 / Administrative Charge on Beneficiaries of UNICEF Replication
4030047 / Saw Mill Hammer
4030048 / Hammer
4030058 / Sawmil Reg/Renewal
4030068 / Property Hammer Registration & Power Saw
4030069 / Power Saw Reg/Renewal
4030070 / Reg/Renewal of Planning/Circular Machine
4040099 / Forest Product
4040108 / Plantation Thinning

4130009 / Signage, Hoarding & Advertising Agency
4020135 / Renewal of Registration
4020237 / Interstate Wood Transportation
4020325 / Projecting signs Fee
4020326 / Wall signs Fee
4020327 / Law boards Fee
4020354 / Promotion /Mobile Advert Fee
4020360 / Registration of Practitioners

4130011 / Osun Produce Board
4010007 / Produce Sales Tax
4020011 / Produce Grading Fees

4130012/Education Quality Assurance & Morality Enforcement Agency
4020141 / Application Form
4020361 / Inspection Fees of Private Schools
4050023 / Rent on Government Properties

4140000 / Ministry of Agriculture & Food Security
4010006 / Cattle/Sheep and Goat Tax
4020010 / Veterinary Treatment Fees
4020012 / Registration Fees from Cattle Dealer & Slaughter Slabs
4020271 / Trade Cattle Fee
4030007 / Fishing Licences
4030008 / Issuance of Veterinary Certificates/Movement Permit
4030061 / Reg./Renewal of Feedmills & Feed Vendors
4030063 / Reg./Renewal of Livestock Farms / Hatcheries
4040001 / Agricultural Products
4040002 / Sales of Poultry Products
4040003 / Fisheries Products

4040011 / 5% Earnings on Farmers Profit
4050001 / Land Rent on Farm Settlement

4140001 / Agricultural Development Programme
4020010 / Veterinary Treatment Fees
4040001 / Agricultural Products

4140004 / Agricultural Land Holding & Development Authority
4030063 / Reg./Renewal of Livestock Farms / Hatcheries
4050001 / Land Rent on Farm Settlement

4150000 / Ministry of Local Govt, Chieftaincy & Community Development
4020114 / Registration Fees on Seminar and Workshop
4020115 / Certified True Copies/Documents
4020117 / Registration of Churches for Conduct of Marriage Ceremony
4020194 / Presentation of Staff of Office and Instrument of Appointment
4020196 / Elevation to Part II

4160000 / Ministry of Education
4010002 / Direct Assessment
4020009 / Tender Fees
4020013 / Capital Project Development Levy
4020058 / Application Fees for Registration of Clubs under the Land Perpetual Succession Act
4020065 / Hospitals Sundry Fees Dental Registration
4020067 / Teachers Grade II Certificate Examination
4020068 / Sales of Appointment Forms
4020069 / Education Levy
4020100 / Fees on Textbook
4020165 / Sales of Application Forms
4020168 / Registration / Renewal of Day Cares Centres
4020189 / Joint State Examination
4020268 / Haulage Fees on Scrap
4020323 / Education Trust Levy
4030015 / Registration of Private Secondary Schools
4030016 / Renewal of Private Secondary Schools
4030017 / Registration of Continuing Education Centres
   and Summer Schools
4030019 / Registration of New Fees Paying Nursery/Primary Schools
4030020 / Renewal New Fees Paying Nursery/Primary Schools
4030021 / Registration of New Nursery Schools
4030022 / Qualification Evaluation
4030023 / Renewal of Nursery Schools
4030025 / Registration of Private Early Child Care Centre
4030032 / Quality Control Analysis
4040015 / Sales of Application Forms for New Private Secondary Schools
4040017 / Sales of Form for Private Early Child Care Centre
4040021 / Sales of Application Forms for Nursery/Primary School
4040022 / Sales of Upgrading Forms
4040023 / Consultancy Services to Public/Private Enterprises
4040042 / Sales of Recruitment Forms
4040068 / Sales of Inter Cadre Transfer Forms
4040094 / Sales of Transfer Forms
4040163 / Proceed from Use of School Premises
4050023 / Rent on Government Properties
4050024 / Rent of Hall
4080004 / Ministry of Education

4160001 / Teaching Service Commission
4030020 / Renewal New Fees Paying Nursery/Primary Schools
4030021 / Registration of New Nursery Schools
4040094 / Sales of Transfer Forms

4160001B / Osun - Central Education District Office, Ilu-Orangun
4040094 / Sales of Transfer Forms

4160002 / Library Board
4020096 / Readers Registration Fees

4160004 / College of Education - Ila Orangun
4030016 / Renewal of Private Secondary Schools

4160005 / College of Technology - Esa Oke
4020069 / Education Levy
4040163 / Proceed from Use of School Premises

4160006 / Polytechnic - Iree
4030016 / Renewal of Private Secondary Schools
160007 / Universal Basic Education Board
-020009 / Tender Fees
-020068 / Sales of Appointment Forms
-020096 / Readers Registration Fees
-020123 / Registration with SUBEB
-020124 / Renewal with SUBEB
-020146 / Registration & Renewal of Contractors
-020163 / Renewal of Contractors Registration
-020189 / Joint State Examination
-020323 / Education Trust Levy
-030016 / Renewal of Private Secondary Schools
-040070 / Sales of Inter Local Transfer Forms
-040163 / Proceed from Use of School Premises
-040183 / Application Form for Conversion
-050023 / Rent on Government Properties
-050024 / Rent of Hall

160009 / Board for Technical & Vocational Education
-050025 / Rent on Guest House & Quarters

160011 / Mass Education Agency
-030017 / Registration of Continuing Education Centres and Summer Schools
-030018 / Renewal of Continuing Education Centres and Summer Schools
-030021 / Registration of New Nursery Schools
-030023 / Renewal of Nursery Schools
-030025 / Registration of Private Early Child Care Centre
-030039 / Renewal of Private Early Child Care Centre
-030054 / Registration of Integrated Quranic Education Centre

4040017 / Sales of Form for Private Early Child Care Centre
4040018 / Sales of Form for Private Integrated Quranic Education Centre
4040021 / Sales of Application Forms for Nursery/Primary School
4040022 / Sales of Upgrading forms
4040105 / Sales of Forms for New Continuing Education Centre
4050023 / Rent on Government Properties

4160012 / Office of Higher Education, Bursary & Scholarship
4030022 / Qualification Evaluation
4030059 / Registration/Renewal Fee of Private Higher Institution
4040067 / Sales of Inter Service Transfer Forms
4040112 / Sale of Forms for New Private Higher Institution

4160013 / Teachers Establishment & Pensions Office
4020009 / Tender Fees
4020356 / Confirmation of Teaching Services
4020357 / Clearance of Housing Loan
4040067 / Sales of Inter Service Transfer Forms
4040068 / Sales of Inter Cadre Transfer Forms
4040163 / Proceed from Use of School Premises
4040181 / Application Form for Processing of Retirement
4040182 / Application Form - Clearance for Car Loan
4040183 / Application Form for Conversion
4170000 / Ministry of Finance, Economic Planning & Budget
4008372 / Land Use Charge
4010001 / Pay As You Earn
4010002A / Direct Assessment - Informal Sector
4010004 / Pool Tax (Fixed Odds/Treble Chance)
4010010 / WHT on Rent
4010013 / WHT on Bank Interest
4010016 / WHT on Commission
4010017 / WHT on Consultancy & Professional Services
4020007 / Stamp Duties
4020013 / Capital Project Development Levy
4020125 / Registration of Insurance, Companies/Brokers
4020126 / Renewal of Insurance, Companies/Brokers
4080022 / Development Levy on Contracts

4170001 / Office of the Accountant General
4010001 / Pay As You Earn
4020009 / Tender Fees
4020013 / Capital Project Development Levy
4080023 / Capital Project Development Levy

4170003 / Planning Commission
4010001 / Pay As You Earn

4170200 / Internal Revenue Service - HQ
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010002B / Self-Assessment

4010003 / Capital Gains Tax
4010004 / Pool Tax (Fixed Odds/Treble Chance)
4010005 / Lottery Tax
4010010 / WHT on Rent
4010011 / WHT on Dividend
4010012 / WHT on Contract
4010013 / WHT on Bank Interest
4010015 / WHT on Director Fees
4010016 / WHT on Commission
4010017 / WHT on Consultancy & Professional Services
4010019 / Tax Audit/Back Duty
4010045 / Hotel Occupancy & Restaurant Consumption (HORC) Tax
4020001 / Promoters Application Fees
4020007 / Stamp Duties
4020009 / Tender Fees
4020013 / Capital Project Development Levy
4020050 / Deeds Registration Fees
4020126 / Renewal of Insurance, Companies/Brokers
4020322 / Economic Development Levy
4020323 / Education Trust Levy
4030001 / Promoters Licences
4030002 / Pools Agent Licences
4030004 / Lottery Casino licences
4030071 / Non-Refundable Fixed Deposit on Pool, Lotto & Sport Betting Business
4080022 / Development Levy on Contracts
4080023 / Capital Project Development Levy
4170201 / Ede North Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010012 / WHT on Contract
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy
4080022 / Development Levy on Contracts
4080023 / Capital Project Development Levy

4170202 / Ede South Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010012 / WHT on Contract
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy
4080023 / Capital Project Development Levy

4170203 / Awo Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010012 / WHT on Contract
4010016 / WHT on Commission
4010019 / Tax Audit/Back Duty
4020013 / Capital Project Development Levy
4020023 / Accident Vehicle Inspection Fees
4020323 / Education Trust Levy
4080023 / Capital Project Development Levy

4170204 / Ilesa East Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010012 / WHT on Contract
4010013 / WHT on Bank Interest
4010015 / WHT on Director Fees
4010017 / WHT on Consultancy & Professional Services
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy
4040163 / Proceed from Use of School Premises
4080022 / Development Levy on Contracts
4080023 / Capital Project Development Levy

4170205 / Ilesa West Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010012 / WHT on Contract
4020013 / Capital Project Development Levy
4020029 / Fees for Heavy Vehicle Permits
4020069 / Education Levy
4020323 / Education Trust Levy
4080023 / Capital Project Development Levy

4170206 / Ikirun Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010013 / WHT on Bank Interest
Promoters Application Fees
Capital Project Development Levy
Education Levy
Education Trust Levy
Capital Project Development Levy

Okuku Tax Office
Land Use Charge
Pay As You Earn
Direct Assessment
WHT on Bank Interest
Capital Project Development Levy
Education Trust Levy
Capital Project Development Levy

Ila Orangun Tax Office
Land Use Charge
Pay As You Earn
Direct Assessment
WHT on Contract
WHT on Bank Interest

Tax Audit/Back Duty
Capital Project Development Levy
Education Trust Levy
Capital Project Development Levy

Oke Ila Tax Office
Pay As You Earn
Direct Assessment

Gbongan Tax Office
Development Levy
Land Use Charge
Pay As You Earn
Direct Assessment
Capital Gains Tax
WHT on Commission
Stamp Duties
Capital Project Development Levy
Sales of Appointment Forms
Education Trust Levy
Capital Project Development Levy

Ikire Tax Office
Land Use Charge
Pay As You Earn
Direct Assessment
WHT on Dividend
Capital Project Development Levy
Education Trust Levy
Capital Project Development Levy

Apopmu Tax Office
Pay As You Earn
Direct Assessment
Capital Project Development Levy
Impounded Vehicles Fees
4020023 / Accident Vehicle Inspection Fees
4020029 / Fees for Heavy Vehicle Permits
4020323 / Education Trust Levy
4080023 / Capital Project Development Levy

4170213 / Iwo Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010012 / WHT on Contract
4010019 / Tax Audit/Back Duty
4020013 / Capital Project Development Levy
4020232 / Water Development Levy
4020323 / Education Trust Levy
4080023 / Capital Project Development Levy

4170216 / Osu Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4020013 / Capital Project Development Levy
4020043 / Inspection of Private Nursery/ Primary Schools
4020165 / Sales of Application Forms
4020323 / Education Trust Levy
4030011 / Registration of Business Premises
4030021 / Registration of New Nursery Schools
4030025 / Registration of Private Early Child Care Centre
4040017 / Sales of Form for Private Early Child Care Centre
4040087 / Inspection of Schools, Registration
4080022 / Development Levy on Contracts
4080023 / Capital Project Development Levy

4170214 / Ijebu-Jesa Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010013 / WHT on Bank Interest
4010019 / Tax Audit/Back Duty
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy
4080023 / Capital Project Development Levy

4170215 / Ibokun Tax Office
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010012 / WHT on Contract

4170217 / Ife Central Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010010 / WHT on Rent
4010011 / WHT on Dividend
4010012 / WHT on Contract
4170220 / Ife South Tax Office
4010001 / Pay As You Earn
4010002 / Direct Assessment
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy
4080023 / Capital Project Development Levy

4170221 / Iragbiji Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010012 / WHT on Contract
4020013 / Capital Project Development Levy
4020015 / Registration Fees for Major Contractors
4020069 / Education Levy
4020313 / Registration Fees Night Club/Casino

4170222 / Otan Ayegbaju Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy

4170223 / Ilobu Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy
4080023 / Capital Project Development Levy
4170224 / Ifon Osun Tax Office
4010001 / Pay As You Earn
4010002 / Direct Assessment
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy
4030013 / Renewal of Business Premises
4080023 / Capital Project Development Levy

4170225 / Osogbo Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4010010 / WHT on Rent
4010011 / WHT on Dividend
4010012 / WHT on Contract
4010013 / WHT on Bank Interest
4010016 / WHT on Commission
4010017 / WHT on Consultancy & Professional Services
4010019 / Tax Audit/Back Duty
4020007 / Stamp Duties
4020013 / Capital Project Development Levy
4020322 / Economic Development Levy
4020323 / Education Trust Levy
4030013 / Renewal of Business Premises
4080022 / Development Levy on Contracts
4080023 / Capital Project Development Levy

4170227 / Ile Ogbo Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy

4170228 / Bode Osi Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4020013 / Capital Project Development Levy
4020323 / Education Trust Levy

4170229 / Ipetu Ijesa Tax Office
0008372 / Land Use Charge
4010001 / Pay As You Earn
4010002 / Direct Assessment
4180001 / Hospitals Management Board
4010007 / Produce Sales Tax
4020009 / Tender Fees
4020013 / Capital Project Development Levy
4020045 / Inspection of Private Secondary School
4020054 / Sales of Application Forms
4020191 / Tuition Fees for Schools of Midwifery
4020340 / Physiotherapy Services
4020341 / Medical Laboratory Service Test
4020342 / Diet
4020343 / X-Ray Service
4020344 / Dental
4020345 / Ambulances
4040001 / Agricultural Products
4040006 / Ambulance
4040007 / Medical Fitness
4040008 / Death Certificate
4040009 / Maternity Certificate
4040010 / Medical - Others
4040080 / Renewal of Hospitals Licences
4040081 / Renewal of Maternity Centre
4040087 / Inspection of Schools, Registration

4180002 / LAUTECH Teaching Hospital, Osogbo
4020054 / Sales of Application Forms

4180003 / School of Nursing and Midwifery
4020105 / Tuition Fees for School of Nursing
4020191 / Tuition Fees for Schools of Midwifery

4180004 / Primary Health Care Development Board
4020054 / Sales of Application Forms

4190000 / Ministry of Human Resources & Capacity Building
4040048 / Sales of Public Service Rules
4040049 / Sales of Statistical Year Book

4200000 / Ministry of Justice
4020091 / Oath Fees
4020092 / Justice of Peace
4020093 / Legal Fees
4020094 / Administrative Charges on Dead Estates
4020095 / Filling Fees
4040095 / Sales of Law of Osun State
4080007 / Ministry of Justice

4210000 / Ministry of Commerce, Co-operatives & Empowerment
4020013 / Capital Project Development Levy
4020119 / Tuition Fees from Cooperative College
4030001 / Promoters Licences
4030009 / Registration of Cooperatives/Business Premises
4030010 / Renewal of Cooperatives Business Premises
4030011 / Registration of Business Premises
4030012 / Registration of Cooperative Societies
4030013 / Renewal of Business Premises
4040029 / Earnings from Orisunmbare Market
4040030 / Sales of Application Form for Entry into Cooperative College
4040164 / Earnings from Nelson Mandela Freedom Park

4220000 / Ministry of Works
4020014 / Application Fees for Registration of Major Contractors
4020015 / Registration Fees for Major Contractors
4020016 / Renewal Fees for Major Contractors
4020017 / Fees for Testing of Materials and Site Investigations
4020023 / Accident Vehicle Inspection Fees
4020029 / Fees for Heavy Vehicle Permits
4020041 / Stickers Fees for Osun State Commercial Vehicles
4020043 / Inspection of Private Nursery/ Primary Schools
4020044 / Inspection of Private Hospital
4020045 / Inspection of Private Secondary School
4020198 / RIGHT OF WAYS PERMIT FEES
(TELECOM OPTIC FIBRE)
4020206 / Damage to Road Furniture Fine
4020208 / Inspection Fee for Private Tertiary School
4030043 / Renewal of Registration of Civil Contractors
4040015 / Sales of Application Forms for New Private Secondary Schools

4230000 / Ministry of Land, Physical Planning & Urban Development
0004002 / Development Levy
0008372 / Land Use Charge
4020047 / Consent for Subsequent Transaction on Landed Properties
4020048 / Search Fees for Property Titles
4020049 / Certified True Copies of Land Instruments
4020050 / Deeds Registration Fees
4020051 / Deeds Preparation Fees
4020052 / Submission Fees on Certification of Occupancy
4020053 / Fees on Cadastral Survey Services
4020054 / Sales of Application Forms
4020055 / Survey Investigation Fees
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4020059 / Registration of Town Planning Consultancy
4020060 / Advertisement Fee on Certificate of Occupancy
4020061 / Caution/Withdrawal of Caution
4020064 / Plan Approval Fees (Assessment) on GRA, Industrial, Commercial & Residential
4020081 / Registration Fees
4020141 / Application Form
4020142 / Building Plan Clearance Fees
4020188 / Registration Fee for Governor Consent
4020190 / Site Analysis Report & Plan Fees
4020192 / Premium on GRA Lands
4020193 / Dev. Levy on GRA Lands
4020227 / Plan Approval Fees
4020228 / Administrative Charge for Assignment of Property
4020283 / Application Fee for C of O
4020284 / Processing/Inspection Fee for C of O
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4020359 / Street Naming Approval Fees
4020362 / Private/Commercial/Industrial Infrastructural Development Levy
4020365 / Change of Use
4020371 / Registration Fee on Master Plan of Various Institutions
4020373 / Revalidation/ Re-Stamping Fee on Approved Building Plan
4020388 / Construction Site Safety
4040102 / Sales of Forms on Adoption of Children
4050019 / Ground Rent
4050021 / Re-Certification of C of O
4050022 / Ratification Fee
4080010 / Ministry of Lands, Housing & Urban Planning

4230001 / Property Development Corporation
4020388 / Construction Site Safety

4230002 / Capital Territory Development Authority
4010002 / Direct Assessment
4020142 / Building Plan Clearance Fees
4020369 / Petition, Appeal & Complaint Fee on Community Development Issues
4020385/Renovation/Redevelopment of Petrol/Gas Station

4020387 / Renovation/Redevelopment of Major Land Uses
4020388 / Construction Site Safety
4030024 / Registration of Consultants

4230003 / Office of the Surveyor - General
4020049 / Certified True Copies of Land Instruments
4020053 / Fees on Cadastral Survey Services
4020055 / Survey Investigation Fees
4020176 / Fees for Cadastral Survey Services
4020178 / Certified True Copy of Survey
4050019 / Ground Rent

4240000 / Office of the Auditor General - State
4020080 / Audit Fees
4020081 / Registration Fees
4020082 / Renewal

4240001 / Office of the Auditor General - Local Government
4020232 / Water Development Levy

4250000 / Civil Service Commission
4010002 / Direct Assessment
4020130/Conversion from Sub-Officer to officer Cadre
4020131 / Literal transfer(Inter Service
4040067 / Sales of Inter Service Transfer Forms
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4040079 / Hospital Registration
4040090 / Intra State Transfer
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4040074 / Sales of Application for Employment Forms
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4040076 / Registration of Nursing Homes
4040107 / Sales of Basic Bio-Data Application Form
4050024 / Rent of Hall
4050033 / Rent of Shops

4260000 / The Judiciary (High Court of Justice)
4020009 / Tender Fees
4020075 / Fees for Summons
4020076 / Fines from Law Court
4020077 / Fines from Mobile Court
4020079 / Probate Fees
4020091 / Oath Fees
4020182 / Fines from Courts

4260001 / Judicial Service Commission
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4020091 / Oath Fees
4020118 / Customary Courts Fines and Fees of Churches for Conduct of Marriage Ceremony
4020181 / Fees for Summons
4020183 / Probate Fees
4080013 / The Judiciary (High Court of Justice)

4270000 / Office of Water Resources, Rural Development & Community Affairs
4020135 / Renewal of Registration
4020232 / Water Development Levy
4040128 / Higher Educational Institutions, Federal, State & Private
4040175 / Sale of Registration & Renewal of Community Development Association Form
4050031 / Hiring Hiab Lorry

4270001 / Water Corporation HQ
4020146 / Registration & Renewal of Contractors
4020156 / Testing of Water
4020168 / Registration/Renewal of Day Cares Centres
4020232 / Water Development Levy
4030024 / Registration of Consultants
4040122 / Industrial/Commercial Consumers
4040124 / Domestic Consumers
4040128 / Higher Educational Institutions, Federal, State & Private
4080024 / Miscellaneous (Water Corporation)
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<td>N</td>
<td>Grinding Licences</td>
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<td></td>
<td>N</td>
<td>Musical/Band Permit Fees</td>
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<td>Motor Mech. Licence</td>
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<td>Bake House Licence</td>
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<td></td>
<td>N</td>
<td>(a) Large</td>
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<tr>
<td></td>
<td>N</td>
<td>(b) Medium</td>
<td>5,000</td>
</tr>
<tr>
<td></td>
<td>N</td>
<td>(c) Small</td>
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<tr>
<td></td>
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<td>Bicycles License &amp; Hire Permit</td>
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<td>N</td>
<td>Brickmaking, etc Licence</td>
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<td>Draughtsman Reg-Ren</td>
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<tr>
<td></td>
<td>N</td>
<td>(a) Large</td>
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<tr>
<td></td>
<td>N</td>
<td>(b) Medium</td>
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</tr>
<tr>
<td></td>
<td>N</td>
<td>(c) Small</td>
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<tr>
<td></td>
<td>N</td>
<td>Hawker &amp; Hackney Permits/ Emblem &amp; Sticker:</td>
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<td></td>
<td>N</td>
<td>(a) Motorcycle Licence</td>
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<tr>
<td></td>
<td>N</td>
<td>(b) Korope/Mini bus</td>
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<tr>
<td></td>
<td>N</td>
<td>(c) Big Bus/Lorry</td>
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<tr>
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<td>N</td>
<td>(d) Tippers</td>
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<td>Cold Room Licence</td>
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<td>Welding Machine Licence</td>
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<td>Vehicle Spare Parts Licence fees</td>
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<td></td>
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<td>(a) Modern</td>
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<td></td>
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<td>Photostat &amp; Typing Inst. Licenses fees</td>
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<td>Service</td>
<td>1st Year</td>
<td>2nd Year</td>
<td>3rd Year</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>----------</td>
<td>----------</td>
<td>----------</td>
</tr>
<tr>
<td>Scrap dealer Licences fees</td>
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<td>5,000</td>
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<tr>
<td>painting, spraying &amp; sign writing workshop</td>
<td>500</td>
<td>500</td>
<td>500</td>
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<tr>
<td>Beer Parlour (Retail/Wholesale)</td>
<td>2,000</td>
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<tr>
<td>(a) Retail</td>
<td></td>
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</tr>
<tr>
<td>(b) Wholesale</td>
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<tr>
<td>Palm Wine Sellers/Tappers</td>
<td>1,000</td>
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<td>Native Liquor</td>
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<tr>
<td>Street Naming &amp; Renewal</td>
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<td>(a) Application Form</td>
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<td>(Non-Refundable)</td>
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<td>(b) Objection of Application</td>
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<tr>
<td>(c) Inspection</td>
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<td>(d) Approval</td>
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<tr>
<td>(d) Renewal of Street Name</td>
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**EARNINGS GENERAL**

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<thead>
<tr>
<th>Service</th>
<th>1st Year</th>
<th>2nd Year</th>
<th>3rd Year</th>
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</thead>
<tbody>
<tr>
<td>Earnings from Laboratory Services</td>
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</tr>
<tr>
<td></td>
<td>1,200</td>
<td>1,000</td>
<td>500</td>
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<tr>
<td>Earning From Hire of Plants &amp; Equipment</td>
<td>30,000</td>
<td>20,000</td>
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<tr>
<td>Grader</td>
<td>40,000</td>
<td>40,000</td>
<td>40,000</td>
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<tr>
<td>Vibrating Roller</td>
<td>30,000</td>
<td>20,000</td>
<td>10,000</td>
</tr>
<tr>
<td>Tractor</td>
<td>10,000</td>
<td>5,000</td>
<td>1,000</td>
</tr>
<tr>
<td>Earnings from Medical Services</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>500</td>
<td>500</td>
<td>500</td>
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<tr>
<td>Earning from Agricultural Produce</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1,200</td>
<td>850</td>
<td>800</td>
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<tr>
<td>Use of school Field for social activities</td>
<td>10,000</td>
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<tr>
<td>Hiring service(Tractor/Acre)</td>
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<td>30,000</td>
<td>30,000</td>
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<tr>
<td>Earning from the use of govt vehicle</td>
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<tr>
<td></td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
</tr>
<tr>
<td>Earning from the use of govt. Hall</td>
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<tr>
<td></td>
<td>2,500</td>
<td>2,000</td>
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<tr>
<td>Earning from guest house</td>
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<tr>
<td>Earning from ICT Services</td>
<td>150</td>
<td>100</td>
<td>100</td>
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<tr>
<td>Earnings from Commercial activities</td>
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</tr>
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<td></td>
<td>50</td>
<td>50</td>
<td>50</td>
</tr>
<tr>
<td>Maintenance / Repair fees</td>
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<td></td>
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**RENT ON GOVT. LAND & OTHERS GENERAL**

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<tr>
<th>Service</th>
<th>1st Year</th>
<th>2nd Year</th>
<th>3rd Year</th>
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</thead>
<tbody>
<tr>
<td>Rent on Government Buildings</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Rent on Conference Centres</td>
<td>10,000</td>
<td>10,000</td>
<td>10,000</td>
</tr>
<tr>
<td>Lockup shop</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
</tr>
<tr>
<td>open stall</td>
<td>3,000</td>
<td>3,000</td>
<td>3,000</td>
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<tr>
<td>Rent on Government Properties</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shopping Complex</td>
<td>7,200</td>
<td>1,000</td>
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<tr>
<td>Rent on govt quarters</td>
<td>150/mth</td>
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<td></td>
</tr>
<tr>
<td>Rent on industrial estates</td>
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<td></td>
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<td></td>
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<tr>
<td>RENT ON GOVT. LAND &amp; OTHERS GENERAL</td>
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<tr>
<td>Rent on Govt. Land</td>
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<td>Rent &amp; Premium on the</td>
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<tr>
<td>Allocation of Land</td>
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<td>Transfer of Allocation of Land</td>
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<td>Approval for erection of</td>
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<tr>
<td>gsm Mast</td>
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<tr>
<td>Renewal of GSM (Tenantment)</td>
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<tr>
<td>Bank</td>
<td>100,000</td>
<td>100,000</td>
<td>100,000</td>
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<tr>
<td>Private School</td>
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<tr>
<td>Application/Attestation fees</td>
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<td>(Sign of Form)</td>
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<tr>
<td>Rent of Plots and Site Service programs</td>
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<tr>
<td></td>
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**SALES GENERAL**

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<th>3rd Year</th>
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<tbody>
<tr>
<td>Sales of other Government</td>
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</tr>
<tr>
<td>Property/Land</td>
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<td></td>
</tr>
<tr>
<td>Sales/Improved feeds/Chemical</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>3,000</td>
<td>3,000</td>
<td>3,000</td>
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<tr>
<td>Market Shed fees</td>
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<tr>
<td></td>
<td>1,200</td>
<td>1,200</td>
<td>1,200</td>
</tr>
<tr>
<td>Cocoa Feeding (Haulage)</td>
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<tr>
<td></td>
<td>10,000</td>
<td>10,000</td>
<td>10,000</td>
</tr>
<tr>
<td>Oil Palm feeding (Haulage)</td>
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<td></td>
</tr>
<tr>
<td></td>
<td>10,000</td>
<td>10,000</td>
<td>10,000</td>
</tr>
<tr>
<td>Fees for application from plots</td>
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<td></td>
<td></td>
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<tr>
<td></td>
<td>10,000</td>
<td>10,000</td>
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<tr>
<td>Sales of stores/Scraps unservisable items</td>
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</tr>
<tr>
<td></td>
<td>25,000</td>
<td>10,000</td>
<td>5,000</td>
</tr>
<tr>
<td>Sales of forms</td>
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<td></td>
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<tr>
<td>Proceeds from sales of goods by public auctions</td>
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<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1,000</td>
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<td></td>
</tr>
</tbody>
</table>
sales of Govt.
Panaphanelia (flags, Portraits, artworks)
Sales of journals & publications
Sales of books
Sales of ID cards
Sales of vaccines
Sales of consultancy registration forms
Sales of improved seeds/chemicals 800 per
proceeds from sales of farm produce crate 600 per crate

proceeds from sales of govt. Vehicles
proceeds from sales of drugs and medications
proceeds from sales of govt. Buildings
Sales of Uniform
Sales of forms
Sales of Plan Photostat print/map
Sales of Flags/portraits

FEES GENERAL
Hairdressing/Barbing Saloon/Tailor
Motorcycle Rider Association 100
Construction of Petrol filling Station
a. 2 Pumps 5,000
b. 4 pumps 10,000
c. 6 pumps 10,000
d. above 6 pumps
Social Party fees 1,000
Musical/Band permit fees 1,000
Sawmill industry 2,500
Barbing Saloon 500
General Wholesales 3,000
Fashion designer 500

Amorite Alumnium 10,000
Application from for layout plot 10,000
Fence Permit (per plot) 500
Sales of file Jackets 500
Assessment of building plot (per m2) 100
Lease of residential 100
Registration form 2,000
Lease of commercial plot (perm2) 120
Approval for blocking of road 5,000
Environmental defaulters 2,000
Food vendor 500
Advertisement rate licence 2,000
Application fee/Attestation fees (Signing of form e.g Army, Navy, Police, Air Force 5,000 2,500 1,000
Parking fees 100
Trade Union Fees 5,000
Contractor Registration Fees 100,000 10,000 7,500
Marriage /Divorce Fees 12,000 10,000 10,000
Attestation of Bachelorhood & Spinsterhood Fees 2,000
Disinfection of produce fees 20,000
Court Summons Fees 1,500
Tender Fees 300,000 50,000 25,000
Below 500,000 10,000
Between 500,000 to 2,000,000 20,000
Above 2,000,000 50,000
Above 2,000,000 250,000
Above 100,000 up to 200,000 100,000
Above 100,000 up to 100,000,000 50,000
Above 1,000,000 up to 10,000,000 25,000
500,000 and below 1,000,000 10,000
250,000 and below 500,000 5,000
50,000 and below 250,000 2,500
below 50,000
Bill Board & Other Advertisement Fees 25,000 2,500 2,000
Birth & Death Registration Fees 500 250 100
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<thead>
<tr>
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<th>Fee 1</th>
<th>Fee 2</th>
<th>Fee 3</th>
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<td>Burial Fees</td>
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<tr>
<td>Change of Ownership fees</td>
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<tr>
<td>Agricultural/Veterinary Services Fees</td>
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<tr>
<td>Development Levies</td>
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<tr>
<td>Business/Trade Operating Fees</td>
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<td>5,000</td>
</tr>
<tr>
<td>Tailoring (Per Individual)</td>
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<td></td>
</tr>
<tr>
<td>Mechanic (Per Individual)</td>
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<td>500</td>
<td>500</td>
</tr>
<tr>
<td>Hair Dresser (Per Individual)</td>
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<td></td>
</tr>
<tr>
<td>Shoe Maker (Per Individual)</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Medicine Store (Per Individual)</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Vulcanizer (Per Individual)</td>
<td>1,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sawmiller (Per Individual)</td>
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<td></td>
</tr>
<tr>
<td>Eating Houses fees</td>
<td>1,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kiosk fees</td>
<td>500</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Battery Charger Licences</td>
<td>500</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Fines/Penalties General**

- Loading/Off Loading fees: 5,000
- Offensive Trade Fire: 5,000
- Sewage Charge Fire: 5,000
- Road Closure: 5,000
- Sanitation Fine/Non-Compliance: 3,000 1,000 1,000
- Penalties for Tax Defaulters: 2,000
- Court Fines: 5,000
- Dislodging of effluent/Pollution fine: 10,000 5,000 2,500

**Sports/Recreational facilities fees general**

- Eating House fees: 1,000
- Bukaterial fees: 500
- Restaurant fees: 2,500
- Radio/TV workshop: 200
- Rental Services: 2,500
- Inspection Fees: 1,000 500 500
- Right of Occupancy/Renewal Fees: 15,000

**Building Plan Approval Fees**

- m2: 1000/m2

**Title Transfer Fees**

- 5,000

**Hospital Service Registration Fees**

- 2,500

**Hospital Services charges Fees**

- 2,500

**Sports/Recreational Facilities Fees**

- Indigenship Registration Fees: 5,000 2,500 2,150
- Workshop Fees/Shop Rates: 1,000
- Large Shop (Per Annum): 3,000
- Medium Shop (Per Annum): 2,500 2,000 2,000
- Small Shop (Per Annum): 1,000
- Kiosks (Per Annum): 500
- Ware House (Per Annum): 10,000
- Distributor (Per Annum): 5,000
- Mortuary (Per Annum): 5,000
- Exhumation (Per Annum): 10,000
- Registration of Undertaker: 5,000
- Burial on Local Govt. Ground: 10,000
- Dumping of refuse on L/G: 10,000
- Dumping Ground: 20,000 5,000 2,000
- Fines/Penalties: 30,000 4,000 500

**Proceeds from Sales of Farm produce per tons**

- 850 per ton

**Produce from sales of Govt. Vehicles**

- 400,000 100,000 100,000

**Sales of Plan Photostat Print/Map**

- 3,000

**Hiring Service (Chairs)**

- 5,000 500 500

**Tenement Rate**

- 200

**Commercial**

- 10,000

**Bank**

- 50,000

**Private Pri. Sch**

- 5,000

**Private University**

- 50,000

**Petrol Filling Station**

- 25,000

**Ground Rent**

- 2,500

**Residential per Plot**

- 5,000
Commercial Per Plot 5,000
CDC Fees 2,000
Annual Operating Permit 2,000
Timber & Forest fees 2,500
Lease rental 45 square
Building plan Approval fees 7.5/m3
Registration plan approval fees/m3 25
Commercial Plan approval fees/m3 50
Industrial Plan approval fees/m3 50

Other services Taxes (Tenement Rate)
Residential Building 1,000
Commercial Building 5,000
E.g. Bank, Hotels, etc 50,000
Registration of filling Station 50,000
Renewal of Filling Station 50,000
Approval of erect gsm mast 250,000
Renewal of GSM Mast 150,000

Trade Permit Licences
Market Squarters fees 50
Petty trade licence fees 200

Marriage / Divorce fees
Professional wedding engagement fees 2,000
Certification of True copies of lost marriage certificate 10,000

(a) The office of the Commissioner of Finance shall harmonized all the rates of revenue items collectable by all the MDAs of the State and form part of this schedule and same shall be published in the Gazette.

(b) The office of the Commissioner of Finance may, on the advice of the Osun Internal Revenue Service and by Order published in the Gazette, amend the Schedule 1 of this Law.
(2) A majority decision of the members on any matter obtained by the in written correspondence shall be treated in all respects as though it was a decision of the Board in meeting.

1. Subject to this Law and Section 27 of the Interpretation Act (which provides for decisions of a statutory body to be taken by a majority of its members and for the person presiding at any meeting, when a vote is ordered, to have a second or casting vote), the Board may make standing orders regulating its proceedings or any of its committees.

2. At every meeting of the Board, the Chairman shall preside and in his absence the members present at the meeting shall appoint one of them to preside at the meeting other than the Secretary.

3. (1) The quorum at a meeting of the Board shall be not less than one-half (rounded up to the nearest whole number) of the total number of members of the Board at the date of the meeting and the quorum of a committee of the Board shall be as determined by the Board.

4. The Board shall for the purpose of this Law, meet not less 4 times in each year. The Board shall also meet whenever it is summoned by the Executive Chairman, and if required to do so, by notice given to him by not less than seven members, he shall summon a meeting of the Board to be held within 14 days from the date on which the notice is given.

Where the Board desires to obtain the advice of any person on a particular matter, the board may co-opt such person to the Board for such period as it thinks fit, but a person who is a member by virtue of this paragraph shall not be entitled to vote at any meeting of the Board and shall not count towards a quorum.

5. A member of the Board who is directly or indirectly interested in any matter being deliberated on the Board, or is interested in any contract made or proposed to be made by the Board shall, as soon as possible after the relevant facts have come to his knowledge, disclose the nature of his interest at a meeting of the Board.
7. A disclosure under this paragraph shall be recorded in the minutes of meetings of the Board and the member concerned shall:
   (a) not, after the disclosure, take part in any deliberation or decision of the Board; and
   (b) be excluded for the purpose of constituting a quorum of any meeting of the Board for any deliberation or decision, with regards to the subject matter in respect of which his interest is so disclosed.

Committees

8. (1) Subject to its standing orders, the Board may appoint such number of standing and ad-hoc committee as it thinks fit to consider any report on any matter with which the Board is concerned.

   (2) A committee appointed under this paragraph shall consist of such number of persons (not necessarily members of the Board as may be determined by the Board), and a person, other than a member of the Board, shall hold office on the committee in accordance with the terms of his appointment and the committee shall be presided over a member of the Board.

   (3) The quorum of any committee set up by the Board shall be as may determined by the Board.

   (4) A decision of a committee of the Board shall be of no effect until it is confirmed by the Board.

Miscellaneous

9. The fixing of the seal of the Board shall be authenticated by the signature of the Chairman or any other person generally or specifically authorized by the Board to act for that purpose and that of the Secretary.

10. Any contract or instrument which, if made by a person not being a body corporate, would not be required to be under seal may be made or executed on behalf of the Board by the Secretary or by the person generally or specially authorized by the Board or by other person generally or specially authorized by the Board to act for that purpose.

11. Any document purporting to be contract, instrument or other document duly signed or sealed on behalf of the Board shall be received in evidence and shall, unless the contrary is proved,
be presumed without further proof to have been so signed or sealed.

12. The validity of any proceeding of the Board, or any of its committees shall not be affected by:
   (a) any vacancy in the membership of the Board or committee;

   (b) any defect in the appointment of a member of the Board or committee; or

   (c) reason that any person not entitled to do so took part in the proceedings of the Board or committee.

13. A member of a committee who has a personal interest in any contract or arrangement entered into or proposed to be considered by the committee shall disclose his interest to the committee and not vote on any question relating to the contract or arrangement.

14. No member of the Board shall be personally liable for any act or omission done or made in good faith while engaged in the business of the Board.
FOURTH SCHEDULE

FEDERAL REPUBLIC OF NIGERIA
OSUN INTERNAL REVENUE SERVICE

PRESumptive TAX RETURNS FORM

Made Pursuant to Section 6 of the Personal Income Tax (Amendment) Act, 2011

(1) Name of Taxpayer/Registered Name
(2) Nationality
(3) Residential Address
(4) GSM Number
(5) Assessment Year
(6) Presumptive Tax Payable
(7) Presumptive Tax Paid
(8) Taxpayer Identification Number (TIN)
(9) Nature of Business

Signature __________________ Date __________________

<table>
<thead>
<tr>
<th>Period of Filing</th>
<th>Due Date</th>
<th>Date Filed</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
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</tbody>
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Signature ______________ Date __________________
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<tr>
<th>S/N</th>
<th>Trade/Business</th>
<th>Micro Business</th>
<th>Small Business</th>
<th>Medium Business</th>
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<tbody>
<tr>
<td>1</td>
<td>Boutiques and other cloth sellers - Adult and Child</td>
<td>2,500.00</td>
<td>25,000.00</td>
<td>50,000.00</td>
</tr>
<tr>
<td></td>
<td>Children wear Fabricating, Welding, Bench Milling, Black</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Smith, Gold Smith Confectioneries and</td>
<td>2,500.00</td>
<td>15,000.00</td>
<td>30,000.00</td>
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<tr>
<td></td>
<td>Bakeries Barbers and Hair Dressing Saloon</td>
<td>2,500.00</td>
<td>12,000.00</td>
<td>25,000.00</td>
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<tr>
<td>3</td>
<td>Service Providers - Business Centres and Typing Studio, Printers, Thrift Collector</td>
<td>2,500.00</td>
<td>15,000.00</td>
<td>50,000.00</td>
</tr>
<tr>
<td>4</td>
<td>Video Clubs, Car Wash and Owners, Casino Operators, Cyber Cafe Operators</td>
<td>5,000.00</td>
<td>25,000.00</td>
<td>50,000.00</td>
</tr>
<tr>
<td>5</td>
<td>Drama Group, Laundries, Dry Cleaners, Commercial Mobile Calls</td>
<td>2,500.00</td>
<td>15,000.00</td>
<td>50,000.00</td>
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<tr>
<td>6</td>
<td>Photographers/Photo Developers, Recreational Centre, Refuse, Rentals, Travel Agency</td>
<td>2,500.00</td>
<td>20,000.00</td>
<td>50,000.00</td>
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<tr>
<td>7</td>
<td>Artisans - Masons, Vulcanizers, Iron Benders, Carpenters, Cobblers, Painters and Decorators, Plumbers</td>
<td>2,500.00</td>
<td>15,000.00</td>
<td>50,000.00</td>
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<tr>
<td>8</td>
<td>Petrol, Kerosene and Lubricant Sellers Tailoring, Interior Decoration, Fashion Designers and Garment Makers, Curtain Makers, Seamstress</td>
<td>2,500.00</td>
<td>30,000.00</td>
<td>85,000.00</td>
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<td></td>
<td></td>
<td>2,500.00</td>
<td>15,000.00</td>
<td>50,000.00</td>
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<td>9</td>
<td></td>
<td></td>
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<tr>
<td>10</td>
<td>Transport Workers Taxi, Bus, lorry, etc. General</td>
<td>2,500.00</td>
<td>10,000.00</td>
<td>50,000.00</td>
</tr>
<tr>
<td>11</td>
<td>Trading/Enterprises Retail and Wholesale, Raw Food</td>
<td>2,500.00</td>
<td>10,000.00</td>
<td>50,000.00</td>
</tr>
<tr>
<td>12</td>
<td>Bookshops/Stationery Stores, Building Materials, Cement, Cooking Gas, Air conditioners, Mattress/Foams, Doors, Electrical Parts and Fittings</td>
<td>2,500.00</td>
<td>20,000.00</td>
<td>50,000.00</td>
</tr>
<tr>
<td>13</td>
<td>Furniture/Furnishing Material, Gas Refilling, General Contractor, General Merchants and Distributors, Gift Shop, Entrepreneurs, Imitation Jewel, Jewel, Leather Carpets, Licensed Merchants, Mobile Phone, Motor Cycle, Spare Parts, Patent Medicine, Photographic Materials, Plank, Plastic Rubbers</td>
<td>2,500.00</td>
<td>15,000.00</td>
<td>30,000.00</td>
</tr>
<tr>
<td>14</td>
<td>Plumbing Materials, Poultry Feeds, Raw Food, Rugs and Carpets, Sewing Machine, Timber Dealers, Tire, Wine and Beer License Operators, Yoghurt, Financial Services Bureau De Change, Pool Agents and Furniture and Cabinet Makers</td>
<td>2,500.00</td>
<td>15,000.00</td>
<td>50,000.00</td>
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<tr>
<td>15</td>
<td></td>
<td>10,000.00</td>
<td>50,000.00</td>
<td>100,000.00</td>
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<td>16</td>
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<td>2,500.00</td>
<td>35,000.00</td>
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<td>Description</td>
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<td>35,000.00</td>
<td>100,000.00</td>
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<tr>
<td>21</td>
<td>Restaurant and Food Sellers</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Property - Guest House, Lodging, Face to Face Building with not more than ten (10) rooms.</td>
<td>2,500.00</td>
<td>50,000.00</td>
<td>90,000.00</td>
</tr>
<tr>
<td>22</td>
<td>Mechanics, Technicians, Electricians, Panel Beaters, Motorcycle, Bicycle, Keke NAPEP, Clock and Watch Repairers, and other Machine Repairers, Re-wires, Battery Chargers.</td>
<td>2,500.00</td>
<td>15,000.00</td>
<td>50,000.00</td>
</tr>
<tr>
<td>23</td>
<td>Artisans, Design and Sign Writers, Hand Craft Makers Graphic Arts.</td>
<td>2,500.00</td>
<td>12,000.00</td>
<td>90,000.00</td>
</tr>
<tr>
<td>24</td>
<td>Professional Services - Opticians, Photo lab, Auctioneers.</td>
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<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Draughtsman, Maternity Owners, Patent Medicine Store.</td>
<td>2,500.00</td>
<td>30,000.00</td>
<td>85,000.00</td>
</tr>
<tr>
<td>25</td>
<td>Entertainment Service, Musicians</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Agriculture, Forestry, Fishing, Hunting, Butchers/Meat Sellers, Horticulture/Florist, Farm Settlers, Poultry, Piggery.</td>
<td>2,500.00</td>
<td>15,000.00</td>
<td>50,000.00</td>
</tr>
<tr>
<td>26</td>
<td>Aluminium Fabrication and Products</td>
<td>2,500.00</td>
<td>30,000.00</td>
<td>75,000.00</td>
</tr>
<tr>
<td></td>
<td>Processors, Producers and Manufacturers Blocks, Culvert, Well Ring, Pure Water, Welders, Shoe Makers, Cold Rooms, Palm Oil Miller, Grind Mills, Sawmill Proprietors.</td>
<td>2,500.00</td>
<td>25,000.00</td>
<td>100,000.00</td>
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<tr>
<td>27</td>
<td>Transport Owners</td>
<td>2,500.00</td>
<td>30,000.00</td>
<td>85,000.00</td>
</tr>
<tr>
<td></td>
<td>All other trades/services covered by the Bill but not listed above.</td>
<td>2,500.00</td>
<td>30,000.00</td>
<td>100,000.00</td>
</tr>
</tbody>
</table>
SIXTH SCHEDULE

FORM OF AUTHORIZATION TO ACCESS LANDS & BUILDINGS

Books and Documents

To __________________________

______________________________

The Osun Internal Revenue Service, by virtue of the powers vested in it by Section 31 of the Osun Revenue Administration & Tax (Codification and Consolidation) Bill of 2019, hereby authorized you to enter the premises, office, place of management or residence of any person, the principal officer, agent factor or representative of any person who has been suspected by the service of fraud, evasion, willful default etc., in connection with a tax due to Government; and whose premises, office, place of management or residence of the Principal Officer, agent, factor or representative is at __________________________ and for carrying out your assignment there.

We further authorized you, with the aid of any police officer (if necessary), which assistance he is hereby required to give, search and remove (if necessary) such records, books and documents whenever they may be found either in possession of any Person in respect of who the tax remains unpaid.

And for the purpose of this assignment you are hereby authorized, if necessary, with such assistance as aforesaid to break open any building or place in the day time.

2. The particulars of the said arrears of tax are as follows:

Years of assessment
SEVENTH SCHEDULE

ESTABLISHMENT, JURISDICTION,
AUTHORITY AND
PROCEDURE OF THE TAX APPEAL
COMMITTEE

1. There shall be established the Tax Appeal Committee (hereinafter referred to as "the Committee") to exercise the jurisdiction, powers and authority conferred on it by or under this Schedule.

2. The Chairman of the Committee shall be a legal practitioner who has been so qualified to practice for a period of not less than 10 years with cognate experience in tax legislation and tax matters and an Arbitrator.

   (i) The Chairman shall preside at every sitting of the Committee and in his absence the members shall appoint one of them to be the Chairman.

   (ii) The quorum at any sitting or hearing of the Committee shall be 3 members.

3. A person shall not be qualified for appointment as a Tax Appeal Commissioner unless he is knowledgeable about the laws, regulations norms, practices and operations of taxation in Nigeria as well as persons that have shown capacity in the management of trade or business or a retired public servant in tax administration.

4. A Tax Appeal Commissioner shall hold office for a term of 3 years, renewable for a second and third term of 3 years only and no more,
from the date on which he assumes his office or until he attains the age of 65 year whichever is earlier.

5. If for reason other than temporary absence, any vacancy occurs in the office of a Tax Appeal Commissioner then the Governor shall appoint another person in accordance with the provisions of this Law to fill the vacancy.

6. The question as to the validity of the appointment of any person as a Tax Appeal Commissioner shall not be the cause of any litigation in any court or Committee and no act or proceedings before the Committee shall be called into question in any manner on the ground merely of any defect in the constitution of the Committee.

7. (1) The Governor shall appoint for the Committee a Registrar who shall be:
   
   (a) subject to the general control of the Tax Appeal Commissioners, be responsible for keeping records of the proceedings of the Committee; and
   
   (b) be the head of the secretariat and responsible for:
   
       (i) the day-to-day administration, and
   
       (ii) the direction and control of all other employees of the Committee.

Registrar of the Committee.
2. The official address of the Committee appointed for each zone shall be published in the State Gazette.

8. (1) The Government shall appoint such other employees as he may deem necessary, or may delegate their appointment to the State Civil Service Commission, for the efficient performance of the functions of the Committee and the remuneration of performance of the functions of the Committee and the remuneration of persons so employed shall be determined by the Governor or as he may delegate.

(2) It is declared that employment in the Committee shall be subject to the provisions of the pension legislation applicable in the State and, accordingly, officers and employees of the Service shall be entitled to pensions and other retirement benefits as are prescribed by such legislation.

9. (1) The Committee shall have power to adjudicate on any disputes or matter arising from such tax or revenue legislation applicable in the State (hereinafter referred to as the revenue law and any other law contained in or specified in the First Schedule to this Law or other laws made or to be made from time to time by the National Assembly or the State House of Assembly.
(2) The Committee shall apply such provisions of the revenue laws as may be applicable in the determination or resolution of any dispute or controversy before it.

10. Where in the course of its adjudication, the Committee discovers evidence of possible criminality; the Committee shall be obliged to pass such information to the Service, the Chambers of the Attorney-General of the State or any other relevant law enforcement agency.

11. If the Service is aggrieved by the non-compliance by a person in respect of any provision of the tax laws, it may appeal to the Committee where the person is resident giving notice in writing through the Registrar of the Committee.

12. (1) A notice of appeal to be given under the provisions of this Notice of appeal Section shall be given in writing to the Service and shall set out:

(a) the name and address of the Appellant;

(b) the official number and the date of the relevant notice of assessment;

(c) the amount of the assessed tax in dispute;

(d) the precise grounds of appeal against the assessment;

(e) the address for service of any notice or other
documents to be given to the appellant; and

(f) the date on which Appellant was served with notice of refusal by the Service to amend the assessment as desired.

(2) As soon as a notice of appeal is received, the Registrar of the TAC (in this Law referred to as "the Registrar") shall, having regard to the grounds of appeal and to any relevant provisions of this Law, disclose and deliver a copy of the Notice of Appeal to the Service and the appeal shall be listed by the Secretary for hearing.

(3) A notice or other documents to be delivered to or served on the TAC shall be addressed to the Registrar and be delivered at, or sent by registered post, to the Committee's official address.

(4) An appellant may discontinue an appeal by him under this section upon giving notice to the Registrar in writing any time before or during the hearing of the appeal.

(5) Notwithstanding that a notice of appeal against an assessment has been given by an appellant under this section, the Service may revise the assessment in agreement with the taxable person, and on notice of the agreement being given in
writing by the Service to the Registrar at any time before the hearing the appeal shall be treated as being discontinued.

(6) On the discontinuance of an appeal under this section, the amount or revised amount of the assessment, as the Service may determine, shall be deemed to have been agreed upon between the tax authority and the appellant under section 57 (3) of the Personal income Tax Act.

13. (1) The Committee shall as often as may be necessary, meet to hear appeals in any town where an office of the Service is situated and at any such meeting:

(a) any three or more Appeal Commissioners may hear and decide an appeal: and

(b) the Appeal Commissioners present shall elect one of them to be the Chairman for the meeting in the absence of the substantive Chairman of the TAC.

(2) An Appeal Commissioner who has a direct or indirect financial interest in a taxable person or being a relative of a person having such an interest, and having knowledge thereof, shall, when any appeal by such taxable person is pending before the TAC, declare such...
interest to the other Appeal Commissioners and give notice to the Service in writing of such interest or relationship, and he shall not sit at any meeting or the hearing of that Appeal.

(3) The provisions of subsection (2) of this section shall also apply where an Appeal Commissioner is a legal practitioner or an accountant, and the taxable person is or has been a client of that Appeal Commissioner five years before the date fixed for the hearing.

(4) The Registrar of the Committee shall give seven clear working days' notice to the Service and to the applicant of the date and place fixed for the hearing of an appeal except in respect of an adjourned hearing for which the TAC has fixed a date at the hearing.

(5) All notices, receipts and documents, other than decisions of the TAC may be signed under the hand of the Registrar.

(6) All appeals before the Committee shall be held in public.

(7) A taxable person who appeals against an assessment shall be entitled to be represented at the hearing of the appeal but if the person intended by the taxable person to be his representative in an appeal is unable for good cause to
attend the hearing, the Committee may adjourn the hearing to such reasonable time as it thinks fit, or admit the appeal to be made by some other person or by way of written statement.

(8) The onus of proving that the assessment complained of is excessive shall be on the appellant.

(9) At the hearing of an appeal, if the representative of the Service proves to the satisfaction of the Committee or the court hearing the appeal in the first instance that:
(a) the appellant has, contrary section 44 (1) of the Personal Income Tax Act, for the year of

\[ \text{assessment concerned}, \text{ failed to prepare and deliver to the Service the statement mentioned in that subsection;} \]

(b) the appeal is frivolous or vexatious or is an abuse of the appeal process; or

(c) it is expedient to require the appellant to pay an amount as security for processing the appeal, the Committee or, as the case may be, the Committee may adjourn the hearing of the appeal to any subsequent day and order the appellant to deposit with the Service
before the day of the adjourned hearing an amount, on account of the tax charged by the assessment under appeal, equal to the tax charged on the appellant for the preceding year of assessment under appeal, whichever is the lesser.

(10) If the appellant fails to comply with an order under subsection (7) (c) of this section, the assessment against which he appealed shall be confirmed and the appellant shall have no further right of appeal whatsoever with respect to the assessment.

(11) The Committee may confirm, reduce, increase or annul the assessment or make such order thereon as it deems fit.

(12) The decision of the Committee shall be recorded in writing by the Chairman and a certified copy of the decision shall be supplied to the appellant and the Service by the Registrar, on a request within two weeks of the decision.

(13) Where, on the hearing of an appeal:
(a) no accounts, books or records relating to income or profits were produced by or on behalf of the appellant;
(b) those accounts books or records were so produced but the Committee rejected the same on the ground that it has been shown to its satisfaction that they were incomplete or unsatisfactory;

(c) the appellant or his representative, at the hearing of the appeal has neglected or refused to comply with a precept delivered or sent to him by the Secretary without showing reasonable cause;

(d) the appellant or a person employed, whether confidentially.

or otherwise, by the appellant or his agent, has refused to answer any question put to him by the Committee, without showing any reasonable cause, the Chairman of the Committee shall record particulars of the same in his written decision.

(14) The Chief Judge of the State may, make rules prescribing the procedure to be followed in the conduct of appeals before the Committee.

14. (1) Notice of the amount of the tax chargeable under the assessment as determined by the Committee shall be served by the Service on the appellant or on the person in
whose name the appellant is chargeable.

(2) Notwithstanding that a further appeal may be pending, tax shall be paid in accordance with the decision of the Committee within one month of notification of the amount of the tax payable pursuant to subsection (1) of this section, and proceedings may be taken for its recovery in accordance with the provisions of this Law.

15. (1) Subject to the provisions of section 51 of this Law, a taxable person who decides to appeal against an assessment made on him by the decision to the Committee shall give notice of further appeal to the High Court of the State in writing to the Service within 30 days after the date on which the decision was given.

(2) Where a Committee has not been constituted under this Law or the number of Commissioners available is inadequate for a proper hearing of an appeal against an assessment made on a taxable person, the taxable person who is aggrieved by the assessment and has been unable to agree with the Service in the manner provided in section 30 (4) of this Law and Section 57 (3) of the Personal Income Tax Act, may appeal against the assessment to the High Court of the State as a tribunal of first instance upon giving
notice in writing to the Service within thirty days after the date of service of notice of the refusal by the Service to amend the assessment as desired.

(3) If the Service is dissatisfied with a decision of the Committee it may appeal against that decision to the High Court upon giving notice in writing to the other party to the appeal within 30 days of the decision, which it is appealing.

(4) All parties to an appeal shall be given seven clear working days' notice of the date fixed for the hearing of the appeal unless rules made hereunder otherwise provide.

(5) If at the hearing of an appeal from the decision of the Committee a certified copy of that decision is produced before the High Court and the decision contains a record by reference to:

(a) Rule 13 Sub-Rule (13) (a) of Schedule Seven to this Law, the High Court shall dismiss the appeal;

(b) Rule 13 Sub-Rule (13) (b) of Schedule Seven to this Law, the High Court may dismiss the appeal on prima facie evidence, with respect to the accounts, books or records having being incomplete or unsatisfactory, as the Court may deem sufficient;
c) Rule 13 Sub-Rule (13) (c) and (d) of Schedule Seven to this Law, the High Court shall dismiss the appeal unless it considers that the cause of the neglect or refusal was reasonable.

6) Notwithstanding the provisions of section 67 of the Personal Income Tax Act, if in a particular case the Judge, from information given at the hearing of the appeal is of the opinion that tax is not recovered, he may, on application being made by or on behalf of the Service, require the appellant to furnish within such time as may be specified the tax assessed, which shall immediately become payable and recoverable.

7) The cost of the appeal shall be at the discretion of the Judge hearing the appeal and there shall be a sum fixed by the Judge.

8) The Chief Judge of the High Court may make rules providing for the method of tendering evidence before a Judge on appeal, the conduct of the appeals and the procedure to be followed by a Judge.

9) An appeal against the decision of a Judge shall lie to the Court of Appeal within 30 (thirty) days of the decision of the Judge and thereafter to the Supreme Court.
16. (1) Where no valid appeal against a tax assessment has been lodged within the time limited by Section 51 of this Law or where due notice has not been given of a further appeal against a decision of the Appeal Commissioners or a Judge, as the case may be, an assessment made by the Service or agreed to under the provisions of this Law as the case may be, shall be final and conclusive for all purposes of this Law as regards the amounts of the assessable, total or chargeable income and the tax payable thereon.

(2) If the full amount of the tax charged by a final and conclusive assessment is not paid within the appropriate period prescribed by the provisions of this Law, the provisions thereof relating to the recovering of tax, and to any penalty under this Law, shall apply to the collection and recovery of the tax or penalty subject only to the set-off of the amount of any tax payable under any claim made under a provision of this Law or of which has been agreed to by the Service or determined on an appeal against a refusal to admit that claim.

PROVIDED that, where an assessment has become final and conclusive, any tax overpaid, including any amount deposited with the Service on account of the tax charged by the assessment,
shall be paid; and nothing in section 57 of the Personal Income Tax Act shall prevent the Board from making an assessment or additional assessment for any year which does not involve reopening any issue, on the same fact, which has been determined for that year of assessment under subsection (3) of that section or an appeal.

17. (1) Tax Appeal Commissioners shall meet to hear appeals as often as is necessary.

(2) Where a Tax Appeal Commissioner has a direct or indirect financial interest in any appeal pending before the Committee or where the taxable person is or was a client of that Tax Appeal Commissioner in his professional capacity, he shall declare such interest to the other Tax Appeal Commissioners and refrain from sitting in any meeting for the hearing of the tax appeal.

(3) The Registrar to the Committee shall give 7 clear days' notice to the Service and to the appellant of the date and place fixed for the hearing of each appeal except in respect of any adjourned hearing for which the Tax Appeal Commissioners have fixed a date at their previous hearing.

(4) All notices, documents, other than decisions of the Committee, shall be signified
under the hand of the Secretary.

(5) All appeals before the Tax Appeal Commissioners shall be held in public.

(6) The onus of proving that the assessment complained of is excessive shall be on the appellant.

(7) The Committee may, after giving the parties an opportunity of being heard, confirm, reduce, increase or annul the assessment or make any such order as it deems fit.

(8) Every decision of the Committee shall be recorded in writing by the Chairman and a certified copy of such decision shall be supplied to the appellant or the Service by the Secretary, upon a request made within 30 days of such decision.

10. (1) Notice of the amount of the tax chargeable under the assessment as determined by the Committee shall be served by the Service upon the taxable person or upon the person in whose name such taxable person is chargeable.

(2) An award or judgment of the Committee shall be enforced as if it were a judgment of the High Court upon registration of a copy by the party seeking to enforce the award or judgment with the Chief Registrar of the High Court by.
the party seeking to enforce the award or judgment.

19. (1) Any person dissatisfied with a decision of the Committee constituted under this Schedule may appeal against such decision to the High Court of Osun State ("the High Court") upon giving notice in writing to the Secretary to the Committee within 30 days after the date on which such decision was given.

(2) A notice of appeal filed pursuant to Sub-Rule (1) of this Rule shall set out all the grounds of fact, law or mixed law and fact upon which the appeal is based.

(3) Upon receipt of a notice of appeal under Sub-Rule (1) or (2) of this Rule, the Registrar of the Committee shall cause the notice to be given to the Chief Registrar of the High Court along with all the exhibits tendered at the hearing before the Committee to the Secretary within 30 days after the date on which such decision was given.

(4) The Chief Judge of the High Court may make rules providing for the procedure in respect of appeals made under this Law and until such rules are made, the High Court Rules relating to hearing of appeals shall apply to the hearing of an appeal under this Law.
20. (1) A complainant or appellant, as the case may be, may either appear in person or authorize one or more legal practitioners or any of its officers to represent him or its case before the Committee.

(2) Every individual or company in a case before the Committee shall be entitled to be represented at the hearing of an appeal by a solicitor or chartered accountant or adviser provided that, if the person appointed by the taxable person to be a representative in any matter before the Committee is unable for good cause to attend hearing thereof, the Committee may adjourn the hearing for such reasonable time as it deems fit, or admit the appeal made by some other person or by way of a written address.

21. No statute of limitation shall apply to any matter brought before the Committee or High Court.

22. (1) The committee may make rules regulating its procedures.

(2) The Committee shall, for the purposes of discharging its functions under this Law, have power to:

(i) summon and enforce the attendance of any person via the process of the High Court of the State and examine him on oath;
require the discovery and production of documents;

receive evidence on affidavits;

call for the examination of witnesses or documents;

review its decisions;

dismiss an application for default or deciding matters ex-parte;

set aside any order of dismissal of any application for default or any order passed by it ex parte; and

do anything, which in the opinion of the Committee, is ancillary to its functions under this Schedule.

Proceedings before the Committee shall be deemed to be a judicial proceeding and the Committee shall be deemed to be a civil court for the purposes of this Law.

This printed impression has been carefully compared with the Law which has been passed by the State of Osun House of Assembly and it is hereby certified to be a true and correct copy of the Bill.

MR. SIMEONA A. AMUSAN
Clerk of the House
State of Osun House of Assembly

RT. HON. TIMOTHY OWODEYE
Hon. Speaker
State of Osun House of Assembly