

**CONSTITUTION
OF
LEGACY PARTY OF NIGERIA
(LPN)**

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PREAMBLE

We the members of the LEGACY PARTY OF NIGERIA, united in common purpose, dedicate and subscribe to the historic principles of legality, prosperity, nationality, equity, equality, fairness and justice, recognize that our members come from all economic levels of life within our country and represent every race, age (if of voting age), gender, religion, disability status, economic status, ethnic origin and gender identity.

We acknowledge that as a political body which wishes to provide good leadership to the country, we must listen to those we would lead. To recognize that at times some of our members may have diverse view and opinion, but the respective rights of each member will always be considered prior to reaching the decisions which the majority of our party must make in order to lead our Country both now and in the future.

Our desire for our country is peace, justice and individual freedom, individual respect, and individual rights for each person without regard for race, religion, color, creed, national origin or gender.

Our purpose will be to support any person who cares to join us in every geographic area of Nigeria to uphold the principles that bind us together and to conduct his activities in every worthy and honest way possible.

ARTICLE 1:

NAME OF THE PARTY

Section 1.01- The Party name shall be the LEGACY PARTY OF NIGERIA, with the abbreviation "LPN" hereinafter referred to as the "Party".

ARTICLE 2:

SUPREMACY OF THE PARTY CONSTITUTION

Section 2.01- Subject to the provisions of the Constitution of the Federal Republic of Nigeria, 1999 (as amended) and any other Laws for the time being in force in the Federal Republic of Nigeria, the provisions of this Constitution shall be supreme PROVIDED that where any Rule, Regulation or any other enactment of the Party is inconsistent with the provisions of the Constitution of the Federal Republic of Nigeria, such a Rule, Regulation and Enactment shall, to the extent of its inconsistency, be null and void and of no effect whatsoever,

ARTICLE 3:

MOTTO, SLOGAN, FLAG AND SYMBOL OF THE PARTY

Section 3.01- The Motto of the Party shall be: Legality, Prosperity and Nationality.

Section 3.02- The Slogan of the Party shall be: Love People of Nigeria.

Section 3.03 - The flag of the party shall be Green, White (in which a house with two diagonal Maize surrounded with golden star all which are placed on a circular white base and circular green base with white cutting through the circular green base, all enclosed by white and golden circle imposed) and Gold.

Section 3.04: - The symbol/Logo of the party shall be a house with two cobs of maize inside, placed on a green and white circular base with party acronym, surrounded and adorned with stars.

Section 3.05: -The Symbol/Logo of the party means National Prosperity, peace and security.

ARTICLE 4:

AIMS AND OBJECTIVES:

Section 4.01 -The aims and objectives of the LEGACY PARTY OF NIGERIA shall be:

- i. To work to ensure legality, prosperity and nationality.
- ii. To work against bribery and corruption.
- iii. To work against sectional politics, divisive forces that is inimical to the development of our nation.
- iv. Working to maintain rule of law, social justice and fundamental human rights for all Nigerians Irrespective of their race, religion, ethnic origin, economic status and disability, etc.
- v. Working for the welfare and security of all Nigeria as also in our state objective and derivatives principle of state under the Constitution of the Federal Republic of Nigeria.
- vi. To encourage all Nigerians especially the youth so as to actualize their positive life.
- vii. To provide quality leadership to all Nigerians in all its ramification.
- viii. Working with other nations of the world so as to boast trade and maintain international peace, security, harmony and cooperation.
- ix. To work against all social ills and encourage the restoration and promotion of our cherished cultural values, norms and custom.

ARTICLE 5:

SECRETARIAT

Section 5.01 -The registered office of the party shall be located in Abuja, the Federal Capital Territory of Nigeria WHILE other offices in the State Capitals, Local Government Areas Headquarters, Wards and other places shall be determined by the APPROPRIATE Executive Committee and approved by the National Executive Committee

ARTICLE 6:

MEMBERSHIP:

Section 6.01 - A member of the LEGACY PARTY OF NIGERIA is anyone:

- i. Who is at least 18 years of age;
- ii. Who must be a citizen of Nigeria;
- iii. Who declares that he or she loves people of Nigeria;
- iv. Who accept the aims and objective of LEGACY PARTY OF NIGERIA; and
- v. Who is not a member of any political party other than the LEGACY PARTY OF NIGERIA.

Section 6.02 - Application for membership shall be made to and cleared by the Ward Executives of the Party in the Ward of the-Local Government Area where the person was born, resides, works or originates.

Section 6.03 - Where an application is refused, the applicant may as of right appeal to the Local Government Area Executive Committee of the Party.

Section 6.04 - Every member of LEGACY PARTY OF NIGERIA shall pay the prescribed fees and shall be issued with a Membership Card and a Dues Card upon enrolment.

Section 6.05 - Members of the Party shall be obliged to affirm the Party's, aims and objectives and conduct themselves in a manner that shall not bring the party to public odium and disrepute. Members of the party shall also observe the rules and regulations embedded in this Constitution.

Section 6.06 - Every Member shall pay, as at and when due, all dues and levies as may be prescribed by any organ of the Party authorized so to do.

Section 6.07 - Every Member shall participate in the activities of the e.g. election campaigns, rallies, fund raising, functions, meetings, etc.

Section 6.08 - Only fully registered and financially up-to- date members of the Party shall have the right to vote and be voted for into any of the elected positions, subject to the provisions made for such elections pursuant to this Constitution or other Laws or Regulation. Consequently nonfinancial members shall not enjoy the above rights.

Section 6.09- Only fully registered and financially up-to-date members of the Party shall enjoy the privileges of the Party and shall be entitled to be appointed to any committee of the Party on the approval of the Executive Committees of the Party at the various levels.

Section 6.10 - A Register of members shall be compiled and maintained at the Ward level and be transmitted to the Secretariat of the Party at the Local Government Area, Which shall transmit a copy to the State Headquarters, which in turn shall transmit a copy to the National Secretariat provided that-the Party shall update its membership records every six

Months and remit Updated copies to appropriate Secretariats thereafter it shall be the responsibility of a member to ensure that his or her name is duly entered in the Ward Register.

Section 6.11- Where a group or association joins the Party, the Party shall welcome the group or association, but each member of such group or association shall register individually at their respective Wards.

Section 6.12- Membership of the Party shall be terminated by death, resignation or expulsion, or by procurement of membership of another political party.

Section 6.13- Upon resignation or expulsion, a member shall be legally obliged to return to the Party all its properties in his or her possession.

ARTICLE 7

ORGANIZATION, STRUCTURE AND FUNCTION

Section 7.01 - The LEGACY PARTY OF NIGERIA shall have seven levels of Party organization namely: - the Polling Unit; the ward, the Local Government Area/Area Council, the Senatorial District, the State, the Zone, and the National.

Section 7.02 - Each of these seven levels of Party organizations shall have a functional secretarial except the Senatorial District and Polling Unit.

Section 7.03- The Party shall have the following Principal Organs:

- i. National Convention
- ii. Board of Trustees
- iii. National Executive Committee
- iv. National Working Committee
- v. Zonal Committee
- vi. State Congress
- vii. State Executive Committee
- viii. State Working Committee
- ix. Senatorial District Committee
- x. The Local Government Area and Area Council Congress
- xi. Local Government Area Executive Committee
- xii. Local Government Area/Area Council Caucus
- xiii. The Ward Congress
- xiv. The Word Executive Committee
- xv. The Polling Unit Committee
- xvi. National Leader

THE NATIONAL CONVENTION

Section 7.04 - The National Convention shall be composed as follows:

- i. Members of Board of Trustees;
- ii. National Chairman and all Members of the National Executive Committee;
- iii. Serving and past Presidents and Vice Presidents of the

Federal Republic of Nigeria who are Members of the Party;

- iv. Serving and past Governors and Deputy Governors of States of the Federal Republic of Nigeria who are members of the Party;
- v. Serving and past members of the National Assembly who are members of the Party, serving and past Speakers, Deputy Speakers and other principal officers of the State Houses of Assembly, and all serving members of the State Houses of Assembly who are members of the Party.
- vi. Members of the States' Working Committee (including that of the Federal Capital Territory, Abuja) of the Party;
- vii. All Party Chairmen and Secretaries of the Local Government Areas/ Area Councils of the country;
- viii. All elected Local Government Council/Area Council Chairmen of the country who are members of the Party;
- ix. Three elected delegates (at least one of whom must be a woman) from each Local Government Area/Area Council of the country.
- x. National Convention Organizing Committee

Section 7.05 - The final authority of the Party shall rest with the National Convention which shall have the powers to:

- i. Ratify policies and programmes of the Party;
- ii. Elect or remove the national officers of the Party;
- iii. Elect the Presidential Candidate of the Party;

- iv. Receive reports from the National Executive Committee and from any other Committee and or organ of the Party; and take appropriate decisions on the reports and or recommendations;
 - v. Review or propose for amendment the Constitution of the Party from time to time as the need may arise;
 - vi. Delegate any of its powers to the Board of Trustees, National Executive Committee or to any other organ of the Party;
 - vii. Take any action as may be conducive to the promotion of the aims and objectives of the Party as laid down in this Constitution;
 - viii. Appoint External Auditors to audit the Party's accounts for its consideration;
 - ix. Exercise such other powers and authority as are vested in it by this Constitution;
 - x. Ratify the minimum rate of annual subscription-to be paid by Members and the proportion of income from subscriptions to be remitted to the National Office of the Party.

THE BOARD OF TRUSTEES

Section 7.06 - The Board of Trustees shall be composed as follows:

- i. Past and serving Presidents-and Vice Presidents of the Federal Republic of Nigeria who are members of the Party;
- ii. Past and serving Senate Presidents and Deputy Senate Presidents of the Federal Republic of Nigeria who are members of the Party;

- iii. Past and serving Speakers and Deputy Speakers of the House of Representative who are members of the Party.
- iv. Past and serving Governors of States in the Federal Republic of Nigeria who are members of the Party.
- v. The founder of the party.
- vi. Past National Chairmen and Chairmen of Board of Trustees (BOT) of Political Parties who have produced a past President, Senator(s), Member(s) of House of Representatives of the Federal Republic of Nigeria, Governor(s) of State(s) of the Federation or Member(s) of House(s) of Assembly of State(s) of the Federation and are members of the Party/ subject to approval by the National Executive Committee (NEC).
- vii. Past and serving National Chairman produced by the Party.
- viii. Serving National Secretary of the Party.
- ix. Two serving Senators from each geopolitical zone of the Country who are members of the Party to be nominated by the Senators from such zone.
- x. One member from each geo-political Zone of the Country nominated by the Zonal Committee for consideration, and subsequent recommendation by the National Working Committee to the National Executive Committee for approval;

- xi. Any other person(s) nominated by the National Working Committee and approved by the National Executive Committee to represent identified interests.

Section 7.07- A registered party member shall be eligible for appointment into the Board of Trustees if he or she:- has not been Convicted by a Court of Competent Jurisdiction for an offence involving or dishonesty; has not been adjudged to be a lunatic or otherwise declared to be of unsound mind Under any Law in force in any part of Nigeria; has not been adjudged or declared bankrupt; has not been dismissed from Public Service of the Federation; State and Local Government Area/Area Council or impeached/removed from public office; is a person of proven integrity, impeccable character and verifiable track record of service to humanity in the Country.

Section 7.08 - The Board of Trustees shall:

- i. Be the embodiment of the Conscience, the soul and the sanctity of the Party and shall be the mirror of the highest standard of morality in the Party and shall intervene in all disputes and crisis in the Party to ensure its stability at all times. Where the crisis involves National Executive Committee, the Board of Trustee can initiate the process of mediation.
- ii. Hold all the properties of the Party in trust for the Party and shall serve as custodian of such assets;
- iii. Advise on, and when Considered necessary initiate policies for the guidance of the Party;

- iv. Act as Arbitrators and Mediators in disputes and ensure the enforcement of discipline in accordance with the Constitution of the Party.
- v. Promote reconciliation encourage and facilitate the settlement of disputes in an amicable manner among members of the Party,
- vi. Ensure that peace and tranquility prevail in the Party and when necessary intervene to restore absolute peace;
- vii. Convene the National Convention of the Party with the concurrence of two thirds (2/3) of its membership, where there is any situation that prevents the National Executive Committee from functioning;
- viii. Regulate its own proceedings and shall draw up a Code of Conduct for its members and public/Party Office Holders to observe;
- ix. Perform any other functions assigned to it by the National Convention;
- x. Elect its Chairman, Deputy Chairman, Secretary and other officers as it deems necessary, and formulate its own Rules and procedures to regulate its meetings and activities;
- xi. Have powers to delegate any of its functions to its own Committee(s).

Section 7.09 - The Board of Trustee shall be composed as follows:

- i. Chairman of the Board of Trustee.
- ii. Secretary of the Board of Trustee
- iii. The past and present National Chairman of the Party.
- iv. The past and present National Secretary of the Party.
- v. One member nominated from each geopolitical zone of the country
- vi. A former president or vice president of the Federal Republic of Nigeria who are members of the Party.
- vii. Former Senate Presidents or Deputy Senate Presidents of the Federal Republic of Nigeria who are members of the Party.
- viii. The founder of the party.

Section 7.10 - The Chairman and Secretary of the Board of Trustees shall be in office for a period of four (4) years subject to another renewal of four (4) years.

Section 7.11 - The Members Board of Trustees shall serve for a period of four (4) years subject to another renewal of four (4) years.

Section 7.12 - Subject to Section 7.11, in the event of the occurrence of a vacancy in the Board including the position of the Chairman, it shall be filled by the National Executive Committee in conjunction with the National Leader regard being had to the principle of federal character.

THE NATIONAL EXECUTIVE COMMITTEE [NEC]

SECTION 7.13 - There shall be a National Executive Committee (NEC) of the Party consisting of:

- i. National Chairman

- ii. Deputy National Chairman (North)
- iii. Deputy National Chairman (South)
- iv. National Secretary
- v. Deputy National Secretary
 - vi. Six National Vice Chairmen, one from each Geo political zone of the Country (to be also known as Zonal Chairmen)
 - vii. National Legal Adviser;
 - viii. Deputy National Legal Adviser
 - ix. National Treasurer;
 - x. Deputy National Treasurer;
 - xi. National Financial Secretary;
 - xii. Deputy National
 - xiii. National Organizing Secretary;
 - xiv. Deputy National Organizing Secretary;
 - xv. National Publicity Secretary;
 - xvi. Deputy National Publicity Secretary
 - xvii. National Welfare Secretary
 - xviii. Deputy National Welfare Secretary
 - xix. National Auditor
 - xx. Deputy National Auditor
 - xxi. National Women Leader
 - xxii. Deputy National Women Leader
 - xxiii. National Youth Leader
 - xxiv. Deputy National Youth Leader
 - xxv. Special (Physically Challenged) Leader

- xxvi. Zonal Secretary
- xxvii. Zonal Youth Leader
- xxviii. Zonal Organizing Secretary
- xxix. Zonal Women Leader
- xxx. States' Chairmen of the Party
- xxxi. The President and Vice President of the Federal Republic of Nigeria who are members of the Party
- xxxii. President of the Senate and Deputy
- xxxiii. President of the Senate who are members of the Party
- xxxiv. Speaker and Deputy Speaker of the House of Representatives who are members of the Party
- xxxv. Governors of the States of the Federation who are members of the Party
- xxxvi. Majority or Minority Leader, Party Whip and their Deputies in the Senate and House of Representatives who are Members of the Party
- xxxvii. Two serving Senators from each geo-political zone of the country, who are members of the Party, to be nominated by the Senators from such zone
- xxxviii. Three members of the House of Representatives from each geopolitical zone of the country who are members of the Party to be nominated by members from such zone
- xxxix. Six Ex-Officio members, of whom, one each shall be elected by the National Convention from each of the six geo-political zones of the Country;

xi. Serving Chairman, Deputy Chairman and Secretary of the Board of Trustees (BOT).

Section 7.14- The National Executive Committee of the Party shall be the Principal Executive body of the Party and shall perform the following functions:

- i. Summon or convene the National Convention and prepare its agenda;
- ii. Discharge all functions of the National Convention as constituted in between National Conventions;
- iii. Decision of the National Executive Committee shall be binding on all organs and all, members of the Party;
- iv. Consider reports from National, State and Local Government Area/Area Councils Chapters of the Party and take such decisions as are necessary to protect, advance, and consolidate the gains and interests of the Party;
- v. Exercise control and take disciplinary actions on all organs, officers and members of The Party and determine appeals brought before it by any member or organ of the Party;
- vi. Create, elect and appoint any Committee it may deem necessary, desirable or expedient and assign to them such Powers and functions as it may deem fit and Proper;
- vii. Examine the actions taken or legislation proposed

passed by any Government, Legislative House or Local Government Area/Area Council and determine what further actions the Party should take;

- viii. Secure at all elections the return of as many Party candidates as Possible, so as to generally have control of the Legislative and Executive arms of Governments in the Federation, States and Local Government Areas/Area Council
- ix. Raise adequate funds for the management and sustenance of the Party;
- x. Ratify the type, nature and membership of Standing Committees to be set up by the National Working Committee;
- xi. Approve the national budget of the Party;

THE NATIONAL WORKING COMMITTEE (NWC)

Section 7.15 - There shall be a National Working Committee (NWC) of the Party consisting of:

- i. National Chairman
- ii. Deputy National chairman (North)
- iii. Deputy National Chairman (South)
- iv. National Secretary
- v. Deputy National Secretary
- vi. Six (6) National Vice Chairmen, one from each geopolitical zones of the Country (to be also known as Zonal Chairmen)

- vii. National Legal Adviser
- viii. National Treasurer
- ix. National Financial Secretary
- x. National Organizing Secretary
- xi. National Welfare Secretary
- xii. National Publicity Secretary
- xiii. National Auditor
- xiv. National Women Leader
- xv. National Youth Leader
- xvi. Special (Physically Challenged) Leader

Section 7.16 - The National Working Committee shall be responsible for the Administration of the Party and putting into effect the decisions of the National Executive Committee. To that end, the National Working Committee shall carry out the day to day running of the affairs of the Party. It shall in particular:

- i. Prepare the agenda for the National Convention subject to ratification by the National Executive Committee.
- ii. Prepare and submit reports and budgets for consideration of the National Convention subject to the ratification of the National Executive Committee;
- iii. Provide financial guidelines for the approval of the National Convention subject to the ratification of the National Executive Committee
- iv. Propose policies and programmes for the Party, which shall be considered by the National Executive Committee and approved by the Board of Trustees;
- v. Propose to the National Executive Committee, Party electoral Regulations, to govern the conduct of elections to all Party offices at every level and to govern the Procedure for selecting Party candidates for elective offices, subject to the provisions of this Constitution;

- vi. Invite such person(s) as it deems necessary, desirable or expedient, to attend meeting(s) and take part in deliberations provided that such invited person(s) shall have no voting right;
- vii. Have power to make Standing Orders for the approval of the National Executive Committee and ratification by the Board of Trustees;
- viii. Deal with any other matters referred to it by the National Executive Committee or the Board of Trustees;
- ix. Deal with appeals and other problems referred to it by the State Working Committee, and or coming from the zones and states of the Federation;
- x. Establish Ad-hoc and, or Standing Committees of the Party and appoint members to such Committees;
- xi. Examine the actions, policies and programmes pursued and legislations made by the Governments of the Federation from time to time in order to determine whether or not they are in accordance with the manifesto and the Constitution of Party and if not to make recommendations to the National Executive Committee for its action;
- xii. Recommend for approval by the National Executive Committee, the proportion of income from subscription from each Ward, Local Government Area/Area Council and States that shall be remitted to the National Office.

- xiii. Nominate for appointment/ Members of "Board of Trustees for the ratification of the National Executive Committee.
- xiv. Organize Primary Election for the nomination of its Presidential Candidates, Governorship Candidates and Candidates for election into the National and State Assemblies.

The Zonal Executive Committee

Section 7.17- There shall be for each of the six geo-political zones of the country, a Zonal Executive Committee consisting of:

- i. Zonal Chairman (National Vice Chairman)
- ii. Zonal Secretary
- iii. Zonal Legal Adviser
- iv. Zonal Organizing Secretary
- v. Zonal Publicity Secretary
- vi. Zonal Women Leader
- vii. Zonal Youth Leader
- viii. Special (Physically Challenged) Leader
- ix. All States' Chairmen from the zone
- x. The President and the Vice President of the Federal Republic of Nigeria who are members of the party from the zone

- xi. Past and present Governors and Deputy Governors of the States within the zone who are members of the Party.
- xii. All members of the National Executive Committee (NEC) from the zone;
- xiii. All serving and past members of the National Assembly who are members of the Party from the zone;
- xiv. All serving and past Speakers and Deputy Speakers of the State Houses of Assembly who are members of the party from the zone,
- xv. All members of the Board of Trustees (BOT) from the zone
- xvi. All members of the National Caucus from the zone.

Section 7.18- The Zonal Executive Committee shall meet to transact any or all of the following:

- i. Represent the National Executive Committee in the Zone and assist in resolving all political and organizational matters affecting the Zone.
- ii. Coordinate Party activities at the Zonal level.
- iii. Guide and advise the State Executive Committees on ways and means of strengthening the Party within the Zones.
- iv. Perform such other advisory and consultative functions as may be assigned by the National Executive Committee.

The State Congress

Section 7,19- There shall be for each state Chapter of the Party, State Congress Consisting of:

- i. Members of Board of Trustees from the State;
- ii. State Chairman and Members of the State Executive Committee;
- iii. State Governor and Deputy Governor who are members of the Party
- iv. All serving and past Members of the National Assembly who are members of the Party from the States
- v. All Members of the National Executive Committee from the State;
- vi. All serving and past members of the State Houses of Assembly who are members of the Party from the State;
- vii. All elected Local Government Areas/Area Councils Chairmen and Deputy Chairmen who are members of the Party;
- viii. All elected Councilors of Local Government Areas/Area Councils who are members of the Party from the State;
- ix. Chairmen and Secretaries of the Party in the Local Government Areas of the State/ Area Council of the Federal Capital Territory, Abuja;
- x. Five delegates per ward (at least, one of whom shall be a woman); elected at the Ward Congress who shall cease to function after the conclusion of the State Congress for which they were elected,
- xi. Members of the Zonal Executive Committee (ZEC) from the State;

- xii. Political Office Holders if not elected as delegates may attend as Observers.

Section 7.20 - The State Congress shall

- i. Approve the budget of the Party in the State.
- ii. Elect officers of the State Executive Committee.
- iii. Receive reports of the Officers of the Party.
- iv. Receive the Auditors Report.
- v. Delegate any of its powers to the State Executive Committee or State Working Committee.
- vi. Appoint External Auditor to audit its party's account for its consideration.

The State Executive Committee (SEC)

Section 7.21- There shall be for each State Chapter of the Party a State Executive Committee (SEC) consisting of:

- i. State Chairman
- ii. Deputy State Chairman.
- iii. State Secretary
- iv. State Assistant Secretary
- v. Three Zonal Vice Chairmen (one from each Senatorial District)
- vi. State Legal Adviser,
- vii. State Assistant Legal Adviser
- viii. State Treasurer
- ix. State Assistant Treasurer
- x. State Financial Secretary
- xi. State Assistant Financial Secretary
- xii. State Organizing Secretary

- xiii. State Assistant Organizing Secretary
- xiv. State Publicity Secretary
- xv. State Assistant Publicity Secretary
- xvi. State Welfare Secretary
- xvii. State Assistant Welfare Secretary
- xviii. State Auditor
- xix. State Assistant Auditor
- xx. State Women Leader
- xxi. State Assistant Women Leader
- xxii. State Youth Leader
- xxiii. State Assistant Youth Leader
- xxiv. Special (Physically Challenged) Leader
- xxv. Senatorial Youth Leader
- xxvi. Senatorial Women Leader
- xxvii. Four Ex-Officio members (at least one of whom shall be a woman and at least one from each Senatorial District of the State)
- xxviii. Governor and Deputy Governor of the state who are members of the Party.
- xxix. Speaker, Deputy Speaker and other Principal Officers of the House of Assembly who are members of the Party.
- xxx. All other Statutory Members of the National Convention from the State.

Section 7.22- The State Executive Committee shall:

- i. Identify the issues (political, social and economic) of concern to the State,

- ii. Generally, administer the Party in the State and implement the decisions of the State Congress or directives from the National Executive Committee and the National Convention
- iii. Prepare for ratification by the State Congress the annual budget.
- iv. Prepare the agenda of the State Congress.
- v. Organize party primary elections for nomination of candidate as approved by the part
- vi. Consider Reports from Local Government Area Chapters of the Party and take such decisions that are necessary to protect, advance and Consolidate the gains and interest of the Party within the State.
- vii. Exercise control and take disciplinary actions on all organs, officers and members of the Party and determine appeals brought before it by any member or organ of the Party with in the State.
- viii. Create, elect and appoint any Committee(s) it may deem necessary, desirable or expedient and assign to them such powers and function as it may deem fit and proper within the State provided that the functions of such Committee(s) shall not conflict with any Committee(s) set up by the National Executive Committee or the National Working Committee.
- ix. Secure at all elections the return of as many Party Candidates as possible so as to generally have control of the Legislative/and Executive arms of Governments within the State.

x. Raise adequate funds for the management and sustenance of the Party within the State.

The State Working Committee

Section 7.23- There shall be for each State Chapter of the Party a State Working Committee (SWC) consisting of:

- i. State Chairman
- ii. Deputy State Chairman
- iii. State Secretary
- iv. State Assistant Secretary
- v. 3 Vice Chairmen (one from each Senatorial District)
- vi. State Legal Adviser
- vii. State Treasurer
- viii. State Financial Secretary
- ix. State Organizing Secretary
- x. State Publicity Secretary
- xi. State Welfare Secretary
- xii. State Auditor
- xiii. State Women Leader
- xiv. State Youth Leader
- xv. Special (Physically Challenged) Leader

Section 7.24; - The state Working Committee shall be responsible for the Administration of the Party and putting into effect the decisions of the State Executive Committee. To that end, the State Working Committee shall carry out the day-to-day running of the affairs of the Party. It shall:

- i. Prepare the agenda for the State Congress subject to ratification by the State Executive Committee
- ii. Prepare and submit reports and budgets for consideration of the State Congress subject to the ratification of the State Executive Committee;
- iii. Deal with appeals and other problems referred to it by the Local Government Area Working Committee and or coming from the Senatorial Districts and Wards of the State;
- iv. Invite such person(s) as it deems necessary, desirable or expedient, to attend meeting(s) and take part in deliberations provided that such invited person(s) shall have no voting right;
- v. Deal with any other matters referred to it by the State Executive Committee or the State Congress;
- vi. Establish Ad-hoc and, or Standing Committees of the Party and appoint members to such Committees within the State, provided that such Committees shall not conflict with the Committees set up by the National (Executive Committee and the National Working Committee respectively);
- vii. Examine the actions, policies, legislations and programmes made and pursued by the Local Government Areas of the State and Area Councils from time to time, in order to determine whether or not they are in accordance with the manifesto and the Constitution of Party, and if not, to make recommendations to the State Executive Committee for its action;

- viii. Organize Primary Elections for the nomination of Local Government Area Chairmanship Candidates Vice Chairmanship Candidates and Councilors for election into the Local Government Council/ Area Council/ in accordance with guidelines approved by the National Executive Committee (NEC)

Senatorial District Committee

Section 7.25- There shall be for each of the Three Senatorial Districts of a state, a Senatorial District Committee consisting of:

- i. Senatorial District Chairman (State Vice Chairman)
- ii. Senatorial District Secretary
- iii. Senatorial District Legal Adviser
- iv. Senatorial District Organizing Secretary
- v. Senatorial District Publicity Secretary
- vi. Senatorial District Women Leader
- vii. Senatorial District Youth Leader
- viii. Special (Physically Challenged) Leader
- ix. All Local Government Area/Area Council Party Chairmen from the Senatorial District
- x. The Governor and the Deputy Governor of the state elected on the platform of the Party from the Senatorial District

- xi. Past and present Local Government Council/Area Council Chairmen and Deputy Chairmen within the Senatorial District who are elected on the platform of the Party,
- xii. All members of the National and State Executive Committees of the Party from the Senatorial District
- xiii. All serving and past Members of the National and State Assembly from the Senatorial District who are members of the Party;
- xiv. All members of the BOT from the Senatorial District
- xv. All-members of the National Caucus from the Senatorial District

Section 7.26-The Senatorial District Committee shall meet to transact any or all of the following:

- a. Represent the State Executive Committee in the District and assist in resolving all political and organization matters affecting the District,
- b. Coordinate Party activities at the District level.
- c. Guide and advise the State Executive Committee on ways and means of strengthening the Party within the District.
- d. Perform such other advisory and consultative functions as may be assigned by the State Executive Committee

The Local Government Area and Area Council Congress

Section 7.27 - There shall be for each Local Government Area and Area Council Chapters of the Party, a Local Government Area/Area Council Congress consisting of:

- i. All Members of the Local Government Area/Area Council Executive Committee;
- ii. All Members of the Ward Executive Committee in the Local Government Area/Area Council
- iii. Chairmen and Councilors of the Local Government/Area Council who are Members of the Party;
- iv. Five Delegates, at least one of whom shall be a woman, from each Ward of the Local Government Area/Area Council elected at the Ward Congress who shall cease to function after the Local Government Area/Area Council Congress for which they were elected.
- v. All statutory Members of the State Congress from the Local, Government Area/Area Council.

Section 7.28 - The Local Government Area Congress Shall

- i. Elect Members of the Local Government Area/Area Council Executive Committee of the Party,
- ii. Elect Local Government Party Delegates to the State Congress and the National Convention,
- iii. Approve the budgets for the running of the Party at the Local Government Area/Area Council Levels,
- iv. Receive Auditors Report.

The Local Government Area Executives Committee

Section 7.29 - There shall be for each Local Government Area and Area Council Chapters of the Party, a Local Government Area and Area Council; Executive Committee consisting of:

- i. Local Government Area/Area Council Party Chairman
- ii. Local Government-Area/Area Council Deputy Party Chairman
- iii. All Ward Party Chairmen in the Local Government Area/Area Council
- iv. Local Government Area/Area Council Party Secretary
- v. Local Government Area/ Area Council Assistant Party Secretary
- vi. Local Government Area/Area Council Party Legal Adviser
- vii. Local Government / Area Council Assistant Party Legal Adviser
- viii. Local Government Area/Area Council Party Treasurer
- ix. Local Government Area/Area Council Assistant Party treasurer.
- x. Local Government Area/Area Council Party Financial Secretary
- xi. Local Government Area/Area Council Party Assistant Financial Secretary
- xii. Local Government Area/Area Council Party Publicity Secretary

- xiii. Local Government/Area Council Party Assistant Publicity Secretary
- xiv. Local Government Area/Area Council Party Welfare Secretary
- xv. Local Government-Area/Area Council Party Assistant Welfare Secretary
- xvi. Local Government Area/Area Council Party Organizing Secretary
- xvii. Local Government Area/Area Council Party Assistant Organizing Secretary
- xviii. Local Government Area/Area Council Party Auditor
- xix. Local Government/Area Council Party Assistant Auditor
- xx. Local Government Area/Area Council Party Women Leader
- xxi. Local Government Area/Area Council Party Assistant Women Leader
- xxii. Local Government Area/Area Council Party Youth Leader
- xxiii. Local Government Area/Area Council Party Assistant Youth Leader
- xxiv. Special (Physically Challenged) Leader
- xxv. Four Ex-officio Members elected by the Congress (one of whom shall be a woman)
- xxvi. All members of the State Executive Committee who are from the Local Government Area/Area Council.

Section 7.30 -The Local Government Area Executive Committee shall

- i. Identify the main issues, (political, social and economic) of concern to the Party in the Local Government Area/Area Council.
- ii. Receive the reports from the Constituent Wards on;
- iii. Membership drive
- iv. Fund Raising activities
- v. Strategies for political campaigns electoral success.
- vi. Mobilization of voters
- vii. Receive directives and materials and distribute same to all Wards and ensure their effective utilization,
- viii. Provide strategies for effective communication between the Wards and the Local Government Areas/Area Councils.
- ix. Be responsible for the general administration of the Party in Local Government Area/Area Councils.
- x. Put into effect decisions of Government Area/Area Council Congresses and other organs of the party
- xi. Employ and determine the conditions of service (including discipline) of all Secretariat staff of the Party in the Local Government Area/Area Council,
- xii. Organize party primary elections for the nomination of candidates as approved by the National Executive Committee and as conveyed by the State Executive Committee.

The Local Government Area/Area Council Caucus

Section 7.31 - There shall be for each Local Government Area/Area Council Chapter of the Party, a Local Government Area and Area Council Caucus consisting of:

- i.** Local Government Area/Area Council Party Chairman
- ii.** Local Government Area/Area Council Party Vice Chairman
- iii.** Local Government Area Council/Area Council Chairman and Deputy Chairman who are Members of the Party
- iv.** Current Local Government Council/Area Council Chairmanship and Deputy Chairmanship Candidates of the Party
- v.** Local Government Area/Area Council Party Secretary;
- vi.** Local Government Area/Area Council Councilors who are Members of the Party;
- vii.** Local Government Area/Area Council Party Treasurer
- viii.** All Ward Party Chairmen
- ix.** Local Government Area/Area Council Women Leader
- x.** Local Government Area/Area Council Youth Leader
- xi.** Special (Physically Challenged) Leader
- xii.** Such other members not exceeding six (spread equitably across the Wards) as may be co opted or appointed by the Local Government Area/Area Council Executive Committee of the Party;
- xiii.** All statutory members of the State Caucus from the Local Government Area/Area Council.

The Ward Congress

Section 7.32 - The Ward Congress shall comprise all Officers and registered Members of the Party in the Ward, The Ward Congress shall be summoned by the Ward Executive Committee from time to time as may be required.

Section 7.33 - The Ward Congress shall

- i. Approve the budget for the Ward,
- ii. Elect members of the Ward Executive Committee.
- iii. Elect Ward delegates to the Local Government Area/Area Council and State Party Congress.
- iv. Receive reports from the officers of the Ward.
- v. Undertake any other business in the interest of the Party within the Ward

The Ward Executive Committee

Section 7.34 - There shall be for each Ward Chapter of the Party a Ward Executive Committee consisting of:

- i. Ward Chairman
- ii. Ward Vice Chairman
- iii. Ward Secretary
- iv. Ward Assistant Secretary
- v. Ward Legal Adviser
- vi. Ward .Assistant Legal Adviser
- vii. Ward Treasurer
- viii. Ward Assistant Treasurer

- ix. Ward Assistant Financial Secretary
- x. Ward Organizing Secretary
- xi. Ward Assistant Organizing Secretary
- xii. Ward Publicity Secretary
- xiii. Ward Assistant Publicity Secretary
- xiv. Ward Welfare Secretary
- xv. Ward Assistant Welfare Secretary
- xvi. Ward Women Leader
- xvii. Ward Assistant Women Leader
- xviii. Ward Youth Leader
- xix. Ward Assistant Youth Leader
- xx. Special (Physically Challenged) Leader
- xxi. Ward Auditor
- xxii. Ward Assistant Auditor
- xxiii. Councilor of the Ward who is a Member of the Party
- xxiv. Four Ex-Officio members elected at Ward Congress' (one of whom shall be a woman)

Section 7.35- The Ward Executive Committee shall

- i. See to the day-to-day running of the Party.
- ii. Raise funds for the day-to-day running of the Party and other functions,
- iii. Engage in membership drive
- iv. Draw up strategies for political campaign,
- v. See to the mobilization of voters.

- vi. Put into effect decisions of Ward Congresses and other organs of the Party.
- vii. Perform such other functions as may be in the interest of the Party.
- viii. Organic primary elections for the nomination of candidates as approved by the National Executive Committee and conveyed by State Executive Committee of the party.

The Polling Unit Committee

Section 7.36 - There shall be in each Polling Unit, a Polling Unit Committee consisting of:

- i. Polling Unit Chairman
- ii. Polling Unit Deputy Chairman
- iii. Polling Unit Secretary
- iv. Polling Unit Assistant Secretary
- v. Polling Unit Treasurer
- vi. Polling Unit Assistant Treasurer
- vii. Polling Unit Women Mobilizer
- viii. Polling Unit Assistant Women Mobilizer
- ix. Polling Unit Youth Mobilizer
- x. Special (Physically Challenged) Mobilizer
- xi. All Members of the National, State, Local Government Area/ Area Council and Ward Executive Committee from the Polling, Unit.

Section 7.37 - The Polling Unit Committee shall:

- i. Be responsible for ensuring the success of the Party at all elections.
- ii. Carry out such assignments as may be given by the Ward Executive Committee.

National Leader

Section 7.38 - There shall be a National Leader for the party, the National Leader shall be:

- i. The founder of the party.

Section 7.39 - The National Leader shall:

- i. Ensure that the aims and objective of the party is adhered to by the members and organs of the party.
- ii. Ensure that the constitution of the party is strictly adhered to in all the decision of the party by the members and organs of the party.
- iii. In conjunction with the Board of Trustee intervene and reposition the party in line with its aims and objectives any time the party is drifting from its aims and objective.
- iv. The tenure of the National Leader shall be four (4) years and renewable for another period of four (4) years through election.

State Caucus

Section 7.40 - There shall be a State Party Caucus in each state of the Federation which shall consist of the following members:

- i. The State Chairman of the Party, who shall be the Chairman
- ii. The State Deputy Chairman
- iii. The President and Vice President of the Federal Republic of Nigeria, who are members of the party;
- iv. The State Governor and Deputy Governor, who are members of the party
- v. Members of the National Assembly, who are members of the Party from the State;
- vi. The Speaker, Deputy Speaker, Party Leader and Party Chief Whip and Deputy Chief Whip in the State House of Assembly, who are members of the Party;
- vii. Members of the National and Zonal Executive Committees of the Party from the State.
- viii. The members of the Board of Trustees from the state.
- ix. The State Party Secretary and the State Party Treasurer.
- x. The State Party Secretary, (k) The State Party Legal Adviser.
- xi. The State Woman Leader;
- xii. The State Party Youth Leader;
- xiii. Federal Ministers, who are members of the Party from the State;
- xiv. The Secretary to the Government of the Federation and the Secretary to the Government of the State, who are members of the Party;

- xv. Special Advisers to the President of the Federal Republic, who are members of the Party;
- xvi. Three Commissioners, who are members of the Party nominated by the Governor, one of whom shall be Attorney General of the State;
- xvii. Former State Chairmen and State Secretaries who are still members of the Party;
- xviii. Former members of the National Assembly, who are members of the Party from the State.

Section 7.41 - The State Caucus shall meet from time to time, to consider urgent and important issues affecting the Party, the State or the Nation.

Section 7.42 - The State Caucus shall meet not less than once every quarter, at the instance of the Chairman.

Section 7.43 - An extraordinary meeting of the State Caucus shall be held if request for by two-third of the member of the Caucus and such meeting shall be held within seven days of the request.

Section 7.44 - The quorum of the State Caucus meeting shall be one-third of the members of the Caucus drawn from the three Senatorial Districts of the State and a simple majority shall pass any motion.

National Caucus

Section 7.45 - There shall be a National Caucus of the part/ which shall consist of:

- i. The National Chairman, who shall be the Chairman;
- ii. The President and Vice President of the Federal Republic of Nigeria, who are members of the party:

iii. The Senate President and Deputy Senate President, the Leader and Deputy Leader, the Chief Whip and Deputy Chief Whip of the Party in the Senate, who are members of the Party;

- v. The Speaker and Deputy Speaker, the Leader and Deputy Leader, the Chief Whip and Deputy Chief Whip of the party, in the House of Representatives, who are members of the party;
- vi. Six (6) Governors who are members of the Party nominated by the President of the Federal Republic of Nigeria bearing in mind the need for spread;
- vii. The Chairman and Secretary of the Board of Trustees and one member drawn from each of the six geopolitical zones;
- viii. The Deputy National Chairman;
- ix. The National Secretary of the Party, who shall be the Secretary of the National Caucus;
- x. The National Legal Adviser and the National Treasurer;
- xi. The National Woman Leader and the National Youth Leader;
- xii. Three Federal Ministers, who are members of the party, nominated by the President of the Federal Republic of Nigeria one of whom shall be the Attorney General of the Federation;
- xiii. The Secretary to the Government of the Federation, if a member of the party;
- xiv. The National Security Adviser, if a member of the party.

The National Caucus shall-

- i. Harmonize the relationship between the Executive and legislative arms of government and coordinate their activities and those of the party;
- ii. Consider, review and advise on policies and programmes of government.
- iii. Consider important issues affecting the party and the nation.

Section 7.46- The State Caucus shall meet not less than twice every quarter, at the instance of the Chairman.

Section 7.47 - An extra-ordinary meeting of the National Caucus shall be held if requested for, by two-third of the members of the Caucus and a simple majority shall pass any motion.

Section 7.48- The quorum of the National Caucus shall be two-third of its membership.

ARTICLE 8:

POWERS OF NATIONAL OFFICERS

National Chairman

Section 8,01-The National Chairman shall:

- i. Be the Chief Executive, Accounting Officer and shall preside over the meetings of the National Executive Committee and the National Working Committee of the party

- ii. Provide good and effective leadership to the Party

- iii. Uphold the Constitution and defend the name, policies and programmes of the Party;
- iv. Be a signatory to the accounts of the Party;
- v. Direct the due execution of the programmes of the Party;
- vi. Give lawful directives to all officers, organs, and members of Party at all levels;
- vii. Have a casting vote in the event of a tie in the meetings of the Party over which he presides;
- viii. Ensure the implementation of the directives of all superior organs of the Party, namely the National Convention, the Board of Trustees, the National Executive Committee, the National Working Committee and the National Caucus;
- ix. Perform such other functions as may be assigned to him from time to time by the National Convention, Board of Trustees, National Executive Committee and/or the National Working Committee.

Deputy National Chairmen, North/South

Section 8.02 - The Deputy National Chairmen shall:

- i. Assist the National Chairman in the discharge of his duties.
- ii. Perform such functions as may be assigned to him, from time to time by the National Executive Committee and National Working Committee.

- iii. Shall act as" the National Chairman in the absence of the National Chairman from his Zone.

National Secretary

Section 8.03 - The National Secretary shall:

- i. Supervise the day-to-day activities at the National Secretariat under the general direction of the National Chairman.
- ii. Cause to be issued as directed, notices of meetings of the National Convention, the National Executive Committee and the National Working Committee of the Party.
- iii. Cause to be kept all records and books of proceedings of the National Convention, the National Executive Committee and National Working Committee of the Party;
- iv. Render a written annual report of the activities of the Party to the National Executive Committee;
- v. Carry out any other duty as may be assigned to him from time to time by the National Convention, the Board of Trustees, the National Executive Committee, the National Caucus, the National Working Committee, and the National Chairman;
- vi. Be a co-signatory to the Party's Account(s).
- vii. Serve as the Secretary of all statutory meetings of the Party, which he attends.

Deputy National Secretary

Section 8.04 - The Deputy National Secretary shall: -

- i. Act for the National Secretary in his absence
- ii. Assist the National Secretary in the discharge of his duties,
- iii. Perform such functions as may be assigned to him from time to time by the National Secretary or the National Chairman,

National Vice Chairman (Zonal Chairman)

Section 8.05- National Vice Chairman (Zonal Chairman) shall:

- i. Assist the National Chairman and the Deputy National Chairman in the discharge of his duties within his geopolitical Zone,
- ii. Perform such functions as may be assigned to him from time to time by the National Executive Committee and National Working Committee.

National Treasurer

Section 8.06- The National treasurer shall:

- i. Receive and promptly not later than 24 hours pay into the Party's accounts all monies received for and on behalf of the Party.
- ii. Ensure prudent management of Party funds,
- iii. Prepare and submit a yearly statement of account to the National Executive Committee, Be a co-signatory to the accounts of the Party.

Section 8.07- The Deputy National Treasurer shall

- i. assist and deputise for the National Treasurer in his absence.
- ii. Shall perform such functions as may be assigned to him from time to time by the National Treasurer and or National Chairman and National Working Committee.

National Financial Secretary

The National Financial Secretary shall:

- i. Collect all monies due to the Party and pay such monies to the National Treasurer not later than 24 hours after the collection.
- ii. Prepare and submit proposals for raising Party funds for the consideration of the National Working Committee,
- iii. Ensure that proper account and records are kept and cause such books to be produced for inspection as may be required.
- iv. Shall be co-signatory to the accounts of the Party.

Deputy National Financial Secretary

Section 8.07- The Deputy National Financial Secretary shall:

- i. Assist and deputise for the National Financial Secretary in his absence.
- ii. Shall perform such functions as may be assigned to him from time to time by the National Financial Secretary and or National Chairman and National Working Committee.

National Publicity Secretary

Section 8.08- The National Publicity Secretary shall:

- i. Be responsible for dissemination of Party's information promotional services and activities all of which must of consistent with the Party's Constitution, manifesto and policies.
- ii. Shall perform such functions as may be assigned to him from time to time by the National Executive Committee and National Working Committee.

Deputy National Publicity Secretary

Section 8.09 - The Deputy National Publicity Secretary shall:

- i. Assist and deputise for the National Publicity Secretary in his absence.
- ii. Shall perform such functions as may be assigned to him from time to time by the National Publicity Secretary and or National Chairman and National Working Committee.

Section 8.10 - The National Welfare Secretary shall:

- i. Be responsible for protocols and logistics of the Party,
- ii. Promote the welfare of the members of the Party generally.
- iii. Perform such functions as may be assigned to him from time to time by the National Executive Committee and National Working Committee.

Deputy National Welfare Secretary

Section 8.11 - The Deputy National Welfare Secretary shall:

- i. Assist and deputise for the National Welfare Secretary in his absence,
- ii. Perform such functions as may be assigned to him from time to time by the National Welfare Secretary and National Working Committee.

National Organizing Secretary

Section 8.12 - The National Organizing Secretary shall:

- i. Initiate programmes for the mobilization of Party members, devise appropriate strategies for elections and co-ordinate all field activities for the Party,
- ii. Make periodic reports on the state of mobilization of the Party to the National Working Committee,
- iii. Shall perform such functions as may be assigned to him from time to time by the Board of Trustees, The National Executive Committee and The National Working Committee.

Deputy National Organizing Secretary

Section 8.13 - The Deputy National Organizing Secretary shall:

- i. Assist and deputise for the National Organizing Secretary in his absence.
- ii. Perform such functions as may be assigned to him from time to time by the National Organizing and or National Chairman and National Working Committee.

Section 8.14 - The National Auditor shall

- i. Audit the books of account of the Party annually and report accordingly to the National Working Committee which shall in turn transmit same to the National Executive Committee.
- ii. In conjunction with the External Auditors, present the audited accounts of the Party to the National Convention annually.
- iii. From time to time examine the books of accounts of the Party.

Deputy National Auditor

Section 8.15 - The Deputy National Auditor shall:

- i. Assist and deputise for the National Auditor in his absence,
- ii. Perform such functions as may be assigned to him from time to time by the National Auditor and or National Chairman and National Working Committee.

National Legal Adviser

Section 8.16 - The National Legal Adviser shall:

- i. Advise the Party on all legal matters
- ii. Arrange for all litigation and legal defence on behalf of the Party, including its organs, officials and assets in so far as the subject of litigation pertains to the Party's interest.

- iii. Give legal opinion on all Laws, Regulations and the Constitution of the Party in the event of ambiguities.

- iv. Shall be qualified to practice Law under the Legal Practitioners Act.
- v. Shall be the Legal Adviser to the Board of Trustees.

Deputy National Legal Adviser

Section 8.17 - The Deputy National Legal Adviser shall

- i. Assist and deputise for the National Legal Adviser in his absence,
- ii. Be qualified to practice Law under the Legal Practitioners Act.
- iii. Perform such functions as may be assigned to him from time to time by the National Legal Adviser and or National Chairman and National Working Committee.

National Women Leader

Section 8.18 - The National Woman Leader shall:

- i. Be responsible for the mobilization of women,
- ii. Initiate and implement strategic programmes that will endear the party to Nigerian women in consultation with the Zonal and State Women Leaders as approved by the Party.

- iii. Perform such functions as may be assigned to her from time to time to the National Executive Committee and National Working Committee.

Deputy National Women Leader

Section 8.19 - The Deputy National Women Leader shall:

- i. Assist and deputise for the National Women Leader in absence.
- ii. Perform such functions as may be assigned to her from time to time by the National Women Leader and or National Chairman a National Working Committee.

National Youth Leader

Section 8.20 - The National Youth Leader shall:

- i. Be responsible for mobilization of Youths for the attainment Party objectives.
- ii. Initiate and implement strategic programmes that would endear the party to Nigerian Youths in consultation with the Zonal and State Youth Leaders as approved by the Party
- iii. Perform such functions as may be assigned to him from time to time by the National Executive Committee and National Working Committee.

Deputy National Youth Leader

Section 8.21 - The Deputy National Youth Leader shall:

- i. Assist and deputise for the National Youth Leader in his absence. Leader in his absence.

- ii. Perform such functions as may be assigned to him from time to time by the National Youth Leader and or National Chairman and National Working Committee.
- iii. Be assigned to him by the Party's Executive Committee.

OTHER OFFICERS

OTHER ELECTED NATIONAL-OFFICERS

Section 8.21 - The other elected National Officers of the National Executive Committee shall perform such functions as may be assigned to them from time to time by the National Chairman.

Section 8.22 - All officers at the various levels of the party are accountable to the party.

OFFICERS AT OTHER LEVELS

Section 8.23 - Subject to the express provision(s) of this Constitution all other officers at the Zonal, State, Local Government Area/Area Council and Ward levels shall have the same powers and functions at their respective levels as prescribed for National Officers provided that Legal Advisers at all levels shall as far as practicable be Legal Practitioners.

ARTICLE 9:

PARTY ADMINISTRATION

Section 9.01 - The day-to-day administration of the Party shall be carried out Directorates to be headed by officials who shall be responsible to the National Secretary of the Party.

Section 9.02 - The Directorate of Organization shall be headed by a Director and shall be responsible for the organization of the Party's activities at all levels.

Section 9.03 - The Directorate of Publicity shall be headed by a Director who shall be responsible for a positive image of the Party at all levels.

Section 9.04 - The Directorate of Administration shall be headed by a Director who shall attend to personnel and other administrative matters.

Section 9.05 - The Directorate of Finance shall be headed by a Director who shall attend to all financial matters,

Section 9.06 - Directorate of Research, Planning and Strategy shall be headed by a Director who shall deal with research, Planning, strategy and intelligence matters.

Section 9.07 - Directorate of Social Welfare shall be headed by a Director who shall be responsible for the Welfare of the 'members of the Party.

Section 9.08 - All officials of the Directorate shall be appointed by the appropriate Executive Committee.

Section 9.09 - The salaries and other conditions of service of officials shall be decided by the appropriate Executive Committee, which shall have powers to employ and discipline any official.

ARTICLE 10:

TENURE OF OFFICE

Section 10.01- Except as otherwise provided in this Constitution, all officers of the Party elected or appointed into the Party's organs shall serve in such organs for a period of four (4) years and shall be eligible for re-election or re-appointment for another period of four (4) years only, provided that an Officer elected or appointed to fill a vacancy arising from death, resignation or otherwise shall notwithstanding be eligible for election to the same Office for two terms

Section 10.02 Except as otherwise provided in the constitution, no member shall serve in the same office for more than eight (8) years continuously, except a member of the Board of Trustees or a person who first came to the office by filling a vacancy.

Section 10.03 - No Member can be an Officer at the National and State levels or National Organ of the Party concurrently, other than being an ex-officio member of that organ.

Section 10.04 - No officer in any organ of the Party shall hold executive position office in government concurrently.

Section 10.05 - Subject to ratification by the National Convention or Congress an Officer shall be relieved of his post at any time if a vote of "No Confidence" is passed on him by two-thirds of members of the relevant Party organ.

Section 10.06 - Pursuant to this Constitution, where a vote of "No Confidence" has been passed on an Officer, relevant Party organ shall appoint another person to act in his place pending ratification by the National Convention or Congress.

ARTICLE 11:

STANDING AND AD-HOC COMMITTEES:

Section 11.01 - The National Executive Committee shall have power to set up Standing Committee(s) and, where necessary, Ad-hoc Committees,

Section 11.02 - Pursuant to Article 11.01 above, the Party shall have the following Standing Committee(s) and an Ad-hoc Committee(s) among others whose membership shall be proposed by the National Executive Committee and ratified by the Board of Trustees.

- i. Standing Committees
- ii. Finance Committee(s)
- iii. Publicity Committee(s)
- iv. Ad-hoc Committees
- v. Screening/Selection Committee(s)

Section 11.03 - The State, Local Government Area and Ward Executive Committees may set up Standing and Ad-hoc Committee(s) at the State, Local Government Area and Ward levels of the Party.

Section 11.04 – Where the National Executive Committee has set up a Standing or Ad-hoc Committee(s) or has assumed jurisdiction on any issue, no organ of the Party shall deliberate upon and or Setup a similar or parallel committee.

Section 11.05 - The Finance Committee shall be headed by the National Treasurer as Chairman and shall comprise a minimum of seven (7) members, including the National Financial Secretary, to be nominated by the National Executive Committee .and approved by the Board of Trustees and shall advise the Party on ways and means of generating funds and investing these for the Party in accordance with the provisions of his Constitution.

Section 11.06- The Publicity Committee shall be headed by the National Publicity Secretary and shall comprise seven (7) members to be nominated by the National Executive Committee and approved by the Board of Trustees and shall advise the Party on arrangement of information, communication publication; public relations, mass media matters and community affairs.

Section 11.07- The Screening and Selection Committee shall be headed by a Chairman and shall comprise of six (6) Members that shall be recommended by the National Executive Committee and ratified by the Board of Trustees.

Section 11.08- The Screening and Selection Committee shall:

- i. Be responsible for the screening of Party aspirants for nomination or election into the following offices;
- ii. President
- iii. Vice President
- iv. Governors
- v. Deputy Governors
- vi. Members of the National and State Houses of Assembly
- vii. National Officers of the Party

Section 11.09 - The list of candidates elected at the Party Primary Election, Congresses and Conventions for the Offices mentioned in Article 11 Section 11.08 of this Constitution shall be forwarded after the disposal of any appeals to the Board of Trustees of the Party for ratification/confirmation as Candidates for National/ general elections or elected officers of the Party, whichever is applicable.

Section 11.10 - Members of this Committee shall not be eligible to contest for any political/elective positions in the same election for which they are serving as members.

ARTICLE 12:

ELECTIONS AND APPOINTMENTS

Section 12.01- Unless otherwise provided for, all Party posts prescribed or implied by this Constitution shall be filled by democratically conducted elections at the respective National Convention or Congress subject, where possible, to consensus, provided that where a Candidate has emerged by consensus for an elective position, a vote of "yes" or "no" by ballot or voice shall be called, to ensure that it was not an imposition which could breed discontent and crisis.

Conduct Of Primaries For Nomination

Section 12.02 - Nomination of Candidates for Councillorship shall be by direct primary election conducted at the Ward level. For the purpose of this primary election, Party members in every Ward shall vote by open ballot for the candidates of their choice where there is no consensus, provided that where a candidate has emerged by consensus for an elective position, 3 vote of "yes" or "no" should be called to ensure that it was not an imposition which could breed discontent and crisis.

Section 12.03 - Nomination of Candidates for Local Government Council/Area Council Chairman, State House of Assembly, House of Representatives, Senate, Governor, and President shall be through direct or indirect primary election to be conducted at the appropriate level.

Criteria For Nomination:

Section 12.04 - An aspirant seeking nomination shall:

- i. Be a financially up to date member and has paid all dues as and when due.
- ii. Satisfy the requirement for eligibility to contest elections under the Constitution of the Party and that of the Federal Republic of Nigeria, Electoral Act and any other extant Law or-Regulation.
- iii. Become the Candidate of the Party if he or she scores a simple majority of the valid votes cast at the Primary Election.

Section 12.05 - Without prejudice to Article 12, Section 12.03 of this Constitution, the National Working Committee shall subject to the approval of the National Executive Committee make Rules and Regulations for the nomination of Candidates through primary elections based on open ballot system. All such Rules, Regulations and Guidelines shall take into, "consideration and uphold the principle of Federal Character, gender balance; geo-political spread and rotation of offices, to as much as possible ensure balance within the constituency covered.

Section 12.06 - Any aspirant that has satisfied the criteria for Nomination in Section 12.04 of Article 12 of this Constitution and has paid for the nomination form any elective position shall be allowed to contest for the primary election for the said position.

ARTICLE 13:

DISCIPLINE OF PARTY MEMBERS

POWER TO DISCIPLINE:

Section 13.01- Subject to the provisions of this ARTICLE and the right to Fair Hearing, the PARTY shall have power to discipline Party Members. The Power shall be exercised on behalf of the Party by the respective Executive Committee of the Party at all levels.

OFFENCES:

Section 13.02 - Offences against the Party shall include the following:

- i. A breach of any provision of this Constitution;
- ii. Anti-Party activities or any conduct, which is likely to embarrass or have adverse effect on the party or bring the party into hatred, contempt, ridicule or disrepute;
- iii. Disobedience or negligence in carrying out lawful directives of the Party;
- iv. Any act of impersonation of the Party Offices or its holders;
- v. Giving wrong information to any Organ of the Party or unauthorized publicity of a Party dispute without exhausting all avenues for settlement or redress within the Party;
- vi. Fictionalization or creating parallel Party Organs-at any level;
- vii. Flouting the rules, regulations and decisions of the Party; engaging in dishonest practices, thuggery, continuously being absent from meetings to which he/she is invited without reasonable cause; carrying out anti-Party or other activities which tend to disrupt the peaceful, lawful and efficient organization of the Party or which are inconsistent with the Aims and Objectives of the Party;
- viii. Carrying arms, offensive weapons or missile at a political rally or procession, Party meetings, Party Officers or voting centres other than in pursuance of a lawful duty;

- ix. Any other conduct or act prohibited-by the Constitution of the Federal Republic of Nigeria, the Electoral Act, Electoral Guidelines or which by the Rules and Regulations of the Party, constitutes an offence;
- x. Filing an action in a Court of Law against the Party or any of its Officers on any matters relating to the discharge of the duties of the Party without first exhausting all avenues for redress provided for in this Constitution;
- xi. In cases of alteration of Delegate lists, falsification of nomination results, and or tampering with the processes of internal democracy of the Party, the offender shall be liable to expulsion from the Party and be prosecuted.

DISCIPLINARY PROCEDURE:

Section 13.03 - The Procedure for the hearing and determination of complaints or allegations are as follows:

- i. A complaint by any Member of the Party against; Public Office holder, elected or appointed, or another member or against a Party organ or officer of the Part? shall be submitted to the Executive Committee of the Party at all levels concerned which shall NOT LATER THAN 7 days of the receipt of the complaint, appoint ; fact-finding or Disciplinary Committee to examine the matter.

- ii. The Executive Committee concerned shall not debate or discuss the complaint or allegation before sending it to the Disciplinary Committee or fact-finding Committee which shall hear, determine and cause its decision to be transmitted to the relevant Executive Committees of the Party concerned.
- iii. The Executive Committee concerned upon receipt of the report of the fact finding or Disciplinary Committee shall not later than 14 days thereof either ratify or reject the decision of the fact-finding or Disciplinary Committee.
- iv. The Executive Committee of the Party at the level where a complaint or allegation is made shall have original jurisdiction to hear and determine such complaint or allegation provided that the assumption of jurisdiction by such Executive Committee shall not breach the rules of fair hearing.
- v. Where either the complainant or the Party against whom a complaint is made, makes out a prima facie case of bias, intimidation or undue influence or likelihood of same by the Executive Committee seized with original jurisdiction to hear and determine such a matter or a member thereof or where the complaint is against a Party organ at the level, making it impracticable to appoint a fact finding or Disciplinary Committee, such complaint shall be transferred to the appropriate organ seized with appellate jurisdiction to hear and determine such matter save in the case of allegation against the principal Officer(s) in the National Executive Committee of the Party making it unjust to allow such Principal Officers) to participate in the appointment of a Fact- finding or Disciplinary Committee, the National Executive Committee shall exclude such Principal Officer from the entire arbitral process.

Section 13.04 - For the purpose of ARTICLE 13 of this Constitution:

- i. The Ward Executive shall be the adjudicatory body of first instance over complaint and or allegation from the Polling Unit level.
- ii. The Local Government Area Executive Committee shall be the adjudicatory body of first instance over complaints or allegations from the Ward level.
- iii. The State Executive Committee shall be the adjudicatory body of first instance over complaints or allegations from the Local Government Area! Area Council level,
- iv. The Zonal Committee shall be the adjudicatory body of first instance over complaints or allegations from the State Chapter in the zone.
- v. The National Executive Committee shall be the adjudicatory body over complaints and allegations from the zones.

APPEALS

Section 13.05 - The right of appeal of an aggrieved member of the Party is hereby guaranteed.

Section 13.06- The procedure for appeals shall be as follows:

- i. Where a member is not satisfied with the decision of any of the adjudicator/ organs of the Party, he or she shall have the right to appeal within 7 days of the decision to the immediate appellate body in the Party as prescribed in this Constitution.
- ii. An appeal shall be determined by the appropriate appellate body within 14 days from the date of receipt of the appeal by the appellate body concerned.
- iii. Where a decision or action taken by an Organ of the Party is appealed against, the decision or action shall remain in force and binding until the appeal or appeals had been determined. The decision or action shall cease to be binding if the appellate body upholds the appeal.
- iv. An appeal from the decision of the Ward Executive Committee, on a complaint originating from the Ward shall lie to the Local Government Area Executive Committee and thereafter to the Local Government Area Congress which decision shall be binding on the parties.

- v. An appeal from the decision of the Ward executive Committee, as an adjudicatory body of first instance, on a complaint originating from the Ward shall lie to the Local Government Area Executive Committee and thereafter to the State Executive Committee which decision shall be binding on the parties.
- vi. An appeal from the decision of the Local Government Area Executive Committee on a complaint originating from the Local Government Area Chapter shall lie to the State Executive Committee and thereafter to the Zonal Executive Committee which decision shall be binding on the Parties.
- vii. An appeal from the decision of the State Executive Committee, as an adjudicatory body of first instance; on a complaint originating from the Local Government Area Chapter shall lie to the Zonal Executive Committee which decision shall be binding on the Parties.
- viii. An appeal from the decision of the State Executive. Committee on a complaint originating from the State shall lie to the Zonal Executive Committee and thereafter to the National Executive Committee which shall be binding on the Parties.
- ix. An appeal from the decision of the Zonal Executive Committee, as an adjudicatory body of first instance, on a complaint originating from the State Chapter shall lie to the National Executive Committee and thereafter to the Board of Trustees which decision shall be binding on the parties;

x. An appeal from the decision of the National Executive Committee on a complaint originating at the National level shall lie to the Board of Trustees and thereafter to the National Convention which decision shall be binding on the parties.

PUNISHMENT OF ERRING MEMBERS:

Section 13.07 - The Party shall have power to impose the following sanctions on members in accordance with the nature and gravity of their offence:

i. Reprimand;

ii. Censure;

iii. Fine;

iv. Debarment from holding Party Office;

v. Removal from Party Office;

vi. Suspension from the Party;

vii. Expulsion from the Party;

viii. Debarment from contesting Office on the Party platform.

ix. In appropriate circumstances the Party shall cause the prosecution of the Member or erstwhile member of the Party concerned.

Section 13.08 - Where it is proposed to expel a member of the Executive Committee, political office holder, or a member of a Legislative House from membership of the Party, such a proposal shall be submitted to the National Executive Committee, which after deliberations on the matter may confirm or reject the proposal.

Section 13.09 - A decision to expel a Member of the Party taken or confirmed by the National Executive Committee shall be submitted to the Board of Trustees for ratification.

Section 13.10 - The National Executive Committee shall on receipt of the report of the fact-finding committee make a decision on the matter within fourteen (14) days.

Section 13.11 - Any member who files an action in court of law against the Party or any of its officers on any matter or matters relating to the discharge of the duties of the Party without first exhausting the avenues for redress provided for in this Constitution shall automatically stand expelled from the Party on filing such action and no appeal against expulsion as stipulated in this Clause shall be entertained until the withdrawal of the action from Court by the Member.

Section 13.12 - Each organ of the Party shall have power to remove a Party officer or officers as the case may be from office at that level for failing to discharge his/her responsibilities, neglect and dereliction of duty or misconduct during his tenure of office through a vote of no confidence passed against such officer/officers by a two-thirds majority of the members of the appropriate organ and voting subject to such officer's right to fair hearing.

ARTICLE 14:

PARTY FINANCE

Section 14.01 - The Party shall derive funds from:

- i. Subscription, fees, and levies on Members,
- ii. Proceeds from investments.
- iii. Subventions, donations, and fund raising

- iv. Gifts and grants by Governments, individuals or groups, of individuals as allowed by Law.
- v. Borrowing as approved by National Executive Committee.
- vi. Any other lawful means.

ARTICLE 15:

BANK ACCOUNTS

Section 15.01 - The Party shall maintain bank account(s) in the headquarters or its various levels of organization, provided that where banking facilities are not available, the services of the Bank nearest to the city or town shall be utilized.

Section 15.02 - The Executive Committee of that level of the Party shall decide the Bank(s) for such Account(s).

Section 15.03 - The Following Officers of the Party shall be joint and valid signatories to the Party's Bank Account(s) and other financial transactions:

- i. The Chairman at each level
- ii. The Secretary at each level
- iii. The Treasurer at each level
- iv. The Financial Secretary at each level

Section 15.04 - Financial instruments signed by the Chairman and any two of the other three signatories shall be redeemable.

AUDITOR ACCOUNTS

Section 15.04 - The Executive Committee at State and National levels shall appoint a competent firm of auditors to audit the accounts of the Party annually and present the reports of the audited accounts at their respective Congresses.

ARTICLE 16:

MEETINGS

NATIONAL CONVENTION

Section 16.01 - The National Convention of the Party shall be held once in Two (2) years at a date, venue and time to be recommended by the National Working Committee and approved by the National Executive Committee subject to the giving of the statutory notices to the Independent National Electoral Commission and at least fourteen (14) days' notice given to members eligible to attend.

Section 16.02 - Without prejudice to Section 16.01 of Article 16 of this Constitution, the National Executive Committee may summon an emergency National Convention at any time provided at least seven (7) days' notice of the meeting shall be given to all members eligible to attend

Section 16.03 - The quorum for the meetings of the National Convention shall be one- third of its membership.

Section 16.04 - The provision regulating the meetings of the National Convention shall apply mutatis mutandis to State Congresses, Local Government Area Council Congresses and Ward Congresses.

NATIONAL EXECUTIVE COMMITTEE

Section 16.05 - The National Executive Committee shall meet every quarter and or at any time decided by the National Chairman or at the request made in writing by at least two-third of the members of the National Executive Committee provided that not less than fourteen (14) days' notice is given for the meeting to be summoned.

Section 16.06 - Without prejudice to Section 16.05 of this Constitution the National Working Committee may summon an emergency National Executive Committee meeting at any time, provided that at least seven (7) days' notice of the meeting shall be given to all those entitled to attend.

Section 16.07 - Decisions at the meeting of the National Executive Committee shall be by simple majority of members present and voting.

Section 16.08 - The quorum for the meetings of the National Executive Committee shall be one- third of its membership.

Section 16.09 - The provision regulating the meetings of the National Executive Committee shall apply mutatis mutandis to Zonal Committee, State Executive Committee, Senatorial District Executive Committee Local Government Area/Area Council Executive Committee and Ward Executive Committee.

NATIONAL WORKING COMMITTEE

Section 16.10 - The National Working Committee shall meet at least once every month on the request of the National Chairman.

Section 16.11 - Without prejudice to the provision of Section 16.10 of Article 16, the meeting of the National Working Committee may be summoned on a request made in writing t two-thirds of the Members of the National Working Committee at any time, provided that at least seven (7) days' notice of the meeting shall be given to all those entitled to attend.

Section 16.12- Decisions at the meetings of the National Working Committee shall be by simple majority of Member present and voting.

Section 16.13-The quorum for the meetings of the National Working Committee shall be one- third of its Membership.

Section 16.14- The provisions in Section 16.10-13 of the Constitution shall apply mutatis mutandis to the State Working Committee and Local Government Area/Area Council Working Committee.

ZONAL COMMITTEE

Section 16.15 - The Zonal Committee shall meet at least one every quarter.

Section 16.16 - A Special or emergency Meeting of the Zonal Committee shall be held as and when necessary.

Section 16.17- Decisions at the meetings of the Zonal Committee shall be by simple majority of Members present is voting.

Section 16.18- The quorum for the meetings of the Zonal Committee shall be One-third of its Membership.

Section 16.19- The provisions of Section 16.15-18 of this institution shall apply mutatis mutandis to the Senatorial-strict meetings.

POLLING UNIT COMMITTEE

Section 16.20- The Polling Unit Committee shall meet every month and or at any other time decided by the Chairman or at the request of majority of its committee members, provided not less than two days' notice is given for the meeting.

Section 16.21- Without prejudice to the provisions of Section 16.20 of Article 16, the polling Unit Committee may summon an emergency Committee meeting at any time provided that least 24 hours' notice is given to members eligible to attend.

Section 16.22- Decisions at the meetings of the Polling Unit committee shall be by simple majority of members present and voting.

Section 16.23- The quorum for the meetings of the Polling lit Committee shall be by simple majority.

General Rules For The Conduct Of Meetings.

Section 16.24- No motion shall be entertained at a meeting unless at least three (3) days' notice of such motion had been given in writing to the Secretary or to the Chairman, except

- i. A motion that any subject be deferred or referred to a Committee or some appropriate body.
- ii. A motion for adjournment; and
- iii. A motion proposing an amendment to some opinion or motion already presented at the same meeting;

Section 16.25 - Every motion and amendment of any motion shall be seconded before discussion;

Section 16.26 - A motion for amendment of any motion may be withdrawn at any time at the request of the mover.

Section 16.27 - In urgent or emergency situations, the Chairman of a meeting shall have the discretion to dispense or not with the requirement to give notice of motion.

Section 16.28 - Deliberations at a meeting shall be strictly on the subject matter(s) listed on the agenda of the meeting provided that general issues may be presented or discussed at the end of the main agenda except upon a duly notified motion, a fresh deliberation or debate on a matter already concluded shall not be permitted.

Section 16.29 - A member shall indicate a desire to speak by a show of one hand sitting, and shall rise to speak only when called upon to do so by the Chairman.

Section 16.30- Any member who deviates from these rules or from the agenda of a meeting shall immediately be called to Order by the Chairman or by another Member raising a point of Order.

Section 16.31 - The Chairman of a meeting shall have the power to ask any erring or offending member to leave the meeting.

Section 16.32 - No member shall leave a meeting except with the permission of the Chairman; "Putting the question" shall follow normal parliamentary procedure.

Section 16.34 - Voting on any subject at a meeting shall be by show of hand or voice vote or by secret ballot as the Chairman may decide;

Section 16.35 - Except as otherwise expressly provided for in this Constitution, decisions of any organ of the Party shall be taken by a simple majority of the members present and voting.

Section 16.36 - Any elected officer at any level, who absents himself from a properly constituted meeting for three consecutive times, without reasonable cause for doing so, shall be liable to disciplinary action.

QUORUM

Section 16.37- Except as otherwise expressly provided for in this Constitution, one-third of the members of any Organ of the Party shall constitute a quorum for a valid meeting.

VENUE OF MEETINGS

Section 16.38 - The venue for all meetings of the organs of the Party at all levels shall be as approved by the leadership of the Party or the organ at each level.

ARTICLE 17:

COMMON SEAL

Section 17.01-There shall be a Common Seal of the Party which shall be in the custody of the National Secretary.

ARTICLE 18:

OATH OF OFFICE

Section 18.01 - Every Officer elected or appointed as an officer of the Party shall subscribe to the Oath of Office as provided in Schedule II to this Constitution before an appropriate Principal Officer of the Party as may be approved by the National Working Committee.

ARTICLE 19:

AMENDMENT

Section 19.01 - This Constitution and the Schedules' hereto, can be amended only by the National Convention of the Party in conjunction with the National Leader of the Party.

Section 19.02 - Notice of any proposed amendment by any member or organ of the Party shall be given to the National Secretary at least twenty-one (21) days before the date of the National Convention. The notice, which shall be in writing, shall contain a clear statement of the proposed amendment and reasons thereof.

Section 19.03 - Notice of proposed amendment(s) shall be served on the members of the National Convention at least fourteen (14) days before the date of the meeting at which the proposed amendment is to be considered, publication of the notice of the proposed amendments in a National Newspaper shall be deemed to be sufficient Notice.

Section 19.04 - The Constitution or any part thereof shall stand amended if a proposed amendment is supported by at least two thirds of the delegates present and voting.

Section 19.05 – Where new positions and Offices are created as a result of the amendment of this Constitution, the relevant Executive Committee shall until the next Convention or Congress fill such positions and office in an interim capacity.

ARTICLE 20:

OMINIBUS PROVISIONS

Section 20.01 - Provided always that in pursuit of all the provisions herein contained in this Constitution, the following shall be ensured:

- i. No person shall be eligible to contest for any Party position, or be nominated by the Party to be its candidate at any election, if the person is not a member of the Party.

ii. All nominations into elective offices shall be supported by a specified number of nominators from the relevant Constituencies as may be prescribed or provided for in the Party's Electoral Guidelines.

Section 20.02 - Any Party office holder interested in contesting for an elective office shall resign and leave office 30 days prior to the date of nomination into the Office he or she is seeking to contest.

WAIVER

Section 20.03 - Subject to the approval of the National Executive Committee, the National Working Committee in conjunction with the Board of Trustees may in special circumstances and upon compliance with the condition for waiver grant a waiver to a person not otherwise qualified under Article 20 of this Constitution if, in its opinion, such a waiver is in the best interest of the Party and in accordance with this constitution.

CONDITIONS FOR WAIVER

SECTION 20.04 - A person may be granted a waiver only on condition that

- i. He or she has not been convicted by any court of competent jurisdiction for any criminal offence.
- ii. He or she has applied for waiver in writing to the National Working Committee of the Party through his/her appropriate Ward, Local Government Area/Area Council, State, Federal Capital Territory and Zonal Committee.

iii. He or she signed an undertaking to uphold and implement the manifesto of the Party in the event of winning the election.

ARTICLE 21:

INTERPRETATION

Section 21.01 - The Board of Trustees shall be the final authority as to the interpretation of any aspect of this Constitution and its Ruling shall be final.

ARTICLE 22:

DEFINITIONS

"Local Government Area" means Local Government Areas as created and delineated in the Second Column of Part Two of the Third Schedule of the Constitution of the Federal Republic of Nigeria, 1999 (as amended);

"Area Council" means each of the administrative areas within the Federal Capital Territory, Abuja.

"Country" means the territory constituting the Federal Republic of Nigeria;

"State" means as named in the First Column of Part One of the First Schedule to the Constitution of the Federal Republic of Nigeria, 1999 (as amended) and shall consist of the area shown opposite thereto in the Second Column of that Schedule;

"Federation of Nigeria" means "Country".

"Founder" means "Originator of the party who paid for the initial administrative fee of N1 Million Naira to Independent National Electoral Commission for Registration of the Party".

"Senatorial District" means an area that has produced a Senator in the Senate of the Federal Republic of Nigeria; "Geopolitical Zone" means a geographical region of Nigeria namely North East; North West North Central; South East, South West and South/South;

"Zone" means Northern and Southern Nigeria

"North" means the Nineteen (19) States in the Northern Part of Nigeria;

"South" means the seventeen (17) States in the Southern Part of Nigeria;

"Polling Unit" means an electoral Unit created by the Independent National Electoral Commission for the purpose of registration of voters and or voting

"Primary Election" means an election conducted by the Party for purpose of the nominating its Candidate for a general election or specified election as may it ordered by the Independent National Electoral Commission.

"Party Election" means any election held by the Party for the purpose of electing its officers to run the various organs of the Party;

"Aspirant" means any person who has picked the Party's nomination forms seeking to participate in either a primary or party election;

"Candidate" means any person who has been nominated at a Primary or Party Election to contest at a General election;

"Court" means any court created by the Constitution of the Federal Republic of Nigeria and by any subsisting legislation;

"Appeal means a complaint from an aggrieved person from decision of an organ of the Party;

"National Assembly" means the two Houses of the National Assembly comprising the Senate and the House of Representatives of the Federal Republic of Nigeria;

"National and State Houses of Assembly" means the National Assembly and the Houses of Assembly in the 36 States in the Federal Republic of Nigeria,

"Complaint" means grievance expressed whether orally or in writing.

"Youth" means a person between the ages of 18 years and 40 years.

SCHEDULE 1

1. OATH OF ALLEGIANCE

I, do solemnly swear/affirm that I will be faithful and bear true allegiance to the LAGACY PARTY OF NIGERIA (LPN) and the Federal Republic of Nigeria and that will preserve/ protect and defend the Constitution of LEGACY PARTY OF NIGERIA and of the Federal Republic of Nigeria. So help me God.

2. OATH OF OFFICE

I, do solemnly swear/affirm that I shall be faithful and bear 'true allegiance to the LAGACY PARTY OF NIGERIA (LPN) that asof LAGACY PARTY OF NIGERIA (LPN), I will discharge my duties to the best of my ability, faithfully and in accordance with the Constitution of the Party and always in the interest of the integrity, solidarity, well-being and prosperity of the Party as contained in its Constitution and Manifesto; that I will not allow my personal interest to influence my official conduct or my official decisions; that I will to the best of my ability preserve, protect and defend the Constitution of the party will do right to all the members-of the party and to all manner of people according to law, without fear or favour, affection or ill-will; that I will not directly or indirectly communicate or reveal to any person any matter which shall be brought under my consideration or become known to me as an officer of the party, except as may be required for the due discharge of my duties as office of the party, and I will devote myself to the service and well-being of members of the party and the people of Nigeria, So help me God.

SCHEDULE II

Subject to the provisions of this constitution, there shall be an interim National Leadership, National Convention Committee and State Congress Committees that shall manage the affairs of the party for a period not later than six (6) months after its registration

SCHEDULE III

This Constitution shall be cited as the constitution of Legacy Party of Nigeria (LPN) and shall take effect from the day the INEC registered the party or the party is deemed to have been registered under the provisions of the 1999 Constitution of the Federal Republic of Nigeria (as amended).

Dated this 4th Day of January, 2017