

# Federal Republic of Nigeria Official Gazette

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Act No.

Short Title

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## ASSET MANAGEMENT CORPORATION OF NIGERIA (AMENDMENT NO. 2) ACT, 2019



### ARRANGEMENT OF SECTIONS

#### Section:

- 1. Amendment of the Principal Act.
- Amendment of section 6.
- Amendment of section 10.
- Amendment of section 31. Amendment of section 19.
- Substitution for section 33.
- Insertion of a new section "33A".
- Substitution for section 34.
- Amendment of section 39. Substitution for section 35.
- Amendment of section 43.
- Amendment of section 45.
- Substitution for section 47.
- Substitution for section 48.
- Substitution for section 49.
- Substitution for section 50.
- Insertion of new sections "50A"-"50B".
- Substitution for section 51.
- Substitution for section 52.
- Substitution for section 53.
- Substitution for section 55.
- Amendment of section 60.
- Amendment of section 61.
- Citation.

## ASSET MANAGEMENT CORPORATION OF NIGERIA (AMENDMENT NO. 2) ACT, 2019

### ACT No. 4

TO GIVE THE CORPORATION ADDITIONAL FUNCTIONS AND INCREASE THE MEMBERS OF THE AN ACT TO AMEND THE ASSET MANAGEMENT CORPORATION OF NIGERIA ACT, No. 4, 2010 BOARD; AND FOR RELATED MATTERS.

[29th Day of July, 2019]

ENACTED by the National Assembly of the Federal Republic of Nigeria:

in this Act. 2010 (in this Act referred to as the "Principal Act") is amended as set out (1) The Asset Management Corporation of Nigeria Act, No. 4,

2. Section 6 of the Principal Act is amended—

"(ua)" (a) in subsection (1), by inserting after paragraph (u), a new paragraph

"(ua) pursuant to an order of the Federal High Court obtained ex parte

bank account of a debtor of an eligible financial institution under surveillance, (i) place any bank account or any other account comparable to a

location of funds belonging to the debtor, and or mechanical device of any debtor with a view to establishing the (ii) obtain access to any computer system component, electronic

the Corporation under this section"; and eligible financial institution, banking secrecy, and the protection of with all bank financial and commercial records of any debtor of any customer confidentiality is not a ground for the denial of the power of (iii) obtain information in respect of any private account together

(b) by inserting after subsection (5), a new subsection "(6)"

Department or Agency proposes to contract with, or pay, debtors on the list Departments and Agencies when the Federal Government, any Ministry, impose an obligation to seek clearance on the Federal Government, Ministries, Departments and Agencies with a list of its recalcitrant debtors and then furnished by the Corporation". "(6) The Corporation shall furnish the Federal Government, Ministries

(a) substituting for paragraph (a), a new paragraph "(a)": Section 10 (1) of the Principal Act is amended by

> ment Commence

of the Principal Amendment

1000

Amendmen

Section 10. Amendment

(Amendment No. 2) Act, 2019

Nigeria"; and Central Bank of Nigeria to be nominated by the Central Bank of "(a) a part-time Chairman who shall be a Deputy Governor in the

- (b) inserting after paragraph (d), a new paragraph "(e)":
- the part-time Chairman shall each be from a different geopolitical zone" "(e) the five other non-Executive Directors under paragraph (d) and
- (2), new subsections "(3)"-"(5)": 4. Section 19 of the Principal Act is amended by inserting after subsection

section 19. Amendment

- the prior written consent of the Attorney-General of the Federation has judgment shall be commenced or issued against the Corporation unless been obtained. "(3) No enforcement proceedings or execution in respect of a money
- account is deemed to be in the custody and control of the Corporation (4) All money standing to the credits of the Corporation in any bank
- is prohibited". by or against the Corporation, the grant of any interim, interlocutory or preservative order of attachment against the Corporation's funds in any bank (5) Where any proceeding is pending in any court of competent jurisdiction

section 31. Amendment

- 5. Section 31 of the Principal Act is amended by-
- (a) inserting new subsections "(2)": "(8)":
- bank asset in relation to the borrower or other obligor connected with such eligible asset acquired by the Corporation from such eligible financial institution or documents, books, accounts and records in relation to any eligible bank officer of such eligible financial institution to furnish information and produce which it has acquired an eligible bank asset or any director, manager or "(2) The Corporation may require any eligible financial institution from
- by the Corporation either before or after subsection (2) comes into effect. exercisable by the Corporation in respect of all eligible bank assets acquired (3) The power conferred on the Corporation by subsection (2) shall be
- the Corporation under subsection (2) in accordance with the requirement of or its nominees any of its books, records and documents of title or execute the Corporation and within the time specified by the Corporation shall be information or produce any document, book, account or record required by officers as may be applicable, who fails to furnish the Corporation any any instrument as required by subsection (1), any of its directors, managers or (4) An eligible financial institution which fails to deliver to the Corporation

required information, document, book, account or record continues. and documents of title or execute an instrument or furnish or produce the further N50,000.00 for each day that the failure to deliver the books, records severally liable to a fine, payable to the Corporation, of A1,000,000.00 and a

- title, or if an eligible funancial institution or its director, manager or officer of an liable, in the case of the institution and its director, manager or officer as may be applicable, are severally book, account or record which is false or misleading, the eligible financial delivers, furnishes or produces to the Corporation any information, document, to furnish any information or produce any document, book, account or record. eligible financial institution required by the Corporation under subsection (2) to the Corporation or its nominees any of its books, records and documents of (5) If an eligible financial institution required by subsection (1) to deliver
- (a) financial institute to a fine of  $\mathbb{N}10,000,000.00$ ; and
- N2,000,000.00 payable to the Corporation. (b) director, manager or officer as may be applicable for a fine of
- commits an offence and is liable on conviction to imprisonment for six months. specified by the Corporation or that delivers, furnishes or produces to the Corporation any information, document, book, account or record which is false, accordance with the requirement of the Corporation and within the time account or record, required by the Corporation under subsection (2) in furnish to the Corporation any information or produce any document, book, director, manager or officer of an eligible financial institution, that fails to (6) In addition to the fines stipulated in subsections (4) and (5), any
- (7) Where the-
- any instrument as required by subsection (1), nominees any of its books and records and documents of title or execute (a) eligible financial institution fails to deliver to the Corporation or its
- with the requirements of the Corporation and within the time specified by record required by the Corporation under subsection (2) in accordance Corporation any information or produce any document, book, account or eligible financial institution, as may be applicable, fails to furnish the (b) eligible financial institution or a director, manager or officer of an
- or officer, who is required by the Corporation under subsection (2) to furnish documents of title or the eligible financial institution or its director, manager deliver to the Corporation or its nominees any of its books, records and (c) eligible financial institution which is required by subsection (1) to

account or record which is false or misleading, or furnishes or produces to the Corporation any information, document, book any information or produce any document, book, account or record, delivers,

nature and value of the eligible bank asset or any asset or property by which the eligible bank asset is secured, eligible bank asset by the Corporation, a material misrepresentation as to the financial institution made, either before or at the time of the acquisition of the (d) Corporation determines that, in its reasonable opinion, the eligible

refund, immediately to the Corporation, the full purchase price paid by the by delivery of a written notice to the eligible financial institution, be liable to without prejudice, to the provisions of subsections (4) and (5), the eligible relation to an eligible bank asset acquired by the Corporation from the eligible of the eligible bank asset to the date of the full purchase price is repaid, if in bank asset together with interest at a rate equivalent to the average of the Corporation to the eligible financial institution for the acquisition of an eligible financial institution, shall, at the sole election of the Corporation, exercisable financial institution whether before or after the coming into effect of this Act Federal Government treasury bills interest rate from the date of the acquisition

- notice, the Central Bank of Nigeria shall, upon written demand by the under subsection (7) within five days from the date of delivery of the written the amount stated in the written notice together with interest as stipulated with interest and cause the said amount and interest to be paid over to the be debited immediately with the amount stated in the written notice together the eligible financial institution maintained with the Central Bank of Nigeria to of the written notice to the eligible financial institution, cause any account of Corporation made at any time after the expiration of five days from the delivery delivered under subsection (7) fails or neglects to refund to the Corporation Corperation immediately"; and (8) Where an eligible financial institution to which a written notice is
- (b) renumbering the section appropriately.
- word, 6. Section 33 (2) of the Principal Act is amended by inserting before the "eligible" in line 3, the words, "acquisition of the"
- 7. Insert after section 33 of the Principal Act, a new section "33A":

not to give -Acquisition "33A. No action or proceedings shall lie, be instituted or the eligible bank asset became vested in the Corporation as proceeding already existing shall cease and abate except where asset by the Corporation under this Act, and any action or officers by reason only of the acquisition of an eligible bank maintainable against the Corporation or any of its directors or specified under this Act".

of action,

of eligible

"33A". section 33. new section Insertion of a Amendment

acquisition of eligible bank asset by the "Effect of 8. Substitute for section 34 of the Principal Act, a new section "34".

section 36 of this Act, upon the acquisition of an eligible bank than the provision of this section, the Corporation shall asset by the Corporation, without any other assurance other immediately -(1) Subject to the provisions of the Land Use: Act and

> Cap. L5. LFN. 2004. ď section 34. Substitution

- asset or property by which such eligible bank asset is secured in full or acquire legal title to the eligible bank asset and all assets or property interest in such asset or property is equitable only; acquisition of the eligible bank asset notwithstanding that the security partial satisfaction of the debt owed to the Corporation by reason of the dispose of the acquired eligible bank asset and any tangible or intangible possession of, manage, foreclose or sell, transfer, assign or otherwise be vested with power, to the exclusion of all other creditors, to take tangible or intangible by which such eligible bank asset is secured and (a) subject to paragraphs (c), (i) and (d), become vested with and
- or surety in connection thereto, become entitled, at the option of the institution or a receiver or liquidator appointed by or at the instance of such rights and powers conferred on or exercisable by such eligible financial appointed by or at the instance of such eligible financial institution, all the from which the eligible bank asset was acquired or any receiver or liquidator Corporation, to exercise, to the exclusion of the eligible financial institution eligible financial institution; (b) in relation to an acquired eligible bank asset, the debtor, any guarantor
- or intangible in the Corporation by virtue of paragraph (a)(c) upon the vesting of an eligible bank asset, assets and property tangible
- to that held by the Corporation, be paid out of the proceeds of any security interest in the assets or property which ranks equally or in priority realisation or receipts from the management of such assets or property assets or property, and in accordance with the priority ranking of their security interest in such (i) without prejudice to the rights of other secured creditors with a
- relation to such assets or property; and (ii) operate to extinguish any equity of redemption of the charge in
- secured creditor with a valid prior ranking security interest in the asset or secured other secured creditors with security interests that rank equally with the property in respect of which the power is exercised and next pro rata with (a) in relation to any asset or property by which an eligible bank asset is (d) where the Corporation exercises the powers conferred by paragraph , apply the proceeds of such exercise of power first to pay any

the eligible bank asset. security interest acquired by the Corporation by reason of its acquisition of

Cap. L5 LFN, 2004.

- of the eligible bank asset." notwithstanding the pendency of an action before a court of law in respect exercise of power by the Corporation under subsection (1) takes effect this Act, the vesting of an eligible bank asset in the Corporation and the (2) Subject to the provisions of the Land Use Act and section 36 of
- May 2015. including but not restricted to the assets acquired by the Corporation before (3) The provisions of this section are applicable to all eligible bank assets
- charge or legal mortgage. notwithstanding that only equitable rights are created in the assets and the asset, the Corporation shall acquire all rights applicable to the assets Corporation is entitled to exercise the powers of a legal estate holder in a (4) Upon the acquisition of rights by the Corporation in an eligible bank
- the Board of the Corporation. exercisable by private treaty or other disposal method as may be approved by Corporation by subsection (1) (a) or by any other provision of this Act is (5) The power of sale, transfer and disposal conferred upon the
- proceeding is limited to monetary compensation. remedy of any claimant against the Corporation in any such action, suit or and in particular under subsection (1) (a) and section 39 of this Act, and the asset or any asset or property by which such eligible bank asset is secured recover debt owed to the Corporation or otherwise realise an eligible bank exercise or intended exercise of power by the Corporation under this Act to its directors or officers in any action, suit or proceeding in relation to the perpetual or like order described shall be granted against the Corporation or (6) No injunction, preservative or restorative or order, interim, interlocutory,
- section excludes consequential, aggravated, punitive or exemplary damages. (7) Monetary compensation for the purposes of subsection (6) of this
- relation thereto be subject to the duties, obligations and liabilities as nearly as direction or the Corporation for the sole benefit of the Corporation and shall in and when so directed, the eligible financial institution shall hold the eligible bank asset and exercise such rights and powers in the relevant contract at the under subsection (1), and exercise any such right or power in relation thereto, asset or relevant contract deemed vested in, or assigned to the Corporation Corporation may direct all eligible financial institution to hold an eligible bank (8) Without prejudice to the provisions of subsections (1) and (2), the

assets and any relevant contract deemed assigned under subsection (1). possible corresponding to those of a trustee in relation to the eligible bank

- such in the books of the eligible financial institution" right under subsection (6) is held as bare trustee, in trust for and for the sole the Corporation or any relevant contract relating thereto or in exercising any financial institution in the course of holding any eligible bank asset acquired by be taken to be an asset of the eligible financial institution or accounted for as benefit, of the Corporation and is turned over to the Corporation and shall not (9) Any property, money or other pecuniary benefit received by an eligible
- to have rights of creditors eligible bank Corporation acquisition of 9. Substitute for section 35 of the Principal Act, a new subsection "35". any security connected to the eligible bank asset. all the rights and powers in relation to the eligible bank asset and agreement relating to it, the Corporation is entitled to exercise asset and subject to any exclusion stated in the purchase 35.—(1) After the Corporation has acquired an eligible bank

Substitution for section 35.

- whether actual or contingent. institution shall pay an amount equal to the benefit of the right of set-off, to the to the eligible bank asset concerned or any other right of set-off and the financial institution against any person whether under the credit facility relating Corporation to meet any obligation of that other person to the Corporation, (2) The Corporation is entitled to any right of set-off held by an eligible
- combination in this section in trust for and only for the benefit of the Corporation. (3) The eligible financial institution shall exercise the right of set-off or
- Corporation may (4) Without prejudice to the generality of subsections (1) and (2), the
- right, interest, obligation or liability; institution could have taken to protect, perfect or enforce any security, (a) take any action, including court action, that the eligible financial
- realised: (b) realise any security that the eligible financial institution could have
- called up; (c) call up any guarantee that the eligible financial institution could have
- have participated in any resolution, workout, programme of arrangement and restructuring, re-organisation or insolvency proceeding in relation to the eligible bank asset; and (d) participate to the same extent as the eligible financial institution could

- any part of the eligible bank asset the eligible bank asset of reviewing or amending any term or condition of (e) exercise any power conferred by any document that forms part of
- guarantor or surety in connection with an eligible bank asset. asset or brought to recover a debt or enforce any security or obligation of a invalidate any claim brought by the Corporation in respect of an eligible bank within which an action may be commenced does not apply or operate to bar or any like statute or rule or practice directions of any court limiting the time (5) Any statute of limitation of a State or Federal Capital Territory or
- entitled to-Corporation is, at any time after the acquisition of the eligible bank asset, institution prior to acquisition of the eligible bank asset by the Corporation, the (6) Where action has already commenced by an eligible financial
- asset is liable; or counterclaim or cross claim for which the assignor of the eligible bank judgment debt, and any liability in respect of the claim, any associated (a) continue with the action in its name or as a third party entitled to any
- right to commence or cause to be commenced a new action in respect of the same subject matter as that discontinued? such discontinuance by the Corporation shall be without prejudice to its (b) discontinue any such pending action relating to the eligible bank asset instituted by the eligible financial institution prior to such acquisition, and

(b), a new paragraph "(c)" 10. Section 39 of the Principal Act is amended by inserting after paragraph

"(c) the pendency of any action before a court of law in respect of the eligible bank asset."

11. Section 43 of the Principal Act is amended—

"days, in line 2, the figure, (a) in subsection (2) by substituting for the figure, "30" before the word "90"; and

(b) by substituting for subsection (3), a new subsection "(3)"—

"(3) If, after the expiration of the 90 days' notice stated in subsection (2), the Corporation has not responded, the party concerned may issue a writ or other originating process against the Corporation provided always that action shall not be commenced or maintained against the Corporation or any of its shareholders, officers and directors for anything done or intended to be done in good faith in the execution of duties, powers and obligations imposed on the Corporation or any of its shareholders, directors or officers".

Amendment of section 39.

Amendment of section 43.

Section 45 of the Principal Act is amended by

(a) inserting a new subsection "(2)"

section 45 Amendment

registrable instrument of title of the interests of the Corporation in all land registries in the Federation"; and "(2) A certificate of judgment obtained in a proceeding constitutes a

(b) renumbering the section appropriately.

Corporation. up of the and winding-Dicsolution 13. Substitute for section 47 of the Principal Act, a new section "(47)". with section 48 (2) of this Act. the Corporation to be dealt with and distributed in accordance to wind up the affairs of the Corporation, realise all assets of appoint, upon such terms as it deems fit, one or more liquidators dissolved and the Corporation's Board of Directors shall (1) At dissolution date, the Corporation shall stand

section 47. ή Substitution

# (2) Upon dissolution of the Corporation—

- company or other entity specified by the Central Bank of Nigeria; agency, or for valuable consideration, to a third party asset management transferred by the liquidator or joint liquidators to such government (a) all unresolved eligible bank assets then held by the Corporation shall
- Corporation; and absorbed into the Central Bank of Nigeria or the Nigeria Deposit Insurance (b) all then existing staff of the Corporation shall be re-deployed to and
- Corporation and the Corporation. Resolution Cost Fund were respectively references to the Board of the section as if the references therein to the Board of Trustees and the (c) the provisions of section 60R (2)-(6) of this Act, shall apply to this
- the Corporation" Corporation in proportion to their respective stake in the authorised capital of distributed by the Governor between the subscribers to the capital of the its eventual dissolution, be transferred to the Fund of the Corporation and debt securities and discharge of all payment or repayment obligations shall, at (3) The assets of the Corporation remaining after the redemption of all

14. Substitute for section 48 of the Principal Act, a new section "48"-

appoint, a receiver for Corporation to act as, or company:

Powers of the 48. (1) The Corporation shall have powers to act as, or appoint, asset acquired by the Corporation. charged, mortgaged or pledged as security for an eligible bank receiver for a debtor company whose assets have been

Substitution

section 48.

- (2) A receiver under this Act shall have power to-
- (a) realise the assets of the debtor company;
- the debtor company; (b) enforce the individual liability of the shareholders and directors of
- (c) manage the affairs of the debtor company.
- company notwithstanding that only a part of the assets of the debtor company was charged, mortgaged or pledged as security in relation to the eligible bank shall be exercisable over all the assets and entire undertaking of the debtor asset acquired by the Corporation: (3) The powers of a receiver, acting under the provisions of this section,
- notice of its election by publication in at least two newspapers with nationwide debtor company or other debtor entity under subsection (2) (c), it shall give circulation. (4) Where a receiver under this section elects to manage the affairs of a
- the debtor company or debtor entity in the name and on behalf of the to in subsection (4), entitled to take over the management of the affairs of a debtor company or debtor entity is, on the publication of the notice referred debtor entity and the general body of creditors of the debtor company or debtor company or debtor entity for the benefit of the debtor company or debtor entity. (5) A receiver under this section that elects to manage the affairs of
- entity under this section is deemed to be a fiduciary of the debtor company or section 494 of the Company and Allied Matters Acts. debtor entity and shall strictly adhere to debt priority ranking prescribed under A receiver managing the affairs of a debtor company or debtor
- election referred to in subsection (4) (7) Subject to subsection (9) and upon the publication of the notice of
- proceeding, shall be commenced or maintained against the debtor company of the publication of the notice of election to manage the affairs of the shall stand automatically suspended and stayed for one year from the date judgment enforcement proceedings, against the debtor company or receiver the debtor company, and all claims, actions, suits or proceedings, including or the receiver or in relation to the receiver's management of the affairs of subsection (10) debtor company or such extended period as the Court may grant under (a) no action, suit or proceedings, including any judgment enforcement

LFN, 2004

of the debtor company or debtor entity shall not be suspended or stayed; Provided that claims relating to wages and other entitlements of existing staff

- undertaking of the debtor company or debtor entity or towards enforcing subsection (1). referred to in paragraph (a) as may be extended by the Court under any judgment against the debtor company or debtor entity during the period enforcing or realising any security which it may hold over the assets or undertaking of the debtor company or debtor entity or take any step towards to appoint a receiver or liquidator over any asset or part or the whole (b) no other secured creditor or judgment creditor shall appoint or apply
- and submitted to the Corporation a detailed and comprehensive plan for the the publication of the notice referred to in subsection (4), cause to be prepared rehabilitation of the debtor-company or debtor entity. (8) A receiver, acting under subsection (2) (c), shall, within 90 days of
- with the provisions of subsection (8), the provisions of subsection (7) shall cease to apply. (9) Where a receiver, acting under subsection (2) (c), fails to comply
- affairs of the debtor company or debtor entity and that there is a reasonable that the receiver has, within the initial one year significantly stabilised the the one year period for a further period of one year if the Court is satisfied the expiration of the one year period specified under subsection (7) (a), extend restructured for the benefit of all secured creditors of the debtor company or prospect that the debtor company or debtor entity can be rehabilitated or (10) The Court may, upon an ex-parte application by a receiver before
- the company were wound up. a better result for the company's creditors as a whole than would be likely if and with the objective of rescuing the company as a going concern or achieving company or debtor entity in the interest of the company's creditors as a whole debtor company or debtor entity under this section shall manage the debtor (11) Subject to subsection (12), a receiver managing the affairs of a
- debtor entity under this section may, where he determines that the objectives provision of this Act, a receiver managing the affairs of a debtor company or in subsection (11) can no longer be achieved-(12) Notwithstanding the provisions of subsection (11) or any other
- creditors or preferential creditors; and (a) realise property for the purpose of making a distribution to secured

transferred to the new company as part of the hive down to all its secured creditors, to a new company incorporated by the receiver security exists, up to the value of the indebtedness of the debtor company this purpose, may transfer the assets of the debtor company over which company, restructure the debtor company by way of a hive down and for for that purpose and to operate or lease the transferred assets through the been transferred for the benefit of secured creditors whose assets were new company or sell the new company to which the secured assets have (b) in the name and on behalf of all the secured creditors of a debtor

which security exists except with the unanimous approval of all the secured year from the date of the transfer of the assets of the debtor company over Provided that a receiver shall not operate the new company for more than one

- shall be independently valued and, upon transfer to the new company the debtor company over which security exists which are to be transferred elects to undertake a restructuring by way of a hive down, the assets of company shall be allotted among the secured creditors in proportion to the to the tune of the value of the transferred assets, and shares in the new established by the receiver, the new company is deemed to be capitalised held by other creditors in the same assets. the nature of the security interest and any security interest that may be value of assets over which they hold a security interest taking account of (13) Where a receiver managing the affairs of a debtor company
- held by the secured creditors in the assets transferred to the new company, as company in the manner contemplated in subsection (13), the security interest company allotted to each secured creditor in accordance with subsection (13) creditors' only claim on the new company shall be the shares of the new it relates to the new company, stand discharged and the hitherto secured (14) Upon the allotment of shares to the secured creditors in the new
- the share capital of a new company incorporated by a receiver under subsection (11) and capitalised under subsection (12) or in relation to the registration of share capital or transfer of assets shall be chargeable on transfer of assets. (15) No stamp duty or other tax, imposition or fee on share capital,
- in the business being undertaken by the debtor company or debtor entity from committee consisting of at least persons with industry knowledge and expertise by a receiver under this section, may direct such receiver to appoint an advisory with other secured creditors of a debtor company or debtor entity being managed (16) Whenever it deems necessary, the Corporation, acting in consultation

directive and regularly consult with, and take account of the advice of, such and the receiver shall appoint the advisory committee within seven days of the among persons to the nominated by the Corporation, to advise the receiver,

15. Substitute for section 49 of the Principal Act, a new section "49"...

"Custody and possession of debtor's property.

49.—(1) Where the Corporation has reasonable cause to believe that a debtor or debtor company is the bona fide owner of any movable or immovable property, it may apply to the Court, before or at the time of filing of action for debt recovery or other like action or at any time after the filing of action, and before or after the service of the originating process by which such action is commenced on the debtor or debtor company, by motion ex-parte for an interlocutory order granting possession of the property to the Corporation pending the hearing and determination of the debt recovery or other action to abide the decision in such action.

Substitution for section 49.

Court issued under subsection (1) on the debtor or debtor company. (2) The Corporation shall serve a certified true copy of the order of the

action, unless expressly discharged by the Court" under subsection (1) shall subsist till judgment or a final determination of the (3) Notwithstanding anything to the contrary in any enactment, an order made

16. Substitute for section 50 of the Principal Act, a new section "50":

"Application for interlocutory freezing order.

ation 50.—(1) Where the Corporation has reasonable cause to believe that a debtor or debtor company has funds in any account with any eligible financial institution, it may apply to the Court, before, or at the time of filing of action for debt recovery or other like action or at any time after the filling of action, and before or after the service of the originating process by which such action is commenced on the debtor or debtor company, by motion exparte for an interlocutory order freezing the debtor or debtor company's account.

of the action, unless expressly discharged by the Court" made under subsection (1) shall subsist till judgment or a final determination (2) Notwithstanding anything to the contrary in any enactment, an order

"50B": 17. Insert after section 50 of the Principal Act, new sections "50A"

"Power to obtain information on debtors.

50A. (1) Notwithstanding anything to the contrary in any enactment, rule of law, banking practice or rule or contractual provision, the Corporation may, for the purposes of recovering

Substitution for

section 50.

Insertion of new

sections

50B

or the bank identification number or other unique identifier of the debtor. instruments made by such debtor with or through the eligible financial institution institution, and details of all investments by way of deposits or in financial (howsoever described) maintained by such debtor with the eligible financial be specified in the written notice, institution to disclose to or furnish to the Corporation, within such time as may any money owed to it by a debtor in pursuance of the Corporation's acquisition an eligible bank asset, by written notice, require any eligible financial details of, and balances in, all accounts

- that the failure to comply continues. the Corporation, of A10,000,000.00 and a further A50,000.00 for each day (1) within the time specified in such written notice is liable to a fine, payable to requirement of a written notice issued to it by the Corporation under subsection (2) Any eligible financial institution which fails to comply with the
- offence and is liable on conviction to three years imprisonment: subsection (1) within the time specified in such written notice, commits an the requirement of a written notice issued to him by the Corporation under (3) A director of an eligible financial institution who fails to comply with

under this subsection, where such director, within a reasonable time of becoming of the written notice in writing, that the eligible financial institution shall comply with the requirements aware of such written notice, demands the board of eligible financial institution, Provided that a director of an eligible financial institution commits an offence

N5,000,000.00 in addition to the fine under subsection (2). notice and award against such eligible financial institution costs of at least such eligible financial institution to comply with requirement of the written except it sees good reason to the contrary, shall make an order compelling immediately comply with the requirement of the written notice and the Court, motion ex-parte for an order compelling such eligible financial institution to specified in such written notice, the Corporation may apply to the Court by notice issued to it by the Corporation under subsection (1) within the time eligible financial institution fails to comply with the requirement of a written Without prejudice to the provisions of sub-section (2), where ar

contracts, etc. participation as condition of debtors, in

Солсиптелсе Corporation connection with any eligible bank asset acquired by the their debt or other repayment obligation to the Corporation in daily or newspaper, a list of debtors that have failed to meet to confidentiality, the Corporation may publish, in the national 50B. (1) Notwithstanding any rule or contractual obligation as Corporation

- procuring entity of its obligations under this sectionfurnish a copy of the newspaper to a procuring entity shall not relieve such published in the newspaper and any failure on the part of the Corporation to Provided that all procuring entities are deemed to have notice of the list once list of debtors is published under subsection (1) to all procuring entities (2) The Corporation shall furnish a copy of the newspaper in which the
- without the prior written concurrence of the Corporation, and without satisfying to any debtor on the list published by the Corporation under subsection (1) Corporation is expressed to be subject by the Corporation. itself of the compliance with any condition to which the concurrence of the with, or make any payment under any existing contract or business arrangement (3) No procuring entity shall award a contract to, or conduct business
- "debtor" or "debtor company", shall, as may be applicable, include (4) For the purposes of sections 51, 52 and 53 of this Act, the term
- (a) the borrower;
- (b) all guarantors or sureties of the borrower;
- (c) all directors and shareholders of the borrower;
- surety of the borrower; and (d) all directors and shareholders of any corporate entity guarantor or
- in paragraphs (a)-(d)" owned or controlled jointly or otherwise by one or more of the persons listed (e) all companies and entities, 50% or more of whose share capital is
- powers in bankruptcy proceedings.

18. Substitute for section 51 of the Principal Act, a new section "51"—

at 51. (1) Where a debtor fails to comply in full, within 90 days, with a written demand notice issued by the Corporation requiring the debtor to pay a liquidated sum to the Corporation which the Corporation certifies on the face of the demand notice as being owed by the debtor to the Corporation in connection with an eligible bank asset acquired by the Corporation, the Court shall, on the application of the Corporation made by way of originating motion, make a receiving order against the debtor, except where, at the hearing of the application, that he does not owe any liquidated sum at all to the Corporation or that he has a counter-claim, set-off or cross-demand which equals or exceeds the liquidated sum owed to the Corporation.

been, and have full effect and force as a receiving order, made under the Bankruptcy Act (2) A receiving order made under subsection (1) is deemed to have

Substitution for section 51.

e Cap. B2, le LFN, 2004.

Cap. B2, LFN, 2004.

order against the debtor. under the Bankruptcy Act to be satisfied before the Court grants a receiving for any of the conditions precedent for the grant of a receiving order specified any act of bankruptcy or for the Corporation to file a bankruptcy petition or (3) Subject to subsection (1), it is not necessary for the debtor to commit

Cap. B2, LFN, 2004.

the debtor bankrupt. receiving order is made against a debtor under this Act, the Court may adjudge (4) Notwithstanding the provisions of the Bankruptcy Act, where a

Cap. B2, LFN, 2004.

the Corporation to assume the office of trustee of the property of the debtor. on the application of the Corporation, appoint the official receiver or authorise (5) Where a debtor is adjudged bankrupt under this Act, the Court may,

Cap. B2, LFN, 2004.

in accordance with that Act. an adjudged bankrupt under the Bankruptcy Act and shall discharge his duties (6) A trustee appointed under this Act has all the powers of a trustee of

Cap. B2. LFN, 2004.

done or given by the Committee of Inspection or creditors under the Bankruptcy Act may be done or given by the Court on the application of the trustee. (7) An act, thing, directive or permission authorised or required to be

Cap. B2 LFN, 2004

a bankrupt under the Bankruptcy Act which shall have effect with such modifications as are contained in this Act, and a trustee appointed under this done by anyone under the Bankruptcy Act" Act may seek the directive of the Court in respect of any act or thing to be (8) Any person adjudged a bankrupt under this Act is deemed adjudged

Substitution

section 52

- winding up proceeding. powers in
  - 19. Substitute for section 52 of the Principal Act, a new section "52"

the liquidated sum owed to the Corporation". counter-claim, set-off or cross-demand which equals or exceeds application of the Corporation made by way of originating motion, owe any liquidated sum at all to the Corporation or that it has a debtor proves to the satisfaction of the Court that it does not except where, at the hearing of the application, the body corporate make a winding-up order against the body corporate debtor, on the face of the demand notice as being owed by the body bank asset acquired by the Corporation, the Court shall, on the corporate debtor to the Corporation in connection with an eligible liquidated sum to the Corporation which the Corporation certifies full, within 30 days, with a written demand notice issued by the Corporation requiring the body corporate debtor to pay a 52. Where a debtor that is a body corporate fails to comply in

(Amendment No. 2) Act, 2019

20. Substitute for section 53 of the Principal Act, a new section "53"-

- of a court to hear matter. "Designation respective jurisdictions, one or more courts exclusively for 53. (1) The respective heads of Courts shall designate, in their hearing and determining civil causes or matters
- acquired the eligible bank asset is a party; the Corporation or the eligible financial institution from which the Corporation bank asset is secured in which the Corporation or a receiver appointed by of eligible bank assets and any collateral or security by which such eligible (a) connected with or pertaining to the acquisition, disposal or realisation
- reason of the Corporation's acquisition of an eligible bank asset; or (b) relating to debt owed or alleged to be owed to the Corporation by
- eligible bank asset is secured or realisation action in relation to any asset or property by which such Corporation or otherwise realise an eligible bank asset or take enforcement power by the Corporation under this Act to recover debt owed to the (c) connected with or pertaining to the exercise or intended exercise of
- relevant court. the volume of such cases then pending or likely to be instituted in the be determined by the relevant head of the relevant courts having regard to (2) The number of courts to be designated under subsection (1) shall
- months from the date of filing of such new action. the coming into effect of this section and in the case of new actions, within six determine within six months in the case of existing actions, from the date of (3) Each court specially designated under subsection (1) shall hear and
- subsection (3). before the specially designated courts within the time limit stipulated under expedited and accelerated hearing and determination of causes and matters directions applicable exclusively to the specially designated courts for the (4) Each head of court shall issue or cause to be issued special practice
- designated courts. accelerated hearing and determination of appeals emanating from the specially practice directions for the Court of Appeal exclusively for the expedited and the President of the Court of Appeal shall issue or cause to be issued specia basis within 60 days and in priority to all other appeals, and, for this purpose from the courts specially designated under subsection (1) on an accelerated (5) The Court of Appeal shall hear and determine all appeals emanating

Substitution for section 53.

(6) The Supreme Court shall hear and determine all appeals emanating from the Court of Appeal in relation to appeals against the Court of Appeal's decisions on appeals to the Court of Appeal from the specially designated expedited and accelerated hearing and determination of such appeals. and, for this purpose, the Chief Justice of Nigeria shall issue or cause to be courts on an accelerated basis within 60 days and in priority to all other appeals, issued special practice directions for the Supreme Court exclusively for the

- the scope of subsection (1) shall-Corporation or a receiver appointed by the Corporation in any matter within pending appeal, or leave to appeal in favour of any party other than by the (7) The grant of stay of proceedings, stay of execution or injunction
- the sum claimed by the Corporation in such action into an interest yielding interlocutory appeals, be conditional upon the deposit by the applicant of account in the name of the registry of the relevant court; and (a) in the case of stay of proceedings and leave to appeal in respect of
- applicant of the judgment sum into an interest yielding account in the name appeal in respect of a final judgment, be conditional upon the deposit by the of the registry of the relevant court" (b) in the case of stay of execution, injunction pending appeal or leave to

Jurisdiction 21. Substitute for section 55 of the Principal Act, a new section "55" exclusion of all other courts, to try offences under this Act. -(1) The Federal High Court shall have jurisdiction, to the

purpose by the Corporation" under this Act may be prosecuted by legal practitioners appointed for that (2) Subject to the provisions of section 174 of the Constitution, offences

subsection "(2) 22. Section 60 of the Principal Act is amended by inserting a new

and, value added tax and withholding tax which are payable by the Federal Capital Territory, save income tax by the staff of the Corporation department or authority of the Federal Government, State Government charges, levies or other like imposts payable to any institution, agency, Corporation's obligors?. Federal Capital Territory, Local Government and Area Councils of the "(2) The Corporation is exempted from paying all taxes, fees, penalties, Substitution for section 55.

Constitution, 1999.

Amendment of section 60.

Federal High Court" exercising original jurisdiction as may be applicable, save that for the purposes of sections 49 and 50 (1) of this Act, the "Court" means the the High Court of the Federal Capital Territory or other superior court (a) by substituting for a definition of the word, "court", a new definition— 23. Section 61 of the Principal Act is amended "Court" means the Federal High Court, the High Court of a State or Amendment of

24. This Act may be cited as the Asset Management Corporation of Nigeria (Amendment No. 2) Act, 2019.

section 61

Citation.

I certify, in accordance with Section 2 (1) of the Acts Authentication Act, Cap. A2, Laws of the Federation of Nigeria 2004, that this is a true copy of the Bill passed by both Houses of the National Assembly.

Clerk to the National Assembly MOHAMMED ATABA SANI-OMOLORI 28th Day of June, 2019

### EXPLANATORY MEMORANDUM

members of the Board. No. 4, 2010 to give the Corporation additional functions and increase the This Act amends the Asset Management Corporation of Nigeria Act,

#### SCHEDULE TO THE ASSET MANAGEMENT CORPORATION OF NIGERIA

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			related matters.	'6107
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	7/1	Corporation additional functions and	the Corporation additional	of Migeria
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I certify that this Bill has been carefully compared by me with the decision reached by the Acts Authentication Act Cap. A2, Laws of the Rederation of the Houses and is in accordance with the provisions of the Acts Authentication Act Cap. A2, Laws of the Federation of Migeria, 2004.

Mohammid Atara Sant-Omoldri Clerk to the National Assembly 28th Day of June, 2019

MUIDAMMADU BUIDAR, GCPR President of the Federal Republic of Nigeria 29th Day of July, 2019.



INSISSA 1