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FEDERAL INLAND REVENUE SERVICE (ESTABLISHMENT) ACT (NO. 13 OF 2007)

TAX APPEAL TRIBUNAL (PROCEDURE) RULES, 2021



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SCHEDULE OF FEES.

S. I. No. 53 of 2021

FEDERAL INLAND REVENUE SERVICE (ESTABLISHMENT) ACT (NO. 13 OF 2007)

TAX APPEAL TRIBUNAL (PROCEDURE) RULES, 2021

[10th Day of June, 2021]

ment. 21 of the Fifth Schedule to the

In exercise of the powers conferred by paragraph 21 of the Fifth Schedule to the Federal Inland Revenue Service (Establishment) Act 2007, and such other powers enabling me in that behalf, I, ZAINAB SHAMSUNA AHMED, Minister of Finance, Budget and National Planning, Federal Republic of Nigeria, make the following Rules—

ORDER I-CITATION, REVOCATION, SAVINGS, APPLICATION AND OBJECTIVES

1. These Rules may be cited as the Tax Appeal Tribunal (Procedure)	Cita
Rules, 2021.	

2. The Tax Appeal Tribunal (Procedure) Rules No. 42 of 2010 is revoked.

3. Anything done under the revoked Rules shall remain valid, except it is sa inconsistent with the provisions of these Rules.

4. These Rules shall apply in all proceedings of the Tribunal.

5. The objectives of the Rules are to—

(a) enable the Tribunal deal justly, fairly and expeditiously with appeals ;

(b) encourage and promote the settlement of disputes among parties.

Order II—Interpretation

In these Rules-

"the Act" means the Federal Inland Revenue Service (Establishment) Act 2007 ;

"*adviser*" means any person providing tax advisory services to a taxpayer and includes consultants ;

"appeal" means an Appeal made pursuant to paragraphs 13 and 14 of the Fifth Schedule to the Act, and shall include Notice of Appeals made by the relevant tax authority pursuant to any of the enactments referred to in Paragraph 11 of the Fifth Schedule to the Act ;

"*appellant*" means a person and includes the relevant tax authority who files an appeal at the Tribunal pursuant to the provisions of the Act and in accordance with these Rules ;

"*approved forms*" means forms contained in the First Schedule to these Rules ;

Interpretation.

Citation.

Commence-

Revocation. Savings.

Application of the Rules.

Objectives of the Rules.

"*chairman*" means the Chairman of the Tribunal, and where the context admits, includes a member selected to preside at any sitting of the Tribunal;

"consultants" has the same meaning as assigned to it under the Act ;

"direction" means any order or other determination by the Tribunal other than a decision, and in relation to interim proceedings includes an order and a witness summons ;

"*disputed decision*" means a decision of the Service or relevant tax authority against which an appeal is brought pursuant to the provisions of the Act and in accordance with these Rules ;

"decision of the Tribunal" means a decision of the Tribunal made pursuant to these Rules, and shall include a ruling, order, direction, award or judgment of the Tribunal ;

"document only procedure" means a procedure under Order XV of these Rules ;

"hearing" whether in whole or in part means a sitting by the Tribunal in exercise of its power to decide an appeal with or without an oral hearing or interim proceedings, and shall include, hearing by virtual means pursuant to Paragraph 20(2)(a)(viii) of the Fifth Schedule to the Act ;

"notice of appeal" means a notice of appeal filed under these Rules and shall include a notice of appeal filed pursuant to Order XXVII of these Rules ;

"*party*" in the case of an appeal or application before the Tribunal means the appellant, applicant or respondent ;

"person" has the same meaning as assigned to it under the Act ;

"register" means the register of appeals, applications and decisions kept in accordance with these Rules ;

"*respondent*" means any party other than an appellant or applicant directly affected by an appeal ;

"reply" means a response or answer by a respondent in an appeal;

"secretary" means the person appointed as Secretary to the Tribunal pursuant to paragraph 9 (1) of the Fifth Schedule to the Act ;

"summary appeal procedure" means procedure under Order XVI of these Rules ;

"the Service" means the Federal Inland Revenue Service established pursuant to Section 1 of the Federal Inland Revenue Service (Establishment) Act 2007 ;

"tax laws" means the tax laws referred to under paragraph 11 of the 5th Schedule to the Act ;

"the Tribunal" means the Tax Appeal Tribunal established pursuant to Section 59 of the Act.

ORDER III—FORM AND COMMENCEMENT

1. A person aggrieved by an assessment or demand notice made upon him by the Service or aggrieved by any action or decision of the Service or relevant tax authority under the provisions of the tax laws referred to under paragraph 11 of the 5th Schedule to the Act may appeal against such action, decision, assessment or demand notice within the period stipulated hereunder.

2. An appeal under these Rules shall be filed within a period of 30 days from the date on which the action, decision, assessment or demand notice which is being appealed against, was made by the Service :

Provided that the Tribunal may entertain an appeal after the expiration of the said period of 30 days if it is satisfied that there was sufficient cause for the delay.

3. The Service or relevant tax authority, if aggrieved by non-compliance by any person in respect of any provisions of the tax laws referred to in paragraph 11 of the 5th Schedule to the Act under its administration, may as in rule 2 above, file an appeal at the appropriate zone of the Tribunal.

4. An appeal to the Tribunal shall be made as in Form TAT 1A contained in the First Schedule to these Rules and accompanied by such fee as may be prescribed in the Second Schedule to these Rules.

5. Any notice or process capable of being filed at the Tribunal may be filed by such electronic means as may be directed by the Tribunal.

6. For an Appeal against the Service or relevant tax authority under Rules 1 and 2 of this Order, the aggrieved person shall—

(*a*) pay 50% of disputed amount into designated account by the Tribunal before hearing as security for prosecuting the appeal ;

(b) file the Notice of Appeal as in Form TAT 1(A), along with a deposition as in Form TAT 1B.

7. An Appellant who desires to rely on evidence of witnesses at the hearing of an appeal shall file along with the notice of appeal—

(a) list of witnesses to be called at the hearing of an appeal;

(b) written statements on oath of the witnesses ; and

(c) copies of every document to be relied on at the hearing.

Who may commence appeal.

Time within which to file appeal.

Appeal by the Service/ relevant tax authority.

Appeal to be in prescribed Form TAT 1A.

Electronic filing.

Security for prosecuting appeals before the Tribunal and deposition as in Form TAT 1B.

Evidence of witnesses.

ORDER IV—PLACE OF INSTITUTING APPEALS

Place of
instituting
appeals.1. An appeal shall be commenced in the zone from which it emanates
in conformity with paragraph 1 of the Tax Appeal Tribunal (Establishment)
Order 2009.

Heading of appeal.

Appeal filed in the wrong zone. **2.** A Notice of Appeal may be filed at the secretariat of any zone but shall be headed in the name of the appropriate zone where such matter will be heard.

3. An appeal commenced in a wrong zone shall not be heard but transferred upon the direction of the Chairman of the zone where it is commenced to the appropriate zone.

ORDER V—PARTIES AND REPRESENTATION

Representation. **1.**—(*a*) An appellant may appear for himself in proceedings before the Tribunal.

(b) A partnership may act through one of its partners.

(c) A corporate entity may act through one of its directors, officers or employees.

All persons claiming jointly, severally or in the alternative may be appellants.

Persons may be joined jointly, severally or in the alternative as respondents.

Tribunal may Order parties to be joined.

Representation by Legal Practitioner, etc. 2. All persons may be joined in an appeal as appellants in whom any right to relief (in respect of or arising out of the same transaction or in a series of transactions) is alleged to exist whether jointly, severally or in the alternative, where, if such persons brought separate appeals, any common question of law or fact would arise and judgment may be given for such one or more of the appellants as may be entitled to relief, for such relief as he or they may be entitled to without any amendment.

3. All persons may be joined as respondents against whom the right to any relief is alleged to exist, whether jointly, severally, or in the alternative and judgment may be given against such one or more of the respondents as may be found to be liable according to their respective liabilities without any amendment.

4. If it appears to the Tribunal, at or before the hearing of an appeal, that all the persons who may be entitled to or who claim some share or interest in the subject matter of the appeal, or who may be likely to be affected by the result, have not been made parties, the Tribunal may adjourn the hearing of the appeal to a future day, to be fixed by the Tribunal and direct that such persons shall be made either appellants or respondents in the appeal.

5. A party may be represented at all stages of the proceedings before the Tribunal by a Legal Practitioner or a Chartered Accountant or an Adviser.

ORDER VI-NO ABATEMENT OF PROCEEDINGS

1. Where after filing a notice of appeal, and the appellant, being an individual, dies, becomes insane or is adjudged bankrupt, or being a company, is wound up, the proceedings before the Tribunal shall not abate but may be continued by substituting in place of the appellant, the executor, administrator or other legal representative of such individual appellant or by the assignee, receiver or liquidator of such appellant company, as the case may be.

2. Where an appeal has been filed, and the respondent, being an individual, dies, becomes insane or is adjudged bankrupt, or being a company, is wound up, the proceedings before the Tribunal shall not abate but may be continued by substituting in place of the respondent, the executor, administrator or other legal representative of such individual respondent or by the assignee, receiver or liquidator of such respondent company, as the case may be.

Order VII—Service of Processes

1. Any notice or process filed at the Tribunal shall have endorsed on it the addresses for service within the zone of all the parties.

2. A notice or process shall be deemed to have been properly served if delivered—

(a) personally, to a party or his representative,

(*b*) in the case of a partnership to a partner, or an officer or representative of the partnership,

(*c*) in the case of a company to a director, or an officer of the company or its representative ;

3. A notice or process shall be deemed to have been properly served if Electronic means as the Tribunal may direct or server permit.

4. Where personal service on a party cannot be effected, the Tribunal may, on the application of any of the other parties, order substituted service to be effected by any of the following methods—

(*a*) advertisement in a newspaper circulating within the jurisdiction of the Tribunal ;

(b) delivery of the process to an adult person at the usual or last known place of residence or business of the party ; or

(c) delivery of the process to a person who is an agent, executor, administrator, assignee, receiver, liquidator or other legal representative of the party; or

Endorsement of address for service.

Personal service.

Electronic service.

Substituted service.

abatement on death, etc. of appellant.

abatement on death.

respondent.

etc. of

No

No

(*d*) pasting the process at a conspicuous part of the last known place of residence or business of the party; or

(e) registered post or courier service.

5. Notwithstanding the provisions of rule 2 of this Order, the Tribunal may order the service of documents or processes by email or such other electronic means as the Tribunal may direct or permit.

6. The Tribunal may dispense with proof of service where the party served acknowledges receipt of the relevant process.

7.—(1) Service of notices and processes shall be effected between the hours of six o' clock in the morning and six o' clock in the evening.

(2) Save in exceptional circumstances and as may be ordered by the Tribunal, personal service shall not be effected on a Saturday, Sunday or a public holiday in Nigeria.

8. In all cases where service of any notice, document or process has been effected by an officer of the Tribunal or by a party in such manner as recognised under these Rules, proof of service as in Form TAT 2 to the First Schedule to these Rules, signed by the officer or party and evidence of delivery of the notice, document or process by email and other electronic means permitted or directed by the Tribunal shall on production, be prima facie evidence of service.

Order VIII—Mode of Entering of Appearance

1. A respondent shall within 30 days, after the service of a notice of appeal, enter appearance by delivering to the Secretary a respondent's reply as in Form TAT 3 to the First Schedule to the Rules acknowledging receipt of the notice of appeal and stating therein whether he contests the appeal.

2. Where the respondent contests the appeal, he shall state the reasons for doing so.

3. A respondent who desires to rely on evidence at the hearing of the appeal shall file along with the respondent's reply—

(a) list of witnesses to be called at the hearing of the appeal ;

(b) written statements on oath of the witnesses ; and

(c) copies of every document to be relied on at the hearing.

Order by Tribunal of electronic service.

When proof of service

may be dispensed with.

Time and days within which to effect service.

Proof of service. Form TAT 2.

Entering appearance.

Form

TAT 3.

contesting appeal. Evidence of

witnesses.

Reasons for

4. All processes shall be signed by the respondent, his Legal Practitioners, Chartered Accountant or Adviser.

5. Any process filed at the Tribunal by the parties shall have endorsed on it the address of the parties for service within the zone.

6. On the receipt of the relevant documents, the Secretary shall record the appearance in the Cause Book, stamp the copies of the respondent's reply with the official stamp showing the date on which he received the documents and deliver a copy to the appellant or the person representing him at the hearing.

ORDER IX—DEFAULT OF APPEARANCE

1. If on the day of hearing or on the adjourned date, the appellant does not appear and is not represented, the appeal may be struck out.

2. When an appeal has been struck out owing to the non-appearance of the appellant, the Tribunal may, upon application by the appellant, direct the appeal to be re-listed for hearing, if the Tribunal considers that such application for relisting of the appeal has merit.

3. If on the day of hearing or on any adjourned date, the appellant appears, the Tribunal may whether the respondent appears or not, proceed to hearing or further hearing and determination of the appeal and shall give its decision according to the merits of the appeal.

Provided that the Tribunal is satisfied that it is in the interest of justice to proceed with the hearing under the circumstance.

4. Where an appeal has been heard in default of appearance of the respondent and any decision has been given, the Tribunal may entertain an application from the respondent to set aside such decision and to re-hear the appeal.

5. Any decision or order obtained where one party does not appear at the hearing may be set aside by the Tribunal upon such terms as it may determine, and following an application made within 14 days or such longer period as the Tribunal may allow for good cause.

Processes to be signed by respondent or his representative.

Parties' address for service.

Entry in the cause book.

Effect of nonappearance by appellant.

Relisting of appeals.

Effect of nonappearance by respondent.

Decision in default may be set aside.

Application to set aside decision. Computation of time.

1. Whereby these Rules or by any order made by the Tribunal, any limited time from or after any date or event is appointed or allowed for the doing of any act or the taking of any proceeding and such time is not limited by hours, the following rules shall apply—

ORDER X—COMPUTATION OF TIME

(*a*) the limited time shall not include the day of the date or the happening of the event, but commences at the beginning of the following day ;

(b) the act or proceeding shall be done or taken at the latest on the last day of the limited time ;

(c) where the time limited is less than five days, no public holiday, Saturday or Sunday shall be reckoned as part of the time ;

(d) when the time expires on a public holiday, Saturday or Sunday, the act or proceeding shall be considered as done or taken in due time if it is done or taken on the next day afterwards not being a public holiday, Saturday or Sunday.

2. The parties shall not by consent enlarge or abridge any time prescribed by these Rules for taking any step, filing any document, or giving any notice.

3.—(1) The Tribunal may, on such terms as it thinks just, by order extend or abridge the period within which a person is required or authorised by these Rules, or by any decision, order or direction to do any act in any proceedings. (2) The Tribunal may extend any such period as is referred to in Sub-Rule (1) of this Rule although the application for extension is not made until after the expiration of the period.

ORDER XI—APPLICATIONS

When to **1.** An application may be made at any stage of the proceedings. make applications. How to 2. Applications may be made orally or in writing by any party giving make reason(s) for the prayer(s) sought. applications. 3. Where the Tribunal considers it necessary, it may order written Written addresses. addresses to be filed by the parties. Virtual 4. The hearing of applications and delivery of rulings may be held hearing of remotely, via virtual means, using such communication technology or application applications. as may be directed by the Tribunal to ensure fair hearing.

No enlargement, etc. of time by consent of parties.

Tribunal may extend time. **5.** The Tribunal may take ex parte and non-contentious applications in Applications Chambers and may adjourn such proceedings from Chambers to Tribunal or vice versa.

6. The Tribunal shall in respect of applications made at any stage of the proceedings make such rulings including orders as it may deem appropriate.

Order XII—Amendments

A party may at any time amend the notice of appeal or any other process on such terms as the Tribunal may deem fit.

ORDER XIII—CONSOLIDATION

Where two or more notices of appeal have been filed-

(a) in respect of the same matter; or

- (b) in respect of several interests in the same matter, or
- (c) which involve substantially the same issues ;

the Tribunal may *suo motu* or upon application made in Form TAT 4 contained in the First Schedule to these Rules by any party consolidate the appeals and hear them together.

ORDER XIV—DISCONTINUANCE OF APPEALS

1. An appellant may—

(*a*) at any time before the hearing of an appeal withdraw the appeal by filing a notice of discontinuance as in Form TAT 5 signed by the appellant or his representative stating that the appeal is withdrawn ; or

(b) at the hearing of the appeal and with the leave of the Tribunal, withdraw the appeal.

2. Where an appeal is withdrawn after hearing has commenced, a fresh appeal may not be filed in relation to the same matter except with the leave of the Tribunal.

ORDER XV—DOCUMENTS ONLY PROCEDURE

1. At any time before the commencement of trial, the Parties may make application for the Documents Only Procedure as in Form TAT 6 in the determination of the appeal and by so doing agree for the appeal to be decided by such procedure.

2. Documents to be adopted for the purpose of this procedure shall be the processes filed by the parties which include—

(a) Notice of Appeal;

Discontinuance of appeals. Form TAT 5.

Fresh appeal not permitted except with leave.

Appeal by document only procedure. Form TAT 6.

Documents to be filed.

Consolidation of

Ruling on applications.

lidation of appeals. Form TAT 4.

Amendments to notice of

appeal, etc.

- (b) Respondent's Reply;
- (c) Witness statements on oath ;
- (d) Relevant documentary evidence ;
- (e) The final addresses filed by parties ;
- (f) Any other document or process as may be directed by the Tribunal.

3. The Documents Only Procedure shall dispense with any requirement for oral hearing and the Tribunal shall give its decision based upon the documents adopted.

4. Notwithstanding the provisions of these Rules, the Service on its own initiative or upon the request of any person directly affected by a decision of the Service may refer any question as to the interpretation of tax laws listed in the Act or reserve any question of law for the consideration of the Tribunal in accordance with Form TAT 7.

5. A question referred to the Tribunal under Rule (4) shall be decided upon the Parties filing their written addresses or as the Tribunal shall direct.

ORDER XVI—SUMMARY APPEAL PROCEDURE

1. Where an aggrieved party intends to file an appeal in respect of a claim to recover a debt or liquidated money demand to which he believes there is no defence thereto, he shall file a Notice of Appeal as in Form TAT 8 with an affidavit setting forth the grounds upon which the claim is based and stating that in the appellant's belief there is no defence thereto; and the Tribunal shall, if satisfied that there are grounds for believing that there is no defence thereto, enter the appeal for hearing under the Summary Appeal procedure.

2.—(1) A Respondent served with a Notice of Appeal marked under Summary Appeal Procedure shall if he intends to enter a defence, file a Notice of intention to defend supported by an affidavit setting forth the grounds of his defence with relevant documentary evidence and a written address, within 7 days from the date of service of the Notice of Appeal on him.

(2) Upon receipt of the notice of intention to defend, the appellant may respond by filing a further affidavit and written address within 7 days upon service of the respondent's Notice of intention to defend on him.

(3) Upon the hearing of the parties—

(*a*) if the Tribunal is satisfied that there is merit in the defence, it shall transfer the Appeal for hearing and order the parties to file pleadings in compliance with Order III.

(*b*) if the Tribunal is not satisfied that there is merit in the defence, it shall deliver a decision in respect of the appeal.

Case stated. Form TAT 7.

Tribunal to

dispense

with oral

hearing.

Tribunal's decision on case stated.

Summary appeal procedure. Form TAT 8.

Respondent's notice of intention to defend.

3. Where a respondent under this Rule fails to file a Notice of Intention to defend as prescribed by Rule 2(1) of this Order and the Tribunal is satisfied that the respondent was properly served the Notice of Appeal, the Tribunal shall proceed to hear the appellant and thereafter deliver a decision in respect of the appeal.

4. Notwithstanding the provisions under this order, the Tribunal may make any order as it may consider appropriate to meet the justice of the case.

ORDER XVII—HEARING

1. The Tribunal shall have the power to conduct its proceedings in a manner it deems fit to ensure speedy dispensation of justice.

2. The Tribunal shall have the powers to conduct a pre-trial conference for the purpose of narrowing down the issues before trial and facilitate settlement.

3. Trial of an appeal shall commence by the appellant calling witnesses and presenting documents and statements for admission as evidence.

4. The respondent may, in like manner, make a statement, present any document for admission as evidence as well as call witnesses.

5. At the hearing of an appeal, the Tribunal shall admit all relevant evidence, oral or documentary, adduced by the appellant or the respondent or any person appearing on their behalf.

6.—(1) The oral examination of a witness during his evidence in chief shall be limited to confirming his written deposition and tendering in evidence all documents or other exhibits referred to in his deposition.

(2) Thereafter the other party may cross-examine the witness who may then be re-examined.

7. Where the Tribunal deems it necessary, it may call upon or, as the case may be, permit any party to produce any additional document or call additional witnesses or file an affidavit to enable it to issue proper directions or orders.

8.—(1) Where the Tribunal, on application of any party, directs that any person shall be summoned to give evidence, or tender any document, the Tribunal may order the deposit of such amount of money before the issue of summons, as in Form TAT 9 in the First Schedule to these Rules, to cover the expenses of such person summoned.

Effect of Respondent's failure to file notice of intention to defend.

Order of the Tribunal.

Conduct of Tribunal proceedings.

Pre-trial conference.

Commencement of trial.

Presentation of respondent's reply.

Admission of evidence.

Examination of witness.

Production of additional evidence.

Witness summons and warrant to arrest witness. Forms TAT 9 and TAT 10. (2) Where a witness does not appear to a summons, the Tribunal upon proof of service of the summons, a note of which shall be made on the record book, may issue a warrant as in Form TAT 10 in the First Schedule to these Rules to bring such witness before the Tribunal at such time as may be convenient.

Virtual hearing. **9.** The Power of the Tribunal to conduct its proceedings as recognized under these Rules shall include the power to conduct such hearings remotely, via virtual means, using such technology or application as may be directed by the Tribunal to ensure fair hearing.

Order XVIII—Dates

Dates.The Secretary, upon the direction of the Chairman, shall fix hearing datesForm
TAT 11.for appeals and issue hearing notices as in Form TAT 11 of the First Schedule
to these Rules.

ORDER XIX—ADJOURNMENTS

Adjournment. The Tribunal may adjourn matters *suo motu* or on the application of the parties :

Provided that in the case of adjournment of matters on the application of the parties, the Tribunal reserves the discretion to limit such adjournments to such a number as the Tribunal shall deem appropriate.

ORDER XX—WRITTEN ADDRESSES

Filing of **1.** Written addresses shall be filed by parties or their representatives at the close of evidence as may be ordered by the Tribunal.

Adoption of written addresses. **2.** Parties or their representatives shall rely upon and adopt their written addresses before a decision of the Tribunal :

Provided that where parties or their representatives fail to appear to adopt the written address, any written address filed shall be deemed as having been adopted.

Oral **3.** Unless otherwise directed by the Tribunal, each party may be given 15 minutes to make oral argument to emphasise and clarify the written address.

ORDER XXI—DETERMINATION OF APPEAL

Time for determination of appeals. **1.** Appeals before the Tribunal shall be heard, concluded and decision given within a period not exceeding six months from the date of commencement of trial or within such a time as the Tribunal may determine.

2. The decision of the Tribunal shall be given after the hearing of all evidence and adoption of written addresses by the parties.

3. The decision of the Tribunal may be unanimous or taken by a majority of members and the decision shall record whether it was a unanimous or majority decision :

Provided that where there is a tie the Chairman or presiding, member shall have a casting vote.

4. The decision of the Tribunal shall be recorded in a document which, save in the case of a decision by consent, shall contain a statement of the reasons for the decision and shall be signed by the Chairman.

5. The Secretary shall issue a certified copy of the decision to a party upon application or to any other interested party.

6. The Tribunal may, on the application of a party or *suo motu*, review and correct, rescind or vary its decisions, if the Tribunal is satisfied that—

(*a*) the decision contains an ambiguity, patent error or omission but only to the extent of such ambiguity, error or omission ;

(b) the decision of the Tribunal was obtained by fraud.

Provided that the parties to such decision shall have the opportunity to be heard in such a manner as may be determined by the Tribunal and in deserving circumstances appropriate orders may be made by the Tribunal as a condition for hearing the application.

7.—(*a*) An application for review under this Order shall be brought within 14 days from the date on which such decision was delivered and a respondent who intends to reply to such an application shall do so within 7 days after service :

Provided that the time stipulated under this Rule shall not be extended except as the Tribunal may otherwise direct.

(*b*) the application shall be made by motion on notice and the reply, if any, shall be made by counter affidavit, both of which shall be accompanied by written addresses.

(c) the power of the Tribunal to, *suo motu*, review and correct, rescind, or vary its decisions under this Rule including the right of parties to be heard shall be exercised within a period not exceeding 14 days from the date on which the decision was delivered.

Decision of the tribunal.

Decision by majority.

Recording of decision.

Certified true copy of decision.

Review, etc. of decision.

Time for application for review.

Time for appeal after review, etc.

Terms of settlement.

8. In the case of a pending application for review of a decision of the Tribunal or where the Tribunal *suo motu* decides to review and correct, rescind or vary its decision under this Rule, time for appeal under Order XXVII shall only begin to run after the final decision of the Tribunal under this Rule.

9.—(1) Where parties before the Tribunal have indicated their desire to explore the settlement of their dispute, the Tribunal may adjourn the matter to enable the parties explore such settlement and issue such direction or order as it may consider appropriate.

(2) The parties shall report progress as to settlement on such a date as the Tribunal may give, and upon reaching terms of settlement, both parties shall sign same and file with the Tribunal.

(3) The Tribunal shall, upon the application of the parties, adopt such terms of settlement as its decision by consent of the parties or decline to enter such decision by consent, where in its opinion such terms of settlement are unreasonable and unsustainable taking into consideration relevant tax laws and the circumstances of the case and may proceed to make such orders as it deems fit.

Order XXII—Cost

In an Appeal before the Tribunal, parties shall bear their own cost except—

(a) where in any proceeding costs are incurred improperly or without reasonable cause or are wasted by undue delay or by any other misconduct or default, the Tribunal may award costs against any party, representative of a party or legal practitioner whom the Tribunal considers to be responsible; and

(*b*) costs shall be at the discretion of the Tribunal to determine by whom and to what extent the costs are to be paid.

ORDER XXIII—ENFORCEMENT OF DECISION

Enforcement of decision of the fribunal shall be in accordance with the provisions of the Act.

ORDER XXIV-FEES

Fees.

Power of the

Tribunal to

consider issues suo

motu.

The fees set out in the Second Schedule to these Rules shall be payable in respect of matters to which they relate.

ORDER XXV—MISCELLANEOUS

1. While considering an appeal, the Tribunal may not be confined to the issues raised in the appeal, but may have the power to consider any matter arising out of or relevant to the appeal :

Provided that both parties to the appeal shall be given an opportunity to be heard on such matters raised.

Cost.

2. The Tribunal shall at any stage of proceedings, issue such directions or orders as it may consider appropriate to meet the justice of the case and, in so doing, shall place emphasis on substance rather than form.

3. The Forms set out in the First Schedule or forms to the like effect, may be used in all proceedings to which they are applicable with such modifications as the circumstances may require.

4. Where any matter arises in respect of which no provisions or no adequate provisions are made in these Rules, the Tribunal shall adopt such procedure as will in its view do substantial justice between the parties.

ORDER XXVI—IRREGULARITIES

1. An irregularity resulting from failure to comply with the provisions of these Rules or any direction issued by the Tribunal before a decision is given or an error of a clerical nature shall not of itself render the proceedings void.

2. The Tribunal may, upon the irregularity being brought to its attention, give such directions as it deems fit to cure the irregularity before delivering its decision.

ORDER XXVII—APPEALS

1. Any party dissatisfied with a decision of the Tribunal may appeal against such decision on a point of law to the Federal High Court by filing a notice of appeal at the Tribunal within 30 days from the date such decision was given.

2. Upon receipt of the notice of appeal, the Secretary shall within 14 days cause the record of proceedings and all the exhibits tendered at the hearing before the Tribunal to be transmitted to the Chief Registrar of the Federal High Court.

Emphasis on substance over Form.

Forms.

Absence of provisions.

Effect of noncompliance with Rules.

Curing irregularities.

Right of appeal.

Secretary to compile record of proceedings.

FIRST SCHEDULE

APPROVED FORMS

FORM TAT 1A—(Order 3 Rule 4)

IN THE TAX APPEAL TRIBUNAL

	ZONE

HOLDEN AT.....

Appeal No.....

NOTICE OF APPEAL

Between

.....Appellant

and

The Appellant further states that the particulars of the assessment/decision action/ demand notice appealed against are set out in paragraph 4. The names and addresses of persons directly affected by appeal are set out in paragraph 5.

2. GROUNDS OF APPEAL:

(<i>i</i>)	
(ii)	

3. Relief(s) Sought from the Tribunal : 4. Particulars of assessment/decision/action/demand notice : *(i)* Name of Appellant :.... Address of Appellant *(ii)* Tax Identification Number : (iii) Email Address of Appellant : (iv)*(v)* Relevant year(s) of Assessment : Relevant Tax Law and section upon which the assessment/ decision/ (vi)action/demand notice was based : (vii) Date of service of the notice of assessment/decision/action demand notice..... Date of service of notice of objection..... (viii) Date of service of refusal to amend (ix)Annexure to be filed with Notice of Appeal : (x)(a) List of witnesses ; (b) Sworn statements of witnesses ; (c) Relevant documentary evidence. 5. Persons directly affected by the Appeal: Appellant or the Legal Practitioner/Chartered Accountant/ Adviser acting for him

(Name and Signature)

Appellant's Address for Service : Respondent's Address for Service : Note : Addresses for Service must be stated.

This notice shall be headed in the name of the zone of the Tribunal from which the appeal emanated within 30 days from the date on which the assessment/ decision/action demand notice appealed against was served on the appellant.

FORM TAT 1B—(*Order* 3, *Rule* 6)

IN THE TAX APPEAL TRIBUNAL

HOLDEN AT.....

DEPOSITION AS TO PAYMENT OF UNDISPUTED/PROVISIONAL TAX

Appeal No.....

Between

	Appellant
	and
	Respondent
To the Tribunal Secretary :	
I,	(Name of Appellant or
Appellant Representative)	
Being	
of	

Hereby makes this deposition to say that :

(1) the sum of being a payment of provisional tax pursuant to the Companies Income Tax Act or any undisputed component of the Tax Assessment dated day of20.... under appeal in respect of(state relevant tax years and category of tax under appeal) made against the Appellant by the Service (State relevant tax authority), has been fully paid.

(2) that receipt of payment or (state other proof of payment here) attached to this deposition has been issued by the Service evidencing payment as in (1) above.

Deponent

FORM TAT 2—(*Order 7 Rule 8*) IN THE TAX APPEAL TRIBUNAL

	ZONE
HOLDEN AT	

PROOF OF SERVICE

Appeal No	•••••
Between	lant
and	
	lent
of	
Address)make oath and say that on theday	
	ock,
served upona Notice	e of
Appeal/Summons/Hearing Notice/Motion on Notice Frue Copy whereof is hereunto <i>annexed</i>) issued out of this Tribuna 	l in
nstance ofby delivery sa	
personally/by	
oattown. Bel	fore
he day I Served the Notice of Appeal/Summons/Hearing Notice/Motion	ı on
Notice/, I did not kn	low
personally, but after he was poin	
but to me byI asked him if he w	
and he said that he v	vas.

Deponent

SWORN TO at the Tribunal	office at	Town
This	day of	20

BEFORE ME

FORM TAT 3—(Order 8 Rule 1)

IN THE TAX APPEAL TRIBUNAL

HOLDEN AT.....

Appeal No.....

RESPONDENT'S REPLY ACKNOWLEDGING RECEIPT OF NOTICE OF APPEAL

Between

and
I,hereby acknowledge
that on the day of
(<i>a</i>)
(b)referred to in the Notice of Appeal.
Do you intend to contest the appeal ?
If you intend to contest the appeal, set out your reasons/grounds for intending to do so
State whether you intend to be present and/or be represented :
State particulars of your representative :
Name :
Address:
Profession :
Address for service to which all subsequent notices and processes regarding
the appeal should be sent

TAKE NOTICE that this reply to the notice of appeal must be delivered to the secretary within 14 days of service.

Annexure to be filed with the reply :

(a) List of witnesses.

(b) Sworn statement of witnesses.

(c) Relevant documentary evidence.

I certify that the fact contained herein are true.

Signed :.... Full Names of Respondent or his Representative.

FORM TAT 4—(Order 13)

IN THE TAX APPEAL TRIBUNAL

HOLDEN AT.....

Appeal No.....

Notice of Consolidated Appeal

Between

	Appellant
	and
••••	
	(Name of party) (Address)
hou repr	KE NOTICE that this Honourable Tribunal will be moved on the
(2)	

.....

Further take notice that you will be at liberty to make any submissions you desire to make on the motion to consolidate.

Signed

Party Seeking Consolidation

Dated this......day of......20.....

Parties Addresses for Service :

1.	Party's Name :
	Address :
2.	Party's Name :
	Address :

Rule 1)
BUNAL
ZONE
CE
Appellant
Respondent
st the respondent.
ive :

FORM TAT 6—(Order 15 Rule 1)

IN THE TAX APPEAL TRIBUNAL

HOLDEN AT.....

Appeal No.....

NOTICE OF APPEAL (DOCUMENTS ONLY PROCEDURE)

Between

The Appellant further states that the particulars of the assessment/decision action/ demand notice appealed against are set out in paragraph 4. The names and addresses of persons directly affected by appeal are set out in paragraph 5.

	2. Grounds of Appeal :
(<i>i</i>)	
(::)	
(u)	
	3. Relief(s) Sought from the Tribunal :
	4. Particulars of assessment/decision/action/demand notice :
(<i>i</i>)	Name of Appellant :
(ii)	Address of Appellant
(iii)	Tax Identification Number :

(iv)	Email Address of Appellant :
<i>(v)</i>	Relevant year(s) of Assessment :
(vi)	Relevant Tax Law and section upon which the assessment/decision/
	action/demand notice was based :
(vii)	Date of service of the notice of assessment/decision/action demand
	notice
(viii)	
(ix)	Date of service of refusal to amend
<i>(x)</i>	Annexure to be filed with Notice of Appeal :
	(a) List of witnesses ;
	(b) Sworn statements of witnesses ;
	(c) Relevant documentary evidence ;
	(d) Written Address.
5	Persons directly affected by the Appeal:
	Appellant or the Legal Practitioner/Chartered Accountant/Adviser
	acting for him
	(Name and Signature)
	Amellont's Address for Service
	Appellant's Address for Service :
	Respondent's Address for Service :
	Respondent's Address for Service.

Note : Addresses for Service must be stated.

This notice shall be headed in the name of the zone of the Tribunal from which the appeal emanated within 30 days from the date on which the assessment/ decision/action demand notice appealed against was served on the appellant.

FORM TAT 7—(Order 15, Rule 4)

IN THE TAX APPEAL TRIBUNAL

HOLDEN AT.....

Appeal No.....

NOTICE OF APPEAL (CASE STATED PROCEDURE)

Between

......Appellant and

(a) (b) (c)

2. The following facts have been agreed between the parties-

(a)

(b)

(c)

3. The following documents have been agreed between the parties—

(*a*) (*b*)

(c)

Dated this......day of 20

Appellant or his Representative

Respondent or his Representative

Note : *set out the agreed facts. **set out the agreed documents. ***cet out the questions of law on which the opinion of th

***set out the questions of law on which the opinion of the Tribunal is required.

	IN THE TAX APPEAL TRIBUNAL
HOL	DEN AT
	Appeal No
	SUMMARY APPEAL PROCEDURE
	Between
•••••	Appella and
	NOTICE that the Appellant being dissatisfied with the assessment/decision
	n/demand notice of
•••••	dated20
do h	ereby appeal to the Tax Appeal Tribunal,Zone up
the g	rounds set out in paragraph 2 and will at the hearing of the appeal so
the re	elief (s) set out in paragraph 3.
une n	cher (s) set out in paragraph 5.
The A	Appellant further states that the particulars of the assessment/decision acti
The A dema	Appellant further states that the particulars of the assessment/decision action and notice appealed against are set out in paragraph 4. The names a
The A dema	Appellant further states that the particulars of the assessment/decision action and notice appealed against are set out in paragraph 4. The names a
The A dema addre	Appellant further states that the particulars of the assessment/decision action and notice appealed against are set out in paragraph 4. The names a
The A dema addre	Appellant further states that the particulars of the assessment/decision acti and notice appealed against are set out in paragraph 4. The names a esses of persons directly affected by appeal are set out in paragraph 5 2. Grounds of Appeal :
The A dema addre	Appellant further states that the particulars of the assessment/decision acti and notice appealed against are set out in paragraph 4. The names a esses of persons directly affected by appeal are set out in paragraph 5 2. Grounds of Appeal :
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The A dema addre	Appellant further states that the particulars of the assessment/decision acti and notice appealed against are set out in paragraph 4. The names a esses of persons directly affected by appeal are set out in paragraph 5 2. Grounds of Appeal : 3. Relief(s) Sought from the Tribunal :
The A dema addre	Appellant further states that the particulars of the assessment/decision acti and notice appealed against are set out in paragraph 4. The names a esses of persons directly affected by appeal are set out in paragraph 5 2. Grounds of Appeal :
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The A dema addre	Appellant further states that the particulars of the assessment/decision acti and notice appealed against are set out in paragraph 4. The names a esses of persons directly affected by appeal are set out in paragraph 5 2. Grounds of Appeal : 3. Relief(s) Sought from the Tribunal :
The <i>A</i> dema addre	Appellant further states that the particulars of the assessment/decision acti and notice appealed against are set out in paragraph 4. The names a esses of persons directly affected by appeal are set out in paragraph 5 2. Grounds of Appeal : 3. Relief(s) Sought from the Tribunal : 4. Particulars of assessment/decision/action/demand notice :
The <i>A</i> dema addre (<i>i</i>) . (<i>ii</i>) .	 Appellant further states that the particulars of the assessment/decision act and notice appealed against are set out in paragraph 4. The names esses of persons directly affected by appeal are set out in paragraph 5 2. Grounds of Appeal : 3. Relief(s) Sought from the Tribunal : 4. Particulars of assessment/decision/action/demand notice : Name of Appellant :

(iv)	Email Address of Appellant :				
(v)	Relevant year(s) of Assessment :				
(vi)	Relevant Tax Law and section upon which the assessment/decision/				
action/demand notice was based :					
(vii)	Date of service of the notice of assessment/decision/action demand notice				
(viii)	Date of service of notice of objection				
(ix)	Date of service of refusal to amend				
(<i>x</i>)	Annexure to be filed with Notice of Appeal :				
	(<i>a</i>) Affidavit setting forth the grounds upon which the claim is based and stating that in the appellant's belief there is no defence thereto with relevant documentary evidence.				
	(d) Written Address.				
	5. Persons directly affected by the Appeal :				
	Appellant or the Legal Practitioner/Chartered Accountant/Adviser acting for him				
	(Name and Signature)				
	_				
	Appellant's Address for Service :				
•					
•	Desnandant's Address for Comiles .				
	Respondent's Address for Service :				
•					
•					

Note : Addresses for Service must be stated.

This notice shall be headed in the name of the zone of the Tribunal from which the appeal emanated within 30 days from the date on which the assessment/ decision/action demand notice appealed against was served on the appellant.

FORM TAT 9—(*Order* 17 *Rule* 8(1) IN THE TAX APPEAL TRIBUNAL

	ZONE
HOLDEN AT	

Appeal No.....

WITNESS' SUMMONS

Between

	ellant				
and	and				
	ıdent				
To(wit	ness)				
You are hereby commanded to attend before this Tribunal at					
town at					
O'clock on day of 20 to testify all that you know in the above-mentioned appeal. You will also be required to tender the following documents :					
(1)					
(2)					
(3)					
You are summoned on behalf of					
Issued at da	ay of				
Fees paid					

Chairman

FORM TAT 10—(Order 17 Rule 8(2)

IN THE TAX APPEAL TRIBUNAL

HOLDEN AT.....

Appeal No.....

WARRANT TO ARREST WITNESS

Between

Appellant
and
Го(Police Officer)
An order has been made by this Tribunal on the day of
commanded to bring the witness before this Tribunal sitting
atforthwith to answer for his
lefault of appearance and be dealt with according to law.
Fees paid
Dated this day of 20

.....

Chairman

FORM TAT 11-(Order 18 Rule 18)

IN THE TAX APPEAL TRIBUNAL

Z	CONE
HOLDEN AT	

Appeal No.....

HEARING NOTICE

Between

	Appellant			
and				
	Respondent			
TAKE NOTICE that this Appeal has been duly filed and will be heard by the				
Tribunal in	town at			
O'clock on day of				
Dated at	townday of			

..... Secretary

SECOND SCHEDULE

SCHEDULE OF FEES—(Order 24)

Fees	Payable				\mathbb{N}	
1.	Where penalty imposed or amount claim	ned by	y the			
	appellant does not exceed N 100,000.				2,000	
2.						
	exceeds $\frac{N}{100,000}$ = but does not exceed $\frac{N}{5,000,000}$. 6					
3.						
	exceeds $N500,000 =$ but does not exceed	d N 5,	000,0	00	10,000	
4.	Where the penalty imposed, or amount of	claim	ed by	the		
	appellant exceed N5,000,000				14,000	
5.	Where no monetary penalty is imposed	and a	ppella	int's		
	claim is not recovery of money				4,000	
6.	Application on notice				4,000	
7.	Application ex-parte				5,000	
8.	Oath				500	
9.	Filing of a document				500	
10.	Sealing of a document				500	
11.	Filing of Exhibit				500	
12.	Service within jurisdiction				5,000	
13.	Service out of jurisdiction				10,000	
14.	Mileage per KM				100	
15.	Drawing up a formal order or judgment				1,000	
16.	Searching archives				1,000	
17.	Issue of a document or record of application	ation	or			
	proceedings (rate per folio of 100 words	5)			500	
18.	Issue of subpoena				1,000	
19.	For certifying a true copy of a documen	t				
	(rate per folio of 100 words)				100	
20.	Postage fees or courier charges (Accord	ding	to rate	es		
	charged by service provider plus 10%)	-				
21.	Allowance to witness, if within jurisdicti	on			10,000	
22.	Allowance of witness if outside jurisdict	ion			20,000	
23.	Issue of witness summons				1,000	
24.	Inspection of Records of proceedings				2,000	
25.	Filing of Notice of Discontinuance				500	
26.	Filing of application for review of decision	on			1,000	

27.	Filing of Appeal out of jurisdiction	 	5,000
28.	Any Service not specifically provided herein	 	1,000

MADE this 10th day of June, 2021.

ZAINAB SHAMSUNA AHMED Honourable Minister of Finance, Budget and National Planning, Federal Republic of Nigeria