The	NigeriaLa	wyer(c) Copyright		
: 1 5]				
	· · · · · · · · · · · · · · · · · · ·	Law No.	Government Law	
7. \$		<u> </u>	9TH ASSEMBLY, HOUSE OF ASSEMBLY, LAGOS STATE	

A LAW TO REGULATE REAL ESTATE TRANSACTIONS IN

.

LAGOS STATE AND FOR CONNECTED PURPOSES.



•

 $\tau \to \infty$

Lagos State Real Estate Regulatory Authority Law. 2021

A LAW TO REGULATE REAL ESTATE TRANSACTIONS IN LAGOS STATE AND FOR CONNECTED PURPOSES.

The Lagos State House of Assembly enacts as follows:

Interpretation. 1. In this Law, unless the context otherwise requires—

"Abandoned Building or Structure" includes an existing unoccupied building in a state of disrepair which is left in such condition for a period of up to five (5) years or building which is under construction but on which work has ceased for up to five (5) years;

"Broker" means a person, organisation or an agent who arranges a transaction between a buyer and a person or organisation dealing in real estate for a commission after the execution of the transaction;

"Client" means any tenant, buyer, purchaser, allottee or any person having any financial arrangement or agreement with a person or organisation engaged in the real estate sector in the State;

"Court" means Magistrate Court or High Court of Lagos State;

"Field Worker" means an officer of the Authority whose duty it is to monitor and enforce compliance with the provisions of this Law by persons or organisations engaged in the real estate sector in the State;

"Governor" means the Governor of Lagos State;

"House" means Lagos State House of Assembly;

"Mediator" means a person who is trained by a local or international mediation institution or body to make disputing parties in a conflict come to an agreement;

"Memorandum of Understanding" means the terms of resolution agreed upon and signed by the parties in a dispute as recorded by the mediator;

"Off-plan Arrangement" means an arrangement where a person or organisation dealing in real estate in the State obtains deposits upfront from the public for property yet to be developed or in the process of development, promising to deliver on terms agreed by both parties;

"Principal" means landlord or any person that owns a building or structure;

Layos State Real Estate Regulatory Authority Law, 2021
--

C284

ł

i

No.

Lagos State	Real La	
		"Real Estate Transaction" means any service, mortgage or financial exchange between a person or an organisation and the public with respect to matters pertaining to real estate in the State. It includes any transaction regarding real estate in which an agent is employed by one or more of the principals to act in that transaction;
		"Special Adviser" means the Special Adviser for Housing or a member of the State Executive Council for the time being charged with the responsibility of overseeing the affairs of the Real Estate Regulatory Authority;
		"Stakeholders" includes, legal practitioners, registered architects, registered engineers, social scientists, registered town planners, registered quantity surveyors, registered estate surveyors, registered accountants or economist, and others in the built-up environment; and
		"State" means Lagos State of Nigeria.
Establishment of the Lagos State Real	2.	(1) There is established the Lagos State Real Estate Regulatory Authority (referred to in this Law as "the Authority").
Estate Regulatory Authority.		 (2) The Authority shall— (a) be a body corporate with perpetual succession and a common seal; (b) have power to sue and be sued in its corporate name;
		 and (c) be capable of acquiring, holding, and disposing of any property or interest for the purpose of carrying out any of its functions under this Law.
Establishment of the Lagos State Real Estate Regulatory Authority Governing Board.	3.	There is established for the Authority, the Lagos State Real Estate Regulatory Authority Governing Board (referred to in this Law as "The Board").
Composition of the Board.	4.	 The Board shall consist of - (a) a Chairman; (b) a Legal Practitioner; (c) a registered Architect; (d) a registered Engineer; (e) a registered Town planner; (f) a registered Estate Surveyor; (g) a registered Estate Valuer; (h) a registered Builder; (i) a recognised member of the real estate sector in the State; (j) the General Manager of the Authority; and

Lagos State Real Estate Regulatory Authority Law, 2021

Lagos Sta	ate Real	Estate Regulatory Authority Law, 2021 No. C285
		(k) any other person from the civil society who in the opinion of the Governor is of good character and integrity.
		(2) The Chairman shall be a person of proven integrity and ability with at least ten (10) years cognate experience and passion for real estate development in the State.
		(3) The members of the Board shall be persons of integrity and sound judgement in the field of real estate with at least ten (10) years cognate experience.
		(4) The Chairman and members of the Board except the ex- officio members shall be appointed by the Governor on the recommendation of the Special Adviser subject to the confirmation of the House.
Powers of the Board.	5.	 The Board shall – (a) advise the Governor on any matter relating to real estate activities in the State or any other matter on which the Governor requires the advice of the Board;
		 (b) ensure all real estate activities are conducted with due propriety and in accordance with this Law and regulations made under it;
		(c) review the existing policies of the Authority:
		 (d) adopt a national Code of Ethics and Responsibilities to be strictly observed by all licensed real estate service practitioners in the State;
		(e) coordinate inter-governmental affairs in respect of real estate; and
		(f) assess and fix the rate of reasonable regulatory fees.
Functions of the Authority.	6.	The Authority shall— (a) formulate policies for proper dealings in real estate transactions in the State in line with global best practices;
		(b) recommend policies to the State Government that will enhance real estate transactions in the State;
		(c) maintain a comprehensive and updated register of permits of real estate service professionals:
		(d) set up monitoring teams and conduct inspections in order to ensure compliance with the Lagos State Tenancy Law, the

i

ł

|

i

i

į

i.

Criminal Law as it relates to transactions and other applicable legislations on real estate transactions;

- (e) receive and investigate petitions and complaints from members of the public;
- (f) investigate complaints and petitions against registered persons or organisations dealing in real estate in the State;
- (g) liaise and collaborate with Law Enforcement Agencies in the prosecution of persons or organisations dealing in real estate transaction suspected of violating applicable laws in the State.
- (h) collate data on property transactions in accordance with the provisions of this Law;
- (i) register tenancy transactions and agreements above five (5) years;
- (j) ensure protection of citizens from illegal real estate transactions;
- (k) ensure and confirm the payment of fees, taxes or charges on real estate transactions as shall be imposed or charged by the Authority or any other government agency;
- (1) organise seminars, symposia, workshops or other training sessions for persons, organisations or stakeholders dealing in real estate.
- (m) liaise and collaborate with Ministries. Departments and Agencies, (MDAs) of government including but not limited to the Ministry of Physical Planning and Urban Development and its agencies, Ministry of Finance, Ministry of Science and Technology, Lands Bureau, New Towns Development Authority, and the Office of the Surveyor General for the purpose of collecting and collating data on newly approved development schemes;
- (n) provide consultancy services on housing data and related matters to all stakeholders in the real estate sector;
- (o) provide facilities for training, education and research for the purpose of advancing the skill of staff employed in order to ensure conformity with national and global standards;
- (p) register and issue permits to persons or organisations who deal in real estate transactions in the State;

Lagos Stat	e Real E	state Regulatory Authority Law, 2021 No. C28
		 (q) periodically update the conditions for renewal of permit for persons or organisations dealing in real estate in the State;
		 (r) sensitise the public on real estate operations, its attendan rules, risks and benefits;
		(s) deal with the application for permits, not limited to developer project / development, advertising licences an property title insurance; and
		(t) do such other things as are necessary and incidental to the discharge of its functions under this Law.
Powers of the Authority.	7.	 The powers of the Authority shall be to – (a) mediate the disputes reported to the Authority in respect of (i) agent and prospective tenant; (ii) agent and property owner; (iii) developer and land owner; (iv) developer and prospective tenants; and (v) any other matter(s) in relation to a real estate transaction.
		(b) assist disputing parties who voluntarily agree to mediatic to appear before the Authority for possible resolution their disputes.
		(c) resolve disputes under mediation timeously.
Tenure of Office of Members of the Board.	8.	The Chairman and members of the Board except the ex-offic members shall hold office on part-time basis for a term of fiv (5) years and may be re- appointed for a further term of five (years only.
Remuneration and Allowances	9.	The Chairman and members of the Board except the ex-offic members shall be entitled to remuneration and allowances as ma be approved by the Governor.
Cessation of Office of Members of the Board.	10.	 The Chairman or any member of the Board shall cease to he office if the chairman or member – (a) resigns by giving one (1) month notice in writing address to the Governor; (b) is unfit or unable to discharge the functions of the office either by reason of infirmity or mental incapacity; (c) is convicted of a crime; (d) becomes bankrupt; or (e) is guilty of serious misconduct or dereliction of duty.
Meetings of the Board.	11.	(1) The Board shall meet at least four (4) times every calence year.

i.

Lagos State Real Estate Regulatory Authority Law, 2021
--

...

.

		(2) The Chairman may summon an emergency meeting of the Board when the need arises.
		(3) The Chairman shall preside at every meeting of the Board and in the absence of the Chairman, one of the members shall be appointed to preside.
Proceedings.	12.	The Board shall have powers to regulate its proceedings.
Validity of Proceedings.	13.	 The validity of proceedings of the Board shall not be invalidated by - (a) any vacancy in its membership or the absence of any member; (b) any defect in the appointment of a member; or (c) that a person not entitled to do so took part in its proceedings.
Filling of Vacancy.	14,	Where a vacancy occurs in the membership of the Board, it shall be filled by the appointment of a successor to hold the office for the remainder of the term of the predecessor and may be appointed for a term of five (5) years only.
Quorum.	15.	The quorum for a meeting of the Board shall be seven (7) members including the Chairman.
Voting.	16.	Question for determination at a meeting of the Board shall be decided by a majority of votes of members present and voting and in the event of equality of votes, the Chairman shall have a casting vote.
Power to Co-opt.	17.	(1) Where the Board desires to obtain the advice of a person on a matter, the Board may co-opt the person as a member for such period as it deems fit.
		(2) The person so co-opted shall not be entitled to vote at any meeting of the Board and shall not count towards a quorum.
Disclosure of Interest by the Members of the Board.	18.	interested in a transaction of project of the reality of and disclose the nature of the interest at a meeting of the Board and such disclosure shall be recorded in the minute book of the Authority.
		(2) Notice of disclosure of interest in relation to a transaction or project given by a member at a meeting of the Board shall be sufficient disclosure of that interest however, such member shall not take part in any deliberation or decision of the Board with respect to that transaction or project.

Lagos State	Real E	state Regulatory Authority Law, 2021 No. C289
The General Manager.	19.	(1) There shall be for the Authority, a General Manager who shall be appointed by the Governor, subject to the confirmation of the House.
		 (2) The General Manager shall be – (a) the Chief Executive and Accounting Officer of the Authority, subject to the general control of the Board; (b) a person of proven ability and integrity with cognate experience in real estate; and (c) responsible for the execution of policies and the day to day administration of the affairs of the Authority in accordance with the provisions of this Law.
		(3) The General Manager shall hold office for a term of five (5) years and may be re-appointed for another term of five (5) years only.
Secretary of the Authority.	20.	(1) There shall be for the Authority. a Secretary with at least fifteen (15) years cognate experience who shall be responsible to the General Manager.
		 (2) The Secretary shall also be responsible for the following matters – (a) making arrangements for the meetings of the Board; (b) preparing the agenda and minutes of such meetings; (c) conveying all decisions of the Authority to its members; and (d) generally, performing all other duties affecting the Authority as may be specifically assigned to the Secretary by the Authority.
Legal Adviser of the Authority.	21.	(1) There shall be for the Authority, a Legal Adviser not below Grade Level 15 in the State Public Service who shall be recommended by the Attorney-General and Commissioner for Justice of the State.
		(2) The Legal Adviser shall be the head of the Legal Department.
		 (3) The Legal Adviser shall be responsible for the following – (a) providing legal advice with respect to the duties of the Authority; (b) handling of day to day legal issues affecting the Authority; and (c) generally performing all other legal duties affecting the Authority as may be assigned by the General Manager.
Staff of the Authority.	22.	(1) The Authority may subject to the approval of the Governor engage such other staff as may be necessary for the proper execution of its functions under this Law.

--- -.

TheNigeriaLawyer(c) Copyright

Lagos State Real Estate Regulatory Authority Law, 2021

C290

. .

		(2) The Authority shall pay to such persons so employed such remuneration and allowances as may be determined by the Board in accordance with the extant policies of the State Government.
Application of Pensions Reform Law.	23.	(1) Staff of the Authority shall be entitled to pension and other retirement benefits as may be prescribed by the Pensions Reform Law of the State.
		(2) Nothing in this section shall prevent the appointment of a person to any office on terms which precludes the grant of pension in respect of service in that office.
Establishment of Departments and Units.	24.	 There is established for the day-to- day administration of the Authority, the following Departments— (a) Finance and Accounts; (b) Human Resources and Administration; (c) Monitoring and Compliance; (d) Legal; and (e) Data and Statistics.
		(2) Notwithstanding the provisions of subsection (1) of this section the Authority may create more department as may be deemed necessary.
		(3) The Heads of the Departments in subsection (1) of this section shall be officers not below Grade Level 15 in the Public Service of the State.
		(4) The Heads of Departments must possess relevant qualifications in their respective professional fields and shall be responsible to the General Manager.
		(5) The Departments shall have under them such Units as may be necessary for the efficient running of the Departments.
Register of Transactions.	25.	 The Authority shall— (a) maintain a register of operations relating to transactions containing such details of persons or organisations dealing in real estate sector as the Authority deems appropriate; and (b) make the register available for inspection to members of the public and update the list of all realtors and
		transactions forwarded to it by a person or organisation dealing in the real estate sector.
Eligibility and Conditions for Registration.	26.	(1) A person or an organisation dealing in real estate business in the State shall be eligible for registration upon meeting the conditions prescribed by the Authority.

Lagos State Real Estate Regulatory Authority Law, 2021

(2) An individual applicant who proposes to deal in real estate in the State shall -

- (a) be a Nigerian;
- (b) possess a valid work permit if a non-Nigerian;
- (c) be at least eighteen (18) years of age:
- (d) possess Lagos State Residents Registration Agency (LASRRA) number;

No.

- (e) have an ascertained business premises or office within the State:
- (f) possess a minimum educational qualification of WASC, GCE or NECO;
- (g) have proper records of transactions and operate a separate client account;
- (h) have three (3) years Tax Clearance Certificate preceding the date of registration; and
- (i) register at least a business name with the Corporate Affairs Commission.

(3) A corporate applicant shall —

- (a) be registered with the Corporate Affairs Commission (C.A.C.):
- (b) have proper records of transactions and operate a separate client account;
- (c) have one of the Directors in the company who possess the conditions stated in subsection (2) of this section:
- (d) ensure that all non-Nigerian Directors have valid work permit and comply with all laws in respect of foreigners; and
- (e) have three (3) years Tax Clearance Certificate preceding the date of registration.
- A stakeholder dealing in the real estate sector as a ---
 - (a) property developer;
 - (b) facility manager; or
 - (c) property management company;

whether as an individual or an organisation, shall register with the Authority, specifying any project it is undertaking as at the time of registration, before it can be issued the necessary permits to engage in real estate transactions in the State.

(1) As from the commencement of this Law, a foreigner or foreign company who wishes to invest in real estate shall seek and obtain the permission of the Governor through the Authority.

(2) Subject to the provisions of Acquisition of Land by Aliens Law and all relevant laws in respect of real estate in the State, investment in land by a foreigner(s) shall not exceed twenty-five (25) years including any option to renew.

Registration of Stakeholders Dealing in the Real Estate Sector.

27.

28.

Restriction of Foreigner's

Involvement in Real Estate. CH. AI, Laws of Lagos State. 2015.

TheNigeriaLawyer(c) Copyright

.

Lawos State Real	Estate Re	gulatory Authority Law, 2021	No.	C292
Issuance of Permit. 29.	(1)	A person or organisation deal State who has qualified for r bed by the Authority for the is	ing in real estate t existration shall p	
	(2) based corpor	The Authority shall issue di on the classification of the apprate.	fferent categories plicants, whether i	of permits ndividual or
	may 1	All permits shall be valid for be renewed on the satisfactory eir renewal as stated in this La	w.	ic container
	(4) categ	The Authority may periodica ory of permit.	lly review the dur	ation of each
Validity of Permit. 30	. (1)	 A permit shall continue to be (a) permit is revoked by the (b) permit lapses: (c) holder voluntarily surrer 	Authority;	r v a Court ö
		(d) permit is declared inva competent jurisdiction.	find of levoked o	y a courr -
	(2)	 A permit lapses where the h (a) dies or becomes incapa functions; (b) is declared bankrupt; or 	able of performing	5 are permit
		(c) goes into liquidation in	the case of a com	
Renewal of a Permit. 3	the from	holder of the permit shall no expiration of the permit apple in the date the current permit a jected to the terms prescribed mit and payment of the renew	expires and such r d under the grant	enewal shall
Operational Standards.		The following are operation Iders of permits in the course	onal standards to b of real estate tra	e maintained nsactions in I
	Sta	ate – (a) register the broker wo the Authority;	orking under the o	rganisation w
		(b) ensure the building of register the Certifica Lagos State Building Property Developer:	HA AT CONDUCTION	
		(c) not to represent to transaction in the cas	e of an agency,	
		(d) not to collect money client in respect of t	y from more than the same premise	one prospects or building

.

ł

J

shall remit money collected to the landlord in the case of a tenancy, within seven (7) working days, unless otherwise directed in writing by the landlord and such money collected shall be receipted;

No.

 (e) (i) ensure that the prospective client takes physical possession of the property paid for within seven (7) working days after payment;

(ii) ensure that the prospective client takes physical possession of the property paid for immediately after conditions relating to possession in the agreement or terms of contract are met in the case of a property developer;

- (f) declare a personal interest to the client in any property which is the subject of any transaction;
- (g) ensure that clients perform all obligations to the Government under the existing laws, such as the deduction and remittance of Withholding Tax, Value Added Tax or other charges payable on the property handled;
- (h) not prepare any legal document pertaining to any transaction in real estate but every Tenancy Agreement or Contract Document shall be prepared by a Legal Practitioner with the seal affixed and professional charges subject to the Legal Practitioners' scale of fees;
- (i) obtain the consent of the principal before collecting money from a prospective client in the case of an agency;
- (j) refund the rent or money paid by any prospective client in case of failure to deliver up physical possession of the premises within seven (7) days of collection of rent, or fulfilment of all conditions relating to possession in the agreement or contract in the case of the property developer; and
- (k) not delay in refunding the money paid beyond the stipulated time and any failure shall attract interest at the Central Bank prevailing rate.

(2) The applicable fees a person or organisation dealing in real estate can demand from clients shall be -

Lagos State Real Estate Regulatory Authority Law, 2021

C294_

- (a) in Letting/Lease transaction, not more than ten (10%) per cent of the total rent collected on any transaction; and
- (b) in sale or purchase of interests in buildings; where two or more holders of permits are retained by the owner/vendor for the sale/ lease, fees shall not be more than fifteen (15%) per cent of the total proceeds of sale or tenancy.

(3) A property developer shall collect consideration based on fair market value and rate as may be determined by an estate surveyor and valuer.

(4) In the case of an off-plan arrangement, a person or organisation dealing in real estate in the State shall draw up a contract with the prospective client, inserting a clause to indemnify the prospective client in the event of non-completion of a project or any breach of contract by the person or organisation.

3. (1) There is established by the Authority, a Committee of Inquiry (referred to in this Law as "the Committee") which shall consist of five (5) members who shall be appointed by the Board.

(2) The Committee shall be presided over by a member of the Board and at least two (2) other members who shall be lega practitioners.

(3) The Committee shall be charged with the duty of hearin and determining reports of misconduct, complaints or petition from the public against persons or organisations dealing in reestate in the State.

(4) The Committee shall after considering the report by the public, invite in writing, the concerned person(s) organisation(s) dealing in real estate to make oral or writing representation within two (2) weeks of receipt of the notice of the complaint and may invite any other person(s) to make representation pertaining to the matter before it.

(5) Where a person or organisation dealing in real estate found wanting, the Committee shall have the option of eith recommending suspension or revocation of the permit to Board.

(6) The Authority shall not later than one (1) month a conclusion of the hearing, serve the affected parties with the fi decision of the Board in which the reasons for the decision s be clearly stated.

Establishment of a 33. Committee of Inquiry.

TheNigeriaLawyer(c) Copyright

Lagos Sta	te Real H	Estate Regulatory Authority Law, 2021 No. C29
Right of Appeal.	34.	A party aggrieved by the decision of the Committee has a right of appeal against such decision to a Court of competent jurisdiction
Commencement of Mediation.	35.	(1) A Mediation process shall be commenced by way of petition submitted to the Authority.
		(2) The Authority shall cause an investigation into the petitic submitted.
		(3) In the course of investigation, letters of invitation shall issued to all concerned parties.
		(4) Where the petition is in relation to fraud or obtaining und false pretense, such petition shall be forwarded to appropria authority or the Police for detailed investigation.
		(4) Any person or organisation found culpable shall prosecuted through the Directorate of Public Prosecution in t Ministry of Justice.
Memorandum of Understanding.	36.	(1) In exercise of its functions under this Law the Author may prepare a Memorandum of Understanding (M.O.U) betwe disputing parties.
		 (2) The M. O. U. shall – (a) be in writing and signed by the parties; (b) represent full and final settlement of the dispublic between the parties and it shall be enforceable in Court of Law; (c) not be invalidated by reason of death of any party, I shall in such an event be enforceable by or against the personal representatives of the deceased; (d) be recognised as binding upon endorsement by Magistrate or Judge as appointed by the Chief Judge the case may be; and (e) be enforceable in a Court of Law.
		(3) The party relying on any M.O.U. or applying for enforcement shall supply a duly authenticated original the M.O.U or a duly certified copy of it.
		(4) Any M.O.U. may by leave of Court be enforced in the sa manner as the judgment or order of Court and shall have same effect.
Compilation of Abandoned Buildings Structures.	37. s/	(1) The Authority shall compile all identified abandon buildings or structures within the State and forward same to relevant MDAs for necessary actions and revert back to Authority within the period specified in the notice served.

_ ----

.

No.

C29ť

Ľ

Lagua Dante		
	c 1 1	2) where the owner or occupier fails to complete the construction of the building or structure or to do certain remedia works recommended by the relevant MDA(s) within the period specified in the notices, the Authority shall give a final reminde to the relevant MDA(s) to render identified abandoned building or structures to the Authority, within the period of three (3 months of service of the relevant statutory notices.
Abandoned or 3 Uncompleted Buildings and Structures.	8.	 A building/structure may be considered abandoned if it – (a) hasn't been developed due to lack of funds; (b) constitutes a nuisance; (c) is a safety risk; (d) contributes to environmental degradation; and (e) is used as a ground for perpetration of criminal activities.
		(2) Where it appears to the relevant MDA(s) that any abandon or uncompleted building, or structure may constitute a nuisant safety risk, environmental degradation, or a ground for perpetrati of criminal activities, the MDA(s) shall serve notice on the owr or occupier of such building or structure either personally or posting same on the building or structure, requesting the owner occupier to complete the construction of the building or struct or do certain things within a period of three (3) months or z such period as the Authority may deem fit.
		(3) Where the owner or occupier fails to complete construction of the building or structure or do certain thi within the period specified in the notice, the relevant MDAs sl serve a final notice on the owner(s) personally or by posting se on the building or structure, granting the owner or occupier, additional period of three (3) months to comply with the matter stated in the notice.
Representation by the Owner.	39.	(1) The Authority shall consider representations made by owner or occupier of an abandoned or uncompleted buildin structure or any other tenement who has been served notice(s) under this Law.
		(2) The representation shall contain steps or measures to taken by the owner or occupier which will facilitate effe- compliance with the notice or any other proposal which in opinion of the Authority will serve the purpose or objective of Law.
Completion of Construction.	40.	(1) Where it appears to the Authority that it will be inequi to issue recommendation to the appropriate authority fo revocation of a right of occupancy, the Authority shall ju- with the owner or occupier of the abandoned or uncomp building or structure, evolve an arrangement that will serve purpose or objective of this Law.

No.

In reaching its decision under subsection (1) of this section. (2)the Authority shall take into consideration the representations of the owner or occupier of the abandoned or uncompleted building or structure and the financial implications and viability of such an arrangement. Where after the expiration of the period stated in the final notice, 41. Power to Acquire the owner or occupier of an abandoned or uncompleted building Abandoned or or structure fails to comply with the notice, or is unable to Uncompleted convince the Authority of the ability to complete the building or Buildings. structure, shall issue recommendations to the appropriate authority that the subsisting right of occupancy in the abandoned or uncompleted building or structure be revoked in accordance with the provisions of the Land Use Act, 1978. All matters connected with the payment of compensation 42. (1)Compensation. for the revocation of a right of occupancy shall be in accordance with the relevant provisions of the Land Use Act, 1978. Any compensation payable as a result of the revocation of a (2)right of occupancy shall be made within a reasonable time. The Authority shall report to the relevant Ministry, Department 43. Demolition. and Agency MDA(s) of Government that have the power to demolish any abandoned or uncompleted building or structure which, in the opinion of the Authority constitutes a danger to the health and safety of the public. A suit shall not commence against the Authority either as a Notice of Intention to 44. (1)party or against the General Manager/Chief Executive Officer in Institute Legal Action Against The that capacity unless one (1) month written notice of intention to Authority. commence same has been first served on the Authority by the intending plaintiff or claimant. The notice of intention to commence a suit shall include (2)the-(a) cause of action; (b) particulars of claim; (c) name and place of abode of the intending plaintiff or claimant; and (d) claims or reliefs sought by the intending plaintiff or claimant. Service of notice on the Authority referred to above, (3)summons or other documents required or authorised to be served on the Authority under the provisions of this Law, may, except

where there is express provision to the contrary, be served by-

Lauros State Real	Estate Regulatory	Authority Law, 2021	
Lagos State Aca	Catale Regulatory	Truttority Lange	

		 (a) delivering same to the General Manager, the Adviser or any other senior officer of the Authority (b) sending it by registered post address to the Ge Manager of the Authority at the principal office of Authority, provided that the Court may order serv- be effected in accordance with the terms of such O
Funds of the Authority.	45.	 The Authority shall establish and maintain a fund that cc of— (a) annual budgetary provision from the State; (b) such monies granted by the State to the Authority; (c) such monies raised by loan under the power to b vested in the Authority; (d) income derived from investment; (e) all fees, charges and levies for services rendered Authority; and (f) all other sums acquired by the Authority from any source.
Application of the Funds.	46.	 The funds shall be utilised for — (a) salaries, remuneration and allowances of stat agents of the Authority; (b) sitting allowances of the Chairman and other me of the Board and any other standing or A Committee appointed by the Authority; (c) administrative costs and any other capital expendent of the Authority; and (d) defraying other expenses authorised by the Author the course of carrying out its functions under this
Power to Borrow.	47.	The Authority may with the approval of the Governor I money by way of loan, overdraft or syndication or othe such sums of money for and in connection with the exercis functions under this Law as may be allowed under the financial regulations of the State, subject to the approval House.
Offences and Penalties.	48.	 An individual or an organisation dealing in real estate tranin the State that— (a) fails to register in accordance with the provisions Law commits an offence and is liable on convict fine of not less than Two Hundred and Fifty The Naira (₩250,000.00) in the case of an individe not less than One Million Naira (₩1,000,000.00) case of an organisation. (b) contravenes or fails to comply with any other pr of this Law commits an offence and is list conviction to — i. the revocation of the permit or a fine Hundred Thousand Naira (₩100,000.00) an

.

No.

of Ten Thousand Naira (N10,000.00) for each day of non- compliance in the case of a registered individual. ii. a fine of One Hundred Thousand Naira (N100,000.00) and a fine of Twenty-Five Thousand Naira (H25,000.00) for each day of noncompliance in the case of an unregistered individual. iii. the revocation of the permit or a fine of Five Hundred Thousand Naira (N500,000.00) and a fine of Thirty Thousand Naira (N30,000.00) for each day of non- compliance in the case of a registered organisation; and iv. a fine of Five Hundred Thousand Naira (N500,000.00) and a fine of Fifty Thousand Naira (N50.000.00) for each day of non- compliance in the case of an unregistered organisation. The Authority shall prepare and submit to the Governor 49. (1)Accounts. through the Special Adviser not later than 30th October of every year an estimate of its expenditure and income for the next succeeding financial year. The Authority shall keep proper account(s) in respect of (2) each financial year and proper records in relation to these accounts. 50. The accounts of the Authority shall be audited at the end of each Audit. year by a firm of auditors, selected from a list of auditors approved by the State Auditor-General in accordance with the State Audit Law 2015. 51. The Authority shall prepare and submit to the State Executive Annual Report. Council through the Special Adviser, after the end of each financial year but not later than six (6) months after it, a report on the activities of the Authority during the immediate preceding financial year, and shall include in such report, a copy of the audited accounts of the Authority for that year together with the Auditor-General's comment on the annual account and the auditor's report as provided under the State Audit Law 2015. Power to Make 52. The Special Adviser may make Regulations for carrying in (1)Regulations. effect the provisions of this Law in Accordance with the Regulations Approval Law 2015. {2} The Special Adviser may on the recommendation or with the agreement of the Authority, issue regulations with regards ta----(a) off-plan arrangement with prospective clients; and

Lagos Sta	te Real	Estate Regulatory Authority Law, 2021	No.	C300
		(b) any matter in general, which is expedient to be prescribed for of this Law.	s considered n achieving the	ecessary or e objectives
Repeal and Savings.	Savings. 53. (1) The Lagos State Estate Agency Regulatory Authority La Ch. L28, Laws of Lagos State 2015 is repealed.			hority Law
		(2) Nothing in this Law shall invalid the repealed law.	late anything	done under
Citation and Commencement.	54.	This Law may be cited as the Lagos Sta Authority Law, and shall come into for of2021.	te Real Estate prce on the	Regulatory day

This printed impression has been compared by me with the Bill which has been passed by the Lagos State House of Assembly and found by me to be a true and correctly printed copy of the said Bill.

MR. OLALEKAN B. ONAFEKO

Ag. Clerk of the House of Assembly

İ

Assented to by me, thisday of

.....

MR. BABAJIDE OLUSOLA SANWO-OLU

Governor of Lagos State

TheNigeriaLawyer(c) Copyright

2021	No.	C301
Lagos State Real Estate Regulatory Authority Law, 2021		

Assent withheld by me, this......day of......20......

.....

MR. BABAJIDE OLUSOLA SANWO-OLU

Governor of Lagos State

Passed again by the Lagos State House of Assembly by two-thirds majority, thisday of

......20......

.....

RT. HON. MUDASHIRU A. OBASA

Speaker of the House of Assembly