

12th/4/2023
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Secretary
**PRESIDENTIAL ELECTION PETITION
COURT 2023**

J.J EKPEROBE Esq

THE COURT OF APPEAL
HOLDEN AT ABUJA

IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.

PETITION NO: CA/PEPC/03/2023

BETWEEN

1. MR PETER GREGORY OBI
2. LABOUR PARTY

PETITIONERS

AND

1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION
2. SENATOR BOLA AHMED TINUBU
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS

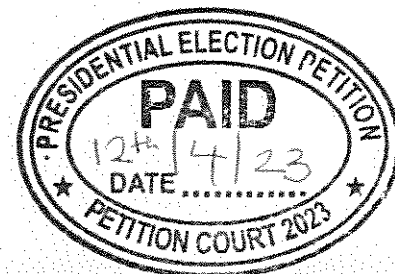
RESPONDENTS

2ND AND 3RD RESPONDENTS' REPLY TO PETITION

1. NOTICE OF PRELIMINARY OBJECTION

TAKE NOTICE THAT before or at the hearing of this petition, the 2nd and 3rd respondents (respondents) shall by way of preliminary objection urge this Honourable Court to strike out and/or dismiss the entire petition.

TAKE FURTHER NOTICE that the grounds upon which this objection is based are as follows:



I. THE PETITIONERS HAVE NO LOCUS STANDI

- i. The 1st petitioner has no locus standi to present this petition:
 - a. Whereas, it is pleaded in paragraph 4 of the petition that the 1st petitioner was duly sponsored by the 2nd petitioner on whose platform the 1st petitioner contested the election of 25th February, 2023, the 1st petitioner was/is not a registered member of the 2nd petitioner, 30 days before the date fixed for the primary election/congress that purportedly elected and/or produced the 1st petitioner (on 30th May, 2022), as the presidential candidate of the 2nd petitioner for the presidential election held on 25th February, 2023.
 - b. By the mandatory provisions of section 77(2) and (3) of the Electoral Act, 2022, every registered political party shall:
 - i. Maintain a register of its members in both hard and soft copies.
 - ii. Make such register available to the Commission (1st respondent) not later than 30 days before the date fixed for the party primaries, congresses or convention.
 - c. The 1st petitioner was/is not a member of the 2nd petitioner as at 30 days before the primary election of the 2nd petitioner held on 30th May, 2023.
 - d. As at 24th May, 2022, that is, six days before the primary election of the 2nd petitioner purportedly held to produce/elect the 1st petitioner as the presidential candidate of the 2nd petitioner, for the presidential election held on 25th February, 2023, the 1st petitioner was still a card carrying member of the Peoples Democratic Party (PDP) and he did not resign his membership of the said party until 24th May, 2022.
 - e. As at 30 days before the primary election of the 2nd petitioner held on 30th May, 2022, the 1st petitioner was still a presidential aspirant in the

PDP, going round the length and breadth of Nigeria to canvass for votes of delegates in his bid to secure the presidential ticket of the said PDP.

- f. The name of the 1st petitioner is conspicuously missing in the Register of Members of the 2nd petitioners submitted to the 1st respondent, 30 days before the 2nd petitioner's primary election held on 30th May, 2022, as mandatorily provided by section 77 (2) and (3) of the Electoral Act, 2022.
- g. By the provision of section 77(2) and (3) of the Electoral Act, it is only a member of a political party, and in this case, the 2nd petitioner, who had joined the party before 30 days to its primary election (of 30th May, 2022) or whose name appears in the Register of Members submitted to the 1st respondent, 30 days before the election that can/shall contest election to any office under the ticket of the political party.
- h. Section 77(2) and (3) of the Electoral Act does not allow for, or permit any candidate to belong to two political parties at a time, particularly, 30 days before the congress or primary election of such a political party, and more particularly, for the purpose of contesting any election on the ticket of such a political party.
- i. For the larger part of 30 days before the primary election of the 2nd petitioner held on 30th May, 2022, that is, 24 days, the 1st petitioner was/is a member of the Peoples Democratic Party.
- j. 30 days before the primary election of the 2nd petitioner held on 30th May, 2022, the 1st petitioner was a member of the PDP, and his name was/is on the register of the PDP submitted to the 1st respondent, as provided by section 77(2) and (3) of the Electoral Act.

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- k. The provision of 77(2) and (3) of the Electoral Act, 2022 is not just mandatory, but can also not be waived by the 1st respondent or any political party or candidate, particularly, the 1st and 2nd petitioners.
- l. Not being a member of the 2nd petitioner 30 days before the primary election of the 2nd petitioner held on 30th May, 2022, and his name having not been on the register of the 2nd petitioner submitted to the 1st respondent by the 2nd petitioner 30 days to the primary election of the 2nd petitioner held on 30th May, 2022, 1st petitioner could not have emerged as the candidate of the 2nd petitioner in the 2nd petitioner's primary election held on 30th May, 2022 and could not have been validly sponsored by the 2nd petitioner.
- m. Further to (l) supra, the 1st petitioner did not have any right to contest the presidential election held on 25th February, 2023, while the 2nd petitioner also had no legal right to present the 1st petitioner as its candidate for the said election, and, as such, 1st and 2nd petitioners, contrary to their assertion in paragraph 10 of their petition (that in accordance with the prevailing law, they have the right to lodge this petition to this court) have no such right or locus standi to present or lodge the petition; as both of them, either jointly or severally have violated/breached the extant laws of the land, and they cannot take advantage of the illegality which they have committed (*ex turpi causa, non oritur actio*)

II. THE GROUNDS OF THE PETITION ARE INCOMPETENT, VESTING NO JURISDICTION IN THE COURT TO ENTERTAIN THEM

- i. Ground (i) of the petition to the effect that the 2nd respondent was at the time of the election not qualified to contest the election, when read together with the facts purportedly supporting the ground, does not vest jurisdiction in this Honourable Court to entertain the said ground.

- ii. Ground (ii) which alleges that “the election of the 2nd respondent was invalid by reason of corrupt practices or non-compliance with the provisions of the Electoral Act, 2022” is unknown and strange to section 134 (1) of the Electoral Act, and, as such, this Honourable Court has no jurisdiction to countenance it.
- iii. Ground (ii) of the petition is incompetent, nebulous, imprecise and speculative, having alleged in non-specific terms, that the “election of the 2nd respondent was invalid by reason of corrupt practices “OR” non-compliance with the provisions of the Electoral Act, 2022.”
- iv. The facts pleaded in support of Ground (ii), which alleges that the election of the 2nd respondent was invalid by reason of corrupt practices or non-compliance with the provisions of the Electoral Act, 2022 do not have nexus with the said ground.
- v. Ground (iii) of the petition which reads that the “2nd respondent was not duly elected by majority of the lawful votes cast at the election”, if read together with the facts purportedly supporting the ground and the reliefs sought, becomes otiose and academic, thus, vests no jurisdiction in the court to entertain it.

III. THE RELIEFS BEING SOUGHT BY THE PETITIONERS ARE INCOMPETENT AND UNGRANTABLE

- i. Relief 1(i) which prays that “it be determined that at the time of the Presidential Election held on 25th February, 2023, the 2nd and 3rd respondents were not qualified to contest the election”, is generic, nebulous and at large; it confers no specific benefit to the advantage of the petitioners.
- ii. The said relief 1(i) is the principal relief.

- iii. Relief 1(ii) which reads thus: “that it be determined that all the votes recorded for the 2nd respondent in the election are wasted votes, owing to the non-qualification of the 2nd and 3rd respondent” is also amorphous, omnibus and vague; it confers no benefit on the petitioners.
- iv. Relief 1(iii) which reads thus: “that it be determined that on the basis of the remaining votes (after discountenancing the votes credited to the 2nd respondent) the 1st petitioner scored a majority of the lawful votes cast at the election and had not less than 25% of the votes cast in each of at least 2/3 of the States of the Federation, (*sic*) and the Federal Capital Territory, Abuja, and satisfied the Constitutional requirements to be declared the winner of the 25th February, 2023 Presidential Election”, has no nexus with reliefs 1(i) and 1(ii), and is also not borne out from the grounds and pleadings of the petitioners.
- v. By the way and manner the petitioners have couched relief 1(iii), they have adulterated, twisted, edited and manipulated the clear provision of section 134 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended)

PARTICULARS:

- a. Whereas, section 134(2) of the Constitution reads thus: “...he has not less than one-quarter of the votes cast at the election in each of at least two-thirds of all the States in the Federation and the Federal Capital Territory, Abuja” relief 1 (iii) as manipulated by the petitioners reads thus: “that it be determined that on the basis of the remaining votes (after discountenancing the votes credited to the 2nd respondent) the 1st petitioner scored a majority of the lawful votes cast at the election and had not less than 25% of the votes cast in each of at least 2/3 of the

States of the Federation, (*sic*) and the Federal Capital Territory, Abuja, and satisfied the Constitutional requirements to be declared the winner of the 25th February, 2023 Presidential Election”.

- b. The petitioners, in their relief 1(iii) have misleadingly, introduced a punctuation, by way of a coma, immediately after the words “at least two-thirds of the States of the Federation”, before the following word, “and” in an attempt to alter the spirit, intention and letter of the said section of the Constitution.
- c. The said relief 1(iii) does also not confer any benefit on the petitioners.
- vi. Relief 2, which is a follow-up to relief 1(iii) is purely academic and confers no benefit on the petitioners.
- vii. Relief 2 is premised on an incompetent ground and is liable to be struck out.
- viii. Further to (i) - (vii) supra, reliefs 1(i), (ii), (iii) and 2 are liable to be struck out and/or dismissed.
- ix. The alternative relief 3 (which is alternative to relief 2) does not vest jurisdiction in this Honourable Court, as it is an alternative relief, not predicated on any declaratory relief. It is an alternative relief in form of an Order. The court is without jurisdiction to consider an alternative relief to a dormant relief.
- x. Further to (ix) supra, no ground of an election petition can sustain the alternative relief 3 and is also liable to be discountenanced on this basis.

- xi. The second alternative relief 4(i) is unknown to section 134 of the Electoral Act and the court has no jurisdiction to countenance it.
- xii. Further to (xi) supra, relief 4(i) is premised on dormant reliefs 1, 2 and alternative reliefs 3, thus, amounting to placing something on nothing. The court is without jurisdiction to countenance it.
- xiii. Relief 4(ii) is not properly constituted, even by the petitioners' showing in paragraphs 17 of the petition, wherein, it has been pleaded that while the 2nd respondent scored a total of 8,794,726 (scoring the highest number of lawful votes cast at the election as shown in number 6 on the table provided in paragraph 17 of the petition), Abubakar Atiku (number 14 on the table provided in paragraph 17 of the petition) came second by scoring 6,984,520, while the 1st petitioner came third by scoring 6,101,533.
- xiv. Arising from (xiii) supra, the said relief 4(ii) cannot be considered or countenanced in the absence of the person/candidate who not only came second, but also won in some of the States petitioners are complaining of, including Taraba, Adamawa, Bauchi, Kaduna, etc.
- xv. The said prayer 4(ii), read together with prayer 4(iii) are ungrantable and incredibly ambitious.
- xvi. Further to (xv) supra, relief 4(iv) becomes inconsequential and is rendered otiose.
- xvii. The prayers contained in the further alternative 5(i) and (ii) are very much contradictory and couched at cross-purposes with prayers 1, 2, 3 and 4, thus, making them abusive of the processes of court.

xviii. Prayer 5(i) is not rooted in the grounds of the petition, the pleadings supporting the petition or any law at all and is liable to be struck out.

xix. Prayer 5(ii) which is also sought in contradictory alternative to prayer 4(ii)(iii) and (iv) does not avail the petitioners under and by virtue of section 134(3) of the Constitution, as the 1st petitioner came a distant third in the presidential election held on 25th February, 2023.

IV. THE GROUNDS OF THE PETITION ARE OUTSIDE THE JURISDICTION OF THIS HONOURABLE COURT

i. Ground (i) stated in paragraph 20 of the petition, along with the facts pleaded in support of same in paragraphs 21 – 27 of the petition are outside the jurisdiction of this Honourable Court.

PARTICULARS

- a. By ground (i) of the petition, the petitioners have alleged that the 2nd respondent was at the time of the election not qualified to contest the election.
- b. The allegations in support of the said ground as contained in paragraphs 21 – 27 of the petition relate strictly to the nomination of the 3rd respondent as vice-presidential candidate on the platform of the 4th respondent on **15 July, 2022**.
- c. The petitioners, not being members of the 4th respondent, lack the locus standi to query the nomination of the candidates on the platform of the 4th respondent.

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- d. Having failed to challenge the said nomination of the 2nd respondent within **14 days** of the date and the events specifically pleaded in paragraphs 22 and 23 (i) – (iv) of the petition, the complaint under Ground (i), as it relates to alleged disqualification of the 2nd respondent which has been predicated on the nomination of the 3rd respondent, is statute barred pursuant to the imperatives of section 285 (9) of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- e. By the token of the decision of this Honourable Court in Appeal No: **CA/ABJ/CV/108/2023** between **PEOPLES' DEMOCRATIC PARTY V. ALL-PROGRESSIVES CONGRESS & ORS.** delivered on 24th March, 2023, the complaints grounding the petitioners' allegations of disqualification as relating to the nomination of the 2nd and 3rd respondents and the capacity of the petitioners to make those complaints are outside the jurisdiction of this Honourable Court because of the inhibiting judicial principle of *estoppel per rem judicatum* and the doctrine of stare decisis.
- f. Further to (e) above, the decision of this Honourable Court in CA/ABJ/CV/108/2023 affirmed the decision of the trial Court in suit No: FHC/ABJ/CS/1734/2022, where the said Court had disallowed a claim challenging the qualification and nomination of the 2nd and 3rd respondents on the same basis that the petitioners herein now seek to relitigate.
- g. All the complaints of the petitioners on their Ground (i) ventilated in paragraphs 21 – 27 of the petition, which relate to the nomination of the 2nd and 3rd respondents as candidates of the 4th respondent are pre-election issues in respect of which the Court of Appeal, sitting as the Presidential Election Petitions Tribunal, does not have jurisdiction to entertain.
- ii. The petitioners do not have the right to present an election petition premised on the averments in paragraphs 21 – 27 of the petition.

PARTICULARS

- a. None of the averments in paragraphs 21 – 27 of the petition that seek to disqualify the respondents is premised on any provision of the Constitution of the Federal Republic of Nigeria, 1999 (as amended).
 - b. Allegation of double nomination of an associate/running mate as made in the petition is not a cognizable basis for disqualification of the winner of a Presidential election under the Constitution of the Federal Republic of Nigeria, 1999 (as amended).
 - c. By the provisions of Section 134(3) of the Electoral Act, 2022, the petitioners can only present a Presidential election petition on disqualification based on the provisions of sections 131 and 137 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended).
 - d. The averments in paragraphs 21 – 27 of the petition are not anchored on or rooted in any of the express provisions of sections 131 and 137 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended).
- iii. Ground (i) stated in paragraph 20 of the petition along with the pleadings in support thereof, contained in paragraphs 28 – 31 of the petition, do not vest this Honourable Court with the requisite jurisdiction to entertain a petition against the 2nd respondent.

PARTICULARS

- a. The pleadings in paragraphs 28-31 of the petition hinge the alleged disqualification of the 2nd respondent on a decision of the United States District Court, Northern District of Illinois, Eastern Division in case No 93C-4483 delivered on October 4, 1993.

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- b. The 2nd respondent herein named was not a party or defendant in the said case No 93C-4483.
- c. The 2nd respondent was/is not one of the listed parties in the decision of the United States District Court, Northern District of Illinois, Eastern Division in case No 93C-4483 delivered on October 4, 1993, as reproduced in paragraph 28 of the petition.
- d. The pleadings in paragraphs 28 – 31 of the petition do not disclose a reasonable cause of action cognizable under Sections 131, 134 and 137 of the Constitution of the Federal Republic of Nigeria 1999 (as amended) and section 134 (1) (a) of the Electoral Act, 2022.
- e. The decision of the United States District Court, Northern District of Illinois, Eastern Division in case No 93C-4483 delivered on October 4, 1993, was not rendered by a Court or Tribunal created pursuant to (or identified in) Section 6 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- f. The decision of the United States District Court, Northern District of Illinois, Eastern Division in case No 93C-4483 delivered on October 4, 1993 is/was not in respect of any cause of action or offence created by an Act of the National Assembly or law of a State, any subsidiary legislation or instrument under the provisions of a law in Nigeria or any written law in Nigeria.
- g. This Honourable Court lacks the jurisdiction to enforce the purported decision of the United States District Court, Northern district of Illinois, Eastern Division in case No 93C-4483 delivered on October 4, 1993, as sought and alleged under paragraphs 28, 29, 30, 31 and 32 of the petition; the said decision having not been registered in any trial court or domesticated in any court in Nigeria.

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h. The case of the petitioners as pleaded has not disclosed any disqualifying factor as prescribed by Section 137 (1) (d) and (e) of the Constitution of the Federal Republic of Nigeria 1999 (as amended) in that:

- (i) The 2nd respondent is not currently under sentence of death imposed by any competent court of law or tribunal in Nigeria or any jurisdiction at all.
- (ii) The 2nd respondent is not currently under a sentence of imprisonment or fine for any offence involving dishonesty or fraud imposed by any competent court of law or tribunal in Nigeria.
- (iii) The petition of the petitioners does not disclose any fact showing that within a period of less than ten years before the date of the election to the office of President, the 2nd respondent had been sentenced for an offence involving dishonesty or had been found guilty of the contravention of the code of conduct.
- (iv) By the petitioners' own showing as pleaded in paragraph 29 of their petition, the order, case No. 93c 4483 sought to be relied on was made on October 4, 1993 (about 30 years before the presentation of this petition) not within a period of less than 10 years before the date of election as stipulated by the Constitution.
- (v) By the petitioners' own showing, the case No. 93c 4483 pleaded in paragraphs 28 and 29 of the petition and relied on in paragraphs 28,29,30,31 and 32 of the petition is not a case of criminal forfeiture cognizant under 18 USC 982 which deals with Criminal forfeiture, rather a civil case for civil forfeiture under 18 USC 981 which the United States of America instituted as a civil Plaintiff against identified properties (not persons) as defendants in respect of which the United States District Court,

Northern District of Illinois, Eastern Division exercised its civil jurisdiction (not criminal jurisdiction) under 28 USC 1345 and 1355. Case No.93c 4483 did not generate and had no capacity to generate a criminal conviction or sentence to constitute disqualifying factors under Section 137 (1) of the Constitution.

- (vi) Case No.93c 4483 did not involve the process of arraignment, taking of plea, conduct of trial, taking of oral evidence (including cross-examination), hearing of defence, finding of guilt, conviction and sentencing.
- iv. The United States District Court, Northern District of Illinois, Eastern Division, coram Judge John A. Nordberg did not, in Case No: 93C 4483 make the Order reproduced in paragraph 29 of the petition.

PARTICULARS

- a. In paragraph 29 of the petition, the petitioners have reproduced an alleged Order made by the United States District Court, Northern District of Illinois, Eastern Division, coram Judge John A. Nordberg in Case No: 93C 4483 on October 4, 1993.
- b. Further to (a) above, the petitioners have reproduced an order allegedly made pursuant to “**21 U.S.C 381(a)(6) and 18 U.S.C 982**”.
- c. Judge John A. Nordberg did not make any Order in Case No: 93C 4483 pursuant to “**21 U.S.C 381(a)(6) and 18 U.S.C 982**” on October 4, 1993 or on any day whatsoever.
- d. The final orders of Judge John A. Nordberg in Case No: 93C 4483 were made pursuant to a settlement agreement (in the mold of a consent judgment) under the court’s civil jurisdiction in **18 U.S.C 981**.

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- e. The petitioners have deliberately misrepresented that a criminal forfeiture order was made by a Court pursuant to 18 U.S.C 982 when no such order was made or criminal jurisdiction exercised by the court.
 - f. By premising their petition on a non-existent decision or deliberately misrepresented decision, the petitioners have divested the Court of jurisdiction.
- v. Further to the objection in ground (iv) above, the ground contained in paragraph 20 (i) of the petition and all the pleadings in support of same are academic and unable to confer any benefits on the petitioners.

PARTICULARS

- a. The 1st petitioner who contested on the platform of the 2nd petitioner was not the first runner up at the election as the petitioners rightly pleaded in paragraph 17 of the petition.
 - b. A challenge to the qualification of the 2nd and 3rd respondents herein (for the purpose of declaring their votes as wasted votes) cannot confer any benefit on the petitioners who were not runners up to the 2nd respondent at the election.
- vi. The grounds contained in paragraph 20 (ii) & (iii) of the petition are incompetent, statutorily incompatible, and mutually exclusive.

PARTICULARS

- a. By dint of section 134 (b) and (c) of the Electoral Act 2022, the grounds of a petition are either that the election was invalid by reason of corrupt practices or non-compliance with the provisions of the Act; or that the respondent was not duly elected by majority of lawful votes cast at the election.

- b. Further to (a) above, the Electoral Act creates disjunctive and mutually exclusive grounds to question an election.
- c. In defiance of section of 134 (b) of the Electoral Act 2022, the petitioners have predicated the ground contained in paragraph 20 (ii) of the petition on both corrupt practices and non-compliance and further premised both disjunctive grounds on the same pleadings vide paragraphs 73-78 & 79 of the petition.
- d. In violation of section 134 (b) and (c) of the Electoral Act 2022, the petitioners have predicated the petition on the disjunctive grounds of alleged invalidity of the election (pursuant to section 134 (b) of the electoral Act) and that the 2nd respondent was not duly elected by the majority of the lawful votes cast at the election (pursuant to section 134 (c) of the Electoral Act).
- e. Arising from (a)-(d) above, grounds 20(ii) and (iii) of the petition ought to be struck out along with the supporting pleadings.
- f. Further to (e) above, reliefs 4 (i), (ii), (iii), (iv) and (v) and 5 (i) and (ii) in the petition ought to be struck out.
- vii. The ground contained in paragraph 20(ii) of the petition is incompetent and divests the court of jurisdiction.

PARTICULARS

- a. The ground in paragraph 20(ii) of the petition states that “The election of the 2nd Respondent was invalid by reason of corrupt practices or non-compliance with the provisions of the Electoral Act 2022”. (underline ours).
- b. By the presentation of the ground in paragraph 20(ii), the alleged corrupt practices and non-compliance have been isolated to the election of the 2nd respondent.

- c. Further to (b) above, the alleged election that is stated to be invalid is also isolated to the 2nd respondent.
- d. By section 134(1) (b) of the Electoral Act, 2022, a ground of a petition premised on corrupt practices and non-compliance cannot be isolated to a particular candidate but must relate to the entire election.
- e. The only grounds in section 134 of the Electoral Act that can be isolated and exclusive to a particular candidate are the grounds stipulated in section 134(1) (a) and (c).
- f. The petitioners have not presented any ground compatible with the provisions of the Electoral Act, 2022.
- g. The ground in paragraph 20(ii) of the petition is incompetent and ought to be struck out along with the paragraphs of the petition and reliefs based on it.
- viii. The pleadings in paragraphs 80, 81, 82, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97 and 98 of the petition under Ground 3 of the petition do not disclose any fact as to failure to score majority of lawful votes pursuant to the said Ground 3.

PARTICULARS

- a. Paragraphs 80 – 82 of the petition have been presented under ground (iii) of the petition alleging that the 2nd respondent was not duly elected by majority of lawful votes cast at the election.
- b. The said paragraphs 80 – 82 are pleadings in respect of sections 133 and 134 of the 1999 Constitution of the Federal Republic of Nigeria and alleged failure to achieve the Constitutional spread especially based on the petitioners' contention of a compulsion to score 25% of the votes cast in the Federal Capital Territory, Abuja.

- c. A case based on failure to score the requisite constitutional spread cannot be one premised on failure to score majority of lawful votes.
- d. A claim premised on failure to achieve the constitutional spread presupposes that the respondent already scored majority of the lawful votes.
- e. Paragraphs 84 - 98 are pleadings in respect of alleged non-transmission of results by electronic means and not in relation to the ground that the 2nd respondent was not duly elected by majority of lawful votes cast at the election.
- f. Paragraphs 80 – 82 and 84 – 98 do not disclose any complaint or challenge to validity of votes.
- g. Paragraphs 80 – 82 and 84- 98 of the petition are incompetent and ought to be struck out along with the reliefs they purport to project/support.
- h. Paragraphs 9, 52, 53, 54, 55, 60, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 78, 92, 95, 96 & 97 of the petition contain vague, imprecise, general and nebulous pleadings that do not meet the degree of specificity required by the First Schedule to the Electoral Act, 2022, and ought to be struck out.

V. THE PETITION IS NOT PROPERLY CONSTITUTED.

- i. The entire petition is not properly constituted, as the petitioners are challenging the election of 25th February, 2025, even in States where they won, including, but not limited to Enugu, Lagos, Edo, Cross-River, Abia, Anambra, Delta, Imo, Ebonyi, Plateau and Federal Capital Territory, Abuja; whereas, under section 133(2) of the Electoral Act, 2022, the party whose election is being challenged shall be made a respondent.

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- ii. The entire petition does not disclose any reasonable cause of action or cause of action at all.

WITHOUT PREJUDICE TO THE FOREGOING PRELIMINARY OBJECTION, the respondents hereby formulate their reply as follows:

2. **SAVE AND EXCEPT** as it is hereinafter expressly admitted, the 2nd and 3rd respondents (respondents) expressly deny each and every paragraph of the petition as if same were expressly set out herein and traversed seriatim. Except a contrary intention is expressly evinced, references in this reply to paragraphs indicate paragraphs of the petition.
3. The respondents admit **paragraphs 11, 12, 17 and 19** of the petition.
4. The respondents deny paragraphs (and all sub-paragraphs contained thereunder) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 13,14, 15, 16, 18, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101 and 102 (as well as reliefs 1, 2, 3, 4, and 5) of the petition.
5. At the election to the office of President of the Federal Republic of Nigeria conducted by the 1st respondent on 25th February, 2023, the 2nd respondent contested as the candidate of the 4th respondent (with the 3rd respondent as his running mate) and having polled 8,794,726 votes across Nigeria (which was the highest amongst the 18 candidates at the election), and also satisfied all other requirements to be returned as President of the Federal Republic of Nigeria, he was validly so returned.

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6. As between the 2nd respondent and the 1st petitioner, while the 2nd respondent has always been a most consistent politician, who has not shifted political tendency and alignment, the 1st petitioner has consistently, crisscrossed different political parties of Nigeria, including being a member of All Progressives Grand Alliance (APGA), Peoples Democratic Party (PDP) and not until six days to the primary election of the 2nd petitioner, which held on 30th May, 2022, he was a member of the PDP, canvassing for votes and supports, to be the presidential flagbearer of the party.
7. While being a member of APGA, 1st petitioner swore that he will never leave APGA and in fact, that he will die with APGA. Respondents shall found on video clips where the 1st petitioner made the undertaking aforesaid under oath.
8. Later, the 1st petitioner left APGA to join the PDP and later left the PDP to join the 2nd petitioner almost on the eve of the primary election held on 30th May, 2022, for the nomination of the party's presidential candidate of the 2nd petitioner.
9. The 1st petitioner was the vice-presidential candidate of the PDP in the 2019 presidential election and throughout the post-election litigation process that followed the 2019 presidential election, he was always in court to represent the then PDP's presidential candidate, Alhaji Atiku Abubakar.
10. As between the 2nd petitioner and the 4th respondent, while the 4th respondent is a national party, popular amongst Nigerians, cutting across all divides, the 2nd petitioner has always been an obscure political party, controlling no State government in Nigeria, no representatives in the National Assembly as at now, no political structure in most of the States of the Federation, etc.
11. Presently (and/or) from 2015 till date, the 4th respondent has been the political party in power in Nigeria; it presently has the President of the country, 20 State Governors, 64 Senators, 217 members of the House of Representatives and about 600 members of the States'

Houses of Assembly, nationwide; while the 2nd petitioner has no State Governors, one Senator, one member of the House of Representatives, etc.

12. In reaction to paragraphs 6, 7 and 8 of the petition, the respondents assert that the 2nd petitioner has never recorded success in any previous election in Nigeria on a national or significant scale. At the National Assembly election conducted on the same day as the 2023 Presidential election, the 2nd petitioner only won six (6) out of the One hundred and nine (109) Senatorial seats and less than 10% of the three hundred and sixty (360) seats in the House of Representatives.
13. Further to 12 above, in the history of electoral democracy in Nigeria, prior to 2023, the 2nd petitioner has only ever won 1 governorship seat in Nigeria, namely, the 2007 governorship and 2012 re-election in Ondo State. In the 2023 election cycle, the said 2nd petitioner was only able to win 1 governorship seat, that is the Gubernatorial election in Abia State. The 2nd petitioner's electoral reputation is contrary to that of the 4th respondent which has, in the past three election cycles in Nigeria, apart from winning the presidential elections also maintained an emphatic majority in both chambers of the National Assembly as well as the majority of states across Nigeria.
14. The respondents also assert that the petitioners did not have duly appointed agents at majority or all of the polling units across the Federal Republic of Nigeria, contrary to the misleading averments in paragraph 7 and 8 of the petition and put the petitioners to the strictest proof of such appointment as stipulated by the Electoral Act, 2022.

THE 2ND AND 3RD RESPONDENTS WERE AT THE TIME OF ELECTION QUALIFIED TO CONTEST

15. Amongst others, the 2nd respondent:

- i.) Is a citizen of the Federal Republic of Nigeria.

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- ii.) Was as at the time of the election above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of his age.
- iii.) Is a member of the 4th respondent and duly sponsored by the said 4th respondent after emerging from its primary election conducted on 8th June, 2022.
- iv.) Is a holder of a Degree of Bachelor of Science in Business and Administration from the Chicago State University since 1979.
- v.) Has vast private and public sector work experience including working with Mobil Oil Nigeria as an auditor, and later treasurer of the company.
- vi.) In a bid to actualize his quest for public service, left his lucrative and secure employment in Mobil Oil Nigeria, and forayed into active politics, as a founding member of the defunct Social Democratic Party (SDP). In 1992, he was elected by an overwhelming majority of lawful votes cast as a Senator of the Federal Republic Nigeria, representing Lagos West Senatorial District. The votes secured by the 2nd respondent at the time were the highest scored by any senatorial candidate in the entire country.
- vii.) As a Senator of the Federal Republic of Nigeria, he distinguished himself as the Chairman of the Senate Committee on Banking, Finance, Appropriation and Currency.
- viii.) Following the annulment of the June 12, 1993 Nigerian presidential election and the consequent fresh militarization of the Nigerian political leadership, which terminated the structures of elective governance in that Republic, he became a founding member of the notable pan Nigerian pro-democracy group, the National Democratic Coalition (NADECO) where he was at the forefront of advocacy for

return to democratic governance and the fight against military rule.

- ix.) During the period in (viii) above (popularly referred to as the dark days of Nigeria's military era because of human rights abuses and clampdown on pro-democracy advocates), he suffered many arrests, intimidations, threats, search and violation of premises, which ultimately eventuated his proceeding on exile out of Nigeria.
- x.) Many pro-democracy activists suffered wanton attacks including death suspected to have been state sponsored in the said dark days and it was commonplace that a number of them proceeded on exile and together with the 2nd respondent, they continued to mount international pressure for the return of democratic rule to Nigeria. These pressures eventually yielded positive result in 1999 with the return of democratic rule to Nigeria by the birthing of the 4th republic which is currently running and in which period, the 2nd respondent has been a constant and prominent feature.
- xi.) Preparatory to the return of Nigeria to democratic governance and commencement of the 4th republic, the 2nd respondent returned to Nigeria from exile and became one of the founding members of the Alliance for Democracy, on which platform he was successively and overwhelmingly elected by the people of one of the most populous states in Nigeria, Lagos State, as the Executive Governor of the State for two terms of four years each in 1999 and 2003.
- xii.) As a result of his outstanding performance as executive Governor of Lagos State, he won various national and international awards and recognitions from reputable organizations, such as the Nigerian-Belgian Chamber of Commerce; Federal Ministry of Works and the United Nations Habitat Group; as well as the Computer Association of Nigeria.

xiii.) In recognition of his stellar contributions to governance, humanity, educational development and nation building, he has received several honorary academic awards by various notable academic institutions. Such awards and institutions, include: Doctor of Civil Law (DCL) (Honoris Causa) by the University of Njala, Freetown, Sierra Leone; Doctor of Science (D.Sc) by Kano State University of Science and Technology; Doctor of Science (D.SC) in Management Sciences by Ladoke Akintola University of Technology; Doctor of Political Science and Diplomacy by Adeleke University, Osun State; Doctor of Business Administration by University of Abuja, and Doctor of Business Administration by Usman Dan Fodio University, Sokoto.

xiv.) Was/is a founding member of the 4th respondent which, in its first national election after formation, ended the 16-year cycle of the Peoples Democratic Party at the helm of affairs in Nigeria.

16. The 3rd respondent:

- i.) Is a citizen of the Federal Republic of Nigeria by birth.
- ii.) Was, as at the time of the election, above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of his age.
- iii.) Studied at the University of Maiduguri and earned a Degree of Bachelor of Science (BSc) in Agricultural Economics in 1989.
- iv.) Owing to his thirst for self fulfilment and academic excellence, proceeded to Nigeria's premier University, the University of Ibadan, Oyo State, where he obtained a Master's degree (MSc) in Agricultural Economics in 1991.
- v.) Joined the academia in 1991 as a lecturer in the Department of Agricultural Economics, University of Maiduguri, Borno State

and remained in the academia till 1993 when he left to start a career in banking.

- vi.) Started a career in Banking in 1993 with the (now defunct) Commercial Bank of Africa Limited as head of accounts unit at the bank's office in Ikeja, Lagos State. He remained there till 1997, before moving to African International Bank Limited as a Deputy Manager and rose to become a Manager in 2001.
 - vii.) In 2001, he joined the employment of Zenith Bank Plc as head of its main branch in Maiduguri, Borno State. He subsequently rose through the ranks to become the Deputy General Manager/Zonal Head (North-East).
 - viii.) Between 2007 to 2011, served in the government of Borno State as a Commissioner in various Ministries including, Ministry of Finance, Ministry of Local Governments and Chieftaincy Affairs, Ministry of Education, Ministry of Agriculture and Natural Resources, as well as Ministry of Health.
 - ix.) Contested election into the office of Governor of Borno State in 2011, and he won with an overwhelming majority of lawful votes cast. He was re-elected to the same office in 2015 on the platform of the 4th respondent, a period when he also doubled as the Chairman of the Northern States Governors' Forum, an umbrella body of Governors in the 19 Northern States of the Federation.
 - x.) In 2019, elected as Senator representing Borno Central Senatorial District of Borno State on the platform of the 4th respondent and assumed the said office after completing two terms as Governor of Borno State.
17. The respondents state that, after the 2nd respondent won the 4th respondent's primary election conducted on 8th June, 2022, he named Ibrahim Kabiru Masari as his running mate. The said Ibrahim Kabiru Masari however conveyed a notice withdrawing his nomination to the

4th Respondent and the notice and withdrawal were done within the clear provisions of the Electoral Act, as he gave signed notice in writing, delivered same to the 4th respondent and the 4th respondent duly conveyed the notice of withdrawal not later than 90 days to the election.

18. Contrary to paragraphs 13 and 14 of the petition, the respondents aver thus:

- i. The 2nd respondent is qualified to contest election and was duly sponsored by the 4th respondent as its candidate, while his return by the 1st respondent as the winner of the said election was right, proper and a manifestation of the democratic plebiscites of Nigerians.
- ii. The 3rd respondent was duly and properly sponsored as the running mate of the 2nd respondent on the ticket of the 4th respondent, and met all constitutional and statutory requirements, both as a candidate and to be returned as the Vice-President of Nigeria.

19. The respondents admit paragraphs 13 and 14 of the petition only to the extent that they were duly returned as President-Elect and Vice-President-Elect, respectively, at the presidential election which held on 25th February, 2023, having won the majority of lawful votes cast at the election and having satisfied all the requirements of the law. The respondents, however, deny the allegations that they were not duly sponsored and not qualified for their respective offices and accordingly, put the petitioners to the strictest proof of such allegations.

20. Contrary to paragraphs 4, 5, 6 and 10, amongst others paragraphs of the petition alluding to the petitioners' right to present this petition anchored on 1st petitioner's membership of the 2nd petitioner to have validly contested the election, and without prejudice to the preliminary objection earlier raised to the entire petition, the respondents aver that the petitioners have no right, both under the Constitution and the Electoral Act, to present this petition.

PARTICULARS:

- i.) By section 77 of the Electoral Act, 2022, a political party is mandated to maintain a register of its members both in soft and hard copies and make such register available to the 1st respondent not later than 30 days before the date fixed for the party primaries, congress or convention.
- ii.) The 2nd petitioner submitted or ought to have submitted its register of members to the 1st respondent not later than 30 days before its primary election for the selection of a presidential candidate held on 30th May, 2022.
- iii.) As of 30th April, 2022, the 1st petitioner's name was not on the list of members of the 2nd petitioner that was submitted or ought to have been submitted to the 1st respondent.
- iv.) As of 30th April, 2022, the 1st petitioner's name was on the list of members of the Peoples Democratic Party. At the said time, he had been screened and cleared to participate in the presidential primary election of the Peoples Democratic party.
- v.) It was only after the presidential primary election process of the Peoples Democratic Party had commenced and the 1st petitioner willingly put himself up for nomination as the said party's presidential candidate that he subsequently willingly allowed himself to be nominated as the 2nd petitioner's presidential candidate on or about 27th May, 2023.
- vi.) Up until the presidential election of 25th February, 2023, the 1st petitioner still remained on the register of members of the Peoples Democratic Party submitted by the said party to the 1st respondent.

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21. Further to paragraph 20 above, the respondents state that petitioners lack both the right and the *locus standi* to present this petition.

22. In response to the generalized averment in paragraph 9 of the petition, the petitioners' agents did not report and could not have honestly reported any incidence of anomalies to the 1st respondent, as the election was held in substantial compliance with the principles of the Electoral Act.

23. The respondents admit paragraph 17 of the petition and state further that, from the declared results, the petitioners scored the percentages stated below at the following named states at the presidential election:

1. Yobe State – 0.6%
2. Zamfara State – 0.3%
3. Sokoto State – 1.1%
4. Osun State – 3.17%
5. Kwara State – 6.6%
6. Kebbi State – 1.9%
7. Katsina State – 0.6%
8. Jigawa State – 0.2%
9. Ekiti State – 3.6%
10. Gombe State – 5.1%
11. Borno State – 1.5%
12. Adamawa State – 14.4%
13. Kano State – 1.6%
14. Kogi State – 12.3%
15. Oyo State – 12.2%
16. Ogun State – 14.7%
17. Niger State – 10.3%
18. Bauchi State – 3.2%
19. Ondo State – 8.59%
20. Kaduna State – 21.65%
21. Akwa Ibom State – 23.9%

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24. Further to paragraph 18 of the petition, the respondents state that the total number of registered voters in Nigeria was not and could not have been in the realm of the projected figure of 934,690,008, listed in the said paragraph of the petition.
25. Further to paragraph 23 above, the petitioners scored less than 25% of the votes cast in at least 21 States of the Federation. Respondents state that the petitioners did not score majority of valid votes cast and 25% of the votes in at least two-thirds of each of the States and Federal Capital Territory, Abuja.
26. At the hearing of this petition, the respondents shall rely on the table immediately appearing, showing States where the respondents won at least 25% of the votes cast, compared with the abysmal performance of the petitioners:

TABLE 1

TABLE SHOWING STATES WHERE THE 4TH RESPONDENT WON AT LEAST 25% COMPARED WITH PETITIONERS' PERFORMANCE

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S/N	STATES	APC	LP
1	Benue	40.3%	40.0%
2	Borno	54.2%	1.5%
3	Ekiti	65.4%	3.7%
4	Jigawa	45.8%	0.2%
5	Kogi	52.7%	12.3%
6	Kwara	56.1%	6.6%
7	Niger	48.2%	10.3%
8	Ogun	58.9%	14.8%
9	Ondo	67.1%	8.6%
10	Oyo	55.6%	12.2%
11	Rivers	44.2%	33.4%
12	Zamfara	59.3%	0.3%
13	Cross River	31.3%	43.1%
14	Lagos	45.0%	45.8%
15	Nasarawa	32.0%	35.4%
16	Plateau	28.2%	42.8%
17	Kano	29.9%	1.7%
18	Adamawa	25.0%	14.4%
19	Akwa Ibom	28.9%	23.9%
20	Bauchi	37.1%	3.2%
21	Bayelsa	25.8%	30.2%
22	Gombe	28.8%	5.1%
23	Kaduna	29.4%	21.7%
24	Katsina	45.6%	0.6%
25	Kebbi	44.3%	1.9%
26	Osun	46.9%	3.2%
27	Sokoto	48.6%	1.1%
28	Taraba	27.1%	29.3%
29	Yobe	40.0%	0.6%

27. Further to paragraph 26 supra (Table 1), respondents shall rely on Table 2 appearing hereunder, graphically presenting the comparative performance of the respondents and the petitioners in respect of geographical spread across all States of the Federation:

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TABLE 2

TABLE SHOWING THE PERFORMANCE OF THE 4TH RESPONDENT AND THE PETITIONERS ACROSS ALL STATES

COMPARING PERFORMANCE OF APC & LP SPREAD ACROSS ALL STATES										
S/N	STATES	APC	APC % VOTES	25%	LP	LP % VOTES	25%	TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST
1	Abia	8914	2.41	NO	327095	88.40	YES 25%	370,037.00	11,646.00	381,683.00
2	Adamawa	182881	25.01	YES 25%	105648	14.45	NO	731,140.00	30,481.00	761,621.00
3	Akwa Ibom	160620	28.94	YES 25%	132683	23.90	NO	555,089.00	32,328.00	587,417.00
4	Anambra	5111	0.83	NO	584621	95.24	YES 25%	613,861.00	10,751.00	624,612.00
5	Bauchi	316694	37.10	YES 25%	27373	3.21	NO	853,516.00	29,030.00	882,546.00
6	Bayelsa	42572	25.75	YES 25%	49975	30.23	YES 25%	165,325.00	7,786.00	173,111.00
7	Benue	310468	40.32	YES 25%	308372	40.04	YES 25%	770,075.00	27,687.00	797,762.00
8	Borno	252282	54.22	YES 25%	7205	1.55	NO	465,287.00	32,658.00	497,945.00
9	Cross River	130520	31.30	YES 25%	179917	43.15	YES 25%	416,968.00	24,608.00	441,576.00
10	Delta	90183	14.66	NO	341866	55.56	YES 25%	615,341.00	39,309.00	654,650.00

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11	Ebonyi	42402	13.03	NO	259738	79.83	YES 25%	325,351.00	11,990.00	337,341.00
12	Edo	144471	24.85	NO	331163	56.97	YES 25%	581,266.00	19,129.00	600,395.00
13	Ekiti	201494	65.38	YES 25%	11397	3.70	NO	308,171.00	6,301.00	314,472.00
14	Enugu	4772	1.05	NO	428640	93.91	YES 25%	456,424.00	12,467.00	468,891.00
15	Gombe	146977	28.82	YES 25%	26160	5.13	NO	510,043.00	23,735.00	533,778.00
16	Imo	66406	14.21	NO	360495	77.13	YES 25%	467,380.00	10,577.00	477,957.00
17	Jigawa	421390	45.78	YES 25%	1889	0.21	NO	920,531.00	34,274.00	954,805.00
18	Kaduna	399293	29.36	YES 25%	294494	21.65	NO	1,360,153.00	41,223.00	1,401,376.00
19	Kano	506412	29.95	YES 25%	28513	1.69	NO	1,691,076.00	44,405.00	1,735,481.00
20	Katsina	482283	45.56	YES 25%	6376	0.60	NO	1,058,673.00	32,514.00	1,091,187.00
21	Kebbi	248088	44.34	YES 25%	10682	1.91	NO	559,522.00	31,953.00	591,475.00
22	Kogi	240751	52.70	YES 25%	56217	12.31	NO	456,790.00	19,248.00	476,038.00
23	Kwara	263572	56.08	YES 25%	31166	6.63	NO	469,971.00	26,711.00	496,683.00
24	Lagos	572606	45.04	YES 25%	582454	45.81	YES 25%	1,271,451.00	64,278.00	1,335,729.00
25	Nasarawa	172922	31.99	YES 25%	191361	35.40	YES 25%	540,566.00	16,371.00	556,937.00
26	Niger	375183	48.18	YES 25%	80452	10.33	NO	778,668.00	34,687.00	813,355.00

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27	Ogun	341554	58.88	YES 25%	85829	14.79	NO	580,124.00	31,324.00	611,448.00
28	Ondo	369924	67.14	YES 25%	47350	8.59	NO	551,008.00	19,009.00	570,017.00
29	Osun	343945	46.91	YES 25%	23283	3.18	NO	733,203.00	23,541.00	756,744.00
30	Oyo	449884	55.58	YES 25%	99110	12.24	NO	809,485.00	42,471.00	851,956.00
31	Plateau	307195	28.23	YES 25%	466272	42.85	YES 25%	1,088,170.00	22,994.00	1,111,164.00
32	Rivers	231591	44.23	YES 25%	175071	33.43	YES 25%	523,651.00	30,293.00	553,944.00
33	Sokoto	285444	48.64	YES 25%	6568	1.12	NO	586,875.00	21,015.00	607,890.00
34	Taraba	135165	27.07	YES 25%	146315	29.30	YES 25%	499,358.00	18,460.00	517,818.00
35	Yobe	151459	40.03	YES 25%	2406	0.64	NO	378,397.00	18,937.00	397,331.00
36	Zamfara	298396	59.33	YES 25%	1660	0.33	NO	502,923.00	16,508.00	519,431.00
37	Abuja FCT	90902	19.76	NO	281717	61.23	YES 25%	460,071.00	18,581.00	478,652.00
	TOTAL NO OF VOTES	8794721	36.56401671		6101533	25.36709858				

25%
VOTES

APC	LP
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29 STATES | 16 STATES

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28. Specifically, the Table below (Table 3), draws a comparative analysis of the performance of the petitioners in States where the 2nd respondent won the majority of votes cast at the presidential election:

TABLE 3

TABLE SHOWING STATES WHERE APC WON COMPARED WITH LP PERFORMANCE

S/N	STATES	PERCENTAGE OF VOTES BY PARTIES	
		APC	LP
1	Benue	40.3%	40.0%
2	Borno	54.2%	1.5%
3	Ekiti	65.4%	3.7%
4	Jigawa	45.8%	0.2%
5	Kogi	52.7%	12.3%
6	Kwara	56.1%	6.6%
7	Niger	48.2%	10.3%
8	Ogun	58.9%	14.8%
9	Ondo	67.1%	8.6%
10	Oyo	55.6%	12.2%
11	Rivers	44.2%	33.4%
12	Zamfara	59.3%	0.3%

29. Further to paragraphs 26, 27 and 28 supra, the respondents state thus:

- i. The petitioners did not get and could not have gotten the necessary majority of lawful votes cast at the election.
- ii. The petitioners only scored 25% of the votes cast in 16 States of the Federation, as against the petitioners who scored more than 25% in 29 States of the Federation.

30. Contrary to the grounds listed in paragraph 20 of the petition, the respondents assert that:

- i. The 2nd respondent was, at the time of the election, eminently qualified to contest the election.
- ii. The election of the 2nd respondent was in substantial compliance with the provisions and principles of the Electoral Act, 2022, valid and devoid of corrupt practices.
- iii. The 2nd respondent was duly elected by majority of the lawful votes cast at the election.

31. In reaction to the averments in paragraphs 21 – 27, the respondents state that:

- i.) The procedure for the nomination of the 2nd respondent as the presidential flagbearer of the 4th respondent was by a primary election that was duly convened and conducted pursuant to the Electoral Act.
- ii.) The statutory procedure for the selection of the 3rd respondent as vice-presidential candidate was different from that of the 2nd respondent as the said 3rd respondent was not required to go through the process of any primary election.
- iii.) A candidate in an election who wishes to withdraw his candidacy only has an obligation to submit a notice in writing to his Political Party withdrawing his candidature.
- iv.) Upon submission of the notice in (iii) above, the obligations of the candidate are complete, his candidacy stands withdrawn and he has

discharged himself of all/any impediment to another nomination. It is then for the political party to subsequently notify the 1st respondent of such withdrawal not later than 90 days to the election.

32. Further to paragraph 31 above, the respondents plead that, by a Notice of Voluntary Withdrawal dated 6th July, 2022, addressed to the National Chairman of the 4th respondent and executed before a Notary Public, Emoedume I. Brai, Esq. on the same day, the 3rd respondent notified the 4th respondent of the voluntary withdrawal of his candidacy for the Borno Central Senatorial District election scheduled to hold on 25th February, 2023. The respondents shall found and rely on copy of the said Notice of Voluntary Withdrawal.
33. Following the 3rd respondent's voluntary withdrawal of his candidacy from the senatorial election, a fresh primary election was conducted to nominate the 4th respondent's candidate for the election into the office of Senator representing Borno Central Senatorial District of Borno State, wherein, Barr. Kaka-Shehu Lawan emerged as candidate of the 4th respondent for the said senatorial election.
34. The primary election that returned the said Barr. Kaka-Shehu Lawan was duly monitored by the 1st respondent, who at the time, had notice and was duly aware of the withdrawal of the 3rd respondent as candidate of the 1st respondent from the senatorial contest, which said withdrawal was the sole reason for the fresh primary election.
35. The 3rd respondent's selection by the 2nd respondent as his running mate qua Vice-Presidential candidate did not occur until 15th July, 2022, a period of at least 9 days after his voluntary withdrawal as the senatorial candidate of the 4th respondent. Thus, paragraphs 22, 23, 24, 25, 26, and 27 are false, erroneous and misleading.
36. In further demonstration of the false averments in paragraph 25 of the petition, as at the time the 3rd respondent became the vice-presidential candidate of the 4th respondent, he had already withdrawn his

candidature for that Senatorial District and ceased to be the nominated senatorial candidate of the 4th respondent, and another person had already emerged as the candidate of the 4th respondent for the said senatorial district.

37. The respondents contend that under the Electoral Act and the Regulations of the 1st respondent, it is mandatory that Final Lists of Candidates contesting election are not only published on its website, but also advertised through different media across the country. The essence of the publication is to allow any person/aspirant who has objection to any candidate whose name appears on the Lists, to ventilate his objection in any law court.
38. Further to 37 above, the respondents aver that at no time did the 1st respondent publish or advertise the name of the 3rd respondent as the candidate of the 4th respondent for the Borno Central Senatorial District election.
39. The respondents contend further that the only name of the candidate representing the 4th respondent for the Borno Central Senatorial District election published and advertised by the 1st respondent was that of Barr. Kaka-Shehu Lawan. The respondents shall found on all publications made by the 1st respondent to this effect.
40. The respondents aver that their sponsorship by, and participation at the election as candidates of the 4th respondent, were not rendered invalid under any circumstances whatsoever, and the votes validly cast for them by the electorate at the presidential election are not and cannot be rendered as wasted votes. The petitioners who failed to garner the quantum of votes scored by the respondents as well as the spread of the said votes cannot also take any advantage from the votes scored by the respondents.
41. The Presidential and National Assembly elections (particularly, the Borno Central Senatorial election) took place concurrently on 25th February, 2023, and the 2nd and 3rd respondents only participated as candidates at the presidential election, while Barr. Shehu Kaka Lawan

participated as the 4th respondent's candidate for the senatorial election in the Senatorial District.

42. Neither of the 2nd and 3rd respondents was nominated by more than one political party or in more than one constituency or more particularly, knowingly allowed himself to be nominated in more than one constituency.
43. Further to paragraph 42 above, the respondents admit paragraph 25 of the petition only to the extent that the entire Nigeria is one constituency for the purpose of the Presidential election and state that neither of them was nominated by more than one political party or in more than one constituency.
44. The respondents state that, it is the 1st petitioner that participated in the primary election process of more than one political party for the same office; the 1st petitioner put himself up for nomination up till as far as the screening stage for the presidential primary election of the Peoples Democratic Party and also participated in the presidential primary election of the 2nd petitioner.
45. Further to 43 supra, the respondents state that it is the 'black pot' in the 1st petitioner that is frantically attempting to taint the unblemished "kettle" of the 3rd respondent.

3RD RESPONDENT HAS NOT BEEN CONVICTED OR SENTENCED FOR COMMISSION OF CRIME AS ALLEGED IN THE PETITION

46. The respondents deny paragraphs 27, 28, 29, 30, 31, and 32 of the petition, put the petitioners to the strictest proof of the criminal allegations contained therein and state that, prior to, or at the time of the election, or anytime whatsoever, the 2nd respondent has never been found guilty/convicted of any criminal offence in respect of which a fine of \$460, 000.00 (Four Hundred and Sixty Thousand United States Dollars) or any amount whatsoever, was imposed on

him by any authority or person, including the United States District Court, Northern District of Illinois, Eastern Division in Case No. 93C 4483.

47. The respondents state that, in Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division which was pleaded by the petitioners:
- i.) No criminal charge was filed against the 2nd respondent;
 - ii.) The 2nd respondent was not arraigned and did not take/make a plea to any count in a charge for allegations of crime;
 - iii.) The 2nd respondent did not go through a criminal trial;
 - iv.) The 2nd respondent was not convicted of any crime or for any criminal activity;
 - v.) No sentence of imprisonment was imposed on the 2nd respondent;
 - vi.) No sentence of fine was imposed on the 2nd respondent;
 - vii.) No form of sentence was imposed on the 2nd respondent.
 - viii.) Case No.93c 4483 was a civil suit in respect of which the court exercised civil jurisdiction under 18 USC 981 and 28 USC 1345 and 1355.
48. The respondents further state that, in Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division, no *in personam* criminal sentence was imposed on the 2nd respondent.
49. In further reaction to the false representations in paragraph 29 and 30 of the petition, the said Case No. 93C 4483 was an action in *rem* against certain assets. The suit was settled amicably (with mutual releases and parties agreeing to bear their own costs) and a resultant order of dismissal "with prejudice". Specifically, by the order of Judge John A. Nordberg, dated September 15, 1993, it was found and held as follows:
- "The parties further agreed that \$460,000 from the defendant account held by Heritage Bank in the name of Bola Tinubu shall be forfeited by the United States The additional funds remaining**

in the account in excess of \$460,000 shall be released accordingly, it is hereby

ORDERED that the funds in the above accounts and any accounts held by Citibank or its related entities on behalf of Bola Tinubu or companies over which Bola Tinubu has control shall be released and the action filed against those funds held in those accounts by Citibank shall be dismissed with prejudice”

50. The 2nd respondent maintains that he was not convicted in case No; 93C 4483 United State District Court, Northern District of Illinois. The United States of America, through its Embassy in Nigeria, had by a letter dated February 4, 2003, addressed to the then Inspector General of Police, confirmed that upon their record checks of the Federal Bureau of Investigation's National Crime Investigation Centre (NCIC), the centralized information center that maintains the records of every criminal arrest and conviction within the United States of America, there were no records of any form of criminal arrests, wants or warrants against the 2nd respondent. The respondents shall find and rely upon copy of the said letter of February 4, 2003, signed by Michael M. Bonner.
51. The respondents shall contend at trial that the purported proceedings in the United States of America and the subsequent order being relied upon by them have not, at anytime (and until now), been registered in Nigeria under the Foreign Judgments (Reciprocal Enforcement) Act or any other law in force for the time being within the jurisdiction of the Federal Republic of Nigeria, and as such, this Honourable Court is without jurisdiction to either admit it in evidence, countenance it at all, or rely on it for the purpose of determining this petition.
52. The 2nd respondent states that he studied in the United States of America, worked there before returning home to assume his employment with Mobil Oil Nigeria, and that before and after his election as Senator of the Federal Republic of Nigeria in 1992, he enjoyed an unrestricted right of ingress and egress to the United States

of America and up till now, he still enjoys an unimpeded right of access to the United States of America. The respondents shall, at the trial, found and rely on data pages of the 2nd respondent's international passports.

53. In addition to paragraph 52 supra, the respondents shall contend that all pleadings relating to the purported forfeiture proceedings in the United States of America are inadmissible in evidence in Nigeria, and as such, that all paragraphs relating to the said pleadings ought to be struck out *in limine*.

54. Contrary to the vague pleadings in paragraph 32 of the petition, the respondents aver that:

- i. All the votes scored by the respondents are valid votes, freely given to them by the Nigerian electorate who have exercised their franchise in accordance with their democratic rights.
- iii. The electorate chose and preferred the 2nd respondent over and above the 1st respondent who came a distant third at the election and who could not muster 25% of the votes cast in more than 16 States, as against the 2nd respondent, who scored more than 25% in 29 States.
- iv. The 2nd respondent was validly returned as the winner of the election, having polled majority of lawful votes cast thereat.

**THE ELECTION OF THE RESPONDENTS WAS NOT
VITIATED BY NON-COMPLIANCE WITH ELECTORAL ACT,
2022 AND CORRUPT PRACTICES**

55. In reaction to paragraphs 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43 and 44 of the petition, the respondents put the petitioners to the strictest proof of the averments contained therein and state that the presidential election conducted on 25th February, 2023, wherein the 2nd and 3rd

respondents emerged winner, was conducted in substantial compliance with the principles of the Electoral Act, 2022.

56. Further to paragraph 53 above, the respondents aver that the 1st respondent substantially complied with all the procedures highlighted in the Electoral Act, as well as 1st respondent's Manual and Regulations.
57. In further response to the averments in paragraph 33 – 44 of the petition, the respondents state that the accreditation, voting, sorting, counting, recording of votes announcement/declaration of results and collation of results of an election under the Electoral Act, 2022 and subsidiary instruments made to assist in the conduct of the election is a hybrid of manual and technological components but still largely manual with significant human interface using the voters register, ballot papers, ballot boxes, various electoral forms (of which form EC8A is the base), ink and the BVAS machine.
58. Further to paragraph 56 above, preparatory to the general election of 25th February, 2023, the 1st respondent's Chairman, Prof. Mahmood Yakubu, made clarifications that raw figures of election results would not be transmitted electronically by the 1st respondent, as such transmission was susceptible to hacking. The respondents shall rely on copies of national newspaper reports of Prof. Mahmood Yakubu's statements of 23rd February, 2023 and related statements of other days.
59. The conduct of the presidential election of 25th February, 2023 was in substantial compliance with the prescribed procedure. As it relates to the technological component of the election process, the 1st respondent was not in complete control of the entire ecosystem and was in most cases a user and dependent on other providers such as network service providers etc.
60. The respondents deny paragraphs 46, 47, 48 and 49 of the petition on the utilization of the virtual servers of Amazon Web Services (AWS) for the hosting/storage of the 1st respondent's data, and put the

petitioners to the strictest proof of the averments contained therein. In further response thereto, the respondents aver thus:

- i) Mere utilization of virtual servers on Amazon Web Services (which is not conceded/admitted) does not make the AWS a participant or partaker at the election to the office of the President of the Federal Republic of Nigeria held on 25th February, 2023.
 - ii) AWS was/is not an agent/official of the 1st respondent and its outputs and actions are not binding on the 1st respondent.
 - iii) Apart from the Amazon Web Service, there are several other hosting service providers which are globally recognized, including but not limited to Microsoft Azure, Google Cloud, Alibaba Cloud, IBM Cloud, Oracle Cloud, Salesforce, SAP, Rackspace Cloud, VMWare.
 - iv) Contrary to paragraph 48 of the petition, the Amazon Web Service does not have a separate content from the IReV Portal.
61. The respondents deny paragraphs 50, 51, 52, 53, 55, 74, and 75 of the petition, put the petitioners to the strictest proof of the facts contained therein and state further that a successful electronic transmission directly from the polling unit is not a condition precedent to the acceptance or validity of results for collation. As it relates to the declaration and collation of results, the Regulations and Guidelines for the Conduct of Elections, 2022 and the Manual for Election Officials, 2023 all clearly prescribe the manual mode of collation and contemplate circumstances of the delivery of “the BVAS and the original copy of each of the forms in tamper evident envelope” to the different levels of collation, “in the company of Security Agents” and willing Polling Agents. Respondents further state that it is the manual result as entered by the Presiding Officers in the relevant Form EC8A that is declared as the result of the election at the polling unit.

62. Further to paragraph 61 above, the respondents aver that under the extant legal regime, the polling unit is the base and foundation of the election where actual voting, counting and announcement of results are done. Subsequent actions after completion of the election at the polling units cannot vitiate the valid votes already cast at the polling units in substantial compliance with the Electoral Act. The respondents further state that polling units and collation centers are physical spaces and not remote or virtual locations.
63. Further to the vague complaints (including at paragraph 53 of the petition) of the petitioners on the transmission of election results through the BVAS, the 1st respondent is not precluded by any law, regulations or manual from using, applying, or relying on any other means of transmission of results apart from the BVAS. It is the further contention of the respondents that the use of BVAS is subject to vagaries of the entire ecosystem, including internet facilities, source of power, proper engagement of the BVAS technological device by the operators, etc.
64. Further to paragraph 63 supra, where there is inadequate power supply, poor internet facilities, or lack of proper engagement of the technological device, the technological or electronic architecture of the said BVAS will not function as originally designed, and the 1st respondent's Manual and Guidelines are not oblivious of this reality and have made adequate provisions in relation thereto, demonstrating the secondary nature and dispensability of any other mode of transmission of result apart from the manual mode.
65. In further response to the vague and imprecise pleadings in paragraph 51 of the petition, the respondents aver that the petitioners' unnamed agents and the unidentified agents of the equally unnamed other political parties who allegedly walked away from the National Collation Centre during the collation exercise did so, as a face saving measure, after receiving reports from their respective situation rooms that their candidates, including the 1st petitioner, had performed

woefully at the election, and when it had become obvious that the 2nd respondent was leading with a very wide and irrecoverable margin. The respondents further state that the collation at the National Collation Center was the very last stage of collation after same had been done at multiple lower levels and results entered in appropriate Forms. The respondents further state, contrary to the averment in paragraph 51, that at no point during the final collation of the results of the presidential election at the National Collation Centre did the agents of the petitioners or those of any other political party dispute the results of the election as collated by the 1st respondent by presenting a different figure in order to require some reconciliation between conflicting figures.

66. In response to paragraphs 54 and 55 of the petition, continued upload of the results of an election after the declaration of the result of the election, simpliciter, has no effect on the validity, integrity or correctness of the result of the said election and does not constitute a violation of the provisions of the Electoral Act and the 1st respondent's Regulations. The respondents further plead that the continued uploading of results at the election is not a substantial non-compliance capable of substantially affecting the results of the election.
67. Contrary to paragraph 56 of the petition, though the 1st respondent can compile, maintain and update, on a continuous basis, a register of election results to be known as the National Electronic Register of Election Results which shall be a distinct database or repository of polling unit by polling unit results, including collated election results of each election conducted by the 1st respondent in the Federation in an electronic format at its national headquarters, the Electoral Act does not impose a duty on the 1st respondent to update the said register prior to the announcement of results of elections.
68. Further to paragraph 67 above, the respondents further state that the National Electronic Register of Electronic Results is a device/innovation entirely different from the INEC Result Viewing Portal (IReV) and as such, the IReV cannot be described as the

immediate access by the general public to the said electronic register of election result as erroneously averred by the petitioners.

69. The respondents also state that, polling officers do not resort to the IReV or National Election Register of Election Results to make declarations of election results at the polling units. Form EC8A (containing, inter alia, accreditation details as recorded from the physical BVAS machine at the polling units) and the voters register are the primary documents for making declarations of election results at the polling units.
70. The respondents deny paragraphs 57 and 58 of the petition and put the petitioners to the strictest proof of the facts contained therein.
71. The respondents deny paragraph 59 of the petition, put the petitioners to the strictest proof of the facts contained therein and state that the 1st respondent did not fail to fill the Forms EC25A, EC25A(i), EC8B and EC8B(i) in all the States where the respondents won as alleged by the petitioners in addition to the fact that there were no situations of substantial non-compliance that substantially affected the outcome of the election.
72. The respondents deny paragraphs 60 and 61 of the petition, put the petitioners to the strictest proof of the facts contained therein and state that there was no neglect of any kind on the part of the 1st respondent in the conduct of the presidential election held on 25th February, 2023 that vitiated the election outcome. The criminal allegation of vote suppression is also further denied and petitioners are put to the strictest proof of the generic allegation of such events in eighteen thousand and eighty-eight (18,088) polling units as alleged.
73. Contrary to the allegation in paragraph 61 of the petition, the petitioners have largely contradicted themselves, by alleging on the one hand that the 1st respondent did not upload results and on the other hand (as contained in the said paragraph 61), that the 1st respondent also mischievously uploaded blurred Forms EC8A. The contradictions are further exacerbated when petitioners plead in

paragraph 71 of the petition that they won the election on the basis of the electronically transmitted results.

74. The respondents deny paragraphs 62 and 63 of the petition and put the petitioners to the strictest proof of the facts contained therein. The allegation of alteration of votes in Rivers State is unfounded. The score of 175,071 declared for the petitioners is their correct score whilst respondents polled 231,591 votes as declared by the 1st respondent in Rivers State.
75. The respondents deny paragraphs 64 and 65 of the petition, put the petitioners to the strictest proof of same and aver that in Benue State, the votes recorded for all the parties, including the petitioners and the respondents were the votes validly garnered by the candidates at the election. While the petitioners scored 308,372 votes, the respondents scored 310, 468 votes. The votes pleaded by the petitioners in paragraph 64 to claim victory in Benue State are not rooted in the valid votes cast at the presidential election conducted by the 1st respondent on 25th February, 2023.
76. The respondents deny paragraphs 66, 67, 68, 69,70, and 71 of the petition, put the petitioners to the strictest proof of facts alleged therein and aver that the results being uploaded on the IReV are the results as contained in the respective INEC forms. The scores reflected in the said results are an actual reflection of the outcome of the presidential election of 25th February, 2023, without any form of misrepresentation and manipulations. All the results being uploaded emanated from polling units where elections were duly conducted and the scores of any of the candidates at the said election, including the petitioners, have not been reduced, tampered with, or falsely represented in any manner.
77. The respondents further aver that the results of the presidential election conducted on 25th February, 2023 are as contained in the respective INEC Forms and documents and not in any contrived Forensic Report as sought to be imposed by the petitioners.

78. The respondents deny the false assertions in paragraph 72 of the petition in respect of Ekiti, Oyo, Ondo, Taraba, Osun, Kano, Rivers, Borno, Katsina, Kwara, Gombe, Yobe and Niger States; and state that the votes cast in those States do not exceed the number of voters accredited to vote at the election. The polling unit results as well as the Register of Voters, and not the petitioners' fabricated forensic report, are the documents that reflect the true state of affairs, as it relates to the presidential election of 25th February, 2023.
79. The vague assertions in paragraph 73 of the petition are denied in respect of the 10 states listed therein and the unknown state listed as number 11 and described as "OTHER STATES OF THE FEDERATION". Respondents state that it was the reaction of the electorate that was unfavorable to the petitioners and not the process of computation.
80. The respondents deny and refute paragraphs 74, 75, 76, 77 and 78 of the petition, put the petitioners to the strictest proof of the indistinct averments therein in respect of polling units described as "**the polling units**", "**those polling units**" etc. There were no incidences of over-voting or breach of any regulation that was substantial or that substantially affected the outcome of the election.
81. Contrary to paragraph 76 of the petition, the 2nd respondent states that there is no proximity or nexus between him and the 1st petitioner in the declared result of the presidential election that held on 25th February, 2023, as Alhaji Atiku Abubakar of the PDP, came second, while the 1st petitioner came a distant third, and will contend that the petitioners' quest for comparison of votes between the 2nd respondent and the 1st petitioner is far-fetched.
82. Contrary to paragraph 78 and 79 of the petition, the respondents aver that the presidential election of 25th February, 2023 was conducted in substantial compliance with the provision of the Electoral Act and under no circumstance would the petitioners have emerged from the said election.

83. In specific reference to paragraph 79 of the petition, the respondents aver that:

- i. The petitioners are deemed to have abandoned their ground that the election of the 2nd respondent was invalid by reason of corrupt practices.
- ii. Allegation of non-compliance is different from that of corrupt practices.

**THE 2ND RESPONDENT WAS ELECTED BY MAJORITY OF
LAWFUL VOTES CAST**

84. The respondents deny paragraphs 81 and 82 of the petition, put the petitioners to the strictest proof of the allegations contained therein and state that the petitioners' interpretation of the provisions of sections 133 and 134 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended) is strange, disingenuous (with respect) and contrary to the clear letters and spirit of the said provisions and the entire Constitution as a whole. Given the circumstances of this petition where, by the petitioners' showing, there were more than two candidates at the election, section 133 of the 1999 Constitution is totally irrelevant to the petition.
85. The respondents assert that Nigeria's democracy is not based on an Electoral College jurisprudence particularly as it relates to the Federal Capital Territory, Abuja.
86. The respondents further assert that there is no exclusive obligation that for a valid return from a Presidential election in Nigeria, a candidate must score 25% of the votes cast in the Federal Capital Territory, Abuja because:

- i.) Abuja had always been a part of Nigeria with indigenous inhabitants and additional land mass was added by adjusting boundaries and excising land from neighboring states, particularly Kwara, Niger, Plateau and Kaduna States.
- ii.) Abuja is still inhabited by Nigerians who are deemed equal to Nigerians living in any other part of Nigeria.
- iii.) The Constitution did not intend to make residents of Abuja super voters or confer on them any privilege or advantage that is not accorded to citizens of Nigeria of other communities, ethnic groups and places of origin.
- iv.) Further to (iii) above, the Constitution indeed forbids any special privilege or advantage solely on the premise of community, ethnic group and place of origin.
- v.) The voters in Abuja are not superior to voters in any other part of Nigeria such that a candidate is mandated to score 25% in Abuja without such similar status for other states of the Federation.
- vi.) The petitioners themselves agree in their paragraph 25 that Nigeria is one single constituency for the purpose of the presidential election. Thus, no part of that single constituency is superior to the other or carries a special status requiring a minimum threshold of votes not mandated in others.
- vii.) The Constitution of the Federal Republic of Nigeria, 1999 (as amended) does not create special voting rights for voters in Abuja or allocate preferential voting rights either to them or to the FCT.
- viii.) While every State has three Senators at the National Assembly, the FCT has only one; and while the FCT has only two representatives at the House of Representatives, the least any of the 36 States has is Five.

- ix.) Abuja is not the first Federal Capital Territory of Nigeria. The Federal Capital Territory of Nigeria was relocated to Abuja primarily for land mass, congestion and infrastructural considerations that had become a challenge with the immediate past Federal Capital Territory, which was located within Lagos State.
- x.) Further to (ix) above, voters in former Federal Capital Territories in Nigeria did not enjoy super voter status like the petitioners now ascribe to the FCT, Abuja voters.
- xi.) The mathematical variables in section 134 of the Constitution are two, to wit, one quarter of votes cast and two-thirds of all the states and the FCT, Abuja.
- xii.) The mathematical indices in (xi) are conjunctive.
- xiii.) If petitioners' position was correct, both one quarter and two-thirds will be applied to FCT, Abuja separately. However, because petitioners know that will result in an absurd situation, they have chosen to apply only the mathematical requirement of one quarter to Abuja to the exclusion of the second mathematical element of two-thirds.
- xiv.) Further to (xiii) above, in terms of the grammatical and syntactic construct of section 134 of the Constitution, the provision for two-thirds is more proximate to Abuja than one quarter and petitioners' failure to relate same to Abuja demonstrates their deliberate attempt to misrepresent the Constitution.

87. Further to paragraph 86 above, the provisions of the Constitution are meant to apply to the Federal Capital Territory, Abuja as if it were one of the States of the Federation and not an entity superior to the other States of the Federation. The Federal Capital Territory Act

further reinforces respondents' assertion that the Federal Capital Territory, Abuja is for all intents and purposes to be treated as a State and not superior to a State particularly when construing legislations.

88. The variables established by the Constitution for the purpose of determining one-quarter of the total number of votes cast in two-thirds of the States of the Federation and the Federal Capital Territory, is 37 (that is, the 36 States of the Federation plus/and/conjunctively with the Federal Capital Territory, Abuja). The 2nd respondent scored at least 25% in not less than 29 states of the Federation which is far above two-thirds of the States and the Federal Capital Territory and is thus not inhibited by any constitutional provision from assuming office as President of the Federal Republic of Nigeria. Arithmetically, two-thirds of 37 is 24.6 which is below the number of States wherein the 2nd respondent scored at least one quarter of the total number of votes cast at the election.
89. The respondents shall contend that it was/is not the intention of the law makers in inserting the provision of section 134 into the Constitution, that the Federal Capital Territory, Abuja shall be treated as superior to any of the States of the Federation, and that the votes of any electorate thereat, shall count as being more superior than that of the votes cast by any citizen or voter in any State or part of the Federation. At the trial, the respondents shall give evidence to this effect and demonstrate that the FCT is made inclusive of the other States of the Federation in calculating the requirements of scoring of two-thirds in the relevant sections of the country.
90. Contrary to paragraph 83 of the petition, the presidential election of 25th February, 2023 and the result that emanated therefrom, were in substantial compliance with the principles of the Electoral Act as well as the Regulations and Manuals for the election. Upon the proper computation already done by the 1st respondent of the results at the said election, while the 2nd respondent emerged winner, the petitioners came a distant third and could not even score one-quarter of the total number of votes cast in at least two-thirds of the States of the Federation and the Federal Capital Territory. As such, not only

did they not score the highest number of votes cast at the election, they also did not muster the requisite constitutional spread at the election.

91. Further to paragraph 90 above, the pleadings in petitioners' paragraph 83 further contradict their earlier pleadings where they had claimed that results were not uploaded on IReV and that they were unable to inspect the IReV despite the orders of Court in that regard.
92. The respondents deny paragraphs 86, 87, 88, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97 and 98 of the petition, put the petitioners to the strictest proof of the averments contained therein and state that the allegations contained therein with respect to the technical issues that arose during the conduct of the presidential election on 25th February, 2023 were glitches characteristic of technological innovations which in most cases are not immune from errors and malfunctioning. This notwithstanding, the election was conducted in substantial compliance with the provisions of the Electoral Act, 2022.
93. The respondents deny paragraph 99 of the petition, put the petitioners to the strictest proof of the averments contained therein and state that all the votes recorded and credited to the 2nd respondent were duly garnered at the polls and not unlawfully credited to him by the 1st respondent or anybody at all. Further, none of the documents stated in paragraphs 100 and 101 of the petition entitle the petitioners to the grant of any of the reliefs sought in the petition nor can they validly sustain the pleadings in the petition.
94. The respondents shall also contend that of all the presidential candidates at the election, it was only the 1st petitioner who now cries wolf that scored incredible percentages of votes in his catchment areas, particularly, the South-Eastern States of Nigeria, where he scored 95.24% of the votes cast in Anambra State, 93.91% in Enugu State, 77.13% in Imo State, 79.83% in Ebonyi State and 88.40% in Abia State. Against these whopping scores credited to the 1st petitioner in the South-Eastern zone, the 2nd respondent scored 2.41%

in Abia State, 0.83% in Anambra State, 13.03 in Ebonyi State, 1.05% in Enugu State and 14.21% in Imo State.

95. The respondents shall lead evidence to show that even in situations and circumstances where there is a sole candidate for any election, and the sole candidate need just the "Yes" vote of voters, it is very rare for such a sole candidate to garner 95% of the Yes votes. Respondents will further lead evidence to show that in advanced democracies of the world, it is rare for any candidate to score 95% of the votes cast, like the 1st petition did amongst 18 contestants, at the election of 25th February, 2023.
96. Further to paragraph 95 supra, the 1st petitioner celebrates the results of the election wherever he won/wins and denigrates it wherever he loses. The respondents shall further adduce evidence of the 1st petitioner celebrating the victory of Mrs. Ireti Kingibe and posing in a photograph with her as the 2nd petitioner's candidate who was declared the winner of the senatorial election at the FCT Abuja on 25th February, 2023.
97. The respondents shall further contend that the petitioners have embarked on a wild goose chase in the presentation of this petition and, in the process, are questioning results of elections where the respondents lost, including where the petitioners were declared winners, as exemplified in paragraph 73 of the petition where petitioners were querying results of Lagos, Imo and Plateau where they won, as well as Taraba, Adamawa, Bauchi and Kaduna where PDP won.
98. Further to paragraph 97 above, the respondents shall contend that this Honourable Court is without jurisdiction to countenance the petition, including paragraph 73 thereof, without the joinder of the PDP and also, without the petition praying the court to nullify the votes scored by them in Lagos, Plateau and the other States of the federation listed as number 11.

99. The respondents contend that the entirety of the petition is about guesswork, hype, speculation and conjecture, as there is nowhere in the entirety of the petition, where the petitioners have specified in any form howsoever, the number of their votes which have been affected by irregularities which they bandy and what their total number of votes would have been on the one hand, and the number of the respondents' votes that have been inflated by the much touted allegations of non-compliance/corrupt practices and what the votes of the respondents would have been on the other hand.
100. Further to paragraph 99 supra, the respondents state that generic and omnibus pleadings have been made throughout the petition, including paragraphs 62, 67, 68, 69, 70, 71 and 73, all boiling down to guesswork and will invite this Honourable Court at trial, to discountenance the said paragraphs and/or any evidence extracted therefrom.
101. The respondents state that much of the petition is littered with reproduction of the provisions of the Electoral Act and INEC Manual and Regulations, without facts to support the generic pleadings of the petitioners.
102. The respondents state that if anyone should complain about discount in votes recorded for him, it is the 2nd respondent who had shortfall of **10,929** votes in the scores recorded for him by the 1st respondent in Kano State, whereat, in the INEC Form EC 8D, he had 517,314, but in the EC8D(A), 506,412 was recorded for the 2nd respondent, resulting in a shortfall of **10,929** votes.
103. In terms of national acceptance of the 2nd respondent as a political figure, titan and maestro on the one hand, and that of the 1st petitioner on the other hand, the 2nd respondent is far ahead of the 1st petitioner in every sphere and index, and this is clearly known to Nigerians and also demonstrated by the result of the election.

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104. Further to paragraph 103 supra, in terms of structures, stability, national spread, political office holders who have won elections, either at the national level or State and Local Government levels, as well as national acceptability/spread, the 2nd petitioner trails the 3rd respondent far behind and this is equally well known to the electorate and the petitioners themselves.

105. Further to paragraphs 103 and 104 supra, while the 2nd and 3rd respondents scored not less than 25% of the votes cast in 29 States, cutting across the different geo-political zones, the petitioners only managed to score 25% in 16 States, in restricted geo-political zones, as demonstrated in Table 4.

TABLE 4

COMPARATIVE ANALYSIS OF THE PERFORMANCES OF THE 2ND AND 3RD RESPONDENTS ON THE ONE HAND AND THE 1ST AND 2ND PETITIONERS ON THE OTHER HAND AT THE LAST PRESIDENTIAL ELECTION OF 25-02-2023 ACROSS THE SIX GEO-POLITICAL ZONES IN NIGERIA.

STATES	GEO POL ZONE	APC	APC % VOTES	25% LP	LP % VOTES	25%	Winner
NORTH-CENTRAL							
Benue	NC	310468	40.32	YES 25%	308372	40.04	YES 25% APC
Kogi	NC	240751	52.70	YES 25%	56217	12.31	NO APC
Kwara	NC	263572	56.08	YES 25%	31166	6.63	NO APC
Nasarawa	NC	172922	31.99	YES 25%	191361	35.40	YES 25% LP
Niger	NC	375183	48.18	YES 25%	80452	10.33	NO APC

Plateau	NC	307195	28.23	YES 25%	466272	42.85	YES 25%	LP
Abuja FCT	NC	90902	19.76	NO	281717	61.23	YES 25%	LP

NORTH-EAST

Adamawa	NE	182881	25.01	YES 25%	105648	14.45	NO	PDP
Bauchi	NE	316694	37.10	YES 25%	27373	3.21	NO	PDP
Borno	NE	252282	54.22	YES 25%	7205	1.55	NO	APC
Gombe	NE	146977	28.82	YES 25%	26160	5.13	NO	PDP
Taraba	NE	135165	27.07	YES 25%	146315	29.30	YES 25%	PDP
Yobe	NE	151459	40.03	YES 25%	2406	0.64	NO	PDP

NORTH-WEST

Jigawa	NW	421390	45.78	YES 25%	1889	0.21	NO	APC
Kaduna	NW	399293	29.36	YES 25%	294494	21.65	NO	PDP
Kano	NW	506412	29.95	YES 25%	28513	1.69	NO	NNPP
Katsina	NW	482283	45.56	YES 25%	6376	0.60	NO	PDP
Kebbi	NW	248088	44.34	YES 25%	10682	1.91	NO	PDP
Sokoto	NW	285444	48.64	YES 25%	6568	1.12	NO	PDP
Zamfara	NW	298396	59.33	YES 25%	1660	0.33	NO	APC

SOUTH-EAST

Abia	SE	8914	2.41	NO	327095	88.40	YES 25%	LP
Anambra	SE	5111	0.83	NO	584621	95.24	YES 25%	LP
Ebonyi	SE	42402	13.03	NO	259738	79.83	YES 25%	LP

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Enugu	SE	4772	1.05	NO	428640	93.91	YES 25%	LP
Imo	SE	66406	14.21	NO	360495	77.13	YES 25%	LP

SOUTH-SOUTH

Akwa Ibom	SS	160620	28.94	YES 25%	132683	23.90	NO	PDP
Bayelsa	SS	42572	25.75	YES 25%	49975	30.23	YES 25%	PDP
Cross River	SS	130520	31.30	YES 25%	179917	43.15	YES 25%	LP
Delta	SS	90183	14.66	NO	341866	55.56	YES 25%	LP
Edo	SS	144471	24.85	NO	331163	56.97	YES 25%	LP
Rivers	SS	231591	44.23	YES 25%	175071	33.43	YES 25%	APC

SOUTH-WEST

Ekiti	SW	201494	65.38	YES 25%	11397	3.70	NO	APC
Lagos	SW	572606	45.04	YES 25%	582454	45.81	YES 25%	LP
Ogun	SW	341554	58.88	YES 25%	85829	14.79	NO	APC
Ondo	SW	369924	67.14	YES 25%	47350	8.59	NO	APC
Osun	SW	343945	46.91	YES 25%	23283	3.18	NO	PDP
Oyo	SW	449884	55.58	YES 25%	99110	12.24	NO	APC
TOTAL NO OF VOTES		8794721	36.56401671		6101533	25.3671		

**2ND RESPONDENT'S NOTICE OF OBJECTION TO
PETITIONERS VOTES PURSUANT TO PARAGRAPH 15 OF
THE FIRST SCHEDULE TO THE ELECTORAL ACT, 2022.**

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106. Pursuant to paragraph 15 of the First Schedule to the Electoral Act, 2022, the respondents hereby give notice of objection to the total votes of the petitioners in the 630 Polling Units drawn out from Akwa-Ibom, Anambra, Enugu and Imo States, as contained in the document labelled as **Appendix A** attached to this reply, and specifically incorporated into this particular paragraph of the reply.
107. Respondents' objections are premised on the various irregularities outlined against the respective polling units in Appendix A which is part of this reply.
108. An aggregation of the votes in the said polling Units will result in 78200 votes for the petitioners and 5286 for the 2nd respondent.
109. Upon a deduction of the said votes from the votes of the petitioners and the 2nd respondent, respectively, from their respectively declared 6,101,533 and 8,794,726 votes, the petitioners will be left with **6,023, 333 votes**, while the 2nd respondent will maintain a total of **8,789,440 votes**, as shown in the table 4 below:

TABLE 5

NAMES OF PARTIES	LABOUR PARTY	ALL PROGRESSIVES CONGRESS
VOTES DECLARED	6,101,533	8,794,726
TAINTED VOTES	78200	5286
RESULT UPON DEDUCTION OF IRREGULAR VOTES	6,023, 333	8,789,440

110. The respondents shall at the trial, found and rely on certified true copies of the INEC result sheets for the different levels of collation in the said areas comprising **Appendix A**.

111. When the 2nd respondent's **8,789,440 votes** are added to **10, 929** of which he had a shortfall in Kano State as pleaded in **paragraph 99 above**, his votes will shore up to a total of **8,800,369 votes**.

112. Concerning the reliefs being claimed by the petitioners in paragraph 102 of the petition, the respondents contend that:

- i. The reliefs do not avail them.
- ii. The reliefs are at large.
- iii. The reliefs demonstrate the academic nature of the petition.
- iv. The reliefs are ungrantable.
- v. In couching the reliefs, the petitioners intentionally muddled, altered, edited, interfered with and adulterated the provisions of the Constitution.
- vi. The said reliefs are self-defeating.
- vii. This Honourable Court has no jurisdiction to countenance the reliefs.

113. Arising from the foregoing, coupled with the circumstances of this case, the respondents plead that the petitioners are not entitled to any of the reliefs stated in paragraph 102 of their petition.

114. Shorn of all hype, hyperbole, grandstanding and frivolities, the petition has no substance in fact, logic and law, as well as disclosing no reasonable cause of action. It deserves to be summarily dismissed, as same constitutes a crass abuse of the judicial process.

115. At trial, respondents shall rely on, and hereby plead all the documents in support of every averment contained in this reply, as well as those incidental thereto. The said documents include, but not limited to:

- i. The resume/CV of the respondents.
- ii. Documents, letters, evidencing awards, recognitions, appointments, promotions, commendations, elections, etc.
- iii. Copy of Stipulation and Compromise Settlement of Claims to the Funds Held by Heritage Bank and Citi Bank in proceedings before the United States District Court, Northern District of Illinois, Eastern Division and all processes and documents related thereto, in respect of case No 93C-4483 delivered on October 4, 1993.
- iv. 3rd respondent's letters of voluntary withdrawal from the Senatorial Contest of Borno Central Senatorial District, his replacement and all INEC nomination forms 3rd respondent and Barr. Shehu Kaka.
- v. The 2nd respondent's immigration documents
- vi. Correspondence between the Nigeria Police and the US Embassy in respect of the 2nd respondent
- vii. Newspaper reports relating to the averments in the pleadings, as well as extracts from publications from various social media fora.
- viii. Newspaper reports bordering on the 1st petitioner's decamping from the PDP to the 2nd petitioner and surrounding matters.
- ix. Form EC9 of the respondents, as well as that of the 1st petitioner.
- x. All Certified True Copies of Forms EC8 series to wit; EC8A, EC8B, EC8C, EC8D, EC8D(A) and EC8E, and such other result sheets and Forms, from the polling units all over the Federation up to the final declaration of the Presidential election results.
- xi. Counterfoil originals known as pink copies of Forms EC8A's from all the polling units issued to his agents at the election.
- xii. Reports of local and international observers that observed the conduct of the Presidential election on 25th February, 2023.
- xiii. Newspapers and Magazine stories that attested to the free and fair conduct of the presidential election of the 25th February, 2023.

- xiv. Video clips, DVD clips, charts and other such materials that attest to the free and fair conduct of the said election.
- xv. Forms EC1A (I).
- xvi. Forms EC17
- xvii. Forms EC25A
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- xxxvii. List of agents of the APC and the 2nd petitioner throughout the country.
- xxxviii. Expert reports and analysis, including reports generated and prepared pursuant to order of court made in favour of respondent on 8th March, 2023, by this Honourable Court.

xxxix. CTC of register of members of Peoples Democratic Party which was submitted to INEC.

xl. CTC of register of members of Labour Party submitted to INEC

xli. Copies of reports of the Committee on the setting up of the Federal Capital Territory and all documents related thereto.

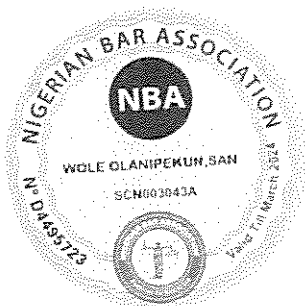
xlii. Copies of Hansards of the National Assembly, minutes and records of proceedings of the Constituent Assembly for the 1979 Constitution all in relation to the setting up of the Federal Capital Territory.

xliii. Reports of statistician, forensic experts and experts in the field of information communication technology

xliv. Documents to be tendered by means of subpoena.

116. **WHEREOF** the respondents pray the Honourable Court to dismiss this petition as lacking in merit, substance, bona fide, sincerity; and that same is frivolous, vexatious, disclosing no reasonable cause of action, and constituting a crass abuse of the processes of court.

Dated this 12th day of April, 2023.



✓ Chief Wole Olanipekun, CFR, SAN, FCI Arb.
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FOR SERVICE ON:

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08033122202
livvuzoukwu@nigerianbar.org

2. The 1st Respondent
INEC Headquarters
Plot 436 Zambezi Crescent
Maitama, Abuja.

3. The 4th Respondent
All Progressives Congress (APC)
C/o its Counsel,
L.O. Fagbemi, SAN, FCI Arb.,
C/o Lateef Fagbemi & Co.
4th Floor, Rivers House,
Plot 83, Ralph Shodeinde Street,
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**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023

BETWEEN

- 1. MR PETER GREGORY OBI**
- 2. LABOUR PARTY**

PETITIONERS

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**

RESPONDENTS

2ND AND 3RD RESPONDENTS' LIST OF WITNESSES

- 1. SW1**
- 2. SW2**
- 3. Senator Bola Ahmed Tinubu**
- 4. ABB1**
- 5. Senator Shettima Kashim**

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6. ASDU2

7. ASSD

8. Ibrahim Kabiru Masari

9. XPX3

10. AI1

11. AI2

12. AZ1

13. AZ2

14. AZ3

15. AZ4

16. AZ5

17. AZ6

18. ZA

19. ZB

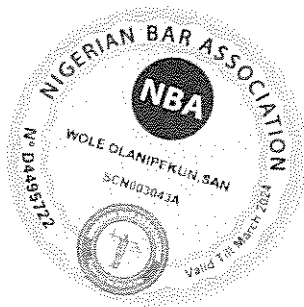
20. RMI

21. AAA

22. Witnesses to be subpoenaed.

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Dated this 12th day of April, 2023.



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Dated this 12th day of April, 2023.



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- 2. LABOUR PARTY**

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COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**

RESPONDENTS

WITNESS STATEMENT ON OATH OF SW1

I, SW1, Adult, Nigerian, of No. 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

- I am an associate of the 2nd and 3rd respondents (respondents) and I participated actively in the presidential election of 25th February, 2023 as one of the respondents' leading campaign coordinators, by virtue of which

I am very conversant with all facts relevant to the election, the facts of this petition and those to which I depose herein.

2. Except as I hereinafter, expressly admit, all the facts contained petition and the respective witness' statements on oath (except those in **paragraphs 11, 12, 17 and 19** of the petition) are totally untrue and intended to mislead this Honourable Court.
3. Paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 13, 14, 15, 16, 18, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101 and 102 (as well as reliefs 1, 2, 3, 4, and 5) of the petition are totally untrue and calculated to mislead this Honourable Court.
4. At the election to the office of President of the Federal Republic of Nigeria conducted by the 1st respondent on 25th February, 2023, the 2nd respondent contested as the candidate of the 4th respondent (with the 3rd respondent as his running mate) and having polled 8,794,726 votes across Nigeria (which was the highest amongst the 18 candidates at the election), and also satisfied all other requirements to be returned as President of the Federal Republic of Nigeria, he was validly so returned.
5. As between the 2nd respondent and the 1st petitioner, while the 2nd respondent has always been a most consistent politician, who has not

shifted political tendency and alignment, the 1st petitioner has consistently, crisscrossed different political parties of Nigeria, including being a member of All Progressives Grand Alliance (APGA), Peoples Democratic Party (PDP) and not until six days to the primary election of the 2nd petitioner, which held on 30th May, 2022, he was a member of the PDP, canvassing for votes and supports, to be the presidential flagbearer of the party.

6. While being a member of APGA, 1st petitioner swore that he will never leave APGA and in fact, that he will die with APGA. Respondents shall found on video clips where the 1st petitioner made the undertaking aforesaid under oath.
7. Later, the 1st petitioner left APGA to join the PDP and later left the PDP to join the 2nd petitioner almost on the eve of the primary election held on 30th May, 2022, for the nomination of the party's presidential candidate of the 2nd petitioner.
8. The 1st petitioner was the vice-presidential candidate of the PDP in the 2019 presidential election and throughout the post-election litigation process that followed the 2019 presidential election, he was always in court to represent the then PDP's presidential candidate, Alhaji Atiku Abubakar.
9. As between the 2nd petitioner and the 4th respondent, while the 4th respondent is a national party, popular amongst Nigerians, cutting across all divides, the 2nd petitioner has always been an obscure political party,

controlling no State government in Nigeria, no representatives in the National Assembly as at now, no political structure in most of the States of the Federation, etc.

10. Presently (and/or) from 2015 till date, the 4th respondent has been the political party in power in Nigeria; it presently has the President of the country, 20 State Governors, 64 Senators, 217 members of the House of Representatives and about 600 members of the States' Houses of Assembly, nationwide; while the 2nd petitioner has no State Governors, one Senator, one member of the House of Representatives, etc.
11. In reaction to paragraphs 6, 7 and 8 of the petition, I know that the 2nd petitioner has never recorded success in any previous election in Nigeria on a national or significant scale. At the National Assembly election conducted on the same day as the 2023 Presidential election, the 2nd petitioner only won six (6) out of the One hundred and nine (109) Senatorial seats and less than 10% of the three hundred and sixty (360) seats in the House of Representatives.
12. Further to 11 above, in the history of electoral democracy in Nigeria, prior to 2023, the 2nd petitioner has only ever won 1 governorship seat in Nigeria, namely, the 2007 governorship and 2012 re-election in Ondo State. In the 2023 election cycle, the said 2nd petitioner was only able to win 1 governorship seat, that is the Gubernatorial election in Abia State. The 2nd petitioner's electoral reputation is contrary to that of the 4th respondent which has, in the past three election cycles in Nigeria, apart from winning

the presidential elections also maintained an emphatic majority in both chambers of the National Assembly as well as the majority of states across Nigeria.

13. The petitioners did not have duly appointed agents at majority or all of the polling units across the Federal Republic of Nigeria, contrary to the misleading averments in paragraph 7 and 8 of the petition.

THE 2ND AND 3RD RESPONDENTS WERE AT THE TIME OF ELECTION QUALIFIED TO CONTEST

14. Amongst others, the 2nd respondent:

- i.) Is a citizen of the Federal Republic of Nigeria.
- ii.) Was as at the time of the election above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of his age.
- iii.) Is a member of the 4th respondent and duly sponsored by the said 4th respondent after emerging from its primary election conducted on 8th June, 2022.
- iv.) Is a holder of a Degree of Bachelor of Science in Business and Administration from the Chicago State University since 1979.
- v.) Has vast private and public sector work experience including working with Mobil Oil Nigeria as an auditor, and later treasurer of the company.
- vi.) In a bid to actualize his quest for public service, left his lucrative and secure employment in Mobil Oil Nigeria, and forayed into active politics, as a founding member of the

defunct Social Democratic Party (SDP). In 1992, he was elected by an overwhelming majority of lawful votes cast as a Senator of the Federal Republic Nigeria, representing Lagos West Senatorial District. The votes secured by the 2nd respondent at the time were the highest scored by any senatorial candidate in the entire country.

- vii.) As a Senator of the Federal Republic of Nigeria, he distinguished himself as the Chairman of the Senate Committee on Banking, Finance, Appropriation and Currency.
- viii.) Following the annulment of the June 12, 1993 Nigerian presidential election and the consequent fresh militarization of the Nigerian political leadership, which terminated the structures of elective governance in that Republic, he became a founding member of the notable pan Nigerian pro-democracy group, the National Democratic Coalition (NADECO) where he was at the forefront of advocacy for return to democratic governance and the fight against military rule.
- ix.) During the period in (viii) above (popularly referred to as the dark days of Nigeria's military era because of human rights abuses and clampdown on pro-democracy advocates), he suffered many arrests, intimidations, threats, search and violation of premises, which ultimately eventuated his proceeding on exile out of Nigeria.
- x.) Many pro-democracy activists suffered wanton attacks including death suspected to have been state sponsored in the said dark days and it was commonplace that a number of them proceeded on exile and together with the 2nd respondent, they continued to mount international pressure for the return of democratic rule to Nigeria. These pressures eventually yielded positive result in 1999 with the return of democratic rule to Nigeria by the birthing of the 4th republic which is

currently running and in which period, the 2nd respondent has been a constant and prominent feature.

- xi.) Preparatory to the return of Nigeria to democratic governance and commencement of the 4th republic, the 2nd respondent returned to Nigeria from exile and became one of the founding members of the Alliance for Democracy, on which platform he was successively and overwhelmingly elected by the people of one of the most populous states in Nigeria, Lagos State, as the Executive Governor of the State for two terms of four years each in 1999 and 2003.
- xii.) As a result of his outstanding performance as executive Governor of Lagos State, he won various national and international awards and recognitions from reputable organizations, such as the Nigerian-Belgian Chamber of Commerce; Federal Ministry of Works and the United Nations Habitat Group; as well as the Computer Association of Nigeria.
- xiii.) In recognition of his stellar contributions to governance, humanity, educational development and nation building, he has received several honorary academic awards by various notable academic institutions. Such awards and institutions, include: Doctor of Civil Law (DCL) (Honoris Causa) by the University of Njala, Freetown, Sierra Leone; Doctor of Science (D.Sc) by Kano State University of Science and Technology; Doctor of Science (D.SC) in Management Sciences by Ladoke Akintola University of Technology; Doctor of Political Science and Diplomacy by Adeleke University, Osun State; Doctor of Business Administration by University of Abuja, and Doctor of Business Administration by Usman Dan Fodio University, Sokoto.
- xiv.) Was/is a founding member of the 4th respondent which, in its first national election after formation, ended the 16-year cycle

of the Peoples Democratic Party at the helm of affairs in Nigeria.

15. The 3rd respondent:

- xi.) Is a citizen of the Federal Republic of Nigeria by birth.
- xii.) Was, as at the time of the election, above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of his age.
- xiii.) Studied at the University of Maiduguri and earned a Degree of Bachelor of Science (BSc) in Agricultural Economics in 1989.
- xiv.) Owing to his thirst for self fulfilment and academic excellence, proceeded to Nigeria's premier University, the University of Ibadan, Oyo State, where he obtained a Master's degree (MSc) in Agricultural Economics in 1991.
- xv.) Joined the academia in 1991 as a lecturer in the Department of Agricultural Economics, University of Maiduguri, Borno State and remained in the academia till 1993 when he left to start a career in banking.
- xvi.) Started a career in Banking in 1993 with the (now defunct) Commercial Bank of Africa Limited as head of accounts unit at the bank's office in Ikeja, Lagos State. He remained there till 1997, before moving to African International Bank Limited as a Deputy Manager and rose to become a Manager in 2001.
- xvii.) In 2001, he joined the employment of Zenith Bank Plc as head of its main branch in Maiduguri, Borno State. He subsequently rose through the ranks to become the Deputy General Manager/Zonal Head (North-East).
- xviii.) Between 2007 to 2011, served in the government of Borno State as a Commissioner in various Ministries including,

Ministry of Finance, Ministry of Local Governments and Chieftaincy Affairs, Ministry of Education, Ministry of Agriculture and Natural Resources, as well as Ministry of Health.

xix.) Contested election into the office of Governor of Borno State in 2011, and he won with an overwhelming majority of lawful votes cast. He was re-elected to the same office in 2015 on the platform of the 4th respondent, a period when he also doubled as the Chairman of the Northern States Governors' Forum, an umbrella body of Governors in the 19 Northern States of the Federation.

xx.) In 2019, elected as Senator representing Borno Central Senatorial District of Borno State on the platform of the 4th respondent and assumed the said office after completing two terms as Governor of Borno State.

16. After the 2nd respondent won the 4th respondent's primary election conducted on 8th June, 2022, he named Ibrahim Kabiru Masari as his running mate. The said Ibrahim Kabiru Masari however conveyed a notice withdrawing his nomination to the 4th Respondent and the notice and withdrawal were done within the clear provisions of the Electoral Act, as he gave signed notice in writing, delivered same to the 4th respondent and the 4th respondent duly conveyed the notice of withdrawal not later than 90 days to the election.

17. Contrary to paragraphs 13 and 14 of the petition, I know as facts that:

i. The 2nd respondent is qualified to contest election and was duly sponsored by the 4th respondent as its candidate, while his return by

the 1st respondent as the winner of the said election was right, proper and a manifestation of the democratic plebiscites of Nigerians.

- ii. The 3rd respondent was duly and properly sponsored as the running mate of the 2nd respondent on the ticket of the 4th respondent, and met all constitutional and statutory requirements, both as a candidate and to be returned as the Vice-President of Nigeria.

18. Paragraphs 13 and 14 of the petition are true, only to the extent that the respondents were duly returned as President-Elect and Vice-President-Elect, respectively, at the presidential election which held on 25th February, 2023, having won the majority of lawful votes cast at the election and having satisfied all the requirements of the law. It is, however, untrue that they were not duly sponsored and not qualified for their respective offices.

19. Contrary to paragraphs 4, 5, 6 and 10, amongst others paragraphs of the petition alluding to the petitioners' right to present this petition anchored on 1st petitioner's membership of the 2nd petitioner to have validly contested the election, and without prejudice to the preliminary objection already raised to the entire petition by the respondents, I know that the petitioners have no right, both under the Constitution and the Electoral Act, to present this petition, for the following reasons, which are well known to me:

- i.) A political party is mandated to maintain a register of its members both in soft and hard copies and make such register available to the 1st respondent not later than 30 days before the date fixed for the party primaries, congress or convention.

- ii.) The 2nd petitioner submitted or ought to have submitted its register of members to the 1st respondent not later than 30 days before its primary election for the selection of a presidential candidate held on 30th May, 2022.
- iii.) As of 30th April, 2022, the 1st petitioner's name was not on the list of members of the 2nd petitioner that was submitted or ought to have been submitted to the 1st respondent.
- iv.) As of 30th April, 2022, the 1st petitioner's name was on the list of members of the Peoples Democratic Party. At the said time, he had been screened and cleared to participate in the presidential primary election of the Peoples Democratic party.
- v.) It was only after the presidential primary election process of the Peoples Democratic Party had commenced and the 1st petitioner willingly put himself up for nomination as the said party's presidential candidate that he subsequently willingly allowed himself to be nominated as the 2nd petitioner's presidential candidate on or about 27th May, 2023.
- vi.) Up until the presidential election of 25th February, 2023, the 1st petitioner still remained on the register of members of the Peoples Democratic Party submitted by the said party to the 1st respondent.

20. Further to paragraph 19 above, I know that the petitioners lack both the right and the *locus standi* to present this petition.

21. In response to the generalized averment in paragraph 9 of the petition, the petitioners' agents did not report and could not have honestly reported any incidence of anomalies to the 1st respondent, as the election was held in substantial compliance with the principles of the Electoral Act.

22. The facts in paragraph 17 of the petition are not only true, but I state further that from the declared results, the petitioners scored the percentages stated below at the following named states at the presidential election:

1. Yobe State – 0.6%
2. Zamfara State – 0.3%
3. Sokoto State – 1.1%
4. Osun State – 3.17%
5. Kwara State – 6.6%
6. Kebbi State – 1.9%
7. Katsina State – 0.6%
8. Jigawa State – 0.2%
9. Ekiti State – 3.6%
10. Gombe State – 5.1%
11. Borno State – 1.5%
12. Adamawa State – 14.4%
13. Kano State – 1.6%
14. Kogi State – 12.3%
15. Oyo State – 12.2%
16. Ogun State – 14.7%
17. Niger State – 10.3%
18. Bauchi State – 3.2%
19. Ondo State – 8.59%
20. Kaduna State – 21.65%
21. Akwa Ibom State – 23.9%

23. Further to paragraph 18 of the petition, the total number of registered voters in Nigeria was not and could not have been in the realm of the projected figure of 934,690,008, listed in the said paragraph of the petition.

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24. Further to paragraph 23 above, the petitioners scored less than 25% of the votes cast in at least 21 States of the Federation. In fact, the petitioners did not score majority of valid votes cast and 25% of the votes in at least two-thirds of each of the States and Federal Capital Territory, Abuja.

25. At the hearing of this petition, I shall rely on the table immediately appearing, showing States where the respondents won at least 25% of the votes cast, compared with the abysmal performance of the petitioners:

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TABLE 1

TABLE SHOWING STATES WHERE THE 4TH RESPONDENT WON
AT LEAST 25% COMPARED WITH PETITIONERS'
PERFORMANCE

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S/N	STATES	APC	LP
1	Benue	40.3%	40.0%
2	Borno	54.2%	1.5%
3	Ekiti	65.4%	3.7%
4	Jigawa	45.8%	0.2%
5	Kogi	52.7%	12.3%
6	Kwara	56.1%	6.6%
7	Niger	48.2%	10.3%
8	Ogun	58.9%	14.8%
9	Ondo	67.1%	8.6%
10	Oyo	55.6%	12.2%
11	Rivers	44.2%	33.4%
12	Zamfara	59.3%	0.3%
13	Cross River	31.3%	43.1%
14	Lagos	45.0%	45.8%
15	Nasarawa	32.0%	35.4%
16	Plateau	28.2%	42.8%
17	Kano	29.9%	1.7%
18	Adamawa	25.0%	14.4%
19	Akwa Ibom	28.9%	23.9%
20	Bauchi	37.1%	3.2%
21	Bayelsa	25.8%	30.2%
22	Gombe	28.8%	5.1%
23	Kaduna	29.4%	21.7%
24	Katsina	45.6%	0.6%
25	Kebbi	44.3%	1.9%
26	Osun	46.9%	3.2%
27	Sokoto	48.6%	1.1%
28	Taraba	27.1%	29.3%
29	Yobe	40.0%	0.6%

26. Further to paragraph 26 supra (Table 1), I shall also rely on Table 2 appearing hereunder, graphically presenting the comparative performance of the respondents and the petitioners in respect of geographical spread across all States of the Federation:

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TABLE 2

TABLE SHOWING THE PERFORMANCE OF THE 4TH RESPONDENT AND THE PETITIONERS ACROSS ALL STATES

COMPARING PERFORMANCE OF APC & LP SPREAD ACROSS ALL STATES										
S/N	STATES	APC	APC % VOTES	25%	LP	LP % VOTES	25%	TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST
1	Abia	8914	2.41	NO	327095	88.40	YES 25%	370,037.00	11,646.00	381,683.00
2	Adamawa	182881	25.01	YES 25%	105648	14.45	NO	731,140.00	30,481.00	761,621.00
3	Akwa Ibom	160620	28.94	YES 25%	132683	23.90	NO	555,089.00	32,328.00	587,417.00
4	Anambra	5111	0.83	NO	584621	95.24	YES 25%	613,861.00	10,751.00	624,612.00
5	Bauchi	316694	37.10	YES 25%	27373	3.21	NO	853,516.00	29,030.00	882,546.00
6	Bayelsa	42572	25.75	YES 25%	49975	30.23	YES 25%	165,325.00	7,786.00	173,111.00
7	Benue	310468	40.32	YES 25%	308372	40.04	YES 25%	770,075.00	27,687.00	797,762.00
8	Borno	252282	54.22	YES 25%	7205	1.55	NO	465,287.00	32,658.00	497,945.00

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9	Cross River	130520	31.30	YES 25%	179917	43.15	YES 25%	416,968.00	24,608.00	441,576.00
10	Delta	90183	14.66	NO	341866	55.56	YES 25%	615,341.00	39,309.00	654,650.00
11	Ebonyi	42402	13.03	NO	259738	79.83	YES 25%	325,351.00	11,990.00	337,341.00
12	Edo	144471	24.85	NO	331163	56.97	YES 25%	581,266.00	19,129.00	600,395.00
13	Ekiti	201494	65.38	YES 25%	11397	3.70	NO	308,171.00	6,301.00	314,472.00
14	Enugu	4772	1.05	NO	428640	93.91	YES 25%	456,424.00	12,467.00	468,891.00
15	Gombe	146977	28.82	YES 25%	26160	5.13	NO	510,043.00	23,735.00	533,778.00
16	Imo	66406	14.21	NO	360495	77.13	YES 25%	467,380.00	10,577.00	477,957.00
17	Jigawa	421390	45.78	YES 25%	1889	0.21	NO	920,531.00	34,274.00	954,805.00
18	Kaduna	399293	29.36	YES 25%	294494	21.65	NO	1,360,153.00	41,223.00	1,401,376.00
19	Kano	506412	29.95	YES 25%	28513	1.69	NO	1,691,076.00	44,405.00	1,735,481.00
20	Katsina	482283	45.56	YES 25%	6376	0.60	NO	1,058,673.00	32,514.00	1,091,187.00
21	Kebbi	248088	44.34	YES 25%	10682	1.91	NO	559,522.00	31,953.00	591,475.00
22	Kogi	240751	52.70	YES 25%	56217	12.31	NO	456,790.00	19,248.00	476,038.00
23	Kwara	263572	56.08	YES 25%	31166	6.63	NO	469,971.00	26,711.00	496,683.00

24	Lagos	572606	45.04	YES 25%	582454	45.81	YES 25%	1,271,451.00	64,278.00	1,335,729.00
25	Nasarawa	172922	31.99	YES 25%	191361	35.40	YES 25%	540,566.00	16,371.00	556,937.00
26	Niger	375183	48.18	YES 25%	80452	10.33	NO	778,668.00	34,687.00	813,355.00
27	Ogun	341554	58.88	YES 25%	85829	14.79	NO	580,124.00	31,324.00	611,448.00
28	Ondo	369924	67.14	YES 25%	47350	8.59	NO	551,008.00	19,009.00	570,017.00
29	Osun	343945	46.91	YES 25%	23283	3.18	NO	733,203.00	23,541.00	756,744.00
30	Oyo	449884	55.58	YES 25%	99110	12.24	NO	809,485.00	42,471.00	851,956.00
31	Plateau	307195	28.23	YES 25%	466272	42.85	YES 25%	1,088,170.00	22,994.00	1,111,164.00
32	Rivers	231591	44.23	YES 25%	175071	33.43	YES 25%	523,651.00	30,293.00	553,944.00
33	Sokoto	285444	48.64	YES 25%	6568	1.12	NO	586,875.00	21,015.00	607,890.00
34	Taraba	135165	27.07	YES 25%	146315	29.30	YES 25%	499,358.00	18,460.00	517,818.00
35	Yobe	151459	40.03	YES 25%	2406	0.64	NO	378,397.00	18,937.00	397,331.00
36	Zamfara	298396	59.33	YES 25%	1660	0.33	NO	502,923.00	16,508.00	519,431.00
37	Abuja FCT	90902	19.76	NO	281717	61.23	YES 25%	460,071.00	18,581.00	478,652.00
	TOTAL NO OF VOTES	8794721	36.56401671		6101533	25.36709858				

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**25%
VOTES**

APC	LP
29 STATES	16 STATES

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27. Specifically, the Table below (Table 3), draws a comparative analysis of the performance of the petitioners in States where the 2nd respondent won the majority of votes cast at the presidential election:

TABLE 3

TABLE SHOWING STATES WHERE APC WON COMPARED WITH LP PERFORMANCE

PERCENTAGE OF VOTES BY PARTIES			
S/N	STATES	APC	LP
1	Benue	40.3%	40.0%
2	Borno	54.2%	1.5%
3	Ekiti	65.4%	3.7%
4	Jigawa	45.8%	0.2%
5	Kogi	52.7%	12.3%
6	Kwara	56.1%	6.6%
7	Niger	48.2%	10.3%
8	Ogun	58.9%	14.8%
9	Ondo	67.1%	8.6%
10	Oyo	55.6%	12.2%
11	Rivers	44.2%	33.4%
12	Zamfara	59.3%	0.3%

28. Further to paragraphs 26, 27 and 28 supra, I know as a fact that:

- i. The petitioners did not get and could not have gotten the necessary majority of lawful votes cast at the election.

- ii. The petitioners only scored 25% of the votes cast in 16 States of the Federation, as against the petitioners who scored more than 25% in 29 States of the Federation.

29. Contrary to the grounds listed in paragraph 20 of the petition, the respondents assert that:

- i. The 2nd respondent was, at the time of the election, eminently qualified to contest the election.
- ii. The election of the 2nd respondent was in substantial compliance with the provisions and principles of the Electoral Act, 2022, valid and devoid of corrupt practices.
- iii. The 2nd respondent was duly elected by majority of the lawful votes cast at the election.

30. In reaction to the averments in paragraphs 21 – 27, the respondents state that:

- i.) The procedure for the nomination of the 2nd respondent as the presidential flagbearer of the 4th respondent was by a primary election that was duly convened and conducted pursuant to the Electoral Act.
- ii.) The statutory procedure for the selection of the 3rd respondent as vice-presidential candidate was different from that of the 2nd respondent as the said 3rd respondent was not required to go through the process of any primary election.

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- iii.) A candidate in an election who wishes to withdraw his candidacy only has an obligation to submit a notice in writing to his Political Party withdrawing his candidature.
- iv.) Upon submission of the notice in (iii) above, the obligations of the candidate are complete, his candidacy stands withdrawn and he has discharged himself of all/any impediment to another nomination. It is then for the political party to subsequently notify the 1st respondent of such withdrawal not later than 90 days to the election.

31. Further to paragraph 30 above, I know that by a Notice of Voluntary Withdrawal dated 6th July, 2022, addressed to the National Chairman of the 4th respondent and executed before a Notary Public, Emoedume I. Brai, Esq. on the same day, the 3rd respondent notified the 4th respondent of the voluntary withdrawal of his candidacy for the Borno Central Senatorial District election scheduled to hold on 25th February, 2023. I shall rely on a copy of the said Notice of Voluntary Withdrawal.

32. Following the 3rd respondent's voluntary withdrawal of his candidacy from the senatorial election, a fresh primary election was conducted to nominate the 4th respondent's candidate for the election into the office of Senator representing Borno Central Senatorial District of Borno State, wherein, Barr. Kaka-Shehu Lawan emerged as candidate of the 4th respondent for the said senatorial election.

33. The primary election that returned the said Barr. Kaka-Shehu Lawan was duly monitored by the 1st respondent, who at the time, had notice and was

duly aware of the withdrawal of the 3rd respondent as candidate of the 1st respondent from the senatorial contest, which said withdrawal was the sole reason for the fresh primary election.

34. The 3rd respondent's selection by the 2nd respondent as his running mate qua Vice-Presidential candidate did not occur until 15th July, 2022, a period of at least 9 days after his voluntary withdrawal as the senatorial candidate of the 4th respondent. Thus, paragraphs 22, 23, 24, 25, 26, and 27 are false, erroneous and misleading.
35. In further demonstration of the false averments in paragraph 25 of the petition, as at the time the 3rd respondent became the vice-presidential candidate of the 4th respondent, he had already withdrawn his candidature for that Senatorial District and ceased to be the nominated senatorial candidate of the 4th respondent, and another person had already emerged as the candidate of the 4th respondent for the said senatorial district.
36. I am aware that under the Electoral Act and the Regulations of the 1st respondent, it is mandatory that Final Lists of Candidates contesting election are not only published on its website, but also advertised through different media across the country. The essence of the publication is to allow any person/aspirant who has objection to any candidate whose name appears on the Lists, to ventilate his objection in any law court.
37. Further to 36 above, I am very much aware that at no time did the 1st respondent publish or advertise the name of the 3rd respondent as the

candidate of the 4th respondent for the Borno Central Senatorial District election.

38. I also know that the only name of the candidate representing the 4th respondent for the Borno Central Senatorial District election published and advertised by the 1st respondent was that of Barr. Kaka-Shehu Lawan. **I shall on this, rely on all publications made by the 1st respondent to this effect.**
39. The sponsorship of the respondents by, and participation at the election as candidates of the 4th respondent, were not rendered invalid under any circumstances whatsoever, and the votes validly cast for them by the electorate at the presidential election are not and cannot be rendered as wasted votes. The petitioners who failed to garner the quantum of votes scored by the respondents as well as the spread of the said votes cannot also take any advantage from the votes scored by the respondents.
40. The Presidential and National Assembly elections (particularly, the Borno Central Senatorial election) took place concurrently on 25th February, 2023, and the 2nd and 3rd respondents only participated as candidates at the presidential election, while Barr. Shehu Kaka Lawan participated as the 4th respondent's candidate for the senatorial election in the Senatorial District.
41. Neither of the 2nd and 3rd respondents was nominated by more than one political party or in more than one constituency or more particularly, knowingly allowed himself to be nominated in more than one constituency.

42. Further to paragraph 41 above, I agree with paragraph 25 of the petition, only to the extent that the entire Nigeria is one constituency for the purpose of the Presidential election and state that neither of the respondents was nominated by more than one political party or in more than one constituency.

43. It is the 1st petitioner that participated in the primary election process of more than one political party for the same office; the 1st petitioner put himself up for nomination up till as far as the screening stage for the presidential primary election of the Peoples Democratic Party and also participated in the presidential primary election of the 2nd petitioner.

44. Further to paragraph 43 above, I know that it is the 'black pot' in the 1st petitioner that is frantically attempting to taint the unblemished 'kettle' of the 3rd respondent.

3RD RESPONDENT HAS NOT BEEN CONVICTED OR SENTENCED FOR COMMISSION OF CRIME AS ALLEGED IN THE PETITION

45. The allegations in paragraphs 27, 28, 29, 30, 31, and 32 of the petition are totally untrue, of which the petitioners are incapable of proving. I further know that prior to, or at the time of the election, or anytime whatsoever, the 2nd respondent has never been found guilty/convicted of any criminal offence in respect of which a fine of \$460, 000.00 (Four Hundred and Sixty Thousand United States Dollars) or any amount whatsoever, was imposed

on him by any authority or person, including the United States District Court, Northern District of Illinois, Eastern Division in Case No. 93C 4483.

46. In Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division which was pleaded by the petitioners:

- i.) No criminal charge was filed against the 2nd respondent;
- ii.) The 2nd respondent was not arraigned and did not take/make a plea to any count in a charge for allegations of crime;
- iii.) The 2nd respondent did not go through a criminal trial;
- iv.) The 2nd respondent was not convicted of any crime or for any criminal activity;
- v.) No sentence of imprisonment was imposed on the 2nd respondent;
- vi.) No sentence of fine was imposed on the 2nd respondent;
- vii.) No form of sentence was imposed on the 2nd respondent.
- viii.) Case No.93c 4483 was a civil suit in respect of which the court exercised civil jurisdiction under 18 USC 981 and 28 USC 1345 and 1355.

47. I also know that in Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division, no *in personam* criminal sentence was imposed on the 2nd respondent.

48. In further reaction to the false representations in paragraph 29 and 30 of the petition, the said Case No. 93C 4483 was an action in *rem* against certain assets. The suit was settled amicably (with mutual releases and parties agreeing to bear their own costs) and a resultant order of dismissal "with prejudice". Specifically, by the order of Judge John A. Nordberg, dated September 15, 1993, it was found and held as follows:

“The parties further agreed that \$460,000 from the defendant account held by Heritage Bank in the name of Bola Tinubu shall be forfeited by the United States The additional funds remaining in the account in excess of \$460,000 shall be released accordingly, it is hereby

ORDERED that the funds in the above accounts and any accounts held by Citibank or its related entities on behalf of Bola Tinubu or companies over which Bola Tinubu has control shall be released and the action filed against those funds held in those accounts by Citibank shall be dismissed with prejudice”

49. The 2nd respondent was not convicted in case No; 93C 4483 United State District Court, Northern District of Illinois. The United States of America, through its Embassy in Nigeria, had by a letter dated February 4, 2003, addressed to the then Inspector General of Police, confirmed that upon their record checks of the Federal Bureau of Investigation’s National Crime Investigation Centre (NCIC), the centralized information center that maintains the records of every criminal arrest and conviction within the United States of America, there were no records of any form of criminal arrests, wants or warrants against the 2nd respondent. **I shall rely upon copy of the said letter of February 4, 2023, signed by Michael M. Bonner.**

50. I am also fully aware that the purported proceedings in the United States of America and the subsequent order being relied upon by the have not, at anytime (and until now), been registered in Nigeria under the Foreign Judgments (Reciprocal Enforcement) Act or any other law in force for the

time being within the jurisdiction of the Federal Republic of Nigeria, and as such, this Honourable Court is without jurisdiction to either admit it in evidence, countenance it at all, or rely on it for the purpose of determining this petition.

51. I am also fully aware that the 2nd respondent studied in the United States of America, worked there before returning home to assume his employment with Mobil Oil Nigeria, and before and after his election as Senator of the Federal Republic of Nigeria in 1992, he enjoyed an unrestricted right of ingress and egress to the United States of America and up till now, he still enjoys an unimpeded right of access to the United States of America. **On this, I shall at the trial, found and rely on data pages of the 2nd respondent's international passports.**

52. In addition to paragraph 52 supra, I know that all pleadings relating to the purported forfeiture proceedings in the United States of America are inadmissible in evidence in Nigeria, and as such, that all paragraphs relating to the said pleadings ought to be struck out *in limine*.

53. Contrary to the vague pleadings in paragraph 32 of the petition, the I know as facts that:

- j. All the votes scored by the respondents are valid votes, freely given to them by the Nigerian electorate who have exercised their franchise in accordance with their democratic rights.

- v. The electorate chose and preferred the 2nd respondent over and above the 1st respondent who came a distant third at the election and who could not muster 25% of the votes cast in more than 16 States, as against the 2nd respondent, who scored more than 25% in 29 States.
- vi. The 2nd respondent was validly returned as the winner of the election, having polled majority of lawful votes cast thereat.

**THE ELECTION OF THE RESPONDENTS WAS NOT
VITIATED BY NON-COMPLIANCE WITH ELECTORAL ACT,
2022 AND CORRUPT PRACTICES**

- 54. In reaction to paragraphs 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43 and 44 of the petition, I state that the presidential election conducted on 25th February, 2023, wherein the 2nd and 3rd respondents emerged winner, was conducted in substantial compliance with the principles of the Electoral Act, 2022.
- 55. Further to paragraph 54 above, the 1st respondent substantially complied with all the procedures highlighted in the Electoral Act, as well as 1st respondent's Manual and Regulations.
- 56. In further response to the averments in paragraph 33 – 44 of the petition, I state that the accreditation, voting, sorting, counting, recording of votes announcement/declaration of results and collation of results of an election under the Electoral Act, 2022 and subsidiary instruments made to assist in the conduct of the election is a hybrid of manual and technological components but still largely manual with significant human interface using

the voters register, ballot papers, ballot boxes, various electoral forms (of which form EC8A is the base), ink and the BVAS machine.

57. Further to paragraph 56 above, preparatory to the general election of 25th February, 2023, the 1st respondent's Chairman, Prof. Mahmood Yakubu, made clarifications that raw figures of election results would not be transmitted electronically by the 1st respondent, as such transmission was susceptible to hacking. **I shall rely on copies of national newspaper reports of Prof. Mahmood Yakubu's statements of 23rd February, 2023 and related statements of other days.**
58. The conduct of the presidential election of 25th February, 2023 was in substantial compliance with the prescribed procedure. As it relates to the technological component of the election process, the 1st respondent was not in complete control of the entire ecosystem and was in most cases a user and dependent on other providers such as network service providers etc.
59. Paragraphs 46, 47, 48 and 49 of the petition on the utilization of the virtual servers of Amazon Web Services (AWS) for the hosting/storage of the 1st respondent's data are not entirely true and in further response, I state that:
- i) Mere utilization of virtual servers on Amazon Web Services (which is not conceded/admitted) does not make the AWS a participant or partaker at the election to the office of the President of the Federal Republic of Nigeria held on 25th February, 2023.
 - ii) AWS was/is not an agent/official of the 1st respondent and its outputs and actions are not binding on the 1st respondent.

iii) Apart from the Amazon Web Service, there are several other hosting service providers which are globally recognized, including but not limited to Microsoft Azure, Google Cloud, Alibaba Cloud, IBM Cloud, Oracle Cloud, Salesforce, SAP, Rackspace Cloud, VMWare.

iv) Contrary to paragraph 48 of the petition, the Amazon Web Service does not have a separate content from the IReV Portal.

60. The facts contained in paragraphs 50, 51, 52, 53, 55, 74, and 75 of the petition are untrue, as I know that a successful electronic transmission directly from the polling unit is not a condition precedent to the acceptance or validity of results for collation. As it relates to the declaration and collation of results, the Regulations and Guidelines for the Conduct of Elections, 2022 and the Manual for Election Officials, 2023 all clearly prescribe the manual mode of collation and contemplate circumstances of the delivery of “the BVAS and the original copy of each of the forms in tamper evident envelope” to the different levels of collation, “in the company of Security Agents” and willing Polling Agents. Respondents further state that it is the manual result as entered by the Presiding Officers in the relevant Form EC8A that is declared as the result of the election at the polling unit.

61. Further to paragraph 60 above, under the extant legal regime, the polling unit is the base and foundation of the election where actual voting, counting and announcement of results are done. Subsequent actions after completion of the election at the polling units cannot vitiate the valid votes already cast

at the polling units in substantial compliance with the Electoral Act. The polling units and collation centers are physical spaces and not remote or virtual locations.

62. Further to the vague complaints (including at paragraph 53 of the petition) of the petitioners on the transmission of election results through the BVAS, I know that the 1st respondent is not precluded by any law, regulations or manual from using, applying, or relying on any other means of transmission of results apart from the BVAS. In fact, the use of BVAS is subject to vagaries of the entire ecosystem, including internet facilities, source of power, proper engagement of the BVAS technological device by the operators, etc.
63. Further to paragraph 62 supra, where there is inadequate power supply, poor internet facilities, or lack of proper engagement of the technological device, the technological or electronic architecture of the said BVAS will not function as originally designed, and the 1st respondent's Manual and Guidelines are not oblivious of this reality and have made adequate provisions in relation thereto, demonstrating the secondary nature and dispensability of any other mode of transmission of result apart from the manual mode.
64. In further response to the vague and imprecise pleadings in paragraph 51 of the petition, the petitioners' unnamed agents and the unidentified agents of the equally unnamed other political parties who allegedly walked away from the National Collation Centre during the collation exercise did so, as

a face saving measure, after receiving reports from their respective situation rooms that their candidates, including the 1st petitioner, had performed woefully at the election, and when it had become obvious that the 2nd respondent was leading with a very wide and irrecoverable margin. The respondents further state that the collation at the National Collation Center was the very last stage of collation after same had been done at multiple lower levels and results entered in appropriate Forms. Contrary to the averment in paragraph 51, that at no point during the final collation of the results of the presidential election at the National Collation Centre did the agents of the petitioners or those of any other political party dispute the results of the election as collated by the 1st respondent by presenting a different figure in order to require some reconciliation between conflicting figures.

65. In response to paragraphs 54 and 55 of the petition, continued upload of the results of an election after the declaration of the result of the election, simpliciter, has no effect on the validity, integrity or correctness of the result of the said election and does not constitute a violation of the provisions of the Electoral Act and the 1st respondent's Regulations. More so, the continued uploading of results at the election is not a substantial non-compliance capable of substantially affecting the results of the election.
66. Contrary to paragraph 56 of the petition, though the 1st respondent can compile, maintain and update, on a continuous basis, a register of election

results to be known as the National Electronic Register of Election Results which shall be a distinct database or repository of polling unit by polling unit results, including collated election results of each election conducted by the 1st respondent in the Federation in an electronic format at its national headquarters, the Electoral Act does not impose a duty on the 1st respondent to update the said register prior to the announcement of results of elections.

67. Further to paragraph 66 above, I further state that the National Electronic Register of Electronic Results is a device/innovation entirely different from the INEC Result Viewing Portal (IREV) and as such, the IREV cannot be described as the immediate access by the general public to the said electronic register of election result as erroneously averred by the petitioners.
68. I also state that polling officers do not resort to the IREV or National Election Register of Election Results to make declarations of election results at the polling units. Form EC8A (containing, inter alia, accreditation details as recorded from the physical BVAS machine at the polling units) and the voters register are the primary documents for making declarations of election results at the polling units.
69. The facts contained in paragraphs 57 and 58 of the petition are totally untrue.

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70. The facts contained in paragraph 59 of the petition are untrue, and I state that the 1st respondent did not fail to fill the Forms EC25A, EC25A(i), EC8B and EC8B(i) in all the States where the respondents won as alleged by the petitioners in addition to the fact that there were no situations of substantial non-compliance that substantially affected the outcome of the election.
71. Contrary to paragraphs 60 and 61 of the petition, I state that there was no neglect of any kind on the part of the 1st respondent in the conduct of the presidential election held on 25th February, 2023 that vitiated the election outcome. The criminal allegation of vote suppression is also totally false, as the petitioners are expected to prove generic allegation of such events in eighteen thousand and eighty-eight (18,088) polling units as alleged.
72. Contrary to the allegation in paragraph 61 of the petition, the petitioners have largely contradicted themselves, by alleging on the one hand that the 1st respondent did not upload results and on the other hand (as contained in the said paragraph 61), that the 1st respondent also mischievously uploaded blurred Forms EC8A. The contradictions are further exacerbated when petitioners plead in paragraph 71 of the petition that they won the election on the basis of the electronically transmitted results.
73. Also, contrary to the facts in paragraphs 62 and 63 of the petition, the allegation of alteration of votes in Rivers State is unfounded. The score of 175,071 declared for the petitioners is their correct score whilst

respondents polled 231,591 votes as declared by the 1st respondent in Rivers State.

74. The facts in paragraphs 64 and 65 of the petition are untrue and I know that in Benue State, the votes recorded for all the parties, including the petitioners and the respondents were the votes validly garnered by the candidates at the election. While the petitioners scored 308,372 votes, the respondents scored 310,468 votes. The votes pleaded by the petitioners in paragraph 64 to claim victory in Benue State are not rooted in the valid votes cast at the presidential election conducted by the 1st respondent on 25th February, 2023.
75. Contrary to paragraphs 66, 67, 68, 69,70, and 71 of the petition, I state that the results being uploaded on the IReV are the results as contained in the respective INEC forms. The scores reflected in the said results are an actual reflection of the outcome of the presidential election of 25th February, 2023, without any form of misrepresentation and manipulations. All the results being uploaded emanated from polling units where elections were duly conducted and the scores of any of the candidates at the said election, including the petitioners, have not been reduced, tampered with, or falsely represented in any manner.
76. The results of the presidential election conducted on 25th February, 2023 are as contained in the respective INEC Forms and documents and not in any contrived Forensic Report as sought to be imposed by the petitioners.

77. The allegations in paragraph 72 of the petition in respect of Ekiti, Oyo, Ondo, Taraba, Osun, Kano, Rivers, Borno, Katsina, Kwara, Gombe, Yobe and Niger States are false and totally unfounded; and I state that the votes cast in those States do not exceed the number of voters accredited to vote at the election. The polling unit results as well as the Register of Voters, and not the petitioners' fabricated forensic report, are the documents that reflect the true state of affairs, as it relates to the presidential election of 25th February, 2023.
78. The vague assertions in paragraph 73 of the petition are denied in respect of the 10 states listed therein and the unknown state listed as number 11 and described as "OTHER STATES OF THE FEDERATION". It was the reaction of the electorate that was disfavorable to the petitioners and not the process of computation.
79. Contrary to paragraphs 74, 75, 76, 77 and 78 of the petition about polling units described as "**the polling units**", "**those polling units**" etc. There were no incidences of over-voting or breach of any regulation that was substantial or that substantially affected the outcome of the election.
80. Contrary to paragraph 76 of the petition, there is no proximity or nexus between the 2nd respondent and the 1st petitioner in the declared result of the presidential election that held on 25th February, 2023, as Alhaji Atiku Abubakar of the PDP, came second, while the 1st petitioner came a distant third, and will contend that the petitioners' quest for comparison of votes between the 2nd respondent and the 1st petitioner is far-fetched.

81. Contrary to paragraph 78 and 79 of the petition, the presidential election of 25th February, 2023 was conducted in substantial compliance with the provision of the Electoral Act and under no circumstance would the petitioners have emerged from the said election.

82. In specific reference to paragraph 79 of the petition, I know as facts that:

- i. The petitioners are deemed to have abandoned their ground that the election of the 2nd respondent was invalid by reason of corrupt practices.
- ii. Allegation of non-compliance is different from that of corrupt practices.

**THE 2ND RESPONDENT WAS ELECTED BY MAJORITY OF
LAWFUL VOTES CAST**

83. The facts contained in paragraphs 81 and 82 of the petition are untrue, and I state that the petitioners' interpretation of the provisions of sections 133 and 134 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended) is strange, disingenuous (with respect) and contrary to the clear letters and spirit of the said provisions and the entire Constitution as a whole. Given the circumstances of this petition where, by the petitioners' showing, there were more than two candidates at the election, section 133 of the 1999 Constitution is totally irrelevant to the petition.

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84. The Nigeria's democracy is not based on an Electoral College jurisprudence particularly as it relates to the Federal Capital Territory, Abuja.

85. There is no exclusive obligation that for a valid return from a Presidential election in Nigeria, a candidate must score 25% of the votes cast in the Federal Capital Territory, Abuja because:

- i.) Abuja had always been a part of Nigeria with indigenous inhabitants and additional land mass was added by adjusting boundaries and excising land from neighboring states, particularly Kwara, Niger, Plateau and Kaduna States.
- ii.) Abuja is still inhabited by Nigerians who are deemed equal to Nigerians living in any other part of Nigeria.
- iii.) The Constitution did not intend to make residents of Abuja super voters or confer on them any privilege or advantage that is not accorded to citizens of Nigeria of other communities, ethnic groups and places of origin.
- iv.) Further to (iii) above, the Constitution indeed forbids any special privilege or advantage solely on the premise of community, ethnic group and place of origin.
- v.) The voters in Abuja are not superior to voters in any other part of Nigeria such that a candidate is mandated to score 25% in Abuja without such similar status for other states of the Federation.
- vi.) The petitioners themselves agree in their paragraph 25 that Nigeria is one single constituency for the purpose of the presidential election. Thus, no part of that single constituency is superior to the

other or carries a special status requiring a minimum threshold of votes not mandated in others.

- vii.) The Constitution of the Federal Republic of Nigeria, 1999 (as amended) does not create special voting rights for voters in Abuja or allocate preferential voting rights either to them or to the FCT.
- viii.) While every State has three Senators at the National Assembly, the FCT has only one; and while the FCT has only two representatives at the House of Representatives, the least any of the 36 States has is Five.
- ix.) Abuja is not the first Federal Capital Territory of Nigeria. The Federal Capital Territory of Nigeria was relocated to Abuja primarily for land mass, congestion and infrastructural considerations that had become a challenge with the immediate past Federal Capital Territory, which was located within Lagos State.
- x.) Further to (ix) above, voters in former Federal Capital Territories in Nigeria did not enjoy super voter status like the petitioners now ascribe to the FCT, Abuja voters.
- xi.) The mathematical variables in section 134 of the Constitution are two, to wit, one quarter of votes cast and two-thirds of all the states and the FCT, Abuja.
- xii.) The mathematical indices in (xi) are conjunctive.
- xiii.) If petitioners' position was correct, both one quarter and two-thirds will be applied to FCT, Abuja separately. However, because petitioners know that will result in an absurd situation, they have chosen to apply only the mathematical requirement of one quarter

to Abuja to the exclusion of the second mathematical element of two-thirds.

xiv.) Further to (xiii) above, in terms of the grammatical and syntactic construct of section 134 of the Constitution, the provision for two-thirds is more proximate to Abuja than one quarter and petitioners' failure to relate same to Abuja demonstrates their deliberate attempt to misrepresent the Constitution.

86. Further to paragraph 85 above, the provisions of the Constitution are meant to apply to the Federal Capital Territory, Abuja as if it were one of the States of the Federation and not an entity superior to the other States of the Federation. The Federal Capital Territory Act further reinforces respondents' assertion that the Federal Capital Territory, Abuja is for all intents and purposes to be treated as a State and not superior to a State particularly when construing legislations.

87. The variables established by the Constitution for the purpose of determining one-quarter of the total number of votes cast in two-thirds of the States of the Federation and the Federal Capital Territory, is 37 (that is, the 36 States of the Federation plus/and/conjunctively with the Federal Capital Territory, Abuja). The 2nd respondent scored at least 25% in not less than 29 states of the Federation which is far above two-thirds of the States and the Federal Capital Territory and is thus not inhibited by any constitutional provision from assuming office as President of the Federal Republic of Nigeria. Arithmetically, two-thirds of 37 is 24.6 which is

below the number of States wherein the 2nd respondent scored at least one quarter of the total number of votes cast at the election.

88. It was/is not the intention of the law makers in inserting the provision of section 134 into the Constitution, that the Federal Capital Territory, Abuja shall be treated as superior to any of the States of the Federation, and that the votes of any electorate thereat, shall count as being more superior than that of the votes cast by any citizen or voter in any State or part of the Federation. At I shall give evidence to this effect and demonstrate that the FCT is made inclusive of the other States of the Federation in calculating the requirements of scoring of two-thirds in the relevant sections of the country.

89. Contrary to paragraph 83 of the petition, the presidential election of 25th February, 2023 and the result that emanated therefrom, were in substantial compliance with the principles of the Electoral Act as well as the Regulations and Manuals for the election. Upon the proper computation already done by the 1st respondent of the results at the said election, while the 2nd respondent emerged winner, the petitioners came a distant third and could not even score one-quarter of the total number of votes cast in at least two-thirds of the States of the Federation and the Federal Capital Territory. As such, not only did they not score the highest number of votes cast at the election, they also did not muster the requisite constitutional spread at the election.

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90. Further to paragraph 89 above, the pleadings in petitioners' paragraph 83 further contradict their earlier pleadings where they had claimed that results were not uploaded on IReV and that they were unable to inspect the IReV despite the orders of Court in that regard.

91. The facts contained in paragraphs 86, 87, 88, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97 and 98 of the petition are untrue as the allegations contained therein with respect to the technical issues that arose during the conduct of the presidential election on 25th February, 2023 were glitches characteristic of technological innovations which in most cases are not immune from errors and malfunctioning. This notwithstanding, the election was conducted in substantial compliance with the provisions of the Electoral Act, 2022.

92. Against the fact in paragraph 99 of the petition, I state that all the votes recorded and credited to the 2nd respondent were duly garnered at the polls and not unlawfully credited to him by the 1st respondent or anybody at all. Further, none of the documents stated in paragraphs 100 and 101 of the petition entitle the petitioners to the grant of any of the reliefs sought in the petition nor can they validly sustain the pleadings in the petition.

93. Of all the presidential candidates at the election, it was only the 1st petitioner who now cries wolf that scored incredible percentages of votes in his catchment areas, particularly, the South-Eastern States of Nigeria, where he scored 95.24% of the votes cast in Anambra State, 93.91% in Enugu State, 77.13% in Imo State, 79.83% in Ebonyi State and 88.40% in Abia State. Against these whopping scores credited to the 1st petitioner in

the South-Eastern zone, the 2nd respondent scored 2.41% in Abia State, 0.83% in Anambra State, 13.03 in Ebonyi State, 1.05% in Enugu State and 14.21% in Imo State.

94. Even in situations and circumstances where there is a sole candidate for any election, and the sole candidate need just the “Yes” vote of voters, it is very rare for such a sole candidate to garner 95% of the Yes votes. In fact, in advanced democracies of the world, it is rare for any candidate to score 95% of the votes cast, like the 1st petitioner did amongst 18 contestants, at the election of 25th February, 2023.
95. Further to paragraph 95 supra, the 1st petitioner celebrates the results of the election wherever he won/wins and denigrates it wherever he loses. **I shall show evidence of the 1st petitioner celebrating the victory of Mrs. Ireti Kingibe and posing in a photograph with her as the 2nd petitioner’s candidate who was declared the winner of the senatorial election at the FCT Abuja on 25th February, 2023.**
96. The petitioners have embarked on a wild goose chase in the presentation of this petition and, in the process, are questioning results of elections where the respondents lost, including where the petitioners were declared winners, as exemplified in paragraph 73 of the petition where petitioners were querying results of Lagos, Imo and Plateau where they won, as well as Taraba, Adamawa, Bauchi and Kaduna where PDP won.

97. Further to paragraph 97 above, this Honourable Court is without jurisdiction to countenance the petition, including paragraph 73 thereof, without the joinder of the PDP and also, without the petition praying the court to nullify the votes scored by them in Lagos, Plateau and the other States of the federation listed as number 11.

98. The petition is about guesswork, hype, speculation and conjecture, as there is nowhere in the entirety of the petition, where the petitioners have specified in any form howsoever, the number of their votes which have been affected by irregularities which they bandy and what their total number of votes would have been on the one hand, and the number of the respondents' votes that have been inflated by the much touted allegations of non-compliance/corrupt practices and what the votes of the respondents would have been on the other hand.

99. Further to paragraph 98 supra, generic and omnibus pleadings have been made throughout the petition, including paragraphs 62, 67, 68, 69, 70, 71 and 73, all boiling down to guesswork and the court is invited to discountenance it, as well as the evidence extracted therefrom.

100. The petition is littered with reproduction of the provisions of the Electoral Act and INEC Manual and Regulations, without facts to support the generic pleadings of the petitioners.

101. If anyone should complain about discount in votes recorded for him, it is the 2nd respondent who had shortfall of 10, 929 votes in the scores recorded

for him by the 1st respondent in Kano State, whereat, in the INEC Form EC 8D, he had 517,314, but in the EC8D(A), 506,412 was recorded for the 2nd respondent, resulting in a shortfall of **10,929 votes**.

102. In terms of national acceptance of the 2nd respondent as a political figure, titan and maestro on the one hand, and that of the 1st petitioner on the other hand, the 2nd respondent is far ahead of the 1st petitioner in every sphere and index, and this is clearly known to Nigerians and also demonstrated by the result of the election.

103. Further to paragraph 102 supra, in terms of structures, stability, national spread, political office holders who have won elections, either at the national level or State and Local Government levels, as well as national acceptability/spread, the 2nd petitioner trails the 3rd respondent far behind and this is equally well known to the electorate and the petitioners themselves.

104. Further to paragraphs 103 and 104 supra, while the 2nd and 3rd respondents scored not less than 25% of the votes cast in 29 States, cutting across the different geo-political zones, the petitioners only managed to score 25% in 16 States, in restricted geo-political zones, as demonstrated in Table 4.

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TABLE 4

COMPARATIVE ANALYSIS OF THE PERFORMANCES OF THE 2ND AND 3RD RESPONDENTS ON THE ONE HAND AND THE 1ST AND 2ND PETITIONERS ON THE OTHER HAND AT THE LAST PRESIDENTIAL ELECTION OF 25-02-2023 ACROSS THE SIX GEO-POLITICAL ZONES IN NIGERIA.

STATES	GEO POL ZONE	APC	APC % VOTES	25% LP	LP	LP % VOTES	25%	Winner
NORTH-CENTRAL								
Benue	NC	310468	40.32	YES 25%	308372	40.04	YES 25%	APC
Kogi	NC	240751	52.70	YES 25%	56217	12.31	NO	APC
Kwara	NC	263572	56.08	YES 25%	31166	6.63	NO	APC
Nasarawa	NC	172922	31.99	YES 25%	191361	35.40	YES 25%	LP
Niger	NC	375183	48.18	YES 25%	80452	10.33	NO	APC
Plateau	NC	307195	28.23	YES 25%	466272	42.85	YES 25%	LP
Abuja FCT	NC	90902	19.76	NO	281717	61.23	YES 25%	LP
NORTH-EAST								
Adamawa	NE	182881	25.01	YES 25%	105648	14.45	NO	PDP
Bauchi	NE	316694	37.10	YES 25%	27373	3.21	NO	PDP
Borno	NE	252282	54.22	YES 25%	7205	1.55	NO	APC
Gombe	NE	146977	28.82	YES 25%	26160	5.13	NO	PDP

Taraba	NE	135165	27.07	YES 25%	146315	29.30	YES 25%	PDP
Yobe	NE	151459	40.03	YES 25%	2406	0.64	NO	PDP

NORTH-WEST

Jigawa	NW	421390	45.78	YES 25%	1889	0.21	NO	APC
Kaduna	NW	399293	29.36	YES 25%	294494	21.65	NO	PDP
Kano	NW	506412	29.95	YES 25%	28513	1.69	NO	NNPP
Katsina	NW	482283	45.56	YES 25%	6376	0.60	NO	PDP
Kebbi	NW	248088	44.34	YES 25%	10682	1.91	NO	PDP
Sokoto	NW	285444	48.64	YES 25%	6568	1.12	NO	PDP
Zamfara	NW	298396	59.33	YES 25%	1660	0.33	NO	APC

SOUTH-EAST

Abia	SE	8914	2.41	NO	327095	88.40	YES 25%	LP
Anambra	SE	5111	0.83	NO	584621	95.24	YES 25%	LP
Ebonyi	SE	42402	13.03	NO	259738	79.83	YES 25%	LP
Enugu	SE	4772	1.05	NO	428640	93.91	YES 25%	LP
Imo	SE	66406	14.21	NO	360495	77.13	YES 25%	LP

SOUTH-SOUTH

Akwa Ibom	SS	160620	28.94	YES 25%	132683	23.90	NO	PDP
Bayelsa	SS	42572	25.75	YES 25%	49975	30.23	YES 25%	PDP

Cross River	SS	130520	31.30	YES 25%	179917	43.15	YES 25%	LP
Delta	SS	90183	14.66	NO	341866	55.56	YES 25%	LP
Edo	SS	144471	24.85	NO	331163	56.97	YES 25%	LP
Rivers	SS	231591	44.23	YES 25%	175071	33.43	YES 25%	APC

SOUTH-WEST

Ekiti	SW	201494	65.38	YES 25%	11397	3.70	NO	APC
Lagos	SW	572606	45.04	YES 25%	582454	45.81	YES 25%	LP
Ogun	SW	341554	58.88	YES 25%	85829	14.79	NO	APC
Ondo	SW	369924	67.14	YES 25%	47350	8.59	NO	APC
Osun	SW	343945	46.91	YES 25%	23283	3.18	NO	PDP
Oyo	SW	449884	55.58	YES 25%	99110	12.24	NO	APC
TOTAL NO OF VOTES		8794721	36.56401671		6101533	25.3671		

2ND RESPONDENT'S NOTICE OF OBJECTION TO PETITIONERS VOTES PURSUANT TO PARAGRAPH 15 OF THE FIRST SCHEDULE TO THE ELECTORAL ACT, 2022.

105. Pursuant to paragraph 15 of the First Schedule to the Electoral Act, 2022, I am aware that the respondents is objecting to the total votes of the petitioners in the 630 Polling Units drawn out from Akwa-Ibom, Anambra, Enugu and Imo States, as contained in the document labelled as **Appendix**

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A attached to this reply, and specifically incorporated into this particular paragraph of the reply.

106. Respondents' objections are premised on the various irregularities outlined against the respective polling units in Appendix A which is part of this reply.

107. An aggregation of the votes in the said polling units will result in 78200 votes for the petitioners and 5286 for the 2nd respondent.

108. Upon a deduction of the said votes from the votes of the petitioners and the 2nd respondent, respectively, from their respectively declared 6,101,533 and 8,794,726 votes, the petitioners will be left with **6,023, 333** votes, while the 2nd respondent will maintain a total of **8,789,440** votes, as shown in the table 5 below:

TABLE 5

NAMES OF PARTIES	LABOUR PARTY	ALL PROGRESSIVES CONGRESS
VOTES DECLARED	6,101,533	8,794,726
TAINTED VOTES	78200	5286
RESULT UPON DEDUCTION OF IRREGULAR VOTES	6,023, 333	8,789,440

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109. I shall during the course of my evidence, rely on certified true copies of the INEC result sheets for the different levels of collation in the said areas comprising **Appendix A**.

110. When the 2nd respondent's **8,789,440** votes are added to **10,929** of which he had a shortfall in Kano State as pleaded in **paragraph 99** above, his votes will shore up to a total of **8,800,369** votes.

111. Concerning the reliefs being claimed by the petitioners in paragraph 102 of the petition, I know that:

- i. The reliefs do not avail them.
- ii. The reliefs are at large.
- iii. The reliefs demonstrate the academic nature of the petition.
- iv. The reliefs are ungrantable.
- v. In couching the reliefs, the petitioners intentionally muddled, altered, edited, interfered with and adulterated the provisions of the Constitution.
- vi. The said reliefs are self-defeating.
- vii. This Honourable Court has no jurisdiction to countenance the reliefs.

112. Arising from the foregoing, coupled with the circumstances of this case, the petitioners are not entitled to any of the reliefs stated in paragraph 102 of their petition.

113. Shorn of all hype, hyperbole, grandstanding and frivolities, the petition has no substance in fact, logic and law, as well as disclosing no reasonable cause of action. It deserves to be summarily dismissed, as same constitutes a crass abuse of the judicial process.

114. At trial, I shall rely on all the documents in support of every averment contained in this reply, as well as those incidental thereto. The said documents include, but not limited to:

- xliv. The resume/CV of the respondents.
- xlvi. Documents, letters, evidencing awards, recognitions, appointments, promotions, commendations, elections, etc.
- xlvii. Copy of Stipulation and Compromise Settlement of Claims to the Funds Held by Heritage Bank and Citi Bank in proceedings before the United States District Court, Northern District of Illinois, Eastern Division and all processes and documents related thereto, in respect of case No 93C-4483 delivered on October 4, 1993.
- xlviii. 3rd respondent's letters of voluntary withdrawal from the Senatorial Contest of Borno Central Senatorial District, his replacement and all INEC nomination forms 3rd respondent and Barr. Shehu Kaka.
- xlix. The 2nd respondent's immigration documents
 - I. Correspondence between the Nigeria Police and the US Embassy in respect of the 2nd respondent
 - li. Newspaper reports relating to the averments in the pleadings, as well as extracts from publications from various social media fora.
 - lii. Newspaper reports bordering on the 1st petitioner's decamping from the PDP to the 2nd petitioner and surrounding matters.
 - liii. Form EC9 of the respondents, as well as that of the 1st petitioner.
 - liv. All Certified True Copies of Forms EC8 series to wit; EC8A, EC8B, EC8C, EC8D, EC8D(A) and EC8E, and such other result sheets and

- Forms, from the polling units all over the Federation up to the final declaration of the Presidential election results.
- lv. Counterfoil originals known as pink copies of Forms EC8A's from all the polling units issued to his agents at the election.
 - lvi. Reports of local and international observers that observed the conduct of the Presidential election on 25th February, 2023.
 - lvii. Newspapers and Magazine stories that attested to the free and fair conduct of the presidential election of the 25th February, 2023.
 - lviii. Video clips, DVD clips, charts and other such materials that attest to the free and fair conduct of the said election.
 - lix. Forms EC1A (I).
 - lx. Forms EC17
 - lxi. Forms EC25A
 - lxii. Forms EC25A(I)
 - lxiii. Forms EC25B
 - lxiv. Forms EC25B(I)
 - lxv. Forms EC25G
 - lxvi. Forms EC25G series.
 - lxvii. Forms EC0 series.
 - lxviii. Forms EC40G (II) series
 - lxix. Forms EC40J series.
 - lxx. Forms EC40A series.
 - lxxi. Envelopes containing Forms EC SOB and EC SOC
 - lxxii. Ballot papers, stubs, boxes, wraps, used and unused in all the States and FCT Abuja, including votes spoilt, rejected, etc.
 - lxxiii. Forms EC40H and EC40(I)-(III).
 - lxxiv. CTCs of voters' registers in the 36 States and FCT Abuja.
 - lxxv. INEC Polling Units Directory in all the States and the FCT.
 - lxxvi. Print-outs of accreditation records as captured by smart card readers in all the polling units in the country.
 - lxxvii. List of INEC officers and ad hoc staff (including corps members) used and deployed during the election.

- xxxiv. Checklist of polling unit materials.
- xxxv. Summary of total voters' register in Nigeria on unit by unit basis.
- xxxvi. Security reports of the election.
- xxxvii. List of agents of the APC and the 2nd petitioner throughout the country.
- xxxviii. Expert reports and analysis, including reports generated and prepared pursuant to order of court made in favour of respondent on 8th March, 2023, by this Honourable Court.
- xxxix. CTC of register of members of Peoples Democratic Party which was submitted to INEC.
- xl. CTC of register of members of Labour Party submitted to INEC
- xli. Copies of reports of the Committee on the setting up of the Federal Capital Territory and all documents related thereto.
- xlii. Copies of Hansards of the National Assembly, minutes and records of proceedings of the Constituent Assembly for the 1979 Constitution all in relation to the setting up of the Federal Capital Territory.
- xliii. Reports of statistician, forensic experts and experts in the field of information communication technology
- xliv. Documents to be tendered by means of subpoena.

115. I urge the Honourable Court to dismiss this petition as lacking in merit, substance, bona fide, sincerity; and that same is frivolous, vexatious, disclosing no reasonable cause of action, and constituting a crass abuse of the processes of court.

116. I depose to this statement on oath in good faith, conscientiously believing its contents to be true and in accordance with the Oaths Act.

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SHI

Deponent

Sworn to at the Registry of the Court of Appeal, Abuja;

This 12th day of April, 2023.

BEFORE ME:

[Signature]

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

COMMISSIONER FOR OATHS

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IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023

BETWEEN

- 1. MR PETER GREGORY OBI**
- 2. LABOUR PARTY**

PETITIONERS

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**

RESPONDENTS

WITNESS STATEMENT ON OATH OF SW2

I, SW2, Adult, Nigerian, of No. 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. I am an associate of the 2nd and 3rd respondents (respondents) and I participated actively in the presidential election of 25th February, 2023 as one of their national collation agents, by virtue of which I am very

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conversant with all facts relevant to the election, the facts of this petition and those to which I depose herein.

2. Except as I hereinafter, expressly admit, all the facts contained petition and the respective witness' statements on oath (except those in **paragraphs 11, 12, 17 and 19** of the petition) are totally untrue and intended to mislead this Honourable Court.
3. Paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 13,14, 15, 16, 18, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40. 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101 and 102 (as well as reliefs 1, 2, 3, 4, and 5) of the petition are totally untrue and calculated to mislead this Honourable Court.
4. At the election to the office of President of the Federal Republic of Nigeria conducted by the 1st respondent on 25th February, 2023, the 2nd respondent contested as the candidate of the 4th respondent (with the 3rd respondent as his running mate) and having polled 8,794,726 votes across Nigeria (which was the highest amongst the 18 candidates at the election), and also satisfied all other requirements to be returned as President of the Federal Republic of Nigeria, he was validly so returned.
5. As between the 2nd respondent and the 1st petitioner, while the 2nd respondent has always been a most consistent politician, who has not

shifted political tendency and alignment, the 1st petitioner has consistently, crisscrossed different political parties of Nigeria, including being a member of All Progressives Grand Alliance (APGA), Peoples Democratic Party (PDP) and not until six days to the primary election of the 2nd petitioner, which held on 30th May, 2022, he was a member of the PDP, canvassing for votes and supports, to be the presidential flagbearer of the party.

6. While being a member of APGA, 1st petitioner swore that he will never leave APGA and in fact, that he will die with APGA. Respondents shall found on video clips where the 1st petitioner made the undertaking aforesaid under oath.
7. Later, the 1st petitioner left APGA to join the PDP and later left the PDP to join the 2nd petitioner almost on the eve of the primary election held on 30th May, 2022, for the nomination of the party's presidential candidate of the 2nd petitioner.
8. The 1st petitioner was the vice-presidential candidate of the PDP in the 2019 presidential election and throughout the post-election litigation process that followed the 2019 presidential election, he was always in court to represent the then PDP's presidential candidate, Alhaji Atiku Abubakar.
9. As between the 2nd petitioner and the 4th respondent, while the 4th respondent is a national party, popular amongst Nigerians, cutting across all divides, the 2nd petitioner has always been an obscure political party,

controlling no State government in Nigeria, no representatives in the National Assembly as at now, no political structure in most of the States of the Federation, etc.

10. Presently (and/or) from 2015 till date, the 4th respondent has been the political party in power in Nigeria; it presently has the President of the country, 20 State Governors, 64 Senators, 217 members of the House of Representatives and about 600 members of the States' Houses of Assembly, nationwide; while the 2nd petitioner has no State Governors, one Senator, one member of the House of Representatives, etc.
11. In reaction to paragraphs 6, 7 and 8 of the petition, I know that the 2nd petitioner has never recorded success in any previous election in Nigeria on a national or significant scale. At the National Assembly election conducted on the same day as the 2023 Presidential election, the 2nd petitioner only won six (6) out of the One hundred and nine (109) Senatorial seats and less than 10% of the three hundred and sixty (360) seats in the House of Representatives.
12. Further to 11 above, in the history of electoral democracy in Nigeria, prior to 2023, the 2nd petitioner has only ever won 1 governorship seat in Nigeria, namely, the 2007 governorship and 2012 re-election in Ondo State. In the 2023 election cycle, the said 2nd petitioner was only able to win 1 governorship seat, that is the Gubernatorial election in Abia State. The 2nd petitioner's electoral reputation is contrary to that of the 4th respondent which has, in the past three election cycles in Nigeria, apart from winning

the presidential elections also maintained an emphatic majority in both chambers of the National Assembly as well as the majority of states across Nigeria.

13. The petitioners did not have duly appointed agents at majority or all of the polling units across the Federal Republic of Nigeria, contrary to the misleading averments in paragraph 7 and 8 of the petition.

THE 2ND AND 3RD RESPONDENTS WERE AT THE TIME OF ELECTION QUALIFIED TO CONTEST

14. Amongst others, the 2nd respondent:

- i.) Is a citizen of the Federal Republic of Nigeria.
- ii.) Was as at the time of the election above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of his age.
- iii.) Is a member of the 4th respondent and duly sponsored by the said 4th respondent after emerging from its primary election conducted on 8th June, 2022.
- iv.) Is a holder of a Degree of Bachelor of Science in Business and Administration from the Chicago State University since 1979.
- v.) Has vast private and public sector work experience including working with Mobil Oil Nigeria as an auditor, and later treasurer of the company.
- vi.) In a bid to actualize his quest for public service, left his lucrative and secure employment in Mobil Oil Nigeria, and forayed into active politics, as a founding member of the

defunct Social Democratic Party (SDP). In 1992, he was elected by an overwhelming majority of lawful votes cast as a Senator of the Federal Republic Nigeria, representing Lagos West Senatorial District. The votes secured by the 2nd respondent at the time were the highest scored by any senatorial candidate in the entire country.

- vii.) As a Senator of the Federal Republic of Nigeria, he distinguished himself as the Chairman of the Senate Committee on Banking, Finance, Appropriation and Currency.
- viii.) Following the annulment of the June 12, 1993 Nigerian presidential election and the consequent fresh militarization of the Nigerian political leadership, which terminated the structures of elective governance in that Republic, he became a founding member of the notable pan Nigerian pro-democracy group, the National Democratic Coalition (NADECO) where he was at the forefront of advocacy for return to democratic governance and the fight against military rule.
- ix.) During the period in (viii) above (popularly referred to as the dark days of Nigeria's military era because of human rights abuses and clampdown on pro-democracy advocates), he suffered many arrests, intimidations, threats, search and violation of premises, which ultimately eventuated his proceeding on exile out of Nigeria.
- x.) Many pro-democracy activists suffered wanton attacks including death suspected to have been state sponsored in the said dark days and it was commonplace that a number of them proceeded on exile and together with the 2nd respondent, they continued to mount international pressure for the return of democratic rule to Nigeria. These pressures eventually yielded positive result in 1999 with the return of democratic rule to Nigeria by the birthing of the 4th republic which is

currently running and in which period, the 2nd respondent has been a constant and prominent feature.

- xi.) Preparatory to the return of Nigeria to democratic governance and commencement of the 4th republic, the 2nd respondent returned to Nigeria from exile and became one of the founding members of the Alliance for Democracy, on which platform he was successively and overwhelmingly elected by the people of one of the most populous states in Nigeria, Lagos State, as the Executive Governor of the State for two terms of four years each in 1999 and 2003.
- xii.) As a result of his outstanding performance as executive Governor of Lagos State, he won various national and international awards and recognitions from reputable organizations, such as the Nigerian-Belgian Chamber of Commerce; Federal Ministry of Works and the United Nations Habitat Group; as well as the Computer Association of Nigeria.
- xiii.) In recognition of his stellar contributions to governance, humanity, educational development and nation building, he has received several honorary academic awards by various notable academic institutions. Such awards and institutions, include: Doctor of Civil Law (DCL) (Honoris Causa) by the University of Njala, Freetown, Sierra Leone; Doctor of Science (D.Sc) by Kano State University of Science and Technology; Doctor of Science (D.SC) in Management Sciences by Ladoke Akintola University of Technology; Doctor of Political Science and Diplomacy by Adeleke University, Osun State; Doctor of Business Administration by University of Abuja, and Doctor of Business Administration by Usman Dan Fodio University, Sokoto.
- xiv.) Was/is a founding member of the 4th respondent which, in its first national election after formation, ended the 16-year cycle

of the Peoples Democratic Party at the helm of affairs in Nigeria.

15. The 3rd respondent:

- i.) Is a citizen of the Federal Republic of Nigeria by birth.
- ii.) Was, as at the time of the election, above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of his age.
- iii.) Studied at the University of Maiduguri and earned a Degree of Bachelor of Science (BSc) in Agricultural Economics in 1989.
- iv.) Owing to his thirst for self fulfilment and academic excellence, proceeded to Nigeria's premier University, the University of Ibadan, Oyo State, where he obtained a Master's degree (MSc) in Agricultural Economics in 1991.
- v.) Joined the academia in 1991 as a lecturer in the Department of Agricultural Economics, University of Maiduguri, Borno State and remained in the academia till 1993 when he left to start a career in banking.
- vi.) Started a career in Banking in 1993 with the (now defunct) Commercial Bank of Africa Limited as head of accounts unit at the bank's office in Ikeja, Lagos State. He remained there till 1997, before moving to African International Bank Limited as a Deputy Manager and rose to become a Manager in 2001.
- vii.) In 2001, he joined the employment of Zenith Bank Plc as head of its main branch in Maiduguri, Borno State. He subsequently rose through the ranks to become the Deputy General Manager/Zonal Head (North-East).
- viii.) Between 2007 to 2011, served in the government of Borno State as a Commissioner in various Ministries including, Ministry of

Finance, Ministry of Local Governments and Chieftaincy Affairs, Ministry of Education, Ministry of Agriculture and Natural Resources, as well as Ministry of Health.

- ix.) Contested election into the office of Governor of Borno State in 2011, and he won with an overwhelming majority of lawful votes cast. He was re-elected to the same office in 2015 on the platform of the 4th respondent, a period when he also doubled as the Chairman of the Northern States Governors' Forum, an umbrella body of Governors in the 19 Northern States of the Federation.
- x.) In 2019, elected as Senator representing Borno Central Senatorial District of Borno State on the platform of the 4th respondent and assumed the said office after completing two terms as Governor of Borno State.

16. After the 2nd respondent won the 4th respondent's primary election conducted on 8th June, 2022, he named Ibrahim Kabiru Masari as his running mate. The said Ibrahim Kabiru Masari however conveyed a notice withdrawing his nomination to the 4th Respondent and the notice and withdrawal were done within the clear provisions of the Electoral Act, as he gave signed notice in writing, delivered same to the 4th respondent and the 4th respondent duly conveyed the notice of withdrawal not later than 90 days to the election.

17. Contrary to paragraphs 13 and 14 of the petition, I know as facts that:

- i. The 2nd respondent is qualified to contest election and was duly sponsored by the 4th respondent as its candidate, while his return by the 1st respondent as the winner of the said election was right,

proper and a manifestation of the democratic plebiscites of Nigerians.

- ii. The 3rd respondent was duly and properly sponsored as the running mate of the 2nd respondent on the ticket of the 4th respondent, and met all constitutional and statutory requirements, both as a candidate and to be returned as the Vice-President of Nigeria.

18. Paragraphs 13 and 14 of the petition are true, only to the extent that the respondents were duly returned as President-Elect and Vice-President-Elect, respectively, at the presidential election which held on 25th February, 2023, having won the majority of lawful votes cast at the election and having satisfied all the requirements of the law. It is, however, untrue that they were not duly sponsored and not qualified for their respective offices.

19. Contrary to paragraphs 4, 5, 6 and 10, amongst others paragraphs of the petition alluding to the petitioners' right to present this petition anchored on 1st petitioner's membership of the 2nd petitioner to have validly contested the election, and without prejudice to the preliminary objection already raised to the entire petition by the respondents, I know that the petitioners have no right, both under the Constitution and the Electoral Act, to present this petition, for the following reasons, which are well known to me:

- i.) A political party is mandated to maintain a register of its members both in soft and hard copies and make such register available to the 1st respondent not later than 30 days before the date fixed for the party primaries, congress or convention.

- ii.) The 2nd petitioner submitted or ought to have submitted its register of members to the 1st respondent not later than 30 days before its primary election for the selection of a presidential candidate held on 30th May, 2022.
- iii.) As of 30th April, 2022, the 1st petitioner's name was not on the list of members of the 2nd petitioner that was submitted or ought to have been submitted to the 1st respondent.
- iv.) As of 30th April, 2022, the 1st petitioner's name was on the list of members of the Peoples Democratic Party. At the said time, he had been screened and cleared to participate in the presidential primary election of the Peoples Democratic party.
- v.) It was only after the presidential primary election process of the Peoples Democratic Party had commenced and the 1st petitioner willingly put himself up for nomination as the said party's presidential candidate that he subsequently willingly allowed himself to be nominated as the 2nd petitioner's presidential candidate on or about 27th May, 2023.
- vi.) Up until the presidential election of 25th February, 2023, the 1st petitioner still remained on the register of members of the Peoples Democratic Party submitted by the said party to the 1st respondent.

20. Further to paragraph 19 above, I know that the petitioners lack both the right and the *locus standi* to present this petition.

21. In response to the generalized averment in paragraph 9 of the petition, the petitioners' agents did not report and could not have honestly reported any incidence of anomalies to the 1st respondent, as the election was held in substantial compliance with the principles of the Electoral Act.

22. The facts in paragraph 17 of the petition are not only true, but I state further that from the declared results, the petitioners scored the percentages stated below at the following named states at the presidential election:

1. Yobe State – 0.6%
2. Zamfara State – 0.3%
3. Sokoto State – 1.1%
4. Osun State – 3.17%
5. Kwara State – 6.6%
6. Kebbi State – 1.9%
7. Katsina State – 0.6%
8. Jigawa State – 0.2%
9. Ekiti State – 3.6%
10. Gombe State – 5.1%
11. Borno State – 1.5%
12. Adamawa State – 14.4%
13. Kano State – 1.6%
14. Kogi State – 12.3%
15. Oyo State – 12.2%
16. Ogun State – 14.7%
17. Niger State – 10.3%
18. Bauchi State – 3.2%
19. Ondo State – 8.59%
20. Kaduna State – 21.65%
21. Akwa Ibom State – 23.9%

23. Further to paragraph 18 of the petition, the total number of registered voters in Nigeria was not and could not have been in the realm of the projected figure of 934,690,008, listed in the said paragraph of the petition.

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24. Further to paragraph 23 above, the petitioners scored less than 25% of the votes cast in at least 21 States of the Federation. In fact, the petitioners did not score majority of valid votes cast and 25% of the votes in at least two-thirds of each of the States and Federal Capital Territory, Abuja.

25. At the hearing of this petition, I shall rely on the table immediately appearing, showing States where the respondents won at least 25% of the votes cast, compared with the abysmal performance of the petitioners:

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TABLE 1

TABLE SHOWING STATES WHERE THE 4TH RESPONDENT WON
AT LEAST 25% COMPARED WITH PETITIONERS'
PERFORMANCE

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S/N	STATES	APC	LP
1	Benue	40.3%	40.0%
2	Borno	54.2%	1.5%
3	Ekiti	65.4%	3.7%
4	Jigawa	45.8%	0.2%
5	Kogi	52.7%	12.3%
6	Kwara	56.1%	6.6%
7	Niger	48.2%	10.3%
8	Ogun	58.9%	14.8%
9	Ondo	67.1%	8.6%
10	Oyo	55.6%	12.2%
11	Rivers	44.2%	33.4%
12	Zamfara	59.3%	0.3%
13	Cross River	31.3%	43.1%
14	Lagos	45.0%	45.8%
15	Nasarawa	32.0%	35.4%
16	Plateau	28.2%	42.8%
17	Kano	29.9%	1.7%
18	Adamawa	25.0%	14.4%
19	Akwa Ibom	28.9%	23.9%
20	Bauchi	37.1%	3.2%
21	Bayelsa	25.8%	30.2%
22	Gombe	28.8%	5.1%
23	Kaduna	29.4%	21.7%
24	Katsina	45.6%	0.6%
25	Kebbi	44.3%	1.9%
26	Osun	46.9%	3.2%
27	Sokoto	48.6%	1.1%
28	Taraba	27.1%	29.3%
29	Yobe	40.0%	0.6%

26. Further to paragraph 26 supra (Table 1), I shall also rely on Table 2 appearing hereunder, graphically presenting the comparative performance of the respondents and the petitioners in respect of geographical spread across all States of the Federation:

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TABLE 2

TABLE SHOWING THE PERFORMANCE OF THE 4th RESPONDENT AND THE PETITIONERS ACROSS ALL STATES

COMPARING PERFORMANCE OF APC & LP SPREAD ACROSS ALL STATES										
S/N	STATES	APC	APC % VOTES	25%	LP	LP % VOTES	25%	TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST
1	Abia	8914	2.41	NO	327095	88.40	YES 25%	370,037.00	11,646.00	381,683.00
2	Adamawa	182881	25.01	YES 25%	105648	14.45	NO	731,140.00	30,481.00	761,621.00
3	Akwa Ibom	160620	28.94	YES 25%	132683	23.90	NO	555,089.00	32,328.00	587,417.00
4	Anambra	5111	0.83	NO	584621	95.24	YES 25%	613,861.00	10,751.00	624,612.00
5	Bauchi	316694	37.10	YES 25%	27373	3.21	NO	853,516.00	29,030.00	882,546.00
6	Bayelsa	42572	25.75	YES 25%	49975	30.23	YES 25%	165,325.00	7,786.00	173,111.00
7	Benue	310468	40.32	YES 25%	308372	40.04	YES 25%	770,075.00	27,687.00	797,762.00
8	Borno	252282	54.22	YES 25%	7205	1.55	NO	465,287.00	32,658.00	497,945.00

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9	Cross River	130520	31.30	YES 25%	179917	43.15	YES 25%	416,968.00	24,608.00	441,576.00
10	Delta	90183	14.66	NO	341866	55.56	YES 25%	615,341.00	39,309.00	654,650.00
11	Ebonyi	42402	13.03	NO	259738	79.83	YES 25%	325,351.00	11,990.00	337,341.00
12	Edo	144471	24.85	NO	331163	56.97	YES 25%	581,266.00	19,129.00	600,395.00
13	Ekiti	201494	65.38	YES 25%	11397	3.70	NO	308,171.00	6,301.00	314,472.00
14	Enugu	4772	1.05	NO	428640	93.91	YES 25%	456,424.00	12,467.00	468,891.00
15	Gombe	146977	28.82	YES 25%	26160	5.13	NO	510,043.00	23,735.00	533,778.00
16	Imo	66406	14.21	NO	360495	77.13	YES 25%	467,380.00	10,577.00	477,957.00
17	Jigawa	421390	45.78	YES 25%	1889	0.21	NO	920,531.00	34,274.00	954,805.00
18	Kaduna	399293	29.36	YES 25%	294494	21.65	NO	1,360,153.00	41,223.00	1,401,376.00
19	Kano	506412	29.95	YES 25%	28513	1.69	NO	1,691,076.00	44,405.00	1,735,481.00
20	Katsina	482283	45.56	YES 25%	6376	0.60	NO	1,058,673.00	32,514.00	1,091,187.00
21	Kebbi	248088	44.34	YES 25%	10682	1.91	NO	559,522.00	31,953.00	591,475.00
22	Kogi	240751	52.70	YES 25%	56217	12.31	NO	456,790.00	19,248.00	476,038.00
23	Kwara	263572	56.08	YES 25%	31166	6.63	NO	469,971.00	26,711.00	496,683.00

24	Lagos	572606	45.04	YES 25%	582454	45.81	YES 25%	1,271,451.00	64,278.00	1,335,729.00
25	Nasarawa	172922	31.99	YES 25%	191361	35.40	YES 25%	540,566.00	16,371.00	556,937.00
26	Niger	375183	48.18	YES 25%	80452	10.33	NO	778,668.00	34,687.00	813,355.00
27	Ogun	341554	58.88	YES 25%	85829	14.79	NO	580,124.00	31,324.00	611,448.00
28	Ondo	369924	67.14	YES 25%	47350	8.59	NO	551,008.00	19,009.00	570,017.00
29	Osun	343945	46.91	YES 25%	23283	3.18	NO	733,203.00	23,541.00	756,744.00
30	Oyo	449884	55.58	YES 25%	99110	12.24	NO	809,485.00	42,471.00	851,956.00
31	Plateau	307195	28.23	YES 25%	466272	42.85	YES 25%	1,088,170.00	22,994.00	1,111,164.00
32	Rivers	231591	44.23	YES 25%	175071	33.43	YES 25%	523,651.00	30,293.00	553,944.00
33	Sokoto	285444	48.64	YES 25%	6568	1.12	NO	586,875.00	21,015.00	607,890.00
34	Taraba	135165	27.07	YES 25%	146315	29.30	YES 25%	499,358.00	18,460.00	517,818.00
35	Yobe	151459	40.03	YES 25%	2406	0.64	NO	378,397.00	18,937.00	397,331.00
36	Zamfara	298396	59.33	YES 25%	1660	0.33	NO	502,923.00	16,508.00	519,431.00
37	Abuja FCT	90902	19.76	NO	281717	61.23	YES 25%	460,071.00	18,581.00	478,652.00
	TOTAL NO OF VOTES	8794721	36.56401671		6101533	25.36709858				

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**25%
VOTES**

APC	LP
29	16
STATES	STATES

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27. Specifically, the Table below (Table 3), draws a comparative analysis of the performance of the petitioners in States where the 2nd respondent won the majority of votes cast at the presidential election:

TABLE 3

TABLE SHOWING STATES WHERE APC WON COMPARED WITH LP PERFORMANCE

PERCENTAGE OF VOTES BY PARTIES			
S/N	STATES	APC	LP
1	Benue	40.3%	40.0%
2	Borno	54.2%	1.5%
3	Ekiti	65.4%	3.7%
4	Jigawa	45.8%	0.2%
5	Kogi	52.7%	12.3%
6	Kwara	56.1%	6.6%
7	Niger	48.2%	10.3%
8	Ogun	58.9%	14.8%
9	Ondo	67.1%	8.6%
10	Oyo	55.6%	12.2%
11	Rivers	44.2%	33.4%
12	Zamfara	59.3%	0.3%

28. Further to paragraphs 26, 27 and 28 supra, I know as a fact that:

- i. The petitioners did not get and could not have gotten the necessary majority of lawful votes cast at the election.

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- ii. The petitioners only scored 25% of the votes cast in 16 States of the Federation, as against the petitioners who scored more than 25% in 29 States of the Federation.

29. Contrary to the grounds listed in paragraph 20 of the petition, the respondents assert that:

- i. The 2nd respondent was, at the time of the election, eminently qualified to contest the election.
- ii. The election of the 2nd respondent was in substantial compliance with the provisions and principles of the Electoral Act, 2022, valid and devoid of corrupt practices.
- iii. The 2nd respondent was duly elected by majority of the lawful votes cast at the election.

30. In reaction to the averments in paragraphs 21 – 27, the respondents state that:

- i.) The procedure for the nomination of the 2nd respondent as the presidential flagbearer of the 4th respondent was by a primary election that was duly convened and conducted pursuant to the Electoral Act.
- ii.) The statutory procedure for the selection of the 3rd respondent as vice-presidential candidate was different from that of the 2nd respondent as the said 3rd respondent was not required to go through the process of any primary election.

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- iii.) A candidate in an election who wishes to withdraw his candidacy only has an obligation to submit a notice in writing to his Political Party withdrawing his candidature.
- iv.) Upon submission of the notice in (iii) above, the obligations of the candidate are complete, his candidacy stands withdrawn and he has discharged himself of all/any impediment to another nomination. It is then for the political party to subsequently notify the 1st respondent of such withdrawal not later than 90 days to the election.

31. Further to paragraph 30 above, I know that by a Notice of Voluntary Withdrawal dated 6th July, 2022, addressed to the National Chairman of the 4th respondent and executed before a Notary Public, Emoedume I. Brai, Esq. on the same day, the 3rd respondent notified the 4th respondent of the voluntary withdrawal of his candidacy for the Borno Central Senatorial District election scheduled to hold on 25th February, 2023. I shall rely on a copy of the said Notice of Voluntary Withdrawal.

32. Following the 3rd respondent's voluntary withdrawal of his candidacy from the senatorial election, a fresh primary election was conducted to nominate the 4th respondent's candidate for the election into the office of Senator representing Borno Central Senatorial District of Borno State, wherein, Barr. Kaka-Shehu Lawan emerged as candidate of the 4th respondent for the said senatorial election.

33. The primary election that returned the said Barr. Kaka-Shehu Lawan was duly monitored by the 1st respondent, who at the time, had notice and was

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duly aware of the withdrawal of the 3rd respondent as candidate of the 1st respondent from the senatorial contest, which said withdrawal was the sole reason for the fresh primary election.

34. The 3rd respondent's selection by the 2nd respondent as his running mate qua Vice-Presidential candidate did not occur until 15th July, 2022, a period of at least 9 days after his voluntary withdrawal as the senatorial candidate of the 4th respondent. Thus, paragraphs 22, 23, 24, 25, 26, and 27 are false, erroneous and misleading.

35. In further demonstration of the false averments in paragraph 25 of the petition, as at the time the 3rd respondent became the vice-presidential candidate of the 4th respondent, he had already withdrawn his candidature for that Senatorial District and ceased to be the nominated senatorial candidate of the 4th respondent, and another person had already emerged as the candidate of the 4th respondent for the said senatorial district.

36. I am aware that under the Electoral Act and the Regulations of the 1st respondent, it is mandatory that Final Lists of Candidates contesting election are not only published on its website, but also advertised through different media across the country. The essence of the publication is to allow any person/aspirant who has objection to any candidate whose name appears on the Lists, to ventilate his objection in any law court.

37. Further to 36 above, I am very much aware that at no time did the 1st respondent publish or advertise the name of the 3rd respondent as the

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candidate of the 4th respondent for the Borno Central Senatorial District election.

38. I also know that the only name of the candidate representing the 4th respondent for the Borno Central Senatorial District election published and advertised by the 1st respondent was that of Barr. Kaka-Shehu Lawan. **I shall on this, rely on all publications made by the 1st respondent to this effect.**
39. The sponsorship of the respondents by, and participation at the election as candidates of the 4th respondent, were not rendered invalid under any circumstances whatsoever, and the votes validly cast for them by the electorate at the presidential election are not and cannot be rendered as wasted votes. The petitioners who failed to garner the quantum of votes scored by the respondents as well as the spread of the said votes cannot also take any advantage from the votes scored by the respondents.
40. The Presidential and National Assembly elections (particularly, the Borno Central Senatorial election) took place concurrently on 25th February, 2023, and the 2nd and 3rd respondents only participated as candidates at the presidential election, while Barr. Shehu Kaka Lawan participated as the 4th respondent's candidate for the senatorial election in the Senatorial District.
41. Neither of the 2nd and 3rd respondents was nominated by more than one political party or in more than one constituency or more particularly, knowingly allowed himself to be nominated in more than one constituency.

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42. Further to paragraph 41 above, I agree with paragraph 25 of the petition, only to the extent that the entire Nigeria is one constituency for the purpose of the Presidential election and state that neither of the respondents was nominated by more than one political party or in more than one constituency.
43. It is the 1st petitioner that participated in the primary election process of more than one political party for the same office; the 1st petitioner put himself up for nomination up till as far as the screening stage for the presidential primary election of the Peoples Democratic Party and also participated in the presidential primary election of the 2nd petitioner.
44. Further to paragraph 43 above, I know that it is the 'black pot' in the 1st petitioner that is frantically attempting to taint the unblemished 'kettle' of the 3rd respondent.

3RD RESPONDENT HAS NOT BEEN CONVICTED OR SENTENCED FOR COMMISSION OF CRIME AS ALLEGED IN THE PETITION

45. The allegations in paragraphs 27, 28, 29, 30, 31, and 32 of the petition are totally untrue, of which the petitioners are incapable of proving. I further know that prior to, or at the time of the election, or anytime whatsoever, the 2nd respondent has never been found guilty/convicted of any criminal offence in respect of which a fine of \$460, 000.00 (Four Hundred and Sixty Thousand United States Dollars) or any amount whatsoever, was imposed

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on him by any authority or person, including the United States District Court, Northern District of Illinois, Eastern Division in Case No. 93C 4483.

46. In Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division which was pleaded by the petitioners:

- i.) No criminal charge was filed against the 2nd respondent;
- ii.) The 2nd respondent was not arraigned and did not take/make a plea to any count in a charge for allegations of crime;
- iii.) The 2nd respondent did not go through a criminal trial;
- iv.) The 2nd respondent was not convicted of any crime or for any criminal activity;
- v.) No sentence of imprisonment was imposed on the 2nd respondent;
- vi.) No sentence of fine was imposed on the 2nd respondent;
- vii.) No form of sentence was imposed on the 2nd respondent.
- viii.) Case No.93c 4483 was a civil suit in respect of which the court exercised civil jurisdiction under 18 USC 981 and 28 USC 1345 and 1355.

47. I also know that in Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division, no *in personam* criminal sentence was imposed on the 2nd respondent.

48. In further reaction to the false representations in paragraph 29 and 30 of the petition, the said Case No. 93C 4483 was an action in *rem* against certain assets. The suit was settled amicably (with mutual releases and parties agreeing to bear their own costs) and a resultant order of dismissal "with prejudice". Specifically, by the order of Judge John A. Nordberg, dated September 15, 1993, it was found and held as follows:

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“The parties further agreed that \$460,000 from the defendant account held by Heritage Bank in the name of Bola Tinubu shall be forfeited by the United States The additional funds remaining in the account in excess of \$460,000 shall be released accordingly, it is hereby

ORDERED that the funds in the above accounts and any accounts held by Citibank or its related entities on behalf of Bola Tinubu or companies over which Bola Tinubu has control shall be released and the action filed against those funds held in those accounts by Citibank shall be dismissed with prejudice”

49. The 2nd respondent was not convicted in case No; 93C 4483 United State District Court, Northern District of Illinois. The United States of America, through its Embassy in Nigeria, had by a letter dated February 4, 2003, addressed to the then Inspector General of Police, confirmed that upon their record checks of the Federal Bureau of Investigation’s National Crime Investigation Centre (NCIC), the centralized information center that maintains the records of every criminal arrest and conviction within the United States of America, there were no records of any form of criminal arrests, wants or warrants against the 2nd respondent. **I shall rely upon copy of the said letter of February 4, 2023, signed by Michael M. Bonner.**

50. I am also fully aware that the purported proceedings in the United States of America and the subsequent order being relied upon by the have not, at anytime (and until now), been registered in Nigeria under the Foreign Judgments (Reciprocal Enforcement) Act or any other law in force for the

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time being within the jurisdiction of the Federal Republic of Nigeria, and as such, this Honourable Court is without jurisdiction to either admit it in evidence, countenance it at all, or rely on it for the purpose of determining this petition.

51. I am also fully aware that the 2nd respondent studied in the United States of America, worked there before returning home to assume his employment with Mobil Oil Nigeria, and before and after his election as Senator of the Federal Republic of Nigeria in 1992, he enjoyed an unrestricted right of ingress and egress to the United States of America and up till now, he still enjoys an unimpeded right of access to the United States of America. **On this, I shall at the trial, found and rely on data pages of the 2nd respondent's international passports.**

52. In addition to paragraph 52 supra, I know that all pleadings relating to the purported forfeiture proceedings in the United States of America are inadmissible in evidence in Nigeria, and as such, that all paragraphs relating to the said pleadings ought to be struck out *in limine*.

53. Contrary to the vague pleadings in paragraph 32 of the petition, the I know as facts that:

- a. All the votes scored by the respondents are valid votes, freely given to them by the Nigerian electorate who have exercised their franchise in accordance with their democratic rights.

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- i. The electorate chose and preferred the 2nd respondent over and above the 1st respondent who came a distant third at the election and who could not muster 25% of the votes cast in more than 16 States, as against the 2nd respondent, who scored more than 25% in 29 States.
- ii. The 2nd respondent was validly returned as the winner of the election, having polled majority of lawful votes cast thereat.

**THE ELECTION OF THE RESPONDENTS WAS NOT
VITIATED BY NON-COMPLIANCE WITH ELECTORAL ACT,
2022 AND CORRUPT PRACTICES**

54. In reaction to paragraphs 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43 and 44 of the petition, I state that the presidential election conducted on 25th February, 2023, wherein the 2nd and 3rd respondents emerged winner, was conducted in substantial compliance with the principles of the Electoral Act, 2022.
55. Further to paragraph 54 above, the 1st respondent substantially complied with all the procedures highlighted in the Electoral Act, as well as 1st respondent's Manual and Regulations.
56. In further response to the averments in paragraph 33 – 44 of the petition, I state that the accreditation, voting, sorting, counting, recording of votes announcement/declaration of results and collation of results of an election under the Electoral Act, 2022 and subsidiary instruments made to assist in the conduct of the election is a hybrid of manual and technological components but still largely manual with significant human interface using

the voters register, ballot papers, ballot boxes, various electoral forms (of which form EC8A is the base), ink and the BVAS machine.

57. Further to paragraph 56 above, preparatory to the general election of 25th February, 2023, the 1st respondent's Chairman, Prof. Mahmood Yakubu, made clarifications that raw figures of election results would not be transmitted electronically by the 1st respondent, as such transmission was susceptible to hacking. **I shall rely on copies of national newspaper reports of Prof. Mahmood Yakubu's statements of 23rd February, 2023 and related statements of other days.**
58. The conduct of the presidential election of 25th February, 2023 was in substantial compliance with the prescribed procedure. As it relates to the technological component of the election process, the 1st respondent was not in complete control of the entire ecosystem and was in most cases a user and dependent on other providers such as network service providers etc.
59. Paragraphs 46, 47, 48 and 49 of the petition on the utilization of the virtual servers of Amazon Web Services (AWS) for the hosting/storage of the 1st respondent's data are not entirely true and in further response, I state that:
- i) Mere utilization of virtual servers on Amazon Web Services (which is not conceded/admitted) does not make the AWS a participant or partaker at the election to the office of the President of the Federal Republic of Nigeria held on 25th February, 2023.
 - ii) AWS was/is not an agent/official of the 1st respondent and its outputs and actions are not binding on the 1st respondent.

iii) Apart from the Amazon Web Service, there are several other hosting service providers which are globally recognized, including but not limited to Microsoft Azure, Google Cloud, Alibaba Cloud, IBM Cloud, Oracle Cloud, Salesforce, SAP, Rackspace Cloud, VMWare.

iv) Contrary to paragraph 48 of the petition, the Amazon Web Service does not have a separate content from the IReV Portal.

60. The facts contained in paragraphs 50, 51, 52, 53, 55, 74, and 75 of the petition are untrue, as I know that a successful electronic transmission directly from the polling unit is not a condition precedent to the acceptance or validity of results for collation. As it relates to the declaration and collation of results, the Regulations and Guidelines for the Conduct of Elections, 2022 and the Manual for Election Officials, 2023 all clearly prescribe the manual mode of collation and contemplate circumstances of the delivery of “the BVAS and the original copy of each of the forms in tamper evident envelope” to the different levels of collation, “in the company of Security Agents” and willing Polling Agents. Respondents further state that it is the manual result as entered by the Presiding Officers in the relevant Form EC8A that is declared as the result of the election at the polling unit.

61. Further to paragraph 60 above, under the extant legal regime, the polling unit is the base and foundation of the election where actual voting, counting and announcement of results are done. Subsequent actions after completion of the election at the polling units cannot vitiate the valid votes already cast

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at the polling units in substantial compliance with the Electoral Act. The polling units and collation centers are physical spaces and not remote or virtual locations.

62. Further to the vague complaints (including at paragraph 53 of the petition) of the petitioners on the transmission of election results through the BVAS, I know that the 1st respondent is not precluded by any law, regulations or manual from using, applying, or relying on any other means of transmission of results apart from the BVAS. In fact, the use of BVAS is subject to vagaries of the entire ecosystem, including internet facilities, source of power, proper engagement of the BVAS technological device by the operators, etc.
63. Further to paragraph 62 supra, where there is inadequate power supply, poor internet facilities, or lack of proper engagement of the technological device, the technological or electronic architecture of the said BVAS will not function as originally designed, and the 1st respondent's Manual and Guidelines are not oblivious of this reality and have made adequate provisions in relation thereto, demonstrating the secondary nature and dispensability of any other mode of transmission of result apart from the manual mode.
64. In further response to the vague and imprecise pleadings in paragraph 51 of the petition, the petitioners' unnamed agents and the unidentified agents of the equally unnamed other political parties who allegedly walked away from the National Collation Centre during the collation exercise did so, as

a face saving measure, after receiving reports from their respective situation rooms that their candidates, including the 1st petitioner, had performed woefully at the election, and when it had become obvious that the 2nd respondent was leading with a very wide and irrecoverable margin. The respondents further state that the collation at the National Collation Center was the very last stage of collation after same had been done at multiple lower levels and results entered in appropriate Forms. Contrary to the averment in paragraph 51, that at no point during the final collation of the results of the presidential election at the National Collation Centre did the agents of the petitioners or those of any other political party dispute the results of the election as collated by the 1st respondent by presenting a different figure in order to require some reconciliation between conflicting figures.

65. In response to paragraphs 54 and 55 of the petition, continued upload of the results of an election after the declaration of the result of the election, simpliciter, has no effect on the validity, integrity or correctness of the result of the said election and does not constitute a violation of the provisions of the Electoral Act and the 1st respondent's Regulations. More so, the continued uploading of results at the election is not a substantial non-compliance capable of substantially affecting the results of the election.

66. Contrary to paragraph 56 of the petition, though the 1st respondent can compile, maintain and update, on a continuous basis, a register of election

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results to be known as the National Electronic Register of Election Results which shall be a distinct database or repository of polling unit by polling unit results, including collated election results of each election conducted by the 1st respondent in the Federation in an electronic format at its national headquarters, the Electoral Act does not impose a duty on the 1st respondent to update the said register prior to the announcement of results of elections.

67. Further to paragraph 66 above, I further state that the National Electronic Register of Electronic Results is a device/innovation entirely different from the INEC Result Viewing Portal (IReV) and as such, the IReV cannot be described as the immediate access by the general public to the said electronic register of election result as erroneously averred by the petitioners.
68. I also state that polling officers do not resort to the IReV or National Election Register of Election Results to make declarations of election results at the polling units. Form EC8A (containing, inter alia, accreditation details as recorded from the physical BVAS machine at the polling units) and the voters register are the primary documents for making declarations of election results at the polling units.
69. The facts contained in paragraphs 57 and 58 of the petition are totally untrue.

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70. The facts contained in paragraph 59 of the petition are untrue, and I state that the 1st respondent did not fail to fill the Forms EC25A, EC25A(i), EC8B and EC8B(i) in all the States where the respondents won as alleged by the petitioners in addition to the fact that there were no situations of substantial non-compliance that substantially affected the outcome of the election.

71. Contrary to paragraphs 60 and 61 of the petition, I state that there was no neglect of any kind on the part of the 1st respondent in the conduct of the presidential election held on 25th February, 2023 that vitiated the election outcome. The criminal allegation of vote suppression is also totally false, as the petitioners are expected to prove generic allegation of such events in eighteen thousand and eighty-eight (18,088) polling units as alleged.

72. Contrary to the allegation in paragraph 61 of the petition, the petitioners have largely contradicted themselves, by alleging on the one hand that the 1st respondent did not upload results and on the other hand (as contained in the said paragraph 61), that the 1st respondent also mischievously uploaded blurred Forms EC8A. The contradictions are further exacerbated when petitioners plead in paragraph 71 of the petition that they won the election on the basis of the electronically transmitted results.

73. Also, contrary to the facts in paragraphs 62 and 63 of the petition, the allegation of alteration of votes in Rivers State is unfounded. The score of 175,071 declared for the petitioners is their correct score whilst

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respondents polled 231,591 votes as declared by the 1st respondent in Rivers State.

74. The facts in paragraphs 64 and 65 of the petition are untrue and I know that in Benue State, the votes recorded for all the parties, including the petitioners and the respondents were the votes validly garnered by the candidates at the election. While the petitioners scored 308,372 votes, the respondents scored 310,468 votes. The votes pleaded by the petitioners in paragraph 64 to claim victory in Benue State are not rooted in the valid votes cast at the presidential election conducted by the 1st respondent on 25th February, 2023.
75. Contrary to paragraphs 66, 67, 68, 69, 70, and 71 of the petition, I state that the results being uploaded on the IReV are the results as contained in the respective INEC forms. The scores reflected in the said results are an actual reflection of the outcome of the presidential election of 25th February, 2023, without any form of misrepresentation and manipulations. All the results being uploaded emanated from polling units where elections were duly conducted and the scores of any of the candidates at the said election, including the petitioners, have not been reduced, tampered with, or falsely represented in any manner.
76. The results of the presidential election conducted on 25th February, 2023 are as contained in the respective INEC Forms and documents and not in any contrived Forensic Report as sought to be imposed by the petitioners.

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77. The allegations in paragraph 72 of the petition in respect of Ekiti, Oyo, Ondo, Taraba, Osun, Kano, Rivers, Borno, Katsina, Kwara, Gombe, Yobe and Niger States are false and totally unfounded; and I state that the votes cast in those States do not exceed the number of voters accredited to vote at the election. The polling unit results as well as the Register of Voters, and not the petitioners' fabricated forensic report, are the documents that reflect the true state of affairs, as it relates to the presidential election of 25th February, 2023.
78. The vague assertions in paragraph 73 of the petition are denied in respect of the 10 states listed therein and the unknown state listed as number 11 and described as "OTHER STATES OF THE FEDERATION". It was the reaction of the electorate that was disfavorable to the petitioners and not the process of computation.
79. Contrary to paragraphs 74, 75, 76, 77 and 78 of the petition about polling units described as "**the polling units**", "**those polling units**" etc. There were no incidences of over-voting or breach of any regulation that was substantial or that substantially affected the outcome of the election.
80. Contrary to paragraph 76 of the petition, there is no proximity or nexus between the 2nd respondent and the 1st petitioner in the declared result of the presidential election that held on 25th February, 2023, as Alhaji Atiku Abubakar of the PDP, came second, while the 1st petitioner came a distant third, and will contend that the petitioners' quest for comparison of votes between the 2nd respondent and the 1st petitioner is far-fetched.

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81. Contrary to paragraph 78 and 79 of the petition, the presidential election of 25th February, 2023 was conducted in substantial compliance with the provision of the Electoral Act and under no circumstance would the petitioners have emerged from the said election.

82. In specific reference to paragraph 79 of the petition, I know as facts that:

- i. The petitioners are deemed to have abandoned their ground that the election of the 2nd respondent was invalid by reason of corrupt practices.
- ii. Allegation of non-compliance is different from that of corrupt practices.

**THE 2ND RESPONDENT WAS ELECTED BY MAJORITY OF
LAWFUL VOTES CAST**

83. The facts contained in paragraphs 81 and 82 of the petition are untrue, and I state that the petitioners' interpretation of the provisions of sections 133 and 134 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended) is strange, disingenuous (with respect) and contrary to the clear letters and spirit of the said provisions and the entire Constitution as a whole. Given the circumstances of this petition where, by the petitioners' showing, there were more than two candidates at the election, section 133 of the 1999 Constitution is totally irrelevant to the petition.

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84. The Nigeria's democracy is not based on an Electoral College jurisprudence particularly as it relates to the Federal Capital Territory, Abuja.

85. There is no exclusive obligation that for a valid return from a Presidential election in Nigeria, a candidate must score 25% of the votes cast in the Federal Capital Territory, Abuja because:

- i.) Abuja had always been a part of Nigeria with indigenous inhabitants and additional land mass was added by adjusting boundaries and excising land from neighboring states, particularly Kwara, Niger, Plateau and Kaduna States.
- ii.) Abuja is still inhabited by Nigerians who are deemed equal to Nigerians living in any other part of Nigeria.
- iii.) The Constitution did not intend to make residents of Abuja super voters or confer on them any privilege or advantage that is not accorded to citizens of Nigeria of other communities, ethnic groups and places of origin.
- iv.) Further to (iii) above, the Constitution indeed forbids any special privilege or advantage solely on the premise of community, ethnic group and place of origin.
- v.) The voters in Abuja are not superior to voters in any other part of Nigeria such that a candidate is mandated to score 25% in Abuja without such similar status for other states of the Federation.
- vi.) The petitioners themselves agree in their paragraph 25 that Nigeria is one single constituency for the purpose of the presidential election. Thus, no part of that single constituency is superior to the

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other or carries a special status requiring a minimum threshold of votes not mandated in others.

- vii.) The Constitution of the Federal Republic of Nigeria, 1999 (as amended) does not create special voting rights for voters in Abuja or allocate preferential voting rights either to them or to the FCT.
- viii.) While every State has three Senators at the National Assembly, the FCT has only one; and while the FCT has only two representatives at the House of Representatives, the least any of the 36 States has is Five.
- ix.) Abuja is not the first Federal Capital Territory of Nigeria. The Federal Capital Territory of Nigeria was relocated to Abuja primarily for land mass, congestion and infrastructural considerations that had become a challenge with the immediate past Federal Capital Territory, which was located within Lagos State.
- x.) Further to (ix) above, voters in former Federal Capital Territories in Nigeria did not enjoy super voter status like the petitioners now ascribe to the FCT, Abuja voters.
- xi.) The mathematical variables in section 134 of the Constitution are two, to wit, one quarter of votes cast and two-thirds of all the states and the FCT, Abuja.
- xii.) The mathematical indices in (xi) are conjunctive.
- xiii.) If petitioners' position was correct, both one quarter and two-thirds will be applied to FCT, Abuja separately. However, because petitioners know that will result in an absurd situation, they have chosen to apply only the mathematical requirement of one quarter

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to Abuja to the exclusion of the second mathematical element of two-thirds.

xiv.) Further to (xiii) above, in terms of the grammatical and syntactic construct of section 134 of the Constitution, the provision for two-thirds is more proximate to Abuja than one quarter and petitioners' failure to relate same to Abuja demonstrates their deliberate attempt to misrepresent the Constitution.

86. Further to paragraph 85 above, the provisions of the Constitution are meant to apply to the Federal Capital Territory, Abuja as if it were one of the States of the Federation and not an entity superior to the other States of the Federation. The Federal Capital Territory Act further reinforces respondents' assertion that the Federal Capital Territory, Abuja is for all intents and purposes to be treated as a State and not superior to a State particularly when construing legislations.

87. The variables established by the Constitution for the purpose of determining one-quarter of the total number of votes cast in two-thirds of the States of the Federation and the Federal Capital Territory, is 37 (that is, the 36 States of the Federation plus/and/conjunctively with the Federal Capital Territory, Abuja). The 2nd respondent scored at least 25% in not less than 29 states of the Federation which is far above two-thirds of the States and the Federal Capital Territory and is thus not inhibited by any constitutional provision from assuming office as President of the Federal Republic of Nigeria. Arithmetically, two-thirds of 37 is 24.6 which is

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below the number of States wherein the 2nd respondent scored at least one quarter of the total number of votes cast at the election.

88. It was/is not the intention of the law makers in inserting the provision of section 134 into the Constitution, that the Federal Capital Territory, Abuja shall be treated as superior to any of the States of the Federation, and that the votes of any electorate thereat, shall count as being more superior than that of the votes cast by any citizen or voter in any State or part of the Federation. At I shall give evidence to this effect and demonstrate that the FCT is made inclusive of the other States of the Federation in calculating the requirements of scoring of two-thirds in the relevant sections of the country.

89. Contrary to paragraph 83 of the petition, the presidential election of 25th February, 2023 and the result that emanated therefrom, were in substantial compliance with the principles of the Electoral Act as well as the Regulations and Manuals for the election. Upon the proper computation already done by the 1st respondent of the results at the said election, while the 2nd respondent emerged winner, the petitioners came a distant third and could not even score one-quarter of the total number of votes cast in at least two-thirds of the States of the Federation and the Federal Capital Territory. As such, not only did they not score the highest number of votes cast at the election, they also did not muster the requisite constitutional spread at the election.

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90. Further to paragraph 89 above, the pleadings in petitioners' paragraph 83 further contradict their earlier pleadings where they had claimed that results were not uploaded on IReV and that they were unable to inspect the IReV despite the orders of Court in that regard.

91. The facts contained in paragraphs 86, 87, 88, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97 and 98 of the petition are untrue as the allegations contained therein with respect to the technical issues that arose during the conduct of the presidential election on 25th February, 2023 were glitches characteristic of technological innovations which in most cases are not immune from errors and malfunctioning. This notwithstanding, the election was conducted in substantial compliance with the provisions of the Electoral Act, 2022.

92. Against the fact in paragraph 99 of the petition, I state that all the votes recorded and credited to the 2nd respondent were duly garnered at the polls and not unlawfully credited to him by the 1st respondent or anybody at all. Further, none of the documents stated in paragraphs 100 and 101 of the petition entitle the petitioners to the grant of any of the reliefs sought in the petition nor can they validly sustain the pleadings in the petition.

93. Of all the presidential candidates at the election, it was only the 1st petitioner who now cries wolf that scored incredible percentages of votes in his catchment areas, particularly, the South-Eastern States of Nigeria, where he scored 95.24% of the votes cast in Anambra State, 93.91% in Enugu State, 77.13% in Imo State, 79.83% in Ebonyi State and 88.40% in Abia State. Against these whopping scores credited to the 1st petitioner in

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the South-Eastern zone, the 2nd respondent scored 2.41% in Abia State, 0.83% in Anambra State, 13.03 in Ebonyi State, 1.05% in Enugu State and 14.21% in Imo State.

94. Even in situations and circumstances where there is a sole candidate for any election, and the sole candidate need just the “Yes” vote of voters, it is very rare for such a sole candidate to garner 95% of the Yes votes. In fact, in advanced democracies of the world, it is rare for any candidate to score 95% of the votes cast, like the 1st petitioner did amongst 18 contestants, at the election of 25th February, 2023.
95. Further to paragraph 95 supra, the 1st petitioner celebrates the results of the election wherever he won/wins and denigrates it wherever he loses. **I shall show evidence of the 1st petitioner celebrating the victory of Mrs. Ireti Kingibe and posing in a photograph with her as the 2nd petitioner’s candidate who was declared the winner of the senatorial election at the FCT Abuja on 25th February, 2023.**
96. The petitioners have embarked on a wild goose chase in the presentation of this petition and, in the process, are questioning results of elections where the respondents lost, including where the petitioners were declared winners, as exemplified in paragraph 73 of the petition where petitioners were querying results of Lagos, Imo and Plateau where they won, as well as Taraba, Adamawa, Bauchi and Kaduna where PDP won.

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97. Further to paragraph 97 above, this Honourable Court is without jurisdiction to countenance the petition, including paragraph 73 thereof, without the joinder of the PDP and also, without the petition praying the court to nullify the votes scored by them in Lagos, Plateau and the other States of the federation listed as number 11.

98. The petition is about guesswork, hype, speculation and conjecture, as there is nowhere in the entirety of the petition, where the petitioners have specified in any form howsoever, the number of their votes which have been affected by irregularities which they bandy and what their total number of votes would have been on the one hand, and the number of the respondents' votes that have been inflated by the much touted allegations of non-compliance/corrupt practices and what the votes of the respondents would have been on the other hand.

99. Further to paragraph 98 supra, generic and omnibus pleadings have been made throughout the petition, including paragraphs 62, 67, 68, 69, 70, 71 and 73, all boiling down to guesswork and the court is invited to discountenance it, as well as the evidence extracted therefrom.

100. The petition is littered with reproduction of the provisions of the Electoral Act and INEC Manual and Regulations, without facts to support the generic pleadings of the petitioners.

101. If anyone should complain about discount in votes recorded for him, it is the 2nd respondent who had shortfall of 10, 929 votes in the scores recorded

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for him by the 1st respondent in Kano State, whereat, in the INEC Form EC 8D, he had 517,314, but in the EC8D(A), 506,412 was recorded for the 2nd respondent, resulting in a shortfall of **10,929 votes**.

102. In terms of national acceptance of the 2nd respondent as a political figure, titan and maestro on the one hand, and that of the 1st petitioner on the other hand, the 2nd respondent is far ahead of the 1st petitioner in every sphere and index, and this is clearly known to Nigerians and also demonstrated by the result of the election.

103. Further to paragraph 102 supra, in terms of structures, stability, national spread, political office holders who have won elections, either at the national level or State and Local Government levels, as well as national acceptability/spread, the 2nd petitioner trails the 3rd respondent far behind and this is equally well known to the electorate and the petitioners themselves.

104. Further to paragraphs 103 and 104 supra, while the 2nd and 3rd respondents scored not less than 25% of the votes cast in 29 States, cutting across the different geo-political zones, the petitioners only managed to score 25% in 16 States, in restricted geo-political zones, as demonstrated in Table 4.

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TABLE 4

COMPARATIVE ANALYSIS OF THE PERFORMANCES OF THE 2ND AND 3RD RESPONDENTS ON THE ONE HAND AND THE 1ST AND 2ND PETITIONERS ON THE OTHER HAND AT THE LAST PRESIDENTIAL ELECTION OF 25-02-2023 ACROSS THE SIX GEO-POLITICAL ZONES IN NIGERIA.

STATES	GEO POL ZONE	APC	APC % VOTES	25%	LP	LP % VOTES	25%	Winner
NORTH-CENTRAL								
Benue	NC	310468	40.32	YES 25%	308372	40.04	YES 25%	APC
Kogi	NC	240751	52.70	YES 25%	56217	12.31	NO	APC
Kwara	NC	263572	56.08	YES 25%	31166	6.63	NO	APC
Nasarawa	NC	172922	31.99	YES 25%	191361	35.40	YES 25%	LP
Niger	NC	375183	48.18	YES 25%	80452	10.33	NO	APC
Plateau	NC	307195	28.23	YES 25%	466272	42.85	YES 25%	LP
Abuja FCT	NC	90902	19.76	NO	281717	61.23	YES 25%	LP
NORTH-EAST								
Adamawa	NE	182881	25.01	YES 25%	105648	14.45	NO	PDP
Bauchi	NE	316694	37.10	YES 25%	27373	3.21	NO	PDP
Borno	NE	252282	54.22	YES 25%	7205	1.55	NO	APC
Gombe	NE	146977	28.82	YES 25%	26160	5.13	NO	PDP

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Taraba	NE	135165	27.07	YES 25%	146315	29.30	YES 25%	PDP
Yobe	NE	151459	40.03	YES 25%	2406	0.64	NO	PDP

NORTH-WEST

Jigawa	NW	421390	45.78	YES 25%	1889	0.21	NO	APC
Kaduna	NW	399293	29.36	YES 25%	294494	21.65	NO	PDP
Kano	NW	506412	29.95	YES 25%	28513	1.69	NO	NNPP
Katsina	NW	482283	45.56	YES 25%	6376	0.60	NO	PDP
Kebbi	NW	248088	44.34	YES 25%	10682	1.91	NO	PDP
Sokoto	NW	285444	48.64	YES 25%	6568	1.12	NO	PDP
Zamfara	NW	298396	59.33	YES 25%	1660	0.33	NO	APC

SOUTH-EAST

Abia	SE	8914	2.41	NO	327095	88.40	YES 25%	LP
Anambra	SE	5111	0.83	NO	584621	95.24	YES 25%	LP
Ebonyi	SE	42402	13.03	NO	259738	79.83	YES 25%	LP
Enugu	SE	4772	1.05	NO	428640	93.91	YES 25%	LP
Imo	SE	66406	14.21	NO	360495	77.13	YES 25%	LP

SOUTH-SOUTH

Akwa Ibom	SS	160620	28.94	YES 25%	132683	23.90	NO	PDP
Bayelsa	SS	42572	25.75	YES 25%	49975	30.23	YES 25%	PDP

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Cross River	SS	130520	31.30	YES 25%	179917	43.15	YES 25%	LP
Delta	SS	90183	14.66	NO	341866	55.56	YES 25%	LP
Edo	SS	144471	24.85	NO	331163	56.97	YES 25%	LP
Rivers	SS	231591	44.23	YES 25%	175071	33.43	YES 25%	APC

SOUTH-WEST

Ekiti	SW	201494	65.38	YES 25%	11397	3.70	NO	APC
Lagos	SW	572606	45.04	YES 25%	582454	45.81	YES 25%	LP
Ogun	SW	341554	58.88	YES 25%	85829	14.79	NO	APC
Ondo	SW	369924	67.14	YES 25%	47350	8.59	NO	APC
Osun	SW	343945	46.91	YES 25%	23283	3.18	NO	PDP
Oyo	SW	449884	55.58	YES 25%	99110	12.24	NO	APC
TOTAL NO OF VOTES		8794721	36.56401671		6101533	25.3671		

2ND RESPONDENT'S NOTICE OF OBJECTION TO PETITIONERS VOTES PURSUANT TO PARAGRAPH 15 OF THE FIRST SCHEDULE TO THE ELECTORAL ACT, 2022.

105. Pursuant to paragraph 15 of the First Schedule to the Electoral Act, 2022, I am aware that the respondents is objecting to the total votes of the petitioners in the 630 Polling Units drawn out from Akwa-Ibom, Anambra, Enugu and Imo States, as contained in the document labelled as **Appendix**

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A attached to this reply, and specifically incorporated into this particular paragraph of the reply.

106. Respondents' objections are premised on the various irregularities outlined against the respective polling units in Appendix A which is part of this reply.

107. An aggregation of the votes in the said polling units will result in 78200 votes for the petitioners and 5286 for the 2nd respondent.

108. Upon a deduction of the said votes from the votes of the petitioners and the 2nd respondent, respectively, from their respectively declared 6,101,533 and 8,794,726 votes, the petitioners will be left with **6,023, 333 votes**, while the 2nd respondent will maintain a total of **8,789,440 votes**, as shown in the table 5 below:

TABLE 5

NAMES OF PARTIES	LABOUR PARTY	ALL PROGRESSIVES CONGRESS
VOTES DECLARED	6,101,533	8,794,726
TAINTED VOTES	78200	5286
RESULT UPON DEDUCTION OF IRREGULAR VOTES	6,023, 333	8,789,440

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109. I shall during the course of my evidence, rely on certified true copies of the INEC result sheets for the different levels of collation in the said areas comprising **Appendix A**.

110. When the 2nd respondent's **8,789,440 votes** are added to **10,929** of which he had a shortfall in Kano State as pleaded in **paragraph 99** above, his votes will shore up to a total of **8,800,369 votes**.

111. Concerning the reliefs being claimed by the petitioners in paragraph 102 of the petition, I know that:

The reliefs do not avail them.

- i. The reliefs are at large.
- ii. The reliefs demonstrate the academic nature of the petition.
- iii. The reliefs are ungrantable.
- iv. In couching the reliefs, the petitioners intentionally muddled, altered, edited, interfered with and adulterated the provisions of the Constitution.
- v. The said reliefs are self-defeating.
- vi. This Honourable Court has no jurisdiction to countenance the reliefs.

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112. Arising from the foregoing, coupled with the circumstances of this case, the petitioners are not entitled to any of the reliefs stated in paragraph 102 of their petition.

113. Shorn of all hype, hyperbole, grandstanding and frivolities, the petition has no substance in fact, logic and law, as well as disclosing no reasonable cause of action. It deserves to be summarily dismissed, as same constitutes a crass abuse of the judicial process.

114. At trial, I shall rely on all the documents in support of every averment contained in this reply, as well as those incidental thereto. The said documents include, but not limited to:

- i. The resume/CV of the respondents.
- ii. Documents, letters, evidencing awards, recognitions, appointments, promotions, commendations, elections, etc.
- iii. Copy of Stipulation and Compromise Settlement of Claims to the Funds Held by Heritage Bank and Citi Bank in proceedings before the United States District Court, Northern District of Illinois, Eastern Division and all processes and documents related thereto, in respect of case No 93C-4483 delivered on October 4, 1993.
- iv. 3rd respondent's letters of voluntary withdrawal from the Senatorial Contest of Borno Central Senatorial District, his replacement and all INEC nomination forms 3rd respondent and Barr. Shehu Kaka.
- v. The 2nd respondent's immigration documents
- vi. Correspondence between the Nigeria Police and the US Embassy in respect of the 2nd respondent

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- vii. Newspaper reports relating to the averments in the pleadings, as well as extracts from publications from various social media fora.
- viii. Newspaper reports bordering on the 1st petitioner's decamping from the PDP to the 2nd petitioner and surrounding matters.
- ix. Form EC9 of the respondents, as well as that of the 1st petitioner.
- x. All Certified True Copies of Forms EC8 series to wit; EC8A, EC8B, EC8C, EC8D, EC8D(A) and EC8E, and such other result sheets and Forms, from the polling units all over the Federation up to the final declaration of the Presidential election results.
- xi. Counterfoil originals known as pink copies of Forms EC8A's from all the polling units issued to his agents at the election.
- xii. Reports of local and international observers that observed the conduct of the Presidential election on 25th February, 2023.
- xiii. Newspapers and Magazine stories that attested to the free and fair conduct of the presidential election of the 25th February, 2023.
- xiv. Video clips, DVD clips, charts and other such materials that attest to the free and fair conduct of the said election.
- xv. Forms EC1A (I).
- xvi. Forms EC17
- xvii. Forms EC25A
- xviii. Forms EC25A(I)
- xix. Forms EC25B
- xx. Forms EC25B(I)
- xxi. Forms EC25G
- xxii. Forms EC25G series.
- xxiii. Forms EC0 series.
- xxiv. Forms EC40G (II) series
- xxv. Forms EC40J series.
- xxvi. Forms EC40A series.
- xxvii. Envelopes containing Forms EC SOB and EC SOC
- xxviii. Ballot papers, stubs, boxes, wraps, used and unused in all the States and FCT Abuja, including votes spoilt, rejected, etc.

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- xxix. Forms EC40H and EC40(I)-(III).
- xxx. CTCs of voters' registers in the 36 States and FCT Abuja.
- xxxi. INEC Polling Units Directory in all the States and the FCT.
- xxxii. Print-outs of accreditation records as captured by smart card readers in all the polling units in the country.
- xxxiii. List of INEC officers and ad hoc staff (including corps members) used and deployed during the election.
- xxxiv. Checklist of polling unit materials.
- xxxv. Summary of total voters' register in Nigeria on unit by unit basis.
- xxxvi. Security reports of the election.
- xxxvii. List of agents of the APC and the 2nd petitioner throughout the country.
- xxxviii. Expert reports and analysis, including reports generated and prepared pursuant to order of court made in favour of respondent on 8th March, 2023, by this Honourable Court.
- xxxix. CTC of register of members of Peoples Democratic Party which was submitted to INEC.
- xl. CTC of register of members of Labour Party submitted to INEC
- xli. Copies of reports of the Committee on the setting up of the Federal Capital Territory and all documents related thereto.
- xlii. Copies of Hansards of the National Assembly, minutes and records of proceedings of the Constituent Assembly for the 1979 Constitution all in relation to the setting up of the Federal Capital Territory.
- xliii. Reports of statistician, forensic experts and experts in the field of information communication technology
- xliv. Documents to be tendered by means of subpoena duce tecum.

115.1 urge the Honourable Court to dismiss this petition as lacking in merit, substance, bona fide, sincerity; and that same is frivolous, vexatious,

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disclosing no reasonable cause of action, and constituting a crass abuse of the processes of court.

116. I depose to this statement on oath in good faith, conscientiously believing its contents to be true and in accordance with the Oaths Act.

SHL

Deponent

Sworn to at the Registry of the Court of Appeal, Abuja;

This 12th day of April, 2023.

BEFORE ME:



SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

COMMISSIONER FOR OATHS

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IN THE COURT OF APPEAL
HOLDEN AT ABUJA

IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.

PETITION NO: CA/PEPC/03/2023

BETWEEN

1. MR PETER GREGORY OBI
2. LABOUR PARTY

PETITIONERS

AND

1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION
2. SENATOR BOLA AHMED TINUBU
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS

RESPONDENTS

WITNESS STATEMENT ON OATH OF SENATOR BOLA

AHMED TINUBU

I, Senator Bola Ahmed Tinubu, Adult, Male, Nigerian, Muslim, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

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1. That I am a registered card-carrying member of the All Progressives Congress (APC).
2. That I am the 2nd Respondent in this suit.
3. I have read the petition and the witness statement of LUNN in support of the petition and the depositions contained therein are substantially false in relation to the material facts. The Petitioners are put to the strictest proof of the allegations contained therein.
4. Paragraphs 4, 16, 17, 18 and 19 of the witness statement of LUNN are false, distorted, misleading and contrived and hereby denied. The Petitioners are put to the strictest proof of the criminal allegations contained therein.
5. By virtue of my position as the All Progressives Congress (APC) Presidential candidate in the Presidential elections held on the 25th day of February 2023, the relevant facts are within my personal knowledge and I verily believe them true and correct.
6. Contrary to Paragraphs 4, 16, 17, 18 and 19 of the witness statement of LUNN, I know that:
 - a. I was qualified to contest for the office of the President of the Federal Republic of Nigeria.
 - b. I was duly sponsored by the 4th respondent as its candidate.

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- c. I know that I was duly sponsored by the 4th respondent as its candidate.
- d. I was qualified to contest for the office of the President of the Federal Republic of Nigeria.
- e. My return by the 1st respondent as the winner of the said election was right, proper and a manifestation of the democratic plebiscites of Nigerians.
- f. I was the All Progressives Congress (APC) Presidential candidate in the Presidential elections held on the 25th day of February 2023.
- g. I am a citizen of the Federal Republic of Nigeria.
- h. As at the time of the Presidential elections held on the 25th day of February 2023, I was above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of my age.
- i. I am a member of the 4th respondent and duly sponsored by the said 4th respondent after emerging from its primary election conducted on 8th June 2022.

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- j. I am a holder of a Degree of Bachelor of Science in Business and Administration from Chicago State University since 1979.
- k. I have vast private and public sector work experience including working with Mobil Oil Nigeria as an auditor, and later treasurer of the company.
- l. In a bid to actualize my quest for public service, I left my lucrative and secure employment at Mobil Oil Nigeria, and forayed into active politics, as a founding member of the defunct Social Democratic Party (SDP).
- m. In 1992, I was elected by an overwhelming majority of lawful votes cast as a Senator of the Federal Republic of Nigeria, representing Lagos West Senatorial District. The votes I secured at the time were the highest scored by any senatorial candidate in the entire country.
- n. As a Senator of the Federal Republic of Nigeria, I distinguished myself as the Chairman of the Senate Committee on Banking, Finance, Appropriation and Currency.
- o. Following the annulment of the June 12, 1993 Nigerian presidential election and the consequent fresh militarization of the Nigerian political leadership, which terminated the structures of

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elective governance in that Republic, I became a founding member of the notable pan-Nigerian pro-democracy group, the National Democratic Coalition (NADECO) where I was at the forefront of advocacy for a return to democratic governance and the fight against military rule.

- p. During the said period (popularly referred to as the dark days of Nigeria's military era because of human rights abuses and the clampdown on pro-democracy advocates), I suffered many arrests, intimidations, threats, search and violation of premises, which ultimately eventuated my proceeding on exile out of Nigeria.
- q. Many pro-democracy activists suffered wanton attacks including death suspected to have been state-sponsored in the said dark days and it was commonplace that a number of us proceeded on exile including myself, we continued to mount international pressure for the return of democratic rule to Nigeria. This pressure eventually yielded a positive result in 1999 with the return of democratic rule to Nigeria by the birthing of the 4th republic which is currently running and in which period, I have been a constant and prominent feature.
- r. Preparatory to the return of Nigeria to democratic governance and the commencement of the 4th republic, I returned to Nigeria from exile and became one of the founding members of the Alliance for

Democracy, a platform on which I was successively and overwhelmingly elected by the people of one of the most populous states in Nigeria, Lagos State, as the Executive Governor of the State for two terms of four years each in 1999 and 2003.

- s. As a result of my outstanding performance as the executive Governor of Lagos State, I won various national and international awards and recognitions from reputable organizations, such as the Nigerian-Belgian Chamber of Commerce; Federal Ministry of Works and the United Nations Habitat Group; as well as the Computer Association of Nigeria.

- t. In recognition of my stellar contributions to governance, humanity, educational development and nation-building, I have received several honorary academic awards from various notable academic institutions. Such awards and institutions include Doctor of Civil Law (DCL) (Honoris Causa) by the University of Njala, Freetown, Sierra Leone; Doctor of Science (D.Sc) by Kano State University of Science and Technology; Doctor of Science (D.SC) in Management Sciences by Ladoke Akintola University of Technology; Doctor of Political Science and Diplomacy by Adeleke University, Osun State; Doctor of Business Administration by the University of Abuja, and Doctor of Business Administration by Usman Dan Fodio University, Sokoto.

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- u. I was/am a founding member of the 4th respondent which, in its first national election after formation, ended the 16-year cycle of the Peoples Democratic Party at the helm of affairs in Nigeria.

- v. Before, or at the time of the election, or at anytime whatsoever, I have never been found guilty/convicted of any criminal offence in respect of which a fine of \$460, 000.00 (Four Hundred and Sixty Thousand United States Dollars) or any amount whatsoever, was imposed on me by any authority or person, including the United States District Court, Northern District of Illinois, Eastern Division in Case No. 93C 4483.

- w. In Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division which was pleaded by the petitioners:
 - i.) No criminal charge was filed against me;
 - ii.) I was not arraigned and did not take/make a plea to any count in a charge for allegations of crime;
 - iii.) I did not go through a criminal trial;
 - iv.) I was not convicted of any crime or for any criminal activity;
 - v.) No sentence of imprisonment was imposed on me;
 - vi.) No sentence of fine was imposed on me;
 - vii.) No form of sentence was imposed on me.

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viii.) Case No.93c 4483 was a civil suit in respect of which the court exercised civil jurisdiction under 18 USC 981 and 28 USC 1345 and 1355.

x. In Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division, no *in personam* criminal sentence was imposed on me.

y. I know that the said Case No. 93C 4483 was an action in *rem* against certain assets. The suit was settled amicably (with mutual releases and parties agreeing to bear their own costs) and a resultant order of dismissal "with prejudice". Specifically, by the order of Judge John A. Nordberg, dated September 15, 1993, it was found and held as follows:

"The parties further agreed that \$460,000 from the defendant account held by Heritage Bank in the name of Bola Tinubu shall be forfeited by the United States The additional funds remaining in the account in excess of \$460,000 shall be released accordingly, it is hereby ORDERED that the funds in the above accounts and any accounts held by Citibank or its related entities on behalf of Bola Tinubu or companies over which Bola Tinubu has control shall be released and the action filed against those funds held in those accounts by Citibank shall be dismissed with prejudice"

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z. I was not convicted in case No; 93C 4483 United State District Court, Northern District of Illinois. The United States of America, through its Embassy in Nigeria, had by a letter dated February 4, 2003, addressed to the then Inspector General of Police, confirmed that upon their record checks of the Federal Bureau of Investigation's National Crime Investigation Centre (NCIC), the centralized information center that maintains the records of every criminal arrest and conviction within the United States of America, there were no records of any form of criminal arrests, wants or warrants against me. I shall tender a copy of the said letter of February 4, 2023, signed by Michael M. Bonner.

aa. The purported proceedings in the United States of America and the subsequent order being relied upon by them have not, at anytime (and until now), been registered in Nigeria under the Foreign Judgments (Reciprocal Enforcement) Act or any other law in force for the time being within the jurisdiction of the Federal Republic of Nigeria, and as such, this Honourable Court is without jurisdiction to either admit it in evidence, countenance it at all, or rely on it to determine this petition.

bb. I studied in the United States of America, worked there before returning home to assume employment with Mobil Oil Nigeria, and before and after my election as Senator of the Federal

Republic of Nigeria in 1992, I enjoyed an unrestricted right of ingress and egress to the United States of America and up till now, I still enjoy an unimpeded right of access to the United States of America. I shall tender and rely on the data pages of my international passports.

cc. I know as a fact that all votes recorded for me are valid.

dd. I urge this Honourable Tribunal to dismiss this petition with substantial costs for being, vexatious, unmeritorious and a waste of precious judicial time.

7. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

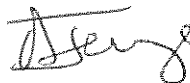
S. BAT

DEPONENT

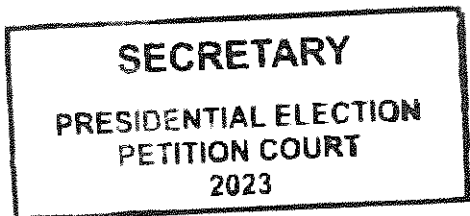

SWORN TO at the Registry of the Court of Appeal, Abuja;

this 12th day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS



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IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

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- 1. MR PETER GREGORY OBI**
- 2. LABOUR PARTY**

PETITIONERS

AND

- 5. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

RESPONDENTS

- 1. SENATOR BOLA AHMED TINUBU**
- 2. SENATOR SHETTIMA KASHIM**
- 3. ALL PROGRESSIVES CONGRESS**

WITNESS STATEMENT ON OATH OF ABBI

I, ABBI, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I am the personal assistant to Senator Bola Ahmed Tinubu, sued as the 2nd Respondent in this suit. I know that by virtue of my position, part of my duties is to keep record of significant events relating to the 1st respondent, and keep custody of his documents and vital information which are personal and official.
3. I have read the petition and the witness statement of LUNN in support of the petition and the depositions contained therein are substantially false with respect to the material facts. The Petitioners are put to the strictest proof of the allegations contained therein.
4. Paragraphs 4, 16, 17, 18 and 19 of the witness statement of LUNN are false, distorted, misleading and contrived and hereby denied. The Petitioners are put to the strictest proof of the criminal allegations contained therein.
5. By virtue of my position as the All Progressives Congress (APC) Presidential candidate in the Presidential elections held on the 25th day of February 2023, the relevant facts are within my personal knowledge and I verily believe them true and correct.
6. Contrary to Paragraphs 4, 16, 17, 18 and 19 of the witness statement of LUNN, I know that:
 - a. The 2nd respondent was qualified to contest for the office of the President of the Federal Republic of Nigeria.

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- b. The 2nd respondent was duly sponsored by the 4th respondent as its candidate.
- c. The return of the 2nd respondent by the 1st respondent as the winner of the said election was right, proper and a manifestation of the democratic plebiscites of Nigerians.
- d. The 2nd respondent is a citizen of the Federal Republic of Nigeria.
- e. The 2nd respondent was as at the time of the election above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of his age.
- f. The 2nd respondent is a member of the 4th respondent and duly sponsored by the said 4th respondent after emerging from its primary election conducted on 8th June, 2022.
- g. The 2nd respondent is a holder of a Degree of Bachelor of Science in Business and Administration from the Chicago State University since 1979.
- h. The 2nd respondent has vast private and public sector work experience including working with Mobil Oil Nigeria as an auditor, and later treasurer of the company.

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- i. In a bid to actualize his quest for public service, the 2nd respondent left his lucrative and secure employment in Mobil Oil Nigeria, and forayed into active politics, as a founding member of the defunct Social Democratic Party (SDP).
- j. In 1992, the 2nd respondent was elected by an overwhelming majority of lawful votes cast as a Senator of the Federal Republic of Nigeria, representing Lagos West Senatorial District. The votes secured by the 2nd respondent at the time were the highest scored by any senatorial candidate in the entire country.
- k. As a Senator of the Federal Republic of Nigeria, he distinguished himself as the Chairman of the Senate Committee on Banking, Finance, Appropriation and Currency.
- l. Following the annulment of the June 12 1993 Nigerian presidential election and the consequent fresh militarization of the Nigerian political leadership, which terminated the structures of elective governance in that Republic, he became a founding member of the notable pan-Nigerian pro-democracy group, the National Democratic Coalition (NADECO) where he was at the forefront of advocacy for a return to democratic governance and the fight against military rule.

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m. During the period (popularly referred to as the dark days of Nigeria's military era because of human rights abuses and the clampdown on pro-democracy advocates), the 2nd respondent suffered many arrests, intimidations, threats, search and violation of premises, which ultimately eventuated his proceeding on exile out of Nigeria.

n. Many pro-democracy activists suffered wanton attacks including death suspected to have been state-sponsored in the said dark days and it was commonplace that a number of them proceeded on exile together with the 2nd respondent, they continued to mount international pressure for the return of democratic rule to Nigeria. The pressures eventually yielded positive results in 1999 with the return of democratic rule to Nigeria by the birthing of the 4th republic which is currently running and in which period, the 2nd respondent has been a constant and prominent feature.

o. Preparatory to the return of Nigeria to democratic governance and commencement of the 4th republic, the 2nd respondent returned to Nigeria from exile and became one of the founding members of the Alliance for Democracy, on which platform he was successively and overwhelmingly elected by the people of one of the most populous states in Nigeria, Lagos State, as the

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Executive Governor of the State for two terms of four years each in 1999 and 2003.

- p. As a result of the 2nd respondent's outstanding performance as executive Governor of Lagos State, the 2nd respondent won various national and international awards and recognitions from reputable organizations, such as the Nigerian-Belgian Chamber of Commerce; Federal Ministry of Works and the United Nations Habitat Group; as well as the Computer Association of Nigeria.
- q. In recognition of the 2nd respondent's stellar contributions to governance, humanity, educational development and nation-building, he has received several honorary academic awards from various notable academic institutions. Such awards and institutions include Doctor of Civil Law (DCL) (Honoris Causa) by the University of Njala, Freetown, Sierra Leone; Doctor of Science (D.Sc) by Kano State University of Science and Technology; Doctor of Science (D.Sc) in Management Sciences by Ladoke Akintola University of Technology; Doctor of Political Science and Diplomacy by Adeleke University, Osun State; Doctor of Business Administration by the University of Abuja, and Doctor of Business Administration by Usman Dan Fodio University, Sokoto.

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- r. The 2nd Respondent was/is a founding member of the 4th respondent which, in its first national election after formation, ended the 16-year cycle of the Peoples Democratic Party at the helm of affairs in Nigeria.
- s. In particular response to paragraphs 17 and 18 of LUNN's witness statement on oath, I know as a fact that the 2nd respondent has never been found guilty/convicted of any criminal offence in respect of which a fine of \$460, 000.00 (Four Hundred and Sixty Thousand United States Dollars) or any amount whatsoever, was imposed on him by any authority or person, including the United States District Court, Northern District of Illinois, Eastern Division in Case No. 93C 4483 before, or at the time of the election, or anytime whatsoever.
- t. In Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division which was pleaded by the petitioners:
- i.) No criminal charge was filed against the 2nd respondent;
 - ii.) The 2nd respondent was not arraigned and did not take/make a plea to any count in a charge for allegations of crime;
 - iii.) The 2nd respondent did not go through a criminal trial;

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- iv.) The 2nd respondent was not convicted of any crime or for any criminal activity;
- v.) No sentence of imprisonment was imposed on the 2nd respondent;
- vi.) No sentence of fine was imposed on the 2nd respondent;
- vii.) No form of sentence was imposed on the 2nd respondent.
- viii.) Case No.93c 4483 was a civil suit in respect of which the court exercised civil jurisdiction under 18 USC 981 and 28 USC 1345 and 1355.
- u. In Case No. 93C 4483 at the United States District Court, Northern District of Illinois, Eastern Division, no *in personam* criminal sentence was imposed on the 2nd Respondent:
- v. I know that the said Case No. 93C 4483 was an action in *rem* against certain assets. The suit was settled amicably (with mutual releases and parties agreeing to bear their own costs) and a resultant order of dismissal "with prejudice". Specifically, by the order of Judge John A. Nordberg, dated September 15, 1993, it was found and held as follows:

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“The parties further agreed that \$460,000 from the defendant account held by Heritage Bank in the name of Bola Tinubu shall be forfeited by the United States The additional funds remaining in the account in excess of \$460,000 shall be released accordingly, it is hereby ORDERED that the funds in the above accounts and any accounts held by Citibank or its related entities on behalf of Bola Tinubu or companies over which Bola Tinubu has control shall be released and the action filed against those funds held in those accounts by Citibank shall be dismissed with prejudice”

w. The 2nd respondent was not convicted in case No; 93C 4483 United State District Court, Northern District of Illinois. The United States of America, through its Embassy in Nigeria, had by a letter dated February 4, 2003, addressed to the then Inspector General of Police, confirmed that upon their record checks of the Federal Bureau of Investigation’s National Crime Investigation Centre (NCIC), the centralized information center that maintains the records of every criminal arrest and conviction within the United States of America, there were no records of any form of criminal arrests, wants or warrants against the 2nd respondent. I shall tender a copy of the said letter of February 4, 2023, signed by Michael M. Bonner.

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x. The purported proceedings in the United States of America and the subsequent order being relied upon by them have not, at anytime (and until now), been registered in Nigeria under the Foreign Judgments (Reciprocal Enforcement) Act or any other law in force for the time being within the jurisdiction of the Federal Republic of Nigeria, and as such, this Honourable Court is without jurisdiction to either admit it in evidence, countenance it at all, or rely on it to determine this petition.

y. The 2nd respondent studied in the United States of America, worked there before returning home to assume his employment with Mobil Oil Nigeria, and that before and after his election as Senator of the Federal Republic of Nigeria in 1992, he enjoyed an unrestricted right of ingress and egress to the United States of America and up till now, he still enjoys an unimpeded right of access to the United States of America.

7. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

ABBI

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This ... 12th ... day of April 2023.

CERTIFIED TRUE COPY

BEFORE ME



SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

COMMISSIONER FOR OATHS

CERTIFIED TRUE COPY

IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023

BETWEEN

- 1. MR PETER GREGORY OBI**
- 2. LABOUR PARTY**

PETITIONERS

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**

RESPONDENTS

WITNESS STATEMENT ON OATH OF SENATOR SHETTIMA

KASHIM

I, Senator Shettima Kashim , Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

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1. That I am a registered card-carrying member of the All Progressives Congress (APC).
2. That I am the 3rd Respondent in this suit.
3. I have read the petition and the witness statement of LUNN in support of the petition and the depositions contained therein are substantially false with regard to the material facts. The Petitioners are put to the strictest proof of the allegations contained therein.
4. Paragraphs 4, 7, 9, 10, 12, 13, 14, 15, 16 and 19 of the witness statement of LUNN are false, distorted, misleading and contrived and hereby denied. The Petitioners are put to the strictest proof of the criminal allegations contained therein.
5. By virtue of my position as the All Progressives Congress (APC) Vice Presidential candidate in the Presidential elections held on the 25th day of February 2023, the relevant facts are within my personal knowledge and I verily believe them true and correct.
6. Contrary to Paragraphs 4, 7, 9, 10, 12, 13, 14, 15, 16 and 19 of the witness statement of LUNN, I know that:
 - a. I was qualified to contest for the office of the Vice President of the Federal Republic of Nigeria.

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- b. I was duly and properly sponsored as the running mate of the 2nd respondent on the ticket of the 4th respondent, and I met all constitutional and statutory requirements, both as a candidate and to be returned as the Vice-President of Nigeria.
- c. My return by the 1st respondent as the vice-president-elect of the said election was right, proper and a manifestation of the democratic plebiscites of Nigerians. I am a citizen of the Federal Republic of Nigeria by birth.
- d. I was, as at the time of the election, above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of my age.
- e. I studied at the University of Maiduguri and earned a Degree of Bachelor of Science (BSc) in Agricultural Economics in 1989.
- f. Owing to my thirst for self-fulfilment and academic excellence, I proceeded to Nigeria's premier University, the University of Ibadan, Oyo State, where I obtained a Master's degree (MSc) in Agricultural Economics in 1991. I joined the academia in 1991 as a lecturer in the Department of Agricultural Economics, University of Maiduguri, Borno State and remained in the academia till 1993 when he left to start a career in banking.

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- g. I started a career in Banking in 1993 with the (now defunct) Commercial Bank of Africa Limited as head of the accounts unit at the bank's office in Ikeja, Lagos State. I remained there till 1997, before moving to African International Bank Limited as a Deputy Manager and rose to become a Manager in 2001.
- h. In 2001, I joined the employment of Zenith Bank Plc as head of its main branch in Maiduguri, Borno State. I subsequently rose through the ranks to become the Deputy General Manager/Zonal Head (North-East).
- i. Between 2007 to 2011, I served in the government of Borno State as a Commissioner in various Ministries including, the Ministry of Finance, the Ministry of Local Governments and Chieftaincy Affairs, the Ministry of Education, the Ministry of Agriculture and Natural Resources, as well as Ministry of Health.
- j. I contested the election into the office of Governor of Borno State in 2011, and I won with an overwhelming majority of lawful votes cast. I was re-elected to the same office in 2015 on the platform of the 4th respondent, a period when I also doubled as the Chairman of the Northern States Governors' Forum, an umbrella body of Governors in the 19 Northern States of the Federation.

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k. In 2019, I was elected Senator representing Borno Central Senatorial District of Borno State on the platform of the 4th respondent and assumed the said office after completing two terms as Governor of Borno State.

l. After the 2nd respondent won the 4th respondent's primary election conducted on 8th June 2022, he named Ibrahim Kabiru Masari as his running mate.

m. The said Ibrahim Kabiru Masari however subsequently conveyed a notice withdrawing his nomination to the 4th Respondent and the notice and withdrawal was done within the clear provisions of the Electoral Act, as he gave signed notice in writing, delivered same to the 4th respondent and the 4th respondent duly conveyed the notice of withdrawal not later than 90 days to the election.

n. The statutory procedure for my selection as the vice-presidential candidate was different from that of the 2nd respondent as I was not required to go through the process of any primary election.

o. I know as a fact that a candidate in an election who wishes to withdraw his candidacy only has an obligation to submit a notice in writing to his Political Party withdrawing his candidature.

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- p. Upon submission of the aforementioned notice, the obligations of the candidate are complete, his candidacy stands withdrawn and he has discharged himself of all/any impediment to another nomination. It is then for the political party to subsequently notify the 1st respondent of such withdrawal not later than 90 days to the election.
- q. I know as a fact that by a Notice of Voluntary Withdrawal dated 6th July 2022, addressed to the National Chairman of the 4th respondent and executed before a Notary Public, Emoedume I. Brai, Esq. on the same day, I notified the 4th respondent of the voluntary withdrawal of my candidacy for the Borno Central Senatorial District election scheduled to hold on 25th February 2023.
- r. Following the voluntary withdrawal of my candidacy from the senatorial election, a fresh primary election was conducted to nominate the 4th respondent's candidate for the election into the office of Senator representing Borno Central Senatorial District of Borno State, wherein, Barr. Kaka-Shehu Lawan emerged as the candidate of the 4th respondent for the said senatorial election.
- s. The primary election that returned the said Barr. Kaka-Shehu Lawan was duly monitored by the 1st respondent, who at the time, had notice and was duly aware of my withdrawal as the candidate

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of the 4th respondent from the senatorial contest, which said the withdrawal was the sole reason for the fresh primary election.

- t. My selection by the 2nd respondent as his running mate qua Vice-Presidential candidate did not occur until 15th July 2022, a period of at least 9 days after my voluntary withdrawal as the senatorial candidate of the 4th respondent.
- u. At the time I became the vice-presidential candidate of the 4th respondent, I had already withdrawn my candidature for that Senatorial District and ceased to be the nominated senatorial candidate of the 4th respondent, and another person had already emerged as the candidate of the 4th respondent for the said senatorial district.
- v. I know that under the Electoral Act and the Regulations of the 1st respondent, the Final Lists of Candidates contesting the election must be not only published on its website but also advertised through different media across the country. The essence of the publication is to allow any person/aspirant who has an objection to any candidate whose name appears on the Lists, to ventilate his objection in any law court.

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- w. I know that at no time did the 1st respondent publish or advertise my name as the candidate of the 4th respondent for the Borno Central Senatorial District election.
- x. I know as a fact that the only name of the candidate representing the 4th respondent for the Borno Central Senatorial District election published and advertised by the 1st respondent was that of Barr. Kaka-Shehu Lawan.
- y. The sponsorship of the 2nd respondent and myself by the 4th respondent, and participation at the election as candidates of the 4th respondent, were not rendered invalid under any circumstances whatsoever, and the votes validly cast for the 2nd respondent and me by the electorate at the presidential election are not and cannot be rendered as wasted votes. The petitioners who failed to garner the quantum of votes scored by the 2nd respondent and myself as well as the spread of the said votes cannot also take any advantage of the votes scored by the 2nd respondent and myself.
- z. The Presidential and National Assembly elections (particularly, the Borno Central Senatorial election) took place concurrently on 25th February 2023, and the 2nd respondent and I only participated as candidates at the presidential election, while Barr. Shehu Kaka Lawan participated as the 4th respondent's candidate for the senatorial election in the Senatorial District.

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aa. Neither the 2nd respondent nor myself was nominated by more than one political party or in more than one constituency or more particularly, knowingly allowed himself to be nominated in more than one constituency. I know as a fact that Nigeria is one constituency for the Presidential election and that neither of us was nominated by more than one political party or in more than one constituency.

bb. I know as fact that, it is the 1st petitioner that participated in the primary election process of more than one political party for the same office; the 1st petitioner put himself up for nomination up till as far as the screening stage for the presidential primary election of the Peoples Democratic Party and also participated in the presidential primary election of the 2nd petitioner.

cc. I urge this Honourable Tribunal to dismiss this petition with substantial costs for being, vexatious, unmeritorious and a waste of precious judicial time.

7. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

SSK

DEPONENT

CERTIFIED TRUE COPY

SWORN TO at the Registry of the Court of Appeal, Abuja;

This 12th day of April 2023.

BEFORE ME



SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

COMMISSIONER FOR OATHS

CERTIFIED TRUE COPY

IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023

BETWEEN

- 1. MR PETER GREGORY OBI**
- 2. LABOUR PARTY**

PETITIONERS

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**

RESPONDENTS

WITNESS STATEMENT ON OATH OF ASDU2

I, ASDU2, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I am the personal assistant to Senator Shettima Kashim sued as the 3rd respondent in this suit. My duties include keeping record of significant events relating to the 1st respondent, and keeping custody of his documents and vital information which are personal and official.
3. I have read the petition and the witness statement of LUNN in support of the petition and the depositions contained therein are substantially false with regards to the material facts. The Petitioners are put to the strictest proof of the allegations contained therein.
4. Paragraphs 4, 7, 8, 9, 10, 12, 13, 14, 15, 16 and 19 of the witness statement of LUNN are false, distorted, misleading and contrived and hereby denied.
5. By virtue of my position as the personal assistant to the 3rd respondent who was the All Progressives Congress (APC) Vice Presidential candidate in the Presidential elections held on the 25th day of February 2023, the relevant facts are within my personal knowledge and I verily believe them true and correct.
6. Contrary to Paragraphs 4, 7, 9, 10, 12, 13, 14, 15, 16 and 19 of the witness statement of LUNN, I know that:
 - a. The 3rd respondent was qualified to contest for the office of the Vice President of the Federal Republic of Nigeria.

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- b. The 3rd respondent was duly and properly sponsored as the running mate of the 2nd respondent on the ticket of the 4th respondent, and met all constitutional and statutory requirements, both as a candidate and to be returned as the Vice-President of Nigeria.
- c. The return of the 3rd Respondent by the 1st respondent as the vice-president-elect of the said election was right, proper and a manifestation of the democratic plebiscites of Nigerians.
- d. The 3rd Respondent is a citizen of the Federal Republic of Nigeria by birth.
- e. The 3rd Respondent was, as at the time of the election, above the constitutionally prescribed minimum age of thirty-five years and thus not disqualified on account of his age.
- f. The 3rd Respondent contested election into the office of Governor of Borno State in 2011, and he won with an overwhelming majority of lawful votes cast. He was re-elected to the same office in 2015 on the platform of the 4th respondent, a period when he also doubled as the Chairman of the Northern States Governors' Forum, an umbrella body of Governors in the 19 Northern States of the Federation.
- g. In 2019, the 3rd Respondent was elected as Senator representing Borno Central Senatorial District of Borno State on the platform

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of the 4th respondent and assumed the said office after completing two terms as Governor of Borno State.

- h. After the 2nd respondent won the 4th respondent's primary election conducted on 8th June 2022, he named Ibrahim Kabiru Masari as his running mate.
- i. The said Ibrahim Kabiru Masari however conveyed a notice withdrawing his nomination to the 4th Respondent and the notice and withdrawal was done within the clear provisions of the Electoral Act, as he gave signed notice in writing, delivered same to the 4th respondent and the 4th respondent duly conveyed the notice of withdrawal not later than 90 days to the election.
- j. The statutory procedure for the selection of the 3rd respondent as the vice-presidential candidate was different from that of the 2nd respondent as the said 3rd respondent was not required to go through the process of any primary election.
- k. I know as a fact that a candidate in an election who wishes to withdraw his candidacy only has an obligation to submit a notice in writing to his Political Party withdrawing his candidature.
- l. Upon submission of the aforementioned notice, the obligations of the candidate are complete, his candidacy stands withdrawn and he has discharged himself of all/any impediment to another

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nomination. It is then for the political party to subsequently notify the 1st respondent of such withdrawal not later than 90 days to the election.

- m. I know as a fact that by a Notice of Voluntary Withdrawal dated 6th July 2022, addressed to the National Chairman of the 4th respondent and executed before a Notary Public, Emoedume I. Brai, Esq. on the same day, the 3rd respondent notified the 4th respondent of the voluntary withdrawal of his candidacy for the Borno Central Senatorial District election scheduled to hold on 25th February 2023.
- n. Following the 3rd respondent's voluntary withdrawal of his candidacy from the senatorial election, a fresh primary election was conducted to nominate the 4th respondent's candidate for the election into the office of Senator representing Borno Central Senatorial District of Borno State, wherein, Barr. Kaka-Shehu Lawan emerged as the candidate of the 4th respondent for the said senatorial election.
- o. The primary election that returned the said Barr. Kaka-Shehu Lawan was duly monitored by the 1st respondent, who at the time, had notice and was duly aware of the withdrawal of the 3rd respondent as the candidate of the 1st respondent from the

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senatorial contest, which said the withdrawal was the sole reason for the fresh primary election.

- p. The 3rd respondent's selection by the 2nd respondent as his running mate qua Vice-Presidential candidate did not occur until 15th July 2022, a period of at least 9 days after his voluntary withdrawal as the senatorial candidate of the 4th respondent.
- q. As at the time the 3rd respondent became the vice-presidential candidate of the 4th respondent, he had already withdrawn his candidature for that Senatorial District and ceased to be the nominated senatorial candidate of the 4th respondent, and another person had already emerged as the candidate of the 4th respondent for the said senatorial district.
- r. I know as a fact that under the Electoral Act and the Regulations of the 1st respondent, Final Lists of Candidates contesting elections must be not only published on its website but also advertised through different media across the country. The essence of the publication is to allow any person/aspirant who has an objection to any candidate whose name appears on the Lists, to ventilate his objection in any law court.
- s. I know as a fact that at no time did the 1st respondent publish or advertise the name of the 3rd respondent as the candidate of the 4th respondent for the Borno Central Senatorial District election.

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- t. I know as a fact that the only name of the candidate representing the 4th respondent for the Borno Central Senatorial District election published and advertised by the 1st respondent was that of Barr. Kaka-Shehu Lawan.
- u. The sponsorship of the respondents by the 4th respondent, and participation at the election as candidates of the 4th respondent, were not rendered invalid under any circumstances whatsoever, and the votes validly cast for them by the electorate at the presidential election are not and cannot be rendered as wasted votes. The petitioners who failed to garner the quantum of votes scored by the respondents as well as the spread of the said votes cannot also take any advantage from the votes scored by the respondents.
- v. The Presidential and National Assembly elections (particularly, the Borno Central Senatorial election) took place concurrently on 25th February 2023, and the 2nd and 3rd respondents only participated as candidates at the presidential election, while Barr. Shehu Kaka Lawan participated as the 4th respondent's candidate for the senatorial election in the Senatorial District.
- w. Neither of the 2nd and 3rd respondents was nominated by more than one political party or in more than one constituency or more

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particularly, knowingly allowed himself to be nominated in more than one constituency.

x. I know as a fact that Nigeria is one constituency for the purpose of the Presidential election and that neither of them was nominated by more than one political party or in more than one constituency.

y. I know as fact that, it is the 1st petitioner that participated in the primary election process of more than one political party for the same office; the 1st petitioner put himself up for nomination up till as far as the screening stage for the presidential primary election of the Peoples Democratic Party and also participated in the presidential primary election of the 2nd petitioner.

z. I know as a fact that it is the 'black pot' in the 1st petitioner that is frantically attempting to taint the unblemished 'kettle' of the 3rd respondent.

aa. I urge this Honourable Tribunal to dismiss this petition with substantial costs for being, vexatious, unmeritorious and waste of precious judicial time.

7. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

ASU 2


CERTIFIED TRUE COPY

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This 12th day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

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IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
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PETITION NO: CA/PEPC/03/2023

BETWEEN

1. MR PETER GREGORY OBI

PETITIONERS

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

RESPONDENTS

2. SENATOR BOLA AHMED TINUBU

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF ASSD

I, ASSD, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

CERTIFIED TRUE COPY

2. That I am the National Organizing Secretary for All Progressives Congress (APC) sued as the 4th Respondent in this suit.
3. I have read the petition and the witness statement of LUNN in support of the petition and the depositions contained therein are substantially false with regards to the material facts. The Petitioners are put to the strictest proof of the allegations contained therein.
4. Paragraphs 4, 7, 8, 9, 10, 12, 13, 14, 15, 16, and 19 of the witness statement of LUNN are false, distorted, misleading and contrived and hereby denied.
5. By virtue of my position as the National Organizing Secretary of the 4th Respondent, the relevant facts are within my personal knowledge and I verily believe them true and correct.
6. Contrary to Paragraphs 4, 7, 9, 10, 12, 13, 14, 15, 16, and 19 of the witness statement of LUNN, I know that:
 - a. The 3rd Respondent was qualified to contest for the office of the Vice President of the Federal Republic of Nigeria.
 - b. The 3rd respondent was duly and properly sponsored as the running mate of the 2nd respondent on the ticket of the 4th respondent, and met all constitutional and statutory requirements, both as a candidate and to be returned as the Vice-President of Nigeria.

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- c. The return of the 3rd Respondent by the 1st respondent as the vice-president-elect of the said election was right, proper and a manifestation of the democratic plebiscites of Nigerians.
- d. I know as a fact that preparatory to the 2023 presidential election held on 25th February 2023, the 4th respondent conducted its primary election wherein the 2nd respondent emerged as the winner.
- e. I have read the depositions in the witness statement in support of the Petition and the facts deposed therein are substantially and materially false.
- f. The 4th respondent forwarded the name of the 2nd respondent to the 1st respondent as its presidential candidate in the 2023 general election.
- g. After the 2nd respondent won the 4th respondent's primary election conducted on 8th June 2022, he named Ibrahim Kabiru Masari as his running mate.
- h. I also know that the said Ibrahim Kabiru Masari, by notice in writing on 10th July 2022, withdrew his nomination as the vice-presidential candidate of the 2nd respondent in the presidential election.
- i. I know that upon the withdrawal of Ibrahim Kabiru Masari as the vice-presidential candidate of the 2nd respondent, a vacancy occurred in that position.
- j. I know that Ibrahim Kabiru Masari gave signed notice in writing, delivered same to the 4th respondent and the 4th

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respondent duly conveyed the notice of withdrawal not later than 90 days to the election.

- k. The statutory procedure for the selection of the 3rd respondent as vice-presidential candidate was different from that of the 2nd respondent as the said 3rd respondent was not required to go through the process of any primary election.
- l. I know that on 15th July 2022, the 3rd respondent was duly nominated as the vice-presidential candidate of the 4th respondent. I will rely on the letters of withdrawal and nomination forms at the hearing.
- m. I know as a fact that a candidate in an election who wishes to withdraw his candidacy only has an obligation to submit a notice in writing to his Political Party withdrawing his candidature.
- n. Upon submission of the aforementioned notice, the obligations of the candidate are complete, his candidacy stands withdrawn and he has discharged himself of all/any impediment to another nomination. It is then for the political party to subsequently notify the 1st respondent of such withdrawal not later than 90 days to the election.
- o. I know as a fact that by a Notice of Voluntary Withdrawal dated 6th July 2022, addressed to the National Chairman of the 4th

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respondent and executed before a Notary Public, Emoedume I. Brai, Esq. on the same day, the 3rd respondent notified the 4th respondent of the voluntary withdrawal of his candidacy for the Borno Central Senatorial District election scheduled to hold on 25th February, 2023.

- p. Following the 3rd respondent's voluntary withdrawal of his candidacy from the senatorial election, a fresh primary election was conducted to nominate the 4th respondent's candidate for the election into the office of Senator representing Borno Central Senatorial District of Borno State, wherein, Barr. Kaka-Shehu Lawan emerged as candidate of the 4th respondent for the said senatorial election.
- q. The primary election that returned the said Barr. Kaka-Shehu Lawan was duly monitored by the 1st respondent, who at the time, had notice and was duly aware of the withdrawal of the 3rd respondent as candidate of the 1st respondent from the senatorial contest, which said the withdrawal was the sole reason for the fresh primary election.
- r. The 3rd respondent's nomination by the 2nd respondent as his running mate qua Vice-Presidential candidate did not occur until 15th July 2022, a period of at least 9 days after his voluntary withdrawal as the senatorial candidate of the 4th respondent.

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- s. In particular response to paragraph 12 of LUNN, as at the time the 3rd respondent became the vice-presidential candidate of the 4th respondent, he had already withdrawn his candidature for that Senatorial District and ceased to be the nominated senatorial candidate of the 4th respondent, and another person had already emerged as the candidate of the 4th respondent for the said senatorial district.
- t. I know as a fact that under the Electoral Act and the Regulations of the 1st respondent, Final Lists of Candidates contesting the election must be not only published on its website but also advertised through different media across the country. The essence of the publication is to allow any person/aspirant who has an objection to any candidate whose name appears on the Lists, to ventilate his objection in any law court.
- u. I know as a fact that at no time did the 1st respondent publish or advertise the name of the 3rd respondent as the candidate of the 4th respondent for the Borno Central Senatorial District election.
- v. I know as a fact that the only name of the candidate representing the 4th respondent for the Borno Central Senatorial District election published and advertised by the 1st respondent was that of Barr. Kaka-Shehu Lawan.

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w. The sponsorship of the respondents by the 4th respondent, and participation at the election as candidates of the 4th respondent, were not rendered invalid under any circumstances whatsoever, and the votes validly cast for them by the electorate at the presidential election are not and cannot be rendered as wasted votes. The petitioners who failed to garner the quantum of votes scored by the respondents as well as the spread of the said votes cannot also take any advantage of the votes scored by the respondents.

x. The Presidential and National Assembly elections (particularly, the Borno Central Senatorial election) took place concurrently on 25th February 2023, and the 2nd and 3rd respondents only participated as candidates at the presidential election, while Barr. Shehu Kaka Lawan participated as the 4th respondent's candidate for the senatorial election in the Senatorial District.

y. Neither of the 2nd and 3rd respondents was nominated by more than one political party or in more than one constituency or more particularly, knowingly allowed himself to be nominated in more than one constituency.

z. I know as a fact that Nigeria is one constituency for the purpose of the Presidential election and that neither of them was nominated by more than one political party or in more than one constituency.

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aa. I know as fact that, it is the 1st petitioner that participated in the primary election process of more than one political party for the same office; the 1st petitioner put himself up for nomination up till as far as the screening stage for the presidential primary election of the Peoples Democratic Party and also participated in the presidential primary election of the 2nd petitioner.

bb. I know as a fact that it is the black pot in the 1st petitioner that is frantically attempting to stain the clean/white kettle of the 3rd respondent.

cc. I urge this Honourable Tribunal to dismiss this petition with substantial costs for being, vexatious, unmeritorious and waste of precious judicial time.

7. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

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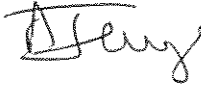
ASFA

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This^{12th}..... day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

CERTIFIED TRUE COPY

IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023

BETWEEN

1. MR PETER GREGORY OBI

PETITIONERS

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

RESPONDENTS

2. SENATOR BOLA AHMED TINUBU

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF IBRAHIM KABIRU

MASARI

I, Ibrahim Kabiru Masari, Adult, Male, Nigerian, Politician of APC National Headquarters,
40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the 2nd respondent's running mate for All Progressives Congress (APC), the 4th Respondent in this suit before my voluntary withdrawal of my candidature.
3. I have read the witness statements in support of the petition and I know as a fact that the depositions contained therein are substantially false with regard to the material facts.
4. By virtue of my position as a member of the 4th Respondent and former running mate of the 2nd Respondent, the relevant facts to this petition are within my personal knowledge and I verily believe them true and correct as follows that:
 - a. I know as a fact that preparatory to the 2023 presidential election held on 25th February 2023, the 4th respondent conducted its primary election wherein the 2nd respondent emerged as the winner.
 - b. The 4th respondent forwarded the name of the 2nd respondent to the 1st respondent as its presidential candidate in the 2023 general election.
 - c. After the 2nd respondent won the 4th respondent's primary election, he named me as his running mate.
 - d. By a notice in writing on 10th July 2022, I withdrew my nomination as the vice-presidential candidate of the 4th respondent in the presidential election.

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- e. I know as a fact that a candidate in an election who wishes to withdraw his candidacy only has an obligation to submit a notice in writing to his Political Party withdrawing his candidature.
- f. Upon submission of the aforementioned notice, the obligations of the candidate are complete, his candidacy stands withdrawn and he has discharged himself of all/any impediment to another nomination. It is then for the political party to subsequently notify the 1st respondent of such withdrawal not later than 90 days to the election.
- g. I know that upon my withdrawal as the vice-presidential candidate of the 2nd respondent, a vacancy occurred in that position.

7. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

IBFIF

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This12th..... day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

CERTIFIED TRUE COPY

IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023

BETWEEN

1. MR PETER GREGORY OBI

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PETITIONERS

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

RESPONDENTS

2. SENATOR BOLA AHMED TINUBU

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF XPX3

I, XPX3, Adult, Nigerian, ICT Expert of Maitama, Abuja, do hereby make oath and state as follows:

1. That I am an Information and Communications Technology Expert, working in the situation room of the 2nd and 3rd Respondents by virtue of which I am

familiar with the use and intricacies of the Bi-Modal Voting Accreditation System (BVAS) machines and other related technologies.

2. I have over 20 years of professional experience in ICT, providing detailed solutions in Communication Technologies for various firms.
3. That I have sufficient experience and skill in the area of software development, and the overall functionality and application of the Bi-Modal Voting Accreditation System (BVAS) machines, IReV and other related software applications, devices or programs used by the 1st Respondent in the conduct of the Presidential Election of 25th February 2023.
4. I am equally familiar with the facts of this case.
5. That I have read the Petition and the Witness Statement on Oath of ITX which was filed on the 21st of March 2023.
6. That the facts stated in the Witness Statement on Oath of ITX are denied. They are substantially false, grossly unfounded, misconceived, self-serving and misleading.
7. I know as a fact that the accreditation, voting, sorting, counting, recording of votes announcement/declaration of results and collation of results of an election under the Electoral Act, 2022 and subsidiary instruments made to assist in the conduct of the election is a hybrid of manual and technological components, but still largely manual with the significant human interface using

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the voters register, ballot papers, ballot boxes, various electoral forms (of which form EC8A is the base), ink and the BVAS machine.

8. I know as a fact that a successful electronic transmission directly from the polling unit is not a condition precedent to the acceptance or validity of results for collation. As it relates to the declaration and collation of results, the Regulations and Guidelines for the Conduct of Elections, 2022 and the Manual for Election Officials, 2023 all clearly prescribe the manual mode of collation and contemplate circumstances of the delivery of “the BVAS and the original copy of each of the forms in tamper-evident envelope” to the different levels of collation, “in the company of Security Agents” and willing Polling Agents.
9. I know that it is the manual result as entered by the Presiding Officers in the relevant Form EC8A that is declared as the result of the election at the polling unit.
10. I know that the 1st respondent is not precluded by any law, regulation or manual from using, applying, or relying on any other means of transmission of results apart from the BVAS. It is the further contention of the respondents that the use of BVAS is subject to vagaries of the entire ecosystem, including internet facilities, source of power, proper engagement of the BVAS technological device by the operators, etc.
11. I know that the polling unit is the base and foundation of the election where actual voting, counting and announcement of results are done.

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Subsequent actions after the completion of the election at the polling units cannot vitiate the valid votes already cast at the polling units in substantial compliance with the Electoral Act. The respondents further state that polling units and collation centres are physical spaces and not remote or virtual locations.

12. I know as a fact that the 1st respondent is not precluded by any law, regulation or manual from using, applying, or relying on any other means of transmission of results apart from the BVAS. It is the further contention of the respondents that the use of BVAS is subject to vagaries of the entire ecosystem, including internet facilities, source of power, proper engagement of the BVAS technological device by the operators, etc.

13. I know that where there is inadequate power supply, poor internet facilities, or lack of proper engagement of the technological device, the technological or electronic architecture of the said BVAS will not function as originally designed, and the 1st respondent's Manual and Guidelines are not oblivious of this reality and have made adequate provisions in relation thereto, demonstrating the secondary nature and dispensability of any other mode of transmission of result apart from the manual mode, continued upload of the results of an election after the declaration of the result of the election, simpliciter, has no effect on the validity, integrity or correctness of the result of the said election and does not constitute a violation of the provisions of the Electoral Act and the 1st respondent's Regulations.

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14. I know that the continued uploading of results at the election is not a substantial non-compliance capable of substantially affecting the results of the election.
15. I know that although the 1st respondent can compile, maintain and update, continuously, a register of election results to be known as the National Electronic Register of Election Results which shall be a distinct database or repository of polling unit by polling unit results, including collated election results of each election conducted by the 1st respondent in the Federation in an electronic format at its national headquarters, the Electoral Act does not impose a duty on the 1st respondent to update the said register prior to the announcement of results of elections.
16. I know that the National Electronic Register of Electronic Results is a device/innovation entirely different from the INEC Result Viewing Portal (IReV) and as such, the IReV cannot be described as the immediate access by the general public to the said electronic register of election result as erroneously described by the petitioners.
17. I know that polling officers do not resort to the IReV or National Election Register of Election Results to make declarations of election results at the polling units. Form EC8A (containing, inter alia, accreditation details as recorded from the physical BVAS machine at the polling units) and the voters register are the primary documents for making declarations of election results at the polling units.

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18. I know as a fact that, polling officers do not resort to the IReV or National Election Register of Election Results to make declarations of election results at the polling units. Form EC8A (containing, inter alia, accreditation details as recorded from the physical BVAS machine at the polling units) and the voters register are the primary documents for making declarations of election results at the polling units.

19. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oath Act.

XPA3

DEPONENT

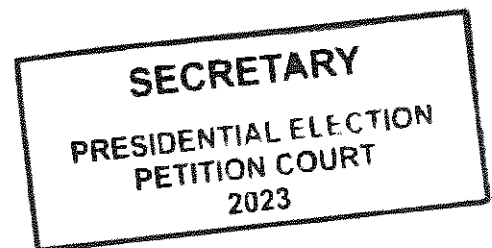
SWORN TO at the Registry of the Court of Appeal, Abuja, Nigeria.

This ... 12th ... day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS



CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
2. LABOUR PARTY

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION (INEC)**
**2. SENATOR BOLA AHMED TINUBU
RESPONDENTS**
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS (APC)

WITNESS STATEMENT ON OATH OF AII

I, AII, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Eket Local Government Area in Akwa Ibom State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Eket Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Eket Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Eket Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

d) That Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road (03-03-01-008) and Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua (03-03-

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02-20) are some of the polling units under Eket Local Government Area.

- e) That I also know as a fact that there was no valid election held at Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road (03-03-01-008) and Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua (03-03-02-20) polling units on the 25th day of February 2023.
- f) That I was shocked when I realized that the 1st Respondent uploaded to its portal, the mutilated result sheet of Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road polling unit showing that the 2nd Petitioner, LP scored 107, while the 4th Respondent, APC scored 12.
- g) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the mutilated result sheet of Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua polling unit showing that the 2nd Petitioner, LP scored 122, while the 4th Respondent, APC scored 17.
- h) That I know as a fact that the purported result sheet of Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road (03-03-01-008) and Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua (03-03-02-20), the 1st Respondent

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uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.

- i) That I also know as a fact that none of the political parties in Eket Local Government Area, Akwa Ibom for the presidential election held on the 25th day of February 2023 scored any valid votes at Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road (03-03-01-008) and Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua (03-03-02-20) polling units.
- j) From the aforementioned polling units with irregularities in Eket Local Government Area, Akwa Ibom for the presidential election held on the 25th day of February 2023, the 2nd Petitioner, LP scored 229 votes, while the 4th Respondent, APC scored 29 votes.

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

All

DEPONENT

SWORN TO at the Registry of the Court of Appeal
April 2023.

BEFORE ME


COMMISSIONER

CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
2. LABOUR PARTY

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION (INEC)**
**2. SENATOR BOLA AHMED TINUBU
RESPONDENTS**
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS (APC)

WITNESS STATEMENT ON OATH OF AI2

I, AI2, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Ibiono Local Government Area in Akwa Ibom State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Ibiono Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

- a) That the result sheets for the polling units in the various wards within Ibiono Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.
- b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Ibiono Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023.
- c) That the said results were in my custody and thoroughly examined by me.

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- d) That Pry Sch, Ikot Ambit polling unit is one of the polling units under Eket Local Government Area, Akwa-Ibom.
- e) That I also know as a fact that there was no valid election held at Pry Sch, Ikot Ambit polling unit on the 25th day of February 2023.
- f) That I was shocked when I realized that the 1st Respondent uploaded to its portal, the mutilated result sheet of Pry Sch, Ikot Ambit polling unit showing that the 2nd Petitioner, LP scored 27, while the 4th Respondent, APC scored 10.
- g) That I know as a fact that the purported result sheet of Pry Sch, Ikot Ambit Polling Unit, the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling unit on the 25th day of February 2023.
- h) That I also know as a fact that none of the political parties in Ibiono Local Government Area, Akwa Ibom for the presidential election held on the 25th day of February 2023 scored any valid votes at Pry Sch, Ikot Ambit polling unit.
- i) From the aforementioned polling unit with irregularities in Ibiono Local Government Area, Akwa Ibom for the presidential election held on the 25th day of February 2023, the 2nd Petitioner, LP scored 27 votes, while the 4th Respondent, APC scored 10 votes.

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

A12

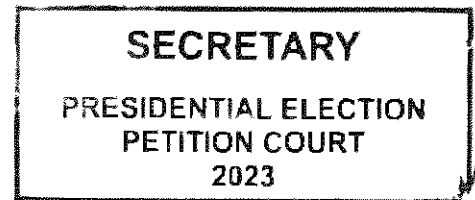
DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This^{12th}..... day of April 2023.

BEFORE ME

AJery



COMMISSIONER FOR OATHS

CERTIFIED TRUE COPY

IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
- 2. LABOUR PARTY**

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU
RESPONDENTS**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**

WITNESS STATEMENT ON OATH OF AZI

I, AZI, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

CERTIFIED TRUE COPY

2. That I was the All Progressives Congress (APC) Collation Agent for Aguata Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Aguata Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

- a) That the result sheets for the polling units in the various wards within Aguata Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.
- b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Aguata Local Government Area in the Presidential elections held on the 25th day of February 2023.
- c) That the said results were in my custody and thoroughly examined by me.

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d) That Gbirigbo Hall (04-01-01-007), Council Hall (04-01-01-012) Umueleke Hall II (04-01-02-012), Pry. School, Agulueze Chukwu I (04-01-03-006), Pry. School, Agulueze Chukwu II (04-01-03-007), Community Primary School Umuchukwu (04-01-03-014), Egbuике Pry. School (04-01-04-009), Umueze Village Square (04-01-04-006), Central School I (04-01-05-001), Social Centre V (04-01-05-015), Ofosie Hall II (04-01-06-002), Umueze Nwafor Pry. (04-01-06-004), Obi-Nkwo Square I (04-01-06-014), Amaudo Square II (04-01-06-017), Nwanebo Pry. School II (04-01-07-017), Akpunoji Community School I (04-01-08-003), Akpunoji Community School II (04-01-08-004), Igwebuике Pry. School I (04-01-08-005), Old Akpunoji I (04-01-08-007), Igwebuике Pry. School II (04-01-08-006), Umuagu Kindergatin I (04-01-08-009), B.S.S. (04-01-09-003), Umuobi Kinder School (04-01-09-009), Primary School Obiuno I (04-01-10-001), Primary School Obiuno II (04-01-10-002), Ihuanuka Hall (04-01-10-012), Ogwugwuagu Pry. School (04-01-10-020), Ihite Pry. School I (04-01-11-001), Etiti Hall I (04-01-11-009), Udoakwari Hall I (04-01-11-013), Pry. School, Ezihu I (04-01-11-019), Pry. School, Ezihu II (04-01-11-020), Community School I (04-01-12-001), Ezi Hall I (04-01-12-003), Esisiana Hall I (04-01-12-005), Ifite Hall II (04-01-12-008), Ihuwele Hall (04-01-13-003), Central School (04-01-13-005), Obinabo Hall (04-01-14-003), Town Hall (04-01-14-004), Obiuno Hall I (04-01-15-011), Obiuno Hall II (04-01-15-012), Obi Nri VI (04-01-15-021), R.V. Umueze II (04-01-16-025), Community Pry. School III (04-01-17-003), Ihuogwugwu Hall I (04-01-17-008), Uga B.S.S II (04-01-17-011), Uga B.S.S III (04-01-17-

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012), Oka Village Hall II (04-01-17-016), are some of the polling units under Aguata Local Government Area.

e) That I know as a fact that the presiding officers at Gbirigbo Hall, Council Hall , Umueleke Hall II, Pry. School, Agulueze Chukwu I, Pry. School, Agulueze Chukwu II, Community Primary School Umuchukwu, Egbuike Pry. School, Umueze Village Square, Central School I, Social Centre V, Ofosie Hall II, Umueze Nwafor Pry., Obi-Nkwo Square I, Amaudo Square II, Nwanebo Pry. School II, Akpunoji Community School I, Akpunoji Community School II, Igwebuike Pry. School I, Old Akpunoji I, Igwebuike Pry. School II, Umuagu Kindergatin I, B.S.S. , Umuobi Kinder School, Primary School Obiuno I, Primary School Obiuno II, Ihuanuka Hall, Ogwugwuagu Pry. School, Ihite Pry. School I, Etiti Hall, Udoakwari Hall I, Pry. School, Ezihu I, Pry. School, Ezihu II, Community School I, Ezi Hall I, Esisiama Hall I, Ifite Hall II, Ihuowele Hall , Central School , Obinabo Hall, Town Hall, Obiuno Hall I, Obiuno Hall II , Obi Nri VI , R.V. Umueze II, Community Pry. School III, Ihuogwugwu Hall I , Uga B.S.S II, Uga B.S.S III, Oka Village Hall II polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.

f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the

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course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.

g) That I also know as a fact that there was no valid election held at Gbirigbo Hall, Council Hall , Umueleke Hall II, Pry. School, Agulueze Chukwu I, Pry. School, Agulueze Chukwu II, Community Primary School Umuchukwu, Egbuike Pry. School, Umueze Village Square, Central School I, Social Centre V, Ofosie Hall II, Umueze Nwafor Pry., Obi-Nkwo Square I, Amaudo Square II, Nwanebo Pry. School II, Akpunoji Community School I, Akpunoji Community School II, Igwebuike Pry. School I, Old Akpunoji I, Igwebuike Pry. School II, Umuagu Kindergatin I, B.S.S. , Umuobi Kinder School, Primary School Obiuno I, Primary School Obiuno II, Ihuanuka Hall, Ogwugwuagu Pry. School, Ihite Pry. School I, Etiti Hall, Udoakwari Hall I, Pry. School, Ezihu I, Pry. School, Ezihu II, Community School I, Ezi Hall I, Esisiana Hall I, Ifite Hall II, Ihuwele Hall , Central School , Obinabo Hall, Town Hall, Obiuno Hall I, Obiuno Hall II , Obi Nri VI , R.V. Umueze II, Community Pry. School III, Ihuogwugwu Hall I , Uga B.S.S II, Uga B.S.S III, Oka Village Hall II, polling units on the 25th day of February 2023.

h) That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Gbirigbo Hall polling unit

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showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 171 votes.

- i) That I was shocked when I realized that the 1st Respondent uploaded the result sheet of St Peters College polling unit in place of Council Hall polling unit.
- j) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueleke Hall II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 58 votes
- k) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Pry. School, Agulueze Chukwu I, polling unit.
- l) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Pry. School, Agulueze Chukwu II, polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 110 votes.
- m) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Community Primary School Umuchukwu, polling unit.

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- n) That I was shocked when I realized that the 1st Respondent uploaded the result sheet of Umueze Village Square polling unit in place of Egbuike Pry. School polling unit.
- o) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueze Village Square polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 190 votes
- p) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Central School I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 125 votes
- q) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Social Centre V polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 72 votes

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- r) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Ofosie Hall II polling unit.
- s) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Umueze Nwafor Pry., polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 230 votes.
- t) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Obi-Nkwo Square I, polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 185 votes.
- u) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Amaudo Square II polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 152 votes.
- v) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Nwanebo Pry. School II polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 209 votes.

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- w) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Akpunoji Community School I polling unit.
- x) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Akpunoji Community School II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 6 votes, and the Labour Party (LP) scored 123 votes
- y) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Igwebuike Pry. School I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 7 votes, and the Labour Party (LP) scored 235 votes
- z) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Akpunoji I polling unit showing that the All Progressives Congress (APC) scored 1 votes, and the Labour Party (LP) scored 130 votes.
- aa) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Igwebuike Pry. School II polling unit uploaded by the 1st Respondent

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showing that the All Progressives Congress (APC) scored 3 vote, and the Labour Party (LP) scored 113 votes

- bb) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Umuagu Kindergatin I polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 117 votes.
- cc) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of B.S.S. polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 79 votes
- dd) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umuobi Kinder School polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 116 votes
- ee) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Primary School Obiuno I polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 142 votes.

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ff) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Primary School Obiuno II polling unit.

gg) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Ihuanuka Hall polling unit.

hh) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ogwugwuagu Pry. School polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 78 votes

ii) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ihite Pry. School I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 100 votes

jj) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Etiti Hall I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 140 votes.

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kk) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Udoakwari Hall I polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 90 votes.

ll) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Pry. School, Ezihu I polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 175 votes.

mm) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Pry. School, Ezihu II polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 125 votes.

nn) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Community School I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 107 votes.

oo) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ezi Hall I polling unit uploaded by the 1st Respondent showing that the All

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Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 131 votes.

pp) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Esiama Hall I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 82 votes.

qq) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ifite Hall II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 71 votes.

rr) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ihuwele Hall polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 142 votes.

ss) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Central School polling unit uploaded by the 1st Respondent showing that the All

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Progressives Congress (APC) scored 14 votes, and the Labour Party (LP) scored 37 votes.

- tt) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Obinabo Hall polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 112 votes.
- uu) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Town Hall polling unit showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 171 votes.
- vv) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Obiuno Hall I polling unit.
- ww) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Obiuno Hall II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 60 votes.
- xx) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Obi Nri VI polling unit uploaded by the 1st Respondent showing that the All

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Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 61 votes.

yy) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of R.V. Umueze II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 69 votes.

zz) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Community Pry. School III polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 110 votes.

aaa) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ihuogwugwu Hall I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 161 votes.

bbb) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Uga B.S.S II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 184 votes.

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ccc) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Uga B.S.S III polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 155 votes.

ddd) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Oka Village Hall II polling unit.

eee) That I know as a fact that the purported result sheets of at Gbirigbo Hall, Council Hall , Umueleke Hall II, Pry. School, Agulueze Chukwu I, Pry. School, Agulueze Chukwu II, Community Primary School Umuchukwu, Egbuike Pry. School, Umueze Village Square, Central School I, Social Centre V, Ofosie Hall II, Umueze Nwafor Pry., Obi-Nkwo Square I, Amaudo Square II, Nwanebo Pry. School II, Akpunoji Community School I, Akpunoji Community School II, Igwebuike Pry. School I, Old Akpunoji I, Igwebuike Pry. School II, Umuagu Kindergatin I, B.S.S. , Umuobi Kinder School, Primary School Obiuno I, Primary School Obiuno II, Ihuanuka Hall, Ogwugwuagu Pry. School, Ihite Pry. School I, Etit Hall, Udoakwari Hall I, Pry. School, Ezihu I, Pry. School, Ezihu II, Community School I, Ezi Hall I, Esiama Hall I, Ifite Hall II, Ihuwele Hall , Central School , Obinabo Hall, Town Hall, Obiuno Hall I, Obiuno Hall II , Obi Nri VI , R.V. Umueze II, Community Pry. School III, Ihuogwugwu Hall I , Uga B.S.S II, Uga

B.S.S III, Oka Village Hall II, the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.

fff) That I also know as a fact that none of the political parties in Aguata Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at Gbirigbo Hall, Council Hall , Umueleke Hall II, Pry. School, Agulueze Chukwu I, Pry. School, Agulueze Chukwu II, Community Primary School Umuchukwu, Egbuike Pry. School, Umueze Village Square, Central School I, Social Centre V, Ofosie Hall II, Umueze Nwafor Pry., Obi-Nkwo Square I, Amaudo Square II, Nwanebo Pry. School II, Akpunoji Community School I, Akpunoji Community School II, Igwebuike Pry. School I, Old Akpunoji I, Igwebuike Pry. School II, Umuagu Kindergatin I, B.S.S. , Umuobi Kinder School, Primary School Obiuno I, Primary School Obiuno II, Ihuanuka Hall, Ogwugwuagu Pry. School, Ihite Pry. School I, Etiti Hall, Udoakwari Hall I, Pry. School, Ezihu I, Pry. School, Ezihu II, Community School I, Ezi Hall I, Esisiana Hall I, Ifite Hall II, Ihuowele Hall , Central School , Obinabo Hall, Town Hall, Obiuno Hall I, Obiuno Hall II , Obi Nri VI , R.V. Umueze II, Community Pry. School III, Ihuogwugwu Hall I , Uga B.S.S II, Uga B.S.S III, Oka Village Hall II, polling units.

ggg) From the polling units with irregularities, the LP scored a total of 5,132 votes; while APC scored a total of 55 votes.

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4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

AZ1

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This^{12th} day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

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**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

1. MR PETER GREGORY OBI PETITIONERS

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

2. SENATOR BOLA AHMED TINUBU RESPONDENTS

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF AZ2

1, AZ2, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Ayamelum Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Ayamelum Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Ayamelum Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Ayamelum Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

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- d) That Oya Market Square II (04-01-03-006), Ogwari Pry School II (04-01-03-006), Ama Amikwetiti II (04-01-06-016), Ama Umuali Village Square I (04-02-07-020), Ama Ituku Village Square II (04-01-08-014) are some of the polling units under Ayamelum Local Government Area.
- e) That I know as a fact that the presiding officers at Oya Market Square II , Ogwari Pry School II, Ama Amikwetiti II , Ama Umuali Village Square I, Ama Ituku Village Square II polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.
- f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.
- g) That I also know as a fact that there was no valid election held at Oya Market Square II , Ogwari Pry School II, Ama Amikwetiti II , Ama Umuali Village Square I, Ama Ituku Village Square II polling units on the 25th day of February 2023.

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- h) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Oya Market Square II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 92 votes.
- i) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ogwari Pry School II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 145 votes.
- j) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama Amikwetiti II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 73 votes.
- k) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unclear result sheet of Ama Umuali Village Square I polling unit.
- l) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama Ituku Village Square II polling unit uploaded by the 1st Respondent

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showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 147 votes.

m) That I know as a fact that the purported result sheet of Oya Market Square II , Ogwari Pry School II, Ama Amikwetiti II , Ama Umuali Village Square I, Ama Ituku Village Square II polling units the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.

n) That I also know as a fact that none of the political parties in Ayamelum Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at Oya Market Square II , Ogwari Pry School II, Ama Amikwetiti II , Ama Umuali Village Square I, Ama Ituku Village Square II polling units.

o) From the polling units with irregularities, the LP scored a total of 457 votes; while APC scored a total of 1 vote.

4. I depose to this witness statement of
to be true in accordance with the Oa

SWORN TO at the Registry of the Court

This ...^{12th}..... day of April 2023.

CERTIFIED TRUE COPY

BEFORE ME

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

Acery

COMMISSIONER FOR OATHS

CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

**1. MR PETER GREGORY OBI
PETITIONERS**

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

2. SENATOR BOLA AHMED TINUBU RESPONDENTS

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF AZ3

I, AZ3, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Anambra East Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

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- d) That Umueze Public Square (04-03-01-009), Umungalagu Village Hall (04-03-02-007), Ama-Enugu I (04-03-03-002), Ama-Enugu II (04-03-03-003), Ama-Okpogba (04-03-03-004), Ama-Isikwe (04-03-03-005), Ama-Igboezunu (04-03-03-006), Umuriabor I (04-03-04-005), Ogbuoka II (04-03-04-009), Onede Pry. School (04-03-05-003), Ama Ubaru II (04-03-05-005), Community Sec. Sch. (04-03-05-013), Community Dev. Pry. School (04-03-14-003), are some of the polling units under Anambra East Local Government Area.
- e) That I know as a fact that the presiding officers at Umueze Public Square, Umungalagu Village Hall, Ama-Enugu I, Ama-Enugu II, Ama-Okpogba, Ama-Isikwe, Ama-Igboezunu, Umuriabor I, Ogbuoka II, Onede Pry. School, Ama Ubaru II, Community Sec. Sch., Community Dev. Pry. School, polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.
- f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.

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- g) That I also know as a fact that there was no valid election held at Umueze Public Square, Umungalagu Village Hall, Ama-Enugu I, Ama-Enugu II, Ama-Okpogba, Ama-Isikwe, Ama-Igboezunu, Umuriabor I, Ogbuoka II, Onede Pry. School, Ama Ubaru II , Community Sec. Sch., Community Dev. Pry. School, polling units on the 25th day of February 2023.
- h) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueze Public Square polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 67 votes.
- i) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umungalagu Village Hall polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 87 votes.
- j) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Enugu I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 785 votes.

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k) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Enugu II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 526 votes.

l) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Okpogba polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 6 votes, and the Labour Party (LP) scored 334 votes.

m) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Isikwe polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 16 votes, and the Labour Party (LP) scored 543 votes.

n) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Igboezunu polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 21 votes, and the Labour Party (LP) scored 489 votes.

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- o) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umuriabor I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 4 votes, and the Labour Party (LP) scored 87 votes.
- p) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ogbuoka II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 13 votes.
- q) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Onede Pry. School polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 89 votes.
- r) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama Ubaru II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 14 votes, and the Labour Party (LP) scored 115 votes.
- s) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of

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Community Sec. Sch. polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 65 votes.

- t) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Community Dev. Pry. School polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 193 votes.
- u) That I know as a fact that the purported result sheet of Umueze Public Square, Umungalagu Village Hall, Ama-Enugu I, Ama-Enugu II, Ama-Okpogba, Ama-Isikwe, Ama-Igboezunu, Umuriabor I, Ogbuoka II, Onede Pry. School, Ama Ubaru II , Community Sec. Sch., Community Dev. Pry. School polling units the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.
- v) That I also know as a fact that none of the political parties in Anambra East Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at Umueze Public Square, Umungalagu Village Hall, Ama-Enugu I, Ama-Enugu II, Ama-Okpogba, Ama-Isikwe, Ama-Igboezunu, Umuriabor I, Ogbuoka II, Onede Pry. School, Ama Ubaru II , Community Sec. Sch., Community Dev. Pry. School polling units.

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w) From the polling units with irregularities, the LP scored a total of 3,393 votes; while APC scored a total of 138 votes

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

A23

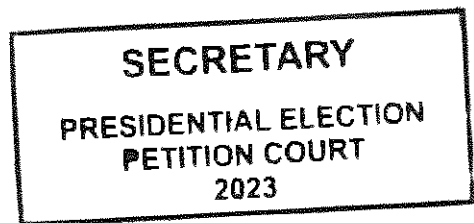
DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This^{12th}.... day of April 2023.

BEFORE ME

A. Henry



COMMISSIONER FOR OATHS

CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

**1. MR PETER GREGORY OBI
PETITIONERS**

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

**2. SENATOR BOLA AHMED TINUBU
RESPONDENTS**

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF AZ4

I, AZ4, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

CERTIFIED TRUE COPY

2. That I was the All Progressives Congress (APC) Collation Agent for Anambra East Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Awka North Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Awka North Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Awka North Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

CERTIFIED TRUE COPY

- d) That Umuogbuefi P/S I (04-02-07-020), polling unit is the only affected polling unit under Anambra East Local Government Area.
- e) That I know as a fact that the presiding officer at Umuogbuefi P/S I polling unit was duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling unit.
- f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.
- g) That I also know as a fact that there was no valid election held at Umuogbuefi P/S I polling unit on the 25th day of February 2023.
- h) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unclear result sheet of Umuogbuefi P/S I polling unit.
- i) That I also know as a fact that none of the political parties in Awka North Local Government Area, for the presidential election held

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on the 25th day of February 2023 scored any valid votes at Umuogbuefi P/S I polling unit.

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

A24

DEPONENT

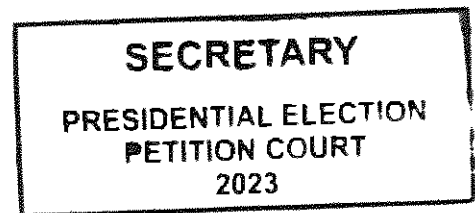
SWORN TO at the Registry of the Court of Appeal, Abuja;

This day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS



CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

**1. MR PETER GREGORY OBI
PETITIONERS**

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

2. SENATOR BOLA AHMED TINUBU RESPONDENTS

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF AZ5

I, AZ5, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

CERTIFIED TRUE COPY

2. That I was the All Progressives Congress (APC) Collation Agent for Anaocha Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Anaocha Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

CERTIFIED TRUE COPY

d) That UDOKA PRY. SCHOOL II (04-05-07-004), Udoka Pry School II (04-05-07-003), Isiamigbo Village Hall I (04-05-07-005), Chukwuka Pry School (04-05-07-010), Umueze Nkitaku (04-05-08-003), Umueze Nkitaku (04-05-08-003), Ikenga Nursery School (04-05-01-012), Ibekwe Pry School II (04-05-05-008), Oyeojiafor II (04-05-05-012) are some of the polling units under Anambra East Local Government Area.

e) That I know as a fact that the presiding officers at UDOKA PRY. SCHOOL II, Udoka Pry School II, Isiamigbo Village Hall I , Chukwuka Pry School, Umueze Nkitaku, Umueze Nkitaku, Ikenga Nursery School, Ibekwe Pry School II, Oyeojiafor II polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.

f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.

g) That I also know as a fact that there was no valid election held at UDOKA PRY. SCHOOL II, Udoka Pry School II, Isiamigbo Village

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Hall I , Chukwuka Pry School, Umueze Nkitaku, Umueze Nkitaku, Ikenga Nursery School, Ibekwe Pry School II, Oyeojiafor II polling units on the 25th day of February 2023.

- h) That I was shocked when I realized that the 1st Respondent uploaded to its portal, the purported result sheet of UDOKA PRY. SCHOOL II, polling unit, when no accreditation was carried out, showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 136 votes.
- i) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Udoka Pry School II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 136 votes.
- j) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Isiamigbo Village Hall I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 201 votes.
- k) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Chukwuka Pry School polling unit uploaded by the 1st Respondent

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showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 47 votes.

- l) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueze Nkitaku polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 261 votes.
- m) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueze Nkitaku polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 69 votes.
- n) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ikenga Nursery School polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 5 votes, and the Labour Party (LP) scored 178 votes.
- o) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ibekwe Pry School II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 23 votes.

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- p) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Oyeojiafor II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 49 votes.
- q) That I know as a fact that the purported result sheet of UDOKA PRY. SCHOOL II, Udoka Pry School II, Isiamigbo Village Hall I , Chukwuka Pry School, Umueze Nkitaku, Umueze Nkitaku, Ikenga Nursery School, Ibekwe Pry School II, Oyeojiafor II polling units the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.
- r) That I also know as a fact that none of the political parties in Anambra East Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at UDOKA PRY. SCHOOL II, Udoka Pry School II, Isiamigbo Village Hall I , Chukwuka Pry School, Umueze Nkitaku, Umueze Nkitaku, Ikenga Nursery School, Ibekwe Pry School II, Oyeojiafor II polling units.
- s) From the polling units with irregularities, the LP scored a total of 1,100 votes; while APC scored a total of 8 votes
4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

CERTIFIED TRUE COPY

A25

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This^{12th} day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
- 2. LABOUR PARTY**

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU RESPONDENTS**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**

WITNESS STATEMENT ON OATH OF AZ6

I, AZ6, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

CERTIFIED TRUE COPY

2. That I was the All Progressives Congress (APC) Collation Agent for Awka South Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Awka South Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Awka South Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Awka South Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

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d) That Umunoke Square II (04/07/05/002), Umuoramma Square II (04-07-05-004), Umuoramma Square III (04-07-05-005), Ayom Na Okpala Square I (04-07-05-009), Igwebueze Pry. School II (04-07-06-002), Udeozo Pry. School (04-07-06-003), Ezi-Ogwe Square I (04-07-06-004), Ezi-Oluji Square II (04-07-06-006), Nkwo Amenyi Square I (04-07-06-010), Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt) (04-07-06-016), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-07-06-023), Afor Nkpukpu (04-07-07-002), are some of the polling units under Awka South Local Government Area.

e) That I know as a fact that the presiding officers at Umunoke Square II, Umuoramma Square II, Umuoramma Square III, Ayom Na Okpala Square I, Igwebueze Pry. School II, Udeozo Pry. School, Ezi-Ogwe Square I, Ezi-Oluji Square II, Nkwo Amenyi Square I, Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-, Afor Nkpukpu, polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.

f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by

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any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.

- g) That I also know as a fact that there was no valid election held at Umunoke Square II, Umuoramma Square II, Umuoramma Square III, Ayom Na Okpala Square I, Igwebueze Pry. School II, Udeozo Pry. School, Ezi-Ogwe Square I , Ezi-Oluji Square II, Nkwo Amenyi Square I, Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-, Afor Nkpukpu polling units on the 25th day of February 2023.
- h) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unsigned result sheet of Umunoke Square II polling unit showing that the All Progressives Congress (APC) scored 4 votes, and the Labour Party (LP) scored 239 votes.
- i) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Umuoramma Square II polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 241 votes.
- j) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Umunoke Square II polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 167 votes.

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- k) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ayom Na Okpala Square I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 44 votes.
- l) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Igwebueze Pry. School II polling unit.
- m) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Udeozo Pry. School polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 469 votes.
- n) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Ezi-Ogwe Square I polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party(LP) scored 244 votes.
- o) That I was shocked when I realized that the 1st Respondent uploaded the result sheet of Ezi-Ogwe Square I polling unit in place of Ezi-Ogwe Square I polling unit.

CERTIFIED TRUE COPY

- p) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Nkwo Amenyi Square I, polling unit.
- q) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt) polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 130 votes.
- r) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Nkwo Amenyi Square III (Open Space at Amenyi Market), polling unit.
- s) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Afor Nkpukpu, polling unit.
- t) That I know as a fact that the purported result sheet of Umunoke Square II, Umuoramma Square II, Umuoramma Square III, Ayom Na Okpala Square I, Igwebueze Pry. School II, Udeozo Pry. School, Ezi-Ogwe Square I, Ezi-Oluji Square II, Nkwo Amenyi Square I, Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-, Afor Nkpukpu polling units the 1st Respondent uploaded to its portal is untrue and

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not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.

u) That I also know as a fact that none of the political parties in Awka South Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at Umunoke Square II, Umuoramma Square II, Umuoramma Square III, Ayom Na Okpala Square I, Igwebueze Pry. School II, Udeozo Pry. School, Ezi-Ogwe Square I, Ezi-Oluji Square II, Nkwo Amenyi Square I, Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-, Afor Nkpukpu polling units.

v) From the polling units with irregularities, the LP scored a total of 2,086 votes; while APC scored a total of 8 votes

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

A26

SWORN TO at the Registry of the Court of App

This ... 12th day of April 2023.

CERTIFIED TRUE COPY

BEFORE ME

Ailey

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

COMMISSIONER FOR OATHS

CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS
2. LABOUR PARTY**

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION
2. SENATOR BOLA AHMED TINUBU
RESPONDENTS
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS**

WITNESS STATEMENT ON OATH OF ZA

I, ZA, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

CERTIFIED TRUE COPY

2. That I was the All Progressives Congress (APC) Collation Agent for Awgu local government area in Enugu State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Agwu Local Government Area in the Presidential elections held on the 25th day of February, 2023 following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a. That the result sheets for the polling units in the various wards within Agwu Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b. That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Agwu Local Government Area in the Presidential elections held on the 25th day of February 2023.

c. That the said results were in my custody and thoroughly examined by me.

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d. That Obodo Olocha Village Hall (14-02-01-009), Central School Awgu I (14-02-01-002), Central School Awgu II (14-02-01-004), Enugu Road Primary School (14-02-01-008), Comm. School Ogboli Ndiuno (14-02-01-010), Obodo Amata Amokwe Square (14-02-01-012), Obodo Ukwu Evam Village Square (14-02-01-013), Cooperative Complex Awgu (14-02-01-015), River Side Primary School, Amiyi (14-02-01-017), Olovu Achu Ndiagu Ogboli Village Square (14-02-01-023), Obodo Ameta Obuoffia Square (14-02-02-005), Uhuanya Public Square (14-02-02-011), Cooperative Hall Ogbeta II (14-02-02-015), Cooperative Hall Ogbeta I (14-02-02-018), are some of the polling units under Agwu Local Government Area.

e. That I know as a fact that the presiding officers at Obodo Olocha Village Hall, Central School Awgu I, Central School Awgu II, Enugu Road Primary School, Comm. School Ogboli Ndiuno, Obodo Amata Amokwe Square, Obodo Ukwu Evam Village Square, Cooperative Complex Awgu, River Side Primary School, Amiyi, Olovu Achu Ndiagu Ogboli Village Square, Obodo Ameta Obuoffia Square, Uhuanya Public Square, Cooperative Hall Ogbeta II, Cooperative Hall Ogbeta I, polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.

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- f. That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.
- g. That I also know as a fact that there was no valid election held at Obodo Olocha Village Hall, Central School Awgu I, Central School Awgu II, Enugu Road Primary School, Comm. School Ogboli Ndiuno, Obodo Amata Amokwe Square, Obodo Ukwu Evam Village Square, Cooperative Complex Awgu, River Side Primary School, Amiyi, Olovu Achu Ndiagu Ogboli Village Square, Obodo Ameta Obuoffia Square, Uhuanya Public Square, Cooperative Hall Ogbeta II, Cooperative Hall Ogbeta I, polling units on the 25th day of February 2023.
- h. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unsigned result sheet of Central School Agwu I polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 1 vote, and the 2nd Petitioner, Labour Party (LP) scored 104 votes.
- i. That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the altered and unsigned result sheet of

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Central Agwu II polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 3 votes, and the 2nd Petitioner, Labour Party (LP) scored 114 votes.

- j. That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Enugu Road Primary School polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 1 vote and the 2nd Petitioner Labour Party (LP) scored 107 votes.
- k. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Comm. School Ogboli Ndiuno polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 6 votes and the 2nd Petitioner, Labour Party (LP) scored 162 votes.
- l. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Obodo Amata Amokwe Square polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 0 votes and the 2nd Petitioner, Labour Party (LP) scored 102 votes.
- m. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Obodo Ukwu Evam polling unit showing that the 4th Respondent, All

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Progressives Congress (APC) scored 0 votes and the 2nd Petitioner, Labour Party (LP) scored 39 votes.

- n. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Cooperative Complex Awgu polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 0 votes and the 2nd Petitioner, Labour Party (LP) scored 105 votes.
- o. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of River Side Primary School, Amiyi polling unit showing that the 4th Respondent All Progressives Congress (APC) scored 0 votes and the 2nd Petitioner Labour Party (LP) scored 5 votes.
- p. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Olovu Achu Ndiagu Ogboli polling unit showing that the 4th Respondent, All Progressive Congress (APC) scored 0 votes and the 2nd Petitioner, Labour Party (LP) scored 11 votes.
- q. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered and unsigned result sheet of Obodo Ameta Obuoffia Square polling unit showing that the 4th

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Respondent, All Progressive Congress (APC) scored 0 votes and the 2nd Petitioner, Labour Party (LP) scored 200 votes.

- r. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered and unsigned result sheet of Uhuanya Public polling unit showing that the 4th Respondent, All Progressive Congress (APC) scored 0 votes and the 2nd Petitioner, Labour Party (LP) scored 117 votes.
- s. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered and unsigned result sheet of Uhuanya Public polling unit showing that the 4th Respondent, All Progressive Congress (APC) scored 0 votes and the 2nd Petitioner, Labour Party (LP) scored 117 votes.
- t. That the election held in Cooperative Hall Ogbeta I and Cooperative Hall Ogbeta II, elections were cancelled due to thuggery, BVAS/ballot box snatching.
- u. From the polling units with irregularities in Agwu local government area in Enugu State in the Presidential elections held on the 25th day of February, 2023, the 2nd Petitioner, LP scored a total of 1,135 votes; while the 4th Respondent, APC scored a total of 12 votes.

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4. I depose to this witness statement on oath in good faith believing its contents to be

To be true and in accordance with Oaths Act

2A

DEPONENT

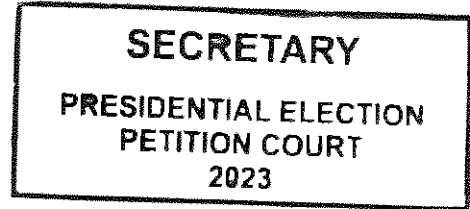
SWORN TO at the Presidential Election Tribunal, Court of Appeal, Abuja;

This 24th..... day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS



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**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
2. LABOUR PARTY

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
2. SENATOR BOLA AHMED TINUBU
RESPONDENTS
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF ZB

I, ZB, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Enugu East Local Government Area in Enugu State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Enugu East Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

- I. That the result sheets for the polling units in the various wards within Enugu East Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.
- II. That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Enugu East Local Government Area in the Presidential elections held on the 25th day of February 2023.
- III. That the said results were in my custody and thoroughly examined by me.

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IV. That Abakpa Village Primary School II (14-03-07-002), Abakpa Village Primary School III (14-03-01-005), Abakpa Village Primary School IV (14-03-01-006), Abakpa Village Primary School VI (14-03-01-007), Abakpa Village Primary School VII (14-03-01-007), Abakpa Village Primary School IX (14-03-01-009), Abakpa Village Primary School X (14-03-01-010), Abakpa Village Primary School XI (14-03-01-011), Housing Estate Primary School I (14-03-01-012), Housing Estate Primary School V (14-03-01-016), Housing Estate Primary School VIII (14-03-01-019), Housing Estate Primary School X (14-03-01-021), National Grammar School I, (14-03-07-022), National Grammar School II (14-03-07-023), National Grammar School III (14-03-01-024), National Grammar School IV (14-03-07-025), National Grammar School IV (14-03-07-026), National Grammar School VI (14-03-07-027), Abakaliki Road Primary School I (14-03-01-028), Abakaliki Road II (14-03-07-029), Abakaliki Road IV (14-03-07-031), Abakpa Girls Sec. Sch. II (14-03-01-033), Health Centre Amaetiti Abakpa (14-03-07-034), Akara Junction Ugboghe (14-03-01-035), Ugbowa Market Square, (14-03-07-036), Opposite Slaughter House, (14-03-07-037), Abakpa 1st Bus Stop (14-03-01-039), Ndomiri Junction Abakpa, (14-03-07-040), Ndommiri Square (14-03-01-041), Tazol Bus Stop Egboghe, (14-03-07-042), Ugboghe Central (14-03-01-043), Abakpa Central I Achi Street (14-03-01-045), Sunday Sunday Field I, (14-03-07-046), Sunday Sunday Field II (14-03-01-047), Sunday Sunday Field III (14-

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03-01-048), Housing Estate Shopping Complex II, (14-03-07-050), Housing Estate Shopping Complex I, (14-03-07-049), Housing Estate Shopping Complex III, (14-03-07-051), Housing State Water Tank (14-03-07-052), Ugbochime I Abakpa (14-03-07-054), Ugbochime II Abakpa (14-03-01-055), Godfrey Okoye University Junction, (14-03-07-056), Airport Road Extension (14-03-07-059), Police Children Sch. I (14-03-01-060), Police Children's Sch II Abakpa Expressway (14-03-01-061), National Orthopedic Hospital Gate 2 (14-03-07-062), National Orthopedic Gate 3 (14-03-07-063), Ugboezeji Comm. Hall (14-03-01-065), Ifo Field II (14-03-07-068), Uzoava River Nike Ugboezeji (14-03-07-069), Ugbo Paul Junction Abakpa II (14-03-01-70), Upper Housing Farmer Layout, (14-03-07-071), Ugwogo/Nnanji Park I (14-03-02-001), Ugwogo/Nnanji Park II (14-03-02-002), Ugwogo/Nnanji Park III (14-03-02-003), Ugwogo/Nnanji Park V (14-03-02-005), Ugwogo/Nnanji Park VI (14-03-02-006), Ugwogo/Nnanji Park VIII (14-03-02-008), Tipper Park I (14-03-02-010), Tipper Park II (14-03-02-011), Tipper Park III (14-03-02-012), Tipper Park IV (14-03-02-013), Tipper Park V (14-03-02-014), Tipper Park VI (14-03-02-015), Tipper Park VII (14-03-02-016), Tipper Park X (14-03-02-019), Federal Housing Primary School I (14-03-02-020), Federal Housing Primary School II (14-03-02-021), Benico Bus Stop Ugbene I (14-03-02-022), Iwene Tansi Square (14-03-02-023), Ugwunwani Square (14-03-02-024), Bernard Anike Junction (14-03-02-025), Ukwunwane

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Square (14-03-02-026), Anazodo Bus Stop Ugbene I (14-03-02-027), Tobais Bus Stop Ughene I (14-03-02-028), Ugwunwani Bus Stop Ikegbunam (14-03-02-029), Otakagu Square (14-03-02-030), Osmond Bus Stop Ugbene I (14-03-02-031), Obieze Square I (14-03-02-033), Obieze Square II (14-03-02-034), Elias Banabas Junction I (14-03-02-035), Elias Banana Junction II (14-03-02-036), Ava Stream Ogwuagu (14-03-02-037), Idimiri Ogwuago Square (14-03-02-038), Ozoani Junction (14-03-02-039), Frank Eze Mirabeth Junction (14-03-02-040), Ezebude Square Ogwugo (14-03-02-041), Nevo/Ozoani Junction (14-03-02-042), Vasco/Ezeama Junction Ogwuago (14-03-02-043), Festac Avenue Federal Housing (14-03-02-044), Zaria Avenue Federal Housing (14-03-02-045), Nike Town Hall I (14-03-03-001), Nike Town Hall II (14-03-03-002), Nike Town Hall III (14-03-03-003), Nike Town Hall IV (14-03-03-004), Nike Town Hall V (14-03-03-005), Obinagu Villa I (14-03-03-006), Obinagu Villa II (14-03-03-007), Obinagu Village Square I (14-03-03-008), Obinagu Village Square II (14-03-03-009), Ugbo Emma I (14-03-03-010), Ugbo Emma II (14-03-03-011), Ugwueke Village Square I (14-03-03-012), Ugwueke Village Square II (14-03-03-013), Back To Land Square Amagwu I (14-03-03-014), Back To Land Square Amagwu II (14-03-03-015), Amangwu Village Square I (14-03-03-016), Amagwu Village Square II (14-03-03-017), Odagene Village Square II (14-03-03-019), Umuenwene 48th Avenue I (14-03-03-020), Umuenwene 48th Avenue II (14-03-03-021),

Umuenwene 48th Avenue III (14-03-03-022), Umuenwene Iji Nike Last Bus Stop II (14-03-03-024), Ariaku Layout Umuenwene (14-03-03-025), Ifenze Junction Umuenwene (14-03-03-026), Obinagu Village Extension I (14-03-03-029), Obinagu Extension II (14-03-03-030), Obinagu Road Junction I (14-03-03-032), Ikpeama Junction (14-03-03-034), Cornerstone I (14-03-03-035), Onungene Square II (14-03-03-038), Cornerstone Avenue (14-03-03-039), C.P.S Amorji I (14-03-04-001), C.P.S Amorji III (14-03-04-003), C.P.S Amorji IV (14-03-04-004), Civic Centre Amorji III (14-03-04-005), Civic Centre I (14-03-04-006), Civic Centre II (14-03-04-007), Open Space Along Amorji Road (14-03-04-008), Ugbo Akama (14-03-04-009), Open Space Along Amorji Road (14-03-04-010), Umunwoka Hall Amorji Nike (14-03-04-011), Ishienu Square Amorji Nike (14-03-04-012), Open Space Upper Amorji (14-03-04-013), Ugbo Amorji (14-03-04-014), C.P.S Ako Nike I (14-03-05-001), C.P.S Ako Nike II (14-03-05-002), C.P.S Ako Nike III (14-03-05-003), C.P.S Ako Nike IV (14-03-05-004), C.P.S Agbogazi Nike I (14-03-05-005), C.P.S Agbogazi Nike II (14-03-05-006), C.P.S Ogbeke Nike I (14-03-05-007), C.P.S Ogbeke Nike II (14-03-05-008), C.P.S Neke Uno I (14-03-05-009), C.P.S Neke Odenigbo I (14-03-05-011), C.P.S Neke Odenigbo II (14-03-05-012), C.P.S Agbogazi Nike III (14-03-05-013), C.P.S Agbogazi Nike IV (14-03-05-014), C.P.S Amokpo I (14-03-06-001), C.P.S Amokpo II (14-03-06-002), C.P.S Amokpo III (14-03-06-003), Alulu Village Square I (14-03-06-004), Alulu

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Village Square II (14-03-06-005), Alulu Village Square III (14-03-06-006), Ugbo Nokpa (14-03-03-007), Agu Amokpo (14-03-06-008), Amokpo Village Square (14-03-06-011), Ezeme Village Square (14-03-06-012), Umuogbe Village Square (14-03-06-013), Uje Village Centre Amokpo (14-03-06-015), Upper Eziana Square (14-03-06-016), Town School Emene I (14-03-07-001), Town School Emene II (14-03-07-002), Town School Emene III (14-03-07-003), Town School Emene IV (14-03-07-004), Central School Emene I (14-03-07-005), Central School Emene II (14-03-07-006), Central School Emene III (14-03-07-007), Central School Emene IV (14-03-07-008), Central School Emene V (14-03-07-009), Practicing School Emene, I (14-03-07-011), Practicing School Emene, II (14-03-07-012), Practicing School Emene, IV (14-03-07-014), Practicing School Emene, V (14-03-07-015), Obinagu Town, I (14-03-07-016), Obinagu Town, II (14-03-07-017), Nchatancha Square, I (14-03-07-018), Nchatancha Square, II (14-03-07-019), Airport Primary School, I (14-03-07-020), Centre for Disabled, (14-03-07-021), Nkpologwu Primary School, I (14-03-07-022), Nkpologwu Primary School, II (14-03-07-023), Nkpologwu Primary School, III (14-03-07-024), Airport Primary School, II (14-03-07-025), New Orie Emene Market, (14-03-07-028), Nkwugbor Road by Police Quarters Junction (14-03-07-029), Conraws Estate Junction Nike (14-03-07-030), Vocational Rehabilitation Centre Emene (14-03-07-031), Old Orie Emene by UGA Street Orie Emene (14-03-07-034), John Okwor

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Street Square Near Owa Bus Stop Emene, (14-03-07-037),
Annuciacion Hospital, Emene (Back), (14-03-07-038),
Annuciacion Hospital, Emene (Front), (14-03-07-039), New
Society Bus Stop, (14-03-07-040), Eke Obinagu Market, (14-03-
07-042), Community Primary School Obinagu Nike I, (14-03-07-
043), Community Primary School Obinagu Nike II, (14-03-07-
044), Obinagu Agbara Village Square (14-03-07-045), Okolo
Ubia Open Square, (14-03-07-047), Afo Nchatancha Market
Square, (14-03-07-048), Airport Staff Secondary School Mainland
Emene I, (14-03-07-049), Airport Staff Secondary School
Mainland II, (14-03-07-050), Justice Junction Bus Stop by
Adoration Road, (14-03-07-051), Nkpologwu Police Post Emene,
(14-03-07-052), Nkpologwu Farm Settlement Abuja Line
(Square), (14-03-07-053), Emene Police Post Station Junction;
Industrial Layout, (14-03-07-054), Umuchigbo Hall I (14-03-08-
001), Umuchigbo Hall II (14-03-08-002), Umuchigbo Hall III (14-
03-08-003), Forgeroll Junction/Udoka Layout Airport Village (14-
03-09-005), Umuchigbo Hall (14-03-08-006), Ugbo Ogburugbu I
(14-03-08-007), Ugbo Ogburugbu II (14-03-08-008), Umuchigbo
Hall VII (14-03-08-010), Umuchigbo Hall VIII (14-03-08-011),
New Home Market Umuchigbo (14-03-08-013),
Ukwungwu/Ogbodu Village Square I (14-03-08-014), Old Airport
Road by Harbartex Junction Destiny (14-03-08-015), Ugbo Okeke
Square (14-03-08-016), Ukwungwu/Ogbodu Village Square II
(14-03-08-017), Ogwuagor Health Centre (14-03-08-018), St.

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Jude Primary School Academy Anioma Layout (14-03-08-019), Ugwuorie Junction (14-03-08-020), Open Square Opposite St. Phillip, I (14-03-09-001), Open Square Opposite St. Phillip, II (14-03-09-002), Open Square Opposite St. Phillip, III (14-03-09-003), Open Square Opposite St. Phillip IV, (14-03-09-009), Open Square Opposite St. Phillip, V (14-03-09-009), Open Square Along Umidioka I, (14-03-09-006), Open Square Along Umidioka II, (14-03-09-007), Open Square Along Umidioka III, (14-03-09-008), Trans Ekulu Primary School I, (14-03-09-009), Trans Ekulu Primary School II, (14-03-09-010), Trans Ekulu Primary School IV, (14-03-09-012), Trans Ekulu Primary School V, (14-03-09-028), Ugbo Odogwu Primary School I, (14-03-09-014), Ugbo Odogwu Primary School II, (14-03-09-015), Ugbo Odogwu Primary School III, (14-03-09-016), Agu Owa I, (14-03-09-017), Agu Owa II, (14-03-09-018), Agu Owa III, (14-03-09-019), Agu Owa IV, (14-03-09-020), Agu Owa V, (14-03-09-021), Agu Agbor Hall I, (14-03-09-022), Agu Agbor Hall II, (14-03-09-023), Ugbo Odogwu Primary School IV, (14-03-09-024), Ugbo Odogwu Primary School V, (14-03-09-025), School of Dental Tech, I, (14-03-09-026), School of Dental Tech II, (14-03-09-027), Trans Ekulu Primary School VI, (14-03-09-028), Pole Bus Stop Federal Housing Trans Ekulu Isuofia Street, (14-03-09-030), Obiaja Street, Pole Bus Stop Federal Housing, (14-03-09-031), Ikpa Osina Junction, (14-03-09-032), Umudioka Bus Stop Federal Housing, (14-03-09-033), Hillview Trans - Ekulu/Bishop Otubelu

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Juniorate, (14-03-09-034), Mike Torey Avenue by Damija Junction, (14-03-09-035), RCC Estate Gate EEDC, (14-03-09-036), Open Space along Mission Road by Dandilas Gas, (14-03-09-037), Ugbo Odogwu Road by Mission Road, (14-03-09-039), CBN Quarters Bus Stop, (14-03-09-040), Enugu Abor Street by Roban Stores, (14-03-09-041), Open Space along Ojoto Crescent, (14-03-09-042), Orié Onuogba Ezechim Street Besides CBN Quarters, (14-03-09-043), Chigha Street by Adimora Junction, (14-03-09-045), Ugbo Owa Health Centre, (14-03-09-046), Abakaliki Market New GRA, (14-03-09-048), Sani Abacha Junction New GRA (14-03-09-049), Shekina Glory Junction, (14-03-09-050), Ekulu – Garden Tanker Park, (14-03-09-051), Ezike Junction New GRA, (14-03-09-052), Nike Lake Road Ezenwerem Street, (14-03-09-053), Open University Nike Lake Road Near Transformer, (14-03-09-054), Ibagwa Nike Square II, (14-03-10-002), Edem Village Square I, (14-03-10-003), Edem Village Square II, (14-03-10-004), Ibagwa Nike Square IV, (14-03-10-007), Ugbo Iyioku Square, (14-03-10-008), Umunonu Village Square, (14-03-10-009), Onu Ani Village Square, (14-03-10-010), Open Square Aguoja Edem, (14-03-10-011), Onuugwu Edem Village, (14-03-10-012), Obinagu Village Square Ibagwa, (14-03-10-014), C.P.S Ugwugo I, (14-03-11-001), C.P.S Ugwugo II, (14-03-11-002), C.P.S Ugwugo III, (14-03-11-003), C.P.S Ugwugo IV, (14-03-11-004), C.P.S Ugwugo V, (14-03-11-005), C.P.S Ugwugo VI, (14-03-11-006), C.P.S Ugwugo VII, (14-03-11-007),

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Amakpaka Hall I, (14-03-11-008), Amakpaka Hall II, (14-03-11-009), Amakpaka Hall III, (14-03-11-010), C.P.S Ugwugo VIII, (14-03-11-011), NAKpoga Town Hall I, (14-03-12-001), Akpoga Town Hall II, (14-03-12-002), Akpoga Town Hall III, (14-03-12-003), Nkomoro Onuogba Nike I, (14-03-12-004), Nkomoro Onuogba Nike II, (14-03-12-005), C.P.S. Akpoga I, (14-03-12-006), C.P.S Ezza Akpoga I, (14-03-12-009), C.P.S. Akpoga III, (14-03-12-011), C.P.S Ezza Nkwubo II, (14-03-12-010), C.P.S. Ezza Akpoga III, (14-03-12-011), CPS Ezza Nkwubo I, (14-03-12-012), Nkwubo Town Square I, (14-03-12-015), Nkwubo Town Square II, (14-03-12-016), Ugwomu Nike I, (14-03-12-017), Ugwomu Nike II, (14-03-12-018), Ugwomu Nike III, (14-03-12-019), Onuogba Town Square I, (14-03-12-022), Onuogba Town Square II, (14-03-12-023), Akparata Village Square, (14-03-12-024), Ngamgbo Asa Square Ezza Nkomoro Onuogba Nike, (14-03-12-026), NNPC Depot Junction Onuogba, (14-03-12-027), 14th Mile Eziobodo Akpuoga Nike, (14-03-12-028), Orié Enuogba Market, (14-03-12-030), Onuogba Nike Primary School, (14-03-12-031), are some of the polling units under Enugu East Local Government Area.

- V. That I know as a fact that the presiding officers at the aforementioned polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st

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Respondent to accredit voters before there can be any valid election at the said polling units.

- VI. That on the day of the election (25th February 2023), I went around all the polling units under Enugu East Local Government Area several times during the course of the election from about 8.00am to 6.00pm when it started getting dark.
- VII. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.
- VIII. That I also know as a fact that there was no valid election held at all the aforementioned polling units, in the Presidential elections held on the 25th day of February 2023.
- IX. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unsigned result sheet of Abakpa Village Primary School II polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 0 votes, and the 2nd Petitioner, Labour Party (LP) scored 127 votes.
- X. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unsigned result sheet of Abakpa Village Primary School III, polling unit showing that the 4th Respondent,

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All Progressives Congress (APC) scored 1 vote, and the 2nd Petitioner, Labour Party (LP) scored 216 votes.

- XI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unsigned result sheet of Abakpa Village Primary School IV, polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 0 vote, and the 2nd Petitioner, Labour Party (LP) scored 179 votes.
- XII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakpa Village Primary School VI, polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 1 vote, and the 2nd Petitioner, Labour Party (LP) scored 202 votes.
- XIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakpa Village Primary School VII, polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 1 vote, and the 2nd Petitioner, Labour Party (LP) scored 205 votes.
- XIV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakpa Village Primary School X, polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 0 vote, and the 2nd Petitioner, Labour Party (LP) scored 174 votes.

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- XV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakpa Village Primary School XI, polling unit showing that the 4th Respondent, All Progressives Congress (APC) scored 0 vote, and the 2nd Petitioner, Labour Party (LP) scored 145 votes.
- XVI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Housing Estate Primary School I polling unit showing that the 2nd Petitioner, LP scored 210, while the 4th Respondent, APC scored 0.
- XVII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Housing Estate Primary School V polling unit showing that the 2nd Petitioner, LP scored 181, while the 4th Respondent, APC scored 0.
- XVIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Housing Estate Primary School VIII polling unit showing that the 2nd Petitioner, LP scored 152, while the 4th Respondent, APC scored 0.

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XIX. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Housing Estate Primary School X polling unit showing that the 2nd Petitioner, LP scored 263, while the 4th Respondent, APC scored 1.

XX. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of National Grammar School I polling unit showing that the 2nd Petitioner, LP scored 236, while the 4th Respondent, APC scored 4.

XXI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered and unsigned result sheet of National Grammar School III polling unit showing that the 2nd Petitioner, LP scored 118, while the 4th Respondent, APC scored 1.

XXII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of National Grammar School IV polling unit showing that the 2nd Petitioner, LP scored 109, while the 4th Respondent, APC scored 1.

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XXIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of National Grammar School V polling unit showing that the 2nd Petitioner, LP scored 114, while the 4th Respondent, APC scored 2.

XXIV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of National Grammar School VI polling unit showing that the 2nd Petitioner, LP scored 144, while the 4th Respondent, APC scored 2.

XXV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakaliki Road Primary School I polling unit showing that the 2nd Petitioner, LP scored 61, while the 4th Respondent, APC scored 2.

XXVI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakaliki Road Primary School II polling unit showing that the 2nd Petitioner, LP scored 53, while the 4th Respondent, APC scored 4.

XXVII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakaliki

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Road Primary School IV polling unit showing that the 2nd Petitioner, LP scored 83, while the 4th Respondent, APC scored 3.

XXVIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakpa Girls Sec. Sch. II polling unit showing that the 2nd Petitioner, LP scored 507, while the 4th Respondent, APC scored 0.

XXIX. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Health Centre Amaetiti Abakpa polling unit showing that the 2nd Petitioner, LP scored 66, while the 4th Respondent, APC scored 0.

XXX. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Akara Junction Ugboqhe polling unit showing that the 2nd Petitioner, LP scored 57, while the 4th Respondent, APC scored 0.

XXXI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Ugbowa Market Square polling unit showing that the 2nd Petitioner, LP scored 20, while the 4th Respondent, APC scored 1.

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XXXII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Opposite Slaughter House polling unit showing that the 2nd Petitioner, LP scored 35, while the 4th Respondent, APC scored 0.

XXXIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakpa 1st Bus Stop polling unit showing that the 2nd Petitioner, LP scored 69, while the 4th Respondent, APC scored 1.

XXXIV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Ndomiri Junction Abakpa polling unit showing that the 2nd Petitioner, LP scored 21, while the 4th Respondent, APC scored 0.

XXXV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Ndommiri Square polling unit showing that the 2nd Petitioner, LP scored 30, while the 4th Respondent, APC scored 0.

XXXVI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Tazol Bus Stop Egboche polling unit showing that the 2nd Petitioner, LP scored 94, while the 4th Respondent, APC scored 0.

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XXXVII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of polling unit showing that the 2nd Petitioner, LP scored 21, while the 4th Respondent, APC scored 0.

XXXVIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Ugboghe Central polling unit showing that the 2nd Petitioner, LP scored 7, while the 4th Respondent, APC scored 0.

XXXIX. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Abakpa Central I Achi Street polling unit showing that the 2nd Petitioner, LP scored 4, while the 4th Respondent, APC scored 0.

XL. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Sunday Sunday Field I polling unit showing that the 2nd Petitioner, LP scored 95, while the 4th Respondent, APC scored 0.

XLI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Sunday Sunday Field II polling unit showing that the 2nd Petitioner, LP scored 108, while the 4th Respondent, APC scored 0.

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- XLII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Sunday Sunday Field III polling unit showing that the 2nd Petitioner, LP scored 88, while the 4th Respondent, APC scored 0.
- XLIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Housing Estate Shopping Complex I polling unit showing that the 2nd Petitioner, LP scored 95 , while the 4th Respondent, APC scored 0.
- XLIV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Housing Estate Shopping Complex II polling unit showing that the 2nd Petitioner, LP scored 95 , while the 4th Respondent, APC scored 0.
- XLV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Housing Estate Shopping Complex III polling unit showing that the 2nd Petitioner, LP scored 94 , while the 4th Respondent, APC scored 0.
- XLVI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Housing

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State Water Tank polling unit showing that the 2nd Petitioner, LP scored 23 , while the 4th Respondent, APC scored 0.

XLVII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Ugbochime I Abakpa polling unit showing that the 2nd Petitioner, LP scored 8 , while the 4th Respondent, APC scored 0.

XLVIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Ugbochime II Abakpa polling unit showing that the 2nd Petitioner, LP scored 3, while the 4th Respondent, APC scored 0.

XLIX. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Godfrey Okoye University Junction polling unit showing that the 2nd Petitioner, LP scored 155, while the 4th Respondent, APC scored 0.

L. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Airport Road Extension polling unit showing that the 2nd Petitioner, LP scored 59, while the 4th Respondent, APC scored 0.

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- LI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Police Children Sch. I polling unit showing that the 2nd Petitioner, LP scored 18, while the 4th Respondent, APC scored 0.
- LII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Police Children's Sch II Abakpa Expressway polling unit showing that the 2nd Petitioner, LP scored 7, while the 4th Respondent, APC scored 0.
- LIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of National Orthopedic Hospital Gate 2 polling unit showing that the 2nd Petitioner, LP scored 30, while the 4th Respondent, APC scored 0.
- LIV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of National Orthopedic Hospital Gate 3 polling unit showing that the 2nd Petitioner, LP scored 16, while the 4th Respondent, APC scored 0.
- LV. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Ugboezeji

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Comm. Hall polling unit showing that the 2nd Petitioner, LP scored 35, while the 4th Respondent, APC scored 0.

LVI. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the result sheet where APC was not on the list of Ifo Field II polling unit showing that the 2nd Petitioner, LP scored 46, while the 4th Respondent, APC scored 0.

LVII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Uzoava River Nike Ugbozeji polling unit showing that the 2nd Petitioner, LP scored 32 , while the 4th Respondent, APC scored 0.

LVIII. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of Ugbo Paul Junction Abakpa II polling unit showing that the 2nd Petitioner, LP scored 33, while the 4th Respondent, APC scored 0.

LIX. That I was shocked when I realized that the 1st Respondent uploaded to its portal, the altered result sheet of polling unit showing that the 2nd Petitioner, LP scored 8 , while the 4th Respondent, APC scored 0.

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- LX. That I was shocked when for Ugwogo/Nnanji Park I (14-03-02-001), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 266, while the 4th Respondent, APC scored 2.
- LXI. That I was shocked when for Ugwogo/Nnanji Park II (14-03-02-002), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 172, while the 4th Respondent, APC scored 0.
- LXII. That I was shocked when for Ugwogo/Nnanji Park III (14-03-02-003), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 219, while the 4th Respondent, APC scored 1.
- LXIII. That I was shocked when for Ugwogo/Nnanji Park V (14-03-02-005), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 227, while the 4th Respondent, APC scored 0.

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LXIV. That I was shocked when for Ugwogo/Nnaji Park VI (14-03-02-006), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 246, while the 4th Respondent, APC scored 1.

LXV. That I was shocked when for Ugwogo/Nnaji Park VIII (14-03-02-008), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 211, while the 4th Respondent, APC scored 0.

LXVI. That I was shocked when for Tipper Park I (14-03-02-010), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 255, while the 4th Respondent, APC scored 0.

LXVII. That I was shocked when I realized that for Tipper Park II (14-03-02-011), a result sheet with alterations was uploaded by the 1st Respondent to its portal, in respect of the polling

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unit. In the result sheet, the 2nd Petitioner, LP scored 263, while the 4th Respondent, APC scored 3.

LXVIII. That I was shocked when I realized that for Tipper Park III (14-03-02-012), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 218, while the 4th Respondent, APC scored 3.

LXIX. That I was shocked when I realized that for Tipper Park IV (14-03-02-013), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 179, while the 4th Respondent, APC scored 1.

LXX. That I was shocked when I realized that for Tipper Park V (14-03-02-014), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 211, while the 4th Respondent, APC scored 2.

LXXI. That I was shocked when I realized that for Tipper Park VI (14-03-02-015), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling

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unit. In the result sheet, the 2nd Petitioner, LP scored 147, while the 4th Respondent, APC scored 0.

LXXII. That I was shocked when I realized that for Tipper Park VII (14-03-02-016), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 149, while the 4th Respondent, APC scored 0.

LXXIII. That I was shocked when I realized that for Tipper Park X (14-03-02-019), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 161, while the 4th Respondent, APC scored 3.

LXXIV. That I was shocked when I realized that for Federal Housing Primary School I (14-03-02-020), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 162, while the 4th Respondent, APC scored 0.

LXXV. That I was shocked when I realized that for Federal Housing Primary School II (14-03-02-021), the signature of the agent of the 4th Respondent, APC was not present on the result

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sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 152, while the 4th Respondent, APC scored 0.

LXXVI. That I was shocked when I realized that for Benico Bus Stop Ugbene I (14-03-02-022), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 79, while the 4th Respondent, APC scored 0.

LXXVII. That I was shocked when I realized that for Iwene Tansi Square (14-03-02-023), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 2, while the 4th Respondent, APC scored 0.

LXXVIII. That I was shocked when I realized that for Ugwunwani Square (14-03-02-024), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in

respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 98, while the 4th Respondent, APC scored 1.

LXXIX. That I was shocked when I realized that for Bernard Anike Junction (14-03-02-025), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 33, while the 4th Respondent, APC scored 0.

LXXX. That I was shocked when I realized that for Ukwunwane Square (14-03-02-026), the signature of the agent of the 4th Respondent, APC was not present on the result sheet uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 11, while the 4th Respondent, APC scored 0.

LXXXI. That I was shocked when I realized that for Anazodo Bus Stop Ugbene I (14-03-02-027), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the

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2nd Petitioner, LP scored 17, while the 4th Respondent, APC scored 0.

LXXXII. That I was shocked when I realized that for Tobais Bus Stop Ughene I (14-03-02-028), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 65, while the 4th Respondent, APC scored 0.

LXXXIII. That I was shocked when I realized that for Ugwunwani Bus Stop Ikegbunam (14-03-02-029), the signature of the agent of the 4th Respondent, APC was not present on the result sheet uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 50, while the 4th Respondent, APC scored 0.

LXXXIV. That I was shocked when I realized that for Otakagu Square (14-03-02-030), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 3, while the 4th Respondent, APC scored 0.

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LXXXV. That I was shocked when I realized that for Osmond Bus Stop Ugbene I (14-03-02-031), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 12, while the 4th Respondent, APC scored 1.

LXXXVI. That I was shocked when I realized that for Obieze Square I (14-03-02-033), a result sheet with alterations was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 11, while the 4th Respondent, APC scored 0.

LXXXVII. That I was shocked when I realized that for Obieze Square II (14-03-02-034), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 17, while the 4th Respondent, APC scored 0.

LXXXVIII. That I was shocked when I realized that for Elias Banabas Junction I (14-03-02-035), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its

portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 4, while the 4th Respondent, APC scored 4.

LXXXIX. That I was shocked when I realized that for Elias Banana Junction II (14-03-02-036), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 2, while the 4th Respondent, APC scored 0.

XC. That I was shocked when I realized that for Ava Stream Ogwuagu (14-03-02-037), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 21, while the 4th Respondent, APC scored 0.

XCI. That I was shocked when I realized that for Idimiri Ogwuago Square (14-03-02-038), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd

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Petitioner, LP scored 18, while the 4th Respondent, APC scored 0.

XCII. That I was shocked when I realized that for Ozoani Junction (14-03-02-039), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 49, while the 4th Respondent, APC scored 0.

XCIII. That I was shocked when I realized that for Frank Eze Mirabeth Junction (14-03-02-040), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 32, while the 4th Respondent, APC scored 0.

XCIV. That I was shocked when I realized that for Ezebude Square Ogwugo (14-03-02-041), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 11, while the 4th Respondent, APC scored 0.

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XCV. That I was shocked when I realized that for Nevo/Ozoani Junction (14-03-02-042), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 19, while the 4th Respondent, APC scored 0.

XCVI. That I was shocked when I realized that for Vasco/Ezeama Junction Ogwuago (14-03-02-043), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 51, while the 4th Respondent, APC scored 0.

XCVII. That I was shocked when I realized that for Festac Avenue Federal Housing (14-03-02-044), the signature of the agent of the 4th Respondent, APC was not present on the result sheet uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 11, while the 4th Respondent, APC scored 0.

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XCVIII. That I was shocked when I realized that for Zaria Avenue Federal Housing (14-03-02-045), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 1, while the 4th Respondent, APC scored 0.

XCIX. That I was shocked when I realized that for Nike Town Hall I (14-03-03-001), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 450, while the 4th Respondent, APC scored 4.

C. That I was shocked when I realized that for Nike Town Hall II (14-03-03-002), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 311, while the 4th Respondent, APC scored 3.

CI. That I was shocked when I realized that for Nike Town Hall III (14-03-03-003), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 432, while the 4th Respondent, APC scored 0.

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CII. That I was shocked when I realized that for Nike Town Hall IV (14-03-03-004), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 323, while the 4th Respondent, APC scored 0.

CIII. That I was shocked when I realized that for Nike Town Hall V (14-03-03-005), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 392, while the 4th Respondent, APC scored 1.

CIV. That I was shocked when I realized that for Obinagu Villa I (14-03-03-006), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 154, while the 4th Respondent, APC scored 0.

CV. That I was shocked when I realized that for Obinagu Villa II (14-03-03-007), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 147, while the 4th Respondent, APC scored 1.

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CVI. That I was shocked when I realized that for Obinagu Village Square I (14-03-03-008), a result sheet with alterations signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 149, while the 4th Respondent, APC scored 0.

CVII. That I was shocked when I realized that for Obinagu Village Square II (14-03-03-009), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 163, while the 4th Respondent, APC scored 1.

CVIII. That I was shocked when I realized that for Ugbo Emma I (14-03-03-010), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 131, while the 4th Respondent, APC scored 0.

CIX. That I was shocked when I realized that for Ugbo Emma II (14-03-03-011), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of

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the polling unit. In the result sheet, the 2nd Petitioner, LP scored 119, while the 4th Respondent, APC scored 0.

CX. That I was shocked when I realized that for Ugwueke Village Square I (14-03-03-012), a result sheet with alterations signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 354, while the 4th Respondent, APC scored 4.

CXI. That I was shocked when I realized that for Ugwueke Village Square II (14-03-03-013), a result sheet with alterations signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 189, while the 4th Respondent, APC scored 1.

CXII. That I was shocked when I realized that for Back To Land Square Amagwu I (14-03-03-014), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 4, while the 4th Respondent, APC scored 0.

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CXIII. That I was shocked when I realized that for Back To Land Square Amagwu II (14-03-03-015), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 7, while the 4th Respondent, APC scored 0.

CXIV. That I was shocked when I realized that for Amangwu Village Square I (14-03-03-016), an unclear result sheet was uploaded by the 1st Respondent to its portal in respect of the polling unit.

CXV. That I was shocked when I realized that for Amagwu Village Square II (14-03-03-017), a result sheet with alterations signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 34, while the 4th Respondent, APC scored 0.

CXVI. That I was shocked when I realized that for Odagene Village Square II (14-03-03-019), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd

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Petitioner, LP scored 13, while the 4th Respondent, APC scored 0.

CXVII. That I was shocked when I realized that for Umuenuwene 48th Avenue I (14-03-03-020), an altered result sheet was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 12, while the 4th Respondent, APC scored 0.

CXVIII. That I was shocked when I realized that for Umuenuwene 48th Avenue II (14-03-03-021), an altered result sheet was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 15, while the 4th Respondent, APC scored 0.

CXIX. That I was shocked when I realized that for Umuenuwene 48th Avenue III (14-03-03-022), an altered result sheet was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 2, while the 4th Respondent, APC scored 0.

CXX. That I was shocked when I realized that for Umuenuwene Iji Nike Last Bus Stop II (14-03-03-024), an altered result sheet

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was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 49, while the 4th Respondent, APC scored 0.

- CXXI. That I was shocked when I realized that for Ariaku Layout Umuenwene (14-03-03-025), a result sheet with alterations signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 11, while the 4th Respondent, APC scored 0.
- CXXII. That I was shocked when I realized that for Ifenze Junction Umuenwene (14-03-03-026), a result sheet with alterations signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 44, while the 4th Respondent, APC scored 0.
- CXXIII. That I was shocked when I realized that for Obinagu Village Extension I (14-03-03-029), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 111, while the 4th Respondent, APC scored 0.

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CXXIV. That I was shocked when I realized that for Obinagu Extension II (14-03-03-030), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 96, while the 4th Respondent, APC scored 0.

CXXV. That I was shocked when I realized that for Obinagu Road Junction I (14-03-03-032), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 57, while the 4th Respondent, APC scored 0.

CXXVI. That I was shocked when I realized that for Ikpeama Junction (14-03-03-034), a result sheet with alterations not signed was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 135, while the 4th Respondent, APC scored 0.

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2. That I was the 2nd respondent's running mate for All Progressives Congress (APC), the 4th Respondent in this suit before my voluntary withdrawal of my candidature.
3. I have read the witness statements in support of the petition and I know as a fact that the depositions contained therein are substantially false with regard to the material facts.
4. By virtue of my position as a member of the 4th Respondent and former running mate of the 2nd Respondent, the relevant facts to this petition are within my personal knowledge and I verily believe them true and correct as follows that:
 - a. I know as a fact that preparatory to the 2023 presidential election held on 25th February 2023, the 4th respondent conducted its primary election wherein the 2nd respondent emerged as the winner.
 - b. The 4th respondent forwarded the name of the 2nd respondent to the 1st respondent as its presidential candidate in the 2023 general election.
 - c. After the 2nd respondent won the 4th respondent's primary election, he named me as his running mate.
 - d. By a notice in writing on 10th July 2022, I withdrew my nomination as the vice-presidential candidate of the 4th respondent in the presidential election.

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- e. I know as a fact that a candidate in an election who wishes to withdraw his candidacy only has an obligation to submit a notice in writing to his Political Party withdrawing his candidature.
- f. Upon submission of the aforementioned notice, the obligations of the candidate are complete, his candidacy stands withdrawn and he has discharged himself of all/any impediment to another nomination. It is then for the political party to subsequently notify the 1st respondent of such withdrawal not later than 90 days to the election.
- g. I know that upon my withdrawal as the vice-presidential candidate of the 2nd respondent, a vacancy occurred in that position.

7. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

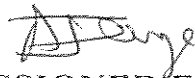
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DEPONENT

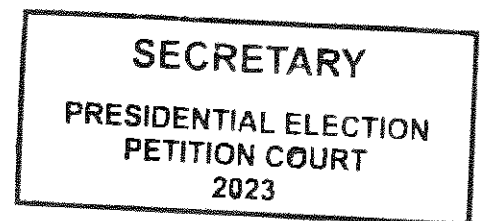
SWORN TO at the Registry of the Court of Appeal, Abuja;

This^{12th}..... day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS



CERTIFIED TRUE COPY

IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023

BETWEEN

1. MR PETER GREGORY OBI

PETITIONERS

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

RESPONDENTS

2. SENATOR BOLA AHMED TINUBU

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF XPX3

I, XPX3, Adult, Nigerian, ICT Expert of Maitama, Abuja, do hereby make oath and state as follows:

1. That I am an Information and Communications Technology Expert, working in the situation room of the 2nd and 3rd Respondents by virtue of which I am

familiar with the use and intricacies of the Bi-Modal Voting Accreditation System (BVAS) machines and other related technologies.

2. I have over 20 years of professional experience in ICT, providing detailed solutions in Communication Technologies for various firms.
3. That I have sufficient experience and skill in the area of software development, and the overall functionality and application of the Bi-Modal Voting Accreditation System (BVAS) machines, IReV and other related software applications, devices or programs used by the 1st Respondent in the conduct of the Presidential Election of 25th February 2023.
4. I am equally familiar with the facts of this case.
5. That I have read the Petition and the Witness Statement on Oath of ITX which was filed on the 21st of March 2023.
6. That the facts stated in the Witness Statement on Oath of ITX are denied. They are substantially false, grossly unfounded, misconceived, self-serving and misleading.
7. I know as a fact that the accreditation, voting, sorting, counting, recording of votes announcement/declaration of results and collation of results of an election under the Electoral Act, 2022 and subsidiary instruments made to assist in the conduct of the election is a hybrid of manual and technological components, but still largely manual with the significant human interface using

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the voters register, ballot papers, ballot boxes, various electoral forms (of which form EC8A is the base), ink and the BVAS machine.

8. I know as a fact that a successful electronic transmission directly from the polling unit is not a condition precedent to the acceptance or validity of results for collation. As it relates to the declaration and collation of results, the Regulations and Guidelines for the Conduct of Elections, 2022 and the Manual for Election Officials, 2023 all clearly prescribe the manual mode of collation and contemplate circumstances of the delivery of “the BVAS and the original copy of each of the forms in tamper-evident envelope” to the different levels of collation, “in the company of Security Agents” and willing Polling Agents.
9. I know that it is the manual result as entered by the Presiding Officers in the relevant Form EC8A that is declared as the result of the election at the polling unit.
10. I know that the 1st respondent is not precluded by any law, regulation or manual from using, applying, or relying on any other means of transmission of results apart from the BVAS. It is the further contention of the respondents that the use of BVAS is subject to vagaries of the entire ecosystem, including internet facilities, source of power, proper engagement of the BVAS technological device by the operators, etc.
11. I know that the polling unit is the base and foundation of the election where actual voting, counting and announcement of results are done.

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Subsequent actions after the completion of the election at the polling units cannot vitiate the valid votes already cast at the polling units in substantial compliance with the Electoral Act. The respondents further state that polling units and collation centres are physical spaces and not remote or virtual locations.

12. I know as a fact that the 1st respondent is not precluded by any law, regulation or manual from using, applying, or relying on any other means of transmission of results apart from the BVAS. It is the further contention of the respondents that the use of BVAS is subject to vagaries of the entire ecosystem, including internet facilities, source of power, proper engagement of the BVAS technological device by the operators, etc.

13. I know that where there is inadequate power supply, poor internet facilities, or lack of proper engagement of the technological device, the technological or electronic architecture of the said BVAS will not function as originally designed, and the 1st respondent's Manual and Guidelines are not oblivious of this reality and have made adequate provisions in relation thereto, demonstrating the secondary nature and dispensability of any other mode of transmission of result apart from the manual mode, continued upload of the results of an election after the declaration of the result of the election, simpliciter, has no effect on the validity, integrity or correctness of the result of the said election and does not constitute a violation of the provisions of the Electoral Act and the 1st respondent's Regulations.

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14. I know that the continued uploading of results at the election is not a substantial non-compliance capable of substantially affecting the results of the election.
15. I know that although the 1st respondent can compile, maintain and update, continuously, a register of election results to be known as the National Electronic Register of Election Results which shall be a distinct database or repository of polling unit by polling unit results, including collated election results of each election conducted by the 1st respondent in the Federation in an electronic format at its national headquarters, the Electoral Act does not impose a duty on the 1st respondent to update the said register prior to the announcement of results of elections.
16. I know that the National Electronic Register of Electronic Results is a device/innovation entirely different from the INEC Result Viewing Portal (IREV) and as such, the IREV cannot be described as the immediate access by the general public to the said electronic register of election result as erroneously described by the petitioners.
17. I know that polling officers do not resort to the IREV or National Election Register of Election Results to make declarations of election results at the polling units. Form EC8A (containing, inter alia, accreditation details as recorded from the physical BVAS machine at the polling units) and the voters register are the primary documents for making declarations of election results at the polling units.

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18. I know as a fact that, polling officers do not resort to the IReV or National Election Register of Election Results to make declarations of election results at the polling units. Form EC8A (containing, inter alia, accreditation details as recorded from the physical BVAS machine at the polling units) and the voters register are the primary documents for making declarations of election results at the polling units.

19. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oath Act.

KPK3

DEPONENT

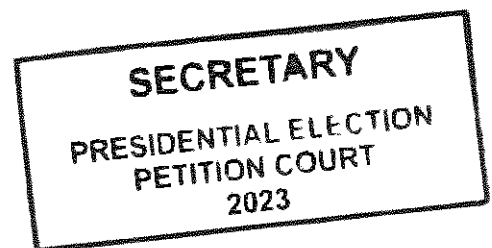
SWORN TO at the Registry of the Court of Appeal, Abuja, Nigeria.

This ...12th... day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS



CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
2. LABOUR PARTY

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION (INEC)**
**2. SENATOR BOLA AHMED TINUBU
RESPONDENTS**
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS (APC)

WITNESS STATEMENT ON OATH OF AII

I, AII, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Eket Local Government Area in Akwa Ibom State in the Presidential elections held on the 25th day of February 2023.
3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Eket Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:
 - a) That the result sheets for the polling units in the various wards within Eket Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.
 - b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Eket Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023.
 - c) That the said results were in my custody and thoroughly examined by me.
 - d) That Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road (03-03-01-008) and Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua (03-03-

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02-20) are some of the polling units under Eket Local Government Area.

- e) That I also know as a fact that there was no valid election held at Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road (03-03-01-008) and Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua (03-03-02-20) polling units on the 25th day of February 2023.
- f) That I was shocked when I realized that the 1st Respondent uploaded to its portal, the mutilated result sheet of Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road polling unit showing that the 2nd Petitioner, LP scored 107, while the 4th Respondent, APC scored 12.
- g) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the mutilated result sheet of Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua polling unit showing that the 2nd Petitioner, LP scored 122, while the 4th Respondent, APC scored 17.
- h) That I know as a fact that the purported result sheet of Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road (03-03-01-008) and Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua (03-03-02-20), the 1st Respondent

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uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.

- i) That I also know as a fact that none of the political parties in Eket Local Government Area, Akwa Ibom for the presidential election held on the 25th day of February 2023 scored any valid votes at Community Hall, Ikot Okudom, Opposite Dominion International School, Eket Etinan Road (03-03-01-008) and Open Space, Akpeyu Udo Street Beside Mount Zion Church, Uqua (03-03-02-20) polling units.
- j) From the aforementioned polling units with irregularities in Eket Local Government Area, Akwa Ibom for the presidential election held on the 25th day of February 2023, the 2nd Petitioner, LP scored 229 votes, while the 4th Respondent, APC scored 29 votes.

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

All

DEPONENT

SWORN TO at the Registry of the Court of Appeal
April 2023.

BEFORE ME


COMMISSIONER

CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
2. LABOUR PARTY

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION (INEC)**
**2. SENATOR BOLA AHMED TINUBU
RESPONDENTS**
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS (APC)

WITNESS STATEMENT ON OATH OF AI2

I, AI2, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Ibiono Local Government Area in Akwa Ibom State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Ibiono Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Ibiono Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Ibiono Local Government Area, Akwa Ibom in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

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- d) That Pry Sch, Ikot Ambit polling unit is one of the polling units under Eket Local Government Area, Akwa-Ibom.
- e) That I also know as a fact that there was no valid election held at Pry Sch, Ikot Ambit polling unit on the 25th day of February 2023.
- f) That I was shocked when I realized that the 1st Respondent uploaded to its portal, the mutilated result sheet of Pry Sch, Ikot Ambit polling unit showing that the 2nd Petitioner, LP scored 27, while the 4th Respondent, APC scored 10.
- g) That I know as a fact that the purported result sheet of Pry Sch, Ikot Ambit Polling Unit, the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling unit on the 25th day of February 2023.
- h) That I also know as a fact that none of the political parties in Ibiono Local Government Area, Akwa Ibom for the presidential election held on the 25th day of February 2023 scored any valid votes at Pry Sch, Ikot Ambit polling unit.
- i) From the aforementioned polling unit with irregularities in Ibiono Local Government Area, Akwa Ibom for the presidential election held on the 25th day of February 2023, the 2nd Petitioner, LP scored 27 votes, while the 4th Respondent, APC scored 10 votes.

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.


A12

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This^{12th}..... day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

CERTIFIED TRUE COPY

IN THE COURT OF APPEAL

HOLDEN AT ABUJA

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
- 2. LABOUR PARTY**

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU
RESPONDENTS**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**

WITNESS STATEMENT ON OATH OF AZI

I, AZI, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Aguata Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Aguata Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Aguata Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Aguata Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

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d) That Gbirigbo Hall (04-01-01-007, Council Hall (04-01-01-012) Umueleke Hall II (04-01-02-012), Pry. School, Agulueze Chukwu I (04-01-03-006), Pry. School, Agulueze Chukwu II (04-01-03-007), Community Primary School Umuchukwu (04-01-03-014), Egbuikwe Pry. School (04-01-04-009), Umueze Village Square (04-01-04-006), Central School I (04-01-05-001), Social Centre V (04-01-05-015), Ofosie Hall II (04-01-06-002), Umueze Nwafor Pry. (04-01-06-004), Obi-Nkwo Square I (04-01-06-014), Amaudo Square II (04-01-06-017), Nwanebo Pry. School II (04-01-07-017), Akpunoji Community School I (04-01-08-003), Akpunoji Community School II (04-01-08-004), Igwebuikwe Pry. School I (04-01-08-005), Old Akpunoji I (04-01-08-007), Igwebuikwe Pry. School II (04-01-08-006), Umuagu Kindergatin I (04-01-08-009), B.S.S. (04-01-09-003), Umuobi Kinder School (04-01-09-009), Primary School Obiuno I (04-01-10-001), Primary School Obiuno II (04-01-10-002), Ihuanuka Hall (04-01-10-012), Ogwugwuagu Pry. School (04-01-10-020), Ihite Pry. School I (04-01-11-001), Etiti Hall I (04-01-11-009), Udoakwari Hall I (04-01-11-013), Pry. School, Ezihu I (04-01-11-019), Pry. School, Ezihu II (04-01-11-020), Community School I (04-01-12-001), Ezi Hall I (04-01-12-003), Esiama Hall I (04-01-12-005), Ifite Hall II (04-01-12-008), Ihuowe Hall (04-01-13-003), Central School (04-01-13-005), Obinabo Hall (04-01-14-003), Town Hall (04-01-14-004), Obiuno Hall I (04-01-15-011), Obiuno Hall II (04-01-15-012), Obi Nri VI (04-01-15-021), R.V. Umueze II (04-01-16-025), Community Pry. School III (04-01-17-003), Ihuogwugwu Hall I (04-01-17-008), Uga B.S.S II (04-01-17-011), Uga B.S.S III (04-01-17-

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012), Oka Village Hall II (04-01-17-016), are some of the polling units under Aguata Local Government Area.

e) That I know as a fact that the presiding officers at Gbirigbo Hall, Council Hall , Umueleke Hall II, Pry. School, Agulueze Chukwu I, Pry. School, Agulueze Chukwu II, Community Primary School Umuchukwu, Egbuike Pry. School, Umueze Village Square, Central School I, Social Centre V, Ofosie Hall II, Umueze Nwafor Pry., Obi-Nkwo Square I, Amaudo Square II, Nwanebo Pry. School II, Akpunoji Community School I, Akpunoji Community School II, Igwebuike Pry. School I, Old Akpunoji I, Igwebuike Pry. School II, Umuagu Kindergatin I, B.S.S. , Umuobi Kinder School, Primary School Obiuno I, Primary School Obiuno II, Ihuanuka Hall, Ogwugwuagu Pry. School, Ihite Pry. School I, Etiti Hall, Udoakwari Hall I, Pry. School, Ezihu I, Pry. School, Ezihu II, Community School I, Ezi Hall I, Esisiama Hall I, Ifite Hall II, Ihuowele Hall , Central School , Obinabo Hall, Town Hall, Obiuno Hall I, Obiuno Hall II , Obi Nri VI , R.V. Umueze II, Community Pry. School III, Ihuogwugwu Hall I , Uga B.S.S II, Uga B.S.S III, Oka Village Hall II polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.

f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the

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course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.

g) That I also know as a fact that there was no valid election held at Gbirigbo Hall, Council Hall , Umueleke Hall II, Pry. School, Agulueze Chukwu I, Pry. School, Agulueze Chukwu II, Community Primary School Umuchukwu, Egbuike Pry. School, Umueze Village Square, Central School I, Social Centre V, Ofosie Hall II, Umueze Nwafor Pry., Obi-Nkwo Square I, Amaudo Square II, Nwanebo Pry. School II, Akpunoji Community School I, Akpunoji Community School II, Igwebuike Pry. School I, Old Akpunoji I, Igwebuike Pry. School II, Umuagu Kindergatin I, B.S.S. , Umuobi Kinder School, Primary School Obiuno I, Primary School Obiuno II, Ihuanuka Hall, Ogwugwuagu Pry. School, Ihite Pry. School I, Etit Hall, Udoakwari Hall I, Pry. School, Ezihu I, Pry. School, Ezihu II, Community School I, Ezi Hall I, Esisiam Hall I, Ifite Hall II, Ihuwele Hall , Central School , Obinabo Hall, Town Hall, Obiuno Hall I, Obiuno Hall II , Obi Nri VI , R.V. Umueze II, Community Pry. School III, Ihuogwugwu Hall I , Uga B.S.S II, Uga B.S.S III, Oka Village Hall II, polling units on the 25th day of February 2023.

h) That I was shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Gbirigbo Hall polling unit

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showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 171 votes.

- i) That I was shocked when I realized that the 1st Respondent uploaded the result sheet of St Peters College polling unit in place of Council Hall polling unit.
- j) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueleke Hall II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 58 votes
- k) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Pry. School, Agulueze Chukwu I, polling unit.
- l) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Pry. School, Agulueze Chukwu II, polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 110 votes.
- m) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Community Primary School Umuchukwu, polling unit.

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- n) That I was shocked when I realized that the 1st Respondent uploaded the result sheet of Umueze Village Square polling unit in place of Egbuike Pry. School polling unit.
- o) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueze Village Square polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 190 votes
- p) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Central School I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 125 votes
- q) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Social Centre V polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 72 votes

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- r) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Ofosie Hall II polling unit.
- s) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Umueze Nwafor Pry., polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 230 votes.
- t) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Obi-Nkwo Square I, polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 185 votes.
- u) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Amaudo Square II polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 152 votes.
- v) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Nwanebo Pry. School II polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 209 votes.

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- w) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Akpunoji Community School I polling unit.
- x) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Akpunoji Community School II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 6 votes, and the Labour Party (LP) scored 123 votes
- y) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Igwebuiké Pry. School I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 7 votes, and the Labour Party (LP) scored 235 votes
- z) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Akpunoji I polling unit showing that the All Progressives Congress (APC) scored 1 votes, and the Labour Party (LP) scored 130 votes.
- aa) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Igwebuiké Pry. School II polling unit uploaded by the 1st Respondent

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showing that the All Progressives Congress (APC) scored 3 vote, and the Labour Party (LP) scored 113 votes

- bb) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Umuagu Kindergatin I polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 117 votes.
- cc) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of B.S.S. polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 79 votes
- dd) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umuobi Kinder School polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 116 votes
- ee) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Primary School Obiuno I polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 142 votes.

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ff) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Primary School Obiuno II polling unit.

gg) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Ihuanuka Hall polling unit.

hh) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ogwugwuagu Pry. School polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 78 votes

ii) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ihite Pry. School I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 100 votes

jj) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Etit Hall I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 140 votes.

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kk) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Udoakwari Hall I polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 90 votes.

ll) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Pry. School, Ezihu I polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 175 votes.

mm) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Pry. School, Ezihu II polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 125 votes.

nn) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Community School I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 107 votes.

oo) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ezi Hall I polling unit uploaded by the 1st Respondent showing that the All

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Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 131 votes.

pp) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Esisiana Hall I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 82 votes.

qq) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ifite Hall II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 71 votes.

rr) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ihuowele Hall polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 142 votes.

ss) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Central School polling unit uploaded by the 1st Respondent showing that the All

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Progressives Congress (APC) scored 14 votes, and the Labour Party (LP) scored 37 votes.

- tt) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Obinabo Hall polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 112 votes.
- uu) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Town Hall polling unit showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 171 votes.
- vv) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Obiuno Hall I polling unit.
- ww) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Obiuno Hall II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 60 votes.
- xx) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Obi Nri VI polling unit uploaded by the 1st Respondent showing that the All

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Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 61 votes.

yy) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of R.V. Umueze II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 69 votes.

zz) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Community Pry. School III polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 110 votes.

aaa) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ihuogwugwu Hall I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 161 votes.

bbb) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Uga B.S.S II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 184 votes.

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ccc) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Uga B.S.S III polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 155 votes.

ddd) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Oka Village Hall II polling unit.

eee) That I know as a fact that the purported result sheets of at Gbirigbo Hall, Council Hall , Umueleke Hall II, Pry. School, Agulueze Chukwu I, Pry. School, Agulueze Chukwu II, Community Primary School Umuchukwu, Egbuike Pry. School, Umueze Village Square, Central School I, Social Centre V, Ofosie Hall II, Umueze Nwafor Pry., Obi-Nkwo Square I, Amaudo Square II, Nwanebo Pry. School II, Akpunoji Community School I, Akpunoji Community School II, Igwebuikwe Pry. School I, Old Akpunoji I, Igwebuikwe Pry. School II, Umuagu Kindergatin I, B.S.S. , Umuobi Kinder School, Primary School Obiuno I, Primary School Obiuno II, Ihuanuka Hall, Ogwugwuagu Pry. School, Ihite Pry. School I, Etiti Hall, Udoakwari Hall I, Pry. School, Ezihu I, Pry. School, Ezihu II, Community School I, Ezi Hall I, Esiama Hall I, Ifite Hall II, Ihuoweke Hall , Central School , Obinabo Hall, Town Hall, Obiuno Hall I, Obiuno Hall II , Obi Nri VI , R.V. Umueze II, Community Pry. School III, Ihuogwugwu Hall I , Uga B.S.S II, Uga

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B.S.S III, Oka Village Hall II, the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.

fff) That I also know as a fact that none of the political parties in Aguata Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at Gbirigbo Hall, Council Hall , Umueleke Hall II, Pry. School, Agulueze Chukwu I, Pry. School, Agulueze Chukwu II, Community Primary School Umuchukwu, Egbuike Pry. School, Umueze Village Square, Central School I, Social Centre V, Ofosie Hall II, Umueze Nwafor Pry., Obi-Nkwo Square I, Amaudo Square II, Nwanebo Pry. School II, Akpunoji Community School I, Akpunoji Community School II, Igwebuike Pry. School I, Old Akpunoji I, Igwebuike Pry. School II, Umuagu Kindergatin I, B.S.S. , Umuobi Kinder School, Primary School Obiuno I, Primary School Obiuno II, Ihuanuka Hall, Ogwugwuagu Pry. School, Ihite Pry. School I, Etiti Hall, Udoakwari Hall I, Pry. School, Ezihu I, Pry. School, Ezihu II, Community School I, Ezi Hall I, Esisiana Hall I, Ifite Hall II, Ihuowele Hall , Central School , Obinabo Hall, Town Hall, Obiuno Hall I, Obiuno Hall II , Obi Nri VI , R.V. Umueze II, Community Pry. School III, Ihuogwugwu Hall I , Uga B.S.S II, Uga B.S.S III, Oka Village Hall II, polling units.

ggg) From the polling units with irregularities, the LP scored a total of 5,132 votes; while APC scored a total of 55 votes.

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4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

AZI

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This^{12th} day of April 2023.

BEFORE ME

Abery

COMMISSIONER FOR OATHS

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

1. MR PETER GREGORY OBI PETITIONERS

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

2. SENATOR BOLA AHMED TINUBU RESPONDENTS

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF AZ2

I, AZ2, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

CERTIFIED TRUE COPY

2. That I was the All Progressives Congress (APC) Collation Agent for Ayamelum Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Ayamelum Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Ayamelum Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Ayamelum Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

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- d) That Oya Market Square II (04-01-03-006), Ogwari Pry School II (04-01-03-006), Ama Amikwetiti II (04-01-06-016), Ama Umuali Village Square I (04-02-07-020), Ama Ituku Village Square II (04-01-08-014) are some of the polling units under Ayamelum Local Government Area.
- e) That I know as a fact that the presiding officers at Oya Market Square II , Ogwari Pry School II, Ama Amikwetiti II , Ama Umuali Village Square I, Ama Ituku Village Square II polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.
- f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.
- g) That I also know as a fact that there was no valid election held at Oya Market Square II , Ogwari Pry School II, Ama Amikwetiti II , Ama Umuali Village Square I, Ama Ituku Village Square II polling units on the 25th day of February 2023.

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- h) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Oya Market Square II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 92 votes.
- i) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ogwari Pry School II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 145 votes.
- j) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama Amikwetiti II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 73 votes.
- k) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unclear result sheet of Ama Umuali Village Square I polling unit.
- l) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama Ituku Village Square II polling unit uploaded by the 1st Respondent

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showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 147 votes.

m) That I know as a fact that the purported result sheet of Oya Market Square II , Ogwari Pry School II, Ama Amikwetiti II , Ama Umuali Village Square I, Ama Ituku Village Square II polling units the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.

n) That I also know as a fact that none of the political parties in Ayamelum Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at Oya Market Square II , Ogwari Pry School II, Ama Amikwetiti II , Ama Umuali Village Square I, Ama Ituku Village Square II polling units.

o) From the polling units with irregularities, the LP scored a total of 457 votes; while APC scored a total of 1 vote.

4. I depose to this witness statement or to be true in accordance with the Oath

SWORN TO at the Registry of the Court

This ...^{12th} day of April 2023.

CERTIFIED TRUE COPY

BEFORE ME

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

Atty

COMMISSIONER FOR OATHS

CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

**1. MR PETER GREGORY OBI
PETITIONERS**

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

2. SENATOR BOLA AHMED TINUBU RESPONDENTS

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF AZ3

I, AZ3, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Anambra East Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

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- d) That Umueze Public Square (04-03-01-009), Umungalagu Village Hall (04-03-02-007), Ama-Enugu I (04-03-03-002), Ama-Enugu II (04-03-03-003), Ama-Okpogba (04-03-03-004), Ama-Isikwe (04-03-03-005), Ama-Igboezunu (04-03-03-006), Umuriabor I (04-03-04-005), Ogbuoka II (04-03-04-009), Onede Pry. School (04-03-05-003), Ama Ubaru II (04-03-05-005), Community Sec. Sch. (04-03-05-013), Community Dev. Pry. School (04-03-14-003), are some of the polling units under Anambra East Local Government Area.
- e) That I know as a fact that the presiding officers at Umueze Public Square, Umungalagu Village Hall, Ama-Enugu I, Ama-Enugu II, Ama-Okpogba, Ama-Isikwe, Ama-Igboezunu, Umuriabor I, Ogbuoka II, Onede Pry. School, Ama Ubaru II, Community Sec. Sch., Community Dev. Pry. School, polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.
- f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.

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- g) That I also know as a fact that there was no valid election held at Umueze Public Square, Umungalagu Village Hall, Ama-Enugu I, Ama-Enugu II, Ama-Okpogba, Ama-Isikwe, Ama-Igboezunu, Umuriabor I, Ogbuoka II, Onede Pry. School, Ama Ubaru II , Community Sec. Sch., Community Dev. Pry. School, polling units on the 25th day of February 2023.
- h) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueze Public Square polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 67 votes.
- i) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umungalagu Village Hall polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 87 votes.
- j) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Enugu I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 785 votes.

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k) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Enugu II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 526 votes.

l) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Okpogba polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 6 votes, and the Labour Party (LP) scored 334 votes.

m) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Isikwe polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 16 votes, and the Labour Party (LP) scored 543 votes.

n) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama-Igboezunu polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 21 votes, and the Labour Party (LP) scored 489 votes.

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- o) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umuriabor I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 4 votes, and the Labour Party (LP) scored 87 votes.
- p) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ogbuoka II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 13 votes.
- q) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Onede Pry. School polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 89 votes.
- r) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ama Ubaru II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 14 votes, and the Labour Party (LP) scored 115 votes.
- s) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of

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Community Sec. Sch. polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 2 votes, and the Labour Party (LP) scored 65 votes.

- t) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Community Dev. Pry. School polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 193 votes.
- u) That I know as a fact that the purported result sheet of Umueze Public Square, Umungalagu Village Hall, Ama-Enugu I, Ama-Enugu II, Ama-Okpogba, Ama-Isikwe, Ama-Igboezunu, Umuriabor I, Ogbuoka II, Onede Pry. School, Ama Ubaru II , Community Sec. Sch., Community Dev. Pry. School polling units the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.
- v) That I also know as a fact that none of the political parties in Anambra East Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at Umueze Public Square, Umungalagu Village Hall, Ama-Enugu I, Ama-Enugu II, Ama-Okpogba, Ama-Isikwe, Ama-Igboezunu, Umuriabor I, Ogbuoka II, Onede Pry. School, Ama Ubaru II , Community Sec. Sch., Community Dev. Pry. School polling units.

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w) From the polling units with irregularities, the LP scored a total of 3,393 votes; while APC scored a total of 138 votes

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

A23

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This^{12th}.... day of April 2023.

BEFORE ME

A. Henry

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

COMMISSIONER FOR OATHS

CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

1. MR PETER GREGORY OBI

PETITIONERS

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

**2. SENATOR BOLA AHMED TINUBU
RESPONDENTS**

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF AZ4

I, AZ4, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

CERTIFIED TRUE COPY

2. That I was the All Progressives Congress (APC) Collation Agent for Anambra East Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Awka North Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Awka North Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Awka North Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

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- d) That Umuogbuefi P/S I (04-02-07-020), polling unit is the only affected polling unit under Anambra East Local Government Area.
- e) That I know as a fact that the presiding officer at Umuogbuefi P/S I polling unit was duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling unit.
- f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.
- g) That I also know as a fact that there was no valid election held at Umuogbuefi P/S I polling unit on the 25th day of February 2023.
- h) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unclear result sheet of Umuogbuefi P/S I polling unit.
- i) That I also know as a fact that none of the political parties in Awka North Local Government Area, for the presidential election held

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on the 25th day of February 2023 scored any valid votes at Umuogbuefi P/S I polling unit.

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

A24

DEPONENT

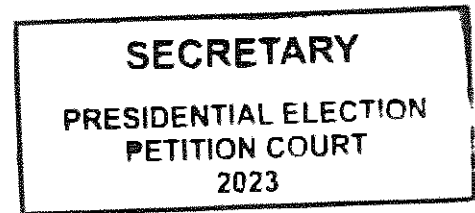
SWORN TO at the Registry of the Court of Appeal, Abuja;

This day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS



CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

**1. MR PETER GREGORY OBI
PETITIONERS**

2. LABOUR PARTY

AND

**1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**

2. SENATOR BOLA AHMED TINUBU RESPONDENTS

3. SENATOR SHETTIMA KASHIM

4. ALL PROGRESSIVES CONGRESS

WITNESS STATEMENT ON OATH OF AZ5

I, AZ5, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Anaocha Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Anaocha Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a) That the result sheets for the polling units in the various wards within Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Anambra East Local Government Area in the Presidential elections held on the 25th day of February 2023.

c) That the said results were in my custody and thoroughly examined by me.

CERTIFIED TRUE COPY

d) That UDOKA PRY. SCHOOL II (04-05-07-004), Udoka Pry School II (04-05-07-003), Isiamigbo Village Hall I (04-05-07-005), Chukwuka Pry School (04-05-07-010), Umueze Nkitaku (04-05-08-003), Umueze Nkitaku (04-05-08-003), Ikenga Nursery School (04-05-01-012), Ibekwe Pry School II (04-05-05-008), Oyeojiafor II (04-05-05-012) are some of the polling units under Anambra East Local Government Area.

e) That I know as a fact that the presiding officers at UDOKA PRY. SCHOOL II, Udoka Pry School II, Isiamigbo Village Hall I , Chukwuka Pry School, Umueze Nkitaku, Umueze Nkitaku, Ikenga Nursery School, Ibekwe Pry School II, Oyeojiafor II polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.

f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.

g) That I also know as a fact that there was no valid election held at UDOKA PRY. SCHOOL II, Udoka Pry School II, Isiamigbo Village

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Hall I , Chukwuka Pry School, Umueze Nkitaku, Umueze Nkitaku, Ikenga Nursery School, Ibekwe Pry School II, Oyeojiafor II polling units on the 25th day of February 2023.

- h) That I was shocked when I realized that the 1st Respondent uploaded to its portal, the purported result sheet of UDOKA PRY. SCHOOL II, polling unit, when no accreditation was carried out, showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 136 votes.
- i) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Udoka Pry School II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 136 votes.
- j) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Isiamigbo Village Hall I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 201 votes.
- k) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Chukwuka Pry School polling unit uploaded by the 1st Respondent

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showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 47 votes.

- l) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueze Nkitaku polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 261 votes.
- m) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Umueze Nkitaku polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 69 votes.
- n) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ikenga Nursery School polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 5 votes, and the Labour Party (LP) scored 178 votes.
- o) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ibekwe Pry School II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 23 votes.

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- p) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Oyeojiafor II polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 49 votes.
- q) That I know as a fact that the purported result sheet of UDOKA PRY. SCHOOL II, Udoka Pry School II, Isiamigbo Village Hall I , Chukwuka Pry School, Umueze Nkitaku, Umueze Nkitaku, Ikenga Nursery School, Ibekwe Pry School II, Oyeojiafor II polling units the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.
- r) That I also know as a fact that none of the political parties in Anambra East Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at UDOKA PRY. SCHOOL II, Udoka Pry School II, Isiamigbo Village Hall I , Chukwuka Pry School, Umueze Nkitaku, Umueze Nkitaku, Ikenga Nursery School, Ibekwe Pry School II, Oyeojiafor II polling units.
- s) From the polling units with irregularities, the LP scored a total of 1,100 votes; while APC scored a total of 8 votes
4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

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A25

DEPONENT

SWORN TO at the Registry of the Court of Appeal, Abuja;

This 12th day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

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**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
- 2. LABOUR PARTY**

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU RESPONDENTS**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**

WITNESS STATEMENT ON OATH OF AZ6

I, AZ6, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Awka South Local Government Area in Anambra State in the Presidential elections held on the 25th day of February 2023.
3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Awka South Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:
 - a) That the result sheets for the polling units in the various wards within Awka South Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.
 - b) That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Awka South Local Government Area in the Presidential elections held on the 25th day of February 2023.
 - c) That the said results were in my custody and thoroughly examined by me.

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d) That Umunoke Square II (04/07/05/002), Umuoramma Square II (04-07-05-004), Umuoramma Square III (04-07-05-005), Ayom Na Okpala Square I (04-07-05-009), Igwebueze Pry. School II (04-07-06-002), Udeozo Pry. School (04-07-06-003), Ezi-Ogwe Square I (04-07-06-004), Ezi-Oluji Square II (04-07-06-006), Nkwo Amenyi Square I (04-07-06-010), Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt) (04-07-06-016), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-07-06-023), Afor Nkpukpu (04-07-07-002), are some of the polling units under Awka South Local Government Area.

e) That I know as a fact that the presiding officers at Umunoke Square II, Umuoramma Square II, Umuoramma Square III, Ayom Na Okpala Square I, Igwebueze Pry. School II, Udeozo Pry. School, Ezi-Ogwe Square I, Ezi-Oluji Square II, Nkwo Amenyi Square I, Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-, Afor Nkpukpu, polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.

f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by

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any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.

- g) That I also know as a fact that there was no valid election held at Umunoke Square II, Umuoramma Square II, Umuoramma Square III, Ayom Na Okpala Square I, Igwebueze Pry. School II, Udeozo Pry. School, Ezi-Ogwe Square I , Ezi-Oluji Square II, Nkwo Amenyi Square I, Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-, Afor Nkpukpu polling units on the 25th day of February 2023.
- h) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unsigned result sheet of Umunoke Square II polling unit showing that the All Progressives Congress (APC) scored 4 votes, and the Labour Party (LP) scored 239 votes.
- i) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Umuoramma Square II polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 241 votes.
- j) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Umunoke Square II polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party (LP) scored 167 votes.

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- k) That I was shocked when I realized, that the number of votes exceeded the number of accredited voters in the result sheet of Ayom Na Okpala Square I polling unit uploaded by the 1st Respondent showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 44 votes.
- l) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Igwebueze Pry. School II polling unit.
- m) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Udeozo Pry. School polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party(LP) scored 469 votes.
- n) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a mutilated result sheet of Ezi-Ogwe Square I polling unit showing that the All Progressives Congress (APC) scored 0 votes, and the Labour Party(LP) scored 244 votes.
- o) That I was shocked when I realized that the 1st Respondent uploaded the result sheet of Ezi-Ogwe Square I polling unit in place of Ezi-Ogwe Square I polling unit.

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- p) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Nkwo Amenyi Square I, polling unit.
- q) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, the unstamped result sheet of Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt) polling unit showing that the All Progressives Congress (APC) scored 1 vote, and the Labour Party (LP) scored 130 votes.
- r) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Nkwo Amenyi Square III (Open Space at Amenyi Market), polling unit.
- s) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, an unclear result sheet of Afor Nkpukpu, polling unit.
- t) That I know as a fact that the purported result sheet of Umunoke Square II, Umuoramma Square II, Umuoramma Square III, Ayom Na Okpala Square I, Igwebueze Pry. School II, Udeozo Pry. School, Ezi-Ogwe Square I, Ezi-Oluji Square II, Nkwo Amenyi Square I, Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-, Afor Nkpukpu polling units the 1st Respondent uploaded to its portal is untrue and

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not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.

u) That I also know as a fact that none of the political parties in Awka South Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at Umunoke Square II, Umuoramma Square II, Umuoramma Square III, Ayom Na Okpala Square I, Igwebueze Pry. School II, Udeozo Pry. School, Ezi-Ogwe Square I, Ezi-Oluji Square II, Nkwo Amenyi Square I, Agbani Ifite Village Square (Open Space at Ifite Sec. Mkt), Nkwo Amenyi Square III (Open Space at Amenyi Market) (04-, Afor Nkpukpu polling units.

v) From the polling units with irregularities, the LP scored a total of 2,086 votes; while APC scored a total of 8 votes

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

AZG

SWORN TO at the Registry of the Court of App

This ... 12th day of April 2023.

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BEFORE ME

Ailey

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

COMMISSIONER FOR OATHS

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**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS
2. LABOUR PARTY**

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION
2. SENATOR BOLA AHMED TINUBU
RESPONDENTS
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS**

WITNESS STATEMENT ON OATH OF ZA

I, ZA, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) Collation Agent for Awgu local government area in Enugu State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Agwu Local Government Area in the Presidential elections held on the 25th day of February, 2023 following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

a. That the result sheets for the polling units in the various wards within Agwu Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All Progressives Congress (APC) polling unit agents.

b. That the All Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All Progressives Congress (APC) Collation Agent for Agwu Local Government Area in the Presidential elections held on the 25th day of February 2023.

c. That the said results were in my custody and thoroughly examined by me.

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- CXXVII. That I was shocked when I realized that for Cornerstone I (14-03-03-035), an unclear result sheet was uploaded by the 1st Respondent to its portal in respect of the polling unit.
- CXXVIII. That I was shocked when I realized that for Onungene Square II (14-03-03-038), an altered result sheet was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 17, while the 4th Respondent, APC scored 0.
- CXXIX. That I was shocked when I realized that for Cornerstone Avenue (14-03-03-039), an altered result sheet was uploaded by the 1st Respondent to its portal in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 51, while the 4th Respondent, APC scored 0.
- CXXX. That I also know as a fact that there was no valid election held at Upper Housing Farmer Layout.
- CXXXI. That I was shocked when I realized that the 1st Respondent In C.P.S Amorji I, polling unit, uploaded a wrong result sheet belonging to C.P.S Amorji III.
- CXXXII. That I was also shocked when I realized that the 1st Respondent In C.P.S Amorji III polling unit uploaded a result sheet with

alterations. In the result sheet, the 2nd Petitioner, LP scored 233, while the 4th Respondent, APC scored 2.

- CXXXIII. That I was also shocked when I realized that the 1st Respondent In C.P.S Amorji IV polling unit uploaded a result sheet with alterations. In the result sheet, the 2nd Petitioner, LP scored 193, while the 4th Respondent, APC scored 0
- CXXXIV. That I was also shocked when I realized that the 1st Respondent in Civic Centre Amorji III polling unit, uploaded a result where the signature of the agent of the 4th Respondent, APC was not present on the result sheet. In the result sheet, the 2nd Petitioner, LP scored 228, while the 4th Respondent, APC scored 3
- CXXXV. That I was also shocked when I realized that the 1st Respondent in Civic Centre I polling unit, uploaded a result where the signature of the agent of the 4th Respondent, APC was not present on the result sheet. In the result sheet, the 2nd Petitioner, LP scored 145, while the 4th Respondent, APC scored 1
- CXXXVI. That I was also shocked when I realized that the 1st Respondent in Civic Centre II, the signature of the agent of the 4th Respondent, APC was not present on the result sheet. In the result sheet, the 2nd Petitioner, LP scored 205, while the 4th Respondent, APC scored 0.

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CXXXVII. That I was also shocked when I realized that In Open Space Along Amorji Road, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 245, while the 4th Respondent, APC scored 3.

CXXXVIII. That I was also shocked when I realized that In Ugbo Akama, the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 42, while the 4th Respondent, APC scored 0.

CXXXIX. That I was also shocked when I realized that in Open Space Along Amorji Road, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 53, while the 4th Respondent, APC scored 1

CXL. That I was also shocked when I realized that for Umunwoka Hall Amorji Nike, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 145, while the 4th Respondent, APC scored 0.

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- CXLI. That I was also shocked when I realized that for Ishienu Square Amorji Nike (14-03-04-012), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 52, while the 4th Respondent, APC scored 0.
- CXLII. That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Nipost Warehouse I, polling unit, showing that the 2nd Respondent LP scored 2, while the 4th Respondent, APC scored 0.
- CXLIII. That I was also shocked when I realized that for Open Space Upper Amorji, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 51, while the 4th Respondent, APC scored 0.
- CXLIV. That I was also shocked when I realized that for Ugbo Amorji, the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 5, while the 4th Respondent, APC scored 0.

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- CXLV. That I was also shocked when I realized that for C.P.S Ako Nike I (14-03-05-001), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 28, while the 4th Respondent, APC scored 0.
- CXLVI. That I was also shocked when I realized that in C.P.S Ako Nike II (14-03-05-002), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 28, while the 4th Respondent, APC scored 0
- CXLVII. That I was also shocked when I realized that in C.P.S Ako Nike III (14-03-05-003), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 99, while the 4th Respondent, APC scored 0.
- CXLVIII. That I was also shocked when I realized that for C.P.S Ako Nike IV (14-03-05-004), the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet,

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the 2nd Petitioner, LP scored 68, while the 4th Respondent, APC scored 0.

CXLIX. That I was also shocked when I realized that for C.P.S Agbogazi Nike I (14-03-05-005), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 68, while the 4th Respondent, APC scored 0.

CL. That I was also shocked when I realized that for In C.P.S Agbogazi Nike II (14-03-05-006), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 60, while the 4th Respondent, APC scored 1.

CLI. That I was also shocked when I realized that for C.P.S Ogbeki Nike I (14-03-05-007), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 87, while the 4th Respondent, APC scored 1.

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- CLII. That I was also shocked when I realized that for C.P.S Ogbeke Nike II (14-03-05-008), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 62, while the 4th Respondent, APC scored 0.
- CLIII. That I was also shocked when I realized that for C.P.S Neke Uno I (14-03-05-009), a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 116, while the 4th Respondent, APC scored 3.
- CLIV. That I was also shocked when I realized that for C.P.S Neke Odenigbo I (14-03-05-011), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 46, while the 4th Respondent, APC scored 0.
- CLV. That I was also shocked when I realized for C.P.S Neke Odenigbo II (14-03-05-012), the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In

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the result sheet, the 2nd Petitioner, LP scored 30, while the 4th Respondent, APC scored 0.

- CLVI. That I was also shocked when I realized that for C.P.S Agbogazi Nike III the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 40, while the 4th Respondent, APC scored 0.
- CLVII. That I was also shocked when I realized that for C.P.S Agbogazi Nike IV, the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 31, while the 4th Respondent, APC scored 1.
- CLVIII. That I was also shocked when I realized that for C.P.S Amokpo I, a result sheet not signed was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 44, while the 4th Respondent, APC scored 0.
- CLIX. That I was also shocked when I realized that for C.P.S Amokpo II, a result sheet with not signed was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 40, while the 4th Respondent, APC scored 0.

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- CLX. That I was also shocked when I realized that C.P.S Amokpo III, an unsigned result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 77, while the 4th Respondent, APC scored 0.
- CLXI. That I was also shocked when I realized that for Alulu Village Square I, an unsigned result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 281, while the 4th Respondent, APC scored 0.
- CLXII. That I was also shocked when I realized that Alulu Village Square II, an unsigned result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 222, while the 4th Respondent, APC scored 0.
- CLXIII. That I was also shocked when I realized that Alulu Village Square III, an unsigned result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 176, while the 4th Respondent, APC scored 2.

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CCLXXXVIII. That I was also shocked when I realized that for Umunonu Village Square, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 145, while the 4th Respondent, APC scored 2.

CCLXXXIX. That I was also shocked when I realized that for Onu Ani Village Square, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 31, while the 4th Respondent, APC scored 0.

CCXC. That I was also shocked when I realized that for Open Square Aguoja Edem, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 36, while the 4th Respondent, APC scored 0.

CCXCI. That I was also shocked when I realized that for Onuugwu Edem Village, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 95, while the 4th Respondent, APC scored 0.

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- CCXCII. That I was also shocked when I realized that for Obinagu Village Square Ibagwa, the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 74, while the 4th Respondent, APC scored 0.
- CCXCIII. That I was also shocked when I realized that for C.P.S Ugwugo I, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 118, while the 4th Respondent, APC scored 0.
- CCXCIV. That I was also shocked when I realized that for C.P.S Ugwugo II, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 101, while the 4th Respondent, APC scored 0.
- CCXCV. That I was also shocked when I realized that for C.P.S Ugwugo III, the total number of votes cast (106), exceeded the number of accredited voters (105) in the result sheet (with alterations) uploaded by the 1st Respondent in respect of the polling unit. In the said result sheet, the 2nd Petitioner, LP scored 98, while the 4th Respondent, APC scored 0.

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- CCXCVI. That I was also shocked when I realized that for C.P.S Ugwugo IV, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 92, while the 4th Respondent, APC scored 1.
- CCXCVII. That I was also shocked when I realized that for C.P.S Ugwugo V, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 82, while the 4th Respondent, APC scored 0.
- CCXCVIII. That I was also shocked when I realized that for C.P.S Ugwugo VI, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 81, while the 4th Respondent, APC scored 0.
- CCXCIX. That I was also shocked when I realized that for C.P.S Ugwugo VII, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 75, while the 4th Respondent, APC scored 0.
- CCC. That I was also shocked when I realized that for Amakpaka Hall I, a result sheet with alterations was uploaded by the 1st Respondent

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in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 148, while the 4th Respondent, APC scored 1.

- CCCI. That I was also shocked when I realized that for Amakpaka Hall II, the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 116, while the 4th Respondent, APC scored 0
- CCCII. That I was also shocked when I realized that for Amakpaka Hall III, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 118, while the 4th Respondent, APC scored 0.
- CCCIII. That I was also shocked when I realized that for C.P.S Ugwugo VIII, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 61, while the 4th Respondent, APC scored 0.
- CCCIV. That I was also shocked when I realized that for Akpoga Town Hall I, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the

2nd Petitioner, LP scored 111, while the 4th Respondent, APC scored 0.

- CCCIV. That I was also shocked when I realized that for Akpoga Town Hall II, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 100, while the 4th Respondent, APC scored 2.
- CCCVI. That I was also shocked when I realized that for Akpoga Town Hall III, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 134, while the 4th Respondent, APC scored 2.
- CCCVII. That I was also shocked when I realized that for Nkomoro Onuogba Nike I, the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 174, while the 4th Respondent, APC scored 0.
- CCCVIII. That I was also shocked when I realized that for Nkomoro Onuogba Nike II, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations),

uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 147, while the 4th Respondent, APC scored 0.

CCCIX. That I was also shocked when I realized that for C.P.S. Akpoga I, unclear result sheet, was uploaded by the 1st Respondent in respect of the polling unit.

CCCX. That I was also shocked when I realized that for C.P.S Ezza Akpoga I, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 50, while the 4th Respondent, APC scored 0.

CCCXI. That I was also shocked when I realized that for C.P.S. Akpoga III, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 118, while the 4th Respondent, APC scored 4.

CCCXII. That I was also shocked when I realized that for C.P.S Ezza Nkwubo II, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet,

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the 2nd Petitioner, LP scored 30, while the 4th Respondent, APC scored 0.

CCCXIII. That I was also shocked when I realized that for C.P.S. Ezza Akpoga III, the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 26, while the 4th Respondent, APC scored 0.

CCCXIV. That I was also shocked when I realized that for CPS Ezza Nkwubo I, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 63, while the 4th Respondent, APC scored 0.

CCCXV. That I was also shocked when I realized that for Nkwubo Town Square I, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 92, while the 4th Respondent, APC scored 0.

CCCXVI. That I was also shocked when I realized that for Nkwubo Town Square II, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the

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2nd Petitioner, LP scored 98, while the 4th Respondent, APC scored 0.

CCCXVII. That I was also shocked when I realized that for Ugwomu Nike I, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 109, while the 4th Respondent, APC scored 1.

CCCXVIII. That I was also shocked when I realized that for Ugwomu Nike II, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 65, while the 4th Respondent, APC scored 0.

CCCXIX. That I was also shocked when I realized that for Ugwomu Nike III, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 101, while the 4th Respondent, APC scored 6.

CCCXX. That I was also shocked when I realized that for Onuogba Town Square I, the signature of the agent of the 4th Respondent, APC was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 133, while the 4th Respondent, APC scored 0

CCCXXI. That I was also shocked when I realized that for Onuogba Town Square II, the signature of the agent of the 4th Respondent, APC

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transpired at the said polling units on the 25th day of February 2023.

CCCXXIX. That I also know as a fact that none of the political parties in Enugu East Local Government Area, Enugu State for the presidential election held on the 25th day of February 2023 scored any valid votes at Amorji Ward, Mbulyiuiukwu Ward, Umuenwene Ward, Mbulu Njodo West Ward, Umuchigbo Ward, Trans Ekulu Ward, Ibagwa Nike/Edem Ward, Mbulu Njodo East Ward.

CCCXXX. From the aforementioned polling units with irregularities in Enugu East Local Government Area, in the Presidential elections held on the 25th day of February 2023, the 2nd Respondent LP scored a total of 26, 134 votes, while APC scored a total of 131 votes.

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oath's Act.

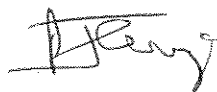
23

DEPONENT

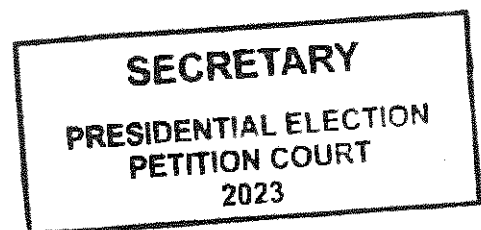
Sworn to 12th at the Registry of Court of Appeal, Abuja;

This day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS



was not present on the result sheet, uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 170, while the 4th Respondent, APC scored 0.

CCCXXII. That I was also shocked when I realized that for Akparata Village Square, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 26, while the 4th Respondent, APC scored 2.

CCCXXIII. That I was also shocked when I realized that for Ngamgbo Asa Square Ezza Nkomoro Onuogba Nike, a result sheet with alterations was uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 54, while the 4th Respondent, APC scored 0.

CCCXXIV. That I was also shocked when I realized that for NNPC Depot Junction Onuogba, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 59, while the 4th Respondent, APC scored 1.

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- CCCXXV. That I was also shocked when I realized that for 14th Mile Eziobodo Akpuoga Nike, no election was conducted in this polling unit.
- CCCXXVI. That I was also shocked when I realized that for Orié Enuogba Market, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 8, while the 4th Respondent, APC scored 0.
- CCCXXVII. That I was also shocked when I realized that for Onuogba Nike Primary School, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 39, while the 4th Respondent, APC scored 0.
- CCCXXVIII. That I know as a fact that the purported result sheet of Amorji Ward, Mbulyiuiikwu Ward, Umuenwene Ward, Mbulu Njodo West Ward, Umuchigbo Ward, Trans Ekulu Ward, Ibagwa Nike/Edem Ward, Mbulu Njodo East Ward in Enugu East Local Government Area, Enugu State which the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what

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- CCCXXV. That I was also shocked when I realized that for 14th Mile Eziobodo Akpuoga Nike, no election was conducted in this polling unit.
- CCCXXVI. That I was also shocked when I realized that for Orié Enuogba Market, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 8, while the 4th Respondent, APC scored 0.
- CCCXXVII. That I was also shocked when I realized that for Onuogba Nike Primary School, the signature of the agent of the 4th Respondent, APC was not present on the result sheet (with alterations), uploaded by the 1st Respondent in respect of the polling unit. In the result sheet, the 2nd Petitioner, LP scored 39, while the 4th Respondent, APC scored 0.
- CCCXXVIII. That I know as a fact that the purported result sheet of Amorji Ward, Mbulyiuiikwu Ward, Umuenwene Ward, Mbulu Njodo West Ward, Umuchigbo Ward, Trans Ekulu Ward, Ibagwa Nike/Edem Ward, Mbulu Njodo East Ward in Enugu East Local Government Area, Enugu State which the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what

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transpired at the said polling units on the 25th day of February 2023.

CCCXXIX. That I also know as a fact that none of the political parties in Enugu East Local Government Area, Enugu State for the presidential election held on the 25th day of February 2023 scored any valid votes at Amorji Ward, Mbuliyuikwu Ward, Umuenwene Ward, Mbulu Njodo West Ward, Umuchigbo Ward, Trans Ekulu Ward, Ibagwa Nike/Edem Ward, Mbulu Njodo East Ward.

CCCXXX. From the aforementioned polling units with irregularities in Enugu East Local Government Area, in the Presidential elections held on the 25th day of February 2023, the 2nd Respondent LP scored a total of 26, 134 votes, while APC scored a total of 131 votes.

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oath's Act.

23

DEPONENT

Sworn to 12th at the Registry of Court of Appeal, Abuja;

This day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS

SECRETARY
PRESIDENTIAL ELECTION
PETITION COURT
2023

12/4/2023

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Alex
SECRETARY

PRESIDENTIAL ELECTION PETITION
COURT 2023

IN THE COURT OF APPEAL

HOLDEN AT ABUJA

J.J EKPEROBE Esq

IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.

PETITION NO: CA/PEPC/03/2023

BETWEEN

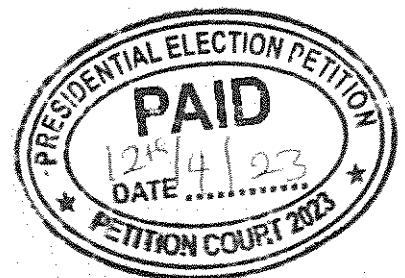
1. MR PETER GREGORY OBI -- PETITIONERS
2. LABOUR PARTY

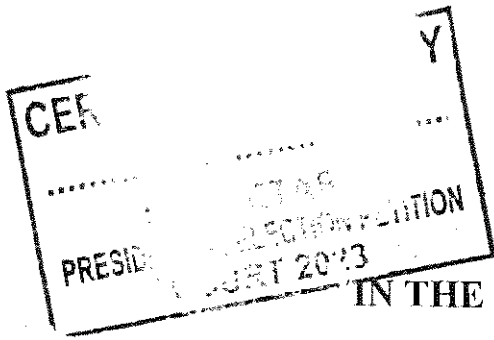
AND

1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION
2. SENATOR BOLA AHMED TINUBU RESPONDENTS
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS

2ND AND 3RD RESPONDENTS' REPLY TO PETITION

VOLUME 2





**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
- 2. LABOUR PARTY**

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION**
- 2. SENATOR BOLA AHMED TINUBU**
- 3. SENATOR SHETTIMA KASHIM**
- 4. ALL PROGRESSIVES CONGRESS**



WITNESS STATEMENT ON OATH OF RM1

I, RM1, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

- 1. That I am a registered card-carrying member of the All-Progressives Congress (APC).

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2. That I was the All-Progressives Congress (APC) Collation Agent for Enugu North Local Government Area in Enugu State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All-Progressives Congress (APC) Agent for Enugu North Local Government Area in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows:

- a) That the result sheets for the polling units in the various wards within Enugu North Local Government Area in the Presidential elections held on the 25th day of February 2023 were handed over to the respective All Progressives Congress (APC) Ward Collation Agents by the All-Progressives Congress (APC) polling unit agents.
- b) That the All-Progressives Congress (APC) Ward Collation Agents handed over the said result sheets for their respective wards to me as the All-Progressives Congress (APC) Collation Agent for Enugu North Local Government Area in the Presidential elections held on the 25th day of February 2023.
- c) That the said results were in my custody and thoroughly examined by me.
- d) That Udi Road Primary School I, (14-04-01-001), Udi Road Primary School III, (14-04-01-003), Udi Road Primary School VI, (14-04-01-

006), Asata Primary School V, (14-04-01-008), O'Conor Primary School I, (14-04-01-009), O'Conor Primary School III, (14-04-01-011), O'Conor Primary School IV, (14-04-01-012), Asata Primary School II, (14-04-01-016), Asata Primary School IV, (14-04-01-018), Enugu Stadium (14-04-01-022), Nzekwe Playground I, (14-04-01-020), Nipost Warehouse I, (14-04-01-023), Nipost Warehouse II, (14-04-01-024), Richard Street Primary School, I (14-04-01-025), Richard Street Primary School, II (14-04-01-026), Richard Street Primary School III, (14-04-01-027), Richard Street Primary School IV, (14-04-01-028), are some of the polling units under Enugu North Local Government Area.

- e) That I know as a fact that the presiding officers at Udi Road Primary School I, Udi Road Primary School III, Udi Road Primary School VI, Asata Primary School V, O'Conor Primary School I, O'Conor Primary School III, O'Conor Primary School IV, Asata Primary School II, Asata Primary School IV, Enugu Stadium, Nzekwe Playground I, Nipost Warehouse I, Nipost Warehouse II, Richard Street Primary School, Richard Street Primary School, II, Richard Street Primary School III, Richard Street Primary School IV, polling units were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.

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- f) That on the day of the election (25th February 2023), I went around all the polling units under my Local Government several times during the course of the election from about 8.00am to 6.00pm when it started getting dark. That I also know as a fact that any vote cast by any voter who has not been accredited using the BVAS amounts to an invalid/wasted vote.
- g) That I also know as a fact that there was no valid election held at Udi Road Primary School I, Udi Road Primary School III, Udi Road Primary School VI, Asata Primary School V, O'Conor Primary School I, O'Conor Primary School III, O'Conor Primary School IV, Asata Primary School II, Asata Primary School IV, Enugu Stadium, Nzekwe Playground I, Nipost Warehouse I, Nipost Warehouse II, Richard Street Primary School, Richard Street Primary School, II, Richard Street Primary School III, Richard Street Primary School IV, polling units on the 25th day of February 2023.
- h) That I was shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Udi Road Primary School I, polling unit, showing that the 2nd Respondent LP scored 80, while the 4th Respondent, APC scored 1.
- i) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Udi

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Road Primary School III, polling unit, showing that the 2nd Respondent LP scored 116, while the 4th Respondent, APC scored 1.

- j) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Udi Road Primary School VI, polling unit, showing that the 2nd Respondent LP scored 122, while the 4th Respondent, APC scored 2.
- k) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Asata Primary School V, polling unit, showing that the 2nd Respondent LP scored 173, while the 4th Respondent, APC scored 1.
- l) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of O'Connor Primary School I, polling unit, showing that the 2nd Respondent LP scored 127, while the 4th Respondent, APC scored 4.
- m) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of O'Connor Primary School III, polling unit, showing that the 2nd Respondent LP scored 101, while the 4th Respondent, APC scored 2.
- n) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of

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O'Connor Primary School IV, polling unit, showing that the 2nd Respondent LP scored 114, while the 4th Respondent, APC scored 2.

- o) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Asata Primary School II, polling unit, showing that the 2nd Respondent LP scored 159, while the 4th Respondent, APC scored 1.
- p) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Asata Primary School IV, polling unit, showing that the 2nd Respondent LP scored 114, while the 4th Respondent, APC scored 0.
- q) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Enugu Stadium polling unit, showing that the 2nd Respondent LP scored 71, while the 4th Respondent, APC scored 0.
- r) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Nzekwe Playground I, polling unit, showing that the 2nd Respondent LP scored 87, while the 4th Respondent, APC scored 1.
- s) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of

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Nipost Warehouse I, polling unit, showing that the 2nd Respondent LP scored 2, while the 4th Respondent, APC scored 0.

- t) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Nipost Warehouse II, polling unit, showing that the 2nd Respondent LP scored 2, while the 4th Respondent, APC scored 0.
- u) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Richard Street Primary School I, polling unit, showing that the 2nd Respondent LP scored 42, while the 4th Respondent, APC scored 0.
- v) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Richard Street Primary School II, polling unit, showing that the 2nd Respondent LP scored 27, while the 4th Respondent, APC scored 0.
- w) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of Richard Street Primary School III, polling unit, showing that the 2nd Respondent LP scored 30, while the 4th Respondent, APC scored 0.
- x) That I was also shocked when I realized that the 1st Respondent uploaded to its portal, a result sheet with alterations in respect of

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Richard Street Primary School IV, polling unit, showing that the 2nd Respondent LP scored 39, while the 4th Respondent, APC scored 0.

- y) That I know as a fact that the purported result sheet of Udi Road Primary School I, Udi Road Primary School III, Udi Road Primary School VI, Asata Primary School V, O'Connor Primary School I, O'Connor Primary School III, O'Connor Primary School IV, Asata Primary School II, Asata Primary School IV, Enugu Stadium, Nzekwe Playground I, Nipost Warehouse I, Nipost Warehouse II, Richard Street Primary School, Richard Street Primary School, II, Richard Street Primary School III, Richard Street Primary School IV, the 1st Respondent uploaded to its portal is untrue and not an accurate reflection of what transpired at the said polling units on the 25th day of February 2023.
- z) That I also know as a fact that none of the political parties in Enugu North Local Government Area, for the presidential election held on the 25th day of February 2023 scored any valid votes at Udi Road Primary School I, Udi Road Primary School III, Udi Road Primary School VI, Asata Primary School V, O'Connor Primary School I, O'Connor Primary School III, O'Connor Primary School IV, Asata Primary School II, Asata Primary School IV, Enugu Stadium, Nzekwe Playground I, Nipost Warehouse I, Nipost Warehouse II, Richard Street Primary School, Richard Street Primary School, II,

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Richard Street Primary School III, Richard Street Primary School IV,
polling units.

aa) From the polling units with irregularities in Enugu North Local
Government Area, the 2nd Respondent LP scored a total of 1406
votes, while APC scored a total of 15 votes.

4. I depose to this witness statement on oath in good faith believing its contents
to be true in accordance with the Oaths Act.

RFU

DEPONENT

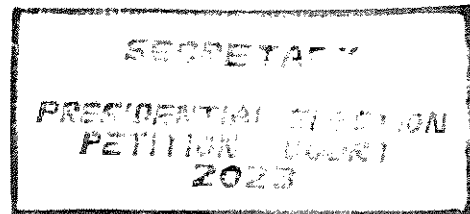
SWORN TO at the Registry of the Court of Appeal, Abuja;

This ... 2nd ... day of April 2023.

BEFORE ME

[Signature]

COMMISSIONER FOR OATHS



CERTIFIED TRUE COPY

**IN THE COURT OF APPEAL
HOLDEN AT ABUJA**

**IN THE MATTER OF THE ELECTION TO THE OFFICE OF THE
PRESIDENT OF THE FEDERAL REPUBLIC OF NIGERIA HELD
ON THE 25TH DAY OF FEBRUARY, 2023.**

PETITION NO: CA/PEPC/03/2023/

BETWEEN:

- 1. MR PETER GREGORY OBI PETITIONERS**
2. LABOUR PARTY

AND

- 1. INDEPENDENT NATIONAL ELECTORAL
COMMISSION (INEC)**
2. SENATOR BOLA AHMED TINUBU
RESPONDENTS
3. SENATOR SHETTIMA KASHIM
4. ALL PROGRESSIVES CONGRESS (APC)

WITNESS STATEMENT ON OATH OF AAA

I, AAA, Adult, Male, Nigerian, Politician of APC National Headquarters, 40 Blantyre Crescent, Wuse 2, Abuja, do hereby make oath and state as follows:

1. That I am a registered card-carrying member of the All Progressives Congress (APC).

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2. That I was the All Progressives Congress (APC) State Collation Agent for Imo State in the Presidential elections held on the 25th day of February 2023.

3. By virtue of my appointment as the All Progressives Congress (APC) Agent for Imo State in the Presidential elections held on the 25th day of February 2023, the following facts which transpired on 25th February 2023 are within my personal knowledge and I verily believe them true and correct as follows that:

- a) From the BVAS report of the 1st Respondent, a total number of 406,310 (Four Hundred and Six Thousand, Three Hundred and Ten) persons were accredited in Imo state for the Presidential elections held on the 25th day of February 2023.
- b) Only 406,310 (Four Hundred and Six Thousand, Three Hundred and Ten) persons could validly vote in Imo State at the Presidential elections held on the 25th day of February 2023.
- c) I was also shocked when from the State level summary of results of the local government areas in Imo State, (more properly described as "Form EC8D"), the total number of votes cast in Imo State for the Presidential elections held on the 25th day of February 2023 was calculated and announced to be 477, 957 (Four Hundred and Seventy-Seven Thousand, Nine Hundred and Fifty-Seven) votes.

- d) The total number of 477, 957 (Four Hundred and Seventy-Seven Thousand, Nine Hundred and Fifty-Seven) votes significantly exceeds the 406, 310 (Four Hundred and Six Thousand, Three Hundred and Ten) persons accredited.
- e) There are 71, 647 (Seventy-One Thousand, Six Hundred and Forty-Seven) more votes recorded for Imo state than the 406, 310 (Four Hundred and Six Thousand, Three Hundred and Ten) accredited voters.
- f) I know as a fact that the presiding officers in the various polling units within Imo state were duty-bound to use the BVAS Machines which were supposed to be deployed by the 1st Respondent to accredit voters before there can be any valid election at the said polling units.
- g) By this procedure, only accredited voters can properly vote in the Presidential elections held on the 25th day of February 2023.
- h) That every accredited voter in a polling unit is only entitled to one vote.
- i) That the total number of votes at every level must not exceed the total number of accredited voters.

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- j) I was shocked when result sheets were still issued by the 1st Respondent for polling units in Imo state where there was no accreditation with the BVAS Machine.
- k) I was shocked when result sheets with the total votes exceeding the total number of accredited voters.
- l) I was shocked when I realised that in Community School Aguneze (16-02-02-011), a result sheet was issued by the 1st Respondent for the polling unit when there was no accreditation with the BVAS Machine. In the result sheet, the 2nd Petitioner, LP scored 92, and the 4th Respondent, APC scored 9.
- m) I was shocked when I realised that in Umuokoro Hall (16-02-03-011), there was no accreditation with the BVAS Machine, however, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 15, and the 4th Respondent, APC scored 0.
- n) I was shocked when I realised that in Umuomeihe Village Hall (16-03-08-016), the total number of valid votes cast (92), exceeded the number of accredited voters (90) in the unstamped result sheet issued by the 1st Respondent in respect of the polling unit. In the said result sheet, the 2nd Petitioner, LP scored 89, while the 4th Respondent, APC scored 1.

- o) I was shocked when I realised that in Umokwuru Hall (16-04-10-006), a result sheet was still issued by the 1st Respondent when there was no accreditation with the BVAS Machine. In the result sheet, the 2nd Petitioner, LP scored 186, and the 4th Respondent, APC scored 4.
- p) I was shocked when I realised that in Mberru Square Isiokpo (16-05-02-012), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 60, and the 4th Respondent, APC scored 3.
- q) I was shocked when I realised that in Umunyeaku Hall (16-05-05-001), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 123, and the 4th Respondent, APC scored 3.
- r) I was shocked when I realised that in Comm. School, Umuezegwu (16-07-09-001), the total number of valid votes cast (132), exceeded the number of accredited voters (130) in the result sheet issued by the 1st Respondent in respect of the polling unit. In the said result sheet, the 2nd Petitioner, LP scored 120, while the 4th Respondent, APC scored 2.

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- s) I was shocked when I realised that in Umuokwo Hall (16-07-09-005), the total number of valid votes cast (109), exceeded the number of accredited voters (108) in the result sheet issued by the 1st Respondent in respect of the polling unit. In the said result sheet, the 2nd Petitioner, LP scored 104, while the 4th Respondent, APC scored 4.
- t) I was shocked when I realised that in State Primary School Okohia (16-09-05-014), no accreditation took place with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 39 and the 4th Respondent, APC scored 1.
- u) I was shocked when I realised that in Central Hall Amauzari (16-09-09-004), the calculated total of valid votes cast (102), exceeded the number of accredited voters (99) in the mutilated result sheet issued by the 1st Respondent in respect of the polling unit. In the mutilated result sheet, the 2nd Petitioner, LP scored 65, while the 4th Respondent, APC scored 27.
- v) I was shocked when I realised that in Umuokpara Hall I (16-19-02-001), no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 82, and the 4th Respondent, APC scored 0.

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- w) I was shocked when I realised that in Ekeagbara Market Square (16-19-02-005), no accreditation took place with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 870, and the 4th Respondent, APC scored 320.
- x) I was shocked when I realised that in Ndiawu Uwonu Primary School (16-19-02-009), no accreditation took place with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the mutilated result sheet, the 2nd Petitioner, LP scored 230, and the 4th Respondent, APC scored 184.
- y) I was shocked when I realised that in Front of Beatman Nurs/Primary School (16-19-02-019), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the mutilated result sheet, the 2nd Petitioner, LP scored 5, and the 4th Respondent, APC scored 4.
- z) I was shocked when I realised that in Front of Christ Ascension Umuezegem (16-19-02-021), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 72, and the 4th Respondent, APC scored 0.

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- aa) I was shocked when I realised that in Front of Marshall College (16-19-02-022), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 3, and the 4th Respondent, APC scored 3.
- bb) I was shocked when I realised that in Ojukwu Street T-Junction (16-19-02-023), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 9, and the 4th Respondent, APC scored 40.
- cc) I was shocked when I realised that in Mbara Umueze Junction (16-19-02-029), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 15, and the 4th Respondent, APC scored 15.
- dd) I was shocked when I realised that in Ogube Village Square (16-19-03-002), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 515, and the 4th Respondent, APC scored 103.

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- ee) I was shocked when I realised that in Ndiobilikpa Square (16-19-03-004), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 300, and the 4th Respondent, APC scored 100.
- ff) I was shocked when I realised that in Aforndu Primary School (16-19-03-005), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 515, and the 4th Respondent, APC scored 50.
- gg) I was shocked when I realised that in Amaokwe Village Square (16-19-03-007), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 505, and the 4th Respondent, APC scored 70.
- hh) I was shocked when I realised that in Comm. School, Ihube (16-19-03-008), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 900, and the 4th Respondent, APC scored 130.
- ii) I was shocked when I realised that in Ekeukwu Ihube Mrk. Square I (16-19-03-009), there was no accreditation with the BVAS Machine.

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However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 690, and the 4th Respondent, APC scored 40.

jj) I was shocked when I realised that in Amakpu/Akpugo Village Square (16-19-03-010), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 750, and the 4th Respondent, APC scored 45.

kk) I was shocked when I realised that in Amaikpa Agbala Village Square (16-19-03-011), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 450, and the 4th Respondent, APC scored 70.

ll) I was shocked when I realised that in Ekeukwu Ihube Mrk. Square II (16-19-03-012), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 150, and the 4th Respondent, APC scored 100.

mm) I was shocked when I realised that in Nkoto Square II (16-19-03-013), there was no accreditation with the BVAS machine. However,

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a wrong result sheet, (Ozara Village Square (16-19-03-014) was issued by the 1st Respondent in respect of this polling unit.

nn) I was shocked when I realised that in Ozara Village Square (16-19-03-014), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 392, and the 4th Respondent, APC scored 106.

oo) I was shocked when I realised that in Amalato/ Umunnekwu I (16-19-04-002), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 215, and the 4th Respondent, APC scored 112.

pp) I was shocked when I realised that in Amaorie/ Umunuo/ Aheiyi (16-19-04-004), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 316, and the 4th Respondent, APC scored 234.

qq) I was shocked when I realised that in Uhuala/ Umunneato (16-19-04-005), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in

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respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 195, and the 4th Respondent, APC scored 110.

rr) I was shocked when I realised that in Agbala/ Aniti/Ofoato (16-19-04-006), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 158, and the 4th Respondent, APC scored 132.

ss) I was shocked when I realised that in Umudiaba Village Square (16-19-06-009), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet with alterations to the name of the polling unit, the 2nd Petitioner, LP scored 12, and the 4th Respondent, APC scored 6.

tt) I was shocked when I realised that in Aro Ugwaku Vill. Square (16-19-07-004), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 172, and the 4th Respondent, APC scored 30.

uu) I was shocked when I realised that in Isiokwe Central School (16-19-07-005), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in

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respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 260, and the 4th Respondent, APC scored 29.

vv) I was shocked when I realised that in Umuagwu Civic Hall (16-19-07-007), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 200, and the 4th Respondent, APC scored 100.

ww) I was shocked when I realised that in Umuajia Lkvillage Hall (16-19-07-008), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 193, and the 4th Respondent, APC scored 11.

xx) I was shocked when I realised that in Central School, Umulolo (16-19-10-002), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 300, and the 4th Respondent, APC scored 260.

yy) I was shocked when I realised that in Amosu Community School (16-19-10-003), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in

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respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 309, and the 4th Respondent, APC scored 218.

zz) I was shocked when I realised that in Agbuala Primary School (16-19-10-004), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 338, and the 4th Respondent, APC scored 312.

aaa) I was shocked when I realised that in Umulewe Village Square (16-19-10-008), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 120, and the 4th Respondent, APC scored 48.

bbb) I was shocked when I realised that in Aro Agbobu Primary School (16-19-11-001), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 209, and the 4th Respondent, APC scored 190.

ccc) I was shocked when I realised that in Isieke Village Square (16-19-11-002), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 203, and the 4th Respondent, APC scored 190.

ddd) I was shocked when I realised that in Agbobu Sec. School (16-19-11-003), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 301, and the 4th Respondent, APC scored 270.

eee) I was shocked when I realised that in Aro Umudike Primary School (16-19-11-004), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 191, and the 4th Respondent, APC scored 112.

fff) I was shocked when I realised that in Umueze Vill. Sq. (16-19-11-005), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 116, and the 4th Respondent, APC scored 89.

ggg) I was shocked when I realised that in Ibura/Umueshi Pri. School (16-19-11-006), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 99, and the 4th Respondent, APC scored 83.

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hhh) I was shocked when I realised that in Ikpaeze I Village Sq. (16-19-11-007), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 193, and the 4th Respondent, APC scored 124.

iii) I was shocked when I realised that in Imo Basin Primary Sch. (16-19-11-008), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 146, and the 4th Respondent, APC scored 112.

jjj) I was shocked when I realised that in Ezeanaaniche/Okonkwo-Aniche/Anyaniche Ogbu (16-19-11-009), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 138, and the 4th Respondent, APC scored 129.

kkk) I was shocked when I realised that in Ndiogbuonyeoma/Ikpaeze Comm. Sch (16-19-11-010), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 10, and the 4th Respondent, APC scored 7.

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III) I was shocked when I realised that in Ekenkwo Vill. Sq. (16-20-05-005), there was no accreditation with the BVAS Machine. However, a wrong result sheet was still issued by the 1st Respondent in respect of this polling unit. In the wrong result sheet, U.D.A Civic Centre (16-20-04-005), the 2nd Petitioner, LP scored 39 and the 4th Respondent, APC scored 3.

mmm) I was shocked when I realised that in Amakanu Square (16-20-05-007), there was no accreditation with the BVAS Machine. However, a wrong result sheet was still issued by the 1st Respondent in respect of this polling unit. In the wrong result sheet, Umualulu Vill. Hall (16-20-04-005), the 2nd Petitioner, LP scored 49 and the 4th Respondent, APC scored 12.

nnn) I was shocked when I realised that in Aboh Market Square (16-20-06-001), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 53, and the 4th Respondent, APC scored 2.

ooo) I was shocked when I realised that in Umuagwu Town School Hall (16-20-09-005), there was no accreditation with the BVAS Machine. However, a result sheet with alterations was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 4, while the 4th Respondent, APC scored 3.

ppp) I was shocked when I realised that in Umuofor Nwagu SQ (16-26-08-026), there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1st Respondent in respect of this polling unit. In the result sheet, the 2nd Petitioner, LP scored 157, and the 4th Respondent, APC scored 3.

qqq) I know for a fact that the total number of votes recorded in Imo State for the Presidential elections held on the 25th day of February 2023 exceeding the total number of persons accredited is overvoting and a grievous irregularity.

4. I depose to this witness statement on oath in good faith believing its contents to be true in accordance with the Oaths Act.

AAA

DEPONENT

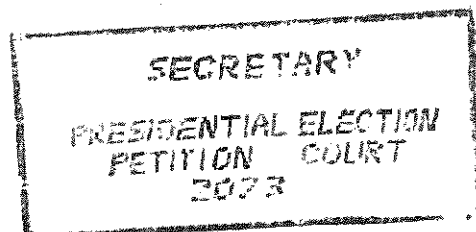
SWORN TO at the Registry of the Court of Appeal, Abuja;

this 12th day of April 2023.

BEFORE ME



COMMISSIONER FOR OATHS



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APPENDIX A

POLLING UNITS WITH IRREGULARITIES IN SOUTHERN STATES

S/N	STATES	LOCAL GOVERNMENT AREAS	WARD	POLLING UNIT	SCORES RECORDED FOR APC	SCORES RECORDED FOR LP	IRREGULARITIES DETECTED
1.	Akwa Ibom	Eket	Urban Ward 1	03-03-01-008	12	107	Mutilated result sheet was issued
2.	Akwa Ibom	Eket	Urban Ward 11	03-03-02-20	17	122	Mutilated result sheet was issued
3.	Akwa Ibom	IBIONO IBOM	Ibiono Western 1	03-10-03-006	10	27	mutilated result sheet was issued
TOTAL					39	256	

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S/N	STATES	LOCAL GOVERNMENT AREAS	WARD	POLLING UNIT	SCORES RECORDED FOR APC	SCORES RECORDED FOR LP	IRREGULARITIES DETECTED
1	ANAMBRA STATE	AGUATA	Achina I	04-01-01-007	2	171	unsigned and unstamped result sheet was issued
2	ANAMBRA STATE	AGUATA	Achina I	04-01-01-012			1. wrong result sheet was issued 2. result sheet of St Peters College (04-01-01-004) was uploaded instead
3	ANAMBRA STATE	AGUATA	Achina II	04-01-02-012	0	58	the total number of votes cast (66), exceeded the number of

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							accredited voters (65) in the result sheet issued by the 1 st Respondent in respect of the polling unit.
4	ANAMBRA STATE	AGUATA	Agulueze Chukwu	04-01-03-007	1	110	alterations were made on the result sheet issued by the 1 st Respondent in respect of the polling unit
5	ANAMBRA STATE	AGUATA	Akpo Ward	04-01-04-006	2	190	the total number of votes cast (201), exceeded the number of accredited voters (199) in the result sheet issued by the 1 st Respondent in respect of the polling unit
6	ANAMBRA STATE	AGUATA	Amesi Ward	04-01-05-001	2	125	the total number of votes cast (159), exceeded the number of accredited voters (139) in the result sheet issued by the 1 st

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							Respondent in respect of the polling unit.
7	ANAMBRA STATE	AGUATA	Amesi Ward	04-01-05-015	0	72	total number of votes cast (76), exceeded the number of accredited voters (75)
8	ANAMBRA STATE	AGUATA	Ekwulobia I	04-01-06-004	1	230	unstamped result sheet was issued
9	ANAMBRA STATE	AGUATA	Ekwulobia I	04-01-06-014	1	185	mutilated result sheet was issued
10	ANAMBRA STATE	AGUATA	Ekwulobia I	04-01-06-017	1	152	mutilated result sheet was issued
11	ANAMBRA STATE	AGUATA	Ekwulobia II	04-01-07-017	1	209	mutilated result sheet was issued
12	ANAMBRA STATE	AGUATA	Ezinifite I	04-01-08-003	0	339	unclear result sheet was issued
13	ANAMBRA STATE	AGUATA	Ezinifite I	04-01-08-004	6	123	total number of votes cast (173), exceeded the number of accredited voters (172)
14	ANAMBRA STATE	AGUATA	Ezinifite I	04-01-08-005	7	235	total number of votes cast (273), exceeded the number of accredited voters (260)
15	ANAMBRA STATE	AGUATA	Ezinifite I	04-01-08-007	1	130	unstamped result sheet was issued

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16	ANAMBRA STATE	AGUATA	Ezinifite I	04-01-08-006	3	113	total number of votes cast (129), exceeded the number of accredited voters (126)
17	ANAMBRA STATE	AGUATA	Ezinifite I	04-01-08-009	1	117	mutilated result sheet was issued
18	ANAMBRA STATE	AGUATA	Ezinifite II	04-01-09-003	1	79	total number of votes cast (87), exceeded the number of accredited voters (84)
19	ANAMBRA STATE	AGUATA	Ezinifite II	04-01-09-009	1	116	total number of votes cast (118), exceeded the number of accredited voters (115)
20	ANAMBRA STATE	AGUATA	Igbo-Ukwu I	04-01-10-001	1	142	unstamped result sheet was issued
21	ANAMBRA STATE	AGUATA	Igbo-Ukwu I	04-01-10-020	1	78	total number of votes cast (85), exceeded the number of accredited voters (84)
22	ANAMBRA STATE	AGUATA	Igbo-Ukwu II	04-01-11-001	2	100	total number of votes cast (105), exceeded the number of accredited voters

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							(104)
23	ANAMBRA STATE	AGUATA	Igbo-Ukwu II	04-01-11-009	0	140	total number of votes cast (147), exceeded the number of accredited voters (146)
24	ANAMBRA STATE	AGUATA	Igbo-Ukwu II	04-01-11-013	0	90	unstamped result sheet was issued
25	ANAMBRA STATE	AGUATA	Igbo-Ukwu II	04-01-11-019	0	175	unstamped result sheet was issued
26	ANAMBRA STATE	AGUATA	Igbo-Ukwu II	04-01-11-020	0	125	unstamped result sheet was issued
27	ANAMBRA STATE	AGUATA	Ikenga	04-01-12-001	0	107	total number of valid votes cast (113), exceeded the number of accredited voters (112)
28	ANAMBRA STATE	AGUATA	Ikenga	04-01-12-003	0	131	total number of votes cast (140), exceeded the number of accredited voters (138)
29	ANAMBRA STATE	AGUATA	Ikenga	04-01-12-005	0	82	total number of votes cast (84), exceeded the number of accredited voters (83)
30	ANAMBRA STATE	AGUATA	Ikenga	04-01-12-008	0	71	total number of votes cast (91),

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							exceeded the number of accredited voters (89)
31	ANAMBRA STATE	AGUATA	Isiofia	04-01-13-003	1	142	total number of votes cast (154), exceeded the number of accredited voters (153)
32	ANAMBRA STATE	AGUATA	Nkpologwu	04-01-13-005	14	37	total number of votes cast (179), exceeded the number of accredited voters (174)
33	ANAMBRA STATE	AGUATA	Nkpologwu	04-01-14-003	0	112	unstamped result sheet was issued
34	ANAMBRA STATE	AGUATA	Nkpologwu	04-01-14-004	2	171	unstamped result sheet was issued
35	ANAMBRA STATE	AGUATA	Oraeri	04-01-15-012	1	60	total number of votes cast (68), exceeded the number of accredited voters (67)
36	ANAMBRA STATE	AGUATA	Oraeri	04-01-15-021	1	61	total number of votes cast (62), the total number of votes cast (61), exceeded the number of

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							accredited voters (67)
37	ANAMBRA STATE	AGUATA	Uga I	04-01-16-025	0	69	the total number of votes cast (70), exceeded the number of accredited voters (69)
38	ANAMBRA STATE	AGUATA	Uga II	04-01-17-003	0	110	unstamped result sheet was issued
39	ANAMBRA STATE	AGUATA	Uga II	04-01-17-008	0	161	total number of votes cast (163), exceeded the number of accredited voters (161)
40	ANAMBRA STATE	AGUATA	Uga II	04-01-17-011	1	184	total number of votes cast (194), exceeded the number of accredited voters (188)
41	ANAMBRA STATE	AGUATA	Uga II	04-01-17-012	2	155	total number of votes cast (177), exceeded the number of accredited voters (169)
42	ANAMBRA STATE	AYAMELUM	Ifite Ogwari II (03)	04-01-03-006	0	92	total number of votes cast (106), exceeded the number of accredited voters

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							(105)
43	ANAMBRA STATE	AYAMELUM	Ifite Ogwari II (03)	04-01-03-006	0	145	the total number of votes cast (151), exceeded the number of accredited voters (145)
44	ANAMBRA STATE	AYAMELUM	Omor I (06)	04-01-06-016	1	73	total number of votes cast (75), exceeded the number of accredited voters (72)
45	ANAMBRA STATE	AYAMELUM	Omor III (08)	04-01-08-014	0	147	total number of votes cast (152), exceeded the number of accredited voters (150)
46	ANAMBRA STATE	ANAMBRA EAST	Aguleri	04-03-01-009	1	67	total number of votes cast (73), exceeded the number of accredited voters (71)
47	ANAMBRA STATE	ANAMBRA EAST	Aguleri Ward II	04-03-02-007	1	87	total number of votes cast (93), exceeded the number of accredited voters (89)
48	ANAMBRA STATE	ANAMBRA EAST	Enugwu-Otu	04-03-03-002	1	785	total number of votes cast (791),

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							exceeded the number of accredited voters (192)
49	ANAMBRA STATE	ANAMBRA EAST	Enugwu-Otu	04-03-03-003	0	526	the total number of votes cast (526), exceeded the number of accredited voters (126)
50	ANAMBRA STATE	ANAMBRA EAST	Enugwu-Otu	04-03-03-004	6	334	total number of votes cast (347), exceeded the number of accredited voters (97)
51	ANAMBRA STATE	ANAMBRA EAST	Enugwu-Otu	04-03-03-005	16	543	total number of votes cast (670), exceeded the number of accredited voters (173)
52	ANAMBRA STATE	ANAMBRA EAST	Enugwu-Otu	04-03-03-006	21	489	the total number of votes cast (515), exceeded the number of accredited voters (115)
53	ANAMBRA STATE	ANAMBRA EAST	Eziagulu-Out	04-03-04-005	4	87	total number of votes cast (110), exceeded the number of accredited voters

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54	ANAMBRA STATE	ANAMBRA EAST	Eziagulu-Out	04-03-04-009	2	13	(106) total number of votes cast (20), exceeded the number of accredited voters (19)
55	ANAMBRA STATE	ANAMBRA EAST	Igbariam	04-03-05-003	0	69	total number of votes cast (95), exceeded the number of accredited voters (93)
56	ANAMBRA STATE	ANAMBRA EAST	Igbariam	04-03-05-005	14	115	total number of votes cast (143), exceeded the number of accredited voters (138)
57	ANAMBRA STATE	ANAMBRA EAST	Igbariam	04-03-05-013	2	65	total number of votes cast (72), exceeded the number of accredited voters (71)
58	ANAMBRA STATE	ANAMBRA EAST	Urmuleri II	04-03-14-003	1	193	unstamped result sheet was issued
59	ANAMBRA STATE	ANAOCHA	Agulu I	04-05-07-004	0	136	no accreditation with the BVAS Machine. However, a result sheet was still issued

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60	ANAMBRA STATE	ANA OCHA	Agulu I Ward (7)	04-05-07-003	0	136	total number of votes cast (139), exceeded the number of accredited voters (0)
61	ANAMBRA STATE	ANA OCHA	Agulu I Ward (7)	04-05-07-005	0	201	total number of votes cast (213), exceeded the number of accredited voters (212)
62	ANAMBRA STATE	ANA OCHA	Agulu I Ward (7)	04-05-07-010	0	47	total number of votes cast (49), exceeded the number of accredited voters (48)
63	ANAMBRA STATE	ANA OCHA	Agulu II Ward (8)	04-05-08-003	1	261	total number of votes cast (273), exceeded the number of accredited voters (267)
64	ANAMBRA STATE	ANA OCHA	Agulu Uzoigbo (011)	04-05-11-008	1	69	total number of votes cast (83), exceeded the number of accredited voters (82)
65	ANAMBRA STATE	ANA OCHA	Adazi Ani I	04-05-01-012	5	178	total number of votes cast (199), exceeded the

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							number of accredited voters (198)
66	ANAMBRA STATE	ANAOCHA	Adazi Nnukwu I (Ward 05)	04-05-05-008	0	23	total number of votes cast (25), exceeded the number of accredited voters (23)
67	ANAMBRA STATE	ANAOCHA	Adazi Nnukwu I (Ward 05)	04-05-05-012	0	49	total number of votes cast (50), exceeded the number of accredited voters (49)
68	ANAMBRA STATE	AWKA SOUTH	Awka I	04-07-05-002	4	239	unsigned result sheet was issued
69	ANAMBRA STATE	AWKA SOUTH	Awka I	04-07-05-004	1	241	mutilated result sheet was issued
70	ANAMBRA STATE	AWKA SOUTH	Awka I	04-07-05-005	0	167	unstamped result sheet was issued
71	ANAMBRA STATE	AWKA SOUTH	Awka I	04-07-05-009	1	447	total number of valid votes cast (456), exceeded the number of accredited voters (455)
72	ANAMBRA STATE	AWKA SOUTH	Akwa II	04-07-06-003	1	469	mutilated result sheet was issued
73	ANAMBRA STATE	AWKA SOUTH	Akwa II	04-07-06-004	0	244	mutilated result sheet was issued
74	ANAMBRA STATE	AWKA SOUTH	Akwa II	04-07-06-016	1	279	unstamped result sheet was issued

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75	ANAMBRA STATE	DUNUKOFIA	Ifitedunu II	04-08-03-006	8	205	mutilated result sheet was issued
							no accreditation with the BVAS Machine. However, a result sheet was still issued
76	ANAMBRA STATE	IDEMILI NORTH	Obosi	04-10-07-031	0	176	issued
77	ANAMBRA STATE	IHALA	Amamu II	04-12-02-008	0	61	mutilated result sheet was issued
78	ANAMBRA STATE	IHALA	Okija I	04-12-08-013	0	69	mutilated result sheet was issued
79	ANAMBRA STATE	IHALA	Okija III	04-12-10-001	0	90	mutilated result sheet was issued
80	ANAMBRA STATE	IHALA	Okija III	04-12-10-007	0	88	mutilated result sheet was issued
81	ANAMBRA STATE	IHALA	Okija IV	04-12-11-003	0	56	mutilated result sheet was issued
							total number of valid votes cast (46), exceeds the number of accredited voters (43)
82	ANAMBRA STATE	IHALA	Okija IV	04-12-11-004	0	44	
83	ANAMBRA STATE	IHALA	Okija V	04-12-12-013	0	36	mutilated result sheet was issued
84	ANAMBRA STATE	NNEWI NORTH	Umudim II	04-14-07-010	0	152	mutilated result sheet was issued
85	ANAMBRA STATE	NNEWI SOUTH	Ukpor I	04-15-13-001	0	43	mutilated result sheet was issued
86	ANAMBRA STATE	NNEWI SOUTH	Ukpor I	04-15-13-015	0	17	mutilated result sheet was issued
87	ANAMBRA	ONITSHA-	Inland Town I	04-17-03-	0	82	unstamped result

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	STATE	NORTH		012			sheet was issued
88	ANAMBRA STATE	ONITSHA-NORTH	Inland Town II	04-17-04-004	1	243	unstamped result sheet was issued
89	ANAMBRA STATE	ONITSHA-NORTH	Inland Town II	04-17-04-007	1	243	unclear result sheet was issued
90	ANAMBRA STATE	ONITSHA-NORTH	Inland Town II	04-17-04-012	1	243	mutilated result sheet was issued
91	ANAMBRA STATE	ONITSHA-NORTH	Inland Town III	04-17-05-004	1	187	unstamped result sheet was issued
92	ANAMBRA STATE	ONITSHA-NORTH	Inland Town III	04-17-05-008	1	193	mutilated result sheet was issued
93	ANAMBRA STATE	ONITSHA-NORTH	Inland Town III	04-17-05-009	0	230	mutilated result sheet was issued
94	ANAMBRA STATE	ONITSHA-NORTH	Inland Town III	04-17-05-014	1	168	mutilated result sheet was issued
95	ANAMBRA STATE	ONITSHA-NORTH	Inland Town III	04-17-05-015	1	229	mutilated result sheet was issued
96	ANAMBRA STATE	ONITSHA-NORTH	Inland Town IV	04-17-06-012	4	81	unstamped result sheet was issued
97	ANAMBRA STATE	ONITSHA-NORTH	Inland Town V	04-17-07-001	0	256	mutilated result sheet was issued
98	ANAMBRA STATE	ONITSHA-NORTH	Inland Town V	04-17-07-005	1	361	mutilated result sheet was issued
99	ANAMBRA STATE	ONITSHA-NORTH	Inland Town V	04-17-07-009	0	236	mutilated result sheet was issued
100	ANAMBRA STATE	ANAMBRA WEST	NZAM 03	04-03-03-004	5	92	total number of votes cast (118), exceeded the number of accredited voters (117)
101	ANAMBRA STATE	ANAMBRA WEST	NZAM 04	04-03-03-005	1	129	total number of votes cast (152),

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							exceeded the number of accredited voters (151)
102	ANAMBRA STATE	ANAMBRA WEST	Olumbanasa-Ode	04-03-03-011	0	47	total number of votes cast (51), exceeded the number of accredited voters (49)
103	ANAMBRA STATE	ANAMBRA WEST	Olumbanasa-Inoma	04-04-05-005	0	24	total number of votes cast (30), exceeded the number of accredited voters (27)
104	ANAMBRA STATE	ANAMBRA WEST	Olumbanasa-Inoma	04-04-05-010	1	102	total number of votes cast (127), exceeded the number of accredited voters (106)
105	ANAMBRA STATE	ANAMBRA WEST	Olumbanasa-Inoma	04-04-05-012	2	103	total number of votes cast (120), exceeded the number of accredited voters (115)
TOTAL					171	16579	

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S/N	STATES	LOCAL GOVERNMENT AREAS	WARD	POLLING UNIT	SCORES RECORDED FOR APC	SCORES RECORDED FOR LP	IRREGULARITIES DETECTED
1	ENUGU STATE	AWGU	Awgu I	14-02-01-009	1	39	total number of votes cast (40), exceeded the number of accredited voters (39)
2	ENUGU STATE	AWGU	Awgu I	14-02-01-002	1	104	result sheet with alterations not signed was issued
3	ENUGU STATE	AWGU	Awgu I	14-02-01-004	3	144	result sheet with alterations not signed was issued
4	ENUGU STATE	AWGU	Awgu I	14-02-01-008	1	107	unstamped result sheet was issued
5	ENUGU STATE	AWGU	Awgu I	14-02-01-010	6	162	unstamped result sheet was issued
6	ENUGU STATE	AWGU	Awgu I	14-02-01-012	0	102	unstamped result sheet was issued
7	ENUGU STATE	AWGU	Awgu I	14-02-01-013	0	39	unstamped result sheet was issued
8	ENUGU STATE	AWGU	Awgu I	14-02-01-015	0	105	unstamped result sheet was issued
9	ENUGU STATE	AWGU	Awgu I	14-02-01-017	0	5	a result sheet with alterations

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							contained in columns 3, 4, 7 and 8 and the total number of votes column was issued
10	ENUGU STATE	AWGU	Awgu I	14-02-01-023	0	11	a result sheet with alterations contained in columns 2, 3, 4, 7 and 8 and the LP votes column was issued
11	ENUGU STATE	AWGU	Agwu II	14-02-02-005	0	200	result sheet with alterations not signed was issued
12	ENUGU STATE	AWGU	Agwu II	14-02-02-011	0	117	result sheet with alterations not signed was issued
13	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-002	0	127	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
14	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-003	1	216	the signature of the agent of the 4 th Respondent, APC was not present on the

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							result sheet (with alterations), issued
15	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-004	0	179	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, (with alterations) issued
16	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-006	1	202	a result sheet with alterations was issued
17	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-007	1	205	a result sheet with alterations was issued
18	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-009	0	174	a result sheet with alterations was issued
19	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-010	0	145	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, (with alterations) issued
20	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-011	5	147	the signature of the agent of the 4 th Respondent, APC was not

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							present on the result sheet, issued
21	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-012	0	210	a result sheet with alterations was issued
22	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-016	0	181	a result sheet with alterations was issued
23	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-019	0	152	a result sheet with alterations was issued
24	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-021	1	263	a result sheet with alterations was issued
25	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-022	4	236	a result sheet with alterations was issued
26	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-023	4	129	a result sheet with alterations was issued
27	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-024	1	118	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
28	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-025	1	109	a result sheet with alterations was issued

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29	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-026	2	114	a result sheet with alterations was issued
30	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-027	2	144	a result sheet with alterations was issued
31	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-028	2	61	a result sheet with alterations was issued
32	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-029	4	53	a result sheet with alterations was issued
33	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-031	3	82	a result sheet with alterations was issued
34	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-033	0	507	a result sheet with alterations was issued
35	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-034	0	66	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
36	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-035	0	57	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet

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							(with alterations), issued
37	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-036	1	20	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
38	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-037	0	35	a result sheet with alterations was issued
39	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-039	1	69	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
40	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-040	0	21	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
41	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-041	0	30	the signature of the agent of the

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							4 th Respondent, APC was not present on the result sheet, issued
42	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-042	0	94	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, (with alterations), issued
43	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-043	0	7	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
44	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-045	0	4	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
45	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-046	0	95	a result sheet with alterations was issued

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46	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-047	0	108	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
47	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-048	0	88	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
48	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-049	0	95	a result sheet with alterations was issued
49	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-050	0	95	a result sheet with alterations was issued
50	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-051	0	94	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
51	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-052	0	23	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet

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							(with alterations), issued
52	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-054	0	8	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
53	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-055	0	3	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
54	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-056	0	155	a result sheet with alterations was issued
55	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-059	0	59	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued

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56	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-060	0	18	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
57	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-061	0	7	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
58	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-062	0	30	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
59	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-063	0	16	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet

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							(with alterations), issued
60	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-065	0	35	a result sheet with alterations was issued
61	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-068	0	46	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
62	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-069	0	32	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
63	ENUGU STATE	ENUGU EAST	Abakpa I	14-03-01-070	0	33	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
64	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-001	2	266	a result sheet with alterations was issued
65	ENUGU	ENUGU EAST	Abakpa II	14-03-02-	0	172	a result sheet

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	STATE			002			with alterations was issued
66	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 003	1	219	a result sheet with alterations was issued
67	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 005	0	227	a result sheet with alterations was issued
68	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 006	1	246	a result sheet with alterations was issued
69	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 008	0	211	a result sheet with alterations was issued
70	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 010	0	225	a result sheet with alterations was issued
71	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 011	3	263	a result sheet with alterations was issued
72	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 012	3	218	a result sheet with alterations was issued
73	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 013	1	179	a result sheet with alterations was issued
74	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 014	2	211	a result sheet with alterations was issued
75	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 015	0	147	a result sheet with alterations was issued
76	ENUGU	ENUGU EAST	Abakpa II	14-03-02-	0	149	a result sheet

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	STATE			016			with alterations was issued
77	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 019	3	161	a result sheet with alterations was issued
78	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 020	0	162	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
79	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 021	0	152	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
80	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 022	0	79	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
81	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02- 023	0	2	the signature of the agent of the 4 th Respondent,

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							APC was not present on the result sheet (with alterations), issued
82	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-024	1	98	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
83	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-025	0	33	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
84	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-026	0	11	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
85	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-027	0	17	the signature of the agent of the

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							4 th Respondent, APC was not present on the result sheet (with alterations), issued
86	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-028	0	65	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
87	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-029	0	50	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
88	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-030	0	3	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
89	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-031	1	12	the signature of the agent of the 4 th Respondent,

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							APC was not present on the result sheet (with alterations), issued
90	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-033	0	11	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
91	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-034	0	17	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
92	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-035	4	4	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
93	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-036	0	2	the signature of the agent of the 4 th Respondent, APC was not

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							present on the result sheet, issued
94	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-037	0	21	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
95	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-038	0	18	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
96	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-039	0	49	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
97	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-040	0	32	the signature of the agent of the 4 th Respondent, APC was not present on the

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							result sheet (with alterations), issued
98	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-041	0	11	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
99	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-042	0	19	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
100	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-043	0	51	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
101	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-044	0	11	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet,

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							issued
102	ENUGU STATE	ENUGU EAST	Abakpa II	14-03-02-045	0	1	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
103	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-001	4	450	result sheet with alterations not signed was issued
104	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-002	3	311	result sheet with alterations not signed was issued
105	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-003	0	432	result sheet with alterations not signed was issued
106	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-004	0	323	result sheet with alterations not signed was issued
107	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-005	1	392	result sheet with alterations not signed was issued
108	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-006	0	154	result sheet with alterations not signed was issued

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109	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-007	1	147	result sheet with alterations not signed was issued
110	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-008	0	149	result sheet with alterations not signed was issued
111	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-009	1	163	result sheet with alterations not signed was issued
112	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-010	0	131	result sheet with alterations not signed was issued
113	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-011	0	119	result sheet with alterations not signed was issued
114	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-012	4	354	result sheet with alterations not signed was issued
115	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-013	1	189	result sheet with alterations not signed was issued
116	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-014	0	4	result sheet with alterations not signed was issued

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117	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-015	0	7	result sheet with alterations not signed was issued
118	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-017	0	34	result sheet with alterations not signed was issued
119	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-019	0	13	result sheet with alterations not signed was issued
120	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-020	0	12	an altered result sheet was issued
121	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-021	0	15	an altered result sheet was issued
122	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-022	0	2	an altered result sheet was issued
123	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-024	0	49	an altered result sheet was issued
124	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-025	0	11	result sheet with alterations not signed was issued
125	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-026	0	44	result sheet with alterations not signed was issued
126	ENUGU	ENUGU EAST	Umuenwene	14-03-	0	111	result sheet with

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	STATE			03-029			alterations not signed was issued
127	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-030	0	96	result sheet with alterations not signed was issued
128	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-032	0	57	result sheet with alterations not signed was issued
129	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-034	0	135	result sheet with alterations not signed was issued
130	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-038	0	17	an altered result sheet was issued
131	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-03-039	0	51	an altered result sheet was issued
132	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-003	2	233	result sheet with alterations was issued
133	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-004	0	193	result sheet with alterations was issued
134	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-005	3	228	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet.

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135	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-006	1	145	issued the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
136	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-007	0	205	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
137	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-008	3	245	result sheet with alterations was issued
138	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-009	0	42	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
139	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-010	1	53	a result sheet with alterations was issued
140	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-011	0	145	a result sheet with alterations was issued
141	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-012	0	52	signature of the agent of the 4 th

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							Respondent, APC was not present on the result sheet, issued
142	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-013	0	51	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
143	ENUGU STATE	ENUGU EAST	AMORJI	14-03-04-014	0	5	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
144	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-001	0	28	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
145	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-002	0	28	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued

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146	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-003	0	99	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
147	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-004	0	68	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
148	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-005	0	68	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
149	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-006	1	60	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
150	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-007	1	87	the signature of the agent of the 4 th Respondent, APC was not present on the

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							result sheet, issued
151	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-008	0	62	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
152	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-009	3	116	result sheet with alterations was issued
153	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-011	0	46	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
154	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-012	0	30	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
155	ENUGU STATE	ENUGU EAST	Mbuliyiukwu	14-03-05-013	0	40	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued

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156	ENUGU STATE	ENUGU EAST	Mbuliyuikwu	14-03-05-014	1	31	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
157	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-001	0	44	result sheet not signed was issued
158	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-002	0	40	result sheet not signed was issued
159	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-003	0	77	result sheet with alterations not signed was issued
160	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-004	0	281	result sheet with alterations not signed was issued
161	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-005	0	222	result sheet with alterations not signed was issued
162	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-006	2	176	result sheet with alterations not signed was issued
163	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-007	0	78	result sheet with alterations not signed was issued

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164	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-008	0	41	result sheet not signed was issued
165	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-011	0	197	result sheet with alterations not signed was issued
166	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-012	1	180	result sheet with alterations signed was issued
167	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-013	0	1	result sheet not signed was issued
168	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-015	0	432	result sheet not signed was issued
169	ENUGU STATE	ENUGU EAST	Umuenwene	14-03-06-016	0	8	result sheet with alterations not signed was issued
170	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-001	1	154	result sheet with alterations was issued
171	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-002	0	126	result sheet with alterations was issued
172	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-003	1	192	result sheet with alterations was issued
173	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-004	0	232	result sheet with alterations was issued

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174	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-005	0	295	result sheet with alterations was issued
175	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-006	0	221	result sheet with alterations was issued
176	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-007	1	162	result sheet with alterations was issued
177	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-008	1	256	result sheet with alterations was issued
178	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-009	1	222	result sheet with alterations was issued
179	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-011	2	410	total number of votes cast (412), exceeded the number of accredited voters (410) in the result sheet (with alterations)
180	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-012	1	307	total number of votes cast (315), exceeded the number of accredited voters (312) in the result sheet (with alterations)
181	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-014	3	277	result sheet with alterations was

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							issued
182	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-015	0	332	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
183	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-016	2	243	total number of votes cast (265), exceeded the number of accredited voters (264) in the result sheet (with alterations), issued
184	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-017	1	166	total number of votes cast (176), exceeded the number of accredited voters (173) in the result sheet (with alterations), issued
185	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-018	2	246	result sheet with alterations was issued

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186	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-019	1	168	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
187	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-020	0	539	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
188	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-021	2	94	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
189	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-022	1	145	result sheet with alterations was issued
190	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-023	0	123	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
191	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-024	1	109	total number of votes cast (131),

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							exceeded the number of accredited voters (120) in the result sheet (with alterations), issued
192	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-025	1	343	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
193	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-028	1	150	result sheet with alterations was issued
194	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-029	0	13	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
195	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-030	0	31	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet,

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196	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-031	1	49	issued the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
197	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-034	0	155	total number of votes cast (172), exceeded the number of accredited voters (171) in the result sheet (with alterations), issued
198	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-037	0	16	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
199	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-038	0	138	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued

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200	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-039	1	142	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
201	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-040	0	115	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
202	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-042	0	65	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
203	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-043	0	15	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
204	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-044	0	12	the signature of the agent of the 4 th Respondent, APC was not present on the

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205	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-048	1	117	result sheet, issued result sheet with alterations was issued
206	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-049	0	125	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
207	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-050	0	85	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
208	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-051	0	44	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
209	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-052	0	21	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued

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210	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-053	0	55	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
211	ENUGU STATE	ENUGU EAST	Mbulu Njodo West	14-03-07-054	0	168	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
212	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-001	0	223	result sheet with alterations was issued
213	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-002	0	163	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
214	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-003	3	237	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
215	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-005	1	327	signature of the agent of the 4 th

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							Respondent, APC was not present on the result sheet (with alterations)
216	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08- 006	1	185	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
217	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08- 007	1	177	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
218	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08- 008	1	145	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
219	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08- 010	1	188	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)

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220	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-011	0	134	result sheet with alterations was issued
221	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-013	0	146	result sheet with alterations was issued
222	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-014	0	39	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
223	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-016	0	2	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
224	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-017	0	46	result sheet with alterations was issued
225	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-018	0	24	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations)
226	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-019	1	26	signature of the agent of the 4 th Respondent,

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							APC was not present on the result sheet
227	ENUGU STATE	ENUGU EAST	Umuchigbo	14-03-08-020	0	166	result sheet with alterations was issued
228	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-001	1	106	result sheet with alterations was issued
229	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-002	0	145	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
230	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-003	0	154	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
231	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-004	1	139	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations),

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							issued
232	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-005	2	173	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
233	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-006	1	267	result sheet with alterations was issued
234	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-007	1	189	result sheet with alterations was issued
235	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-008	3	208	result sheet with alterations was issued
236	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-009	0	385	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
237	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-010	0	222	result sheet with alterations was issued
238	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-012	0	225	result sheet with alterations was

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							issued
239	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-013	1	319	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
240	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-014	1	315	result sheet with alterations was issued
241	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-015	0	280	result sheet with alterations was issued
242	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-016	11	22	result sheet with alterations was issued
243	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-017	0	175	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
244	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-018	0	184	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued

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245	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-019	2	168	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
246	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-020	0	117	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
247	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-021	0	124	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
248	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-022	3	158	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet

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							(with alterations), issued
249	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-023	4	127	result sheet with alterations was issued
250	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-024	0	283	result sheet with alterations was issued
251	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-025	2	257	result sheet with alterations was issued
252	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-026	0	694	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
253	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-027	0	497	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
254	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-028	0	220	result sheet with alterations was issued
255	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-030	0	56	the signature of the agent of the

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							4 th Respondent, APC was not present on the result sheet, issued
256	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-031	0	30	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
257	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-032	0	27	result sheet with alterations was issued
258	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-033	1	116	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
259	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-034	0	100	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
260	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-035	0	173	the signature of the agent of the

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							4 th Respondent, APC was not present on the result sheet (with alterations), issued
261	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-036	0	268	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
262	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-037	0	28	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
263	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-039	0	136	result sheet with alterations was issued
264	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-040	1	201	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued

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265	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-041	0	13	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
266	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-042	0	42	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
267	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-043	0	1	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
268	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-046	2	256	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations),

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269	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-048	1	210	issued signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
270	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-049	0	78	result sheet with alterations was issued
271	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-050	1	149	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
272	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-051	0	327	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
273	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-052	0	25	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued

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274	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-053	0	10	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
275	ENUGU STATE	ENUGU EAST	Trans Ekulu	14-03-09-054	0	523	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
276	ENUGU STATE	ENUGU EAST	Ibagwa Nike/Edem	14-03-10-002	0	165	result sheet with alterations was issued
277	ENUGU STATE	ENUGU EAST	Ibagwa Nike/Edem	14-03-10-003	2	289	result sheet with alterations was issued
278	ENUGU STATE	ENUGU EAST	Ibagwa Nike/Edem	14-03-10-004	1	274	result sheet with alterations was issued
279	ENUGU STATE	ENUGU EAST	Ibagwa Nike/Edem	14-03-10-007	1	155	result sheet with alterations was issued
280	ENUGU STATE	ENUGU EAST	Ibagwa Nike/Edem	14-03-10-009	2	145	result sheet with alterations was issued
281	ENUGU STATE	ENUGU EAST	Ibagwa Nike/Edem	14-03-10-010	0	31	the signature of the agent of the

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							4 th Respondent, APC was not present on the result sheet (with alterations), issued
282	ENUGU STATE	ENUGU EAST	Ibagwa Nike/Edem	14-03-10-011	0	36	result sheet with alterations was issued
283	ENUGU STATE	ENUGU EAST	Ibagwa Nike/Edem	14-03-10-012	0	95	result sheet with alterations was issued
284	ENUGU STATE	ENUGU EAST	Ibagwa Nike/Edem	14-03-10-014	0	74	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
285	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11-001	0	118	result sheet with alterations was issued
286	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11-002	0	101	result sheet with alterations was issued
287	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11-003	0	98	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with

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							alterations), issued
288	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11- 004	1	92	result sheet with alterations was issued
289	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11- 005	0	82	result sheet with alterations was issued
290	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11- 006	0	81	result sheet with alterations was issued
291	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11- 007	0	75	result sheet with alterations was issued
292	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11- 008	1	148	result sheet with alterations was issued
293	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11- 009	0	116	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
294	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11- 010	0	118	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued

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295	ENUGU STATE	ENUGU EAST	Ugwugo Nike	14-03-11-011	0	61	result sheet with alterations was issued
296	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-001	0	111	result sheet with alterations was issued
297	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-002	2	100	result sheet with alterations was issued
298	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-003	2	134	result sheet with alterations was issued
299	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-004	0	174	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
300	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-005	0	147	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
301	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-008	4	118	result sheet with alterations was issued
302	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-009	0	50	signature of the agent of the 4 th

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							Respondent, APC was not present on the result sheet (with alterations), issued
303	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-011	0	26	the signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
304	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-012	0	63	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations), issued
305	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-015	0	92	result sheet with alterations was issued
306	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-016	0	98	result sheet with alterations was issued
307	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-017	1	109	result sheet with alterations was issued
308	ENUGU	ENUGU EAST	Mbulu Njodo	14-03-12-	0	65	result sheet with

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	STATE		East	018			alterations was issued
309	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-019	6	101	result sheet with alterations was issued
310	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-022	0	133	result sheet with alterations was issued
311	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-023	0	170	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
312	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-024	2	26	result sheet with alterations was issued
313	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-026	0	54	result sheet with alterations was issued
314	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-027	1	59	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations),
315	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-030	0	8	signature of the agent of the 4 th Respondent, APC was not

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							present on the result sheet (with alterations),
316	ENUGU STATE	ENUGU EAST	Mbulu Njodo East	14-03-12-031	0	39	signature of the agent of the 4 th Respondent, APC was not present on the result sheet (with alterations),
317	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-001	1	80	result sheet with alterations was issued
318	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-003	1	116	result sheet with alterations was issued
319	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-006	2	122	result sheet with alterations was issued
320	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-008	1	173	result sheet with alterations was issued
321	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-009	4	127	result sheet with alterations was issued
322	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-011	2	101	result sheet with alterations was issued
323	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-012	2	114	result sheet with alterations was issued

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324	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-016	1	159	result sheet with alterations was issued
325	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-018	0	114	result sheet with alterations was issued
326	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-020	1	87	result sheet with alterations was issued
327	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-022	0	71	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
328	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-023	0	2	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
329	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-024	0	2	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
330	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-025	0	42	signature of the agent of the 4 th Respondent,

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							APC was not present on the result sheet, issued
331	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-026	0	27	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
332	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-027	0	30	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
333	ENUGU STATE	ENUGU NORTH	Asata Ward	14-04-01-028	0	39	signature of the agent of the 4 th Respondent, APC was not present on the result sheet, issued
TOTAL					217	41931	

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S/N	STATES	LOCAL GOVERNMENT AREAS	WARD	POLLING UNIT	SCORES RECORDED FOR APC	SCORES RECORDED FOR LP	IRREGULARITIES DETECTED
1	IMO STATE	ABOH MBAISE	Enyioyugu	16-01-01-011	0	174	mutilated result sheet was issued
2	IMO STATE	ABOH MBAISE	Enyioyugu	16-01-01-019	4	84	mutilated result sheet was issued
3	IMO STATE	ABOH MBAISE	Nguru-Ahiato	16-01-02-005	7	170	mutilated result sheet was issued
4	IMO STATE	ABOH MBAISE	Nguru-Ahiato	16-01-02-007	5	162	mutilated result sheet was issued
5	IMO STATE	ABOH MBAISE	Nguru-Ahiato	16-01-02-009	1	64	mutilated result sheet was issued
6	IMO STATE	ABOH MBAISE	Nguru-Nwenkwo	16-01-03-004	17	178	mutilated result sheet was issued

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7	IMO STATE	ABOH MBAISE	Nguru-Nwenkwo	16-01-03-007	7	169	mutilated result sheet was issued
8	IMO STATE	ABOH MBAISE	Nguru-Nwenkwo	16-01-03-011	5	120	mutilated result sheet was issued
9	IMO STATE	ABOH MBAISE	Nguru-Nwenkwo	16-01-03-019	3	107	result sheet with cancellations was issued
10	IMO STATE	ABOH MBAISE	Nguru-Nweke	16-01-04-007	5	144	result sheet with cancellations was issued
11	IMO STATE	ABOH MBAISE	Mbutu	16-01-05-004	15	60	mutilated result sheet was issued
12	IMO STATE	ABOH MBAISE	Mbutu	16-01-05-016	5	30	mutilated result sheet was issued
13	IMO STATE	ABOH MBAISE	Uvuru 1	16-01-06-013	0	41	mutilated result sheet was issued
14	IMO STATE	ABOH MBAISE	Umuhu	16-01-10-004	1	178	result sheet with alterations was issued
15	IMO STATE	ABOH MBAISE	Umuhu	16-01-10-008	3	96	result sheet with alterations was issued
16	IMO STATE	ABOH MBAISE	Umuhu	16-01-10-010	3	10	result sheet with alterations was issued
17	IMO STATE	ABOH MBAISE	Lagwa	16-01-11-007	18	112	result sheet with alterations was issued

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18	IMO STATE	ABOH MBAISE	Ibeku	16-01-12-001	12	18	mutilated and unsigned result sheet with alterations was issued
19	IMO STATE	ABOH MBAISE	Ibeku	16-01-12-002	1	149	mutilated result sheet was issued
20	IMO STATE	AHIAZU MBAISE	Ogbe	16-02-01-002	3	85	result sheet with alterations was issued
21	IMO STATE	AHIAZU MBAISE	Ogbe	16-02-01-009	2	158	result sheet with alterations was issued
22	IMO STATE	AHIAZU MBAISE	Ogbe	16-02-01-010	8	80	result sheet with alterations was issued
23	IMO STATE	AHIAZU MBAISE	Atulu Aguneze	16-02-02-011	9	92	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
24	IMO STATE	AHIAZU MBAISE	Oru-Na-Lude	16-02-03-011	0	15	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
25	IMO STATE	AHIAZU MBAISE	Okirika Nwenkwo	16-02-05-004	5	190	mutilated result sheet was

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26	IMO STATE	AHIAZU MBAISE	Okirika Nwenkwo	16-02-05- 007	16	174	issued result sheet with alterations was issued
27	IMO STATE	AHIAZU MBAISE	Obohia/Ekwereaz u	16-02-08- 007	8	160	result sheet with alterations was issued
28	IMO STATE	AHIAZU MBAISE	Mpam	16-02-09- 004	3	125	result sheet with alterations was issued
29	IMO STATE	AHIAZU MBAISE	Mpam	16-02-09- 012	3	33	result sheet with alterations was issued
30	IMO STATE	AHIAZU MBAISE	Oparanadim	16-02-10- 007	4	104	result sheet with alterations was issued
31	IMO STATE	AHIAZU MBAISE	Oparanadim	16-02-10- 008	5	114	result sheet with alterations was issued
32	IMO STATE	AHIAZU MBAISE	Oparanadim	16-02-10- 009	0	107	result sheet with alterations was issued
33	IMO STATE	AHIAZU MBAISE	Oparanadim	16-02-10- 012	2	15	result sheet with alterations was issued
34	IMO STATE	AHIAZU MBAISE	Umunumo/Umuch ieze	16-02-11- 001	1	164	result sheet with alterations was issued
35	IMO STATE	AHIAZU MBAISE	Umunumo/Umuch ieze	16-02-11- 002	1	51	unstamped result sheet was issued
36	IMO STATE	AHIAZU MBAISE	Oqbor/Umueze	16-02-12- 001	7	150	result sheet with alterations was

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37	IMO STATE	AHIAZU MBAISE	Ogbor/Umueze	16-02-12- 008	12	47	issued result sheet with alterations was issued
38	IMO STATE	EHIME MBANO	Agbaja	16-03-01- 002	2	103	result sheet with alterations was issued
39	IMO STATE	EHIME MBANO	Agbaja	16-03-01- 004	0	61	result sheet with alterations was issued
40	IMO STATE	EHIME MBANO	Agbaja	16-03-01- 007	15	146	result sheet with alterations was issued
41	IMO STATE	EHIME MBANO	Agbaja	16-03-01- 010	8	98	result sheet with alterations was issued
42	IMO STATE	EHIME MBANO	Umukabia	16-03-02- 009	16	29	result sheet with alterations was issued
43	IMO STATE	EHIME MBANO	Nsu 'A' Ikpe	16-03-03- 010	3	103	result sheet with alterations was issued
44	IMO STATE	EHIME MBANO	Nsu 'A' Ikpe	16-03-03- 011	4	120	result sheet with alterations was issued
45	IMO STATE	EHIME MBANO	Nzerem/lkpem	16-03-05- 005	27	56	result sheet with alterations was issued
46	IMO STATE	EHIME MBANO	Umualumaku/Um uihim	16-03-06- 001	5	68	unstamped result sheet was issued
47	IMO STATE	EHIME MBANO	Umualumaku/Um uihim	16-03-06- 006	4	47	result sheet with alterations was

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							issued
48	IMO STATE	EHIME MBANO	Umunakanu	16-03-07-006	1	97	result sheet with alterations was issued
49	IMO STATE	EHIME MBANO	Umunakanu	16-03-07-009	1	78	result sheet with alterations was issued
50	IMO STATE	EHIME MBANO	Umunumo	16-03-08-002	6	64	unstamped result sheet with alterations was issued
51	IMO STATE	EHIME MBANO	Umunumo	16-03-08-003	3	61	unstamped result sheet with alterations was issued
52	IMO STATE	EHIME MBANO	Umunumo	16-03-08-007	8	79	result sheet with alterations was issued
53	IMO STATE	EHIME MBANO	Umunumo	16-03-08-008	22	118	unstamped result sheet with alterations was issued
54	IMO STATE	EHIME MBANO	Umunumo	16-03-08-016	1	89	total number of valid votes cast (92), exceeded the number of accredited voters (90) in the unstamped result sheet issued
55	IMO STATE	EHIME MBANO	Umuezeala	16-03-09-021	0	85	result sheet with alterations was

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							Issued
56	IMO STATE	EZINIHITE MBAISE	Amumara	16-04-01- 006	7	209	result sheet with alterations was issued
57	IMO STATE	EZINIHITE MBAISE	Itu	16-04-02- 001	19	151	result sheet with alterations was issued
58	IMO STATE	EZINIHITE MBAISE	Itu	16-04-02- 009	30	40	result sheet with alterations was issued
59	IMO STATE	EZINIHITE MBAISE	Okpofe / Ezeagbogu	16-04-03- 012	7	78	result sheet with alterations was issued
60	IMO STATE	EZINIHITE MBAISE	Okpofe / Ezeagbogu	16-04-03- 016	7	83	result sheet with alterations was issued
61	IMO STATE	EZINIHITE MBAISE	Ihite	16-04-10- 006	4	186	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
62	IMO STATE	IDEATO NORTH	Isiokpo	16-05-02- 012	3	60	was no accreditation with the BVAS Machine. However, a result sheet was still issued
63	IMO STATE	IDEATO NORTH	Umuopia/Umukeg wwu	16-05-05- 001	3	123	was no accreditation with the BVAS

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								Machine. However, a result sheet was still issued
64	IMO STATE	IHITTE UBOMA	Umuezegwu	16-07-09-001	2	120		total number of valid votes cast (132), exceeded the number of accredited voters (130) in the result sheet issued
65	IMO STATE	IHITTE UBOMA	Umuezegwu	16-07-09-005	4	104		total number of valid votes cast (109), exceeded the number of accredited voters (100) in the result sheet issued
66	IMO STATE	ISIALA MBANO	Osu-Owerre I	16-09-05-014	1	39		no accreditation took place with the BVAS Machine. However, a result sheet was still issued
67	IMO STATE	ISIALA MBANO	Amazari	16-09-09-004	27	65		calculated total of valid votes cast (102), exceeded the number of accredited

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							voters (99) in the mutilated result sheet issued
68	IMO STATE	ISIALA MBANO	Amazari	16-09-09-010	5	75	mutilated result sheet was issued
69	IMO STATE	ISU	Ekwe II	16-10-08-010	1	91	mutilated result sheet was issued.
70	IMO STATE	ISU	Ekwe II	16-10-08-013	0	91	mutilated result sheet was issued
71	IMO STATE	OKIGWE	Okigwe I	16-19-01-001	0	127	unstamped result sheet was issued
72	IMO STATE	OKIGWE	Okigwe II	16-19-02-012	27	89	unstamped result sheet was issued
73	IMO STATE	OKIGWE	Okigwe II	16-19-02-001	0	82	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
74	IMO STATE	OKIGWE	Okigwe II	16-19-02-005	320	870	no accreditation took place with the BVAS Machine. However, a result sheet for a

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							wrong polling unit was still issued by
75	IMO STATE	OKIGWE	Okiqwe II	16-19-02-009	184	230	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
76	IMO STATE	OKIGWE	Okiqwe II	16-19-02-019	4	5	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
77	IMO STATE	OKIGWE	Okiqwe II	16-19-02-021	0	72	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
78	IMO STATE	OKIGWE	Okiqwe II	16-19-02-022	3	3	no accreditation took place with the BVAS

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								Machine. However, a result sheet for a wrong polling unit was still issued by
								no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
79	IMO STATE	OKIGWE	Okigwe II	16-19-02-023	40	9		no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
80	IMO STATE	OKIGWE	Okigwe II	16-19-02-029	15	15		no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
81	IMO STATE	OKIGWE	Ihube	16-19-03-002	103	515		no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by

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82	IMO STATE	OKIGWE	Ihube	16-19-03-004	100	300	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
83	IMO STATE	OKIGWE	Ihube	16-19-03-005	50	515	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
84	IMO STATE	OKIGWE	Ihube	16-19-03-007	70	505	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
85	IMO STATE	OKIGWE	Ihube	16-19-03-008	130	900	no accreditation took place with the BVAS Machine. However, a result sheet for a

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							wrong polling unit was still issued by
86	IMO STATE	OKIGWE	Ihube	16-19-03-009	40	690	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
87	IMO STATE	OKIGWE	Ihube	16-19-03-010	45	750	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
88	IMO STATE	OKIGWE	Ihube	16-19-03-011	70	450	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
89	IMO STATE	OKIGWE	Ihube	16-19-03-012	100	150	no accreditation took place with the BVAS

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							Machine. However, a result sheet for a wrong polling unit was still issued by
90	IMO STATE	OKIGWE	Ihube	16-19-03-014	106	392	no accreditation took place with the BVAS Machine. However, a result sheet for a wrong polling unit was still issued by
91	IMO STATE	OKIGWE	Aku	16-19-04-002	112	215	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
92	IMO STATE	OKIGWE	Aku	16-19-04-004	234	316	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
93	IMO STATE	OKIGWE	Aku	16-19-04-005	110	195	there was no accreditation with the BVAS Machine.

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							However, a result sheet was still issued
94	IMO STATE	OKIGWE	Aku	16-19-04-006	132	158	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
95	IMO STATE	OKIGWE	Ezinachi	16-19-06-009	6	12	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
96	IMO STATE	OKIGWE	Umualumuoke	16-19-07-004	30	172	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
97	IMO STATE	OKIGWE	Umualumuoke	16-19-07-005	29	260	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
98	IMO STATE	OKIGWE	Umualumuoke	16-19-07-007	100	200	there was no accreditation

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							with the BVAS Machine. However, a result sheet was still issued
99	IMO STATE	OKIGWE	Umualumuoke	16-19-07-008	11	193	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
100	IMO STATE	OKIGWE	Umulolo	16-19-10-002	260	300	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
101	IMO STATE	OKIGWE	Umulolo	16-19-10-003	218	309	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
102	IMO STATE	OKIGWE	Umulolo	16-19-10-004	312	338	there was no accreditation with the BVAS Machine. However, a result sheet was still issued

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103	IMO STATE	OKIGWE	Umulolo	16-19-10-008	48	120	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
104	IMO STATE	OKIGWE	Agbogbu	16-19-11-001	190	209	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
105	IMO STATE	OKIGWE	Agbogbu	16-19-11-002	190	203	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
106	IMO STATE	OKIGWE	Agbogbu	16-19-11-003	270	301	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
107	IMO STATE	OKIGWE	Agbogbu	16-19-11-004	112	191	there was no accreditation with the BVAS Machine. However, a result

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							sheet was still issued
108	IMO STATE	OKIGWE	Agbogbu	16-19-11-005	89	116	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
109	IMO STATE	OKIGWE	Agbogbu	16-19-11-006	83	99	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
110	IMO STATE	OKIGWE	Agbogbu	16-19-11-007	124	193	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
111	IMO STATE	OKIGWE	Agbogbu	16-19-11-008	112	146	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
112	IMO STATE	OKIGWE	Agbogbu	16-19-11-009	129	138	there was no accreditation with the BVAS

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								Machine. However, a result sheet was still issued
113	IMO STATE	OKIGWE	Agbogbu	16-19-11-010	7	10		there was no accreditation with the BVAS Machine. However, a result sheet was still issued
114	IMO STATE	ONUIMO	Eziama	16-20-01-002	6	19		unstamped result sheet was issued
115	IMO STATE	ONUIMO	Owerre-Okwe	16-20-03-003	5	81		result sheet was issued
116	IMO STATE	ONUIMO	Owerre-Okwe	16-20-03-009	4	64		result sheet with alterations was issued
117	IMO STATE	ONUIMO	Ofehia	16-20-05-005	3	39		there was no accreditation with the BVAS Machine. However, a wrong result sheet was still issued by the 1 st Respondent in respect of this polling unit. In the wrong result sheet, U.D.A Civic Centre (16-

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530

							20-04-005) there was no accreditation with the BVAS Machine. However, a wrong result sheet was still issued by the 1 st Respondent in respect of this polling unit. In the wrong result sheet, Umualulu Vill. Hall (16-20-04-005)
118	IMO STATE	ONUIMO	Ofehia	16-20-05-007	12	49	
119	IMO STATE	ONUIMO	Aboh/Okohia	16-20-06-001	2	53	there was no accreditation with the BVAS Machine. However, a result sheet was still issued by the 1 st Respondent in respect of this polling unit
120	IMO STATE	ONUIMO	Ozimo / Umuanumeze	16-20-07-008)	26	37	unstamped result sheet was issued
121	IMO STATE	ONUIMO	Umuna	16-20-08-004	1	56	unstamped result sheet was issued
122	IMO STATE	ONUIMO	Umuna	16-20-08-	0	16	unstamped

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				011			result sheet was issued
123	IMO STATE	ONUIMO	Okwelle I	16-20-09-005	3	4	there was no accreditation with the BVAS Machine. However, a result sheet with alterations was still issued
124	IMO STATE	ONUIMO	Okwelle I	16-20-09-009	0	16	unstamped result sheet was issued
125	IMO STATE	ORU WEST	Otulu	16-24-02-003	20	33	mutilated result sheet, was issued
126	IMO STATE	OWERRI NORTH	Emukuku I	16-26-05-003	9	251	mutilated result sheet, was issued
127	IMO STATE	OWERRI NORTH	Emukuku I	16-26-08-026	3	157	there was no accreditation with the BVAS Machine. However, a result sheet was still issued
128	IMO STATE	OWERRI WEST	Eziobodo	16-27-05-009	0	71	mutilated result sheet, was issued
129	IMO STATE	OWERRI WEST	Ihiagwa	16-27-06-010	3	68	unstamped result sheet was issued
130	IMO STATE	OWERRI WEST	Nekede	16-27-07-	0	107	unstamped

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32

				030			result sheet was issued
131	IMO STATE	OWERRI WEST	Nekede	16-27-07-039	0	127	unstamped result sheet was issued
132	IMO STATE	OWERRI WEST	Nekede	16-27-07-040	0	176	unstamped result sheet was issued

TOTAL 4859 19434

	APC	LP
GRAND TOTAL	5286	78200

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Telegraphic Address
NIGPOL. ABUJA
Telephone No. 09-2340422
09-2340633

In reply please quote



THE INSPECTOR-GENERAL OF POLICE
THE NIGERIA POLICE
FORCE HEADQUARTERS
LOUIS EDET HOUSE
SHEHU SHAGARI WAY
CENTRAL AREA
ABUJA

Ref. No. SR.3000/IGPSEC/AFM/VOL. 24/2003

3rd February, 2003

The Consul General,
United States Embassy,
Walter Carrington Crescent,
Victoria Island,
Lagos.

Dear Mrs. Minson-Jones,

RE: GOVERNOR BOLA AHMED TINUBU - CRIMINAL RECORD

The Screening Committee of the Alliance for Democracy has written to the Nigeria Police Force Headquarters (See attached) requesting confirmation of any Criminal Record of Criminal Conviction to date against Governor Bola Ahmed Tinubu in the United States of America.

This information, as stated, is required to clear Governor Tinubu to participate in the forthcoming gubernatorial elections, in line with the Constitution of the Federal Republic of Nigeria.

I would be most grateful if you could grant this request as a matter of great urgency.

STANLEY O. OGBURN, Esq.
INSPECTOR-GENERAL OF POLICE

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Ministry of the United States of America

American Consulate
Lagos, Nigeria
Tel: 01 271 061 1007 ext 244
Fidway, Lagos

Mr. Tafa Balegun
Inspector General of Police
Nigeria Police Force
Federal Republic of Nigeria

Dear Mr. Balegun:

Our sincerest appreciation to you and all of the law enforcement personnel in Lagos for the assistance and cooperation rendered is very much appreciated.

In relation to your letter dated 17th April, 1967, reference number 22,1000 regarding the arrest of Abdullahi Akin Ahmed Tinubu, Secretary General of the Federal Bureau of Investigation's FBI and the Nigerian National Centre (NNC) is appreciated. The results of the checks were negative for any criminal arrest records, with the exception of Mr. Ahmed Tinubu in 1952. For information of your department, NOIC is a centralized information center that maintains the records of your national arrest and conviction records of United States and territories.

If you have any questions regarding these matters, please contact me direct at 271 061 1007 ext. 244 via telex or telephone.

Yours truly,
Special Agent in Charge

Special Agent in Charge
American Consulate
Lagos, Nigeria

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Important Information

This document is issued by the United States Customs and Border Protection, Department of Homeland Security. It is a travel document issued to the persons listed herein. It is issued solely for the purpose of travel and does not constitute a passport. It is not valid for entry into the United States or any other country.

2. This document will be rendered invalid if the holder travels within the period of validity of the document to a country not included in the itinerary set forth below therein.

3. If the holder of this document takes up residence in another country and wishes to travel again, he or she must apply to the competent authorities in that country for a new travel document. In such a case the responsibility of residence is required to be fulfilled by the holder of this document and return it to the US Customs and Border Protection, address: 3410 701.

00061203

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UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
EMPLOYMENT AUTHORITY
[Illegible text]

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VISAS

VISAS

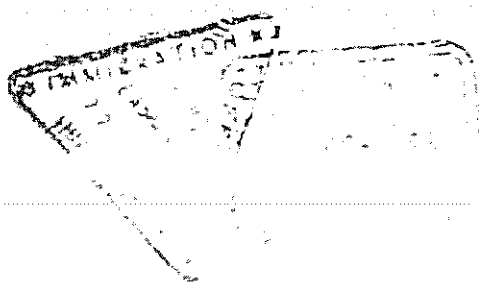
02-12-97
 UNITED KINGDOM
 MULT
 WASHINGTON
 02-12-97
 C. VISIT
 TINUBUOLA AHMED
 29-03-52
 NIGERIA

TINUBUOLA AHMED
 5203297M9806021

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VISAS



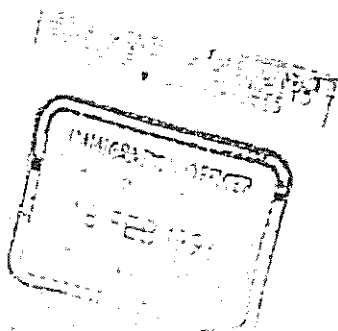
SUISSE
SWITZERLAND



VISA V5019144

Number of Visas
Passport Number

774657542/1



A form with several lines of text and checkboxes, some of which are marked with 'X'. The text is mostly illegible due to the quality of the scan.

The name of the holder of the document
Nom du titulaire du document

The name of the holder of the document
Nom du titulaire du document

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VISAS

VISAS

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Handwritten signature or initials.

The name of the holder of the visa must be repeated in each visa

The name of the holder of the visa must be repeated in each visa

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VISAS

Important Information

UNITED STATES INCOME TAX

Section 6031 (d) of Title 26, United States Code provides as follows: "No alien shall depart from the United States unless he first procures from the Secretary or his delegate a certificate that he has paid the income tax laws. It is suggested that you contact the Internal Revenue Service, United States Treasury Department, for information on obtaining such a certificate. This should be done within 45 days of the date of your proposed departure from the United States.

An alien who has actually established residence in the United States after having been admitted as an immigrant or a returning resident status for an immigrant, and who is considering the filing of a tax return on the ground that he or she is a nonresident alien, should consider carefully the consequences under the immigration and naturalization laws if he or she does so. If an alien takes such action he or she may be regarded as having abandoned his or her residence in the United States, and as having lost his or her immigrant status under the immigration and naturalization laws. As a consequence, he or she may be ineligible for a visa of other document for which he or she may be an alien subject to the United States if he or she seeks admission as a returning resident, and he or she may be ineligible for other immigration benefits.

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**LAWFUL PERMANENT RESIDENT OF U. S.—
EFFECT OF ABSENCE FROM UNITED STATES
UPON NATURALIZATION ELIGIBILITY**

A refugee travel document does not relieve the person to whom issued from meeting the requirements of the naturalization laws. Notwithstanding the possession of such document, a person from the United States by an applicant for naturalization, for an unexpired period of 1 year or more during the absence for which continuous residence in the United States is required for admission to citizenship, must have been physically present in the United States for at least one-half of the period of the absence.

The absence of the naturalized citizen from the United States for a period of 1 year or more during the absence for which continuous residence in the United States is required for admission to citizenship, must have been physically present in the United States for at least one-half of the period of the absence. Such a person who has been absent from the United States for a period of 1 year or more during the absence for which continuous residence in the United States is required for admission to citizenship, must have been physically present in the United States for at least one-half of the period of the absence. Such a person who has been absent from the United States for a period of 1 year or more during the absence for which continuous residence in the United States is required for admission to citizenship, must have been physically present in the United States for at least one-half of the period of the absence.

For persons with the Government of the United States, the person who is authorized to perform the duties of a consular officer of a foreign country in the United States, and those persons who are authorized to perform the duties of a consular officer of a foreign country in the United States, must have been physically present in the United States for at least one-half of the period of the absence.

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11-28

900185295

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

FUNDS IN ACCOUNT 261226700
HELD BY FIRST HERITAGE BANK IN
THE NAME OF BOLA TINUBU,

FUNDS IN ACCOUNTS 39483114,
39483196, 4650279066, 00400320,
39936404, 39936381,
HELD BY CITIBANK, N.A.
IN THE NAME OF BOLA TINUBU OR
COMPASS FINANCE & INVESTMENT CO.,

FUNDS IN ACCOUNTS 52050-89451952,
52050-89451952, 52050-89451952
HELD BY CITIBANK, INTERNATIONAL
IN THE NAME OF BOLA TINUBU,

Defendants.

No. 93 C-443A

Judge Nordberg

FILED

SEP 17 1993

U.S. DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS

1000000000

SEP 21 1993

STIPULATION AND COMPROMISE SETTLEMENT
OF CLAIMS TO THE FUNDS HELD BY HERITAGE BANK AND CITIBANK

The United States of America, by its attorney, Michael J. Shepard, United States Attorney for the Northern District of Illinois and claimants, Bola A. Tinubu, K.O. Tinubu (individually and on behalf of the Tinubu Family) and Albaji Mogati, by their attorney, Patrick S. Coffey, stipulate and agree as follows:

1. The United States filed a Verified Complaint for Forfeiture against the funds in the above-captioned defendant accounts because there was probable cause to believe that the property represented proceeds of narcotics trafficking or was property involved in financial transactions in violation of 18

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U.S.C. §§ 1956 and 1957 and therefore was forfeitable to the United States pursuant to 21 U.S.C. § 881(a)(5) and 31 U.S.C. § 981. The funds in the defendant accounts were seized initially by seizure warrants. The claimants dispute that there was probable cause for these seizures.

2. The defendant accounts held by Citibank and Heritage Bank are in the name of Compass Financial and Bola Tinubu. Ownership interests in the funds in these defendant accounts have been asserted on behalf of Bola A. Tinubu, K.O. Tinubu (individually and on behalf of the Tinubu Family) and Alhaji Mogati, (hereafter "the claimants"). The claimants warrant that they have exclusive right, title and interest to the defendant property seized.

3. The United States and the claimants agree to settle and to compromise this action on the terms described below.

4. The parties agree that the funds held by Citibank shall be released to K.O. Tinubu and the action filed against those funds held in the accounts by Citibank shall be dismissed with prejudice.

5. The parties further agree that \$260,000 from the defendant account held by Heritage Bank in the name of Bola Tinubu shall be forfeited by the United States and disposed of according to law. The funds remaining in the account shall be released to K. O. Tinubu.

6. The claimants, Bola A. Tinubu, K.O. Tinubu (individually and on behalf of the Tinubu Family) and Alhaji Mogati, hereby release and forever discharge the United States, its officers, agents, servants, and employees, its heirs, successors, or assigns

from any and all actions, causes of action, suits, proceedings, debts, dues, contracts, judgments, damages, claims, and/or demands whatsoever in law or equity which the claimants, their heirs, successors, or assigns ever had, now have or may have in the future in connection with the investigation, seizure, detention, forfeiture, disposition and release of the defendant property.

7. The parties further agree that this Court will retain jurisdiction of this matter for the purposes of implementing this settlement agreement.

8. The United States and the claimants agree to bear their own costs and attorney's fees.

9. The United States and the claimants state that they have read this agreement and understand this agreement and that they intend to be bound by its terms and conditions.

AGREED:

MICHAEL J. SHEPARD
United States Attorney

By: Marsha A. McClellan
Marsha A. McClellan
Assistant United States Attorney
219 S. Dearborn Street
Chicago, Illinois 60604

Patrick S. Coffey
Patrick S. Coffey
Attorney for Claimants

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INDEPENDENT NATIONAL ELECTORAL COMMISSION

2023 PRESIDENTIAL ELECTION

SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS

COLLATION AT STATE LEVEL

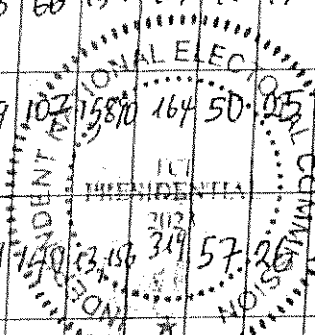
FORM EC 8D

S/N: PE/0000001

STATE _____ FCT _____ CODE _____ 37

NAME OF LOCAL GOVERNMENT AREAS			VOTES RECEIVED BY POLITICAL PARTIES																			TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST		
S/N	NAME	CODE	NO OF REG. VOTERS	NO OF ACCREDITED VOTERS	A	AA	AAC	ADC	ADP	APC	APGA	APM	APP	BP	LP	NNPP	NRM	PDP	PRP	SDP	YPP				ZLP	
1	ABAJI	01	66904	21305	05	09	02	47	25	10370	24	09	02	02	2874	104	09	6880	05	13	07	59	20,454	849	21,303	
2	KUJE BWARI	04	134967	37,269	30	28	20	53	66	10448	109	18	17	30	14257	266	28	10028	26	32	19	189	35,862	1,232	37,094	
3	GWAGWALADA	03	146,794	53,310	56	38	34	89	102	15870	164	50	05	21	19674	483	60	10982	20	22	37	360	48,182	5,128	53,310	
4	BWARI ESTE	02	279,792	96,044	131	64	41	209	140	13,158	319	57	26	27	7767	188	877	67	10833	26	49	97	621	94,090	1,861	95,951
5	KWALI	05	92,496	29,273	32	22	20	61	47	11,244	84	13	06	31	7,302	324	17	9054	06	05	13	185	28,464	808	29,272	
6	MUNICIPAL	06	809154	241722	236	345	98	309	200	29576	664	150	70	437	170382	113	48	112	162	1917	233019	8703	241722			
TOTAL NO. OF VOTES			1570307	478,923	490	506	215	768	585	70902	1362	297	146	748	281,717	4517	244	74174	131	233	335	2631	460071	18581	478652	

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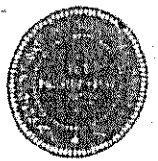


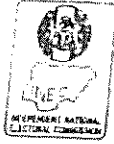
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 INEC HQ/HS, AGUJA
 NAME OF COLLATION OFFICER
 14 MAR 2023
 NAME(S) OF PARTY AGENT
 DEWULU NIFEMI O.
 PLO

Prof Olayemi AKINWUMI SIGNATURE DATE 27/3/2023

AA _____ AAC _____ ADC _____ ADP _____ APC _____ APGA _____ APM _____ APP _____ BP _____ LP _____ NNPP _____ NRM _____ PDP _____ PRP _____ SDP _____ YPP _____ ZLP _____

INEC
 STATE COLLATION OFFICER
 NAME _____
 SIGNATURE _____
 DATE _____





INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
COLLATION AT STATE LEVEL

FORM EC/01

S/N: PE/00/0001

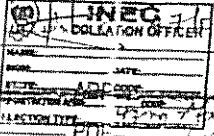
STATE: ABIA CODE: 01

NAME OF LOCAL GOVERNMENT AREAS	NO OF REG. VOTERS	NO OF ACCREDITED VOTERS	VOTES RECEIVED BY POLITICAL PARTIES																TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST		
			A	AA	AAC	ADC	ADP	AP	APGA	APM	APP	BP	LP	NNPP	NRM	PDP	PRP	SDP				YPP	ZLP
ABA NORTH	45,750	37,423	14	05	05	13	09	19	362	23	44	27	3380	94	02	428	05	06	47	60	37,249	174	37,423
ABA SOUTH	42,448	39,120	12	04	06	17	10	21	550	46	42	26	3677	96	09	520	31	02	89	57	38,479	641	39,120
AROCHUKWU	27,614	16,262	07	05	14	16	05	60	163	21	22	10	4257	33	04	526	22	02	07	15	15,740	472	16,212
BENDE	105,170	22,502	20	08	19	40	25	19	101	50	15	14	18,444	79	04	973	34	08	38	48	21,435	457	21,892
IKWUANO	76,775	17,522	17	12	17	29	22	11	70	10	10	22	11,111	11	01	111	11	01	11	11	16,077	700	16,777
ISIALA NGWA NORTH	103,276	24,325	07	14	13	32	17	74	61	44	24	16	14,338	85	11	5,874	31	09	272	72	21,761	1,155	22,916
ISIALA NGWA SOUTH	102,029	20,031	13	16	22	31	18	77	153	48	35	20	14,125	75	23	2,611	11	17	255	82	18,409	1,301	19,710
ISUKWATO	77,820	18,057	09	05	06	27	10	47	187	25	28	16	16,052	78	01	1,571	20	18	20	61	17,609	448	18,057
UBINGWA	152,390	39,201	06	04	09	24	15	56	753	36	28	17	23,027	144	07	2,747	16	14	323	198	28,582	1,302	29,884
OHAFLA	77,820	9,862	03	00	09	14	14	32	125	18	27	35	8,327	98	01	1,321	13	03	25	14	9,521	335	9,856
OSISIOMA	77,820	21,331	06	01	01	09	04	158	94	29	14	17	19,029	57	07	610	14	03	274	60	21,028	303	21,331
UGWUNAGBO	77,820	9,042	07	02	05	15	02	195	171	10	19	16	7,066	34	01	920	11	09	144	40	8,668	374	9,042
UKWA EAST	40,181	8,199	10	02	05	05	15	264	259	19	53	10	5,819	15	01	1,200	12	04	57	25	7,777	422	8,199
UKWA WEST	69,554	12,547	09	01	07	21	20	591	467	22	156	10	9,557	20	10	718	11	05	48	56	11,919	578	12,497
UNUABIA NORTH	209,231	56,322	42	15	17	124	22	715	190	42	33	52	57,318	112	10	1,529	11	11	113	91	54,538	1,784	56,322
UNUABIA SOUTH	15,703	22,533	25	14	25	72	23	475	38	141	43	30	25,002	82	2	1,156	01	14	100	95	27,526	1,007	28,533
UWA-UKECHI	75,176	13,377	06	01	04	18	12	002	26	09	11	09	11,722	46	01	320	12	04	24	36	12,919	443	13,362
TOTAL NO. OF VOTES	2,120,202	384,402	213	109	179	522	240	2,914	1,608	672	348	32,211	12,391	138	62,079	91	144	1,851	1,051	370,037	11,646	381,683	

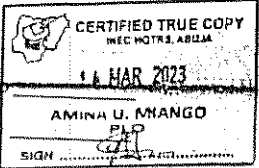
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COLLATION OFFICER: PROF. A. EL EBEH EZECHA SIGNATURE/DATE: _____



DATE: 21/03/2023
 STAMP: _____
 SIGNATURE: _____
 NAME: _____
 TITLE: _____
 ADDRESS: _____
 TELEPHONE: _____
 FAX: _____
 EMAIL: _____
 SIGNATURE: _____





**INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
COLLATION AT STATE LEVEL**

FORM 100
REV. 000000

STATE: LAGOS

LGA NAME: LAGOS

CODE: 00

S/N	NAME	CODE	NO OF REG. VOTERS	NO OF ACCREDITED VOTERS	VOTES RECEIVED BY POLITICAL PARTIES																	TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST		
					A	A	AAC	ADC	ADP	APC	APGA	APM	APP	BP	LP	NNPP	NRM	PDP	PRP	SOP	YPP				ZLP	
1	DEMSA	01	96,907	33,732	54	0	60	262	110	574	63	33	7	52	99	102	199	63	19,166	34	95	10	175	3,110	1,609	33,719
2	FUFURE	02	150,105	42,632	16	1	15	122	94	12,633	49	33	10	17	897	508	114	24,059	32	41	33	23	41	712	1,873	42,585
3	GANYE	03	100,675	35,499	25	2	25	105	152	10,112	65	33	20	12	1,069	191	91	21,872	38	32	47	68	33,783	1,211	34,994	
4	GIREI	04	83,154	32,822	11	1	12	100	68	8,531	23	20	3	11	3,749	254	63	19,587	25	25	42	67	36,590	2,194	32,764	
5	GOMBI	05	102,531	36,984	46	2	38	223	139	8,341	44	45	29	24	2628	541	120	24,744	40	198	48	1140	34,409	2,179	36,588	
6	GUYUK	06	179,506	30,170	23	14	29	109	54	5,974	15	08	13	17	8,115	91	36	13,972	19	152	06	126	22,717	886	29,603	
7	HONG	07	114,812	42,925	23	2	11	120	107	11,087	70	22	8	25	2,770	190	80	20,000	28	02	152	251	10,110	1,115	19,925	
8	JADA	08	117,046	40,388	25	2	23	97	67	8,779	36	24	1	12	984	182	125	28,541	36	43	111	53	28,817	1,460	40,357	
9	LAMURDE	09	117,046	25,105	37	19	45	307	51	3,685	16	13	15	31	9744	188	40	9912	18	46	07	91	24,213	858	25,071	
10	MADAGALI	10	89,444	30,329	57	5	65	209	102	4,835	76	85	51	56	6,034	201	126	18,071	56	71	69	104	28,424	1,898	30,322	
11	MAIHA	11	67,398	23,222	14	10	06	93	44	7,335	15	18	6	05	440	146	52	14,088	30	15	15	28	22,356	775	23,131	
12	MAYO - BELWA	12	105,763	40,233	17	12	08	116	94	13,271	35	16	02	09	1,372	280	44	23,449	31	28	191	55	39,088	1,119	40,207	
13	NICHIKA	13	114,503	45,890	71	33	63	196	108	7,062	75	48	25	29	6,047	147	135	28,035	54	90	65	176	42,783	2,130	44,913	
14	MUBI NORTH	14	148,693	47,661	23	52	37	140	80	10,078	36	26	27	41	13,201	1,253	67	21,528	33	34	87	218	46,971	1,646	47,617	
15	MUBI SOUTH	15	81,047	29,644	29	24	10	78	56	9,399	17	07	02	10	2,936	519	41	15,483	22	25	21	68	28,707	864	29,571	
16	NUMAN	16	92,086	26,311	36	13	42	270	49	5,115	19	15	14	34	10,229	168	42	8,984	12	84	18	154	25,318	992	26,310	
17	SHELLENG	17	66,379	23,037	12	0	03	44	30	6,213	15	10	1	07	1,028	69	29	14,985	34	156	07	39	22,482	493	22,975	
18	SONG	18	110,706	44,319	26	21	43	196	117	10,913	82	79	33	46	8,506	1,223	79	20,406	79	98	43	118	42,193	2,054	44,247	
19	TOUNGO	19	44,450	13,354	15	15	15	52	42	4,663	32	15	1	09	657	57	34	7,401	13	18	21	32	12,597	718	13,315	
20	YOLA NORTH	20	206,785	62,343	30	55	32	162	230	15,885	46	32	15	43	4,925	5,844	82	22,126	26	96	69	170	59,623	2,099	61,722	
21	YOLA SOUTH	21	158,089	51,913	34	64	29	173	112	13,524	56	37	23	22	3,469	3,791	95	31,974	41	45	43	96	50,047	1,808	51,855	
TOTAL NO. OF VOTES			2,146,415	764,834	54	536	646	3,398	1,706	107,807	650	312	522	1,011	80,066	1,563	1,011	701	1,944	958	2,257	731	1,140	30,481	761	621

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Professor Mohammed Lamini tele SIGN URE DATE 27th Feb 2023 STAMP

NAME OF MAR. AGENT: A AA MARI ADP APC ADC ADP APGA APP

DEVOLE NIFEMI O. BP LP NPP NRM PDP PRP SOP YPP ZLP 11A-01

INEC
STATE COLLOCATION OFFICER
NAME: M. M. M.
SIGNATURE: [Signature]
DATE: 27th Feb 2023



2023 PRESIDENTIAL ELECTION
RESULTS OF LOCAL GOVERNMENT AREAS AT STATE LEVEL

INDIA
ELECTION COMMISSION

STATE

INWARD

LC

43

SN	NAME	CODE	ASSEMBLY SECTOR	TOTAL VOTES	VOTES RECEIVED BY POLITICAL PARTIES														TOTAL VOTES	VOTES BY PARTY	VOTES BY PARTY				
					INDIA	BJP	INC	CON	BJP	INC	CON	BJP	INC	CON	BJP	INC	CON	BJP				INC	CON		
1	ADAB	11-25	AC 1	25	4	26	48	9	1828	42	18	2	16	257	3	19	207	6	7	158	29	28820	1694	36224	
2	CASHI PARBOL	11-25	AC 1	21	3	10	28	12	1039	1	5	2	5	195	5	9	248	2	5	35	16	7867	485	6315	
3	ERKI	11-25	AC 2	47	5	21	50	49	4679	47	26	27	51	1528	15	28	1157	14	28	845	103	21034	1150	31614	
4	ESHIKULI CAPAN	11-25	AC 2	17	5	4	1	19	3011	11	6	3	13	249	3	19	484	1	2	221	72	11407	164	1731	
5	ESHIKULI DIBI	11-25	AC 2	27	7	12	15	37	1094	15	17	10	4	252	2	20	782	7	10	109	57	6003	1115	31311	
6	ETIMERDI	11-25	AC 2	25	4	8	20	17	4824	19	3	1	3	171	2	1	473	2	1	215	38	12015	150	12334	
7	IBINDI	11-25	AC 2	25	7	2	1	1	359	8	15	6	4	265	7	10	302	4	12	94	31	7336	543	7307	
8	IBINDI BANGAL	11-25	AC 2	25	7	1	1	1	359	8	15	6	4	265	7	10	302	4	12	94	31	7336	543	7307	
9	IBINDI BIRBI	11-25	AC 2	20	8	8	8	38	342	12	17	11	50	715	7	7	254	17	4	402	161	2044	174	2518	
10	IBI	11-25	AC 2	4	1	1	1	1	1	14	6	3	7	104	2	12	142	2	7	107	25	1092	192	11044	
11	IBINDI	11-25	AC 2	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
12	IBINDI	11-25	AC 2	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
13	IBINDI	11-25	AC 2	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
14	IBINDI	11-25	AC 2	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
15	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
16	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
17	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
18	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
19	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
20	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
21	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
22	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
23	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
24	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
25	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
26	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
27	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
28	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
29	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
30	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
31	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
32	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
33	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
34	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
35	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
36	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
37	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
38	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
39	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
40	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
41	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
42	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
43	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
44	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
45	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
46	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
47	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
48	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
49	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
50	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
51	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
52	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
53	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
54	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
55	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
56	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
57	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
58	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
59	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
60	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
61	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
62	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
63	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
64	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
65	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
66	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
67	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
68	IBI	11-25	AC 2	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
69	IBI	11-25	AC 2																						

INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
STATE STATES OF RESULTS REPORT FOR ALL GOVERNMENT AREAS
COLLECTION AT STATE LEVEL
AKWA IBOM, 2023

STATE: AKWA IBOM CODE: 03

SN	NAME	CODE	NO OF REG VOTERS	NO OF REGISTERED VOTERS	VOTES RECEIVED BY POLITICAL PARTIES																	TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST	
					A	AA	AAC	ADC	ADP	APC	APGA	APM	APP	BP	LP	NNPP	NRM	PDP	PRP	SDP	YPP				ZIP
23	ORONO	23	17,122	17,122																			17,122	0	17,122
24	ONNA	24	17,056	17,056																			17,056	0	17,056
25	ORON	25	11,052	11,052																			11,052	0	11,052
26	ORUK ANAM	26	17,110	17,110																			17,110	0	17,110
27	ORUK OROKO	27	17,110	17,110																			17,110	0	17,110
28	ORUK ANAM	28	17,110	17,110																			17,110	0	17,110
29	ORUK ANAM	29	17,110	17,110																			17,110	0	17,110
30	ORUK OFFONGBORUKO	30	17,110	17,110																			17,110	0	17,110
31	ORUK ANAM	31	17,110	17,110																			17,110	0	17,110
TOTAL NO OF VOTES			17,110	17,110																			17,110	0	17,110

552

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IN ACCORDANCE WITH
14 MAR 2023
ELECTORAL COMMISSION OFFICE
AKWA IBOM

SIGNATURE: [Signature] DATE: 14/03/2023
 STAMP: [Stamp]
 A: [Signature] AA: [Signature] AAC: [Signature] ADC: [Signature] ADP: [Signature] APC: [Signature] APGA: [Signature] APM: [Signature] APP: [Signature]
 BP: [Signature] LP: [Signature] NNPP: [Signature] NRM: [Signature] PDP: [Signature] PRP: [Signature] SDP: [Signature] YPP: [Signature] ZIP: [Signature]



2023 GENERAL ELECTIONS
 12th PRESIDENTIAL ELECTION
 1st VICE PRESIDENTIAL ELECTION
 1st NATIONAL ASSEMBLY ELECTION

STATE

WARRIOR

LOCAL GOVERNMENT AREA

SN	NAME	CODE	NO. OF POLL STATIONS	VOTERS REGISTERED	VOICES RECEIVED BY POLITICAL PARTIES																				TOTAL VOTES CAST	
					CP	AA	CAC	ADP	APC	APGA	APM	APP	BP	CONPP	DEM	DFP	NDP	NSP	YPP	IFP	INVALID VOTES	REJECTED BALLOTS				
1	AG ALIHO	01	151	551	41,691	0	15	7	63	11	1,438	51	7	2	1	1,232	64,854	31	6	13	35	21,241	1,288	46,512		
2	AG IHO	02	41	159	137,192	15	10	41	111	40,987	13	36	31	20	7	49,507	101,76,474	190	98	24	217	17,712	4,288	45,016		
3	AG IHO	03	14	132	29,822	0	11	11	31	42,425	57	21	13	22	6	16,798	47,15,156	2	4	23	36	2,122	1,031	29,192		
4	AG IHO	04	84	372	23,746	0	3	2	31	43,782	34	33	23	9	1	2,536	40,12,001	64	18	20	12	1,111	114	21,680		
5	AG AZI	05	121	148	37,511	10	10	4	63	41,16,670	54	16	2	4	1	1,895	51,07,491	37	7	16	13	35,339	1,544	37,382		
6	AG IHO	06	11	111	26,258	4	4	1	52	42,10,981	16	4	5	7	1	5,311	30,03,741	13	12	7	33	21,515	659	26,134		
7	AG IHO	07	11	111	31,504	1	11	1	31	22,15,885	41	28	12	4	1	5,124	55,15,301	113	134	33	37	27,062	1,431	31,319		
8	AG IHO	08	11	111	36,926	4	12	6	31	40,13,601	40	30	13	5	1	4,287	48,11,380	32	7	51	21	35,705	1,180	36,885		
9	AG IHO	09	11	111	28,134	1	6	2	24	34,10,384	10	30	4	2	1	4,001	38,11,917	10	10	24	5	26,219	897	27,408		
10	AG IHO	10	11	111	31,100	1	4	1	14	36,11,978	34	16	2	4	1	6,035	38,11,957	45	58	43	12	30,109	1,128	21,527		
11	AG IHO	11	11	111	25,422	1	2	0	24	22,12,140	16	11	0	1	1	3,628	20,12,545	13	20	26	5	24,535	874	25,214		
12	AG IHO	12	11	111	51,200	0	24	1	12	22,20,630	40	12	10	12	0	4,073	51,12,027	200	360	38	37	14,347	2,251	56,948		
13	AG IHO	13	11	111	28,580	0	4	1	26	22,19,199	27	10	0	1	1	1,544	20,12,451	19	4	9	16	24,131	764	26,548		
14	AG IHO	14	11	111	38,740	1	14	1	31	43,18,090	40	34	2	2	1	8,115	38,18,394	77	38	31	24	23,665	1,463	42,623		
15	AG IHO	15	11	111	44,700	1	11	1	40	32,20,823	43	17	1	6	1	4,823	37,16,600	51	5	43	17	46,041	1,192	47,833		
16	AG IHO	16	11	111	46,587	1	5	1	24	36,14,249	25	25	0	1	1	8,855	36,20,653	34	60	154	22	44,112	1,643	45,655		
17	AG IHO	17	11	111	34,524	1	14	20	17	16,14,571	57	33	0	24	1	1,121	57,10,525	13	4	15	17	55,591	1,264	60,119		
18	AG IHO	18	11	111	34,430	1	13	24	114	15,10,500	12	43	1	5	1	1,115	16,21,027	126	170	45	14	21,111	2,314	29,691		
19	AG IHO	19	11	111	21,004	1	1	1	11	11,11,364	2	1	0	1	1	1,174	21,11,154	1	4	4	4	20,101	212	21,013		
20	AG IHO	20	11	111	21,024	1	1	1	11	11,11,364	2	1	0	1	1	1,174	21,11,154	1	4	4	4	20,101	212	21,013		
21	AG IHO	21	11	111	21,024	1	1	1	11	11,11,364	2	1	0	1	1	1,174	21,11,154	1	4	4	4	20,101	212	21,013		
TOTAL NO. OF VOTES				1,144,000	870,16,711	0	100	100	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000	1,144,000

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 14 MAR 2023
 SIGNATURE: [Signature]
 SIGNATURE: [Signature]

REF: ABILAH KARIM SANSI NGOMANI
 ED SIGNAL: [Signature]
 ADP: [Signature]
 APP: [Signature]
 BP: [Signature]
 CONPP: [Signature]
 DEM: [Signature]
 DFP: [Signature]
 NDP: [Signature]
 NSP: [Signature]
 YPP: [Signature]
 IFP: [Signature]

INEC STATE COLLABORATION OFFICER

NAME: [Signature]
 SIGNATURE: [Signature]
 DATE: [Date]

APP: [Signature]
 DATE: [Date]



1119401 - 01/09/2011
1119401 - 01/09/2011

STATE OF KENYA
2022 PRESIDENTIAL ELECTIONS
SUMMARY OF RESULTS FROM POLLING STATIONS AT THE
CONSTITUENT ASSEMBLY

STATE	CONSTITUENCY	NAME OF LOCAL GOVERNMENT AREAS	TOTAL VOTES RECEIVED	VOTES RECEIVED BY POLITICAL PARTIES										TOTAL VOTES RECEIVED	VOTES RECEIVED BY OTHERS	TOTAL VOTES RECEIVED	
				DEMOCRATIC PARTY	WILDFIRE	OPPOSITION	WILDFIRE	OPPOSITION	WILDFIRE	OPPOSITION	WILDFIRE	OPPOSITION	WILDFIRE				OPPOSITION
NANDI	NANDI WEST
	
	
	
	
	
	
TOTAL NO. OF VOTES			

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16 MAR 2023
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INEC
 STATE RETURNING OFFICER
 16 MAR 2023
 NAIROBI



INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
COLLATION AT STATE LEVEL
 CONTINUATION SHEET

FORM 1/20

S/N: PE/000001

STATE

BENUE

CODE

01

S/N	NAME	CODE	NO OF REG. VOTERS	NO OF REGISTERED VOTERS	VOTES RECEIVED BY POLITICAL PARTIES																TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST					
					A	AA	AAC	ADC	ADP	APC	APGA	APM	APP	BP	LP	NNPP	NRM	PDP	PRP	SDP				YPP	ZLP			
17	OHIMINI OJUI	17	110,166	28,481	59	9	18	63	52	84	132	25	11	12	13	19	132	13	49	20	12	57	12	115	27,246	1,044	28,290	
18	OKPOKWEI	18	76,389	20,035	24	8	13	54	17	34	59	18	10	28	10	47	142	17	46	4	9	12	2	172	19,105	802	19,907	
19	OTUKPO	19	149,937	44,744	75	16	39	12	8	75	84	21	24	15	62	23	12	33	6	10	16	25	23	450	40,524	2,118	42,642	
20	FARKA	20	54,537	19,189	10	18	15	64	62	13	40	46	10	5	10	20	8	37	7	3	42	6	12	5	42	18,669	511	19,180
21	UKUM	21	112,111	57,923	41	27	16	20	4	89	20	7	27	7	37	50	16	42	9	9	22	34	9	192	39,908	1,645	41,553	
22	USURNGO	22	117,464	38,048	27	37	23	14	4	83	20	6	11	5	20	7	32	4	43	7	27	26	19	136	36,039	1,007	37,046	
23	VANDIKYA	23	162,960	52,648	77	16	44	21	21	37	36	11	23	13	24	48	29	3	29	25	28	11	13	116	52,230	1,254	53,484	
TOTAL NO OF VOTES			23	2,772,977	804,189	698,337	629	26	48	144	7	10	16	50	25	714	45	9	464	13	477	95	251	25	170,019	27,687	197,706	

557
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NAME OF COLLECTOR: PRET FARKA ASAMU KUTA SIGNATURE: [Signature]

DATE: 07/03/23



NAME OF POLITICAL PARTY: A _____ AA _____ AAC _____ ADC _____ ADP _____ APC _____ APGA _____ APM _____ APP _____ BP _____ LP _____ NNPP _____ NRM _____ PDP _____ PRP _____ SDP _____ YPP _____ ZLP _____



INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
STATE COLLECTORIAL OFFICIAL COORDINATION REPORT

BORNO

SN	NAME	CODE	NO. OF VOTES	NO. OF REGISTERED VOTERS	VOTES RECEIVED BY POLITICAL PARTIES																	TOTAL VALID VOTES	REGISTERED VOTES	TOTAL VOTES CAST		
					A	AA	AAC	AUC	ADP	APC	APM	APR	BP	CP	NDPP	NRPP	PP	SDP	YPP	ZP						
1	ABADANG	07	17	17	3125	1	25	4	14	11	2144	3	0	1	0	14	3	681	0	0	3	2	2918	196	3114	
2	ASKIRA LGA	09	10	10	27109	28	31	18	146	73	8109	39	21	23	11	888	94	411	1054	19	17	15	87	2494	2034	27053
3	BAMA	08	14	14	22076	26	21	19	71	71	2571	100	61	36	18	19	118	34	217	18	31	28	20	19945	1913	21808
4	BAYO	05	09	09	16199	5	1	5	35	37	8837	19	14	07	01	26	220	20	608	12	02	03	09	15331	868	16199
5	BID	13	13	13	35040	31	26	31	157	109	1300	60	25	21	07	600	149	467	87	14	21	17	77	3877	1872	35084
6	CHIBOK	04	04	04	14555	08	12	17	27	24	4111	16	04	11	02	357	27	2	5804	51	12	16	33	13321	174	14517
7	DAMBARA	02	02	02	19161	26	27	23	201	76	1011	87	31	33	11	16	37	48	487	78	20	16	22	18260	1650	19910
8	DIKWA	06	06	06	16087	16	15	16	20	53	1100	51	21	31	09	08	251	18	272	05	12	08	10	14734	1229	16043
9	GUDDU	03	03	03	15053	13	10	11	10	24	354	24	14	16	07	07	30	11	212	17	06	04	04	5836	655	6491
10	GUZAMATI	01	01	01	4015	01	00	00	00	05	208	64	10	02	00	00	04	02	109	05	02	02	00	3682	333	4015
11	GWAMA	12	12	12	21041	28	25	31	29	85	4732	67	21	34	08	316	95	52	964	24	27	23	27	20433	1208	21641
12	HAWUL	08	08	08	29201	28	11	18	15	3	9077	27	13	22	04	781	446	56	1602	43	11	22	26	27444	1713	29210
13	IFRI	11	11	11	17811	73	296	23	107	121	2184	83	59	69	34	111	801	82	1900	33	47	61	49	44054	3750	47804
14	KAGA	04	04	04	8859	07	10	07	20	24	531	21	14	02	02	04	16	07	208	06	03	06	02	8121	650	8771
15	KALABALGH	10	10	10	4641	04	11	06	34	23	224	18	08	02	02	04	18	06	402	06	04	02	02	4381	267	4648
16	KUMBI	09	09	09	275	28	23	26	2	3	1002	70	19	73	11	70	11	21	1109	21	17	21	16	4246	210	4456
TOTAL NO. OF VOTES																										

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NAME OF COLLECTORIAL OFFICER: Mrs. Aisha SIGNATURE: [Signature] DATE: 28/2/2024 STAMP: [Stamp]

NAME SIGN OF PARTY (LIST): A _____ AA _____ AAC _____ AUC _____ ADP _____ APC _____ APR _____ APM _____ BP _____ CP _____ NDPP _____ NRPP _____ PP _____ SDP _____ YPP _____ ZP _____

INEC
STATE COLLECTORIAL OFFICER
NAME: [Name]
SIGNATURE: [Signature]
DATE: [Date]

CERTIFIED TRUE COPY
16 MAR 2023
GEMINA LI NHANGIO
[Signature]



INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTIONS
 STATE COLLECTOR REPORT ON THE RESULTS OF THE STATE COLLECTOR'S
 COUNTING AND TALLYING OF VOTES
 CONTINUATION SHEET

WARD: ... STATE: ...

SN	NAME OF LOCAL GOVERNMENT AREA		CODE	WARD	VOTES RECEIVED BY POLITICAL PARTIES																	TOTAL VALID VOTES	REJECTED VOTES	TOTAL VALID CAST	
	NAME	CODE			AA	AAC	AD	APC	APC/A	APC/B	APM	APP	BP	CP	DP	EP	FP	GP	HP	IP	JPP				KPP
1	KLEWA		6667	07	04	05	23	25	383	14	11	02	01	01	1	14	1850	05	05	05	03	5980	487	6467	
2	KWANA KINAR		51302	17	07	11	10	65	840	49	44	12	04	13	3	8	25	254	24	02	19	44	16534	799	17333
3	MALA		73295	13	16	06	25	38	1684	30	09	08	01	06	38	07	10	11	16	10	20	04	16133	439	16572
4	MALGAMBI		61111	06	06	06	06	06	06	06	06	06	06	06	06	06	06	06	06	06	06	06	06	06	06
5	MADUGURUM		41111	04	04	04	04	04	04	04	04	04	04	04	04	04	04	04	04	04	04	04	04	04	04
6	MARU		61111	04	03	02	07	05	05	05	07	01	01	01	01	06	10	30	3	00	03	05	7211	162	7373
7	MOBAR		41111	05	05	03	05	20	320	16	06	04	04	00	16	10	10	01	01	03	05	5240	541	5781	
8	MURAGUMI		51196	14	16	09	04	29	1212	32	13	19	04	08	21	06	280	10	06	11	12	10295	818	11113	
9	NIGALA		6687	22	04	10	29	41	2165	19	39	30	04	04	41	11	1950	03	19	07	10	10527	317	11344	
10	NGANZI		34375	05	17	07	18	24	3400	14	05	06	05	01	1	17	1573	05	03	01	04	5130	158	5288	
11	SIANI		61111	10	05	11	00	10	1209	30	11	08	05	20	17	31	1053	21	00	01	15	22165	478	22643	
TOTAL SET OF VOTES			20447337	915	319	1054	105	5228	121589	838	201	125	40	170	1001	120	1001	120	1001	120	1001	120	405287	2605	417995

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CERTIFIED TRUE COPY
 14 MAR 2023
 AMINA U. MIANGI
 HPP

Signature: *[Signature]*
 Name: *[Name]*
 Title: *[Title]*
 Date: *[Date]*

INEC
 STATE COLLATION OFFICER
 Name: *[Name]*
 Signature: *[Signature]*
 Date: *[Date]*

AA *[Signature]* AAC *[Signature]* AD *[Signature]* ADP *[Signature]* APC *[Signature]* APP *[Signature]*
 BP *[Signature]* CP *[Signature]* DP *[Signature]* EP *[Signature]* FP *[Signature]* GP *[Signature]* HP *[Signature]* IP *[Signature]* JPP *[Signature]* KPP *[Signature]*



INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
 SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
 COLLATION AT STATE LEVEL

Page No. _____
 Date: 11/06/2023

STATE

CROSS RIVER

CDD

09

SN	NAME	CODE	VOTES RECEIVED BY POLITICAL PARTIES																	TOTAL VOTES	REJECT VOTES	TOTAL VOTES			
			SDR	IND	A	AA	AAC	ADC	ADP	APC	APGA	APM	APP	BP	IP	NNPP	NRV	PDP	PRP				SDP	YPP	ZIP
1	ABI	01	18,354	18,354	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	18,354	0	18,354
2	AKANKPA	02	15,241	15,241	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	15,241	0	15,241
3	AKPABUYI	03	15,745	15,745	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	15,745	0	15,745
4	BAKASSI	04	11,000	11,000	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,000	0	11,000
5	BEKWARA	05	12,111	12,111	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	12,111	0	12,111
6	BIASE	06	17,119	17,119	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	17,119	0	17,119
7	BOKI	07	29,638	29,638	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	29,638	0	29,638
8	CALABAR MUNICIPALITY	08	52,155	52,155	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	52,155	0	52,155
9	CALABAR NORTH	09	11,411	11,411	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,411	0	11,411
10	ETUNG	10	11,211	11,211	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,211	0	11,211
11	IBOM	11	11,111	11,111	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,111	0	11,111
12	ORANSHE	12	11,111	11,111	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,111	0	11,111
13	ORHIA	13	11,111	11,111	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,111	0	11,111
14	ORHUN	14	11,111	11,111	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,111	0	11,111
15	ORUKPATER	15	11,111	11,111	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,111	0	11,111
16	ORUKA	16	11,111	11,111	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,111	0	11,111
17	YAKOP	17	11,111	11,111	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,111	0	11,111
18	YAYA	18	11,111	11,111	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	11,111	0	11,111
TOTAL NO. OF VOTES			494,550	494,550	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	494,550	0	494,550

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 THE SIGNATURE AND SEAL OF
 THE OFFICER IN CHARGE

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 Name: _____
 Title: _____
 Signature: _____
 Stamp: _____

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INDEPENDENT NATIONAL ELECTORAL COMMISSION
 2023 PRESIDENTIAL ELECTION
 SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
 COLLECTION AT STATE LEVEL

FORM E/C/30

SN: IN/0000001

STATE		LGA																		CODE				
STATE		LGA																		CODE				
NAME	CODE	NO OF REG. VOTERS	NO OF REGISTERED VOTERS	A	AA	AAK	ADC	ADP	APC	APGA	APM	APP	BP	LP	NNPP	NRM	PDP	PRP	SDP	YPP	ZLP	TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST
SABOBI	17	145,073	145,073	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	23608	1279	24887
YRI	18	149,709	149,709	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	20382	1625	22007
OGHELE NORTH	19	222,892	222,892	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	29799	2391	32190
OGHELE SOUTH	20	200,000	200,000	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	24858	1873	26731
IKWUARI	21	214,000	214,000	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	21880	1711	23591
AYWIE	22	191,215	191,215	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	40893	1171	42064
WARRI NORTH	23	165,265	165,265	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	7496	587	8083
WARRI SOUTH	24	187,940	187,940	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	23911	1495	25406
WARRI SOUTH WEST	25	177,777	177,777	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
TOTAL		1,221,149	1,221,149																			60,900	4,109	65,009

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STATE: ABIA
 LGA: SABOBI
 CODE: 17
 NAME: SABOBI
 DATE: 14 MAR 2023
 TIME: 10:00 AM
 SIGNATURE: [Signature]
 STAMP: [Stamp]

CERTIFIED TRUE COPY
 INEC/HT/SA, ABIA
 14 MAR 2023
 YOMISIN OREBIYI
 (P.S.)
 [Signature]



INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
COLLECTION AT STATE LEVEL

11-06-2023

19/06/2023

STATE		VOICES RECEIVED BY POLITICAL PARTIES																			TOTAL VOTED VOTERS	REGISTERED VOTERS	TOTAL VOTED (%)
NAME	CODE	APC	PP	ADP	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC			
AKOKO-LINDI	01	138,464	39,635	16,072	19,867	37,159	83,371	18,009	21,140	82,177	31,033	13,041	119,38,333	12,947	39,627								
BORNO	02	23,051	49,110	38,633	21,103	39,918	91,803	32,123	4,411	218,35,766	15,294	4,547	42,697	14,132	19,116								
ENANG CENTRAL	03	63,473	19,411	39,091	19,411	20,445	29,191	05,31	10,192	41,09	3,692	07,16	02,110	18,773	6,382	19,411							
ENANG NORTH EAST	04	75,115	24,875	38,152	22,642	24,258	26,191	07,37	13,978	140,15	2,091	09,04	08,149	24,236	6,291	24,865							
ENANG NORTH WEST	05	83,811	26,057	26,082	06,371	31,467	16,131	09,136	1,051	61,08	3,961	08,06	04,08	72,19,589	4,381	20,027							
ENANG WEST	06	107,061	26,634	14,303	31,111	10,008	14,051	03,09	1,707	20,01	4,491	20,01	01,01	20,18,519	3,101	18,829							
ENANG CENTRAL	07	54,903	18,834	02,022	02,031	19,111	10,008	14,051	03,09	1,707	20,01	4,491	20,01	01,01	20,18,519	3,101	18,829						
ENANG EAST	08	95,711	28,209	03,072	03,028	16,4,771	15,051	04,08	5,506	27,06	6,778	06,04	09,28	27,452	7,371	28,189							
ENANG WEST	09	178,215	4,762	19,152	48,162	76,255	145,151	08,30	11,448	111,33	9,142	07,05	05,05	114,46,535	1,107	47,642							
IBADAN	10	225,514	13,004	10,030	07,244	41,249	10,121	10,10	6,449	64,06	8,530	08,03	10,57	12,683	3,211	13,004							
IKEDJAN	11	398,991	80,039	12,611	104,330	173,436	158,160	15,200	6,339	536,72	5,931	36,66	9,799	77,109	2,862	79,971							
IKOGA	12	347,076	76,013	118,611	70,262	120,670	125,105	44,140	6,295	404,29	4,202	32,42	6,700	73,517	2,486	76,013							
IKOJA	13	129,850	24,895	24,142	23,126	45,652	40,321	17,33	4,049	121,47	4,668	05,13	13,110	20,907	1,048	21,955							
IKOJA NORTH EAST	14	166,737	37,264	80,322	52,186	113,587	95,503	33,93	24,824	257,33	3,919	14,36	4,736	35,765	1,469	37,234							
IKOJA NORTH WEST	15	107,872	23,045	35,162	34,158	92,762	85,412	20,30	9,402	100,15	4,221	19,15	25,211	21,712	1,302	23,045							
IKOJA SOUTH	16	101,006	31,496	06,092	07,084	48,133	44,431	09,13	6,786	31,12	9,999	07,04	09,53	30,716	6,882	31,434							
IKOJA WEST	17	24,895	24,895	24,895	24,895	24,895	24,895	24,895	24,895	24,895	24,895	24,895	24,895	24,895	24,895	24,895							
IKOJA SOUTH WEST	18	87,874	21,295	31,152	38,362	114,204	110,311	17,30	1,194	197,26	8,776	05,11	13,162	20,198	8,171	21,015							
TOTAL STATE TOTAL		2,501,081	560,394	739,329	532,230	1,069,744	979,601	161,324	993,531	11,274	39,585	216,296	406,908	581,266	191,291	602,395							

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PROF. NYAUNDU U. NDOGA
 21/02/2023
 INEC
 STATE COLLECTION OFFICE
 Ibadan, Oyo State
 011-233-7443
 011-233-7443



INDEPENDENT NATIONAL ELECTORAL COMMISSION

2023 PRESIDENTIAL ELECTION

SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS COLLATION AT STATE LEVEL

FORM/EL/80

REV. 11/2020/001

IND

2023

CODE

16

STATE

NAME OF LOCAL GOVERNMENT AREAS		VOICES RECEIVED BY POLITICAL PARTIES																			TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST	
NAME	CODE	NO OF REG. VOTERS	NO OF REGISTERED VOTERS	A	AA	AAC	ADC	AOP	APC	APGA	APM	APP	BP	LP	BNPP	NRM	PDP	PRP	SDP	YPP	ZLP			
AGBOLA LOCAL	17	15,277	12,145																			8,428	1,122	9,550
OHANJELEGBOMBA (SOMAI) LOCAL	18	12,741	11,222																			10,808	268	11,076
ORU (AWO) LOCAL	19	15,277	12,145																			8,428	1,122	9,550
ORU WEST LOCAL	20	15,277	12,145																			8,428	1,122	9,550
ORU	21	15,277	12,145																			8,428	1,122	9,550
ORU EAST	22	15,277	12,145																			8,428	1,122	9,550
ORU WEST (AGBOMI)	23	15,277	12,145																			8,428	1,122	9,550
OWERRI MUNICIPAL	24	15,277	12,145																			8,428	1,122	9,550
OWERRI NORTH (URDI) LOCAL	25	15,277	12,145																			8,428	1,122	9,550
OWERRI WEST (UMULUATA)	26	15,277	12,145																			8,428	1,122	9,550
TOTAL NO OF VOTES																								

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USE THIS COPY FOR...
DATE: 11/20/2023
BY: [Signature]

SIGNATURE: [Signature] DATE: [Date]
 STAMP: [Stamp]
 A _____ AA _____ AAC _____ ADC _____ AOP _____ APC _____ APGA _____ APM _____ APP _____ BP _____ LP _____ BNPP _____ NRM _____ PDP _____ PRP _____ SDP _____ YPP _____ ZLP _____



INDEPENDENT NATIONAL ELECTORAL COMMISSION
 2023 PRESIDENTIAL ELECTION
 SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
 COLLATION AT STATE LEVEL

FORM 11-20

INEC/REG/000001

STATE

IGAWA

LOU

17

NAME OF LOCAL GOVERNMENT AREA		VOTES RECEIVED BY POLITICAL PARTIES																				TOTAL VALID VOTES	REGISTERED VOTERS	TOTAL COPIES CAST	
NAME	CGDE	GENERAL VOTERS	MINOR VOTERS	A	AA	AAC	ADC	ADP	APC	APGA	APM	APP	BP	DP	NRPP	NRM	PDP	PRP	SDP	YPP	ZLP				
ALCO	01	1211	56211	5	4	6	19	7	1066	25	78	11	1	26	289	38	326	16	5	116	35	34712	1450	56172	
BABURA	02	10510	2300	10	11	15	53	56	111	11	46	27	11	71	460	110	1100	23	51	325	111	17511	1300	28927	
BORDO KUDU	03	1010	6711	12	7	15	21	15	1151	56	26	16	11	15	111	89	471	41	77	57	31	5990	2000	21911	
HIDIRIWA	04	7511	30572	7	1	4	18	19	1151	25	11	11	15	29	270	70	1111	11	6	24	24	30552	720	31305	
IBI	05	51122	23976	2	1	2	15	31	1151	14	11	2	1	1	41	21	10511	6	0	5	6	1371	604	25715	
DITSI	06	11811	15611	20	11	21	41	20	1115	21	23	11	11	23	111	115	2111	21	25	131	1	9671	2511	53112	
GARKI	07	57251	30562	6	7	11	21	35	1833	24	52	9	5	37	611	21	7611	4	15	102	56	7302	1137	36436	
GAGARAWA	08	11811	2231	2	7	11	23	31	1811	25	31	3	1	29	111	22	327	12	17	135	57	2111	1022	21182	
GUMI	09	55116	22248	11	20	6	48	62	511	65	25	13	7	78	313	11	1511	26	41	223	77	2111	1617	22194	
GURI	10	6011	26777	3	5	2	11	55	1351	17	11	2	6	73	511	21	641	4	3	26	4	2611	612	26559	
GWARAM	11	11555	1111	7	1	16	11	81	1101	62	2	13	5	11	1111	11	3211	11	11	116	119	6111	2151	16555	
GWIWA	12	58664	21111	5	6	3	16	23	1611	21	7	0	0	2	165	14	761	2	1	1	2	11207	327	24531	
ILADEHA	13	83211	21741	35	21	12	181	101	1231	71	2	11	4	116	111	118	1021	1	13	155	132	2191	1561	21621	
IADU	14	11311	30499	3	19	11	45	12	2111	6	11	1	1	32	11	55	1161	18	4	52	28	11866	1577	50231	
KADAMA	15	5111	1111	11	11	11	12	11	1111	21	11	11	11	11	11	11	11	11	11	11	11	11	11	11	11

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SIGNATURE: [Signature] DATE: [Date]
 IN CHARGE: [Signature] DATE: [Date]
 A. [Signature] AA. [Signature] AAC. [Signature] ADC. [Signature] ADP. [Signature] APC. [Signature] APGA. [Signature] APM. [Signature] APP. [Signature]
 BP. [Signature] DP. [Signature] NRPP. [Signature] NRM. [Signature] PDP. [Signature] PRP. [Signature] SDP. [Signature] YPP. [Signature] ZLP. [Signature]

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 11 MAR 2023
 GENERAL SECRETARY



INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
COLLATION AT STATE LEVEL

FORM EC/21

SN: PE/000000

IGAWA

CODE

17

STATE

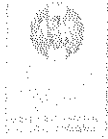
NAME	CODE	NO OF REG. VOTERS	NO OF REGISTERED VOTERS	VOTES RECEIVED BY POLITICAL PARTIES																	TOTAL VALID VOTES	REJECTED VOTES	TOTAL VOTES CAST		
				A	AA	AAC	ADC	ADP	APC	APGA	APM	APP	BP	LP	NNPP	NRM	PDP	PRP	SDP	YPP				ZLP	
KAZAURE	17	74301	73461	34	30	15	22	61	1340	44	37	14	12	11	541	35	182	22	74	127	49	14111	1234	25485	
BIRIKI SAMMA	18	75901	72125	7	1	1	12	31	1545	24	15	4	2	1	270	16	126	12	12	34	14	28837	1536	32185	
KIYAWA	19	11451	10411	11	7	9	16	28	1301	24	11	4	6	23	756	52	1026	14	12	23	14	31112	1001	28922	
ADAI GARI	20	82412	78734	1	1	1	1	1	1466	12	1	1	2	34	966	29	154	7	7	35	12	24534	276	24810	
MALAM MAIDORI	21	34834	32624	13	14	13	21	63	1458	24	11	16	9	41	2444	31	1264	16	14	118	39	31242	1151	32393	
SIBA	22	61841	29500	1	1	1	1	1	1524	20	6	6	3	1	80	11	1058	9	4	19	5	28424	571	29054	
BIRGIM	23	123411	118341	8	14	16	17	20	1001	31	14	16	18	57	1220	110	12	21	24	216	84	46310	1781	14491	
BORI	24	67514	7281	13	1	11	96	31	13075	24	8	5	2	26	622	24	301	5	5	17	11	21491	816	22807	
SIBI-TANKAKAR	25	57360	31622	3	3	19	33	14	1417	11	10	11	5	24	150	47	149	25	13	110	38	24871	1165	31325	
LAURA	26	67500	7820	1	1	16	11	11	1803	43	48	10	1	10	45	10	1134	16	17	11	9	26110	1600	27270	
YANKWASHI	27	11111	11111	1	1	1	1	1	1111	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
TOTAL NO. OF VOTES	24	573494	401010	117	117	117	117	117	117	117	117	117	117	117	117	117	117	117	117	117	117	117	117	117	117

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Signature: _____ DATE: _____
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A _____ AA _____ AAC _____ ADC _____ ADP _____ APC _____ APGA _____ APM _____ APP _____
 BP _____ LP _____ NNPP _____ NRM _____ PDP _____ PRP _____ SDP _____ YPP _____ ZLP _____

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 14 MAR 2023
 AREA 11 MANGO



INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
STATE BY STATE RESULTS FROM LOCAL GOVERNMENT AREAS
COLLATION AT STATE LEVEL

STATE	LOCAL GOVERNMENT AREA	NOTES RECEIVED BY POLITICAL PARTIES																				TOTAL VOTES STATE	REGISTERED VOTES	TOTAL VOTES STATE
		CODE	WARD CODE	WARD NAME	CP	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC			
KADUNA	ABUJA	132165	26555	04	7	5	36	97	1700	26	17	6	2	235	1143	10	8774	10	2	22	15	27473	756	28249
	ADAMA	334071	12271	06	185	45	208	115	9367	32	90	59	155	69117	2742	124	37659	165	33	102	343	115895	4721	120616
	AWA	149450	48118	7	49	26	74	176	1992	34	18	10	1	585	3114	38	22302	46	2	29	17	46435	1662	48097
	BAM	320468	100740	25	112	33	232	186	37259	123	92	84	22	4839	8276	94	45962	157	27	140	64	97721	3019	100740
	BARS	172906	52535	4	14	5	23	57	1727	21	32	5	0	994	4274	115	24540	27	15	53	29	47474	1136	48610
	BASA	25295	23368	28	9	17	115	31	3131	24	21	14	31	9167	335	23	8798	99	12	9	133	22827	524	23368
	BASA	173846	57462	26	15	29	129	68	10728	87	34	7	61	2650	919	43	16472	22	11	14	167	55322	1781	57153
	BASSA	168975	49371	7	15	10	92	43	12083	49	17	7	27	2739	1521	281	16097	33	13	20	72	47696	1585	49291
	KADUNA NORTH	367228	108523	47	194	40	227	199	9408	140	122	38	37	10330	12613	110	41670	177	35	247	129	105098	3421	108523
	KADUNA NORTH	407580	114509	27	160	27	259	129	29380	170	132	11	38	22571	9114	95	4296	158	98	245	203	106085	3964	110497
	KADUNA	199788	39874	8	10	11	52	55	9648	29	12	12	15	1202	1255	38	19027	16	11	10	57	37818	1597	39415
	KADUNA	92668	30652	13	19	24	78	38	3944	65	55	17	57	14875	1221	35	9253	21	9	35	90	24839	800	30639
	KADUNA	101274	36996	39	14	21	149	30	7847	26	19	5	54	25744	200	13	7847	1	9	14	170	36222	694	36916
	KADUNA	132827	91142	17	5	12	54	80	15870	39	27	7	17	11293	328	45	19018	11	17	19	70	49729	1133	28862
	KADUNA	132827	91142	17	5	12	54	80	15870	39	27	7	17	11293	328	45	19018	11	17	19	70	49729	1133	28862
	KADUNA	101351	38851	2	13	6	34	42	11620	18	27	5	2	888	6747	46	19340	25	3	12	7	48841	10	48851

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Mohammed Aliyu

27/1/2024

[Signature]

STATE BY STATE RESULTS FROM LOCAL GOVERNMENT AREAS
 14 MAR 2024
 INDEPENDENT NATIONAL ELECTORAL COMMISSION
[Signature]



INDEPENDENT NATIONAL ELECTORAL COMMISSION
DEMOCRATICALLY Elected
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
COLLATION AT STATE LEVEL

FORM 10
 REV. 01/2008

STATE

KADUNA

CODE

18

NAME	CODE	VOTERS REGISTERED BY POLITICAL PARTIES																			TOTAL VALID VOTERS	REJECTED VOTERS	TOTAL VOTERS		
		ALL IND. VOTERS	NUM. REGISTERED VOTERS	Z	AA	AAC	ADL	ADP	APC	APGA	APM	APP	BP	CP	INPP	NRM	PPP	PRP	SOP	YPP				ZLP	
CELE	11	297443	54645	16	46	26	97	61	24698	50	45	34	21	15368	7264	61	34441	35	13	57	79	82299	2934	84633	
MAKARDI	12	118162	43888	2	5	5	17	47	13767	19	16	1	0	759	5219	37	22093	31	4	13	4	42046	824	42870	
SUBURKATI	13	211991	79281	44	22	35	172	107	95714	42	45	31	43	12819	6082	103	16073	103	35	178	240	76846	2433	79279	
SABUA	20	163403	24142	19	13	12	60	41	98113	32	16	11	29	9088	356	17	9233	24	9	6	51	28400	722	29122	
SOKA	21	158682	48542	6	11	5	109	46	1845	24	21	9	2	354	3724	44	2344	282	2	31	17	46782	1027	48009	
ZANGIN KATAF	22	175145	55478	31	14	36	229	59	5874	58	11	14	127	2469	246	61	20170	14	15	16	203	49846	1607	51503	
YAKI	23	122111	30000	12	11	11	11	11	11	11	11	11	17	3120	1114	16	1114	111	111	111	111	111	111	111	111
TOTAL		4,235,203	1,416,046	503	1,357	460	1,815	2,072	229,173	1,473	472	726	216,204	92,769	1,534,316	1,509	1,967	414	1,433	2,339	1,360,153	41,223	1,401,376		

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Muhammad Sa'ad Ahmad

27/03/2008



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 MAR 2008



INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
(COLLECTION AT STATE LEVEL)

TABLE 1.1

Page 1 of 1

STATE:

KATSINA

CODE:

30

NAME	CODE	NO OF REG. VOTERS	NO OF REGISTERED VOTERS	P	VOTES RECEIVED BY POLITICAL PARTY																			TOTAL VOTES RECEIVED	REGISTERED VOTERS	TOTAL VOTES CAST
					AP	AAC	ADC	ADP	APC	APSA	APM	APP	HP	LP	NIIP	NIKS	PPP	PRP	SDP	YPP	ZLP					
KUGABA	25	61318	29119	2	5	2	11	70789	23	3	9	2	6	1077	21	1070	90	1	15	2	10130	5377	19658			
MAIADWA	24	11641	50352	2	3	11	15	1000	10	1	2	3	10	100	10	1000	11	1	3	5	19127	731	50410			
MAIDASHI	27	11500	50124	2	11	10	17	100	10	10	10	10	15	100	10	1000	10	1	15	20	10000	1052	50525			
MARI	26	10000	41250	2	1	10	10	10000	5	10	10	10	10	100	10	1000	10	1	10	10	1000	100	10000			
MARIBI	21	10000	41250	2	10	10	10	1000	10	10	10	10	10	100	10	1000	10	1	10	10	1000	100	10000			
MALAZI	28	10000	41250	2	10	10	10	1000	10	10	10	10	10	100	10	1000	10	1	10	10	1000	100	10000			
MUSAWA	29	10000	41250	2	10	10	10	1000	10	10	10	10	10	100	10	1000	10	1	10	10	1000	100	10000			
PIR	30	10000	41250	2	10	10	10	1000	10	10	10	10	10	100	10	1000	10	1	10	10	1000	100	10000			
TAKAWA	31	10000	41250	2	10	10	10	1000	10	10	10	10	10	100	10	1000	10	1	10	10	1000	100	10000			
SAFANI	32	10000	41250	2	10	10	10	1000	10	10	10	10	10	100	10	1000	10	1	10	10	1000	100	10000			
SANDAMI	33	10000	41250	2	10	10	10	1000	10	10	10	10	10	100	10	1000	10	1	10	10	1000	100	10000			
TOTAL																										

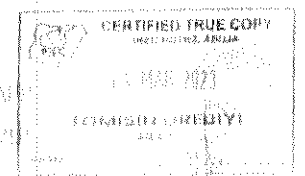
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For MARI: MARI

For MAIADWA: MAIADWA

INEC





INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
STATEWIDE RESULTS FROM LOCAL GOVERNMENT AREAS
(COLLECTION OF STATE LEVEL)

FORM 1/23
 REV. 01/2023

STATE

NO.

NAME

23

NAME OF LOCAL GOVERNMENT AREA	CODE	TOTAL VOTERS	REGISTERED VOTERS	VOTES BY PARTY POLITICAL PARTIES																TOTAL VOTES	REGISTERED VOTERS	TOTAL VOTES		
				AC	APC	APR	APM	APN	APR	APM	APN	APR	APM	APN	APR	APM	APN	APR	APM				APN	
ADAMI	01	111,666	94,376	1	1	00	11	2	1000	20	01	15	2	101	36	15	1050	11	17	20	27	92,104	920	22,524
ADAKUYA	02	97,504	85,044	11	6	51	76	61	1000	34	22	4	4	348	64	15	2000	24	20	4	71	24,724	818	25,542
ANISA	03	150,076	40,086	21	25	26	10	21	1000	66	01	25	21	240	120	51	10,100	340	92	19	73	41,600	2,879	44,479
BASSA	04	67,376	25,234	3	3	18	47	08	1000	20	11	7	7	402	82	26	1,200	10	21	01	17	18,406	924	19,330
BERIBA	05	181,284	77,176	15	7	7	56	40	1000	38	5	8	7	360	104	22	10,000	12	6	5	26	24,982	1,906	26,888
BIAH	06	90,556	17,310	12	65	01	31	13	1000	17	4	02	4	243	24	15	620	01	24	11	26	16,453	671	17,124
BIAH	7	62,504	25,286	11	15	07	100	21	1000	27	8	05	4	263	01	07	2,400	07	07	04	46	18,361	781	19,142
BOIAMBIA/BOI	08	73,974	11,900	15	1	18	100	22	1000	47	13	10	5	243	24	21	4,000	11	28	12	36	16,472	1,252	17,724
BOI	09	62,442	18,744	21	1	15	100	34	1000	28	15	07	10	200	21	07	1,000	05	24	07	46	17,704	711	18,415
KABIRABINE	10	87,162	22,102	40	6	18	100	32	1000	23	18	05	15	220	22	31	5,000	07	11	14	14	21,706	675	22,381
KOBI KOBI/KATE	11	23,492	21,582	03	01	25	100	24	1000	21	04	06	01	200	44	04	2,000	02	10	06	21	23,682	567	24,249
LUKOMA	12	167,244	31,704	16	20	30	100	76	1000	64	04	10	57	260	100	50	1,100	22	26	26	256	30,807	1,689	32,496
MOBA MOBO	13	91,824	32,111	21	26	10	100	17	1000	10	01	00	04	702	14	08	2,200	01	02	03	18	8,194	1,222	9,416
ODU	14	101,704	26,086	19	07	11	100	14	1000	36	05	10	00	200	157	12	6,000	08	04	03	50	24,706	1,190	25,896
ODU/BI MAN/ODU	15	11,682	1,131	17	15	01	100	30	1000	04	01	00	02	100	04	01	1,000	04	12	01	24	6,954	104	7,058
ODU	16	74,406	32,082	04	01	04	100	18	1000	18	01	05	05	100	26	07	1,100	04	15	16	30	14,300	937	15,237
ODU	17	194,242	32,270	04	20	02	100	33	1000	18	01	25	01	100	34	10	1,000	11	18	21	41	21,682	868	22,550
OLAKABOBO	18	102,516	32,248	11	13	11	100	61	1000	38	04	15	12	100	84	14	1,100	24	26	11	89	24,924	1,284	26,208
OLAKABOBO	19	8,904	1,100	1	10	10	100	10	1000	10	10	10	10	10	10	10	10	10	10	10	10	1,100	10	2,200
OLAKABOBO	20	41,884	1,100	1	10	10	100	10	1000	10	10	10	10	10	10	10	10	10	10	10	10	1,100	10	2,200
OLAKABOBO	21	150,000	1,100	1	10	10	100	10	1000	10	10	10	10	10	10	10	10	10	10	10	10	1,100	10	2,200

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Signature lines for candidates and officials, including the INEC logo and stamp.



FEDERAL BUREAU OF INVESTIGATION
 UNITED STATES DEPARTMENT OF JUSTICE
 MEMPHIS, TENNESSEE
 MAY 1968

ADDITIONAL INFORMATION RECEIVED BY LOCAL OFFICE

NO.	NAME	ADDRESS	CITY	STATE	DATE	ADDITIONAL INFORMATION RECEIVED BY LOCAL OFFICE												TOTAL NUMBER OF INFORMATION RECEIVED	TOTAL NUMBER OF INFORMATION RECEIVED	TOTAL NUMBER OF INFORMATION RECEIVED
						A	B	C	D	E	F	G	H	I	J	K	L			
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I hereby certify that the information furnished herein is true and correct to the best of my knowledge and belief.
 Special Agent in Charge

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INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
COLLECTION AT STATE LEVEL

FORM EC/B

ON RECORD

STATE	CODE	TOTAL REGISTERED VOTERS	TOTAL REGISTERED VOTERS	LOCAL GOVERNMENT AREAS																TOTAL REGISTERED VOTERS	TOTAL VOTES CAST	
				A	AA	BAC	ADP	ADP	APC	APGA	APM	APP	BP	CP	DDP	DEM	DFP	DP	SDP			YPP
ABUJA	01	1,000,000	1,000,000	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	1,000,000	1,000,000
ADAMAWA	02	1,200,000	1,200,000	120	120	120	120	120	120	120	120	120	120	120	120	120	120	120	120	120	1,200,000	1,200,000
BAHUWA	03	1,500,000	1,500,000	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	150	1,500,000	1,500,000
BAYELSA	04	1,800,000	1,800,000	180	180	180	180	180	180	180	180	180	180	180	180	180	180	180	180	180	1,800,000	1,800,000
BENUE	05	2,000,000	2,000,000	200	200	200	200	200	200	200	200	200	200	200	200	200	200	200	200	200	2,000,000	2,000,000
BORNO	06	2,500,000	2,500,000	250	250	250	250	250	250	250	250	250	250	250	250	250	250	250	250	250	2,500,000	2,500,000
CB	07	3,000,000	3,000,000	300	300	300	300	300	300	300	300	300	300	300	300	300	300	300	300	300	3,000,000	3,000,000
CD	08	3,500,000	3,500,000	350	350	350	350	350	350	350	350	350	350	350	350	350	350	350	350	350	3,500,000	3,500,000
CE	09	4,000,000	4,000,000	400	400	400	400	400	400	400	400	400	400	400	400	400	400	400	400	400	4,000,000	4,000,000
CF	10	4,500,000	4,500,000	450	450	450	450	450	450	450	450	450	450	450	450	450	450	450	450	450	4,500,000	4,500,000
CG	11	5,000,000	5,000,000	500	500	500	500	500	500	500	500	500	500	500	500	500	500	500	500	500	5,000,000	5,000,000
CH	12	5,500,000	5,500,000	550	550	550	550	550	550	550	550	550	550	550	550	550	550	550	550	550	5,500,000	5,500,000
CI	13	6,000,000	6,000,000	600	600	600	600	600	600	600	600	600	600	600	600	600	600	600	600	600	6,000,000	6,000,000
CK	14	6,500,000	6,500,000	650	650	650	650	650	650	650	650	650	650	650	650	650	650	650	650	650	6,500,000	6,500,000
CL	15	7,000,000	7,000,000	700	700	700	700	700	700	700	700	700	700	700	700	700	700	700	700	700	7,000,000	7,000,000
CM	16	7,500,000	7,500,000	750	750	750	750	750	750	750	750	750	750	750	750	750	750	750	750	750	7,500,000	7,500,000
CO	17	8,000,000	8,000,000	800	800	800	800	800	800	800	800	800	800	800	800	800	800	800	800	800	8,000,000	8,000,000
CP	18	8,500,000	8,500,000	850	850	850	850	850	850	850	850	850	850	850	850	850	850	850	850	850	8,500,000	8,500,000
CQ	19	9,000,000	9,000,000	900	900	900	900	900	900	900	900	900	900	900	900	900	900	900	900	900	9,000,000	9,000,000
CR	20	9,500,000	9,500,000	950	950	950	950	950	950	950	950	950	950	950	950	950	950	950	950	950	9,500,000	9,500,000
CS	21	10,000,000	10,000,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	10,000,000	10,000,000
CT	22	10,500,000	10,500,000	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	1,050	10,500,000	10,500,000
CU	23	11,000,000	11,000,000	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	1,100	11,000,000	11,000,000
CV	24	11,500,000	11,500,000	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	1,150	11,500,000	11,500,000
CW	25	12,000,000	12,000,000	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	1,200	12,000,000	12,000,000
CX	26	12,500,000	12,500,000	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	1,250	12,500,000	12,500,000

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(Handwritten signatures and stamps)



INDEPENDENT NATIONAL ELECTORAL COMMISSION
2023 PRESIDENTIAL ELECTION
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
COLLECTION AT STATE LEVEL

FORM 101

1/21/2023

STATE

USE

CODE

40

NAME	CODE	NO OF REG VOTERS	NO OF REGISTERED VOTERS	REGISTERED PARTY POLITICAL PARTIES																			TOTAL REGISTERED VOTERS	DEFECTED VOTERS	TOTAL VOTES CAST
				A	AP	APC	APD	APP	APN	APR	APU	APV	APW	APX	APY	APZ	APAA	APAB	APAC	APAD	APAE	APAF			
ABADIMBOSA EAST	01	41,208	12,649	09	01	22	52	13	208	05	02	02	02	02	02	07	07	00	00	03	00	07	12,375	252	12,647
ABADIMBOSA WEST	02	50,478	15,411	01	01	05	01	28	02	03	03	03	03	03	03	04	03	03	03	03	03	03	12,470	365	13,011
AYEDAADE	03	67,641	25,371	05	07	16	15	25	03	02	05	05	05	05	05	14	20	03	03	03	03	27	21,310	563	22,252
AYEDIBI	04	47,007	16,239	14	09	05	09	01	01	01	01	01	01	01	01	02	02	02	02	02	02	02	16,012	210	16,228
BULWACHIBI	05	29,276	11,119	02	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	10,912	155	11,067
BURURU	06	29,201	27,935	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	27,904	670	28,574
EDE NORTH	07	16,111	50,833	03	03	03	03	03	03	03	03	03	03	03	03	03	03	03	03	03	03	03	21,205	1625	36532
EDE SOUTH	08	54,500	2,3197	01	05	11	15	30	01	01	01	01	01	01	01	01	01	01	01	01	01	01	2,496	667	27,445
EGBEDOBI	09	53,123	21,214	02	01	17	07	27	03	04	04	04	04	04	04	04	04	04	04	04	04	04	20,733	470	21,203
EGBO	10	73,720	21,721	04	05	11	02	15	03	04	04	04	04	04	04	04	04	04	04	04	04	04	5,703	824	21,727
EKO CENTRAL	11	113,191	35,697	00	08	30	25	25	14	04	04	04	04	04	04	04	04	04	04	04	04	04	34,331	1308	35,639
EKO DAYO	12	10,531	9140	05	05	05	05	05	05	05	05	05	05	05	05	05	05	05	05	05	05	05	9198	143	9646
EKO EAST	13	114,305	24,514	02	11	50	42	106	02	02	02	02	02	02	02	02	02	02	02	02	02	02	14,130	2068	39,533
EKO DUN	14	30,527	30,363	02	02	14	06	15	02	02	02	02	02	02	02	02	02	02	02	02	02	02	29,413	890	30,302
EKO WEST	15	50,000	10,000	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	01	10,000	000	10,000

SSS

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I hereby certify that the above is a true and correct copy of the original document.
 Date: 20/12/23
 Signature: _____
 Name: _____
 Title: _____



INDEPENDENT NATIONAL ELECTORAL COMMISSION
 2015 PRESIDENTIAL ELECTION
 STATEWIDE RESULTS FROM DOMESTIC EXCHANGE OF ACCOUNTS
 OPERATIONS AT STATE LEVEL

Page 1 of 1

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NAME	LDR	VOTES RECEIVED BY REGISTERED PARTY													TOTAL VOTES	PERCENTAGE	PERCENTAGE						
		APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC				APC	APC				
ADIBA	01	52,411	18,112	1,408	2,306	17,116	8,236	25	09	12	11	1,425	75	18	4,112	09	79	12	94	17,088	903	17,991	
ARBIVILE	02	152,365	38,396	892	4,883	309,98	20,925	79	2,9	130	25	6,480	127	27	6,478	20	63	28	199	36,095	2,247	38,342	
ATHIK	03	86,227	25,198	1,130	2,133	188,72	15,016	37	11	23	10	1,234	101	15	6,180	07	44	17	75	24,244	931	25,175	
AUSOBI	04	6,775	1,704	9,20	1,715	1,54	47	2,025	31	1,4	27	1,122	32	5	4,831	17	277	04	42	15,441	721	16,162	
BOHLE	05	240,559	1,452	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	28,268	2,084	30,352	
BADAN NORTH	06	27,111	56,442	18,428	287	71	2,90	1,1	2,048	104	25	17	28	1,310	67	1,27	2,25	38	34	182	53,627	2,501	56,128
BADAN SOUTH EAST	07	10,184	36,877	1,704	4,77	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	34,080	2,026	36,106	
BADAN NORTH WEST	08	12,222	22,219	210	2,139	3,117	1,171	1,079	32	17	15	1,820	70	2	2,011	16	27	10	70	25,615	1,548	27,163	
BADAN SOUTH EAST	09	15,224	54,208	1,204	2,100	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	31,114	1,925	33,039	
BADAN NORTH WEST	10	2,474	48,717	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	43,121	2,278	45,399	
BARAKA CENTRAL	11	28,045	13,521	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	15,111	775	15,886	
BARAKA EAST	12	57,737	18,274	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	12,843	676	13,519	
BARAKA WEST	13	10,111	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	15,007	579	15,586	
BEI	14	1,111	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	
BEI	15	1,111	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	
BEI	16	1,111	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	
BEI	17	1,111	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	
BEI	18	1,111	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	

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INDEPENDENT NATIONAL ELECTORAL COMMISSION
 2023 PRESIDENTIAL ELECTION
 SUMMARY OF POST-ELECTION ALLOCATION PROCESS AND
 COLLATION AT STATE LEVEL

DATE: 11/01/2024

STATE: KADUNA

STATE

IP

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NAME OF THE GOVERNMENT OFFICE

OFFICE HELD BY POLITICAL PARTIES

NAME	CODE	2023 VOTES ACROSS	2023 REGISTERED VOTERS	AA	AAO	AOC	AOP	APC	APMA	APM	APN	CP	CP	NDP	PPM	PPC	PRO	SDP	YPP	ZLP	2023 VOTES	2023 REGISTERED VOTERS	2023 VOTES CASE		
GOVERNMENT OFFICE	102	079	113	287	15	59	189	90	456	25	07	42	11	766	129	17	520	16	163	21	175	30,016	12,770	31,286	
GOVERNMENT OFFICE	103	177	222	704	446	11	25	131	80	979	31	12	37	67	583	161	13	642	17	1305	21	184	24,328	15,772	25,900
GOVERNMENT OFFICE	104	106	17	204	200	09	22	17	17	228	23	10	25	08	252	22	10	140	13	22	16,076	11,115	17,191		
GOVERNMENT OFFICE	105	102	11	704	918	01	05	14	19	308	03	03	11	02	568	26	17	342	06	968	06	38	11,111	2,822	11,213
GOVERNMENT OFFICE	106	199	30	285	100	1	1	1	1	1	1	1	1	16	496	105	20	319	44	283	24	146	28,658	17,200	26,373
GOVERNMENT OFFICE	107	10	20	11	1	1	1	1	1	1	1	1	1	05	138	57	11	503	15	23	21	61	20,475	15,120	20,397
GOVERNMENT OFFICE	108	10	6	15	16	10	5	1	1	1	1	1	1	20	14	1	1	1	1	1	1	1	1	1	1
GOVERNMENT OFFICE	109	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	110	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	111	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	112	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	113	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	114	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	115	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	116	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	117	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	118	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	119	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	120	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	121	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	122	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	123	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	124	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	125	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	126	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	127	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	128	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	129	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	130	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	131	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	132	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10
GOVERNMENT OFFICE	133	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10

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DECLARATION: I hereby declare that the above information is true and correct to the best of my knowledge and belief.

Signed: _____
 Name: _____
 Title: _____



RECORDS SECTION
NATIONAL BUREAU OF FIRE PROTECTION COMMISSION
1000 RIVERVIEW DRIVE, 3RD FLOOR, PASAY CITY
TEL. (02) 886-1000

FORM NO. 20

REV. 10-1988

NO.	NAME	DATE	REMARKS	ISSUED TO	ISSUED BY
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RECEIVED
 DATE: _____
 BY: _____

INC



INDEPENDENT NATIONAL ELECTORAL COMMISSION
 2011 PRESIDENTIAL ELECTION
 STATEWIDE RESULTS STATE OF ANAMBRA
 (BY POLLING STATION CODE)

14/05/11

Page 2 of 2

NAME	CWA	CWA	CWA	VOTING POLLING STATION CODE																	TOTAL VOTES	TOTAL VOTES	TOTAL VOTES	
				AA	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA	AA				AA
BINI	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	225	19,606
BIRINGA	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	690	21,851
BARRI-SHIMI	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	1000	24,031
GADA	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	810	30,344
GAPOKYO	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	500	24,110
IGBO	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	1000	21,751
IGWADAHAWA	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	874	30,330
ILEKA	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	1430	33,960
INA	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	900	22,724
KWARI	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	577	23,743
EFIFE	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	130	19,618
BABAU	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	330	11,043
SOINI	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	1310	34,251
SHAGARI	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	924	20,957
VE-UB	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	420	15,110
UNDETA-SHIMI	11	11	11	1	2	4	2	21	9	11	7	5	15	22	15	20	14	4	3	6	18	781	110	24,110

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STATE OF ANAMBRA
 INDEPENDENT NATIONAL ELECTORAL COMMISSION
 STATEWIDE RESULTS STATE OF ANAMBRA
 (BY POLLING STATION CODE)

14/05/11

Page 2 of 2



INDEPENDENT NATIONAL ELECTORAL COMMISSION

INDEPENDENT NATIONAL ELECTORAL COMMISSION
2017 PRESIDENTIAL ELECTION
SUMMARY OF RESULTS FROM LOCAL GOVERNMENT AREAS
COLLECTION AT STATE LEVEL

STATE

LEVEL

CODE

NAME

NAME	CODE	VOTERS REGISTERED BY POLITICAL ORGANIZATION																	TOTAL VOTERS REGISTERED	TOTAL VOTES CAST	TOTAL VOTES CAST			
		UNREGISTERED	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC	APC				APC		
ABUJA	01	1742785																			1742785	1742785	1742785	
BAYELA	02	1121212																				1121212	1121212	1121212
BENUE	03	1234567																				1234567	1234567	1234567
CAMEROON	04	1345678																				1345678	1345678	1345678
CROSS RIVER	05	1456789																				1456789	1456789	1456789
DELTA	06	1567890																				1567890	1567890	1567890
FEDERAL CAPITAL TERRITORY	07	1678901																				1678901	1678901	1678901
KARURU	08	1789012																				1789012	1789012	1789012
KOFOFE	09	1890123																				1890123	1890123	1890123
KWARA	10	1901234																				1901234	1901234	1901234
KWAZO	11	2012345																				2012345	2012345	2012345
LAGOS	12	2123456																				2123456	2123456	2123456
NAIROBI	13	2234567																				2234567	2234567	2234567
NYERUGU	14	2345678																				2345678	2345678	2345678
OMAHA	15	2456789																				2456789	2456789	2456789
ORISSA	16	2567890																				2567890	2567890	2567890
WEST BENGAL	17	2678901																				2678901	2678901	2678901
WEST BENGAL	18	2789012																				2789012	2789012	2789012
WEST BENGAL	19	2890123																				2890123	2890123	2890123
WEST BENGAL	20	2901234																				2901234	2901234	2901234

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IN WITNESS WHEREOF, I have hereunto set my hand and seal at Abuja, the _____ day of _____, 2017.

 CHIEF EXECUTIVE OFFICER

 CHIEF OF STAFF

 CHIEF OF POLICE

 CHIEF OF DEFENSE

 CHIEF OF JUSTICE

 CHIEF OF DIPLOMACY

 CHIEF OF INFORMATION

 CHIEF OF LEGAL AFFAIRS

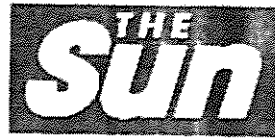
 CHIEF OF PLANNING

 CHIEF OF PRODUCTION

 CHIEF OF SECURITY

 CHIEF OF TRAINING

 CHIEF OF WELFARE



Voice of The Nation

2023 election: Those asking for head of INEC Chairman are enemies of Nigeria-Group

3rd April 2023



From Adanna Nnamani, Abuja

The Centre for Social Justice, Equity and Transparency (CSJET) has said that people who are asking for the head of Independent National Electoral Commission (INEC) Chairman, were the real enemy of the country.

The group at a press conference in Abuja on at the weekend, warned disgruntled politicians against blackmailing the INEC Chairman and the commission.

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While speaking, Comrade Isaac Ikpa, Executive Secretary of the CSJET, commended the Commission for holding the general elections and asserted that while there were challenges associated with the polls, they were not out of the ordinary and that, as a result, it would be absurd to dismiss the entire process as being incredible.

He said INEC deserved commendation for noticeable improvements in the electoral process and outcomes in the just concluded elections, noting that conducting elections is a herculean task.

"The Centre for Social Justice, Equity and Transparency wishes to use this medium to commend the chairman of the Independent National Electoral Commission, Prof Mahmood Yakubu, for his display of courage in ensuring the credibility of the electoral process despite the attempts by some mischievous elements to cast aspersion on his reputation.

"It is our conviction that those asking for the head of the INEC Chairman are the real enemies of Nigeria because their assumptions and allegations are a figment of their imaginations and not the reality on the ground. It is a deliberate attempt to heat the polity and cause chaos because the outcome of the elections didn't favour their preferred candidates. They must come to terms with the fact that in politics, you win some and lose some. Our position is hinged on the fact that we gathered reports from observers across the country on the electoral process. The majority of the outcome was positive, indicating that the elections were free, fair, and credible.

"This much was admitted by some international observer missions that rated the 2023 General elections as credible and arguably one of Nigeria's most keenly contested elections," it said.

"May we use this medium to advise those persons and groups after the head of the INEC Chairman to face their opponents instead of the INEC chairperson and commission staffers.

"The 2023 General elections have come and gone it would go down in history as one of the most keenly contested elections, as well as one of the freest, fair, and most credible elections in the country's annals.

"The Centre for Social Justice is using this medium to commend the INEC Chairman, Prof Mahmood Yakubu, for the conduct of the 2023 General elections and with emphasis on the technological innovations that were introduced despite the efforts of saboteurs to discredit the electoral process."

It urged those displeased with the electoral process and the outcome of the 2023 General Elections to seek redress through lawful means instead of casting aspersion on the personality of the INEC Chairman for reasons best known to them.

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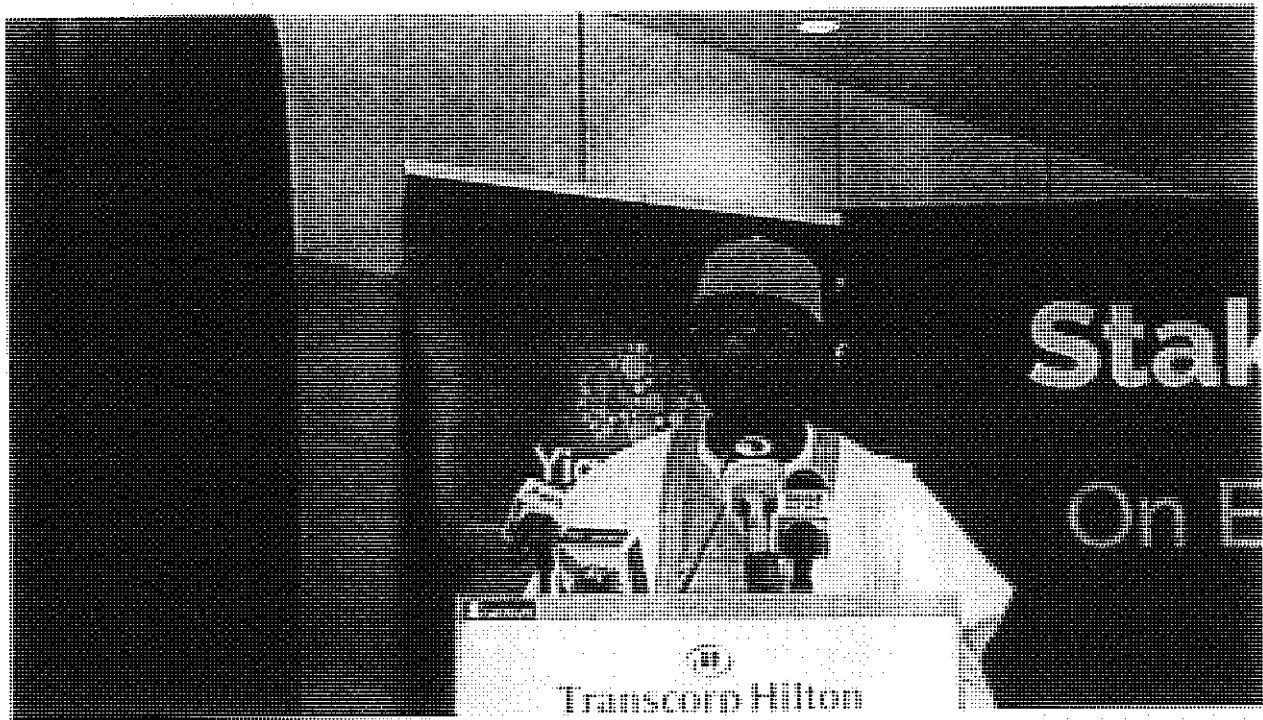
<https://guardian.ng/news/hackers-cant-change-our-results-inec-assures/>



National

Hackers can't change our results, INEC assures

By Sodiq Omolaoye, Abuja
23 February 2023 | 10:47 am



Chairman of Independent National Electoral Commission (INEC) Prof. Mahmood Yakubu speaking at a meeting with foreign observation missions at the commission's headquarters in Abuja.

Commission receives cash from CBN

The Independent National Electoral Commission (INEC) has assured Nigerians and the international community that its system for result transmission in the 2023 general elections cannot be penetrated by hackers.

Chairman of INEC, Prof. Mahmood Yakubu gave the assurance during a meeting with leaders of foreign observation missions at the commission's headquarters in Abuja.

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<https://guardian.ng/news/hackers-cant-change-our-results-inec-assures/>

The INEC chairman, who was speaking on how the Bimodal Voter Accreditation System (BVAS) works, said the results of the elections which would be transmitted to the INEC Result Viewing Portal (IReV) cannot be changed by hackers.

He said: "We are not transmitting raw figures. The law doesn't allow for electronic transmission of results. Raw figures transmitted online are more susceptible to hacking whereas an image of a document is not susceptible to hacking and we have had experience conducting this over a long period of time.

"We have done this in 105 bye and off-cycle elections using this system of electronic transmission of results."

Yakubu also disclosed that the commission has secured cash from the Central Bank of Nigeria for the successful conduct of the elections.

According to him, the commission is more relaxed and prepared for the election compared to the same period in 2019.

He said: "We are more relaxed now mainly because the electoral legal framework has changed. Parties are required to conduct their primaries and submit names to the commission long before the elections. Under the old law, we have 60 days to conduct the elections, but now we have 180 days.

"So parties were able to conduct their primaries in good time and they submitted names of their candidates six months to the elections. So we started preparing the sensitive materials once we know the parties contesting the elections and in which constituencies.

"This election however is being conducted under some challenges. The fuel situation, the currency issue and security challenges but we went out of our way to mobilise every national institution for the elections. We made arrangements with the national oil company for the supply of fuel for vehicles moving personnel and materials, particularly the arrangement we have with the port owners and road transport owners and we are happy with it.

"On the cash matter. We needed a little bit of money in cash, so we engage with the Central Bank of Nigeria and the apex bank has made available the small amount of cash that we required to pay for services that we cannot otherwise pay by electronic payment."

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<https://guardian.ng/news/hackers-cant-change-our-results-inec-assures/>

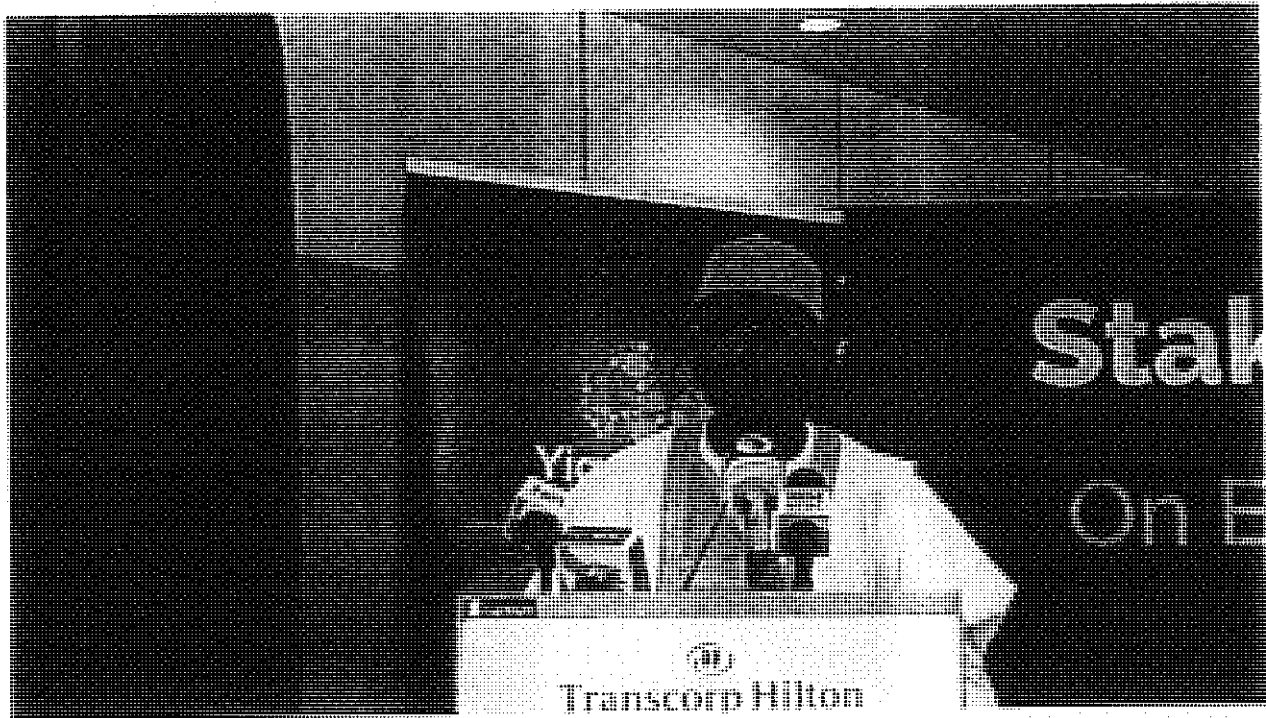


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<https://guardian.ng/news/hackers-cant-change-our-results-inec-assures/>

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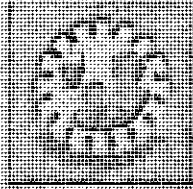
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LABOUR PARTY (LP)

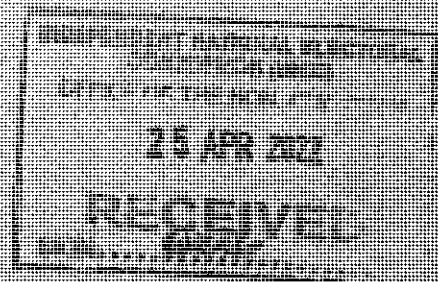
MAKING EQUAL OPPORTUNITY AND SOCIAL JUSTICE

Barrister Julius Abure
National Chairman

Ahmed Umar Farouk Ibrahim
National Secretary

25th April, 2022.

The Hon. Chairman
Independent National Electoral Commission (INEC)
Zambazi Crescent
Maitama Abuja.



Sir,

SUBMISSION OF MEMBERSHIP REGISTRATION

We hereby forward to the Commission the list of Membership Registration of our party in line with the Electoral Act 2022.

Kindly accept the assurances of our highest regards as always.


Barrister Julius Abure
National Chairman


Ahmed Umar Farouk Ibrahim
National Secretary

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
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REGISTERED MEMBERS IN

D. NAMBRA

LABOUR PARTY NNEWICHI WARD 1 (Action Party Ward)


Sl	NAMES	OFFICERS	REG. CARD NO.	PHONE NUMBER
1	HON. CHIKWUKA MABUBUKE	GENERAL CHAIRMAN		08039067827
2	NWABUFO FRANCIS J.	VICE CHAIRMAN		07089290912
3	LIZOCHUKWU ARINZE	YOUTH LEADER		07032278558
4	SUNDAY MABUBUKE	EX-OFFICIAL		08038769567
5	CHUKWUOSI OKWATUEGIZI	TREASURER		08031785268
6	EGECHI EGBEBUKE	GENERAL ORGANIZING SEC.		08033779955
7	TOCHUKWU NDIRI	P.R.O		08067376040
8	ZIGOCHUKWU MABUBUKE	PROVOST		08166633965
9	CHINEMENYE OBIKWODIKE	EX-OFFICIAL		08033888374
10	JOEL OKOLI	LEGAL ADVISER		07013919662
11	EGECHUKWU	ASSIST-SEC		08080708175
12	EBIAGELI CHUKWUKA	SECRETARY		0803566056
13	ANN AMACHUKWU	WOMEN LEADER		0803933372
14	AUGUSTINE MONEME	EX-OFFICIAL		08034135507
15	ZIGOCHUKWU OKONKWO	ORGANIZING LEADER		
16	SAMUEL OKEKE	CAMPAIGN ORGANIZER		08033477318
17	Okpara Okechukwu			08163732516
18	Ading, Nkechi			07037838442
19	CHUKWUMA GRACE			07039738800
20	CHUKWUMA PRECIUS			07038191406
21	CHUMUMA NZUBE			07062880592
22	Okafor Chinyere Cecilia			08037845240
23	Ezim favour Nkechi			08132915520
24	Nnabuike Onyinye			08107027470
25	Ejikeze Anoufo			08037460873
26	Anliato Ngozi			08038909115
27	Nnadi francis			08034548070
28	Okeke Chika mabel			07037423483
29	Yebuf Andrew Akon			0803714701
30	Rebecca Andrew			08158011850
31	Joel Malname			

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 06 APR 2023
 JUSTICE M. O. OKEKE
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
NAMES	OFFICERS	Phone Number
32 IZUCHUKWU Nnadi		08067179096
33 ZIDOKA ENYEKABA		
34 FRANKICA ANGLEBECHI		
35 IFECMA INSURANCE		
36 CHINEME Blessing Anjamba		08067638755
37 ELIZABETH ENYEBUAGU		08061218592
38 ZICHENNA Nnadi		07065198556
39 Nnadi VIGLINA		08065581935
40 CHAPOR ANTHONIA		08180461255
41 EKOYO NGEZI II		07034924949
42 Obianwui Umadakunne E.		08063911017
43 EDUKWU Joseph		08144196990
44 WECMA Nnadi		07035185551
45 Beatac Nnadi		07037422751
46 ENYEBUAGU Peter		08032487072
47 EKEH Ifyinnwa		08063291946


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IN ACCORDANCE WITH SECTION 17(1)(a)
 09 APR 2023
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Nnewichi ward II

1	martin	Enuma	081164716546
2	Cico	Ibeh	081 60447853
3	Chidi	Onwasonya	080 64792629
4	Adaeze	Ayulu Chukwu	080 34076625
5	Chinwudi	Ayulu Chukwu	080 34038766
	Jonathan	Anyasi	080 65216862
	Lebele	Okwaka	081 34090858
2	L.Velija	Nsoedo	081 585 05384
	Micheal	Onogboji	080 65133402
	Blesim	Obasoranya	081 37575235
1	Ijeoma	Okafir	080 35921486
2	Onyechka	Igwachukwu	080 68121561
3	Lechiam	Nsoedo	081 66587010
4	Chika	Chizoba Okafir	080 38012370
5	Phina	Ibeh	080 39583495
4	Immanuel	Okafir	081 60888765
	Stella	Uwachukwu	081 08483608
	Lolama	Aduniba	070 39340981
	Uche	Ibeh	080 36888115
	Anthony	Iyanya	080 65011814
5	Samuel	Izikeos	080 342117579
	martha	Mujoyi	0908 38326103
	patience	Okafir	081 35575012
	Chimeria	Nwabude	070 68921259
	Abina	Oghedo	070 61511933
6	Kennochukwu	Anyasi	080 67737018
	Emeka	Ozioko	090 39969368
	Lbuka	Izoanyico	081 49751038
	Bonamaza	Lbuka	080 66192904
	Stephan	Ozor	080 67959332
7	Agachukwu	Obadiora	081 69215500
	Jelicia	Udeaja	080 64564865
	Obumneme	Chukwu	081 81050489
	Nzubechi	Udeba	080 64328629
	Caroline	Ikwachukwu	



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Newichi ward 11

8	Maduka Ekeke	080 61359760
	John Paul Nwamughu	070 34582407
	Chukwudi Okonkwo	081 42886328
	Chinyere Ekeke	080 60972756
	Imahie Ekeke	070 35182777
9	Benjamin Ekeke	080 35482807
	Angel Ekeke	090 34986522
	Uwanna Ekeke	080 64118944
	Anthony Ukwabaka	080 63843996
	Onyiah Nwachukwu	090 99292423
10	Hopie Udeghurum	070 69232581
	Christian Amanseobi	080 35056001
	Hellen Emmanuel	080 94292176
	Samson Ekeke	081 82739758
	Stella Okpala	081 63127329
11	Chinyelu Nwazie	080 64440902
	Dozie Nkechi	090 69131732
	Chinyere Chigbo	090 72620155
	Te Chukwue Ekeke	070 37953731
	Chinyere Nwanda	080 60165997
12	Chinyere Nwajigwu	080 39603476
	Nwanna Okonkwo	090 33819594
	Imahie Nwabubu	070 61627565
	Sonamide Chukwue	070 63074358
	Ugochika Ekeke	080 64287279
13	Keosiso Osumu	081 47585723
	Chisom Ekeke Chukwue	080 66360697
	Chinyere Ekeke	070 351671524
	Chiamaka Okeke	070 35554263
	Uzoma Ekeke	070 64311015
14	Nkechi Osumu	080 30699297
	Chiamaka Okonkwo	090 67731577
	Ipsh Chimele	081 09115992
	Nkechi Chukwue Okeke	070 42110656
	Nkechi Nwanna Nwachukwu	070 63050118

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	Blessing Inuoghala	080 375 69 690	23	Roma
	maxwell inuadu	070 321 76 070		mas
	olu chukwura ogburna	070 382 385 72		chuo
	ibere ejiro	070 332		brings
	chiburkem iboh	080 347 51 22 8		ma
	atkechi Alaosu	081 067 12 06		
11	Blessing Efrang	080 384 74 960	23	MO
	ifu iyechaku Linna	070 633 22 960		Chi
	Joshua Emenike	070 331 54 417		LB
	Nemelt. Ndubueze	080 379 01 301		Nm
	Rose Udegbumam	080 603 19 299		UG
17	Yinus Ezeugwu	090 350 23 427	24	Lhia
	Stanley Chukwura	081 065 42 854		Art
	Chimeric Chelie	070 317 12 817		Jos
	Chidera Chelie	070 267 91 649		Ch
	Ogachi offer	070 620 66 720		UG
18	Clara Okorie	080 637 32 69	25	Juli
4	ibere Ejiro	080 367 83 903		Ifen
	magnum Okantwa	081 351 57 630		Chi
	Nezi Alabodu	080 305 14 672		Leu
	Ugochukwu Linah	070 626 79 871		UG
19	Ugochukwu Abuelma	080 919 51 995	26	Chi
	Comita Okoye	081 372 57 571		
	Chibura Chimali	081 058 31 922		
	Chisom J. Obioro	080 605 20 116		
	Onyinye Nwanneke	070 326 11 923		
20	patricia Okantwa	080 643 32 028		
	Isabel Ejiro			
	Therese Jacinta	080 645 49 172		
	Happiness Okoroa	070 312 84 000		
	Berita Nke	081 813 31 721		
	Ononobi Chizoba	090 355 19 242		
21	Uchienna Nrazu	080 360 73 615		
	paul Onyekwelu	081 382 77 217		
	Stella Igaratu	080 378 30 745		
	Angela Okoro	070 656 78 612		
	Ugochukwu Oneli	080 322 27 05		

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22	Romanus Enele	08037561659
	Maguim Eganoli	08065883836
	Enele Chimentipan. Ibel	08059294325
	Kingley Ikaungzon	07039365722
	Manca Ikaungzon	08038737056
23	Alchelo Analisa	08107431335
	Chika Hyanisa	08037571844
	Libela Equejefis	08147477826
	Aluka Lizedike	07033370487
	Uchechukwu Ebi	08140388072
24	Lihaiuche Chione	09032571625
	Anthony Hyanisa	08036741390
	Josephina Affumato	08064125614
	Clatus-Uneh	08062617222
	Lichezama Lizama	09067737985
25	Duliet Ulagbuoran	08034335331
	Henna AyaSalaba	09060907066
	Chinyoo Uzorigwa	08100765619
	Eugene Mwach	08038943707
	Uche Aluachi	08039098023
26	Chinyora Uche	09039217798

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 MEC HOTEL 1111
 11/11/2019
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Mtshini North Local Government EACC

MEMBER

- 1 Mr Dikgabo Nwosu
- 2 Eze Uche Idemudia
- 3 Okeke
- 4 Christ Chikwari
- 5 -Aggreyson Aggrey
- 6 Christ Echi
- 7 Amaka Ezechian
- 8 Chikwaleke Nwosu
- 9 Esieze Mudojulu
- 10 Maduna Nwaka
- 11 Iyemwa Edoanudo
- 12 Jude Diji
- 13 Dennis Chikwaleke
- 14 Sunday Duru
- 15 T. O. Okonkwo Okonkwo
- 16 Nwanna Akwili
- 17 Chiorise Ezenkwo
- 18 Joseph Onyaka

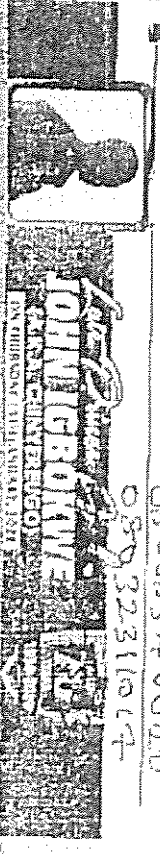
POST

- Chairman
- Vice Chairman
- Vice Chairman
- Vice Chairman
- Secretary
- Public Secretary
- Member Leader
- Member Leader
- Member Leader
- Treasurer
- Organizing Sec
- Legal Officer
- Publicity
- Accountant
- Admin
- Sec - Special
- Sec - Special
- Sec - Special

DATE: _____

SATISFIED YEAR: _____

1	Mr Dikgabo Nwosu	08063057551
2	Eze Uche Idemudia	08063832446
3	Okeke	05064141465
4	Christ Chikwari	08166195273
5	-Aggreyson Aggrey	07069250562
6	Christ Echi	08186195215
7	Amaka Ezechian	08063734442
8	Chikwaleke Nwosu	08108265716
9	Esieze Mudojulu	08099674671
10	Maduna Nwaka	08037335109
11	Iyemwa Edoanudo	08017982564
12	Jude Diji	08063441111
13	Dennis Chikwaleke	08058185700
14	Sunday Duru	08037370831
15	T. O. Okonkwo Okonkwo	08034097175
16	Nwanna Akwili	08058574609
17	Chiorise Ezenkwo	08032311067
18	Joseph Onyaka	



08 APR 2023

KINGSLEY MAGDOUI

SIGNATURE

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19 John Wilson Ec - Official 6810419131

20 Keitha Ober Ec - Official 6810419131

21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100

John Broome
John Broome
 JOHN BROOME
 JOHN BROOME

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 04 APR 2023
 KINGOLEY WINGDUN
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 SIGN..... *fm*

Date: _____
 MONTH YEAR

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613

AMOKI NKBOKELUORUYE C.Hive 0804534576

Sl	NAME	PHONE	PHONE NO.
1	DE WENDE (KIRIKI) UFAH	0015073	050201703044
2	MR HURBI (WICKELOR) UFAH	0014703	05034524590
3	ADRIAN CYRILLE ENEKI		05035010918
4	APOLONIA NMA SIOFOR	0015127	05009112795
5	WALTER UGBO EZE	0015114	05035443000
6	UPHRENT OPIEUNA		05003551095
7	LEFIE OPIEUNA		05151917075
8	WIKORU UGBOKE	0015473	050347554905
9	VIKTORIA AGWULOBI	001693	05077505529
10	CHIDI SAMSON UFOROU	011504	05059045100
11	EMENA AMABEGBU		05050445095
12	MARKET OPIEUNA		05003700220
13	SUNDAY OPIEUNA		05006739573
14	UMENNA UGBO	0015179	05045535152
15	SUNDAY OPIEUNA		05006715000
16	CHRISTIAN MACHERE	0017537	050065526397
17	CHIEF OPIEUNA		05032420000
18	CHIEF OPIEUNA		05031309122
19	CECELIA ENEKI		05035092744
20	WENDE CHRISTIE		05058124100
21	DANIEL ANGLU		05026151593
22	ADRIAN (KIRIKI) UFAH		05004154500
23	CHRISTIAN ENEKI		05137102015
24	CHRISTIAN OPIEUNA	0015370	
25	DEMO OPIEUNA		05133491972
26	CHRISTIAN OPIEUNA	0011107	
27	WENDE OPIEUNA		
28	ISOMA OPIEUNA		05135757427
29	CHRISTIAN ENEKI	0011107	050304150572
30	CHRISTIAN OPIEUNA		05040333111
31	EMENNA UFAH		05035731052

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NO	NAME	Card No	Phone No	NO	NAME
80	LEONOR CARMONA	0035883	09847805236	83	LEONOR
81	MARCELA OLIVE	0010074	0006558702	84	MARCELA
82	CAROLINA CARMONA	003552	09047256254	85	MARCELA
83	CAROLINA OLIVE		09847805236	86	MARCELA
84	MARCELA CARMONA			87	MARCELA
85	JANINE MACHADO	0123456	0123456789	88	MARCELA
86	CHRISTY BRUNHARDT		09047805236	89	MARCELA
87	MARCELA OLIVE			90	MARCELA
88	MARCELA OLIVE			91	MARCELA
89	MARCELA OLIVE			92	MARCELA
90	MARCELA OLIVE			93	MARCELA
91	MARCELA OLIVE			94	MARCELA
92	MARCELA OLIVE			95	MARCELA
93	MARCELA OLIVE			96	MARCELA
94	MARCELA OLIVE			97	MARCELA
95	MARCELA OLIVE			98	MARCELA
96	MARCELA OLIVE			99	MARCELA
97	MARCELA OLIVE			100	MARCELA
98	MARCELA OLIVE				
99	MARCELA OLIVE				
100	MARCELA OLIVE				

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No	NAME	CARD ID	Phone No
12	ALBERT MURPHY	011010	090247726524
13	MICHAEL DELORENZO	011011	09023221025
14	MICHAEL DELORENZO	011012	09025669442
15	MICHAEL DELORENZO	011013	09025970207
16	MICHAEL DELORENZO	011014	09022917013
17	MICHAEL DELORENZO	011015	09025742545
18	MICHAEL DELORENZO	011016	09024930071
19	MICHAEL DELORENZO	011017	09025072912
20	MICHAEL DELORENZO	011018	09025008947
21	MICHAEL DELORENZO	011019	090260256697
22	MICHAEL DELORENZO	011020	09023539563
23	MICHAEL DELORENZO	011021	0902550072
24	MICHAEL DELORENZO	011022	09027709207
25	MICHAEL DELORENZO	011023	09027089743
26	MICHAEL DELORENZO	011024	09027256622
27	MICHAEL DELORENZO	011025	09020075671
28	MICHAEL DELORENZO	011026	090260256697
29	MICHAEL DELORENZO	011027	09026071072
30	MICHAEL DELORENZO	011028	09026736775
31	MICHAEL DELORENZO	011029	0902055742
32	MICHAEL DELORENZO	011030	0902322521
33	MICHAEL DELORENZO	011031	0902652190
34	MICHAEL DELORENZO	0076901	09020394038
35	MICHAEL DELORENZO	0076902	09029348262
36	MICHAEL DELORENZO	0076903	09024429007
37	MICHAEL DELORENZO	0076904	09025342262
38	MICHAEL DELORENZO	0076905	09024605711
39	MICHAEL DELORENZO	0076906	0902941997
40	MICHAEL DELORENZO	0076907	09025768225
41	MICHAEL DELORENZO	0076908	09023027251

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Umuadin Kelliya +
Kittuwa

Phone

- 1 Okonkwo Yun 08063477210
- 2 Anonwaka Uliwa 08034666092
- 3 Anwezue Nwaka 08732062145
- 4 Igwe Uche 0816222123
- 5 Oji Okonkwo 08067667579
- 6 Okonkwo Paul 08076677997
- 7 Osima Nkechi 07022741898
- 8 Atisiuba Chisong 07081991571
- 9 Ochiwa Friday 08122344950
- 10 Oragwala Odetulaku 09030250770
- 11 Orapu Nwaka 08162163117
- 12 Okafor Chimezie 07040557904
- 13 Ede steu 01052475525
- 14 Udezue Nkechi 08063134209
- 15 Ezeanyi Peter 0811197707
- 16 Ekwueme Charles 0802066025
- 17 Onyiahia Ngozi 0805656734
- 18 Ekwesio Chidinma 0703949981
- 19 Ofechukwu Ndisoa 08075413186
- 20 Uliwa Chidinma 08137745603
- 21 Uweze Aggreybo

Umuadin Kelliya

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Names

- 22 Dkonkwo Ngozi
- 23 Kent Ugoice
- 24 Dkomo Ekejiro
- 25 Davis Ifeagbo
- 26 Chimezie Chinedu
- 27 Amulder Obiora
- 28 Eme Dkonkwo
- 29 Emeobi Ngozi
- 30 Vio Doyinbo
- 31 Okey Oking
- 32 Udoetipi Uk
- 33 Ugochukwu Doyinbo
- 34 Njere Chideme
- 35 Nwankwike Lofina
- 36 Ezeorpa
- 37 Odum "Kete
- 38 Kossu Agboji
- 39 Rute Isionusi
- 40 Chimezie Okonkwo
- 41 Obi Ifeoma
- 42 Ekeice Izuma

Phone

- 07033826656
- 0803475182
- 09097716842
- 08052622871
- 08067392947
- 08061217977
- 08037210298
- 08063945988
- 0904931468
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- 081922710545
- 07062447632
- 07044616007
- 08147537425
- 07069027794
- 08062855315
- 09025214667
- 09066129056

Names

- 43 Eclandy Ngozi
- 44 Uweh Chionda
- 45 Asomugha Ifeoma
- 45 Ameli Doyinbo
- 46 Amosunba Maryam
- 47 Anthony Ifejiro
- 48 Selwa Udamaka
- 49 Dkonkwo Chyochi
- 50 Okoye Ifejiro
- 51 Ekeke Chidiebere
- 52 Sumbi Ezeoma
- 52 Njere Okonkwo
- 53 Okachukwu Obiora
- 54 Okoye Ugochukwu
- 55 Doyinbo Odoh
- 56 Nwasa Okoye
- 57 Rose Adali
- 58 Asomugha Samson
- 59 Agimere Chidiebere
- 60 Ugonu Chidera
- 61 Nidem Nwankwike

Phones

- 0815056170
- 0807030820
- 08062120529
- 08187238762
- 0706115781
- 01061845699
- 08132672206
- 08034145310
- 08130146717
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- 08133209015
- 08123812089
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- 08130487805
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- 08057778486
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- 01032791862

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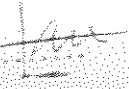
618

62. Ibechukwu Nwye
 63. Ada Ibevwusi
 64. Michael Mugofo
 65. Chandy Azubogu
 66. Onwutake Chibeg
 67. Ify Emecheta
 68. Chibay Okoli
 69. Ullah Nwemg
 70. Ullah Happiness
 71. Nwiny Okonkwo
 72. Anagdiqwe Kene
 73. Nwachiukwu Ekechi
 74. Nwagwu Eze
 75. Mugofo Chukwidi
 76. Ibechukwu Aguluchukwu
 77. Theresa Ullah
 78. Uyu Ibeh
 79. Eude Okonkwo
 80. Chukwuna Anwachukwu
 81. Paice Mungu
 82. Nwis Nwanikwo

0813707776
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 09083865463
 07030816499
 08167165036
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Names
 Ewurilo Egeogwa
 Chinyere Igwe
 Ncheda Ifeje
 Ivory Sene
 Chinyere Agwubike
 Nwesi Aguluchukwu
 Chinyere Nwagwu
 Chinye Obi
 Chukwu Igwembi
 Onyeka O.
 Chidinma Okaka
 Technika Njoku
 Adere Njoku
 Emma Obidum
 Osinike Umerebe
 Ofomata Ifeji
 Nwye Njoku
 Eynkeke Technika
 Oluq Chimuena
 Ofonata Ujunwa
 Annekwe Nwene

Phones
 0805081036
 07037023175
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 07061492503
 08148047549
 08048650503
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 08161245771
 08133697861
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 07032351577
 08181716884
 08032010367
 08133614955
 07083757389
 080583757226
 0816678799
 07046711053

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Names

- 104 Okafor Chinyere
- 105 Anusifer Chinyere
- 106 Heleony Bright
- 107 Aduraku Ngozi
- 108 Nduru Joy
- 109 Nduru Chimeh
- 110 Nduru Chimeh
- 111 Eneuluwa Somtochukwu
- 112 Enebuloyi Ifeoluwa
- 113 Nweye Obuchi
- 114 Okon Chibwale
- 115 Onwurahwe Nwkeke
- 116 Okeke Chimeh
- 117 Atsonwale Chimeh
- 118 Anen Chinyere
- 119 Okafor Izabellah
- 120 Echiendu Ngozi
- 121 Okoro Ezechukwu
- 122 Ehadwe Chizasa
- 123 Ehadwe Chisem
- 124 Anigboke Chimeh

Phone

- 08032779223
- 08068368640
- 08139030660
- 08121026683
- 08064779186
- 07060966881
- 0706955777
- 07067114024
- 09082541197
- 0906619059
- 07031071296
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- 08161883578
- 08066110697
- 08157338762
- 0903522194
- 0816525676
- 08063732269
- 09064448630
- 08142793919
- 08065727550

Name

- 125 Ekeperem Ikemba
- 126 Ucheuba Ezechukwu
- 127 Nwabuisi Ikemba
- 128 Ekelema Ngozi
- 129 Ekelema Chinyere
- 130 Ekelema Chinyere

Phone

- 0801671914
- 0801741523
- 08184252253
- 08165756700
- 0801463011
- 0802440615

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LEBORR PARTY
LEROY WARI III
AMAH COORDINATOR

1	AMAH COORDINATOR	08034074012
2	JOANESS .D.	0810385611
3	Chiomg .C.	08164645347
4	Dingeli .D.	0803775073.
5	OKoh .J.	07037069315
6	Chukwu .N.	08030943810
7	CHINAABO .N.	08167760421
8	AKA-BOBU .C.	07037827581
9	EMMA .C.	08147600945
10	NUA-BO .D.	08141707665
11	OGACHI .N.	08064378087
12	OKADY .C.	09031351740
13	OBINNA .U.	08169869236
14	MR IKE .N.	08033725575
15	JANE .C.	08063073052
16	PECHENSI .E.	08063269380
17	ABUCHI .A.	08035170681
18	AUSTIN .D.	08062905454
19	EVANGELISI .	08035125300
20	WOMAN LEADER	08062483616
21	MRS Nwofika	08030358434

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32	Omabebe. D.	081686148462	43	Echike. F.	08189160324
33	Stall. D.	08039557717	44	Chukwudi. D.	08142980992
34	MomCo. N.	07039072628	45	IFY. A.	07035186356
35	MomCo. D.	07039072628	46	DJE Ofomg	07041715750
36	Ebisu. D.	08064674292	47	Ezith. D.	07041324730
37	Ngosi Okoli	09031531740	48	Amara. D.	08063493451
38	Binnay. N.	0803620644	49	UJE OKCATOR	08063644020
39	Nwachukwu. D.	08066236981	50	Nwagbo DGC	08141707665
30	EBCLE. C.	08163602698	51	Njupu Austin	07065446631
31	Birawu. Y.	08063910308	52	OKOJI USOMA	08039306830
32	EMEKKA. E.	08084045981	53	EBI. S.	08103856111
33	OGUFA. P.	08108490246	54	TOY. N.	0816142053
34	EMEKKA. W.	0808490485	55	NSONAH. P.	08103588980
35	ARINSECH. E.	08131042829	56	DGC. D.	08032794322
36	ENE. C.	0706541018	57	DSungwa. D.	08037750731
37	NKENHIKA. A.	08064513145	58	Loveita A	08145124930
38	Chionna. I.	08169486500	59	ANIEFABI. N.	08106278577
39	OKAY HAPPINESS	08146078079	60	ESGANAYAGY. C.	07064778607
40	PAUL. A.	08063551935	61	DGC. N.	08169369236
41	ESE. M.	08137484716	62	UWA. D.	09034174938
42	ONGCHIN. P.	08068332482	63	KOSI. D.	09132065761

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622

74	Chiofor A.	0806833779	53	Emeka E.	0806395080
75	NwAfor O.	0816642082	86	Chigbo E.	0816360918
76	Chisa O.	0806407429	87	Uche U.	0808104593
77	Funmyg Opeke	0706453683	88	Ihekwa C.	0816948650
78	AUSTIN Chikwa	0706308983	89	OKEH H.	0814607847
79	AFIA OKEKE	0806815913	90	Paul A.	0806355195
80	Thomg C.	0816464554	91	ES E	0813748476
81	Bidun C.	0814352589	92	ONechi P.	0806833248
82	OKEKE C.	0704274057	93	Biorah E.	0813916032
83	EBUFE OKEKE	0704362404	94	OKEKE C.	0810356263
84	Nlika A.	0902305610	95	Okonkwo C.	0814298099
85	Foy C.	0706115932	96	IFY A.	0703518636
86	Foy O		97	Oge ofem	0704171575
87	UJemma E.	0818754087	98	OKEKE E.	0704152475
88	Uchendu H.	0816948650	99	AMATA O.	0806349345
89	Ehike C.	0814826743	100	UIC OKEAFOR	0806364402
90	BINNA O.	0706536541	101	OGE N.	0814170766
91	OKEchukwu A.	0814208458	102	AUSTIN N.	0706544663
92	Ugo Anwariguna	0803899482	103	OKOJ U.	0803938850
93	JoShwq N.	0706703545	104	Goodness OBI	0810385611
94	Femiya O.	0705706931	105	Ugo Okwv	0803676736

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LETTER LIST

BARUAGU WARD II

- 1 PASICA GOMOTU KEKA 08032152291
- 2 MRS UETE AHA 09164974924
- 3 PASIER AMASASEEESINAKA 08254018913
- 4 MRS MANDALINE OKONKA 08235601154
- 5 PASIE AUPAH GUDAN 08254169207
- 6 MR CHINEBU EKEHI 08252465600
- 7 AUGUSTINE EJEFE 08169049017
- 8 MR KENECHUKWU CHAPUR 08136788818
- 9 MR STEPHEN ANOZUWA 07038829814
- 10 MRS CAROLINE OATYE 08100701153
- 11 MRS RUTHMAS DUBIN 08132635775
- 12 MR LOTHANNA OKAFOR 080648297074
- 13 MR JOSEPH ENTEHA 07037120302
- 14 SIMON CAJICHUKADU 07059655510
- 15 MR LAMBERI OKEKE 08066294594
- 16 MR PINS EZEKIELNY 08030568350
- 17 MR ATHANESIUS INYAMA 08037842380
- 18 MRS UACHUKAUKA 09147124324
- 19 MR SOLOMON IGATE 08033032827
- 20 MR PATRICK NAYORIE 08026637250
- 21 MR CHUKWUMA AN 08039306607
- 22 MR SAMUEL OMANAMA 08104606450

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45 OKEKE CHIGOZIE 080 676 8356
 46 CHINORSO UDO-OGUN 081 653 7765
 47 SIMION OJI CHUKWU 070 576 5547
 48 LAMBERT OKEKE 086 677 4574
 49 ~~ALIAS~~ ~~HEHE-ADIA~~

28 CHIAMINA MABELA 050 605 9352
 29 IFEYINWA MISKIBO 050 351 9453
 30 UDOGU ENMANNUEL 081 653 7765
 31 MRS OLINMA LIKPAI 081 037 6183
 32 OGBONNA LYNUS 051 653 9345
 33 IRECHUKWU IHEMIE 080 635 0344
 34 ORJIKA MICHAEL 081 655 7792
 35 CHOMA NICHOLAS 080 352 5165
 36 EZEKUYI GEMINTE 080 645 4157
 37 CHUKWUMA PHILIP 080 830 8374
 38 OKPARA LILIAN 081 061 4961
 39 UKPAH ENMANNUEL 080 32 9067
 40 OAJI NWACHUKWU 090 371 6607
 41 UKORIE FESTUS 081 676 5609
 42 CHRISTINA NOMEH 081 618 3857
 43 NWACHUKWU DOZIE 081 600 7447
 44 INYAMA ANGELA 070 425 8019
 45 JONBOSCO EGBUJO 080 380 1705
 46 AGBO IZUCHUKWU 081 094 0330
 47 UDOCHUKWU CHARLSE 051 554 6251
 48 NWAISI NWAFOR 081 600 6251
 49 SUNDAY NWACHUKWU 080 682 6245

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LEBORAR PARTY

URUFGU KHARU TI

CORINATOR CHIBUSOR UZOCUKU

1	CHIBU3 UZOCUKU	0706124986
2	OKENNA OKKE	08039461372
3	UZOCUKU MARY JOY	09030524414
4	AMAH Fecula	08103280601
5	FABI MITAC	07069629219
6	FEGE	08034777504
7	BEAWELO PEACE	08160018926
8	Chisom E.	070645664
9	ANAS CONCP	07069255500
10	Mayer A.	08030796404
11	Nwosa Regina	08032484179
12	ABINNY D.	08036239218
13	CHIEI USOR	08037562744
14	NGOZI UFEOR	08038953458
15	KENETH	08039593141
16	TINA TAN	08060587413
17	CHIEKE	08061148301
18	MITAC	08062896795
19	OSIOMA OKAHO	08067574964
20	AMAKA -U.	08067764693
21	CHUKWUDI E.	08068916008

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22	EME (dg) B.	08085349499	42	ALIAS Okafar	08060558176
23	Ching. O.	08107447890	43	Prisoas Okafar	08060558176
24	Chinorom Promisc	08086597940	44	Ugochuku. D.	08088794322
25	MORISTUS MBILITEM	08068193590	45	U. ANIZOR	08066955744
26	MBUBISI Foy	08166142055	46	OKAY Nwacha	08066236782
27	NONAH Paul	08103588780	47	NZY Chibisi	08132964032
28	Nwosa EBCE	09026404586	48	Chima IBE	070381012576
29	OKOYE MUYEKHIBI	08124481737	49	Ajukumy. Frank	08034045932
30	Oguzi-Ofor Ogwechi	08056283880	50	OKonkwo. N.	08038299367
31	KASSI Onyebuchukwu	09189065761	51	PEICR. O.	08108490245
32	AUSTIN Chukwu	07065089683	52	Nwosy. N.	08139624543
33	Nhika Aushin	09023005601	53	Emeka. W.	08039477920
34	Ugo Onwuegbuna	08058794823	54	Francis. O.	08039477920
35	Joshua Nwanga	0706703545	55	Francis. O.	08039477920
36	OKAY N3C	07069205696	56	Afiam. N.	07035656193
37	Chigbo EBCE	08163602698	57	Emeka. O.	07060843630
38	Okaka Chinyere	08103362680	58	PEICR. O.	08108490246
39	Ify Anizor	07038518636	59	Chinelo. N.	08167767471
40	Ure Okafar	08063644020	60	Obuchi. N.	08133771393
41	Godness OBI	08103856111	61	Ogachi. O.	08086190206
42	ANAKA ESE	08157484716	62	EZITA. O. O.	08064619827

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027

63	Julist Okefor	07041990178
64	JiAg2ng chifckm	08082401916
65	Okoli @BINNA	08128974040
66	Aemmi .A.	08091416424
67	Okeke .K.	07025275534
68	ONWA .N.	07032322180
69	IbSur: ygochok	07040761520
70	Aamuel .O.	08065217416
71	AKAOKISA .D.	08065217416
72	Stella .N.	07045282945
73	Oforah .M.	08103966074
74	Ochiqwa .C.	09065435884
75	Orasulice .V.	08163946337
76	Okefor favour	07025460902
77	NWAGU .K.	09019123123
78	Obuebube .O.	07063792634
79	Osionu .O.	090646295062
80	Emmanuel Agbetu	09155754487
81	Amagfuna .C.	07037925067
82		
83		

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LEBOK PARTY

OTOTO NORTH II

NEW! NORTH

CHAIRMAN OTOTO II

OKEKE JULIE PAUL

PHONE NO 08063965055

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- 1 OKEKE JULIE CHAIRMAN 08063965055
- 2 EBUBE OKIKE NORTH II 08137043265
- 3 Nwagbo Chinalo WOMEN LEADER 07031694399
- 4 Joy Okefor SECRY 08039659858
- 5 Nwazi Okonkwo ASS SEC 08038299369
- 6 Oge Nwosu LEADER 08169369236
- 7 Fochukwu Azirikpa LEADER 09163248716
- 8 Emanuel Chyaniso TREASURER 0314760945
- 9 Obianuju Okoli PRESIDENT 09034174938
- 10 Fehinmi Adegbo FIN SEC 08068261274
- 11 Eleias Okefor PRO 08060538176
- 12 Okeke Paul ASS CMAN 08146477562
- 13 Felicia Oyejumuja EX OFFICAL 08075582665
- 14 Ebele Chigbo MANITOR 0818502698
- 15 Cajetan Okefor WELFARE 08039659858
- 16 Nwanna Chinalo SECURISHA 08167760421
- 17 Nkanyi Austin " " 08064518145
- 18 Charles Ene " " 07065411018
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- 20 Emeka Williams " " 08037973669
- 21 Peter Osuma " " 08108490246
- 22 Obiaseli Uchendu " " 08069301308
- 23 Goodness Obian " " 08103856111

20 CHIAMA CUKUJIKIWA
 25 BEIAGELI OSUNGBA
 21 OKOLIE JENIFFER
 27 NNENKA CUKUKWA
 28 AKAFORU CUKUKWA
 29 CHIGBO EZENOGU
 30 OKECHUKWU NWAIGBO
 31 CHINHOKE OKOYE
 32 OFINNA Y.
 33 AUGUSTIN OHWIATLARI
 34 OMELEFELE OKOLI
 35 STELLA OBIKWE
 36 NOKILE MWINGA
 37 MANIKA OMEKARISA
 38 NGOSI OKOLI
 39 OBIANYI NWAIGBO
 40 OKECHUKWU NWAICHUKWU
 41 EBELU EJIQUR
 42 BODIPONGA FONAM
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 44 DANABO FONAM
 45 CHIAMAKA NWAANKWA
 46 MINUSOMAR ANI

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41 UGOCHUKWU ORLE
 42 EUNICE ANISOB
 49 OKECHUKWU NWACHUKWU
 50 NJURUSA CHIKWIST
 51 CLIFF ORENE
 52 FRANKLIN AFULONA
 53 NKAUSA NWAIGBO
 54 FRANSICHT OKONKWA
 55 AFIM NSEW
 56 CAMEKA ARA SAM
 57 OBUCHI NWAOKOLO
 58 DGE OKOFFER
 59 EARTH OKICE
 60 JULIANA CUKUKWA
 61 OBINNA OKOLI
 62 IFCANYI ANUNA
 63 OKOKE KINSHY
 64 ANNO NANCY
 65 IBOBUE EYECOFF
 66 AKALISA BARNIEL
 67 NAKI STARLET
 68 OFORAH MIRACLE
 69 ODIQWA CHIKWAKO

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116	HAPPYNESS UCHIE	08146078479
117	ASUNNA UBERA	08063708431
118	EMKA ESEHUKWU	08148330820
119	UBEAGWU. D.	0803620644
120	EMMAECHUKWU ANUGO	08147600945
121	IZIYI ONYEM	08067591462
122	OKWUECHUKWU NWOKOLO	0818337393
123	JOHN AGU	09084950797
124	EMKA EJIATOR	08063955055
125	UCHUNDU UCHIE	08084045931
126	CHINONYE IJIKKA	08169486500
127	PAUL AGBALATEBI	08063551935
128	MIKI'S EKEKWA	08187484716
129	ONCHIE POINT	08068332482
130	OSIORAH ERIKIZI	08189160324
131	CHUKWUDI OKONKWO	08142980997
132	FY ARINZ ECHI	07035186356
133	OGE OFUMAT	07041715750
134	AUSTIN NDAPU	07065446631
135	IFEMMA OKAFOR	0806344020

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1. Chinedu Aruduh - 0703012133
2. Victoria Anya - 0806268316
3. Maria Anyekaba - 0806226719
4. Ebare Udefuna - 0806525667
5. Etienne Anyekaba - 0704726101
6. Obinna Anyichukwu - 0806129060
7. Rose Anyeagha - 070674141
8. Uche Adibeje - 0113313700
9. Ifeanyi Ikeguzanu - 0803313662
10. Gloria Uba - 0803606395
11. Nkiru Anyemaizu - 0803463872
12. Unanyelu Anyekaba - 0810620862
13. Arinze Enendu - 0813739722
14. Joy Arutuh - 0700310462
15. Anyemalukwe Chidima - 0803287210
16. Okwuduku Ibememe - 0810664473
17. Etakanu Stella - 0802745384
18. Patricia Nwagwara - 080647416
19. Beneth Anyekaba - 0913518185
20. Blessing Ebeffa - 0704575178
21. Ukamaka Anyekaba - 0818187213
22. Chinonye Anyekaba - 0703362344

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- 23 Ebele Onuagha - 08066975532
- 24 Esita Mueshadin - 08148963840
- 25 Ifeanyi Ogege - 08165154370
- 26 Ikeh Nwosu - 08134490153
- 27 Emma Nwagbala - 08032104080
- 28 Emeka Obafar - 08088741966
- 29 Ebere Agina - 08060674218
- 30 Hope Anwai - 09138779911
- 31 Ifeolu Wolefun - 07066462371
- 32 Chinyere Ofenkwo - 08145500932
- 33 Chukwura Ezike - 07068388784
- 34 Obah Chima - 08160395341
- 35 Abraham Michael - 09034842176
- 36 Emeka Anwarere - 08038350565
- 37 Tochukwu Okeke - 08130259135
- 38 Ikenna Ebi - 09097415603
- 39 Nwemesoma Anoriefu - 07063104621
- 40 Enakweizu Sunday - 08060996192
- 41 Emeka Ofenkwo - 08038795911
- 42 Angela Ibekwe - 07062913811
- 43 Theresa Onuchukwu - 08188377204
- 44 Ifeanyi Chifluwanyi - 08036730180

- 45 Chioma Akubulike - 08149785972
- 46 Joy Achusim - 08062330980
- 47 Virginia Anya - 08066807333
- 48 Denis Nwagbala - 08024991217
- 49 Uzoma Nwagbala - 07065317691
- 50obi Nwemesoma Iwueke - 09108551015
- 51 Chiamaka Nwamaka - 07066120611
- 52 Eucharina Nwagbala - 0806372982
- 53 Emeka Anya - 08066807931
- 54 Mberingo Maurice - 09081168883
- 55 Chiemerie Anwai - 08103066693
- 56 Nwagbala Ezechukwu - 08168800706
- 57 Nwafoghe Anai - 08066680157
- 58 Ebere Anieto - 08065561736
- 59 Obi Nwabulike - 08167032477
- 60 Nnenna Emmanuel - 08062806364
- 61 Ifealike Chinedu - 07061916652
- 62 Ifeanyi Chike - 08154631355
- 63 Okeke Ncube - 08066386557
- 64 Ezechukwu Obah - 08068287554
- 65 Chinyere Asogwa - 08164127181
- 66 Rebecca Ojukwu - 08084147374

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67 Ibekwe Mathew - 08066852679
 68 Florence Obah - 07041944696
 69 Chumilo emetata - 0806955959
 70 Abeyaka Chisom - 08168357517
 71 Abeyaka Ugochukwu - 08100580386
 72 Avinus Eziokugo - 08072110415
 73 Joseph Nwachukwu - 08101741333
 74 Pj ubweze Anrielo - 08167573853
 75 Aferanweta Nwaka - 08086475919
 76 Henry Obichum - 07066063222
 77 Nkenyika obi - 07063975757
 78 Chionasa Mmaduigha - 08062500006
 79 Ogbenna Onyema - 08132671977
 80 Udoifuna Isanina - 09032820454
 81 Festus Adukwe - 07035523069
 82 Chingzor Anrielo - 08148075495
 83 Obeta Ifesinachi - 09036286661
 84 Chinelo Nwanonyi - 09132455736
 85 Chukwu Chidinma - 07018312449
 86 Ebere Ezioma - 08032803427
 87 Okechukwu Enah - 08137614166
 88 Ozoemenam Justina - 07037726612

89 Amaka Umeani - 0703791116
 90 Bridget Iteny - 0705807977
 91 Jude Friday - 0803779292
 92 Chiemie Obiorah - 0815564045
 93 Chionwaka Achusim - 0903651218
 94 Philo Osiywe -
 95 Ngezi Levi -
 96 Ezuma Joseph -
 97 Onyedikpa Onuchukwu -
 98 Chionwaka Asobara -
 99 Ebere Onuchukwu
 100 Chidera Udefuna

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 MEC MOTRA, ANJIA
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 KINGSLEY MAGBUI
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LABOUR PARTY N/NEW

1. MR. CYRAIN OTOLO ANASIOFOR
2. MR. GABRIEL ILOPIBA
3. MR. CHIBUIKE NWAJIKWO
- 4.
5. MRS. AUGUSTINA NWAIBU
6. MR. CHINAMELUM CHUKWUAKWE
7. MRS. UCHAE IKEDIFE
- 8.
9. MRS. IFEOMA OBILO
- 10.
11. MR. IFEANYI UDEH
12. MR. NKECHINYERE IKEDIFE
- 13.
14. MISS CHINAEYE AGWUWCHA
15. MR. CHRISTIAN ULASI
16. MR. AFAMEFWA NWANYA

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IMEC NOTRS, ABUJA
09 APR 2023
KINGSLEY MAGUIN
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NORTH WARD CHAIRMAN LGA (EXECUTIVE MEMBERS) III 07032785352
 VICE CHAIRMAN 08135532040
 2ND VICE CHAIRMAN 08135532040
 SECRETARY
 WOMAN LEADER 07030552247
 YOUTH LEADER 0806669871
 FINANCIAL SEC. 08052455132
 VICE SECRETARY
 TREASURER 07069071694
 P. R. O.
 LEGAL ADVISER
 AUDITOR 09080749504
 PROVLST
 EXEC. OFFICIAL 07069797571
~~2ND EXEC. OFFICIAL~~
 2ND EXEC. OFFICIAL 08036084724
 ORGANIZING SEC. 09045041938

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09 APR 2023
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THE NATION

How elections will be transmitted, by INEC



Tony Akowe, Abuja

February 22, 2023

Chairman of the Independent National Electoral Commission (INEC) Prof. Mahmood Yakubu has said raw election figures will not be transmitted electronically during Saturday's Presidential and National Assembly elections.

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<https://thenationonlineng.net/how-elections-will-be-transmitted-by-inec/>

Yakubu said Presiding Officers will be required to use the BVAS machine to snap the election results on the results sheet from each polling unit and upload them on INEC Result Viewing Portal for Nigerians to see.

Speaking at a meeting with leaders of International Election Observers at the Commission's head office, the INEC boss said the decision not to transmit raw figures electronically was taken to avoid hacking as raw figures are more susceptible to hacking.

He also told the international observers the decision not to transmit the raw figures is the main difference between the Kenyan experience and what the commission is doing.

He also assured the elections were going to hold as planned because the Commission has mobilised all critical government institutions to ensure the success of the exercise.

He said that the Bimodal Voter Identification System (BVAS) which has been deployed for the elections is expected to perform three main functions.

According to him: "It confirms that the cards issued by the commission and presented by the voter is genuine and the voter is authenticated using the fingerprint and where it failed, the facial. Where both fail, the voter can't vote. That is a matter of law.

"After the process is completed at the polling unit, the image of the polling unit result will be taken by the BVAS and uploaded into what we call the INEC Result Viewing Portal where citizens can see polling unit level results as the processes are completed at polling unit level.

"The difference between what Kenya did in 2015 and what we are doing is that we are not transmitting raw figures for collation. In fact, the law does not allow for electronic collation of results. So, we don't transmit raw figures because raw figures transmitted online are more susceptible to hacking while images of a document are not susceptible to hacking."

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INDEPENDENT NATIONAL ELECTORAL COMMISSION

Plot 430 Zambezi Crescent, Maitama District, Abuja

**SUBMISSION OF NAMES OF CANDIDATES
BY POLITICAL PARTIES - (SUBSTITUTE)**

2023 PRESIDENTIAL ELECTION

INEC
2023 GENERAL ELECTION
RECEIVED
DATE: 15/7/22
SIGN: *R*

STATE: NIGERIA

POLITICAL PARTY: ALL PROGRESSIVE CONGRESS

CONSTITUENCY	NAME OF PRESIDENTIAL CANDIDATE	AGE	GENDER	PWD	ADDRESS	EDUCATIONAL QUALIFICATIONS	REMARKS
Nigeria	TINUBU BOLA AHMED	70	M	None	10 SUNDAY ADIGUN STREET IKEJA LGA LAGOS STATE	BSC BUSINESS AND ADMINISTRATION	
CONSTITUENCY	NAME OF VICE PRESIDENTIAL CANDIDATE	AGE	GENDER	PWD	ADDRESS	EDUCATIONAL QUALIFICATIONS	REMARKS
Nigeria	SHETTIMA KASHIM	55	M	None	KASHIM SHETTIMA CLOSE, NEW GRA, MAIDUGURI BORNBO STATE	PRIMARY SCHOOL CERTIFICATE, GENERAL CERTIFICATE OF EDUCATION, B.Sc AGRICULTURE	

SIGNED: _____
National Chairman

SIGNED: *Sy. Katsamir*
National Secretary

- Please attach sworn affidavit (EC 9) of each candidate
- Political parties shall mandatorily sponsor candidates who satisfy the statutory age qualification required for respective elective office(s).

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INEC HQ/TS, ABUJA
08 SEP 2022
AMINA U. MIANGO
P/O
SIGN: _____

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INDEPENDENT NATIONAL ELECTORAL COMMISSION

Plot 436 Zambezi Crescent, Maitama District, Abuja

PRESIDENTIAL ELECTION NOTICE OF WITHDRAWAL OF CANDIDATE (PURSUANT TO Section 33 of the Electoral Act, 2022)

Name of Political Party: ALL PROGRESSIVE CONGRESS

State: NIGERIA

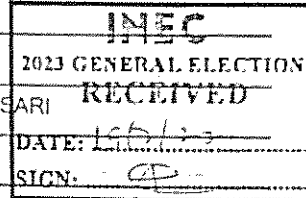
Constituency: NIGERIA

Position: VICE-PRESIDENTIAL

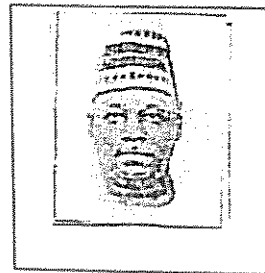
Name of Candidate Withdrawing: IBRAHIM KABIR MASARI

Reason for Withdrawal: VOLUNTARY

Name of New Candidate: SHETTIMA KASHIM



Passport Photograph of Withdrawing Candidate



Passport Photograph of New Candidate

[Signature]
Signature of Withdrawing Candidate

[Signature]
Signature of New Candidate

[Signature]
Signature of Party National Chairman

[Signature]
Signature of Party National Secretary

Dated this 14 day of July 20 22

FOR OFFICIAL USE

Official remarks by approving officer

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 HEC/NOT/18-4/2022
08 SEP 2022
AMINA U. MIANGO
 SIGN [Signature]

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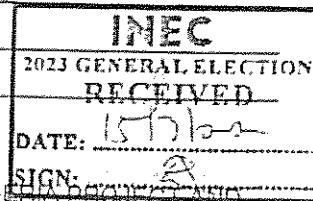
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6. Have you ever presented forged Certificate(s) to INEC? If Yes, give details:

YES NO

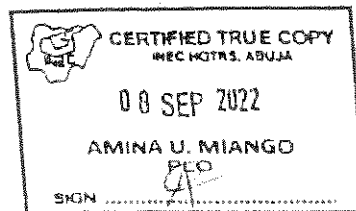
7. Do you or have you ever belonged to a Secret Society? If Yes, give details:

YES NO



8. Give any information about your person.



I AM IRREVOCABLE COMMITTED TO THE NIGERIA PROJECT AND FOR THE NATION TO REALISE HER MANIFEST DESTINY - A GIANT, STABLE, UNITED, PROGRESSIVE NATION UNDER THE SUN.



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

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INEC HCTRS, ACUJA
08 SEP 2022
AMINA U. MIANGO

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
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08 SEP 2022
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INEC HCTRS, ABUJA
08 SEP 2022
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<https://guardian.ng/news/election-independent-foreign-observers-score-polls-high/>



National

Election: Independent Foreign Observers score polls high

By Adamu Abuh, Abuja

31 March 2023 | 3:53 am

Independent Foreign Observers Mission in Nigeria has released a preliminary report about the just concluded Presidential and National Assembly elections in Nigeria. Nigerians went into the polls on Saturday, 25th February 2023, to elect their President and Members of the 10th National Assembly.

The results of the elections which were held across the country, are being collated by the Independent National Electoral Commission (INEC) officials in Abuja.

Rising from its meeting in Abuja on Tuesday, the foreign Observers, drawn from several countries in Europe and America with a common goal of monitoring the presidential election in Nigeria, described Saturday's poll as "peaceful" and "transparent".

"The presidential elections in Nigeria recorded a high turnout of voters nationwide. It can also be regarded as one of the most transparent elections in the country's history, with the significant candidates recording victories and defeats", the statement made available to newsmen after the meeting reads in part.

On the turnout of voters, the Observers Mission said, "the presidential elections witnessed a comparatively large turnout of voters in the various geopolitical zones compared to recent General Elections in the country. The South West and the South East Zones witnessed the highest number of voters turnout, with eligible voters demonstrating an uncommon level of patience to exercise their franchise".

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<https://guardian.ng/news/election-independent-foreign-observers-score-polls-high/>

It stressed that INEC deployed both sensitive and non-sensitive materials to voting points on time, even though the report recorded some delays in some areas, which it said did not deter voters from performing their civic duties.

On votes buying, the Foreign Mission observed that Saturday's polls recorded minimal incidences across the country.

The reason adduced is that Nigeria's anti-graft agency, the Economic and Financial Crimes Commission (EFCC) randomly visited polling units unannounced to arrest anyone involved in such acts. The country's recent redesign of its currency, the naira reduced vote buying to the barest minimum.

As experienced in Nigeria's 2015 and 2019 General Elections, the Observers said "social media platforms were deployed across political parties in a manner that could have potentially undermined votes, a situation that became especially worse on the part of supporters of candidates whose parties were not winning the votes.

"Such supporters took to social media to announce their candidates as being in early leads based on the announcement of results from a few dozen of polling units. This situation significantly contributed to the allegations of vote manipulation that almost gained traction in the mainstream".

The Mission praised some political parties and their candidates for honouring the Peace Accord and not inciting their supporters, especially the Presidential Candidate of the All Progressives Congress (APC), urging other political parties to take the cue.

It said, "the post-election statements by candidates and their supporters have been somewhat inciting. The candidates of the opposition parties have been credited with statements with the potential to heat the polity and cause unrest. It must be noted that the allegations of infractions are on the basis of speculation and not facts on the ground.

"The candidate of the All Progressive Congress (APC) so far displayed a high sense of commitment to the integrity of the electoral process in his reaction to losing Lagos to the Labor Party candidate. The promptness with which the party called its supporters to maintain calm in Lagos doused an otherwise charged situation".

While praising the security agencies for being proactive and civil, the foreign Observers urged other Observers groups of supra-national organizations, "to

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<https://guardian.ng/news/election-independent-foreign-observers-score-polls-high/>
moderate their utterances and reporting in order not to descend into partisanship as they are currently tending towards”.

Those present at the Statement Hotel, Central Area, Abuja for Tuesday's briefing include Messrs Rudolf Elmendorp, Stuart Young, David Furnad, Stuart Dyer, Francois DeRobaix and Jeffrey Fry; amongst other supporting and technical members.

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2023 elections: Reminiscing the gains, losses of G5 Governors

•will Seyi, the last of the G5, remain standing after March 11?

by [Israel Arogbonlo](#) March 5, 2023 in [Politics](#), [Top News](#) Reading Time: 6 mins read

Created on November 20, 2022, the G5 (Integrity Group) comprises five governors, Okezie Ikpeazu of Abia, Ifeanyi Ugwuanyi of Enugu, Samuel Ortom of Benue, Seyi Makinde of Oyo, and Nyesom Wike of Rivers. Before the 2023 elections, the Wike-led G5 governors have been clamouring for the PDP National Chairman, Dr Iyorchia Ayu's resignation shortly after a northerner, Alhaji Atiku Abubakar, won the party presidential ticket. The Integrity Group saw the need for the South to produce the party's national chairman after Abubakar because the party's presidential candidate for the 2023 general election is from the North. Hence, the group was formed on equity, fairness, and justice — a maxim some analysts have faulted for lacking substance as it is more like a conglomeration of individuals with distinct interests rather than a common goal.

Things fall apart.

Following an unholy alliance with the opposition, the G5 became a shadow of itself, as three of its members failed in their quest to move to the Senate after their two terms as governors elapsed.

Recall that the leader of the group, Governor Ortom, had endorsed Peter Obi of the Labour Party a few days before the February 25 poll, while his colleagues, Wike and

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Makinde, according to unsolicited sources, also pledged support for the candidate of the All Progressives Congress (APC), Bola Tinubu, leading to the division in the group.

Based on the foregoing, the G3 paid the ultimate prize for their anti-party politics with shocking defeats recorded in the just-concluded National Assembly election in their respective States.

Ikpeazu

Though he was said to have lost his Senatorial bid following his abysmal performance in the State, Governor Okezie Ikpeazu could not ride on his incumbent power to clinch the Abia South Senatorial ticket. The outgoing governor could only garner 28,422 votes against Senator Enyinnaya Abaribe of the All Progressives Grand Alliance (APGA) 's 49,693.

Ortom

The leader of the G5, Ortom, lost his election bid for Benue North West Senatorial District in the National Assembly after polling 106,882 to his All Progressives Congress (APC) counterpart in the district, Titus Zam. Ortom's defeat was described as one of the greatest upsets in the just-concluded election.

Ugwuanyi

In what seems like another greatest upset in the 2023 elections, Governor Ifeanyi Ugwuanyi of Enugu lost his bid to represent Enugu North Senatorial District in the National Assembly. Okechukwu Ezea of the Labour Party defeated Ugwuanyi in the Independent National Electoral Commission (INEC) election on Saturday. While Ezea scored 104,948 votes to emerge the winner, Ugwuanyi came second with 46,948 votes.

Will Seyi, the last of the G5, remain standing after March 11?

Since the outcome of the last general elections on February 25, 2023, which led to the displacement of the majority of the G5 governors, there has been anticipation around the

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re-election bid of Governor Seyi Makinde, who remains the last of the G5 governors standing.

The body language of his party shows he has little support from them because of his inclinations towards the Tinubu camp in the presidential elections. The coldness of his party is due to Gov Seyi Makinde's body language before the presidential elections, which indicated he and other G5 governors were not aligned with the candidacy of the former Vice President; Atiku Abubakar. The last senatorial and house of assembly elections leave the All Progressive Congress Party (APC) with most of the senatorial and house of representative seats. At the same time, PDP has the second majority seat at the federal level.

PDP is losing its structures in Oyo, but there is a divide in the Oyo political sphere about the definition of Seyi Makinde's success. Even though Gov Seyi Makinde's Campaign is based on his past projects in the education, health and transportation sectors of Oyo, his opponents, like Senator Folarin from the APC (All Progressive Congress Party) and Bayo Adelabu from AP (Accord Party), are all strong influences and are not newbies in the gubernatorial race in Oyo.

To show how disunited the PDP front as a party is at the moment, over 190,000 members of Oyo PDP, who are aggrieved at Makinde's seemly support for Tinubu rather than Atiku disclosed their support for Folarin of the APC on Wednesday, March 1, 2023, due to their party due to their party's poor performance in the presidential and National Assembly polls.

However, APC, PDP and other political party loyalists have yet to make the point made in the last Presidential elections. Three of Gov Makinde's G5 comrades in the PDP have failed to regain their mandate, and Wike and Makinde, who aligned with APC's Tinubu, seem to have delivered their states to whom they have aligned. However, is the presidential election's outcome a true yardstick to predict Gov Seyi Makinde's success or failure come March 11?

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So far, the dynamics that played out during the presidential elections show many more surprises to expect. Unexpected plots will play out among party stalwarts and non-partisan electorates. There is an awakening among the masses to vote for a particular party or vote based on their judgement of the individual vying for the post. Will Seyi Makinde succeed or fail at the guber polls because of his party affiliations or past performance in Oyo?

The gubernatorial election will be held in Oyo on March 11, 2023. In the past few days, political parties and major political players have started to align and talk with each other. Nyesome Wike, one of the G5 governors, recently visited Oyo to support Seyi Makinde's campaign. Meanwhile, Folarin from Oyo APC is going all out in the confidence of the Presidential elections to claim they will gain victory in the guber elections.

However, it is believed the APC and the disunited PDP parties, among other contenders, will remember that elections are evolving. Loyalists and non-partisan electorates are the ones to decide their fates. So far, there is still a palpable popularity of Seyi Makinde among the masses in Oyo. Hence, the outcome of the Presidential election might not have a direct predictive power for the gubernatorial elections.

So will Seyi Makinde remain the last man of the G5 standing? Will his popularity among the people work for him, or will the victory of APC at the Presidential elections be the end of his political journey in the Oyo State house? Only time will tell, and only the electorates can extend his mandate as a governor, either as a G5 or not.

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We won't transmit raw figures of election results, INEC Chairman

by Israel Arogbonlo — February 23, 2023 in 2023 Elections Reading Time: 3 mins read

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INEC chair Mahmood

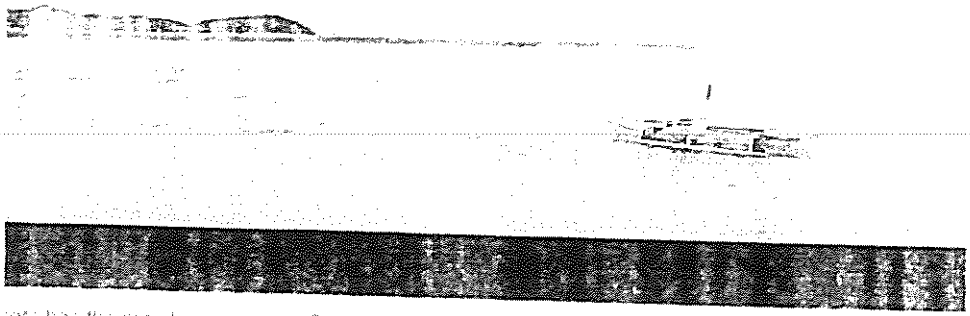
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Tayo Amodu – Abuja

Barely three days to the conduct of Presidential and National Assembly elections, Chairman of the Independent National Electoral Commission (INEC) Prof. Mahmood Yakubu has clarified that raw figures of election results would not be transmitted electronically by his Commission.

Yakubu made the revelation on Wednesday night at a meeting with leaders of International Election Observers who visited him at his Commission headquarters.

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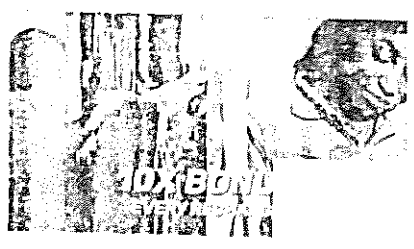


He said, "Residing in the area has the mandate to use the Bi-modal Voters Accreditation (BVAS) machine to snap photos of voters' faces and upload the results sheet from each polling unit and upload the photo of the result on the INEC Result Viewing Portal. This is necessary to ensure transparency and accountability in the electoral process."

He said, "The BVAS machine is not yet fully operational and was susceptible to hacking."

The BVAS machine is not yet fully operational and was susceptible to hacking. This is necessary to ensure transparency and accountability in the electoral process.

Article 141m



Election: 'OBIdients' more peaceful than Buhari's supporters - Shehu Sani schools Soyinka

'Hypocrites', Nigerians slam Soyinka over 'OBIdient Movement' remarks

Deficit in 2023 elections, lowest in Nigeria's history - FG

The minister said his people in the Commission has consulted widely with regard to training, institution and security, logistics and equipment for the election.

He said he confirmed that the election will be held by the Commission and, provided by the state government and the local government and the private sector. He said he thanked the people who were involved in the election process. "That was a matter of fact."

dynamic messa

Article 141m of the Philippines

YAHAM Traffic

It is not necessary to completely shut the polling unit, the image of the polling unit result will be taken by the BVAS and uploaded to the INEC Result Viewing Portal where citizens can see polling unit level results as the processes are completed at polling unit level.

The difference between what Kenya did in 2015 and what we are doing is that we are not transmitting raw figures for publication. If that is the case, we will allow for electronic publication of results. But we don't have it. It is agreed because raw figures transmitted online are not secure. They are not secure. The image of a person is not susceptible to hacking.

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...ing this over a long period of time. We had 105 bye elections and off circle elections using that system of
e have had some experience. It is a simple process. From anywhere in the world, you can access the
portal and see the results of the 105 elections we have conducted since August 2020. These are the functions of the BVAS.

... ..

Total capital importation hit \$1,060.73m in Q4 2022 —
NBS

Like any new technology it initially presented its own challenges and we kept responding to those challenges. In the last elections we conducted in Ekiti and Osun, the machines performed optimally

but since this is the first time we are deploying the machines for national elections, we conducted a mock accreditation exercise which threw up some issues which we have addressed. We are confident that on Saturday, the machines will perform optimally"

Professor Yakubu acknowledged that there has been tremendous improvement and initiatives to make conduct of elections easier in the country which he attributed to robust legislations.

LEAD ALSO FROM NIGERIAN TRIBUNE

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Independent foreign observers score polls high

Tinubu commended for avoiding inciting statement over Lagos loss

INDEPENDENT Foreign Observers Mission in Nigeria has described the February 25 presidential and National Assembly elections as "peaceful" and transparent.

Presenting a preliminary report of the just-concluded election after its meeting yesterday in Abuja, the foreign observers, drawn from several countries in Europe and America, with a common goal of monitoring the presidential election in Nigeria, hailed the Independent National Electoral Commission (INEC) for doing a good job.

The report also regarded the election as one of the most transparent in the country's history, with prominent candidates recording victories and defeats.

From **Jido Orintunjin, Abuja**

presidential election witnessed a comparatively large turnout of voters in the various geopolitical zones, compared to recent general elections in the country. The Southwest and the Southeast witnessed the highest number of voters' turnout, with eligible voters demonstrating an uncommon level of patience to exercise their franchise.

The report noted that the electoral umpire deployed both sensitive and non-sensitive materials to voting points on time, with delays in some areas.

Thus, it said did not deter voters from performing their civic duties.

The report also showed that the foreign mission observed that vote-buying during the polls was minimal across the country.

The observers attributed the development to the unannounced random visitation of the polling units by officials of the anti-graft agency, the Economic and Financial Crimes Commission (EFCC), to arrest anyone involved in such acts.

The country's naira redesign also helped in reducing vote-buying to the barest minimum, according to the

report

In comparing this year's polls with those of 2015 and 2019 general elections, the observers said "social media platforms were deployed across political parties in a manner that could have potentially undermined votes, a situation that became especially worse on the part of supporters of candidates whose parties were not winning the votes."

Such supporters took to social media to announce their candidates as being in early leads, based on the announcement of results from a low polling units. This situation significantly contributed to the allegations of vote manipulation that almost gained traction in the mainstream.

The mission praised some political parties and their candidates for honouring the Peace Accord and not inciting their supporters, especially the presidential candidate of the All Progressives Congress (APC), urging other political parties to take the cue.

It said, The post-election statements by candi-

dates and their supporters have been somewhat inciting. The candidates of the opposition parties have been credited with statements with the potential to heat the polity and cause unrest. It must be noted that the allegations of infractions are based on speculation and not facts on the ground.

The candidate of the All Progressives Congress (APC) so far displayed a high sense of commitment to the integrity of the electoral process in his reaction to losing Lagos to the Labor Party candidate. The promptness with which the party called its supporters to maintain calm in Lagos doused an otherwise charged situation.

While praising the security agencies for being proactive and civil, the foreign observers urged other observer groups of supra-national organisations to moderate their utterances and reporting in order not to descend into partisanship as they are currently trending towards.

Present at the presentation were Messrs Rudolf Eimendorp, Stuart Young, David Furnad, Stuart Dyer, Francois Doffoaha and Jeffrey Fry, amongst other supporting and technical members.

I've never lost a battle, says Umahi on his senatorial election victory

EBONYI State Governor David Umahi has said he never lost a "battle" in life.

The governor said God always sees him through challenges and adversities.

Umahi spoke yesterday in Abakaliki, the state capital, while officially reacting to his victory in the Ebonyi South Senatorial District election held on February 25.

The governor said it could have been an albatross for the people of the district, if he was not elected because Nigerians could have asked questions.

"The southern district should count itself lucky that

I won because certain things are beyond politics.

"What excuse could they have given for not sending me to the Senate to further fight for them and the entire state?"

"Everyone in Nigeria has acknowledged the miracles in Ebonyi State. So, why should the people not reciprocate with gratitude?" he queried.

The governor remarked that such upliftments were meted by his power but God's special grace upon him.

"Whosoever God has lifted cannot be brought down as he still taught me a lesson by allowing voting manipulations against me," he said.

2023 polls best of Buhari's legacy, say Oluwo, 13 other monarchs

THE Oluwo of Iwo, Oba Abdulhusheed Akanni, and 13 other monarchs in Ogun State have lauded the process of this year's presidential election.

The monarchs, mostly from Ogun West Senatorial District, addressed reporters at the palace of Oluwo yesterday in Iwo.

They said this year's election is the best legacy of all the achievements of President Muhammadu Buhari's administration.

Speaking on behalf of other monarch, Oba Akanni said "I must register my trust in Nigeria and her distinctive leaders, mostly President Muhammad Buhari, whose commitment to democratic value is lifting our hope. This general election, in my own reasonable assessment, is the best legacy of all achievements of His Excellency, President Buhari."

"I've witnessed and participated in several elections. For the first time in my lifetime, I'm seeing the hope for the Nigerian democracy where the son of nobody is given the opportunity to get elected. An Okada man (commercial motorcycle) of Labour Party (LP) got elected as a Federal legislator without knowing anybody."

Governor of Yobe State, Mai Mala Buni, lost to another party. I read the story of Lagos State, the headquarters of BAFitheds, where the Obi of the moment won sitting governors lost senatorial tickets, opposition won in Katsina the home state of the President.

These and many have re-

From **Toha Adedaj, Osogbo**

invigorated the hope in the helpless masses who thought they can't be politically relevant without some people.

Your Excellency has challenged the old order and strengthened the democratic awareness that gives hope to the hopeless. Nobody in the history of Nigeria has ever had such a record. The grievances in few places are somewhat, which is understandable and unavoidable.

The Oluwo particularly hailed the Chairman of Independent National Electoral Commission (INEC), Prof Mahmood Yakubu, and other officials of the electoral umpire for a good outing this year.

The monarch described them as heroes who sacrificed to entrench fairness, credibility and freest elections.

One other peculiar characteristic of the 2023 presidential election is that it has further cemented the unity of Nigeria. The three leading presidential candidates got convincing votes from the northern and southern Nigeria. That has spoken to the minds of nationalists who cherish our nation Atiku Abubakar (PDP), Asiwaju Bola Tinubu (APC) and Peter Obi (LP) are loved in the southern and northern Nigeria.

"I appeal to party men with grievances to approach the court of law. Obeyance to laws and order. Justices who we are if you can't keep the unity of Nigeria, we won't allow anyone to destroy Nigeria's democracy constructed by the sweat of our founding fathers."

Falana seeks arrest, prosecution of electoral offenders

ACTIVIST lawyer Fern Falana (SAN) has called for the arrest and prosecution of all those arrested during last Saturday's Presidential and National Assembly elections.

In a statement yesterday in Lagos, Falana, who is also the Chairman of Alliance on Surviving COVID-19 and Beyond (ASCAB), said operatives of the anti-graft bodies, the police and other security agencies confirmed the arrest of scores of suspected electoral offenders before and during the February 25 elections.

He said the anti-democratic elements were alleged to have committed electoral offences, such as money laundering, financial inducement of voters, snatching of BVAS machines, destruction of ballot papers, manipulation of election results, violent attacks on voters by thugs, ballot box snatching, forgery of election results, improper use of voter's cards, impersonation, underage voting, defilement of duty by electoral officers or

By **Adebisi Olanuga**

pulling agents of political parties, bribery and conspiracy as well as violation of the requirement for secrecy in voting, amongst other offences.

Falana urged the leadership of the INEC should give fiat to the Nigerian Bar Association (NBA) for the immediate prosecution of all suspected electoral offenders.

The activist lawyer said this has become imperative because the Independent National Electoral Commission (INEC), empowered by Section 145 of the Electoral Act, 2022, to prosecute electoral offenders has said it cannot combine the conduct of elections with the trial of electoral offenders.

He said following this posture of INEC, the Nigerian Bar Association (NBA) announced that its members were prepared to embark on the prosecution of electoral offenders in all the states and the Federal Capital Territory (FCT).

APC, Tinubu, Shettima urge court to prevent stoppage of results collation

THE All Progressives Congress (APC), its presidential candidate Asiwaju Bola Tinubu and his running mate Shettima have urged the Federal High Court in Kano to restrain the Peoples Democratic Party (PDP), Labour Party and the Action Alliance or any other persons from taking any steps to stop the Independent National Electoral Commission (INEC) from concluding the presidential election collation and announcement.

They are praying for an order restraining the de-

From **Fanen Ihyongo, Kano**

fendants, their privies, agents, associates, assigns, sympathisers, supporters or any other person howsoever described under whatever guise or under taking any step or steps, whether judicial or extrajudicial, that is capable of preventing INEC from completing the process of the conduct of the presidential election held on February 25, 2023.

The process, they said, includes the collation and announcement of the results of the presidential election duly collated and an-

nounced by the state collation officers of the 36 states of the federation and the Federal Capital Territory.

After hearing Sanusi Musa (SAN), Justice A. M. Liman granted an accelerated hearing and adjourned until March 3 at 12 noon for a hearing via Zoom.

He ordered that the service of the processes be effected through publication in three national dailies 48 hours before the hearing of the application.

"Parties shall within 24 hours of the hearing of the Motion on Notice be

availed with meeting and access code," the judge ruled.

The applicants told the court that the political parties staged a walkout from the collation centre on Monday.

According to them, INEC is being put under pressure to halt the ongoing collation.

They also recalled that former President Olusegun Obasanjo, in a letter, had asked INEC to stop the collation of the results.

"This matter requires urgency in order to preserve the subject matter of this suit.

The defendant will not in any way be prejudiced by the grant of same," APC, Tinubu and Shettima prayed.

House Leader Doguwa accuses Kwankwaso of provoking violence in Kano

Three feared dead during elections

HOUSE of Representatives Majority Leader Alhassan Adam Doguwa has accused the presidential candidate of New Nigeria People's Party (NNPP), Dr. Rabiu Musa Kwankwaso, of allegedly inciting violence, before and during last Saturday's elections in Kano State.

Three persons were reportedly killed when suspected political thugs set fire to the party's campaign secretariat in Tudun Wada Local Government Area of Kano State on Sunday.

Police spokesman Abdul-Haruna Kiyawa said two persons in a stationary vehicle inside the building of the House of Representatives candidate NNPP were burnt to death.

It was learnt that suspected political thugs attempted to burn the INEC office in the local government area.

From **Fanen Ihyongo, Kano**

Four suspects have been arrested in connection with the incidents, the police said. The NNPP alleged that Doguwa sponsored the violence, but the lawmaker denied the allegation.

He also said the police never invited him over the incidents.

"I have not received any invitation from the police. But if there is any, I'm ready to go and clear my name," he said.

Doguwa said the attack on the NNPP office in the town was carried out by Kwankwaso's supporters.

The lawmaker said the NNPP flag bearer's supporters hired an office about 50 metres away from the INEC office with the intent to attack

the building.

He also alleged that after stockpiling weapons for the planned attack, the weapons exploded on them.

Doguwa, who addressed reporters in Kano on the outcome of the election in Tudunwada/Doguwa Federal Constituency, said: "All accusations levelled against me are baseless and unfounded."

The lawmaker accused Kwankwaso of causing the trouble, claiming that the state was peaceful until the NNPP flag bearer arrived on the scene with his supporters.

"Kwankwaso should be held responsible for the violence before and during the just-concluded presidential and National As-

sembly elections in Kano because the state was peaceful until the NNPP presidential candidate decided to storm Kano with his hundreds of thugs who went on a rampage, killing and burning people and properties.

Even my house was razed down at Kwankwaso's town by the Kwankwaso supporters the day he came to Kano for his rally. Also, everyone is aware of so many cars that were burnt," he said.

According to the police, a group of political hoodlums also attacked INEC office in Takai Local Government Area, venue of election results collation centre on Sunday.

But the report said the swift response by the police and other security agencies in the state averted the calamity.

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Shock as Peter Obi dumps PDP, protests mar gov primaries

Our reporters

GOVERNORSHIP primaries of the opposition Peoples Democratic Party in Enugu, Abia, Imo, Taraba and Ogun states were Wednesday characterised by violence, protests and withdrawal of aspirants.

Prominent governorship aspirants including a former President of the state, Ike Ekweremadu; former senator representing Enugu East Senatorial District, Senator Gilbert Nnaji; the Senate Minority Leader, Senator Enyinnaya Abaribe and the State Deputy Governor Chief Oke-Chukwu withdrew from the race.

As aspirants stepped down from the race, there was shock on Wednesday when a presidential hopeful, Mr Peter Obi dumped the party and his presidential ambition.

Wednesday's PDP governorship primaries were held in 28 states, for next year's governorship election will take place.

In Niger State, a protest over the authenticity of the delegate list forced the PDP to postpone its governorship primary.

Four out of the five aspirants threatened to stage a walk-out if their demand of ensuring proper identification of all the proposed 800 delegates was not met.

One of the aggrieved aspirants, Sami Jankara, in an interview with *The PUNCH*, said the exercise could only go ahead if all the delegates properly identified themselves with their licence, national identity card and passports.

The Chairman of the Election Committee, Mr Ewhradjakpo, who met the aggrieved aspirants was able to resolve the problem.

Ewhradjakpo was left with no option but to direct all delegates to get means of identifying themselves and shift the exercise to Thursday.

The four protesting aspirants were Ani Kutigi, Alhaji Sidi Abdul, a former Minister of Sports, Abdurahman Gamba, and Abubakar Isah.

Violence characterised the party's primary in Taraba State as some angry youths stoned the convoy of Governor Darius Ishaku over alleged violation of Col. Kefas Agbu (ret'd) as the PDP governorship candidate.

The angry youth mostly from Taraba North and Central zones blocked the convoy of the governor and his Deputy, Haruna Mansu who were on their way out of the Pastoral Centre, venue of the meeting to broker a consensus arrangement.

The governor was said to have attended the meeting of all the aspirants to persuade them to step down for Kefas, but most of the aspirants refused to withdraw.

The youth, who got wind of the plan of the governor to convince the aspirants to step down, barricaded the gate of Pastoral Centre chanting 'we no go gree, we no go gree.'

Though some vehicles were smashed in the process, security personnel whisked away the governor, his deputy and fired gunshots in the air to disperse angry youths.

Our correspondent reports that since last week when a retired general directed that Kefas be the party's candidate, there had been tension as various groups kicked against the decision.

Kefas was on Wednesday evening announced the winner.

Gun shots rent as Adebutu, Lawal's supporters clash, disrupt Ogun PDP primaries

Pandemonium broke out at the governorship primaries of the PDP in Ogun State following the sporadic gun shots that rent the air.

Journalists and party delegates who were at the Olusegun Obasanjo Presidential Library, Abeokuta on Wednesday, scampered for safety as loyalists of two governorship aspirants, Oladipupo Adebutu and Jimi Lawal clashed over the delegate list to be adopted for the exercise.

The exercise which started around 5 pm was disrupted following a shouting match and clash over delegate list.

Our correspondent gathered that there was a tension over the agitation for the use of delegate list from the party headquarters.

Trouble started shortly after the PDP electoral panel, headed by Prof Akase Sorkaa, announced the mode of conduct of the exercise.

Our correspondent who was at the venue observed that some loyalists of Lawal, an ex-banker raised an objection, rejecting a delegate list brought from the national secretariat of the party in Abuja.

This led to a shout match between supporters of Lawal and Adebutu who also engaged one another in pushing and shoving.

One of the media aides of Lawal, Austin Oniyokor who brought some documents claiming to have been certified by INEC, insisted that the exercise must not take place unless the document was adopted.

The drama which lasted for over 30 minutes saw security operatives helpless while INEC officials temporarily relocated from the hall.

"This exercise cannot be conducted with fake list. These are INEC generated documents. These are your certified documents," Oniyokor shouted while addressing INEC officials.

While still waiting for the party officials to find solutions to the impasse, sound of gunshots from outside the hall caused journalists and other delegates to scamper for safety.

Meanwhile, a governorship aspirant, Segun Showunmi has been declared as the Party Governorship candidate by a faction.

The faction which held a primary at the Nigeria Union of Journalists secretariat, Oke-Ilewo, Abeokuta, announced Showunmi as PDP

governorship candidate in the state.

The Chairman of electoral committee, Abayomi Daniel announced Showunmi as winner after polling 554 votes to defeat his closest rival, Lawal who scored 30 votes, while Adebutu polled 15 votes.

According to Daniel, a total number of 778 delegates were accredited, 702 votes were cast while three votes were voided.

"By the power conferred on me by the national leadership of our great party as the chairman electoral committee of the PDP governorship primary election in Ogun State declared Hon. Segun Showunmi as the winner of the election having polled the highest number of votes and he is hereby returned and elected", Daniel said.

Showunmi in his acceptance speech, called on other aspirants to work together with him to secure victory for the party in the 2023 general elections.

The Borno State governorship primary of the party was also rocked by a crisis as members alleged that the delegate list had been manipulated in favour of the state chairman.

A national delegate, Bukar Petro at the venue of the primaries in Maiduguri told *The PUNCH* that the state party Chairman, Zanna Gaddama and the party secretary, Ali Aliyu were attempting to tamper with the delegate list to favour of Mohammed Imam, one of the aspirants.

The immediate past Zamfara State Deputy Governor, Barrister Mahdi Aliyu Gusau recently impeached by the state House of Assembly also withdrew from the governorship race.

Gusau who announced his withdrawal through his Principal Private Secretary Umar Aminu in Gusau on Wednesday did not give reasons for his decision to step down from the contest.

Emmanuel's loyalist win as two aspirants step down

In Akwa Ibom State, two governorship aspirants - Senator Bassey Akpan and Onofelok Luke - also withdrew from the race.

In their separate letters addressed to the state party chairman, Aniekan Akpan and copied to the National party chairman, the aspirants cited a subsisting order of a Federal High Court as reason for their action.

Luke also cited the exclusion of statutory delegate from the primary as reason for his withdrawal.

Despite the withdrawal of the two aspirants, the anointed aspirant of the state Governor, Udum Emmanuel, Pastor Umo Eno, won the primary.

Eno, a former Commissioner of Lands polled a total of 993 votes. A total of 1018 delegates were accredited to vote at the primary.

Mba wins, as Ekweremadu, three others withdraw

In Enugu, besides Ekweremadu, Nnaji, Joseph-Ken Onoh and Evarast Nnaji popularly known as Ondoengene

also withdrew from the race.

Although Ekweremadu didn't mention why he stepped down, Onoh and the two Nnajis withdrew to support to an oil monger, Peter Mfah.

As of 6:30pm, there was anxiety at the Katsina PDP primary as voting had yet to start at the state Secretariat of the party located along Katsina - Kano road.

There was a heavy presence of security agents in and around the secretariat.

The Acting State Chairman of the party, Salisu Uli however said the primary would still hold.

He said the delay was being caused by non arrival of five out of seven members of the Committee that would organise the exercise.

Abaribe alleges use of imaginary delegates, step down, Ikonne wins

The Senate Minority Leader Enyinnaya Abaribe, who withdrew in Abia State race, in a statement cited the use of only imaginary ad hoc delegates to the exclusion of the party's statutory delegates as reason for not taking part in the election.

Also the Deputy Governor of the state Chief Ude oko-chukwu described the delegate list as a scam, skewed to actualise a predetermined objective.

Professor Uche Ikonne won the party's primary in the state.

He polled a total number of 468 to defeat Chief Lucky Ighokwe who came a distance second with 45 votes, while Mrs Ezenwanyi Jonah got five votes.

The former National Vice-Chairman of the party (South South) and Chairman, Electoral Committee, Emmanuel Ogidi confirmed the withdrawal of four Lagos State aspirants to newsmen at the venue of the event on Wednesday.

According to Ogidi, four aspirants, who backed down from the race in the interest of party stability and they included Jim Kamal, Adesleji Doherty, Rhoades Gbadebo, and Ade Dosumu.

Olajide Adediran emerged the winner of the primary. Of the 709 accredited delegates, Adediran got 679 votes as against a paltry 20 votes garnered by his opponent, David Kolawole-Vaughan; while 10 votes were void.

Deputy gov absent, Makinde's opponent kicks as gov wins

Governor Seyi Makinde of Oyo State won the PDP governorship ticket to seek re-election in the 2023 election.

The governor polled 1,040 votes while his challenger, Dr Azreem Gbolarami, scored two votes.

The returning officer, Abdulahi Maibasira, declared Makinde the winner of the contest.

Gbolarami when called to address the delegates before voting commenced, alleged that some loyalists of the governor violently chased away delegates loyal to him

away from the stadium.

He left the venue after his speech. The Deputy Governor, Rauf Olatiyan, was however absent from the venue of the primary election fuelling the speculation that the governor had dropped him as his running mate ahead of the 2023 poll.

The governor acknowledged the presence of dignitaries present but he did not mention the name of his deputy.

A former Minister of Information, Labaran Maku, who recently joined the Nasarawa State governorship race on the platform of the PDP withdrew from the race hours into the commencement of the election.

Speaking on Wednesday at the venue of the PDP primary, Maku said he had wide consultations with friends and associates including stakeholders of the party before deciding to withdraw from the contest. A former member of the House of Representatives, David Ombugadu won the primary.

Fintiri emerges Adamawa candidate

In Adamawa State, Governor Ahmadu Fintiri emerged the governorship candidate of the party.

Announcing the result, the Chairman of the PDP governorship Primary Committee, Gebon Katsaps, said the governor polled 663 votes out of 668 accredited delegates votes cast with five invalid votes.

Benue Speaker picks PDP governorship ticket

The Speaker of the Benue State House of Assembly, Titus Uba, emerged the party candidate when he defeated his strong rival, the deputy governor of the state, Benson Abonma and three others.

The speaker polled 731 votes while the Deputy Governor garnered 81 votes. A total of 851 delegates voted during the primaries.

Okowa backed Speaker defeats Ibori's aspirants

The incumbent Speaker of Delta State House of Assembly, Mr Sheriff Oborewori, emerged the winner of PDP primary in the state with a total of 591 votes.

Oborewori who is alleged to be Governor Heanyi Okowa defeated Mr David Edevbibe, James Ibori's preferred candidate who polled total of 113 votes to clinched second position.

A former Managing Director of Sun Trust Bank Muhammad Barde won the primary in Gombe State. Barde scored 160 out of the total votes cast.

Obi dumps PDP amid coalition talks with Kwankwaso, others

Meanwhile, A former Governor of Anambra State and presidential hopeful, Peter Obi, has dropped out of the presidential race of the PDP amid talks with the Rabiu-Kwankwaso-led New Nigeria Peoples Party, the Labour Party and the Social Democratic Party. *The PUNCH* has learnt.

Continued on Page 87

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CODE OF ETHICS

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Shock as Peter Obi dumps PDP, protests, violence mar gov primaries

Continued from page 2

It was learnt that Obi's defection was part of a grand plot to form a coalition that could defeat the All Progressives Congress and the PDP.

In a letter of resignation addressed to the National Chairman of the PDP, Senator Iyorchia Aya, the former governor said he was happy to have contributed to the growth of the PDP.

He further stated that recent developments within the party had made it impossible for him to continue in the race.

The letter read in part, "I am writing to intimate you of my resignation from the PDP which was conveyed to the Chairman of Agulu Ward Anaocha LGA Anambra, effective Friday 20 May, 2022. Consequently, I am by this letter informing you of my withdrawal from the PDP Presidential Primaries.

It has been a great honour to contribute to nation-building efforts through our party. Unfortunately, recent developments within our party make it practically impossible to continue participating and making such constructive contributions.

"Our national challenges are deep-seated and require us each make profound sacrifices towards rescuing our country. My commitment to rescuing Nigeria remains, even if the route differs. I wish to thank you personally for your graciousness and leadership. I wish you well and best of luck in the service of the country."

Obi, who enjoys massive support from the youths, had purchased the N40m form for the PDP and was scheduled to participate in the primary at 14 others on Saturday. However, it had been difficult for him to bring many of the delegates to his side.

Obi is in talks with Labour PDP and a few others. He will announce our new party in the next 24 hours. It will be a party that is also youth friendly. We have discovered that youths form the bulk of our supporters," said an associate of the former governor.

Another source, however, said the PUNCH that the plan to form a coalition that could defeat the two major parties.

"There is a plan for some parties to form a coalition although this is coming quite late. Discussions are still ongoing but Obi is expected to be the Presidential candidate. Kwakwa is also part of the discussions. Everything will be clear by Thursday," said a chief tactician of the PDP.

Attempts to get a reaction from the National Publicity Secretary of the PDP, Mr. Ebenezer Ologunagba, proved abortive as he did not respond to repeated calls.

Why consensus may not work for presidential primary - APC chair

Adebayo Folorunsho-Francis, Olufermi Olaniji, Late Oyelude, Ted Odogwu, Tunde Oyekola and Edward Nwauchi

Security agents, APC meet as party holds gov primary today

THE National Chairman of the All Progressives Congress, Senator Abdullahi Adamu says the consensus method which was used in electing party officers during the March 26, 2022 convention may not be suitable for the party's presidential primary which begins on Sunday.

The APC chairman said this during a chat with Voice of America Hausa service in Abuja on Wednesday.

Adamu emerged as the APC chairman in March after the President, Major General Muhammadu Buhari (retd), endorsed him and asked other aspirants to step down for him.

However, the APC chairman said a presidential primary was

completely different from a chairmanship election.

On plans by the party to force a consensus, he said, "There is no truth in what you said. The reason is that the chairmanship seat is not the same as that of the office for the Presidency of the country. You can't even compare the two of them. That question does not arise."

"However the party has laid down its rules and regulations for the aspirants. We would scrutinise all of them based on our guidelines to be sure we pick the right candidate for the party."

The APC chairman, however, said the 28 aspirants might know that all of them cannot emerge as the candidate of the party.

He added, "You can't stop a party stalwart from contesting election or aspiring for the

Presidency. It is their rights and we are happy for them. There is nothing wrong for anybody aspiring for the exalted seat of the presidency. It is God that decides who gets what."

"Once God makes up his mind and say this is who He wants, that is what we are praying for. We have 28 aspirants for the presidential ticket and everybody knows that all of them cannot get the ticket."

"If it is God's wish, they all can even be president of the country one after the other. Ours is to ensure justice in the choice of who emerges candidate of the party. That does not mean we are perfect. But we pray we do the right thing."

Adamu also said there was no evidence that aspirants were lobbying delegates with money.

The APC national chairman

stated that he has since discovered that it was the delegates who have been lobbying their conscience to the highest bidders.

According to him, there was no known law in the country stopping aspirants running for various political offices from taking their campaign to delegates across the country.

"For now, there is no law against aspirants taking campaign to delegates. I don't have evidence that aspirants are sharing money to delegates. For me it's the delegates that are selling their conscience which is not proper."

"Our delegates should know that anybody sharing money to them can't be the right candidate of the party. He doesn't mean well for the country. I don't have solution for the problem," he said.

Meanwhile, security agents

and members of the APC have held meetings ahead of the state governorship primaries of the party scheduled for Thursday (today).

The meetings which held across various states were to map-out strategies to prevent violence at the primaries.

In KATSINA STATE, the Commissioner of Police, Idris Dabhan, on Wednesday, met with Area Commanders and all the Divisional Police Officers in the state.

It was also learnt that the CP directed operatives to be drafted for the exercise to deal decisively with anybody who might want to foment trouble during the primaries.

On his part, the Kano State Commissioner of Police, Samuda Dikko, warned against acts capable of disrupting peaceful co-existence in the state during the primaries.

This was after a meeting with stakeholders aimed at sensitising all political party leaders and their followers in the state on the need to maintain peace in the primaries.

Dikko warned against the use of thugs (Yan Daba) and weapons during political activities in the state, as anyone caught will face the full wrath of the law.

Chairman of the APC in Kwara State, Sunday Fagbemi, urged delegates to conduct themselves in a decent and orderly manner, adding that the party would not tolerate any form of indiscipline from candidates or their followers.

He said, "For peaceful conduct of the exercise, all party members participating in the exercise must comply with all laid down procedures warning non delegates to keep off venues of the election."

"Delegates must conduct themselves in a decent and orderly manner devoid of any unbecoming conduct."

The party will not tolerate any form of indiscipline from candidates or their followers. Therefore the use of thugs or "good boys" is prohibited and warned that aspirants shall be held responsible for any breach of peace and misconduct at the venue of the exercise."

Meanwhile, the Destiny Campaign Organisation, the campaign organisation of APC governorship aspirant in Ebonyi State, Ehar Mham, has accused the state government of trying to scuttle to governorship primary.

In a statement signed by Paul Okoro, Mham alleged that the Speaker of the State House of Assembly, Francis Nwofor, had procured thugs from other states of the Federation to scuttle the governorship primary election.

He said, "Credible intelligence available to us all goes that agents working for the embattled Speaker has procured thugs from Enugu, Abia, Cross River and Rivers States, some of which are already in the state, in liaison with his local vigilantes with the plan to attack and cause mayhem at the venue of the gubernatorial primary tomorrow to ensure that it does not hold and prevent perceived opponents from attending."



L-R Deputy National Chairman, (South), Peoples Democratic Party, Tafseek Arapaju; Oyo State PDP governorship aspirant, Haaseem Oshokunju; South West Chairman, Mr Saji Adagunodo; Oyo State Governor/candidate for the 2023 gubernatorial election, Seyi Makinde; and Mr Wole Oyelese, during the governorship primary election at Adamu stadium, Ibadan - on Wednesday. Photo: Oyo Government House

Family cries out as EFCC fails to interrogate Okorochea 24 hours after

Abiodun Sanusi

THE family of a former Imo State Governor and All Progressives Congress presidential aspirant, Bacha Okorochea, has accused the Economic and Financial Crimes Commission of failing to interrogate him 24 hours after his arrest.

The PUNCH had earlier reported that EFCC operatives on Tuesday broke into

Okorochea's Abuja house after a seven-hour siege and arrested him.

The commission had explained that it arrested the former governor for pumping administrative funds earlier granted him.

In an interview with The PUNCH on Wednesday night, a daughter of the former governor, Ufoma Okorochea, said the EFCC has not shown it was in a hurry

to interrogate her father.

The development, she said, had further confirmed that his father's arrest and detention might be part of plots to stop him from participating in the APC presidential screening and primaries.

She said, "Since his arrest, no official of the EFCC has spoken to him. He has not been interrogated, despite the desperation to arrest him.

Everyone saw how they invaded his home, shouting as if they were arresting a terrorist. After several hours of showdown, they damaged the doors and some other property in the house before they whisked him away."

There was also heavy shooting as policemen attached to the commission tried to chase away family members and supporters of the serving senator. With all these, he has not been questioned 24 hours after."

Buhari's men wooing Jonathan to join APC - Source

Eniola Akinkuotu, Abuja

THE National Chairman of the All Progressives Congress, Senator Abdullahi Adamu, again met with former President Goodluck Jonathan ahead of the presidential primary of the APC held for Sunday. The PUNCH has learnt

the meeting, it was learnt preceded a discussion between Jonathan and Mamman Daura, the influential nephew of the President, Major General Muhammadu Buhari (retd).

The meeting between Jonathan and Adamu it was learnt, took place at Jonathan's

Abuja home last week and lasted for about four hours.

An APC chieftain told The PUNCH that discussions were still ongoing and that the party was open to allowing Jonathan to contest.

The photo of Mamman Daura and Jonathan was taken in Jonathan's house. It was actually Mamman Daura that went to visit Jonathan. Also, the national chairman visited Jonathan twice last week. He met Jonathan late in the evening and they spoke till about 1am. The visit was for about 100 hours.

"Discussions are still ongoing

and that is why the APC is willing to allow Jonathan to face the screening even though he didn't submit his form ahead of the deadline," he said.

The PUNCH had reported that Jonathan will only join the presidential race if he receives the assurance that he will be endorsed by the President and picked as the consensus candidate.

"Jonathan is a newcomer in the APC. He has no delegates of his own. You don't expect him to be contesting openly against Bala Tambur, Yetim Oshinayo and others. He will be setting himself up to be taken if he loses this," said

another APC chieftain.

Attempts to get a response from Adamu proved abortive as he neither responded to calls nor a text message on Wednesday.

Jonathan's spokesman, Ikechukwu Eze, also did not respond to calls.

The PUNCH reports that the National Secretary of the APC, Sulaiman Argungu, had said that Jonathan and others who had failed to submit their presidential forms would still be allowed to face the screening.

The national chairman had also insisted on Wednesday that the number of aspirants remains 28.

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Cardinal's train track
 ...families ask
 ...ent to hear
 ...ultimatum

Killing of 200 people
 ...of the 200 people
 ...of the 200 people

Zulum confirms 35 killed, six injured in Bomo attack

NEWS PAGE 0



...s voting at the PDP Governorship Primary Election in Enugu... yesterday

PHOTO: NAN

Obi quits PDP, eyes labour, NNPP tickets

Abu Bakr Jimoh, Loo
Abu Bakr Jimoh (Abuja)
 ...governor of Anam
 ...and erstwhile pres
 ...grant on the
 ...Peoples Democ
 ...rity (PDP), Peter Obi,
 ...resigned his mem

bership of the party two days before its presidential primary. He said his resignation was because of the difficulty he faced in carrying out his 'Rescue Nigeria' mission through the main opposition party in a letter dated May 24, 2022 and addressed to the national

chairman of the PDP, Iyorchia Ayu. Obi said he had already informed the chairman of the PDP chapter in his Agulu Ward 2, in Anambra State. "I am writing to intimate you of my resignation from the PDP, which was conveyed to the chairman of Agulu Ward 2,

Anambra EGA, effective Friday, May 20, 2022. Consequently, I am by this letter informing you of my withdrawal from the PDP Presidential Primary. "It has been a great honour to contribute to nation building efforts through our party. Unfortunately, recent develop

ments within our party make it practically impossible to continue participating and making such constructive contributions." Director General of Obi's presidential campaign organisation, Doyin Okupe, who submitted the letter to Ayu at

the national secretariat of the party in Abuja, further disclosed that Obi would move to another party to actualise his 2023 presidential ambition. He, however, refused to disclose the party

CONTINUED ON PAGE 6

Guber primary: Makinde, Fintiri at second term tickets

STORY ON PAGE 6

Obi's APC seat bids subject of opposition of Ibrahim

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