

## FINANCIAL REPORTING COUNCIL OF NIGERIA

(Federal Ministry of Industry, Trade & Investment)

# FRC/CG/001: TEMPLATE FOR REPORTING COMPLIANCE WITH THE NIGERIAN CODE OF CORPORATE GOVERNANCE 2018

#### **Section A: Introduction**

Corporate Governance is a key driver of corporate accountability and business prosperity. The Nigerian Code of Corporate Governance, 2018 (NCCG 2018) seeks to institutionalize corporate governance best practices in Nigerian companies. It is also aimed at increasing entities' levels of transparency, trust and integrity, and create an environment for sustainable business operations.

The Code adopts a principle-based approach in specifying minimum standards of practice that companies should adopt. Where so required, companies are required to adopt the "Apply and Explain" approach in reporting on compliance with the Code. The 'Apply and Explain' approach assumes application of all principles and requires entities to explain how the principles are applied. This requires companies to demonstrate how the specific activities they have undertaken best achieve the outcomes intended by the corporate governance principles specified in the Code.

This will help to prevent a 'box ticking' exercise as companies deliberately consider how they have (or have not) achieved the intended outcomes. Although, the Code recommends practices to enable companies apply the principles, it recognises that these practices can be tailored to meet industry or company needs. The Code is thus scalable to suit the type, size and growth phase of each company while still achieving the outcomes envisaged by the principles.

This form seeks to assess the company's level of compliance with the principles in the NCCG 2018. Entities should explain how these principles have been applied, specify areas of deviation from the principles and give reasons for these deviations and any alternative practice(s) adopted.

#### Please read the instructions below carefully before completing this form:

- i. Every line item and indicator must be completed.
- ii. Respond to each question with "Yes" where you have applied the principle, and "No" where you are yet to apply the principle.
- iii. An explanation on how you are applying the principle, or otherwise should be included as part of your response.
- iv. Not Applicable (N/A) is not a valid response.

## Section B – General Information

| S/No. | Items   | Details  |
|-------|---|--|
| i.    | Company Name  | TRANS-NATIONWIDE EXPRESS PLC   |
| ii.   | Date of Incorporation   | 28™ MARCH, 1984  |
| iii.  | RC Number   | 61750  |
| iv.   | License Number  | FRC/2012/000000000488  |
| ٧.    | Company Physical Address  | PLOT 28, OSHODI/APAPA EXPRESSWAY, OSHODI, LAGOS.   |
| vi.   | Company Website Address   | www.tranex-ng.com  |
| vii.  | Financial Year End  | 31 <sup>ST</sup> DECEMBER  |
|       | Is the Company a part of a Group/Holding Company? <b>Yes/No</b> |  |
| viii. | If yes, please state the name of the Group/Holding Company      | NO   |
| ix.   | Name and Address of Company Secretary                           | CAUTIOUS SERVICES LTD HOUSE 4, G CLOSE, 23 ROAD, FESTAC TOWN, LAGOS.   |
| x.    | Name and Address of External Auditor(s)                         | HLB Z.O. OSOSANYA & CO (CHARTERED ACCOUNTANTS), BANK OF AGRICULTURE BUILDING, PLOT 7, NERDC ROAD, IKEJA CBD, ALAUSA, IKEJA, LAGOS. |
| xi.   | Name and Address of Registrar(s)                                | CARDINALSTONE (REGISTRARS) LTD,<br>335/337, HERBERT MACAULAY WAY,<br>YABA, LAGOS   |
|       | Investor Relations Contact Person                               | o.ogbemi@tranex-ng.com   |
| xii.  | (E-mail and Phone No.)  | 08023695690  |
| xiii. | Name of the Governance Evaluation<br>Consultant                 | NONE   |
| xiv.  | Name of the Board Evaluation Consultant                         | NONE   |

# Section C - Details of Board of the Company and Attendance at Meetings

## 1. Board Details:

| S/No. | Names of Board Members      | Designation<br>(Chairman, MD, INED, NED,<br>ED) | Gender | Date First Appointed/<br>Elected  | Remark |
|-------|-----------------------------|---|--------|---|--------|
| 1.    | MR. SULAIMAN A.<br>ADEDOKUN | CHAIRMAN  | MALE   | APPOINTED AS DIRECTOR<br>ON 11 <sup>TH</sup> JULY, 2018.<br>APPOINTED AS<br>CHAIRMAN W.E.F FROM<br>16 <sup>TH</sup> JULY, 2020. |        |
| 2.    | MR. CHIKELU O. THEODORE     | MANAGING DIRECTOR/CEO                           | MALE   | APPOINTED ON 12 <sup>TH</sup> DECEMBER, 2019  |        |
| 3.    | MR. KAYODE O. AJAKAIYE      | NON-EXECUTIVE DIRECTOR                          | MALE   |   |        |
| 4.    | MS. DANIELLA F. SULEMAN     | NON-EXECUTIVE DIRECTOR                          | FEMALE | APPOINTED ON 11 <sup>TH</sup> JULY, 2018.   |        |
| 5.    | MR. ADEBAYO A. ADELEKE      | NON-EXECUTIVE DIRECTOR                          | MALE   | APPOINTED ON 11 <sup>™</sup> JULY, 2018.  |        |

# 2. Attendance at Board and Committee Meetings:

| S/No. | Names of Board<br>Members   | No. of<br>Board<br>Meetings<br>Held in the<br>Reporting<br>Year | No. of<br>Board<br>Meetings<br>Attended<br>in the<br>Reporting<br>Year | Membership<br>of Board<br>Committees | Designation<br>(Member or<br>Chairman)   | Number of Committee<br>Meetings Held in the<br>Reporting Year | Number of<br>Committee<br>Meetings<br>Attended in<br>the<br>Reporting<br>Year |
|-------|-----------------------------|---|--|--------------------------------------|--|---|---|
| 1.    | MR. SULAIMAN A.<br>ADEDOKUN | 4   | 4  | -                                    | Prior to his appointment as Chairman of the Board, he was a member of Risk Management & Governance and Audit Committees. | 2   | 2   |
|       |                             |   |  |                                      | Risk Management& Corporate Governance Committee Meeting  | 4   | 4   |
|       |                             |   |  |                                      | Audit<br>Committee<br>Meeting  | 3   | 3   |
| 2.    | MR. CHIKELU O.<br>THEODORE  | 4   | 4  | -                                    | He is not a member of any Board Committee, however, he is required to attend Committee meetings.                         | 7   | 7   |
| 3.    | MR. KAYODE O.<br>AJAKAYE    | 5   | 4  | 2                                    | Chairman- Business Development, Finance & General Purpose Committee Meeting  | 4   | 4   |
|       |                             |   |  |                                      | Audit<br>Committee<br>Meeting  | 3   | 3   |
| 4.    | MS. DANIELLA F.<br>SULEMAN  | 5   | 5  | 2                                    | Member- Business Development, Finance & General Purpose Committee Meeting  | 4   | 4   |
|       |                             |   |  |                                      | Member- Risk<br>Management&<br>Corporate<br>Governance<br>Committee<br>Meeting   | 4   | 4   |
|       | AAD ADEDAYO                 | _   |  |                                      | -<br>A4 1  | -   | -   |
| 5.    | MR. ADEBAYO A.              | 5   | 5  | 3                                    | Member-<br>Business  | 4   | 4   |

| S/No. | Names of Board<br>Members | No. of<br>Board<br>Meetings<br>Held in the<br>Reporting<br>Year | No. of<br>Board<br>Meetings<br>Attended<br>in the<br>Reporting<br>Year | Membership<br>of Board<br>Committees | Designation<br>(Member or<br>Chairman)  | Number of Committee<br>Meetings Held in the<br>Reporting Year | Number of<br>Committee<br>Meetings<br>Attended in<br>the<br>Reporting<br>Year |
|-------|---------------------------|---|--|--------------------------------------|---|---|---|
|       | ADELEKE                   |   |  |                                      | Development, Finance & General Purpose Committee Meeting                          |   |   |
|       |                           |   |  |                                      | Chairman- Risk<br>Management<br>& Corporate<br>Governance<br>Committee<br>Meeting | 3   | 3   |
|       |                           |   |  |                                      | Member-Audit<br>Committee<br>Meeting  | 3   | 3   |

# Section D - Details of Senior Management of the Company

# 1. Senior Management:

| S/No. | Names                  | Position Held                        | Gender |
|-------|------------------------|--------------------------------------|--------|
| 1.    | Mr. Theodore Chikelu   | Managing Director                    | Male   |
| 2.    | Mrs. Oluwatosin Ogbemi | General Manager - Corporate Services | Female |
| 3.    | Mr. Olubodun Oshunlana | Head of Finance                      | Male   |
| 4.    | Mr. Epelle Joshua      | Head of Business Development         | Male   |
| 5.    | Mr. Oluyemi Oni        | Head, Internal Control               | Male   |
|       |                        |                                      |        |
|       |                        |                                      |        |
|       |                        |                                      |        |
|       |                        |                                      |        |
|       |                        |                                      |        |
|       |                        |                                      |        |
|       |                        |                                      |        |

# Section E – Application

| Principles   | Reporting Questions  | Explanation on application or deviation  |
|--|--|--|
| Part A - Board of Directors  | and Officers of the Board  |  |
| Principle 1: Role of the Board  "A successful Company is headed by an effective Board which is responsible for providing entrepreneurial and strategic leadership as well as promoting ethical culture and responsible corporate citizenship. As a link between stakeholders and the Company, the  Board is to exercise oversight and control to ensure that management acts in the best interest of the shareholders and other stakeholders while sustaining the prosperity of the Company" | i) Does the Board have an approved Charter which sets out its responsibilities and terms of reference? Yes/No If yes, when was it last reviewed? | Yes, It was last reviewed in December 2016 .   |
| Principle 2: Board Structure   | i) What are the  | They include:  |
| and Composition  "The effective discharge of   | qualifications and experiences of the  | Mr. Sulaiman A. Adedokun-  |
| the responsibilities of the Board and its committees is assured by an appropriate balance of skills and diversity (including experience and gender) without  | directors?   | <ul> <li>i. Qualification- CFA, Diploma in Financial Asset Management and Engineering, GMP (General Management) from Harvard Business School;</li> <li>ii. Experience- Several years' experience as</li> </ul> |
| compromising competence, independence and integrity  |  | an Asset Management Professional.  Mr. Theodore Chikelu-   |
|  |  | i. <b>Qualification</b> - B.s.c. –Geography (University of Nigeria, Nsukka), MPA (Financial Management- University of Nigeria, Nsukka);  |
|  |  | ii. Experience- about 26 years' cognate experience in Corporate industries spanning various industries such as Aviation and Transportation.  |
|  |  | Ms. Daniela Suleiman-  |
|  |  | <ul> <li>i. Qualification- LLB-University of<br/>Buckingham;</li> </ul>  |
|  |  | ii. Experience- 24 years' cognate experience in Corporate Legal Practice.  |
|  |  | Mr. Kayode Ajakaiye-   |
|  |  | i. <b>Qualification</b> - BSCEconomics- University of Ibadan;  |
|  |  | ii. <b>Experience</b> - over 40 years' cognate experience as Director and Chairman of different Companies in Nigeria.  |
|  |  | Mr. Adebayo Adeleke MNIM-<br>i. Qualification-B.A. (Obafemi Awolowo<br>University), M.B.A-Delta State University,  |

| Principles   | Reporting Questions   | Explanation on application or deviation   |
|--|---|---|
|  |   | ii. Experience- He has about three decades of varied work experience spanning Oil & Gas, Asset Management and Real Estate sectors of the economy. Adeleke is an astute investor. He currently sits on the board of May & Baker Nig. PLC and Unitrust Insurance Ltd. He is the President of New Heart beat Charity Foundation. |
|  | ii) Does the company have<br>a Board-approved<br>diversity policy? Yes/No<br>If yes, to what extent<br>have the diversity targets<br>been achieved? | No  |
|  | iii) Are there directors holding concurrent directorships? Yes/No  If yes, state names of the directors and the companies?                          | Yes  Mr. Sulaiman Adedokun CEO AT MERISTEM WEALTH MANAGEMENT LIMITED  Mr. Adebayo Adeleke  Director at MAY & BAKER NIG. PLC Director at UNITRUST INSURANCE LTD  |
|  | iv) Is the MD/CEO or an Executive Director a chair of any Board Committee? Yes/No  If yes, provide the names of the Committees.                     | No No   |
| Principle 3: Chairman  "The Chairman is responsible for providing overall leadership of the Company and the Board, and eliciting | i) Is the Chairman a<br>member or chair of any<br>of the Board<br>Committees? <b>Yes/no</b><br>If yes, list them.                                   | No  |
| the constructive participation of all Directors to facilitate effective direction of the Board"                                  | ii) At which Committee<br>meeting(s) was the<br>Chairman in<br>attendance during the<br>period under review?  | The Chairman was in attendance at the following committee meetings:  Risk Management & Governance Committee meeting  Audit Committee meeting  |
|  | iii) Is the Chairman an INED<br>or a NED?   | The Chairman is a Non-Executive Director (NED)  |
|  | iv) Is the Chairman a former<br>MD/CEO or ED of the<br>Company? <b>Yes/No</b><br>If yes, when did his/her<br>tenure as MD end?                      | No  |
|  | v) When was he/she<br>appointed as<br>Chairman?   | The Chairman was appointed on 16th July, 2020   |
|  | vi) Are the roles and<br>responsibilities of the<br>Chairman clearly<br>defined? <b>Yes/No</b><br>If yes, specify which                             | Yes, the roles and responsibilities of the Chairman are clearly defined in the Board Charter  |

| Principles  | Reporting Questions  | Explanation on application or deviation  |
|---|--|--|
|   | document   |  |
| Principle 4: Managing Director/ Chief Executive Officer  "The Managing Director/Chief Executive Officer is the head of management delegated by the Board to run the affairs of the Company to achieve | i) Does the MD/CEO have a contract of employment which sets out his authority and relationship with the Board? Yes/No  If no, in which documents is it specified?                  | Yes  |
| its strategic objectives for<br>sustainable corporate<br>performance"   | ii) Does the MD/CEO declare any conflict of interest on appointment, annually, thereafter and as they occur? Yes/No  | Yes  |
|   | iii) Which of the Board<br>Committee meetings<br>did the MD/CEO<br>attend during the<br>period under review?   | The MD/CEO attended all the Board Committee Meetings during the period under review. |
|   | iv) Is the MD/CEO serving as NED in any other company? <b>Yes/no</b> . If yes, please state the company(ies)?  | No   |
|   | v) Is the membership of<br>the MD/CEO in these<br>companies in line with<br>the Board-approved<br>policies? <b>Yes/No</b>  | No   |
| Principle 5: Executive Directors  Executive Directors support the Managing  | i) Do the EDs have contracts of employment? <b>Yes/no</b>  | Presently, the Company does not have an Executive Director                           |
| Director/Chief  Executive Officer in the operations and management of the Company   | ii) If yes, do the contracts of employment set out the roles and responsibilities of the EDs? <b>Yes/No</b> If no, in which document are the roles and responsibilities specified? | Presently, the Company does not have an Executive Director                           |
|   | iii) Do the EDs declare any conflict of interest on appointment, annually, thereafter and as they occur? Yes/No  | Presently, the Company does not have an Executive Director                           |
|   | iv) Are there EDs serving as<br>NEDs in any other<br>company? <b>Yes/No</b><br>If yes, please list   | Presently, the Company does not have an Executive Director                           |
|   | v) Are their memberships<br>in these companies in<br>line with Board-<br>approved policy?<br>Yes/No  | Presently, the Company does not have an Executive Director                           |
| Principle 6: Non-Executive Directors  | i) Are the roles and responsibilities of the   | Yes The roles of the Non-Executive Directors are clearly                             |

| Principles  | Repo   | orting Questions  | Explanation on application or deviation   |
|---|--|---|---|
| Non-Executive Directors bring to bear their knowledge, expertise and independent judgment on issues of strategy and             | and<br><b>Yes,</b><br>If ye                                |   | defined and documented in the Board Charter.  |
| performance on the Board  | , lette<br>spec<br>liabi                                   | the NEDs have<br>ers of appointment<br>cifying their duties,<br>lities and terms of<br>agement? Yes/No  | Yes   |
|   | , any<br>on<br>ann   | the NEDs declare conflict of interest appointment, ually, thereafter as they occur? (No   | Yes   |
|   | infor<br>the<br>the<br>all<br><b>Yes,</b><br>If y<br>infor | NEDs provided with<br>mation relating to<br>management of<br>company and on<br>Board matters?<br>(No<br>ves, when is the<br>mation provided<br>the NEDs | Yes  After their appointment as Directors of the Company. They are also being provided with information relating to the management of the Company quarterly before every Board meetings.  |
|   | ensu<br>and  | at is the process of<br>uring completeness<br>adequacy of the<br>mation provided?   | The information provided are reviewed and verified by external consultants such as the external Auditors for its accuracies.  |
|   | the  |   | Yes   |
| Principle 7: Independent Non-Executive Directors  Independent Non-Executive Directors bring a high degree of objectivity to the | inde<br>pres<br>Sec  | the INEDs meet the ependence criteria cribed under tion 7.2 of the de? Yes/No   | The Company is in the process of appointment of an INED.  |
| Board for sustaining stakeholder trust and confidence"  | ii) Are<br>exc   | there any eptions?  | No  |
| Collingence   | sele   | at is the process of<br>cting INEDs?  | The Company writes letters to the Institute of Directors for recommendation of qualified persons for the position of an INED, then the Risk Management & Governance Committee would review the Curriculum Vitae of the proposed INEDs, whilst the Company would carry out background check/due diligence to ascertain their suitability for the position and upon confirmation, the Risk Management & Governance Committee, would recommend the potential candidate to the Board of Directors for appointment as an INED. |
|   | , lette<br>spec<br>liabi                                   | the INEDs have<br>ers of appointment<br>cifying their duties,<br>lities and terms of<br>agement? Yes/No   | Yes.  |
|   | , any on   | the INEDs declare<br>conflict of interest<br>appointment,<br>ually, thereafter  | Yes. There is no conflict of interest.  |

| Principles  | Reporting Questions  | Explanation on application or deviation  |
|---|--|--|
|   | and as they occur? Yes/No  vi) Does the Board  |  |
|   | ascertain and confirm<br>the independence of<br>the INEDs? <b>Yes/No</b><br>If yes, how often?<br>What is the process?   | Yes.  The outline given by the FRCN is strictly followed.  |
|   | vii) Is the INED a Shareholder of the Company? Yes/No If yes, what is the percentage shareholding?   | No   |
|   | viii) Does the INED have another relationship with the Company apart from directorship and/or shareholding?  Yes/No  If yes, provide details.  | No   |
|   | ix) What are the components of INEDs remuneration?   | Sitting allowance and Director's Fee.  |
| Principle 8: Company Secretary  "The Company Secretary  | i) Is the Company<br>Secretary in-house or<br>outsourced?  | Outsourced   |
| support the effectiveness of<br>the Board by assisting the<br>Board and management to<br>develop good corporate   | ii) What is the qualification<br>and experience of the<br>Company Secretary?   | The Company Secretaries, is a Firm of Chartered Secretaries and they have over 20 years' experience in Company Secretarial practice. |
| governance practices and culture within the Company"  | iii) Where the Company<br>Secretary is an<br>employee of the<br>Company, is the person<br>a member of senior<br>management?  | The Company secretary is an outsourced   |
|   | iv) Who does the Company<br>Secretary report to?   | The Company Secretary reports directly to the Managing Director and to the Board.  |
|   | v) What is the appointment<br>and removal process of<br>the Company<br>Secretary?  | The process outlined in CAMA.  |
|   | vi) Who undertakes and approves the performance appraisal of the Company Secretary?  | The Board.   |
| Principle 9: Access to Independent Advice  "Directors are sometimes required to make decisions of a technical and complex nature that may require independent external expertise" | i) Does the company have a Board-approved policy that allows directors access to independent professional advice in the discharge of their duties? Yes/No  If yes, where is it documented? | Yes It is documented in the Company's Board Charter  |
|   | ii) Who bears the cost for<br>the independent<br>professional advice?  | The Company  |

| Principles   | Reporting Questions   | Explanation on application or deviation   |
|--|---|---|
|  | iii) During the period under<br>review, did the Directors<br>obtain any independent<br>professional advice?<br>Yes/No<br>If yes, provide details.     | No  |
| Principle 10: Meetings of the Board  "Meetings are the principal vehicle for conducting the                                    | i) What is the process for<br>reviewing and approving<br>minutes of Board<br>meetings?  | Minutes of the previous Board meeting are reviewed and approved at the next Board meeting.  |
| business of the Board and successfully fulfilling the strategic objectives of the Company"                                     | ii) What are the timelines<br>for sending the minutes<br>to Directors?  | Two weeks before the Board meeting.   |
| Company  | iii) What are the implications for Directors who do not meet the Company policy on meeting attendance?  | The Board will review the non-availability of the Director and take appropriate decision.   |
| Principle 11: Board Committees  "To ensure efficiency and effectiveness, the Board delegates some of its functions, duties and | i) Do the Board<br>Committees have Board-<br>approved Charters<br>which set out their<br>responsibilities and terms<br>of reference? Yes/No           | Yes  The responsibilities and terms of reference of the Board Committees are set out in the Board Charter.  |
| responsibilities to well-<br>structured committees,<br>without abdicating its<br>responsibilities"                             | ii) What is the process for<br>reviewing and approving<br>minutes of Board<br>Committee of meetings?  | The minutes of Committee meetings having been drafted by the Company secretary after the meeting, is forwarded to the members of the Committee as well as the Management of the Company in attendance at the meeting, for their reviews/comments if any. Thereafter, corrections and amendments are effected by the Company Secretary. The corrected version of the minutes of the Board meeting forms part of the documents at the next Committee meeting which is also reviewed at the meeting again and if there are no further corrections by Committee members at the meeting, a motion is moved and seconded for its adoption and subsequently signed by the Chairman of the Committee, before pasting in the Company's Minutes Book. |
|  | iii) What are the timelines<br>for sending the minutes<br>to the directors?   | The timeline for sending the minutes to the members is within 10 days from the date of the meeting  |
|  | iv) Who acts as Secretary to board committees?  | The Company Secretary   |
|  | v) What Board Committees<br>are responsible for the<br>following matters? a) Nomination and<br>Governance b) Remuneration c) Audit d) Risk Management | The following Board Committees are responsible for the under listed matters:  a) Risk Management & Corporate Governance Committee- i. Nomination and Governance ii. Risk Management b) Audit Committee- Audit   |
|  | vi) What is the process of<br>appointing the chair of<br>each committee?  | The members of each Committee appoints their Chairmen for the respective Board Committees as provided in the Company's Board Charter  |
|  | Committee res   | ponsible for Nomination and Governance  |
|  | vii) What is the proportion of<br>INEDs to NEDs on the<br>Committee responsible   | The members of the Risk Management & Corporate Governance Committee responsible for Nomination and Governance are all Non-  |

| Principles | Reporting Questions  | Explanation on application or deviation   |  |  |  |
|------------|--|---|--|--|--|
|            | for Nomination and Governance?   | Executive Director. There is no Independent Non-<br>Executive Director in the Committee.  |  |  |  |
|            | viii) Is the chairman of the<br>Committee a NED or<br>INED?  | The Chairman is a Non-Executive Director (NED)  |  |  |  |
|            | ix) Does the Company have<br>a succession plan<br>policy? Yes/No<br>If yes, how often is it<br>reviewed?           | No  |  |  |  |
|            | x) How often are Board and<br>Committee charters as<br>well as other<br>governance policies<br>reviewed?           | The Board Charters as well as other governance policies are reviewed when the need for a review arises.   |  |  |  |
|            | xi) How does the committee<br>report on its activities to<br>the Board?  | The Committee reports its activities to the Board at the Board meeting.   |  |  |  |
|            | Comm   | ittee responsible for Remuneration  |  |  |  |
|            | xii) What is the proportion<br>of INEDs to NEDs on the<br>Committee responsible<br>for Remuneration?               | The company currently does not have an INED, however, it is in the process of appointing one.   |  |  |  |
|            | xiii) Is the chairman of the<br>Committee a NED or<br>INED ?   | The Chairman is a Non-Executive Director (NED)  |  |  |  |
|            | Co   | Committee responsible for Audit   |  |  |  |
|            | xiv) Does the Company<br>have a Board Audit<br>Committee separate<br>from the Statutory Audit<br>Committee? Yes/No | No  |  |  |  |
|            | xv) Are members of the Committee responsible for Audit financially literate? Yes/No                                | Yes   |  |  |  |
|            | xvi) What are their qualifications and experience?   | Mr. Olusegun Oguntoye i. Qualification- ACA ii. Experience- Seasoned Accountant and he has over thirty years' experience in corporate finance and management.   |  |  |  |
|            |  | Mr. Adebayo Adeleke   |  |  |  |
|            |  | i. <b>Qualification</b> -B.A. (Obafemi<br>Awolowo University), M.B.A-<br>Delta State University, Abraka ;   |  |  |  |
|            |  | ii. Experience- He has about three decades of varied work experience spanning Oil & Gas, Asset Management and Rea I Estate sectors of the economy. Adeleke is an astute investor. He currently sits on the board of May & Baker Nig. Plc and SAHAM Unitrust Insurance |  |  |  |

| Principles | Reporting Questions  | Explanation on a                             | pplication or deviation   |
|------------|--|--|---|
|            |  |  | td. He is the President of New<br>leart beat Charity Foundation.  |
|            |  | Mr. Kayode Ajakaiye                          |   |
|            |  |  | Qualification- Bsc Economics  |
|            |  | У  | Experience- He has over thirty ears' experience as a trategist economist  |
|            |  | Mr. Oluwaseun Olukoya                        |   |
|            |  | IC<br>Sc                                     | Qualification-Bsc Chemistry,<br>DGMP, Msc Pipeline Inspection<br>afety/NEBOSH International<br>echnical Safety in Oil and Gas |
|            |  | lr<br>y                                      | ears' experience in the Oil and Gas industry.   |
|            | xvii) Name the financial<br>expert(s) on the<br>Committee responsible<br>for Audit   | Mr. Olusegun Oguntoye<br>Mr. Adebayo Adeleke |   |
|            | xviii) How often does the<br>Committee responsible<br>for Audit review the<br>internal auditor's<br>reports?   | Quarterly.                                   |   |
|            | xix) Does the Company<br>have a Board<br>approved internal<br>control framework in<br>place? Yes/No  | Yes  |   |
|            | xx) How does the Board<br>monitor compliance<br>with the internal control<br>framework?  |  | gh the report from the Risk<br>ance Committee and the   |
|            | xxi) Does the Committee responsible for Audit review the External Auditors management letter, Key Audit Matters and management response to issues raised? Yes/No Please explain. |  | port showing the External<br>nted at the Audit Committee  |
|            | xxii) Is there a Board-<br>approved policy that<br>clearly specifies the<br>non-audit services that<br>the external auditor<br>shall not provide?<br>Yes/No                      | No   |   |
|            | xxiii) How many times did the Audit Committee hold discussions with the head of internal audit function and external auditors without the management during                      |  | hold discussion with the Head<br>and the external auditors<br>attendance  |

| Principles  | Reporting Questions  | Explanation on application or deviation   |
|---|--|---|
|   | the period under review?   | ee responsible for Risk Management  |
|   | Committee  | ee responsible for kisk management  |
|   | xxiv) Is the Chairman of the<br>Risk Committee a NED<br>or an INED?  | The Chairman of theRisk Management & Governance Committee is a Non-Executive Director (NED)   |
|   | xxv) Is there a Board approved Risk Management framework? Yes/No?  If yes, when was it approved?                                       | Yes It was approved in December 2016  |
|   | xxvi) How often does the Committee review the adequacy and effectiveness of the Risk Management Controls in place? Date of last review | The Committee reviews t he adequacy and effectiveness of the Risk Management Controls in place at theRisk Management & Governance Committee meeting and any other time as the Committee deems fit.  |
|   | xxvii) Does the Company have a Board- approved IT Data Governance Framework? Yes/No If yes, how often is it reviewed?                  | No  |
|   | xxviii) How often does the Committee receive and review compliance report on the IT Data Governance Framework?                         | The committee receives and reviews all reports tabled before it with regard to IT Governance framework as the need arises.  |
|   | xxix) Is the Chief Risk Officer (CRO) a member of Senior Management and does he have relevant experience for this role? Yes/No         | YES   |
|   | xxx) How many meetings of<br>the Committee did the<br>CRO attend during the<br>period under review?                                    | The Risk Officer is required to be in attendance at all the meetings of the Committee   |
| Principle 12: Appointment to the Board  "A written, clearly defined, rigorous, formal and   | i) Is there a Board-<br>approved policy for the<br>appointment of<br>Directors? Yes/No   | Yes   |
| transparent procedure<br>serves as a guide for the<br>selection of Directors to<br>ensure the appointment of<br>high-quality individuals to | ii) What criteria are<br>considered for their<br>appointment?  | Appropriate mix of knowledge, skills and experience, including the business, industry and commercial experience needed to govern the Company  |
| the Board"  | iii) What is the Board<br>process for ascertaining<br>that prospective directors<br>are fit and proper<br>persons?                     | An independent due diligence is conducted on each prospective candidate and the Board reviews the individual's profile and confirm if such person is fit and proper to be a Director of the Company |
|   | iv) Is there a defined<br>tenure for the following:<br>a) The Chairman<br>b) The MD/CEO  | No  |

| Principles   | Reporting Questions  | Explanation on application or deviation   |
|--|--|---|
|  | c) INED<br>d) NED<br>e) EDs  |   |
|  | v) Please state the tenure   | NONE  |
|  | vi) Does the Board have a process to ensure that it is refreshed periodically? Yes/No?   | Yes   |
| Principle 13: Induction and Continuing Education  "A formal induction programme on joining the Board as well as regular                          | i) Does the Board have a formal induction programme for new directors? Yes/No  | Yes   |
| training assists Directors to<br>effectively discharge their<br>duties to the Company"   | ii) During the period under review, were new Directors appointed? Yes/No  If yes, provide date of induction.                               | No  |
|  | iii) Are Directors provided relevant training to enable them effectively discharge their duties? Yes/No  If yes, provide training details. | Yes Directors regularly have Board retreat at the end of the year, where topics relevant to their duties are discussed. |
|  | iv) How do you assess the training needs of Directors?   | The training needs of the Directors is accessed through their respective performance                                    |
|  | v) Is there a Board-<br>approved training plan?<br>Yes/No  | No  |
|  | vi) Has it been budgeted for? <b>Yes/No</b>  | No  |
| Principle 14: Board Evaluation  "Annual Board evaluation assesses how each Director, the committees of the Board                                 | i) Is there a Board-<br>approved policy for<br>evaluating Board<br>performance? <b>Yes/No</b>  | Yes   |
| and the Board are committed to their roles, work together and continue to contribute effectively to the achievement of the Company's objectives" | ii) For the period under<br>review, was there any<br>Board Evaluation<br>exercise conducted?<br>Yes/No                                     | No  |
|  | iii) If yes, indicate whether internal or external.  Provide date of last evaluation.  | None was conducted  |
|  | iv) Has the Board Evaluation<br>report been presented to<br>the full Board? <b>Yes/No</b><br>If yes, indicate date of<br>presentation.     | No  |
|  | v) Did the Chairman discuss<br>the evaluation report<br>with the individual  | No  |

| Principles  | Reporting Questions  | Explanation on application or deviation                                    |
|---|--|--|
|   | directors? <b>Yes/No</b>   |  |
|   | vi) Is the result of the evaluation for each Director considered in the re-election process?  Yes/No   | No   |
| Principle 15: Corporate Governance Evaluation  "Institutionalizing a system for evaluating the Company's corporate governance practices ensures that its governance | i) For the period under review, has the Company conducted a corporate governance evaluation? Yes/No  If yes, provide date of the evaluation.   | No   |
| standards, practices and<br>processes are adequate<br>and effective"  | ii) Is the result of the<br>Corporate Governance<br>Evaluation presented<br>and considered by the<br>Board? Yes/No   | No   |
|   | iii) If yes, please indicate the date of last presentation.  | •  |
|   | iv) Is the summary of the<br>Corporate Governance<br>Evaluation included in<br>the annual reports and<br>Investors portal? Yes/No  | No   |
| Principle 16: Remuneration Governance  "The Board ensures that the Company remunerates fairly, responsibly and transparently so as to                               | i) Is there a Board-<br>approved Directors'<br>remuneration policy?<br>Yes/No<br>If yes, how often is it<br>reviewed?  | Yes. The remuneration policy is reviewed based on the need for its review. |
| promote the achievement<br>of strategic objectives and<br>positive outcomes in the<br>short, medium and long<br>term"   | ii) Provide details of<br>directors' fees,<br>allowances and all other<br>benefits paid to them<br>during the period under<br>review   |  |
|   | iii) Is the remuneration of<br>NEDS presented to<br>shareholders for<br>approval? Yes/No<br>If yes, when was it<br>approved?   | Yes  The remuneration of NEDs was approved at the last AGM by Shareholders |
|   | iv) What portion of the NEDs<br>remuneration is linked to<br>company performance?  | None   |
|   | v) Is there a Board-<br>approved remuneration<br>policy for Executive and<br>Senior management?<br>Yes/No<br>If yes, to what extent is<br>remuneration linked to<br>company performance? | Yes  |
|   | vi) Has the Board set KPIs for<br>Executive Management?<br>Yes/No  | Yes  |

| Principles  | Reporting Questions   | Explanation on application or deviation  |
|---|---|--|
|   | vii) If yes, was the<br>performance<br>measured against the<br>KPIs? Yes/No   | Yes  |
|   | viii) Do the MD/CEO, EDs<br>and Company<br>Secretary receive a<br>sitting allowance<br>and/or directors' fees?<br>Yes/No  | Only the Company Secretary receives sitting allowance.   |
|   | ix) Which of the following receive sitting allowance and/or fees:  a. MD/CEO b. ED c. Company Secretary d. Other Senior management staff  | The Company Secretary receives sitting allowance.  |
|   | x) Is there a Board-<br>approved clawback<br>policy for Executive<br>management? <b>Yes/No</b><br>If yes, attach the policy.  | No   |
| Principle 17: Risk Management  "A sound framework for managing risk and ensuring  | i) Has the Board defined<br>the company's risk<br>appetite and limit?<br>Yes/No   | No   |
| an effective internal control<br>system is essential for<br>achieving the strategic   | ii) How often does the company conduct a risk assessment?   | At every Risk Management meeting, the Risk Manager presents a report on the Company's Risk Assessment.                       |
| objectives of the Company"  | iii) How often does the<br>board receive and<br>review risk management<br>reports?  | The Board receives an update on the Risk<br>Management report from the Chairman of the Risk<br>Committee on quarterly basis. |
| Principle 18: Internal Audit  "An effective internal audit function provides assurance to the Board on the effectiveness of the governance, risk management and internal control systems" | i) Does the company have<br>an Internal Audit<br>function? Yes/No<br>If no, how has the Board<br>obtained adequate<br>assurance on the<br>effectiveness of internal<br>processes and systems? | Yes  |
| Common systems  | ii) Does the company have<br>a Board-approved<br>internal audit charter?<br>Yes/No  | Yes  |
|   | iii) Is the head of internal<br>audit a member of senior<br>management? <b>Yes/No</b>   | Yes  |
|   | iv) What is the qualification and experience of the head of internal audit?   | The head of Internal Audit is a qualified Accountant with over 10 years' experience  |
|   | v) Does the company have<br>a Board-approved<br>annual risk-based internal<br>audit plan? <b>Yes/No</b>   | No   |
|   | vi) Does the head of the internal audit function  | Yes  |

| Principles  | Reporting Questions   | Explanation on application or deviation  |
|---|---|--|
|   | report at least once every quarter to the committee responsible for audit, on the adequacy and effectiveness of management, governance, risk and control environment; deficiencies observed and management mitigation plans? Yes/No |  |
|   | vii) Is there an external assessment of the effectiveness of the internal audit function at least once every three years by a qualified independent reviewer appointed by the Board?  Yes/No  If yes, when was the last assessment? | The effectiveness of the Internal Audit function is assessed by the External Auditors on yearly basis after completion of the audit for the year under review. |
|   | viii) Who undertakes and approves the performance evaluation of the Head of Internal Audit?   | The Audit Committee  |
| Principle 19: Whistleblowing  "An effective whistle- blowing framework for reporting any illegal or unethical behaviour minimises the Company's | i) Does the company have<br>a Board-approved<br>whistleblowing<br>framework? <b>Yes/No</b><br>If yes, when was the date of<br>last review   | Yes It was last reviewed in December 2016  |
| exposure and prevents recurrence"   | ii) Does the Board ensure that the whistleblowing mechanism and are process reliable, accessible to all stakeholders, guarantees anonymity and protection of the whistleblower? Yes/No  | Yes  |
|   | iii) Is the Audit committee<br>provided with the<br>following reports on a<br>periodic basis?   | Yes  |
|   | a) Reported cases b) Process and results of Investigated cases  |  |
| Principle 20: External Audit  "An external auditor is appointed to provide an independent opinion on the true and fair view of the              | i) Who makes the recommendations for the appointment, reappointment or removal of external auditors?  | The Board of Directors   |
| financial statements of the<br>Company to give assurance<br>to stakeholders on the<br>reliability of the financial                              | ii) Who approves the appointment, re-<br>appointment, and removal of External Auditors?   | The Shareholders at the Annual General Meeting   |

| Principles   | Reporting Questions  | Explanation on application or deviation   |
|--|--|---|
| statements"  | iii) When was the first date<br>of appointment of the<br>External auditors?  | 25TH JULY, 2013   |
|  | iv) How often are the audit partners rotated?  | The Audit Partners are rotated based on the internal policy of the External Auditors  |
| Principle 21: General Meetings  "General Meetings are important platforms for the Board to engage shareholders to facilitate greater understanding of  | i) How many days prior to<br>the last general meeting<br>were notices, annual<br>reports and any other<br>relevant information<br>dispatched to<br>Shareholders?   | The notices for the AGM, annual reports and other relevant information were dispatched to the Shareholders, 21 days' prior to the date of the Annual General meeting. |
| the  Company's business, governance and performance. They provide shareholders with an opportunity to exercise their ownership rights and express their views to the Board on any areas of interest"   | ii) Were the Chairmen of all<br>Board Committees and<br>the Chairman of the<br>Statutory Audit<br>Committee present to<br>respond to Shareholders'<br>enquiries at the last<br>meeting? Yes/No   | Yes   |
| Principle 22: Shareholder Engagement  "The establishment of a system of regular dialogue with shareholders balance their needs, interests and expectations with the objectives of the Company"   | i) Is there a Board-approved policy on shareholders' engagement? Yes/No If yes:  a) when was it last reviewed? b) Is the policy hosted on the company's website?   | No  |
|  | ii) How does the Board<br>engage with Institutional<br>Investors and how often?  | The Board engages with the Institutional Investors through direct contact and shareholders forum  |
| Principle 23: Protection of Shareholder Rights  "Equitable treatment of shareholders and the protection of their statutory and general rights, particularly the interest of minority shareholders, promote good governance"                                  | i) Does the Board ensure that adequate and timely information is provided to the shareholders on the Company's activities?  Yes/No   | Yes   |
| Principle 24: Business Conduct and Ethics  "The establishment of professional business and ethical standards underscore the values for the protection and enhancement of the reputation of the Company while promoting good conduct and investor confidence" | i) Does the company have a Board-approved Code of Business Conduct and Ethics (COBE) that guides the professional business and ethical standards? Yes/No  If yes:  a) Has the COBE been communicated to all internal and external Stakeholders? Yes/No  b) Is the COBE applicable to any | Yes  The CODE has been duly communicated to all internal and external Stakeholders and it is applicable to the  |

| Principles  | Reporting Questions   | Explanation on application or deviation  |
|---|---|--|
|   | or all of the following:  1. Board 2. Senior managemen t 3. Other employees 4. Third parties  | Board, Senior Management, Other employees and Third Parties.   |
|   | ii) When was the date of last review of the policy?   | The date of the last review was December 2016  |
|   | iii) Has the Board incorporated a process for identifying, monitoring and reporting adherence to the COBE? Yes/No   | Yes  |
|   | iv) What sanctions were imposed for the period under review for non-compliance with the COBE?   | No reported cases for the period under review  |
| Principle 25: Ethical Culture  "The establishment of policies and mechanisms for monitoring insider trading, related party transactions, conflict of interest and other corrupt activities, mitigates the adverse effects of these abuses on the Company and promotes good ethical conduct and investor | i) Is there a Board-approved policy on insider trading?  Yes/No  If yes:  a) When was the last date of review?  b) How does the Board monitor compliance with this policy?  | Yes  The date of the last review was December 2016 and the Board monitors compliance by ensuring that non-compliance were reported at Board meetings |
| confidence"   | ii) Does the company have a Board approved policy on related party transactions? Yes/No If yes:  a) When was the last date of review? b) How does the Board monitor compliance with this policy? c) Is the policy applicable to any or all of the following: 1. Board 2. Senior managemen t 3. Other employees (Specify) 4. Third parties (Specify) | No No  |
|   | iii) How does the Board<br>ensure adequate<br>disclosure of Related   | None   |

| Principles   | Reporting Questions   | Explanation on application or deviation   |
|--|---|---|
|  | Party Transactions by the responsible parties?  |   |
|  | iv) Does the company have a Board-approved policy on conflict of interest?  Yes/No  | Yes   |
|  | If yes:  a) When was the last date of review?  b) How does the Board monitor compliance with this policy?  c) Is the policy applicable to any or all of the following:  1. Senior managemen t  2. Other | December 2016  Disclosure is always required at Board meetings for Directors to disclose any conflict of interest  None |
|  | employees<br>(Specify)  |   |
| Principle 26: Sustainability  "Paying adequate attention to sustainability issues including environment, social, occupational and community health and | i) Is there a Board-<br>approved<br>sustainability policy?<br>Yes/No<br>If yes, when was it last<br>reviewed?   | No  |
| safety ensures successful<br>long-term business<br>performance and projects  | ii) How does the Board<br>monitor compliance<br>with the policy?  | None  |
| the Company as a responsible corporate citizen contributing to economic development"   | iii) How does the Board<br>report compliance<br>with the policy?  | None  |
|  | iv) Is there a Board-<br>approved policy on<br>diversity in the<br>workplace? <b>Yes/No</b><br>If yes, when was it last<br>reviewed?  | No  |
| Principle 27: Stakeholder Communication  "Communicating and interacting with stakeholders keeps them conversant with the activities of the             | i) Is there a Board-<br>approved policy on<br>stakeholder<br>management and<br>communication?<br>Yes/No   | No  |
| Company and assists them in making informed decisions"   | ii) Does the Company have an up to date investor relation portal? Yes/No  If yes, provide the link.   | No  |
| Principle 28: Disclosures  "Full and comprehensive disclosure of all matters material to investors and stakeholders,                                   | i) Does the company's annual report include a summary of the corporate governance report?   | Yes   |

| Principles  | Reporting Questions   | Explanation on application or deviation |
|---|---|---|
| and of matters set out in this Code,  | been fined by any   | No                                      |
| ensures proper monitoring of<br>its implementation which<br>engenders<br>good corporate<br>governance practice" | regulator during the reporting period?  Yes/No  If yes, provide details of the fines and penalties. |   |

## Section F – Certification

We hereby make this declaration in good faith and confirm that the information provided in this form is true.

Chairman of the Board of Directors Chairman of the Committee responsible for Governance

Name: Mr. Sulaiman A. Adedokun Name: Mr. Adebayo Adeleke

Signature: Signature:

Date: 12th February, 2021 Date: 12th February, 2021

Managing Director/Chief Executive Officer Company Secretary/Chief Compliance Officer

Name: Mr. Theodore O. Chikelu Name: Cautious Services Limited

Signature: Signature:

Date: 12<sup>th</sup> February, 2021 Date: 12<sup>th</sup> February, 2021

| Principles   | Reporting Questions   | Explanation on application or deviation |
|--|---|---|
| ond of matters set out in this Code, ensures proper monitoring of its implementation which engenders good corporate governance practice" | ii) Has the company been fined by any regulator during the reporting period? Yes/No If yes, provide details of the fines and penalties. | No                                      |

### Section F - Certification

We hereby make this declaration in good faith and confirm that the information provided in this form is true.

Chairman of the Board of Directors

Name: Mr. Sulaiman A. Adedokun

Signature: Date: 12th

Managing Director/Chief Executive Officer

Name: Mr. Theodore O. Chikelu

Signature:

Date: 12th February, 2021

Chairman of the Committee responsible for Governance

Name: Mr. Adebayo Adeleke

Signature:

Date: 12th February, 2021

Company Secretary/Chief Compliance Officer

Name: Cautious Services Limited

Signature:

Date: 12th February, 202