THE RULE MAKING PROCESS REGULATION OF NITDA



NATIONAL INFORMATION TECHNOLOGY DEVELOPMENT AGENCY (NITDA)

NATIONAL INFORMATION TECHNOLOGY DEVELOPMENT AGENCY ACT, 2007

RULE MAKING PROCESS, 2017



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The Government of the Federal Republic of Nigeria
NATIONAL INFORMATION TECHNOLOGY DEVELOPMENT AGENCY

(NITDA)

RULE MAKING PROCESS, 2017

RULE MAKING PROCESS, 2017	
In exercise of the powers conferred on it by Section 6	
of the National Information Technology Development	
Agency Act of 2007, NITDA in compliance with the	
provisions of Section 32 of the NITDA Act hereby	
issues the following Rule Making Process	
Regulation.	
[9 th August 2017]	Commencement
PART ONE – SHORT TITLE, SCOPE, OBJECTIVES	
AND INTEPRETATION	
1. This Regulation may be cited as RULE MAKING PROCESS REGULATION OF NITDA.	Short Title
2. This Regulation shall apply in all instances	
where the Agency seeks to develop any	
Regulation, Guidelines, Standards or Rules	Scope
pursuant to its mandate under the NITDA Act	
2007.	
3. This Regulation is issued for the purpose of	Objectives
achieving the following objectives:	
(1)Ensuring professionalism in the	
development of Rules;	
(2)Ensuring standardization of the rule	
making process;	
(3) Ensuring stakeholder inclusiveness in the	
rule making process;	
(4) The development of the Information	
Technology industry in Nigeria through	
regulations; and	
(5) The development of other sectors of the	
Nigerian economy using Information	
Technology.	
4. In this Regulation:	Interpretation
" Act " means the National Information	
Technology Development Agency Act,	
<u> </u>	I.

2007;

- **"Agency"** means NITDA or the National Information Technology Development Agency;
- **"Calendar Month"** means a calendar month reckoned according to the Gregorian calendar;
- **"Committee"** means Committee created by the Director-General of the Agency for giving effect to this Regulation.
- "Draft Rule" means a proposed Rule to be developed using this Regulation;
- **"Management Committee"** means a Committee of Management staff duly constituted for decision making within the Agency;
- "Media platform" includes radio and television stations, social media platform and any other form of electronic or broadcast communication;
- "Originator" means the person or group of persons that submitted a proposal or draft Rule for consideration at the Registry of the Director General/Chief Executive Officer, Offices of Heads of Departments/Units or the Agency's official email;
- **"Proposal"** includes a written request for the development of a draft rule, which is not accompanied by the draft rule itself;

"Rule" means Standards, Guidelines and Regulations, which the Act empowers the Agency or the Governing Board to develop;	
"Regulatory Plan" means the regulatory action plan of NITDA stipulating the areas of regulation, the proposed regulations and the period for making those regulations;	
"Stakeholders engagement" means meetings, interactions or negotiations involving NITDA and the representatives of Information Technology establishments and organisations who are the Agency's stakeholders.	
O – POWERS AND REGULATORY PLAN	
e and publish on its website, Regulations, delines, Standards and any other Rule for	Powers to Make Regulations
ulatory Plan at least once a year, ulating future rulemaking activities and ating the public on pending and completed	Publication of Regulatory Plan
REE – INITIATION OF PROCESS	
inator in writing, through any media, to lop any Rule subject to the provisions of Regulation. Such Originator may include not limited to the following: rofessional bodies; idustry Stakeholders;	Proposals for Rules
	Regulations, which the Act empowers the Agency or the Governing Board to develop; "Regulatory Plan" means the regulatory action plan of NITDA stipulating the areas of regulation, the proposed regulations and the period for making those regulations; "Stakeholders engagement" means meetings, interactions or negotiations involving NITDA and the representatives of Information Technology establishments and organisations who are the Agency's stakeholders. D - POWERS AND REGULATORY PLAN Stant to its mandate, the Agency may e and publish on its website, Regulations, delines, Standards and any other Rule for ag full effect to the provisions of the Act. Agency may publish on its website a

(d) Advisory Committees; (e) Any Department of the Agency; or (f) Any member of the Public.	
8. Subject to its mandate, the Agency may consider the following in deciding which issues or goals have priority for rule making. They are:	Priority in Rule Making
 (a) New technologies or new data on existing issues; (b) Concerns arising from various problems affecting society; (c) Recommendations from NITDA Committees; (d) Petitions from interest groups, corporations, and members of the public; (e) Lawsuits filed by interest groups, corporations, States, and members of the public; (f) Presidential directives; (g) Letters from the Office of the Attorney General of the Federation or Office of the National Security Adviser or other notable offices of the Government; (h) Requests from other Agencies; and (i) Studies and recommendations of Agency staff. 	
9. Any proposal or draft Rule brought pursuant to Section 7 above shall be addressed to the Director General.	Communication of Proposal
PART FOUR – REVIEW, CONSIDERATION OF PROPOSALS BY THE AGENCY AND STAKEHOLDERS ENGAGEMENT	
10. Every proposal or draft Rule received pursuant to Section 7 above, shall be reviewed	Review of Proposal or

by the Department mandated by the Director General for that purpose or where none is mandated, by the Department in charge of Regulation.	Draft Rule
11. The Department mandated pursuant to section 10 above shall be responsible for vetting, editing and reviewing any proposal or draft Rule and shall within 15 calendar days of receiving the proposal or draft rule, notify the Director General as well as the Originator of its findings.	Report of Findings on Proposal or Draft Rule
Director General, where the Department in Section 11 above finds that the Rule should be created, the Department in charge of Regulations shall: (1) At the end of 5 Calendar days after the Director-General as well as the Originator have been notified of the Report of Findings on the proposal or Draft Rule; the Agency shall publish the Report on its website and or any media platform. Such report shall among others contain the following information: (a) Preambles or summary of the issues and actions under consideration; (b) The legal authority for issuing the rule; (c) Reasons or rationale for the rule; (d) The draft rule; (e) Invitation to the public to comment on the draft Regulatory instrument; (f) Set date for comments to be submitted; (g) Various methods for conveying comments, which may include but not limited to, email, private courier, and the official electronic comment portal; and (h) Supplementary Information portion, which	Request for Public Comments

Collation of Comments
Stakeholder Engagement Notice
Stakeholder Engagement
Evaluation of Draft Rule

17. Pursuant to Section 16 of this Regulation, the harmonized version from the Joint Committee, shall be indicated as "draft" and published on the website of the Agency and in any media platform designated by the Agency for additional comments and suggestions from members of the public.	Publication of Draft Rule
18. Subject to the decision of the Agency to designate additional number of days, members of the public or stakeholders shall make their additional comments within 10 calendar days.	Public Comments and Suggestions
19. Upon the completion of 21 days stated in Section 18 above, all modifications on the draft rule by the Joint Committee shall be made within 10 calendar days or such number of days as may be extended by the Agency	Modification on Draft Rule
20. The Director-General, may, in consideration of National Interest, urgency, or Presidential Directives, abridge the allotted time and or procedure for rule making after due consultation with the Management Committee of the Agency.	Abridging Time
21. A Rule shall come into force upon approval by the Governing Board of the Agency, or in the absence the Governing Board, the Minister supervising the Agency and signed by the Director General.	Conclusion of Rule
22. The new Rule shall be gazetted in the Official Gazette of the Federal Republic of Nigeria and published on the website of NITDA.	Gazetting of Rule
PART SIX – MISCELLANEOUS	

23. No Draft Rule shall be published on the website unless the Rule has complied with the provisions of this Rule making Process.	Condition for Publication on Website
24. The Agency may create a portal for Petitions against the enacted Rule, and where the portal is so created, the Agency may announce the petition on its website for public comments on the issue.	Portal for Petition
25. The Agency may amend any Rule, made pursuant to this Regulation, at any time after it has been gazetted, provided that the amendment shall be in compliance with foregoing as though it were a new Rule.	Amendment of Rules
 26. The Agency may amend this Regulation, subject to the following conditions. (a) Amendment or enactment of an Act of the National Assembly that may affect the implementation of the Regulation; (b) Global trend and practices in Information Technology; (c) Specific request from Stakeholders; (d) Any other circumstances or conditions that in the opinion of the Agency that will affect the implementation of this Rule Making Process. 	Amendment of this Regulation

MADE AT ABUJA This 9th Day of August 2017

Abdur-Raheem Adebayo Shittu

Honourable Minister of Communications



Isa Ali Ibrahim (Pantami) PhD, FBCS,FIIM

Director-General National Information Technology Development Agency (NITDA)

