

## KANO STATE PUBLIC PROCUREMENT (AMENDMENT) LAW, 2022 (1443 AH.)

A Law to provide for the amendment of the Kano State Public Procurement Law, 2021 (1443 A. H) and for other matters connected therewith.

The Kano state House of Assembly Enacts as follows:

Citation and commencement	1. This Law may be cited as "the Kano State Public Procurement (Amendment) Law, 2022 (1443A.H.)" and shall come into operation on the day of 2022 (1443A.H.)
Amendment of the Law	2. The Kano State Public Procurement Law, 2021 (1443 A.H) (herein after called "The <i>principal Law</i> " is amended as provided herein.
Amendment of Section9 (e)	3. Section 9 paragraph (e) of the Principal Law is amended by replacing same with a new section 9 (e) which reads:  "Notwithstanding the provision of section 8 (2). The Governor may revoke the appointment of any member of the Board on the grounds of gross misconduct, financial impropriety, fraud or manifest incompetence; such revocation shall be confirmed by at least two-third majority votes of the State House of Assembly"
Amendment of section 15	4. Section 15 subsection (3) of the Principal Law is amended by replacing same with a new Section15 (3) which reads:  "Notwithstanding the provision of section 15(1) the Governor may remove the Director - General on the grounds of gross misconduct, Financial impropriety, fraud or manifest incompetence; such removal shall be confirmed by

	at least two-third majority votes of the State House of Assembly"
Amendment of section 45	5. Section 45 Subsection (2) of the Principal Law is amended by replacing same with a new Section 45 (2) which reads:  "In the case of goods, works and services under National Competitive Bidding, the Invitation for bids shall be advertised on the Notice Board of the procuring entity, at least two national daily newspapers, the State Procurement Journal and Online not less than six (6) weeks before the deadline for submission of the bids for the goods, works and services".
Amendment of section 86	<ul> <li>6. (1) Section 86 Subsection (2) of the Principal Law is amended by:</li> <li>(a) replacing paragraph (iii) thereof with a new paragraph (iii) which reads:</li> <li>"(iii) Where a bidder is not satisfied with the decision of the Board, the bidder may refer the complaint to the High court of the State for judicial review; and</li> <li>(b) replacing paragraph (iv) thereof with a new paragraph (iv) which reads:</li> <li>"(iv) The decision of the High court may include any or all the following;</li> <li>a. Dismissal of the complaint</li> <li>b. Nullifying in whole or in part an unlawful act or decision made by the procuring entity or the Board;</li> <li>c. Declaring the rules or principles governing the subject matter of the complaint; and</li> </ul>

- d. Revising an improper decision by the procuring or disposing entity or the Board and substituting same with its own decision.
- (2) Section 86 Subsection (3) of the Principal Law is amended by replacing same with a new subsection (3) which reads:
- "(3) The decision of the High court shall be final and bind the parties."

## AUTHENTICATION BY THE CLERK TO THE HOUSE

THIS PRINTED IMPRESSION HAS BEEN CAREFULLY COMPARED BY ME, WITH THE LAW THE KANO STATE PUBLIC PROCUREMENT (AMENDMENT) LAW, 2022 (1443A.H.) WHICH WAS PASSED BY THE HOUSE OF ASSEMBLY AND FOUND BY ME TO BE A TRUE AND PRINTED COPY OF THE SAID LAW.

> CLERK/HEAD OF LEGISLATIVE SERVICE KANO STATE HOUSE OF ASSEMBLY

> > ASSENTED TO:

THIS 25th DAY OF May 1443 A.H 25th DAY OF May 2022.

> DR. ABDULLAHI UMAR GANDUJE **EXECUTIVE GOVERNOR** KANO STATE