#### **CHAPTER 76**

### LAND REGISTRATION

A LAW TO CONSOLIDATE AND AMEND THE LAW RELATING TO THE REGISTRATION OF INSTRUMENTS AND THE FILING OF JUDGMENTS AFFECTING LAND

NN 1963, Cap. 53. SS 10 of SSLN 1 of 1982.

[1 January 1925] Date of

**TCAP. 76** 

commencement.

This Law may be cited as the Land Registration Law.

Short title.

Interpreta-

## 2. Definitions:-

"certificate of purchase" means a certificate granted by a court ssln 1 of certifying that the right, title and interest of a judgment debtor 1982. in certain immovable property has been sold to the person named in the certificate:

"Commissioner" means the State Commissioner assigned for the time being with responsibility for land matter;

"state grant" includes a certificate of occupancy under or deemed under the Land Use Act 1978, and a mining lease, 1978 No 6. mining right, water right or exclusive prospecting licence SSLN 1 of granted under the Minerals Act, and a timber licence granted 1982. under the Forestry Law, and every other grant, conveyance, Cap. 52. lease or mortgage by or on behalf of the Government;

"instrument" means a document affecting land whereby one party (hereinafter called the grantor) confers, transfers, limits, charges or extinguishes in favour of another party (hereinafter called the grantee) any right or title to), or interest in land in, and includes a certificate of purchase and a power of attorney under which any instrument may be executed, but does not SS 1 of include a will;

"local judgment" means a judgment or decree of the High SSLN 1 of Court or a District Court in Sokoto State whereby the title 1982.

plan.

e receivable in

to land in Sokoto State is held under a statutory right of occupancy or shall be appointed or where the validity of any Instrument under this law is applied;

"office" means the proper office of the land registry established under this Law;

SSLN 1 of 1982.

1978 No 6

"statutory right of occupancy" means a right of occupancy granted or deemed to have been granted, under the provisions of the Land Use Act, 1978.

## Land Registry

Land registry. 3.—(1) There shall be a land registry with an office or offices at such place or places as the Commissioner may from time to time direct.

SS 10 of 1982. (2) The registry shall be the proper office for the registration of all instruments including powers of attorney affecting land.

Appointment of registrars.

- 4.—(1) The Civil Service Commissioner shall appoint such number or registrars, deputy registrars and assistant registrars as he may think fit for the purposes of this Law.
- (2) Subject to the directions of the registrar, a deputy registrar or an assistant registrar may do anything which by this Law is required or authorised to be done by the registrar.

Registers and documents to be kept.

- 5.—(1) There shall be kept at each office such registers, books and files as may be prescribed and a registrar shall, subject to the provisions of this Law, register therein the prescribed manner all instruments required to be registered and delivered to him for registration, and shall file all judgments required or permitted to be filed and delivered to him for filing.
- (2) All registers kept in the offices of the land registry immediately before the commencement of this Law shall form part of the register under this Law.

# Instruments, the Registration of which is Compulsory

Instruments executed after the commencement of the Law. 6. Subject to the provisions of this Law, every instrument executed after the commencement of this Law shall be registered.

7. S execute register

8.—(
ment c
whereo
by such
or just
justice

(2) I unless proof ( one of (3), as thereto is other such r

servin milita execu

> (a) (b)

and t

(3) perso Nige

right of ty of any

ry estab-

ccupancy rovisions

offices at e to time

ration of nd.

pint such istrars as

registrar is Law is

rs, books ect to the lanner all him for mitted to

immediart of the

orv strument egistered.

7. Subject to the provisions of this Law, every instrument Instruments executed before the commencement of this Law, and not already executed before the registered, shall be registered.

ment of the

# Requisites of Registration

8.—(1) No instrument executed in Nigeria after the commence- Proof of inment of this Law, the grantor, or one or more of the grantors, whereof is illiterate, shall be registered unless it has been executed illiterates in by such illiterate grantor or grantors in the presence of a magistrate or justice of the peace and is subscribed by such magistrate or justice of the peace as a witness thereto.

(2) No instrument executed out of Nigeria shall be registered Proof of inunless it has endorsed thereon or attached thereto a certificate of proof (as in Form A in the First Schedule or to the like effect) by of Nigeria. one of the persons mentioned in paragraph (a) or (b) of subsection Form A. (3), as the case may be; or unless one of the subscribing witnesses Schedule. thereto be one of such persons, or unless the due execution thereof is otherwise certified, to the satisfaction of the registrar, by one of such persons:

Provided that an instrument executed out of Nigeria by a person serving in the armed forces of the Federation on actual naval, military or air force service may be registered if it has been executed in the presence of:-

- (a) the officer commanding the ship or other unit in which the person executing the instrument is serving; or
- (b) any other officer not below the rank of Lieutenant-Commander in the Nigerian Navy, or of Major in the Army, or of Squadron-Leader in the Air Force,

and bears a statement that it has been executed on actual naval, SSLN 1 of military or air force service.

(3) The persons referred to in subsection (2) shall be every person having authority to administer an oath in any place out of Nigeria.

Description and plan of land affected. SSLN 1 of 1982.

- 9.—(1) (a) No instrument executed after the commencement of this Law, other than a power of attorney, shall be registered unless it contains a proper and sufficient description, and, subject to the regulations, a plan, of the land affected by such instrument;
  - (b) the decision of the registrar as to the adequacy of the description and plan of any land in any instrument for the purpose of identification shall be final, subject to any order of the High Court.

Plans attached to state grants to be signed by a surveyor and countersigned by a surveyor. 1974 No. 34.

(2) No state grant executed after the 1st day of June, 1918, and no instrument executed after the said date affecting land the subject of a state grant executed after the said date shall be registered unless the plan of the land affected by such state grant or instrument is signed by a surveyor or is a copy of a plan so signed.

Plans attached to other instruments to be signed by a surveyor. (3) No instrument executed after the 1st day of June, 1918, having thereon or attached thereto a plan of the land affected shall be registered unless the plan is signed by a surveyor or is a copy of a plan which has been signed by a surveyor.

Definition of terms. Cap. 142.

(4) In this section the term "surveyor" has the meaning assigned to the term by the Survey Law.

Endorsement of consent in the case of certain instruments. 10. No instrument requiring the consent of the Governor or of any public officer to the validity thereof shall be registered unless such consent be endorsed thereon or the registrar is ofherwise satisfied that such consent has been given.

Validity of instrument.

11. No instrument declared by any enactment repealed by this Law to be void shall be registered.

Compliance with the requirements of this Law or prior enactment. 12. No instrument executed before the commencement of this Law shall be registered if it does not comply with the requirements of this Law or of the enactment in force at the date of execution thereof.

be reg

> La gra ex afl malan wl

> > tw wl da el

d<sub>i</sub>

h

r

C

t c t t

acement of y, shall be 1 sufficient ns, a plan,

uacy of the nstrument final, sub-

1918, and ; land the ... e shall be te grant or so signed.

ine, 1918, ected shall s a copy of

g assigned

ernor or of red unless otherwise

ed by this

ent of this uirements execution

13. No instrument endorsed on another instrument shall Registration be registered unless the instrument on which it is endorsed is of instruregistered.

dorsed on another

#### Sanctions

14. Every state grant executed after the commencement of this Certain Law, and every instrument affecting land the subject of a state documents grant or whereby land is granted by a native to a non-native nonexecuted after the commencement of this Law shall, so far as it registration. affects any land, be void unless the same is registered within six months from its date (or, in the case of an instrument whereby land is granted by a Nigerian to a non national, from the date on which it receives the Governor's consent) if executed in Nigeria, or twelve months from its date (or, in the case of an instrument whereby land is granted by a Nigerian to a non national, from the date on which it receives the Governor's consent) if executed elsewhere:

Provided that the registrar may extend such periods whenever SSLN 1 of he shall be satisfied that registration has been delayed without default or neglect on the part of the person acquiring the right or interest in the lands in question.

15. No instrument shall be pleaded or given in evidence in any Inadmissibilcourt as affecting any land unless the same shall have been evidence. registered in the proper office as specified in section 3.

16. Subject to the provisions of this Law every instrument Loss of registered under this Law shall, so far as it affects any land, take effect, as against other instruments affecting the same land, from the date of its registration as hereinafter defined in the proper office as specified in section 3, and every instrument registered before the commencement of this Law shall be deemed to have taken effect from the date provided by the law in force at the time of its registration.

### Method of Registration

17.—(1) Any person desiring that any instrument shall be Instrument registered shall deliver the same together with a true copy thereof be delivered and the prescribed fee to the registrar at the office.

Certificate of delivery to registrar. Form B. First Schedule.

(2) The registrar shall, immediately after such delivery, place upon the instrument and upon the copy thereof a certificte, as in Form B in the First Schedule.

Registration.

(3) Unless the instrument is one which is declared by this Law to be void or the registration of which is prohibited by this Law, the registrar shall compare the copy of the instrument with the original and if he shall find such copy to be a true copy and to comply with any regulations made under this Law and for the time being in force he shall certify the same by writing thereon the words "certified true copy" and appending his signature thereto.

Return of instrument. Form C. First Schedule.

- (4) The registrar shall thereupon register the instrument by causing the copy so certified to be pasted or bound in one of the register books and by endorsing upon the original instrument a certificate as in Form C in the First Schedule; and upon such registration the year, month, day and hour specified in the certificate endorsed on the instrument in pursuance of subsection (2) shall be taken to be the year, month, day and hour at which the instrument was registered.
- (5) The original instrument shall thereafter, upon application, be returned to the person who shall have delivered it for registration:

Provided that if application for the return of the instrument is not made within twelve months after the date of registration the registrar may destroy the instrument.

When registration to be refused.

18.—(1) When, upon examining an instrument and the copy thereof delivered to him for registration, the registrar shall find that such instrument is one which is declared by this Law to be void or the registration of which is prohibited by this Law or that the copy is not a true copy, or does not comply with any regulations made under this Law for the time being in force, he shall refuse to register such instrument and shall write in red ink across the certificates endorsed on the instrument and copy in pursuance of subsection (2) of section 17 the words "registration refused" and shall append his signature thereto and the title of the registry office concerned.

(2) tion, b registra

Prov copy is they w

(3) (

(4) upon event fee up

19.local has t regist certifi map ( refers provi court

(2)shall trans place as in

s Law Law, th the ind to e time on the ereto.

ent by of the nent a 1 such certifion (2) ch the

oplicait for

nent is on the

е сору all find v to be or that th any rce, he red ink copy in stration e of the

(2) Such instrument and copy shall thereafter, upon applica- Return of tion, be returned to the person who shall have delivered it for rejected instrument. registration:

Provided that if application for the return of the instrument and copy is not made within twelve months from the date on which they were delivered for registration the registrar may destroy them.

(3) (a) Nothing herein contained shall prevent an instrument Redelivery the registration of which has been refused from being for registration delivered again for registration provided that the provisions of section 17 are complied with, and that the instrument, if it was void by virtue of the provisions of section 14 when previously delivered for registration, has ceased to be void owing to the time of registration having been extended by the registrar;

(b) in the event of such subsequent delivery the procedure prescribed by section 17 shall be followed and the year, month, day and hour of registration shall be taken to be the year, month, day and hour of such subsequent delivery.

(4) When registration of an instrument is refused, the fee paid upon delivery for registration shall not be returnable, and in the event of the instrument being delivered again for registration the fee upon delivery shall be payable again.

# Filing of Judgments

19.—(1) Within two calendar months from the date of every Copy of local judglocal judgment the registrar of the court by which such judgment has been pronounced shall transmit to the registrar, at such transmitted registry office as the Commissioner may from time to time direct, a certified true copy of the judgment together with a copy of any map or plan ordered to be filed in that court to which the judgment refers, a copy whereof has not already been transmitted under the provisions of this Law, and any other map or plan ordered by the court to be transmitted.

(2) No map or plan other than those specified in subsection (1) shall accompany or be attached to a copy of a judgment transmitted under the provisions of that subsection.

Registrar to file copy of judgment.

20. On receipt of the certified true copy of any judgment and the map or plan specified in subsection (1) of section 19 the registrar shall file the same.

Effect of filing.

21. The failure to transmit or file any judgment and any error in transmitting or filing any judgment shall not affect the validity or effect of such judgment.

Filing not to affect validity.

22. The filing of any judgment shall not confer upon it any effect or validity which it would not otherwise have had.

Chief Judge may make rules of court. SS 10 of 1972. 23. The Chief Judge with the approval of the Governor may make rules of court for giving effect to sections 19, 20 and 21 of this Law in the High Court and other Courts in the State and in particular for requiring and regulating the filing in courts of maps and plans in matters wherein the title to land in the State or the validity of any instrument registered under this Law is or may be in issue.

#### Miscellaneous

Effect of registration.

24. Registration shall not cure any defect in any instrument or, subject to the provisions of this Law, confer upon it any effect or validity which it would not otherwise have had.

Instrument to include endorsements thereon. 25. For the purposes of registration an instrument shall be deemed to include all certificates and other matter endorsed thereon or attached thereto at the time it is delivered for registration.

Registers to be deemed in legal custody and to be receivable in evidence. 26. All register books, registers and files of registered documents at the registry office shall be deemed to be in legal custody, and shall be receivable in evidence in any court and every registrar shall produce or cause to be produced any register book, register or file of registered documents in his office, on subpoena or order of any court without payment for so doing unless the court shall direct otherwise.

Searches.

27. The registrar shall allow searches to be made at all reasonable times in any register book, register or file of registered or filed documents in his custody.

28. any en docum

(2) I withou

the purfalse so be known aira of

be de docun count any coinsert certifi to be the si count impri

fees a the o payal

or re

33 (a

(b

idgment and ction 19 the

nd any error t the validity

upon it any had.

overnor may 20 and 21 of State and in urts of maps \_ State or the is or may be

strument or, any effect or

ent shall be" r endorsed for registra-

tered docugal custody, ery registrar :, register or or order of court shall

all reasonered or filed

28.—(1) The registar shall upon request give a certified copy of Copies of any entry in any such register book or register, or of any filed entries in registers. document.

- (2) Every such certified copy shall be received in evidence, without any further or other proof in all civil cases.
- 29. Any person who shall wilfully make or cause to be made for Penalty for the purpose of being inserted in any register under this Law any false state false statement touching any of the particulars herein required to be known and registered shall be liable to a fine of one hundred naira or to imprisonment for two years.

30. Any person who shall wilfully destroy or injure or cause to Penalty for be destroyed or injured, any register books, register or filed destroying or falsifying document or any part thereof, or shall counterfeit or cause to be register. -counterfeited any part of any such book, register or document or any certified copy thereof, or extract therefrom, or shall wilfully insert or cause to be inserted in any such book, register, file, certified copy or extract any false entry, or shall certify any writing to be a copy or extract of any such book, register or file, knowing the same to be false in any part thereof, or shall forge and counterfeit the seal of any registry office, shall be liable to imprisonment for seven years.

31. The fees prescribed in the Second Schedule or such other Fees. fees as the Governor may by regulation prescribe shall be taken by the officers by or before whom the acts for which the fees are payable are done.

32. The Commissioner may, whenever he may think fit, remit Power to reor reduce the amount of any fee payable under this Law.

- 33. The Governor may make regulations:-
- (a) for the governance and guidance of registrars and of all regulations. persons acting under them;
- (b) prescribing the nature, size and shape of the paper or other substance to be used for copies of instruments delivered for registration and generally the manner in which such copies are to be prepared;

Power to

Th

th

2.

3.

volu

ar as the	Form C	Section 17.
ent;	This instrument is registered as No. at page of the Lands Registry in the office at	in
the First	volume of the Lands Registry (Registrar.)	
		a
	SECOND SCHEDULE	Section 31.
	FEES	4.
	Upon delivery of any instrument for registration:      (a) Instruments of not more than 300 words:—	
r statutory ng witness)	(i) when delivered for registration within sixty days of the date of execution if executed in Nigeria or within twelve months of the date of execution if executed elsewhere  (ii) when delivered for registration after sixty days have	10
	Nigeria or after twelve months have emperate of execution if executed elsewhere	100
	(b) Instruments of more than 300 words:—  (i) when delivered for registration within sixty days of the date of execution if executed in Nigeria or within twelve months of the date of execution if executed	20
т , А. В.	elsewhere  (ii) when delivered for registration after sixty days have elapsed since the date of execution if executed in Nigeria or after twelve months have elapsed since the date of execution if executed elsewhere  The above fees to include the fee for comparing the copy with the original.	100
, 19 .	2. For every attestation of an instrument under section 8(1)	100
	3. For every search in the records, for every half-an-hour or part thereof	100

((())

# Land Registration

		r.
4.	For a certified copy of any registered instrument:- for every 100 words	1 2
	and for every plan as determined by the registrar according to the amount of work involved	
5.	For comparing, if required, any instrument with the register	10

A LA

1.-Law