Passed in Parliament this  $day \ of$ , in the year of our Lord two thousand and Ninteen.

PARAN UMAR TARAWALLY Clerk of Parliament.

THIS PRINTED IMPRESSION has been carefully compared by me with the Bill which has passed Parliament and found by me to be a true and correct printed copy of the said Bill.

PARAN UMAR TARAWALLY Clerk of Parliament. No.



2019

TheAnti-Corruption (Amendment) Act, 2019

Short title.

Being an Act to amend the Anti-Corruption Act, 2008 to specify categories of public officers to whom the declaration requirement under subsection (1) of section 119 applies, to increase penalties for offences under the Act and for other related matters.

> ] Date of commencement.

ENACTED by the President and Members of Parliament in this present Parliament assembled.

PRINTED AND PUBLISHED BY THE GOVERNMENT PRINTING DEPARTMENT, SIERRA LEONE.

2	No.	Anti-Corruption (Amendment) Act,	2019	No.	Anti-Corruption (Amendment) Act,	<b>2019</b> 3	
Amendment of section 36	incerting	Section 36 of the Anti-Corruption Act, 2008 is a the following new subsection immediately after					
of Act No. 12 of 2008.	(3) –			6.	led in Amendment		
				subsectio	n (1), by replacing the word "may" in line 2 with the		
		"(4) In addition to the penalties imp		"shall".	12 of 2008.		
	sub-section (3) the Court shall order a person convicted under subsection (1) to pay the full amount adjudged by the court to have been misappropriated into the Consolidated Fund."						
					1		
					"(1) Where the Commissioner is o		
Amendment of section 37 of Act No. 12 . Section 37 of the Anti-Corruption Act, 2008 is amended by inserting the following new subsection immediately after subsection					opinion that the findings of the Commission of	on any	
					investigation warrant a prosecution under the	is Act	
of 2008.	(3) –			the Commissioner may-			
		"(4) In addition to the penalties im	oosed under		(a) institute proceedings in Court ; or		
	sub-section (3) the Court shall order a person						
	convicted under subsection (1) to pay the full				(b) enter into an agreement with a suspect to –		
		amount adjudged by the court to have been					
	misappropriated into the Consolidated Fund.				(i) refund the amount involved plus an		
					interest of not less than 10% and	·"	
	<b>3.</b> Section 62 of the Anti-Corruption Act, 2008 is amended in						
subsection (3) by replacing the word "Court" in the last line with the word "Commissioner".			ne with the		(ii) preclude himself from holding p		
					office for a period not less than	three	
Amendment	4.	Section 76 of the Anti-Corruption Act, 2008	s amondod		years."		
of section 76 of Act	<b></b> by–	Section 70 of the Anti-Corruption Act, 2008	is amended	8. Section 97 of the Anti-Corruption Act, 2008 is repeated by the following new section-		led and Amendment of section 97	
	Uy						
No. 12 of 2008.		(a) replacing the fine of "three milli	on Leones"	replaced		of Act No. 12	
		with a new fine of "thirty millior			esumption 97. Where in any proceedings f	of 2008. for an	
			,	of tio	offence under this Act, it is established	d that	
		(b) replacing the term of imprisonme	ent of "not		the accused gave, offered, solic	cited,	
	less than six months" with a new term of				accepted, obtained or received an advar	ntage,	
		imprisonment of "not less than the	nree years".		the advantage shall be presumed to		
					been given, offered, solicited, acce	•	
Amendment		Section 78 of the Anti-Corruption Act, 2008			obtained or received as inducement or re-		
of section 78 of Act No. 12	III SUDSEU	tion (1), by repealing and replacing paragraph	(g) with the		as is alleged in the particulars of the of	Itence	

following new paragraphof 2008.

unless the contrary is proved ."

4	No.	Anti-Corruption (Amendment) Act, 2	
Amendment of section 119 of Act No. 12 of 2008.	<b>9.</b> by-	Section 119 of the Anti-Corruption Act, 2	2008 is amended
		(a) deleting the word "sworn" in	n subsection (1);
		(b) repealing and replacing sub the following new subsection	
		"(3) In the case of ev ceases to be a public officer three months from the dat ceases to be a public office extended by the Commission shall file in respect of his as and liabilities covering the date of his last declaration which he is required by thi furnish a declaration."	r, not later than te on which he r, except where er in writing, he esets, i n c o m e period from the to the date on
		(c) inserting the following immediately after subsection	
		(3A) The written ex commissioner under subsect cumulatively exceed 30 of expiration of the three month to in subsection (3)"	ion (3) shall not lays after the
		(d) inserting the following n immediately after subsection	
		"(16) The Cor by statutory instrument the <i>Gazette</i> , specify ca lic officers for the pur ation of assets, income under section 119".	ategories of pub- pose of declar-

Anti-Corruption (Amendment) Act,

2019

10. Section 122 of the Anti-Corruption Act, 2008 is amended Amendment by inserting, immediately after that section, the following new of section 122 of Act No. 12 of 2008.

"Administrative sanctions.

No.

section-

122A. (1) A public officer who, without reasonable cause, fails to submit his Assets Declaration Form or knowingly records false, inaccurate or misleading information in the declaration form shall, in addition to any other penalty imposed under this Act, be liable to administrative sanctions as set out in subsection (4).

Notwithstanding subsection (1), the (2)Commission shall, after the expiration of the dead line date for the submission of the declaration form issue a default notice to a public officer who failed to submit its assets declaration form within the 3 months period.

(3) A default notice issued by the Commission under subsection (2) shall-

- (a) notify the public officer of the default;
- (b) outline the sanctions to be imposed; and
- (c) request the public officer to submit the declaration form within 14 days after service of notice.

(4) Any notice required under this section shall be well and sufficiently served if personally served on the public officer concerned or if left and signed for by a person who has general authority to receive service of processes or correspondences, in the office where the public officer works.

## 6 No. Anti-Corruption (Amendment) Act, 2019

Provided that in the case of Exit declaration, service may be done at the last known residential address of the ex-public officer who has an obligation to make the declaration"

(5) Where a public officer fails to comply with a default notice issued by the Commission under subsection (2), the Commissioner shall direct that the Accountant-General, the Director-General, Human Resource Management Office or an officer responsible for the payment of salary as the case may be to,–

- (a) withhold the salary of the public officer;
- (b) suspend the public officer after one month but not more than three months; and
- (c) dismiss the public officer after three months."

(6) Paragraphs (b) and (c) of subsection (5) shall not apply to an office where the grounds for removal of an officer is stipulated in the Constitution.

Amendment of section 126 of Act No. 12 of 2008. **11.** Section 126 of the Anti-Corruption Act, 2008 is amended by inserting, immediately after that section, the following new section–

> "126A (1) Where the Commissioner has reason to believe that a contract, to which a public body is a party, is not in the national interest, the Commissioner may, in concurrence with the Chief Executive Officer of National Public Procument Authority, issue a directive in writing, to the public body, directing not to proceed with the contract.

(2) A party to a contract who is dissatisfied with a directive issued by the Commissioner under subsection (1) may appeal to the High Court within 7 days of the directive.

(3) A party to a contract who fails to comply with the directive issued by the Commissioner under subsection (1) commits an offence and shall be liable on conviction -

- (a) to a fine of not less than fifty million Leones or to a term of imprisonment of not less than five years or to both such fine and imprisonment; and
- (b) to pay into the consolidated Fund any money expended or damages for loss incurred on behalf of Sierra Leone after the issuance of a directive by the Commissioner under subsection (1)."

12. Section 127 of the Anti-Corruption Act, 2008 is amended Amendment in subsection (2) by replacing the fine of "not less than five million Leones"; of section Leones" with a new fine of "not less than thirty million Leones"; No. 12 of 2008.

**13.** Section 130 of the Anti-Corruption Act, 2008 is amended Amendment by inserting, immediately after that section, the following new of section 130 of Act No. 12 of

**130A**. A penalty for an offence under this Act shall be increased, in the case of–

(a) a fine of "not less than thirty Million Leones" to a new fine of "not less than fifty million Leones."; and

(b) a term of imprisonment of "not less than three years" to a new term of imprisonment of "not less than five years.".

"Penalty increase.

No.

2008.

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