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*Land Use Act, 2004 (Section 3)
Katsina State (Designation of Mining and Query Land) Order 2021*

Katsina State Notice No. 8

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LAND USE ACT, 2004

(SECTION 3)

KATSINA STATE (DESIGNATION OF MINING AND QUARRY LAND)

Order 2021

In exercise of the powers conferred upon me by section 3 of the Land Use Act, 2004 and under the provisions of the Minerals and Mining Act, 2007 and all other powers enabling me in that behalf, **I, Aminu Bello Masari**, the Executive Governor of Katsina State of Nigeria do hereby make the following orders:

1. This order may be cited as the Katsina State (Designation of Mining and Quarry Land) Order, 2021.
2. This order shall be deemed to have come into operation on the 11th March, 2021.
3. The areas of territory of Katsina State specified and described in the schedule includes virgin land falling outside the Radius of the Local Government hereto are hereby designated as Mining and Quarry Land areas.
4. Without prejudice to the powers of Minister under the Minerals and Mining Act, any licenced Miner shall after obtaining Ministers provisional approval apply in the prescribed form for consent of the Governor through the Commissioner for Mineral Resources to commence prospecting, quarrying or mining.
5. The Katsina State (Designation of Land in Urban Area) Order, 1998 is not applicable to this order.

SCHEDULE (SECTION 3)

1. The area constituting the capital of Bakori Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
2. The area constituting the capital of Batsari Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
3. The area constituting the capital of Bindawa Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
4. The area constituting the capital of Baure Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
5. The area constituting the capital of Batagarawa Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital. Provided that where the area overlaps the area of the state capital territory, the state capital territory shall have jurisdiction over the area.
6. The area constituting the capital of Charanchi Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
7. The area constituting the capital of Daura Local Government and shall include the area falling within a fifteen kilometer us from the centre of the capital.
8. The area constituting the capital of Dutsin-ma Local Government and shall include the area falling within a fifteen-kilometer radius from the centre of the capital.

9. The area constituting the capital of Danja Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
10. The area constituting the capital of Dandume Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital. Provided that the area remains within the boundaries of the territory of Dandume Local Government Area.
11. The area constituting the capital of Dutsi Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
12. The area constituting the capital of Danmusa Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
13. The area constituting the capital of Faskari Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
14. The area constituting the capital of Funtua Local Government and shall include the area falling within a fifteen-kilometer radius from the centre of the capital.
15. The area constituting the capital of Ingawa Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
16. The area constituting the capital of Jibia Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital. Provided that the area remains within the boundaries of the territory of Nigeria.

17. The area constituting the capital of Kaita Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital. Provided that where the area overlaps the area of the State Capital territory the State Capital Territory shall have jurisdiction over the area.
18. The area constituting the capital of Kankia Local Government and shall include the area falling within a fifteen-kilometer radius from the centre of the capital.
19. The area constituting the capital of Kankara Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
20. The area constituting the capital the Katsina State Capital and the capital of Katsina Local Government and shall include the area falling within a twenty-kilometer radius from the centre of the capital.
21. The area constituting the capital of Kafur Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
22. The area constituting the capital of Kurfi Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
23. The area constituting the capital of Kusada Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
24. The area constituting the capital of Malumfashi Local Government and shall include the area falling within a fifteen-kilometer radius from the centre of the capital.

25. The area constituting the capital of Mani Local Government and shall include the area falling within a fifteen-kilometer radius from the centre of the capital.
26. The area constituting the capital of Mashi Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
27. The area constituting the capital of Musawa Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
28. The area constituting the capital of Matazu Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
29. The area constituting the capital of Mai'adua Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital. Provided that the area remains within the boundaries of the territory of Nigeria.
30. The area constituting the capital of Rimi Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital. Provided that where the area overlaps the State Capital Territory, the State Capital Territory shall have jurisdiction over the area.
31. The area constituting the capital of Sabuwa Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.
32. The area constituting the capital of Safana Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital.

33. The area constituting the capital of Sandamu Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital. Provided that the area remains within the boundaries of the territory of Nigeria.
34. The area constituting the capital of Zango Local Government and shall include the area falling within a ten-kilometer radius from the centre of the capital. Provided that the area remains within the boundaries of the territory of Nigeria.

MADE AT KATSINA THIS 11TH MARCH, 2021

RT. HON. AMINU BELLO MASARI, CFR
The Executive Governor,
Katsina State of Nigeria



**FEDERAL REPUBLIC OF NIGERIA
PURSUANT TO S 100 OF NIGERIAN MINERALS AND
MINING ACT, 2007 AND S 1, 3, 5 & 6 OF THE LAND USE
ACT**

Director-General,
Mining Cadastre Office.

CONSENT LETTER FROM LAND OWNER(S)/OCCUPIER(S)

I/We/Messrs/Mr/Mrs.....the owner(s)/occupier(s)
(Name of owner(s)/occupier(s))
of the land hereby grant consent to Messrs/Mr/Mrs/.....
(Name of applicant)
for application no:.....to conduct exploration activities on my/our
land located within.....with
the following Geographical Co-ordinates:

#	Longitude X			Latitude Y		
	D	M	S	D	M	S
1						
2						
3						
4						
5						
6						
7						
8						

Additional
Coordinate Sheets

Yes [] No []

Quantity []

#	Longitude X			Latitude Y		
	D	M	S	D	M	S
9						
10						
11						
12						
13						
14						
15						
16						

Exploration license is for period of three (3) years, and renewable

Land owner(s)/occupier(s)

In the presence of: Commissioner,
Resource Development of
State

Name(s) 1.....

Signature.....

Signature & Date.....

Date & Stamp.....

Phone No.....

Name(s) 2.....

Signature & Date.....

Phone No.....

NB: A sworn Affidavit before a Federal High Court or State High court stating that the consent was duly obtained from land owner/occupier by the Applicant should accompany the consent form

II. Any misleading or false representation, the applicant shall forfeit the grants or the mineral title. This consent letter is irrevocable.

Dated.....day of.....2021



**FEDERAL REPUBLIC OF NIGERIA
PURSUANT TO S 100 OF NIGERIAN MINERALS AND
MINING ACT, 2007 AND S 1, 3, 5 & 6 OF THE LAND USE
ACT**

Director-General,
Mining Cadastre Office.

**CONSENT LETTER (FOR VIRGIN LAND) FROM THE
COMMISSIONER, MINISTRY OF RESOURCE
DEVELOPMENT – KATSINA STATE**

I/ Mr/Mrs.....the Hon. Commissioner
(Name of Hon. Commissioner)

do hereby grant consent to Messrs/Mr/Mrs/.....
(Name of applicant)

for application no:.....to conduct exploration activities on the
virgin land located within.....with the

following Geographical Co-ordinates:

#	Longitude X			Latitude Y		
	D	M	S	D	M	S
1						
2						
3						
4						
5						
6						
7						
8						

Additional
Coordinate Sheets

Yes [] No []

Quantity []

#	Longitude X			Latitude Y		
	D	M	S	D	M	S
9						
10						
11						
12						
13						
14						
15						
16						

Exploration license is for period of three (3) years, and renewable

NB: A sworn Affidavit before a Federal High Court or State High court stating that the consent was duly obtained from land owner/occupier by the Applicant should accompany the consent form

II. Any misleading or false representation, the applicant shall forfeit the grants or the mineral title. This consent letter is irrevocable.

.....
HON. COMMISSIONER

Dated.....day of.....2021