



ORDER NO: NERC/2025/079

**BEFORE THE NIGERIAN ELECTRICITY REGULATORY COMMISSION
ORDER ON THE DELINEATION OF ASSETS AND LIABILITIES OF PORT HARCOURT
ELECTRICITY DISTRIBUTION PLC**

Title

1. This regulatory instrument may be cited as the **Nigerian Electricity Regulatory Commission Order on the Delineation of Assets and Liabilities for Port Harcourt Electricity Distribution Plc ("PHED") 2025.**

Commencement

2. This Order shall take effect from 1 August 2025 and shall remain in force until amended or revoked by a subsequent Order issued by the Nigerian Electricity Regulatory Commission ("NERC" or the "Commission").

Legal Basis

3. The Constitution of the Federal Republic of Nigeria ("CFRN") vests the federal government with substantial regulatory powers over the Nigerian Electricity Supply Industry ("NESI"), enabling the Commission to oversee the centralised electricity market.
4. However, the constitutional amendment of 17 March 2023, introduced a paradigm shift by decentralising the regulatory oversight of the industry and granting states legislative powers to regulate electricity generation, transmission, and distribution activities within their state boundaries.
5. Paragraph 14(b) Part II of the Second Schedule to the 1999 CFRN which provides that *"a House of Assembly may make laws for the State with respect to generation, transmission, and distribution of electricity to areas not covered by a national grid system within that State"* was amended to *"a House of Assembly may make laws for the State with respect to generation, transmission, and distribution of electricity to areas within that State"*.

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6. This amendment granted legislative autonomy to federating states in the Federal Republic of Nigeria by empowering the sub-national governments to legislate on the generation, transmission and distribution of electricity within each respective state.
7. Section 2(2) of the EA, which provides as hereunder, takes due legislative cognisance of the powers conferred on the federating states with the amendment to **Paragraph 14(b) Part II of the Second Schedule to the 1999 CFRN –**

Nothing in this Act shall invalidate –

- a. *any law passed by the House of Assembly of a State with respect to all aspects of generation, transmission, system operation, distribution, supply and retail of electricity within that State;*
 - b. *any law passed by the House of Assembly of a State regarding the establishment, promotion and management of State electricity power stations;*
 - c. *any law passed by the House of Assembly of a State to sanction the establishment of a state electricity market, the establishment of a state electricity regulatory authority or any entity by whatever appellation with powers to regulate such markets;*
 - d. *any collaboration between States and Local Governments and the Federal Government for rural electrification, or between States and Local Governments and distribution licensees to ensure electricity access to rural, unserved and underserved areas, promote investments in electricity or provision of electricity within States or Local Government Areas; or*
 - e. *any law passed by the House of Assembly of a State to sanction the establishment of a state electricity market and State Integrated Electricity Policy and Strategic Implementation Plan.*
8. Under the new legal framework for NESI, the Commission retains the role as central regulator with regulatory oversight on the inter-state and international generation, transmission, supply, trading and system operations as contemplated by section 63(7) of the EA which provides that "notwithstanding the provision of subsection (1), it shall be the responsibility of the State Electricity Board or any State authority by whatever appellation, to grant licence for mini-grids, IEDN/IEDNOs and IETN, IETNOs and provide the framework for the operation of such licensees, including framework for investment in electricity utilities within the State Provided that the

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Commission shall retain regulatory powers over mini-grids, IEDN/IEDNOs and IETN/IETNOs in any State of the Federation where such a State –

- a. *has no legal and institutional framework in place for the regulation of mini-grids, IEDNs, IETNs or related electricity services; or*
- b. *the operation of such IEDN/IEDNOs, IETN/IETNOs or electricity generation, transmission and distribution undertaking within any State of the Federation **relies on any part of the national grid for its operations.***

9. States that intend to establish and regulate intrastate electricity markets are expected to comply with the provisions of section 230 of the EA which provides that –

(1) *A state of the Federation may at any time –*

- a. *Enact a law by whatever appellation to provide for the establishment of a state electricity market;*
- b. *Establish a state electricity regulatory authority for the State (the "State Regulator") and appoint a governing body and staff for the said entity;*
- c. *Deliver a formal notification of the events in paragraphs (a) and (b) above and request the Commission to transfer regulatory authority over electricity operations in the state to the State Regulator; and*
- d. *Deliver a formal notification of the events in paragraphs (a) and (b) to the relevant successor electricity distribution licensee (the "Successor Company"), with a copy to the National Council on Privatisation ("NCP") through the Bureau of Public Enterprises, requesting them both to ensure that the Successor Company takes the steps set out in subsection (3).*

(2) *Within 45 days of receiving formal notification of the enactment of the law under subsection (1), the Commission shall draw and deliver to the State Regulator a draft order setting out a plan and timeline for the transition of regulatory responsibilities from the Commission to the State Regulator, which transition shall be completed not later than 6 months from the date on which the formal notification in subsection (1) was delivered to the Commission.*

(3) *Where a State takes the steps provided in subsection (2), the Successor Company shall upon receiving formal notification from the Commission –*

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- a. Within 2 months of receiving the said notification, incorporate a subsidiary electricity distribution company under the Companies and Allied Matters Act (the "Additional Successor Company"); and
 - b. Transfer the assets, liabilities, employees and the relevant contractual rights and obligations of the Successor Company in that State (the "Transfer").
- (4) The Transfer shall –
 - a. Not constitute a fraud on the creditors of the Successor Company; and
 - b. Be undertaken by agreement as to the treatment of relevant liabilities, between creditors, the Successor Company, the Additional Successor Company and, where necessary, the Commission, the State electricity regulatory authority and any other relevant 3rd party; and
 - c. Shall not impose a condition on the Government of a State to take on any of the liabilities of the Successor Company or guarantee their repayment.
- (5) The provisions of subsection (2) shall be implemented notwithstanding the provisions of any general or specific enactment of the National Assembly or any applicable law, rule or contract that requires notice, consent, approval or registration of such transfer and no stamp duty and capital gains tax shall be chargeable or levied by the relevant tax authorities in respect of the Transfer.
- (6) On completion of the Transfers under subsections (2) and (3), whichever occurs later in time, the Commission shall have no further regulatory responsibility whatsoever for electricity market activities carried on entirely within the State to which regulatory responsibility has been transferred and for which the Additional Successor Company has been incorporated and conferred with assets, liabilities, employees, rights and obligations.
- (7) An Additional Successor Company incorporated and licensed by a State Regulator as provided shall on completion of the transfers under subsections (2) and (3), and the issuance of a license, be under the regulatory oversight of the State regulator and shall have no further obligation to pay any form of license fees to the Commission.
- (8) Notwithstanding the provisions of section 63(1) and subsection (5), the generation, transmission, system operation and distribution of electricity in a

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State that has not exercised its option under subsection (2) shall continue to be regulated by the Commission in accordance with the provisions of this Act until such a time as that State exercises the option.

- (9) *The Commission and all State regulatory authorities shall have a continuing obligation to foster and maintain a beneficial inter-institutional relationship amongst themselves and accordingly they shall establish an inter-governmental body to promote harmonious relationships with each other individually and as a group for coordinating the development of principles, standards and rules for the reduction of regulatory risk in the Federal and State electricity markets in the country.*

Context

10. This Order is issued pursuant to the powers of the Commission under the Electricity Act 2023 ("EA" or the "Act"). It provides regulatory guidance for the delineation of assets and liabilities of successor distribution companies ("DisCos" or "Holding Companies" or "HoldCos") for the establishment of their respective subsidiary companies ("SubCos") in compliance with the provisions of section 230(4)(b) of the Act.
11. Consequent upon receiving notification from various states regarding the passage of their electricity laws and in compliance with section 230 of the EA, the Commission has issued requisite Orders transferring regulatory oversight to various state governments.
12. The Transition Orders in this regard directed the relevant DisCos to undertake the following actions –
- a. Incorporate a subsidiary company ("SubCo") under the Companies and Allied Matters Act for the assumption of responsibilities for intrastate supply and distribution of electricity in states that have commenced the transition process.
 - b. Identify the actual geographic boundaries of the relevant state and carve out its network as a standalone network with the installation of boundary meters at all border points where the network crosses from one state to another.
 - c. Create an Asset Register of all its power infrastructure located within the relevant state.
 - d. Evaluate and apportion contractual obligations and liabilities attributable to the DisCos operations of its subsidiary within the relevant state.

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- e. Identify all the applicable trading points for energy offtake for the operations of the new SubCo in the relevant state.
 - f. Confirm the number of employees that are required to provide service to the relevant state as a standalone public utility.
 - g. Transfer the identified assets for operations within the relevant state, contractual obligations, liabilities and employees to the new SubCo.
13. In furtherance of the transition process, the Commission held its first engagement with the State Electricity Regulatory Commissions/Bureaus ("SERCs" or "SERBs") on 2 December 2024. During this engagement, critical issues impeding the transition were identified with a key issue being the determination of methodologies for delineating assets and liabilities between DisCos and SubCos.
14. To address these challenges and chart a clear pathway forward, the Commission organised a workshop with market participants and SERCs/SERBs representatives on the Development of a Framework for the Delineation of Assets and Liabilities. The Workshop was held on 21 January 2025, at the Hearing Room of the Nigerian Electricity Regulatory Commission, Abuja.
15. The Workshop yielded significant consensus on core principles to guide the delineation process for all DisCos and highlighted the need for a standardised delineation methodology.
16. Following the Workshop, the Commission issued the Order on the Delineation of Assets and Liabilities of Distribution Licensees dated 28 March 2025, and the procedure to be used for delineation. The objectives of the Order dated 28 March 2025 was to –
- a. Provide further clarity on the process for delineation of assets and liabilities of DisCos as directed in respective transfer of regulatory oversight orders issued to date.
 - b. Facilitate the delineation of the assets and liabilities of all DisCos along state lines irrespective of the transition status of each state thus ensuring a smoother transition process.
 - c. Establish a standard methodology for the delineation of DisCos' assets and liabilities to ensure fairness, equity and transparency.

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- d. Provide clear timelines for the delineation of assets and liabilities of DisCos to enable the state regulators to properly take over regulatory oversight of electricity markets in their respective states.
17. Pursuant to the provisions in the Order, PHED filed the underlisted documents with the Commission on 11 April 2025, and participated in the delineation review workshop from 12 - 15 May 2025.
- a. A comprehensive fixed assets and liabilities register showing preliminary delineated assets and liabilities along state lines.
 - b. An updated staff allocation register between its constituent SubCos and the HoldCo.
 - c. A Single-line diagram showing points for the installation of boundary meters across all areas of the interstate network connections.
 - d. 3 (Three) most recent audited financial statements and management accounts covering the years 2022, 2023 and 2024.
18. Upon the review of PHED's application for the delineation of its assets, liabilities, and contractual obligations, this Order sets out the definitive structure of assets, liabilities and contractual obligations allocated between PHED and its constituent SubCos as detailed in the attached Appendices of this Order.

Objectives

19. This Order seeks to –
- a. Confirm the allocation of core assets, non-core assets, regulatory asset value, legacy commitments and contractual obligations delineated between PHED and its constituent SubCos in compliance with the provisions of section 230 (4)(b) of the Act.
 - b. Provide economic data for states to undertake rate making for SubCos.
 - c. Provide data to allow DisCos to enable ring-fenced operations for states that are yet to transition as well as to ensure that states that subsequently transition can immediately takeover regulatory oversight of SubCos within the respective states.

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- d. Provide clarity on the treatment of receivables, payables and taxes at the point of delineation of assets and liabilities of DisCos in compliance with section 230(5) of the EA.
- e. Ensure proper documentation, auditability and accessibility of delineated assets and liabilities, with a focus on long term data integrity and regulatory compliance.
- f. Promote accountability and investor confidence by adopting a verified and transparent delineation methodology that meets regulatory expectations.

Definition of Key Terminologies

20. Non-Balance Sheet

These are assets, liabilities, or financing activities not recorded on a DisCos balance sheet but still impact its financial position or risk exposure. They are often used to manage financial reporting or risk without directly affecting key ratios like debt-to-equity.

21. Assets

Assets in this context are resources owned or controlled by a DisCo that are expected to provide future economic benefits and have regulatory asset value and recognised by the Commission in the DisCos' books as its regulatory asset base.

- a. **Core Assets** – These are the critical equipment and infrastructure that DisCos used in delivering electricity to consumers such as transformers, distribution lines, substations, meters, and safety devices like switchgear and circuit breakers. The equipment are essential for efficient, reliable, and safe electricity distribution and directly tied to a DisCo's service delivery and revenue generation.
- b. **Non-Core Assets** – These are properties and resources owned by a DisCo but are not directly involved in delivering electricity. Whereas the assets do not contribute to the functionality of the electricity network, the investment usually has financial or strategic value. Examples include office buildings, land, non-operational vehicles, warehouses, and IT systems for non-essential functions.

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22. Liabilities

Liabilities are obligations a DisCos owes to others, typically involving future payments of money, goods, or services. They arise from past transactions or events and are recorded on the balance sheet when measurable and probable.

Principles of Delineation of Assets

23. For the purposes of determining ownership, the delineation of the assets of DisCos shall be conducted in accordance with the following principles as provided in Order NERC/2025/028 -

Table 1: Principles of Asset Delineation

	Asset Type	Description	Delineation Principle
A	Physical Assets primarily to be used for the supply of electricity.	a. Transformers, substations, etc used directly to supply energy.	Assigned to SubCos based on location and economic value
		b. Lines	Assigned based on location. A line traversing two or more states shall be prorated based on physical geographical boundaries, while determination of energy off-take going-forward shall be based on the inter-boundary meters at the geographical boundaries of the states.
B	Inventory	Unallocated, in-transit and stored assets such as spare parts and consumables.	Assets already captured in the RAV were allocated to the different SubCos based on historical energy consumption.
C	Operational Vehicles	These are cars, trucks and service vehicles used for operations & maintenance	<ul style="list-style-type: none">Operational vehicles were assigned to SubCos based on operational locationsPool vehicles were assigned to HoldCo and managed under a Shared Services Agreement
D	Information and Communication Technology	ICT infrastructure comprises: Hardware and Software	HoldCo shall retain ownership of existing ICT Infrastructure assets and execute shared services agreements with its

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	Asset Type	Description	Delineation Principle
	("ICT") Infrastructure	communications equipment	SubCos in line with applicable transfer pricing regulations
E	Meter Acquisition Fund ("MAF") & Other Cash and bank balances	Metering Fund sequestered from the tariff paid by customers.	Allocate accrued uncommitted MAF, cash, and balances as at 31 July 2025, based on share of energy.
F	Receivables	Amounts owed to DisCos by customers	The gross receivables for a DisCo shall be split among the SubCos based on the on location where the receivables originated.
G	Common Assets	Assets that are jointly enjoyed by different departments e.g. head office buildings, pool vehicles, crane, testing equipment.	To be retained by HoldCo, with utilisation and associated charges to be based on a shared services agreement.
H	Employees	Staff under the employment of the DisCo.	DisCo to determine optimal allocation of staff between HoldCo & SubCos.
I	Contingent Assets	Receivables such as Judgment awards	To be decided at the point of crystallisation. The HoldCo shall seek the Commission's approval on the allocation of assets between the SubCos.

Delineation of Liabilities

24. Liabilities of a DisCo refer to its financial obligations, or responsibilities that the DisCo is required to fulfil. These liabilities may arise from various sources in its financial, operational, contractual and regulatory activities. The delineation of DisCos' liabilities shall be conducted in accordance with the following principles.

Table 2: Principles of Delineation of Liabilities

	Liability Type	Description	Delineation Principle
a	Market Shortfall	DisCos' liability to the electricity market for unsettled invoices not covered by tariff shortfall	Assign Market Shortfall among the SubCos based on historical energy delivered to each State between Jan-Dec 2024

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b	Payroll-related liabilities	These include accrued pensions & other employee benefits such as gratuity	Assign based on employee's location (the SubCo benefiting from the employee's services post-delineation shall bear the associated liabilities)
c	Tax Liabilities	Existing tax obligations such as property tax, legacy VAT, company income tax, and capital gains tax	Assign tax liabilities among the SubCos based on historical energy delivered to each State between Jan-Dec 2024
d	Contingent liabilities	These are potential obligations that may arise if certain future conditions are met	To be decided at the point of crystallisation. The HoldCo will seek the approval of NERC on its proposed approach for the allocation of liabilities between the SubCos.

Delineation of Legacy Commitments and Contractual Obligations

Loan and Advances

25. These are short, medium or long-term borrowings from Central Bank of Nigeria ("CBN"), commercial banks, investors etc. Recovery of some of the loans accessed to fund metering and other network infrastructure investments of the DisCos have been factored in the revenue requirements and end user tariffs of the DisCos in line with the terms of the loan agreements.
26. The allocation of the liabilities attributable to such loans and advances shall be based on the historical energy delivered to each state between January -December 2024. The Commission recognises that the repayment and administration of these facilities are governed by contracts executed with the CBN and other financial entities, and thus notes that the mechanism for the transfer of the obligations and sustainment of the 100% repayment of the facilities will be determined by the CBN in due course.

Legacy contracts related to bulk energy purchase

27. Pursuant to the privatisation in 2013, the successor distribution companies (i.e., HoldCo) entered into Vesting Contracts with the Nigerian Bulk Electricity Trading Plc ("NBET"), which in turn executed Power Purchase Agreements ("PPAs") with generation companies/independent power producers ("GenCos/IPPs"). These agreements and contracts are protected by laws of Nigeria and often with clear arbitration procedure that transcends the shores of Nigeria, ensuring that parties

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fulfil their obligations in accordance with the sanctity of contracts. The PPAs are expected to be novated to the DisCos at the exit of NBET and are therefore mandatory for the HoldCos and associated SubCos.

28. This Order upholds the principle that contracts are legally binding and must be honoured, and therefore, all obligations under the existing agreements shall remain in force and shall be assigned to the SubCos in an equitable manner.

Table 3: DisCo offtake Obligation 2025

DisCo	Minimum Offtake Obligation (MWh/h)
Abuja	611
Benin	325
Eko	513
Enugu	310
Ibadan	478
Ikeja	603
Port Harcourt	283
Jos	225
Kaduna	258
Kano	268
Yola	113
Total	3,987

29. The Commission is further guided by the principle that at the completion of the asset transfer, the HoldCo shall not be left with any stranded capacity; for each DisCo, the total off-take of all its constituent SubCos must be greater than or equal to the minimum current off-take obligation of the respective DisCo as contained in Table 3.
30. Consequently, each DisCo shall transfer its entire offtake obligation (Table 3) to its constituent SubCos based on the historical energy delivered to each State between January - December 2024 (equation 1).

Equation 1–

$$\text{Vested energy (SubCo X)} = \frac{\text{Energy delivered to State X (Jan–Dec 2024)}}{\text{Energy delivered to DisCo (Jan–Dec 2024)}} \times \text{DisCo Offtake Obligation}$$

Delineated Assets and Liabilities

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31. For the purposes of determining ownership, the delineation of the assets and liabilities of DisCos was conducted in accordance with the principles specified in paragraphs 19 to 28 of the Order on Delineation of Assets and Liabilities of Distribution Licensees (Order No. NERC/2025/028) dated 28 March 2025.
32. Following the review of PHED's submission, Tables 4 – 6 below provide a summary of the ratified delineation of the contractual commitments, assets and liabilities respectively between PHED and its constituent SubCos to facilitate effective engagement/oversight by SERCs/SERBs. Details are provided in the Annexures to this Order.

Table 4: Delineation of Non-Balance Sheet Items

	Total	Rivers	Akwa Ibom	Cross Rivers	Bayelsa	HoldCo
Historical Energy Consumption (GWh) (FY 2024)	2,193	1,484	348	272	89	-
<i>Proportion (%)</i>	<i>100%</i>	<i>68%</i>	<i>16%</i>	<i>12%</i>	<i>4%</i>	<i>-</i>
Regulatory Asset Value (RAV) - (NBn)	256	173	41	32	10	-
<i>Proportion (%)</i>	<i>100%</i>	<i>68%</i>	<i>16%</i>	<i>12%</i>	<i>4%</i>	<i>-</i>
Vested Energy (MW)	283	191.51	44.87	35.12	11.5	-
<i>Proportion (%)</i>	<i>100%</i>	<i>68%</i>	<i>16%</i>	<i>12%</i>	<i>4%</i>	<i>-</i>
Employees Staff Allocation	2,483	1,276	510	281	144	272

Table 5: Asset Delineation

	Total	Rivers	Akwa Ibom	Cross Rivers	Bayelsa	Shared
	NBn	NBn	NBn	NBn	NBn	NBn
<i>Physical assets (NGN)</i>	119.81	58.21	31.09	18.56	9.31	2.64
<i>Inventory</i>	2.07	1.40	0.33	0.26	0.08	-
<i>Operational Vehicles</i>	2.74	1.29	0.41	0.36	0.31	0.37
<i>Information and Communication Technology Infrastructure</i>	0.32	-	-	-	-	0.32
<i>Uncommitted Meter Acquisition Fund (MAF)</i>	1.47	0.99	0.23	0.18	0.06	-
<i>Receivables</i>	149.32	101.09	24.91	17.03	6.29	-
<i>Common Assets</i>	2.90	-	-	-	-	2.90
<i>Collection data</i>	116.01	77.95	17.18	19.43	1.45	-
Total Assets	391.9	239.65	73.74	55.46	17.2	5.85

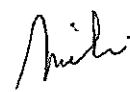
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Table 6: Liabilities Delineation

	Total	Rivers	Akwa Ibom	Cross Rivers	Baye Isa	Share d
	NBn	NBn	NBn	NBn	NBn	NBn
<i>Trade Payables (Market Shortfall)</i>	92.41	62.54	14.65	11.47	3.76	-
<i>Payroll liabilities</i>	1.95	0.44	0.16	0.10	0.04	1.22
<i>Tax liabilities</i>	42.05	28.46	6.67	5.22	1.71	-
<i>Common liabilities</i>	1.22	-	-	-	-	1.22
<i>Lease Liabilities</i>	-	-	-	-	-	-
<i>Deferred Income</i>	-	-	-	-	-	-
<i>Other Payables (Vendor Balance)</i>	5.85	3.96	0.93	0.73	0.24	-
Legacy commitments and Contractual Obligations						
<i>Loans and Advances</i>	20.86	14.12	3.31	2.59	0.85	-
<i>Contingent Liabilities</i>	58.37	-	-	-	-	58.37
Total Liabilities	222.72	109.51	25.71	20.10	6.59	60.81

THE COMMISSION HEREBY ORDERS as follows –

33. PHED shall rely on the delineated assets, liabilities and contractual obligations provided in this Final Order to:
- Create an asset and liability register and staff nominal rolls in respect of each SubCo or potential SubCo within its franchise and file with the Commission within one month from the effective date of this Order.
 - File with the respective SERC/SERB the approved asset and liability register and staff nominal rolls within 45 days from the effective date of this Order.
 - File with the Commission relevant Shared Services Agreements for common assets and other operational activities for review and approval within one month from the effective date of this Order.
 - Within three months from the effective date of this Order, liaise with the Market Operator and install trading meters at all the identified inter-state network crosses to facilitate appropriate billing and settlement for energy.
 - Provide the Commission and respective SERCs/SERBs the single line diagram for each SubCo or potential SubCo clearly depicting the delineated network assets within 3 months from the effective date of this Order.
 - Execute within 3 months from the effective date of this Order, a transitional energy sales agreement with constituent SubCos based on the allotted energy



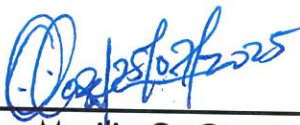


offtake capacities pending the fulfilment of the condition precedents for the novation of contracts to SubCos.


- G. Register the Transitional Energy Sales Agreements with the Market Operator for the administration of the contracts.
- H. Implement a ring-fenced operational structure along state boundaries in respect of states that are yet to transition and reflect the results of the delineation exercise through a branch accounting approach to report each state as a separate profit centre. Evidence of implementation of the ring-fenced operations should be filed with NERC within 3 months from the effective date of this Order.

Share the results of the delineation in respect of each SubCo, including the reports/updates on items 33(A) – (G) above, with the respective SERCs/SERBs overseeing each SubCo in already transitioned States.

Dated this 25th day of July 2025



Musiliu O. Oseni
Vice-Chairman



Dafe C. Akpeneye
Commissioner
Legal, Licensing & Compliance



DELINEATION OF ASSETS AND LIABILITIES

LICENSEE: PHED

DATE: 15-05-2025



Title Page



Name of Licensee PHED	Date 15-05-2025
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CERTIFICATION

The undersigned officers certify that:
In accordance with Order number NERC/2025/028 of the Nigerian Electricity Regulatory Commission, titled 'ORDER ON THE DELINEATION OF ASSETS AND LIABILITIES OF DISTRIBUTION LICENSEES' ("the Order"), we present this report which, to the best of our knowledge, information, and belief: i) contains factual statements that are correct, accurate, and true representations of the company's business affairs; and ii) includes financial information that conforms in all respects to the Order.

Name: Ologe Ogaga	Signature: 	Date Signed (15/05/2025) / /
Title: Chief Finance Officer		
Name: Kvv Satyanarayana	Signature: 	Date Signed (15/05/2025) / /
Title: Chief Technical Officer		



Name of Licensee

PHED

Date

15/05/1994

ASSUMPTIONS (Kindly state any assumptions you made during this exercise)

- 1) Here state the Historical energy consumption period : August 2023 to July 2024
- 2) Here state the Source of the financial statements and management account (audit / unaudited): Management Account
- 3) Here state the Cut off date being used for delineation: 1st January 2025
- 4) Any other assumptions used in the delineation: source data was provided for only pension liabilities, there was no source data for other payroll liabilities thus the liabilities is retained by the HOLDCO pending when they get source data
- 5) Any other assumptions used in the delineation: The inventory is delineated using energy offtake on the assumption that the nearest whole number will be aquantities

CAVEAT

The information and calculations contained in this document are based on the FY 2024 Management Accounts and Unaudited Financial Statements, as the audited financial statements were not available at the time of this exercise. Upon completion of the audit process and the subsequent release of the audited financial statements, the audited figures will supersede those presented herein.



SUMMARY OF DELINEATION TO SUBCOS

Period	Total	HOLDCO	RIVERS	AKWA IBOM	CROSS RIVERS	BAYELSA
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NON-BALANCE SHEET ITEMS DELINEATION

Historical Energy Consumption (kwh) (FY 2024)	2,193,477,405.76	-	1,484,318,502.84	347,814,413.92	272,211,404.00	89,133,085.00
Proportion (%)		-	0.68	0.16	0.12	0.04
Regulatory Asset Value (RAV)	255,706,115,010	0.00	173,035,435,332.79	40,546,701,003.09	31,733,228,888.25	10,390,749,785.86
Proportion (%)	100%	0.00%	67.67%	15.86%	12.41%	4.06%
Vested Energy (MW)	283.00	0.00	191.51	44.87	35.12	11.50
Proportion (%)	100%	0.00%	67.67%	15.86%	12.41%	4.06%
Employees Staff Allocation	2,483.00	272	1,276.00	510.00	281.00	144.00

ASSET DELINEATION

DELINEATION OF ASSETS						
Physical assets (NGN)	119,812,156,771	2,637,062,632	58,212,698,931	31,090,611,411	18,556,934,769	9,314,849,028
Physical assets (#)	xx	xx	xx	xx	xx	xx
Inventory	2,072,774,777.38	xx	1,402,639,455.60	328,674,889.70	257,232,160.61	84,228,271.48
Operational Vehicles	2,737,678,500.00	368,970,000.00	1,285,790,000.00	410,570,000.00	363,288,500.00	309,060,000.00
Information and Communication Technology Infrastructure	317,833,777.91	317,833,777.91	xx	xx	xx	xx
Uncommitted Meter Acquisition Fund (MAF)	1,465,196,368.79	xx	991,493,268	232,332,649	181,831,442	59,539,010
Receivables	149,322,018,623.85	xx	101,094,473,282	24,905,556,962	17,029,784,751	6,292,203,629
Common Assets	2,895,438,893.91	2,895,438,893.91	xx	xx	xx	xx
Collection data	116,013,450,581.11		77,948,837,173	17,180,197,844	19,430,507,728	1,453,907,836

LIABILITIES DELINEATION

**DELINEATION
OF
OUTSTANDING
OBLIGATIONS**

Trade Payables (Market Shortfall)

92,413,460,778.72	xx	62,535,866,284.80	14,653,779,252.37	11,468,546,628.75	3,755,268,612.80
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Payroll liabilities

1,954,402,175.87	1,217,796,331.73	440,784,058.92	156,356,248.84	95,516,588.38	43,948,947.99
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Tax liabilities

42,052,081,000.00	xx	28,456,496,404.89	6,668,096,908.01	5,218,679,700.13	1,708,807,986.97
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Common liabilities

1,217,796,331.73	1,217,796,331.73	xx	xx	xx	xx
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Lease Liabilities

xx	xx	xx	xx	xx	xx
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Deferred Income

xx	xx	xx	xx	xx	xx
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Other Payables

(Vendor Balance)

5,851,722,940.15	xx	3,959,840,484.68	927,893,571.87	726,201,105.68	237,787,777.91
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Legacy commitments and Contractual Obligations

Loans and Advances

20,864,739,181.68	xx	14,119,096,163.46	3,308,471,293.58	2,589,322,293.37	847,849,431.27
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CONTINGENCIES *(Kindly note all contingent assets and liabilities)*

Contingent Assets

PHED does not have contingent asset

Contingent Liabilities

58,369,219,077.16

180,000.00



DELINEATION OF MINIMUM ENERGY OFFTAKE

S/N	STATE	Aug-23	Sep-23	Oct-23	Nov-23	Dec-23	Jan-25	Feb-25	Mar-25	Apr-25	May-25	Jun-25	Jul-25	TOTAL CONSUMPTION (KWH)	% CONTRIBUTION	MINIMUM
1	RIVERS	128,561,800.00	115,537,091.72	130,931,500.00	123,514,455.88	139,979,791.89	130,028,010.32	105,200,100.00	117,691,997.22	113,877,298.47	125,115,208.57	120,537,948.77	133,343,300.00	1,484,318,502.84	67.67%	191.51
2	AKWA IBOM	28,337.50	26,358.70	27,921.20	27,891.00	32,838.00	31,616.60	28,246.70	32,088.20	28,128.60	30,976.80	25,743.20	27,667.50	347,814.40	15.86%	44.87
3	CROSS RIVERS	19,603.40	21,395.00	22,836.40	22,465.50	24,133.30	24,620.20	23,654.10	22,441.60	22,446.10	24,777.50	20,769.40	23,068.70	272,211.40	12.41%	35.12
4	BAYELSA	9,256.20	8,023.20	6,132.50	8,363.70	8,827.30	8,656.10	7,551.50	7,621.90	6,557.90	6,520.20	5,796.38	5,826.20	89,133.08	4.06%	11.50
GRAND TOTAL		185,758,900.00	171,313,991.72	187,821,660.00	182,234,719.71	205,778,521.89	194,921,091.32	164,652,484.09	179,843,717.22	171,009,978.47	187,389,708.57	172,846,932.77	189,905,700.00	2,193,477,405.76	100%	283

	HOLDCO	RIVERS	AKWA IBOM	CROSS RIVER	BAYELSA	TOTAL
METERS		11,874,443,931.00	2,333,001,765.00	1,242,860,994.00	260,102,778.00	15,710,409,468.00
MD METERS		514,384,000.00	163,959,900.00	22,504,300.00	24,111,750.00	724,959,950.00
11Kv FEEDER METERS		21,240,000.00	7,430,000.00	2,980,000.00	-	31,650,000.00
POLES		5,330,124,000.00	8,026,838,000.00	4,789,392,475.00	2,519,527,000.00	20,665,881,475.00
TRANSFORMERS		20,759,906,000.00	10,357,253,246.00	6,606,884,000.00	3,536,202,000.00	41,260,245,246.00
OVERHEAD LINES & UCD		5,753,369,000.00	6,154,967,000.00	2,936,957,000.00	1,841,284,000.00	16,686,577,000.00
SUBSTATION EQUIPMENTS		9,055,134,000.00	2,757,726,000.00	1,802,333,000.00	715,529,000.00	14,330,722,000.00
LAND	1,190,198,000.00	2,647,424,000.00	445,056,000.00	318,735,000.00	11,639,000.00	4,613,052,000.00
BUILDING & IMPROVEMENTS	685,272,000.00	871,355,000.00	401,487,000.00	444,110,000.00	87,426,000.00	2,489,650,000.00
FFE	333,165,116.00	99,529,000.00	32,322,500.00	26,889,500.00	9,967,500.00	501,873,616.00
COMMUNICATION EQUIPMENT	59,457,516.00	-	-	-	-	59,457,516.00
MOTOR VEHICLE	368,970,000.00	1,285,790,000.00	410,570,000.00	363,288,500.00	309,060,000.00	2,737,678,500.00
INTANGIBLE ASSETS	258,376,261.91		-	-	-	258,376,261.91
TOTALS	2,895,438,894	58,212,698,931	31,090,611,411	18,556,934,769	9,314,849,028	120,070,533,033
TOTAL LESS INTANGIBLES ASSETS	2,637,062,632	58,212,698,931	31,090,611,411	18,556,934,769	9,314,849,028	119,812,156,771
TOTAL ICT	317,833,777.91					



Inventory According to Location

	Rivers	Akwa Ibom	Calabar	Bayelsa	Total
	1,804,799,847.77	51,846,624.32	197,069,957.33	19,058,347.95	2,072,774,777.38
Meter	32,878,738.64		12,245,500	4,480,000.00	49,604,238.64
Stationery	939,958.74	599,000.00		116,855.00	1,655,813.74
Distribution Materials	1,760,062,775.59	51,247,624.32	184,779,457.33	14,461,492.95	2,010,551,350.20
Consumables	10,918,374.80		45,000.00		10,963,374.80
Total	1,804,799,847.77	51,846,624.32	197,069,957.33	19,058,347.95	2,072,774,777.38

Energy Offtake	67.67%	15.86%	12.41%	4.06%	
Delineation of the total value using Energy Offtake					
	Rivers	Akwa Ibom	Calabar	Bayelsa	Total
Meter	33,567,015.11	7,865,624.30	6,155,905.42	2,015,693.81	49,604,238.64
Stationery	1,120,483.38	262,558.39	205,487.13	67,284.84	1,655,813.74
Distribution Materials	1,360,533,079.66	318,808,271.15	249,510,208.96	81,699,790.44	2,010,551,350.20
Consumables	7,418,877.45	1,738,435.86	1,360,559.10	445,502.39	10,963,374.80
TOTAL	1,402,639,455.60	328,674,889.70	257,232,160.61	84,228,271.48	2,072,774,777.38



[illegible]

12	R3	(5,499,587.54)	19,641,562.24	3,383,442.13	4,910.00	400.91	112.73	4,625.803	19,783,252.56	(13,901,424.37)	(10,235,685.89)	26,567,154.13	162,411,166.96
13	R4	10,794,332.38			(9,949.91)		(9,950.00)					1,506,434.94	12,280,867.41
14	S1	(698,639.51)	(10,619,609.32)		(4,894.70)				(648.341.84)	69.45		(380.599.97)	(12,352,015.89)
Total		168,327,394.50	2,374,813.31	1,212,773.88	2,258.180	2,124,229.375.84	1,883,587.994.01	564,729.702.16	3,971,337.277.98	2,149,343.970.22	2,233,317.821.26	134,674.557.34	28,190,579.229.35

OTHER RECEIVABLES	AKWA IBOM	CROSS RIVERS	BAYEL SA
120,96	81,855,	19,184	15,011
3,112.0	737,89	,749.5	,522.1
00.00	0.40	63.20	99.20
			47.20

SUMMARY	RIVERS	AKWA IBOM	CROSS RIVERS	BAYEL SA	TOTAL
Trade Receivables by Location	19,238,735.39	5,720,807.39	2,018,262.55	1,381,101.2	28,358,906.62
	1.64	8.71	1.35	82.15	3.85
Gross Receivables by EO	81,855,737.89	19,184,749.5	15,011,522.1	4,911,102.3	120,963,112.0
	0.40	63.20	99.20	47.20	00.00
Total	101,094,473.2	24,905,556.9	17,029,784.7	6,292,203.6	149,322,018.6
	82.04	61.91	50.55	29.35	23.85



Number of Staff

RIVERS	AKWA IBOM	CROSS RIVERS	BAYELSA	HOLDCO	TOTAL
1276	510	281	144	272	2483
51.39%	20.54%	11.32%	5.80%	10.95%	100.00%

Market Shortfall

OUTSTANDING	TOTAL INVOICE	RIVERS	AKWA IBOM	CROSS RIVER	BAYELSA	TOTAL
NBET	80,433,076,261.33	54,428,781,906.54	12,754,078,617.88	9,981,776,224.20	3,268,439,512.71	80,433,076,261.33
MO	11,980,384,517.39	8,107,084,378.26	1,899,700,634.49	1,486,770,404.55	486,829,100.09	11,980,384,517.39
TOTAL	92,413,460,778.72	62,535,866,284.80	14,653,779,252.37	11,468,546,628.75	3,755,268,612.80	92,413,460,778.72

67.67% 15.86% 12.41% 4.06%

Payroll Liabilities

S/N	Description	Expanation	Sub Total (N)	Akwa Ibom	Bayelsa	Cross River	Rivers	Holdco
1	Pension	Outstanding as at Dec'24	928,958,413.84	156,356,248.84	43,948,947.99	95,516,588.38	440,784,058.92	192,352,569.71
2	Employee Compensation (ITF, NS/ITF)	Outstanding as at Dec'24	269,854,994.50					269,854,994.50
2	NHF	Outstanding as at Dec'24	63,793,216.09					63,793,216.09
3	Other Employee Benefit (Employee entitlement)	Outstanding as at Dec'24	102,642,554.73					102,642,554.73
4	PAYE	Outstanding as at Dec'24	589,152,996.71					589,152,996.71
	Total		1,954,402,175.87	156,356,248.84	43,948,947.99	95,516,588.38	440,784,058.92	1,217,796,331.73

Note: source data was provided for only pension liability and has been delineated according to staff location. Other payroll liabilities that could not be verified has been assigned to the Holdco pending when a source data is provided

Audited Financial Statements

- ✓ https://drive.google.com/file/d/1Lu6l079BAqKy56DylyXzGzBqf2NzLLR-/view?usp=drive_link
- ✓ https://drive.google.com/file/d/1Gh2DHgRNlxApCAse9nKOJkJaUTsWZ-bn/view?usp=drive_link
- ✓ https://drive.google.com/file/d/1hXtjsjTnrxaChp33EaZht3zGMERKCMLk/view?usp=drive_link

Management Account 2022

- ✓ https://docs.google.com/spreadsheets/d/1G63MkLdnt3tYcvLsp448XnCu8F4oLul/edit?usp=drive_link&oid=107353846468758634166&rtpof=true&sd=true

Management Account 2023

- ✓ https://docs.google.com/spreadsheets/d/1eXZ-l0vaNgHnDx04cJUSmXGuqXa86zXh/edit?usp=drive_link&oid=107353846468758634166&rtpof=true&sd=true

Management Account 2024

- ✓ https://drive.google.com/file/d/1Bc1szgzlptJjMhPaaRitiMzTln2zmJGI/view?usp=drive_link

