



## **EXECUTIVE ORDER NO. 3 OF 2025**

### **EXECUTIVE ORDER ON THE REMOVAL AND PROHIBITION OF HAULAGE FEES, LEVIES, AND MULTIPLE CHARGES ON THE MOVEMENT OF GOODS WITHIN, INTO, AND THROUGH KWARA STATE**

**WHEREAS** The Government of Kwara State is committed to improving the business environment, reducing the cost of doing business, facilitating trade, and promoting the free movement of goods.

**WHEREAS** The imposition of multiple haulage-related fees and levies has increased logistics costs and undermined economic efficiency.

**WHEREAS** The Government of Kwara State is desirous to eliminate unlawful and duplicative charges on the movement of goods;

NOW THEREFORE, I, **ABDULRAHMAN, ABDULRAZAQ,**

the Executive Governor of Kwara State, in exercise of the powers conferred by the Constitution of the Federal Republic of Nigeria (as amended) and all other enabling laws, hereby orders as follows:

1. This Executive Order shall be cited as the Executive Order on the Removal of Haulage Fees and Levies, 2025, and shall take effect immediately.
2. No Ministry, Department, Agency, Local Government, union, association, or any person acting on behalf of the State shall impose or collect any haulage-related fee or levy on the movement of goods within, into, or through Kwara State.

3. The prohibited fees include, but are not limited to: haulage fees, hackney permits, loading and off-loading fees, environmental levies, produce inspection fees, agricultural clearance fees, youth development levies, daily operational tolls, National Freight Haulers levies, quarantine-related haulage charges, CTRA haulage and operational levies, economic development levies, sanitation fees, entry gate pass haulage fees, tourism development levies, milling charges, and public transportation haulage receipts.
4. Any revenue law, regulation, or administrative practice inconsistent with this Order is suspended to the extent of the inconsistency.
5. All Ministries, Departments, Agencies, and Local Governments shall ensure immediate compliance, dismantle all collection points, and cease enforcement of abolished fees.
6. Any violation of this Order shall attract disciplinary or legal sanctions, and illegal collections shall be refunded.
7. A Grievance Redress Mechanism shall be established for reporting violations, and quarterly compliance reports shall be submitted for monitoring.
8. Lawful federal taxes and legitimate service-based user fees unrelated to haulage are not affected.

This Order shall be published and widely circulated.

**IN WITNESS WHEREOF**, I have hereunto set my hand and caused the seal of Kwara State to be affixed this **10<sup>th</sup> day of December 2025**.

  
**ABDULRAHMAN, ABDULRAZAQ,**  
**GOVERNOR, KWARA STATE**