GOVERNANCE OF GLOBAL MOON EXPLORATION AND SETTLEMENT: SHARING BENEFITS WITH DEVELOPING COUNTRIES.

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GOVERNANCE OF GLOBAL MOON EXPLORATION AND SETTLEMENT: THE DEVELOPING COUNTRIES’ PERSPECTIVE

• Article I of the Outer Space Treaty 1967

• The exploration and use of outer space, including the Moon and other celestial bodies, shall be carried out for the benefit and in the interests of all countries, irrespective of their degree of economic or scientific development, and shall be the province of all mankind.
BENEFIT SHARING WITH THE DEVELOPING COUNTRIES.

- What are the benefits?
  - Resources
  - Technology.
  - Collaboration
  - LAW.
BENEFIT SHARING: HOW?

- Establish a resource reservoir to create a level playing field for capacity building.

- Conservation of mineral resources in space bearing in mind the heritage of mankind principle.


- Mining lease.
CONCERNS/CHALLENGES

• Article II Outer Space Treaty:
  • Outer space, including the Moon and other celestial bodies, is not subject to national appropriation by claim of sovereignty, by means of use or occupation, or by any other means.

• Governing laws
  • National legislation –vs-International law
  • Environmental issues. Space Debris.

• Regulation of settlements and settlers.

• Funding

• Technology Transfer
CONCLUSION

- Although Nigeria is currently more inclined towards space science/technology application and impacting her citizens directly, projects are in place to ensure transitioning into deep space exploration.

- Interpretation of benefit sharing from the developing countries implies sharing both the resources and the technology.

- Developing countries are keen about being part of the process, hence open to collaborating with other countries.