# THE GAZETTE OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

# Part II of May 26, 2017

# **SUPPLEMENT**

(Issued on 29. 05. 2017)



# ELECTRONIC TRANSACTIONS (AMENDMENT)

A

# BILL

# to amend the Electronic Transactions Act, No. 19 of 2006

Ordered to be published by the Minister of Telecommunication and Digital Infrastructure

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#### STATEMENT OF LEGAL EFFECT

Clause 2 : This clause amends the long title of the Electronic Transactions Act, No. 19 of 2006 (hereinafter referred to as the "principal enactment") to include "licensing and authorising of certification service providers and giving effect to the provisions of the United Nations Convention on the use of Electronic Communications in International Contracts".

*Clause 3*: This clause amends section 2 of the principal enactment and the legal effect of this section as amended is to insert two new objectives to the Act.

*Clause 4*: This clause amends section 5 of the principal enactment and the legal effect of this section as amended is to amend the provisions in relation to the application of the Act where law requires information to be presented or retained in its original form.

*Clause 5* : This clause replaces section 7 of the principal enactment with a new section on "Legal recognition of electronic signatures".

*Clause 6* : This clause amends section 8 of the principal enactment and the legal effect of this section as amended is to amend the provisions in relation to the use of electronic records and electronic signatures in government institutions and statutory bodies.

*Clause 7*: This clause replaces section 10 of the principal enactment with a new section on "Ministry, department, & etc, to accept or issue any document in electronic form".

Clause 8: This clause inserts a new section  $11_A$  to the principal enactment on "Invitation to make offers".

Clause 9: This clause amends section 14 of the principal enactment and the legal effect of this section as amended is to amend the provisions in relation to the time and place of dispatch and receipt of electronic records.

Clause 10: This clause inserts a new section  $14_A$  to the principal enactment on "Error in electronic communications".

*Clause 11*: This clause amends section 18 of the principal enactment and the legal effect of this section as amended is to replace "accredited Certification Service Providers.", with "licensed or authorized Certification Service Providers".

*Clause 12*: This clause inserts a new section 18A to the principal enactment on "Minister to appoint the task forces to manage and administer the Certification Authority".

*Clause 13*: This clause amends section 19 of the principal enactment and the legal effect of this section as amended is to amend the provisions in relation to the powers of the Certification Authority.

*Clause 14*: This clause amends section 20 of the principal enactment and the legal effect of this section as amended is to amend the provisions in relation to the licensing or authorization of Certification Service Providers.

*Clause 15*: This clause amends section 23 of the principal enactment and the legal effect of this section as amended is to amend the provisions in relation to the restriction on application of the principal enactment.

Clause 16: This clause amends section 24 of the principal enactment and the legal effect of this section as amended is to amend the provisions in relation to making regulations under the principal enactment.

*Clause 17 :* This clause amends section 26 of the principal enactment and the legal effect of this section as amended is to insert new definitions for the terms "automated message system", "Convention", "electronic address", "electronic communication", "electronic signature", "Minister", "originator" and "prescribe".

L.D.-O 22/2016.

AN ACT TO AMEND THE ELECTRONIC TRANSACTIONS ACT, NO. 19 OF 2006

BE it enacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:-

1. This Act may be cited as the Electronic Transactions short title. (Amendment) Act, No. of 2017.

- 2. The long title of the Electronic Transactions Act, Amendment 5 No. 19 of 2006 (hereinafter referred to as the "principal of the long enactment") is hereby amended, by the substitution for  $\frac{1}{N_0}$  of the words "AND ACCREDITATION OF CERTIFICATION 2006. SERVICE PROVIDERS; AND", of the words "AND
- 10 LICENSING AND AUTHORISING OF CERTIFICATION SERVICE PROVIDERS; TO GIVE EFFECT TO THE PROVISIONS OF THE UNITED NATIONS CONVENTION ON THE USE OF ELECTRONIC COMMUNICATIONS IN INTERNATIONAL CONTRACTS AND".
- 15 3. Section 2 of the principal enactment is hereby Amendment of section 2 amended as follows:of the

principal

- (1) by the repeal of paragraph (c) thereof and the enactment. substitution therefor, of the following new paragraphs:-
- 20 "(c) to facilitate electronic filing of any application, petition, plaint, answer, written submission or any other document with any court;
  - (ca) to facilitate electronic filing of any form, application, or any other document with any

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ministry, department, provincial council, provincial ministry and department or local authority or, office, body or agency owned or controlled by the Government or a statutory body in a particular manner and to promote efficient delivery of public service by means of reliable forms of electronic communications;";

- (2) in paragraph (d) thereof, by the substitution for the words "other communications.", of the words "other communications; and";
  - (3) by the insertion of new paragraph immediately after paragraph (d) thereof, of the following new paragraph:-
- 15 "(e) to implement the provisions of the Convention subject to such restrictions specified in section 23 of this Act declared at the time of ratification of the Convention.".
- 4. Section 5 of the principal enactment is hereby Amendment 20 amended in subsection (1) thereof, by the substitution for  $\frac{\text{of section 5}}{3}$ the words "the time when it was made available in electronic principal form", of the words "the time when it was first generated in enactment. its final form as a data message, electronic document, electronic record or communication or otherwise".

of the

5. Section 7 of the principal enactment is hereby Replacement 25 repealed and the following section substituted therefor:-

of section 7 of the principal actment.

	"Legal	7. Where any written law provides that a ena	ac
	recognition	communication or any other document shall,	
	of electronic signatures.	be signed or bear the signature of any person,	
30	C	then notwithstanding anything to the contrary	

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in such written law, that requirement shall be deemed to be met in relation to a data message, electronic document, electronic record or communication if-

5	and in re	ethod is used to identify that person to indicate that person's intention espect of the information contained he electronic communication; and	
	(b) the	method used is,	
10 15		as reliable as appropriate for the purpose for which the electronic communication was generated, sent or communicated, in the light of all the circumstances, including any relevant agreement; or	
		proven to have fulfilled the functions described in paragraph ( <i>a</i> ) by itself or together with further evidence.".	
20	<b>6.</b> Section 8 of the paramended as follows:-	rincipal enactment is hereby further	of section 8 of the
25	words "containe records as", of written law" an document, da	) thereof, by the substitution for the ed in any other law" and "electronic the words "contained in any other nd "electronic records, electronic ta message or any electronic as" respectively;	principal enactment.
30	substitution for approval;", of t	) of subsection (1) thereof, by the the words "any license, permit or the words "any license, certificate, ther form of approval;"; and	

(3) in subsection (2) thereof, by the substitution for the words "requiring the use of electronic records specified in subsection (1), may recommend the making of regulations for the purpose of authorizing or facilitating the use of electronic communications or electronic records,", of the words "requiring the use of data message, electronic record, electronic document or electronic communication specified in subsection (1), may recommend the making of regulations for the purpose of authorizing or facilitating the use of such data message, electronic record, electronic document or electronic communication,".

7. Section 10 of the principal enactment is hereby Amendment 15 repealed and the following section substituted therefor:-

of section 10 of the principal 10. Every ministry, department, institution, enactment.

"Ministry, department, & etc, to accept or issue any

electronic

form.

public corporation or other similar body may, subject to the provisions of this Act, accept or issue, any document in the form of data 20 document in message, electronic record, electronic document or other communication in electronic form.".

8. The following new section is hereby inserted Insertion of immediately after section 11 of the principal enactment and 25 shall have effect as section 11A of that enactment :-

new section 11A in the principal enactment.

"Invitation to 11A. A proposal to conclude a contract make offers. made through one or more electronic communications which is not addressed to one or more specific parties, but is generally accessible to parties making use of any 30 information systems, shall be considered as an invitation to make offers, unless it clearly indicates the intention of the party making the proposal to be bound in case of acceptance.".

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(Amer	ıdment)

	<b>9.</b> amend		of the principal enactment is hereby	of section 14 of the
5	(1)	words "ent control of t	on (1) thereof, by the substitution for the ers an information system outside the he originator,", of the words "leaves an on system under the control of the ';	principal enactment.
10	(2)		eal of subsection (2) thereof, and the on therefor, of the following new -	
15		originator of a data n record	a) Unless otherwise agreed between the and the addressee, the time of receipt hessage, electronic document, electronic or other communication shall be d as follows, namely-	
•		(i)	if the addressee has designated an electronic address for the purpose of receiving data message, electronic document, electronic record or other	
20			communication, receipt occurs at the time when the said data message, electronic document, electronic record or other communication becomes capable of being retrieved by the	
25			addressee; or	
		(ii)	if the addressee has not designated an electronic address or has indicated another electronic address for the purpose of receiving data message,	
30			electronic document, electronic record or other communication, receipt	

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	(Amendment)
5	occurs at the time when the said data message, electronic document, electronic record or other communication becomes capable of being retrieved by the addressee at that electronic address and the addressee becomes aware that the
10	said data message, electronic document, electronic record or other communication has been sent to that electronic address.
15	(b) For the purpose of this subsection, a data message, electronic document, electronic record or other communication is presumed to be capable of being retrieved by the addressee when the said data message, electronic document, electronic record or other communication reaches the addressee's electronic address.";
20	<ul><li>(3) by the repeal of subsection (5) thereof, and the substitution therefor, of the following new subsection-</li></ul>

"(5) For the purposes of this section-

( <i>a</i> ) 25	if the originator or the addressee has not indicated a place of business or has more than one place of business, the place of business is that which has the
	closest relationship to the relevant
	contract, having regard to the
	circumstances known to or
30	contemplated by the originator or the
	addressee before or at the conclusion
	of the contract;

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(b	) if the originator or the addressee does not have a place of business, his usual place of residence shall be deemed to be the place of business;
5 (c	) a location is not a place of business merely because-
10	<ul> <li>(i) the equipment and technology supporting an information system used by a particular originator or the addressee in connection with the formation of a contract, are in that particular location; or</li> </ul>
15	<ul><li>(ii) the information system may be accessed by addressee in that location;</li></ul>
(d	) the fact that the originator or the addressee makes use of a domain name or electronic mail address connected to a specific country does not create a presumption that the said originator or the addressee's place of business is located in that country;
(e 25	) a party's place of business is presumed to be the location indicated by that party, unless another party demonstrates that the party making the indication does not have a place of business at that location; and
30 (/	) "usual place of residence" in relation to a body corporate, means the place where it is registered.".

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10. The following new section is hereby inserted Insertion of immediately after section 14of the principal enactment and new section 14A in the shall have effect as section 14A of that enactment :principal

				enactment.
5	"Error in electronic		A. (1) Where a natural person in relation he formation or performance of an	
0	communica- tions.	electr	ronic contract, makes an input error in an	
			ronic communication exchanged with the nated message system of another party and	
			automated message system of another party and	
10			ide the person with an opportunity to	
			ct the error, that person, or the party on e behalf that person was acting, has the	
			to withdraw the portion of the electronic	
			nunication in which the input error was	
15		made	2, 11-	
		<i>(a)</i>	the person, or the party on whose behalf	
			that person was acting, notifies the other party of the error as soon as possible	
			after having learned of the error and	
20			indicates that he made an error in the	
			electronic communication; and	
		<i>(b)</i>	the person, or the party on whose behalf	
			that person was acting, has not used or	
25			received any material benefit or value from the goods and services, if any,	
-			received from the other party.	
		(2	) Nothing in this section affects the	
		appli	cation of any rule of law that may govern	
20			onsequences of any error other than as $\frac{1}{2}$	
30		provi	ded for in subsection (1).".	
			8 of the principal enactment is hereby $(2)$ thereof by the substitution for	

amended in subsection (2) thereof, by the substitution for the words "of this Chapter" and "accredited Certification of the principal and "accredited Certification of the principal and the substitution of the principal and the princi Service Providers.", of the words "of this Act" and "licensed enactment. 35 or authorized Certification Service Providers." respectively.

ndment ction 18

12. The following new section is hereby inserted Insertion of immediately after section 18 of the principal enactment and new section shall have affect as section 18 of that enactment: shall have effect as section 18A of that enactment:principal

5 10	"Minister appoint ti task force	he recommendation of the Secretary to the	
		Section 19 of the principal enactment is hereby d as follows:-	Amendment of section 19 of the
15	(1)	in paragraph ( <i>a</i> ) thereof, by the substitution for the words "accreditation", of the words "licensing or authorization";	principal enactment.
20	(2)	by the repeal of paragraphs ( <i>b</i> ) and ( <i>c</i> ) thereof and the substitution therefor of the following new paragraphs:-	
		"( <i>b</i> ) hear appeals and specify the procedure to be followed in the granting of a license or an authorization for the purposes of this Act;	
25		<ul><li>(c) specify the procedure for the hearing of appeals in the event of a refusal to grant or renew a license or an authorization under section 20, as the case may be;"; and</li></ul>	
	(3)	by the insertion immediately after paragraph ( <i>d</i> ) thereof, of the following new paragraph:-	

"(da) authorize Certification Service Providers to issue various types of electronic signatures

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enactment.

in accordance with such criteria and guidelines as may be prescribed, including operational framework and security procedure for the use of biometric data and other authentication technologies for verification purposes;".

14. Section 20 of the principal enactment is hereby Amendment amended as follows:-

Amendment of section 20 of the principal enactment.

- (1) by the repeal of subsection (1) thereof and the ensubstitution therefor, of the following new subsection:-
  - "(1) A Certification Service Provider may be licensed or authorized by the Certification Authority in accordance with the criteria prescribed from time to time.";
- (2) in subsection (2) thereof, by the substitution for the words "without being accredited", of the words "without being licensed or authorized";
- (3) by the repeal of subsection (3) thereof; and
- 20 (4) by the repeal of the marginal note thereof and the substitution therefor of the following:-

"Licensing or authorizing the Certification Service Providers.".

15. Section 23 of the principal enactment is hereby Amendment
 25 amended as follows: of section 23
 of the

of section 23 of the principal enactment.

- (1) by the insertion immediately after paragraph (c) principal thereof, of the following new paragraph:-
  - "(*ca*) any financial matter in the nature of the following:-
    - (i) transactions on a regulated exchange;

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			(Amendment)		
		(ii) for	reign exchange transactions;		
5		pa	ter-bank payment systems, inter-bank yment agreements or clearance and ttlement systems relating to securities other financial assets or instruments; d		
10		loa rej as	e transfer of security rights in sale, an or holding of or agreement to purchase securities or other financial sets or instruments held with an termediary;";		
	(2)		of paragraph (e) thereof and the herefor, of the following:-		
15		(Chapte	as defined in the Trusts Ordinance er 87) excluding a constructive, and resulting trust;".		
	<b>16.</b> amende	Section 24 of d as follows:-	the principal enactment is hereby	Amendment of section 24 of the	
20	(1)		(1) thereof, by the substitution for the ures "subsection (2)", of the words ection 2.";	principal enactment.	
	(2)		of paragraph (c) of subsection (2) the substitution therefor, of the paragraph:-		
25 30		Force or manage Authorit	ers, duties and functions of the Task body of persons being appointed to and administer the Certification ty in terms of section 18A and the erms and conditions applicable to		
	(3)		( <i>d</i> ) of subsection (2) thereof, by the r the words "criteria for accreditation		

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of certification service providers under section 20", of the words "criteria for licensing or authorizing of certification service providers under section 20";

- (4) by the insertion immediately after paragraph (d) of subsection (2) thereof, of the following new paragraph-
  - "(*da*) prescribe criteria and guidelines for Certification Service Providers to issue various types of electronic signatures, including the operational framework and security procedures for the use of biometric data and other authentication technologies for verification purposes ;"; and
- (5) in paragraph (e) of subsection (2) thereof, by the substitution for the word "an accreditation certificate", of the words "a license or an authorization".

17. Section 26 of the principal enactment is hereby Amendment amended as follows:-

Amendment of section 26 of the principal enactment.

20 (1) by the insertion of new definition immediately after principal enactment. the definition of term of expression "addressee", of the following new definition:-

> ""automated message system" means a computer program or an electronic or other automated means used to initiate an action or respond to data messages or performances in whole or in part, without review or intervention by a natural person each time an action is initiated or a response is generated by the system;";

30 (2) by the insertion of new definition immediately after the definition of term of expression "computer", of the following new definition:-

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5		""Convention" means the United Nations Convention on the Use of Electronic Communications in International Contracts ratified by Sri Lanka on July 7, 2015 subject to the declaration made at the time of ratification;";
	(3)	by the insertion of new definition immediately after the definition of term of expression "electronic", of the following new definitions:-
10		""electronic address" means a communication network or an electronic mailbox, telecopy devise or a designated portion or location in an information system that a person uses to receive a data message, electronic document, electronic record or any communication;
		"electronic communication" means any communication made by means of data message;";
20	(4)	by the repeal of the definition of term of expression "electronic signature" and the substitution therefor, of the following definition:-
25		""electronic signature" means data in electronic form, affixed to logically associated with a data message, electronic document, electronic record or communication which may be used to identify the signatory in relation to the
30		data message, electronic document, electronic record or communication and to indicate the signatory's intention in respect of the information contained therein;";
	(5)	by the insertion of new definition immediately after the definition of term of expression "intermediary", of the following new definition:-
35		""Minister" means the Minister to whom the implementation of the provisions of

Electronic Transactions Act, No. 19 of 2006 is assigned;";

- (6) by the repeal of the definition of term of expression "originator" and the substitution therefor, of the following definitions:-
  - "originator" of an electronic communication means a person by whom, or on whose behalf, the electronic communication has been sent or generated prior to storage, if any, but it does not include a person acting as an intermediary with respect to that electronic communication;

"prescribe" means prescribe by regulations made under this Act;"; and

- 15 (7) by the substitution, in the definition of the term of expression "security procedure", for the words "a certificate issued" of the words "a license or an authorization issued".
- 18. In the event of any inconsistency between the Sinhala text 20 Sinhala and Tamil texts of this Act, the Sinhala text shall to prevail in case of prevail.

inconsistency.

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