

**PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF**   
**SRI LANKA**

**NATIONAL EYE BANK TRUST OF SRI LANKA**

**ACT, No. 22 OF 2023**

**[Certified on 17th of October, 2023]**

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| *National Eye Bank Trust of* | 1 |

*Sri Lanka Act, No. 22 of 2023*

[Certified on 17th of October, 2023]

L.D.–O. 49/2013

AN ACTTOPROVIDEFORTHEESTABLISHMENTOFA TRUSTCALLEDTHE NATIONAL EYE BANK TRUSTOF SRI LANKA; TOPROVIDECORNEAL TISSUES, ARTIFICIALDEVICESANDOTHERTISSUESREQUIREDFOR

OPHTHALMICSURGERYANDFORSCIENTIFICANDTECHNICALRESEARCH ANDEDUCATION; TOSHAREEXCESSCORNEALTISSUESANDOTHER

TISSUESREQUIREDFOROPHTHALMICSURGERYWITHOTHERCOUNTRIES

ANDTOPROVIDEFORMATTERSCONNECTEDTHEREWITHORINCIDENTAL THERTO .

WHEREAS corneal blindness has been identified as one of Preamble the major causes for blindness worldwide with highest   
prevalence in Asia, and the Ministry of Health of Sri Lanka   
has established a National Eye Bank of Sri Lanka   
accommodated in the Colombo National Eye Hospital since   
the Twenty Fourth day of February, Two Thousand and   
Eleven with a view to alleviating corneal blindness;

AND WHEREAS now the Government of Sri Lanka is desirous of incorporating the National Eye Bank of Sri Lanka with a view to alleviating blindness and for the prevention and control of avoidable blindness.

BEit thereforeenacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:–

**1.** This Act may be cited as the National Eye Bank Trust Short title of Sri Lanka Act, No. 22 of 2023.

PART I

ESTABLISHMENTOFTHE NATIONAL EYE BANK TRUSTOF SRI LANKA

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| **2**. (1) There shall be established a Trust to be called the National Eye Bank Trust of Sri Lanka (hereinafter referred to as “the Trust”). | Establishment of the National  Eye Bank Trust of Sri Lanka |

2 *National Eye Bank Trust of*   
 *Sri Lanka Act, No. 22 of 2023*

(2) The Trust shall, by the name assigned to it by subsection (1), be a body corporate and shall have perpetual succession and by that name may sue and be sued.

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| The objects of  the Trust | **3**. The objects of the Trust shall be to – | |
| (*a*) | alleviateblindness from Sri Lanka and prevent and |

control of avoidable blindness in Sri Lanka;

(*b*) function as the National Eye Tissue Bank of   
 Sri Lanka;

(*c*) harvest, process and distribute corneas and other   
 tissues required for ophthalmic surgery, research   
 and education while adhering to medical and   
 quality standards and ethics as shall be prescribed   
 by regulations, relating to harvesting and   
 transplantation of corneal tissues and use of other   
 tissues required for ophthalmic surgery;

(*d*) enhance public awareness in respect of the benefits   
 and values of donation of corneal tissues and other   
 tissues required for ophthalmic surgery;

(*e*) train Tissue Coordinators to harvest corneal tissues   
 and other tissues required for ophthalmic surgery;

(*f*) provide free of charge, corneal tissues and other   
 tissues required for ophthalmic surgery to   
 Government Hospitals for transplantations; and

(*g*) provide corneal tissues and other tissues required   
 for ophthalmic surgery which are in excess to other   
 countries and recover from them the processing cost   
 as may be prescribed:

Provided however, in providing corneal and   
other tissues in terms of this paragraph, priority shall   
be given, in all instances, to requests made by

Goverment hospitals and Sri Lankan citizens.

*National Eye Bank Trust of*  3   
*Sri Lanka Act, No. 22 of 2023*

PART II   
THE BOARDOFTHE NATIONAL EYE BANK TRUSTOF SRI LANKA

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| **4**. The administration and management of the affairs of the Trust shall be vested in a Board of Trust (hereinafter referred to as “the Board”) consisting of – | | Establishment of the National Eye Bank Trust  Board of Sri  Lanka |
| (*a*) | the following *ex-officio* members, namely– |

(i) the Secretary to the Ministry of the Minister   
 assigned the subject of Health who shall serve   
 as the Chairman (hereinafter referred to as “the   
 Chairman”) of the Board;   
(ii) the Director-General of Health Services;   
(iii) the Director of Colombo National Eye Hospital   
 or his representative not below the rank of a   
 Deputy Director;   
(iv) a representative of the Treasury nominated by   
 the Secretary to the Ministry of the Minister   
 assigned the subject of Finance;   
(v) the Chief Judicial Medical Officer of Colombo;   
(vi) the Chief Accountant of the Ministry of   
 Health;

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| (*b*) | the following members (hereinafter referred to as the “appointed members”) appointed by the Minister:–  (i) a representative nominated by the Council of the College of Ophthalmologists of Sri Lanka, | | | | |
| established | under | the | Council | of |
| Ophthalmologists of Sri Lanka (Incorporation) Act, No.12 of 2000; | | | | |

(ii) a medical practitioner nominated by the Sri   
Lanka Medical Council established by the

4 *National Eye Bank Trust of*   
 *Sri Lanka Act, No. 22 of 2023*

Medical Ordinance (Chapter 105), from among   
the medical practitioners registered in the Sri

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| Lanka | Medical | Council | possessing |

qualifications and expertise in the field of   
ophthalmology; and

(iii) a person who has proven experience and shown   
capacity in the fields of law or management.

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| Term of office of appointed  members | **5**. (1) Every appointed member shall, unless he vacates office earlier, hold office for a period of three years from the date of his appointment: |

Provided that, a member appointed by the Minister to fill a vacancy in the office of an appointed member of the Board shall unless he vacates office earlier, hold office for the unexpired portion of the term of office of the member whom he succeeds.

(2) Any appointed member of the Board who vacates office shall, unless he has been removed from office under section 6, be eligible for re-appointment for not more than one further term of office, whether consecutive or otherwise.

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| Removal,  resignation etc.  of appointed  members | **6**. (1) Any appointed member of the Board may at any time, resign his office by letter in that behalfaddressed to the Minister and such resignation shall take effect from the date on which the resignation isaccepted in writingby the |

Minister.

(2) The Minister may, for reasons assigned therefore remove any appointed member from office. An appointed member who has been removed from office shall not be eligible for re-appointment as a member of the Board or to serve the Board in any other capacity.

(3) In the event of the vacation of office by death, resignation or removal of any appointed member, the Minister shall, subject to paragraph (*b*) of section 4, appoint another person to fill such vacancy.

*National Eye Bank Trust of*  5   
*Sri Lanka Act, No. 22 of 2023*

(4) Where any appointed member of the Board is temporarily unable to perform the duties of his office on account of ill health or any other causeor if he isabsent from Sri Lanka for a period of not less than three months, the Minister shall having regard to the provisions of paragraph (*b*) of section 4 appoint any other person to act in place of such member during his absence.

(5) Where any appointed member of the Board fails to attend three consecutive meetings of the Board without obtaining prior approval for such absence from the Chairman, such member shall be deemed to have vacated his office at the conclusion of the third meeting and the Minister shall appoint another person to fill such vacancy in the manner provided for in subsection (3).

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| **7.** Any person – | | Disqualification for being a  member |
| (*a*) | if such person is not or ceases to be a citizen of Sri |

Lanka;

(*b*) if such person is or becomes a member of Parliament   
 or a Provincial Council or any Local Authority;

(*c*) if such person has any financial or other interest   
 which may affect the discharge by him of his   
 functions as a member of the Board;

(*d*) if such person is under any law in force in Sri Lanka   
 or in any other country found or declared to be of   
 unsound mind;

(*e*) if such person is serving or has served a sentence of   
 imprisonment imposed by any court in Sri Lanka   
 or any other country,

he shall be disqualified from being appointed or continuing to be a member of the Board.

6 *National Eye Bank Trust of*   
 *Sri Lanka Act, No. 22 of 2023*

Meetings of the **8**. (1) If the Chairman is present at a meeting of the Board, Board he shall preside at such meeting. In the absence of the Chairman from any meeting, the Director-General of Health Services shall preside such meeting.

(2) Subject to the other provisions of this Act, the Board may regulate the procedure in regard to its meetings and the transaction of business at such meetings.

(3) The quorum for a meeting of the Board shall be five members.

(4) Where there is an equality of votes, the Chairman shall in addition to his vote have a casting vote.

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| Vacancy among members not to invalidate acts  and proceedings | **9**. No act or proceeding of the Board shall be invalid by reason only of any vacancy among its members or any defect in the appointment of any of its members. |

of the Board

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| Special and  general  directions to be issued by the  Minister | **10.** The Minister may, from time to time, issue such special or general directions to the Board relating to the exercise, performance and discharge of its powers, duties and functions under this Act, and it shall be the duty of the Board to give effect to such directions. |

PART III

POWERSAND FUNCTIONSOFTHE BOARD

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| Powers and  functions of the Board | **11**. In giving effect to the objects of the Trust and other provisions of this Act the Board shall have the power– | |
| (*a*) | to harvest, process and distribute corneal tissues |

collected from donors upon their death, through a   
Tissue Coordinator appointed under section 22;

*National Eye Bank Trust of*  7   
*Sri Lanka Act, No. 22 of 2023*

(*b*) to preserve and store corneal tissues and other   
 tissues required for ophthalmic surgery under such   
 conditions as may be prescribed;

(*c*) to arrange to carry out, in consultation with the   
 Director-General of Health Services, any   
 ophthalmic surgery;

(*d*) to obtain written consent of prospective donors for   
 donation of corneal tissues upon their death subject   
 to the provisions of the Transplantation of Human   
 Tissues Act, No. 48 of 1987 and the Code of   
 Criminal Procedure Act, No.15 of 1979;

(*e*) to recall or downgrade the corneal tissues or other   
 tissues required for ophthalmic surgery where the   
 quality of such tissues are not up to the standards as   
 shall be prescribed by regulations to use for the   
 purpose of this Act;

(*f*) to maintain in such manner as may be determined   
 in consultation with the Secretary to the Ministry   
 of the Minister assigned the subject of Health, a   
 register and a database of the donors of any corneal   
 or other tissues required for ophthalmic surgery;

(*g*) to advise the Minister in respect of fees to be levied   
 from the non-Sri Lankan Nationals in order to cover   
 the costs relating to transplanting and processing   
 of corneal tissues and other tissues required for   
 ophthalmic surgery;

(*h*) to share corneal tissues and other tissues required   
 for ophthalmic surgery free of processing charges   
 as an act of friendship to any foreign country when   
 so requested by the Minister;

(*i*) to share expertise or technology relating to eye   
 banking with other countries;

8 *National Eye Bank Trust of*   
 *Sri Lanka Act, No. 22 of 2023*

(*j*) to formulate a code of ethics relating to harvesting   
 and transplanting of corneal tissues based on   
 applicable standards;

(*k*) to appoint, employ, dismiss or terminate the services   
 of officers and employees and exercise disciplinary   
 control over them and to pay them such   
 remuneration in terms of the scheme of recruitment   
 prepared by the Board in consultation with the   
 Ministry of Health in line with the policy applicable   
 therefore;

(*l*) to design, maintain and use a logo for the National   
 Eye Bank of Sri Lanka;

(*m*) to use where necessary, in letter heads or any other documents of the National Eye Bank of Sri Lanka, symbols, signs, marks or letters of any institution assisting or accrediting the National Eye Bank of Sri Lanka;

(*n*) with the concurrence of the Minister, to enter into   
 agreements with foreign institutions which shall   
 also be State institutions and incorporated bodies   
 involved in quality assurance and development of   
 system relating to eye banking in order to train   
 persons on quality assurance and development of   
 system relating to eye banking;

(*o*) to train the officials of the National Eye Bank of Sri   
 Lanka in or outside Sri Lanka and to train eye bank   
 officials of other countries on eye banking and   
 transplantation, and to determine fees chargeable   
 from foreign nationals for such training;

(*p*) to organize lectures, seminars, workshops or any   
 other programme on ophthalmic surgery and   
 donation of corneas and other tissues and   
 procedures to be followed in respect of such   
 donations and surgeries;

*National Eye Bank Trust of*  9   
*Sri Lanka Act, No. 22 of 2023*

(*q*) to hold, take or give on lease or hire, mortgage,   
 pledge or sell or otherwise dispose of, any movable   
 or immovable property belonging to the Trust and   
 to construct buildings on any land belonging   
 thereto;

(*r*) to accept and receive, grants, gifts, donations and   
 bequests both movable and immovable, from   
 sources in or outside Sri Lanka to the National Eye   
 Bank Trust Fund and apply them for the discharge   
 of its functions:

Provided that, the Board shall obtain prior written   
approval of the Department of External Resources   
in respect of all foreign grants, gifts or donations   
made to the Trust;

(*s*) to open and maintain current, savings or other   
 deposit accounts in any State bank or banks as may   
 be determined by the Board and to close such   
 accounts; and

(*t*) generally, to do such other acts and things as are   
 authorized by this Act to facilitate the proper   
 discharge of the functions of the Board.

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| **12**. The Trust shall be capable in law to take and hold property, movable or immovable, which may become vested in it by virtue of any purchase, grant, gift, testamentary | Power of the  Trust to hold  property |

disposition or otherwise and all such property shall be held by the Trust for the purposes of this Act.

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| **13**. The members of the Board may be remunerated in such manner as may, from time to time, be determined by the | Remuneration of members |

Minister with the concurrence of the Minister to whom the subject of Finance has been assigned.

**14**. (1) The seal of the Trust shall be in the custody of Seal of the Trust such person as the Board may decide, from time to time, and   
may be altered in such manner as may be determined by the   
Board.

10 *National Eye Bank Trust of*   
 *Sri Lanka Act, No. 22 of 2023*

(2) The seal of the Trust shall not be affixed to any instrument or document except in the presence of the Chairman or in his absence any member authorized by the Chairman in writing in that behalf, and one other member of the Board. Both such members shall sign the instrument or document in token of their presence and such signing shall be independent of the signing of any person as a witness.

(3) The Board shall maintain a register of every instrument or document to which the seal of the Board is affixed.

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| Delegation of powers etc. | **15.** (1)The Board may subject to such conditions as may be specified in writing, delegate any of its powers, duties or |

functions under this Act to any member of the Board. Such member shall exercise, perform or discharge such power, duty or function subject to any special or general direction that may be issued by the Board.

(2) Notwithstanding any delegation made under subsection (1), the Board may exercise, perform or discharge such power, duty or function so delegated.

PART IV

THE NATIONAL EYE BANK TRUST FUND

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| Establishment of the National Eye Bank Trust Fund | **16**. (1) There shall be established a Fund called the National Eye Bank Trust Fund (hereinafter referred to as“the Fund”). |

(2) The management, administration, control and operation of the Fund shall be vested in the Board.

(3)There shall be paid into the Fund**-**

(*a*) all such sums of money as may be voted by   
 Parliament, from time to time, for the use of the   
 Trust including the initial grant and the annual   
 grants of the National Eye Bank of Sri Lanka;

*National Eye Bank Trust of*  11   
*Sri Lanka Act, No. 22 of 2023*

(*b*) any fund raised, or grants, gifts or donations   
 received, or moneys realized or collected under the   
 provisions of this Act;

(*c*) the sum of money transferred to the Fund under   
 subsection (1) of section 30; and

(*d*) any income from investments or other receipts due   
 to the Trust.

(4) There shall be paid out of the Fund-

(*a*) all expenses which are necessary for the functioning   
 and maintenance of the Trust;

(*b*) all such other payments as are approved by the   
 Board as being necessary for the purpose of carrying   
 out the objects of the Trust.

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| **17.** (1) The financial year of the Trust shall be the calendar year. | Accounts and audit |

(2) The Board shall cause proper books of accounts to be kept of the income and expenditure and all other transactions of the Trust.

(3) The Board shall cause its books of accountsto be balanced as at the thirty-first day of December in each year and shall, before the thirty-first day of March next, cause to be prepared, an income and expenditure account and balance sheet containing a summary of the assets and liabilities of the Trust made up to the first-mentioned date.

(4) The income and expenditure account and the balance sheet shall be signed by the members of the Board authorized to do so by a resolution passed by the Board.

(5) The accounts of the Trust shall be audited by the Auditor-General annually in terms of Article 154 of the Constitution.

12 *National Eye Bank Trust of*   
 *Sri Lanka Act, No. 22 of 2023*

Annual report **18.** (1) The Trust shall within six months of the end of each financial year submit to the Minister an annual report on the activities carried out by the Trust together with a list of its assets and liabilities. The audited accounts of the Trust for the year along with the Auditor-General’s report shall also be attached to such report.

(2) The Minister shall within three months from the date of receipt of the annual report, table such report along with the document specified in subsection (1) in Parliament for its consideration.

PART V

THE STAFFOFTHE TRUST

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| The Chief  Executive  Director to be the Chief  Executive  Officer | **19.** (1) The Minister shall in consultation with the Board appoint to the staff of the Trust, a person to be the Chief Executive Director. The Chief Executive Director shall have the qualifications and experience as specified by rules made under this Act. |

(2) The Chief Executive Director shall, subject to the general directions of the Board, be charged with the administration of the affairs of the Trust, the exercise and performance of the powers and duties as may be assigned to him by the Board, and the administration and control of the employees of the Trust. The Chief Executive Director shall be responsible for the execution of all decisions of the Board and shall function as the Secretary to the Board.

(3) The Chief Executive Director may, with the approval of the Board, whenever he considers it necessary to do so, delegate to any employee of the Trust, any power, duty or function conferred or imposed upon him by this Act, and such employee shall exercise, discharge and perform such power, duty or function subject to the general or special directions of the Chief Executive Director. The Chief Executive Director may, notwithstanding such delegation

*National Eye Bank Trust of*  13   
*Sri Lanka Act, No. 22 of 2023*

exercise, discharge and perform any power, duty or function so delegated under this subsection.

(4) The Minister may after assigning reasons therefore, remove the Chief Executive Director from office and having regard to the provisions of subsection (1), appoint another person to act in his place.

(5) The Chief Executive Director shall hold office for a period of three years from the date of his appointment and unless removed from office under subsection (4) shall be eligible for re-appointment, for not more than one further term, whether consecutive or otherwise.

(6) The Medical Director of the National Eye Bank of Sri Lanka holding office on the day immediately preceding the date of commencement of this Act, shall function as the Chief Executive Director until the first Chief Executive Director is appointed in the manner provided for in subsection (1).

**20.** The Minister, in consultation with the Secretary to Medical Director the Ministry of the Minister assigned the subject of Health of the Trust

shall appoint a person who is an ophthalmologist having completed a Corneal fellowship or has demonstrated expertise in external eye diseases, corneal surgery, research or teaching experience in cornea or external eye diseases or has experience in corneal transplantations to be the Medical Director of the Trust.

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| **21.** (1) At the request of the Board, any officer in the public service may, with the consent of that officer and of the Public Service Commission be temporarily appointed to | Appointment of officers and  servants |

the staff of the Trust for such period as may be determined by the Board and with like consent be permanently appointed to such staff.

(2) Where any officer in the public service is temporarily appointed to the staff of the Trust, the provisions of

14 *National Eye Bank Trust of*   
 *Sri Lanka Act, No. 22 of 2023*

subsection (2) of section 14 of the National Transport Commission Act, No. 37 of 1991 shall, *mutatis mutandis,* apply to and in relation to such officer.

(3) Where any officer in the public service is permanently appointed to the staff of the Trust the provisions of subsection (3) of section 14 of the National Transport Commission Act, No. 37 of 1991 shall, *mutatis mutandis,* apply to and in relation to such officer.

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| Appointment of Tissue  Coordinators | **22.** There shall be appointed such number of Tissue Coordinators as may be required for the purposes of this Act whose qualifications, powers and functions shall be |

determined by rules made by the Board.

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| Officers and  servants of the  Trust deemed to be public | **23.** All officers and servants of the Trust shall be deemed to be public servants within the meaning and for the purposes of the Penal Code (Chapter 19). |

servants under   
the Penal Code   
(Chapter 19)

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| Protection for  action taken  under this Act or on the direction of the Board | **24.**(1) Any expense incurred by the Trust in any suit or prosecution brought by, or against the Trust before any court, shall be paid out of the Fund, and any costs paid to, or recovered by the Trust in any such suit or prosecution shall |

be credited to the Fund.

(2) Any expense incurred by any member of the Board or any officer, servant or agent of the Trust in any suit or prosecution brought against him in any court in respect of any act which is done or purported to be done by him under this Act or on the direction of the Board shall, if the court holds that such act was done in good faith, be paid out of the Fund unless such expense is recovered by him in such suit or prosecution.

*National Eye Bank Trust of*  15   
*Sri Lanka Act, No. 22 of 2023*

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| **25.** The Trust shall be deemed to be a scheduled institution within the meaning of the Bribery Act and the provisions of that Act shall accordingly apply. | Trust deemed to be a scheduled  institution within the meaning of |

the Bribery Act

PART VI

OFFENCESAND PENALTIES

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| **26.** (1) No person shall buy, sell or in any manner dispose of, for a valuable consideration, any corneal tissue or any other tissue required for ophthalmic surgery in violation of the provisions of this Act. | Any sale,  dealing or  disposal of  corneal tissues etc. in violation |

of this Act to be (2) Any person who contravenes the provisions of an offence

subsection (1) commits an offence under this Act and shall on conviction by a Magistrate be liable to a fine not exceeding fifty thousand rupees, or to imprisonment of either description for a term not more than two years or both such fine and imprisonment.

PART VII

MISCELLANEOUS

**27.** (1) The Minister may make regulations in respect of Regulations all matters which are stated or required by this Act to be   
prescribed or in respect of all matters for which regulations   
are required or authorized to be made by this Act.

(2) Without prejudice to the generality of the powers specified in subsection (1), the Minister may, in consultation with the Board make regulations in respect of all or any of the following :-

(*a*) the procedure to be followed in the collection of   
 corneal tissues and other tissues required for   
 ophthalmic surgery;

16 *National Eye Bank Trust of*   
 *Sri Lanka Act, No. 22 of 2023*

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| (*b*)  (*c*)  (*d*)  (*e*)  (*f*) | the quality of corneal tissues and other tissues required for ophthalmic surgery that are suitable for harvesting for the purpose;  the procedure for medical and quality standards to be adopted in harvesting and transplanting of corneal tissues;  fees to be charged from non-Sri Lankan nationals to cover the cost of transplantation and processing of corneas and other tissues required for ophthalmic surgery;  procedure to be followed in sharing corneas and other tissues required for ophthalmic surgery with other countries; and  matters relating to the electronic submission of requests for corneal and other tissues. |

(3) Every regulation made by the Minister under this section shall be published in the *Gazette* and shall come into operation upon such publication or on such later date as may be specified in the regulation.

(4) Every regulation made by the Minister under this section shall within three months from its publication in the *Gazette*, be brought before Parliament for approval. Any regulation which is not so approved shall be deemed to be rescinded from the date of such disapproval but without prejudice to anything previously done thereunder.

(5) Notice of the date from which a regulation is deemed to be rescinded shall be published in the *Gazette*.

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| Rules | **28.** (1) The Board may make rules in respect of all or any matter for which rules are authorized or required by this Act to be made. |

(2) Without prejudice to the generality of the powers vested in the Board under subsection (1), the Board may make rules for the following matters in particular–

*National Eye Bank Trust of*  17   
*Sri Lanka Act, No. 22 of 2023*

(*a*) to determine the qualifications, powers and   
 functions of the Tissue Coordinators;

(*b*) to determine the procedures relating to the   
 distribution of corneal tissues and other tissues   
 required for ophthalmic surgery to Sri Lankans;

(*c*) to determine the procedure for the recruitment and   
 training of Tissue Coordinators; and

(*d*) to maintain registers which shall be kept and   
 maintained under this Act.

(3) Every rule made under this section shall come into force upon publication in the *Gazette.*

(4) Every rule made under this section shall within a period of three months from the date of its publication in the *Gazette* be brought before Parliament for approval.

(5) Any rule made under this section may be amended or rescinded when necessary.

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| **29.** Sections 3, 4, 5, 6, 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18 of the Transplantation of Human Tissues Act, No. 48 of 1987 shall, *mutatis mutandis,* apply in relation to tissues used under this Act.  **30.** (1) Notwithstanding the provisions contained in the National Health Development Fund Act, No.13 of 1981, all such sums of money lying to the credit of the National Eye | Application of  Transplantation of Human  Tissues Act, No.  48 of 1987  Savings and  transitional  provisions |

Bank of Sri Lanka in the National Health Development Fund on the day immediately preceding the date of commencement of this Act shall be transferred to the Fund.

(2) The officers and servants of the National Eye Bank of Sri Lanka holding office on the day immediately prior to the date of commencement of this Act, shall, with the consent of the officers or servants concerned and the Board, be deemed to be officers or servants of the Trust.

18 *National Eye Bank Trust of*   
 *Sri Lanka Act, No. 22 of 2023*

(3) All officers and servants who have expressed their consent under subsection (2) shall be employed, subject to the terms of the scheme of recruitment prepared by the Ministry of Health in accordance with the applicable policy and on terms not less favourable than the terms of employment applied to them immediately prior to the date of commencement of this Act.

(4) Any request for corneal and other tissues made on or after the date of commencement of this Act but prior to the date of operation of any regulation made under this Act in respect of electronics submission of requests for corneal and other tissues, shall be deemed, for the purposes of this Act, to be validly made under this Act and may be addressed accordingly.

Interpretation **31.** In this Act, unless the context otherwise requires-

“Minister” means the Minister to whom the subject   
of Health is assigned in terms of Article 43 or 44   
of the Constitution;

“Tissue” shall have the same meaning assigned to it   
under the Transplantation of Human Tissues   
Act, No. 48 of 1987;

“Tissue Coordinator” means any nursing officer   
registered under the Sri Lanka Medical Council   
or the Sri Lanka Nursing Council and performs   
retrieval, counseling and tissue coordination in   
the Eye Bank.

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| Sinhala text to  prevail in case  of inconsistency | **32.** In the event of any inconsistency between the Sinhala and Tamil texts of this Act, the Sinhala text shall prevail. |

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| *National Eye Bank Trust of* | 19 |

*Sri Lanka Act, No. 22 of 2023*

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