

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

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**SRI LANKA SOCIETY OF PHYSIOTHERAPY (INCORPORATION)**

**A**

**BILL**

**to incorporate the Sri Lanka Society of Physiotherapy**

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*Presented by the Hon. S. M. Marikkar, M.P. for Colombo District on 02nd of December 2020*

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**[Bill No. 16]**

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| *Sri Lanka Society of Physiotherapy* | 1 |

*(Incorporation)*

AN ACTTOINCORPORATETHESRI LANKA SOCIETYOF PHYSIOTHERAPY

WHERE a Society called and known as the “Sri Lanka Society Preamble. of Physiotherapy”has heretofore been formed in Sri Lanka   
 for the purpose of effectually carrying out its objects and   
 transacting all matters connected with the said Society   
5 according to the rules agreed to by its members:

AND WHEREAS the said Society has heretofore successfully carried out and transacted the several objects and matters for which it was established, and has applied to be incorporated and it will be expedient to grant the said application:

10 BE it therefore enacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:—

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| **1.** | This Act may be cited as the Sri Lanka Society of | Short title. |

Physiotherapy (Incorporation) Act, No. of 2020.

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| 15 | **2.** | (1) From and after the date of commencement of | Incorporation |
| this Act, such and so many persons as now are members of | | of the |
| Sri Lanka |
| the “Sri Lanka Society of Physiotherapy” (hereinafter referred | | Society of |
| to as the “Society”) or shall hereafter be admitted as | | Physiotherapy. |

members of the Corporation hereby constituted, shall be a body corporate with perpetual succession, under the name 20 and style of the “Sri Lanka Society of Physiotherapy” (hereinafter referred to as the “Corporation”) and by that name may sue and be sued, in all courts with full power and authority to have and use a common seal and to alter the same at its pleasure.

25 (2) The Corporation shall be the only professional, academic and regulatory body for all the physiotherapists practicing in Sri Lanka.

2 *Sri Lanka Society of Physiotherapy*   
 *(Incorporation)*

(3) The Corporation shall be deemed to be a voluntary social service organization within the meaning, and for the purpose of the Voluntary Social Service Organizations (Registration and Supervision) Act, No. 31 of 1980 and the 5 provisions of that Act shall apply to and in relation to the management of the affairs of the Corporation.

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| 10 | **3.** | (1) The general objects for which the Corporation is | General |
| constituted are hereby declared to be— | | objects of the |
| Corporation. |
| (*a*) | promotion of physiotherapy and allied sciences and |
| the maintenance of the honor and interest of the | |

physiotherapy profession, whilst maintaining good   
relations with the Government of Sri Lanka, and   
more particularly the Minister in charge of the   
Health in order to achieve the objects of the Society;

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| 15 | (*b*) | to promote physiotherapy profession in the republic |

of Sri Lanka in its all aspects and requirements;

(*c*) to provide a focal point for its members to meet,   
 discuss and resolve common problems;

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| 20 | (*d*) | to grant of sums of money out of the funds of the |
| Society for the promotion of the physiotherapy and |

allied sciences in such manner as may from time to   
time be determined by the society;

(*e*) to establish a physiotherapy benevolent fund, for   
 the relief of decayed or necessitous members of the

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| 25 | (*f*) | physiotherapy profession; |
| to spouse, establish further and promote |

international relationships, in furtherance of the objects of the society with international physiotherapy organizations for the purpose of 30 diriving benefits and assistance for securing expert help or advice for promoting the cause of the Society;

*Sri Lanka Society of Physiotherapy*  3   
 *(Incorporation)*

(*g*) to educate its members of the physiotherapy   
 profession and keep them informed of the latest   
 developments and advancement in physiotherapy,   
 locally and internationally;

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| 5 | (*h*) | to establish a forum which enables the members to |
| exchange their knowledge and skills in the fields of |

physiotherapy;

(*i*) to improve the standard of professional conduct   
 of members in order to promote and achieve

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| 10 | efficiency and effectiveness of the physiotherapy professionals |

and further;

(*j*) to establish a code of professional conduct of   
 persons registered with the Society;

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| 15 | (*k*) | to publish a periodical journal, this shall be the |

journal of the Society;

(*l*) to conduct periodical meetings of the members of   
 the Society;

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| 20 | (*m*) | to purchase, lease, rent, hold and dispose of any |
| (*n*) | land and premises for use as halls, libraries, lecture |
| rooms or any other purpose of the Society; |
| to provide instruction and training to members of |

the Society;

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| 25 | (*o*) | to conduct research into issues in the field of |
| (*p*) | physiotherapy; |
| to make grants to universities, other educational |

institutions of individuals of high professional   
standard, for promotions of the study of subjects   
relevant to physiotherapy;

4 *Sri Lanka Society of Physiotherapy*   
 *(Incorporation)*

(*q*) to run, operate, undertake and maintain training and   
 in-service training centers and, or programmes and   
 to employ skilled personnel for the purpose of   
 furthering the objects of the Society;

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| 5 | (*r*) | to avail the services of foreign and local consultants, |
| experts, volunteers with or without remuneration in |

the field of the work of the Society;

(*s*) to train or cause to be trained in Sri Lanka or abroad   
 at the cost and expense of the society any person

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| 10 | (*t*) | whomsoever approved by the Society for the |
| furtherance of the objects of the Society; |
| to accept and raise money required for the purpose |

of the association by way of subscriptions, gifts,   
donations, endowments, benefactions in cash or in

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| 15 | kind or in movable or immovable property, whether subject or not to any special trust or conditions in |

favour of furtherance of any for the objects of the   
Society;

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| 20 | (*u*) | to enter into hire purchase contacts with banks and |
| other lending institutions for the purchase of |
| vehicles, plant, machinery or any other matters or |

things that may be required by the Society from   
time to time;

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| 25 | (*v*) | to buy, sell, mortgage, lease, dispose of or otherwise |
| (*w*) | deal with any property and assets of the Society in |
| whole or in part; |
| to collaborate with foreign organizations, either |

through a person or body corporate or otherwise for   
the purpose of furthering the interest of the Society

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| 30 | (*x*) | and to carry on any or all of the objects of the |
| Society; |
| to invest and deal with the moneys of the Society |

not immediately required by the Society for the

*Sri Lanka Society of Physiotherapy*  5   
 *(Incorporation)*

purpose of its objects in or upon such investments   
or securities and in such manner as may from time to   
time be determid.

(2) In the implementation of the objects specified in sub-

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| 5 | section (1) above, the Corporation shall ensure that such implementation shall be carried out without any |

discrimination based on race, religion, language, caste, sex, political opinion, place of birth or any of such grounds.

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| 10 | **4.** | The objects of the Corporation shall be carried out in | Corporation |
| such manner, so as not to create any conflict between the | | to ensure no |
| conflict with |
| work of the Corporation and any work being carried out | |
| work of |
| simultaneously by any Ministry or Department of the | |
| Ministry or |
| 15 | Government or any Provincial Council. | | Department |
| of the Central |
| Government |
| **5.** | (1)Subject to the provisions of this Act the |
| or Province. |
| Management |
| Corporation shall be carried out by a Board of Management | | of the affairs |
| (hereinafter referred to as “the Board”) consisting of such | | of the |
| Corporation. |
| number of office bearers as may be specified by the rules | |

made under section 7.

(2)(*a*) The Board of Management of the Society that holds

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| 20 | office on the day immediately preceding the date of commencement of this Act, shall function as the Board of the |

Corporation until the first Board is appointed or elected in the manner provided for by rules made under section 7;

(*b*) The first Board of the Corporation shall be appointed

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| 25 | or elected within one year of the date of commencement of this Act. |

(3)(*a*) Every office bearer of the Board including the patrons and advisors, shall be appointed or elected for a period of three years and any such office bearer, patron or

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| 30 | advisor shall be eligible for re-appointment or re-election after lapse of the said period of three years; |

6 *Sri Lanka Society of Physiotherapy*   
 *(Incorporation)*

(*b*) In the event of a vacancy due to the death, resignation, incapacity or removal from office of an office bearer, the Board shall, having regard to the rules of the Corporation, elect or appoint a person to fill such vacancy; and

5 (*c*) The person elected or appointed under paragraph (*b*) shall hold office only for the unexpired portion of the term of office of the member whom he succeeds.

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| 10 | **6.** | Subject to the provisions of this Act and any other | Powers of the |
| written law, the Corporation shall have the power to do, | | Corporation. |
| perform and execute all such acts and matters as are necessary | |

or desirable for the promotion or any one of them, including the power:—

(*a*) to purchase, acquire rent, construct, renovate and   
 otherwise obtain lands or buildings which may be

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| 15 | reqiured for the purpose of the Corporation and to deal with or dispose of the same as may be deemed |

expedient with a view to promoting the objects of   
the Corporation;

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| 20 | (*b*) | to raise funds and receive grants, gifts or donations, |
| in cash or kind with or without security: |

Provided that, the Board shall obtain the prior   
written approval of the Department of External   
Resources of the Ministry of the Minister assigned

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| 25 | (*c*) | the subject of Finance, in respect of all foreign |
| grants, gifts or donations made to the Corporation; |
| to make, draw, accept, discount, endorse, negotiate, |

buy, sell and issue bills of exchange, cheques,   
promissory notes and other negotiable instruments   
and to open, operate and close accounts in any

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| 30 | (*d*) | banks; |
| to invest any funds that are not immediately required |

for the purposes of the Corporation in such manner

as the Board may determine;

*Sri Lanka Society of Physiotherapy*  7   
 *(Incorporation)*

(*e*) to undertake, accept, execute, perform and   
 administer any lawful trust or any real or personal   
 property with a view to promoting the objects of   
 the Corporation;

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| 5 | (*f*) | to appoint, employ, dismiss or terminate the services |

of officers and servants of the Corporation and   
exercise disciplinary control over them and to pay   
them such salaries, allowances and gratuities as may   
be determined by the Corporation;

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| 10 | (*g*) | to do all other things as are necessary or expedient |

for the proper and effective carrying out of the   
objects of the Corporation.

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| 15 | **7.** | (1) It shall be lawful for the Corporation, from time to | Rules of the |
| time, at any General Meeting and by the votes of not less | | Corporation. |
| than two thirds of the members present and voting, to make | |

rules, not inconsistent with the provisions of this Act or any other written law, for all or any of the following matters:—

(*a*) the classification of membership, admission,   
 withdrawal, expulsion or resignation of members

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| 20 | (*b*) | and membership fees payable by members; |
| the election of office bearers of the Board or |

vacation of or removal from office of office bearers   
and the powers, duties and functions of the office   
bearers;

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| 25 | (*c*) | the terms and conditions of appointment, powers, |

functions and duties of the various officers, agents   
and servants of the Corporation;

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| 30 | (*b*) | the procedure to be followed at the summoning |
| and holding of meetings of the Board, or any sub- |
| committee thereof, notices and agenda of such |

meetings, the quorum and conduct of business   
thereat;

8 *Sri Lanka Society of Physiotherapy*   
 *(Incorporation)*

(*e*) the qualification and disqualification to be a   
 Member of the Board and the Corporation;

(*f*) the administration and management of the property   
 of the Corporation; and

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| 5 | (*g*) | the management of the affairs of the Corporation |

and the accomplishment of its’ objects and   
dissolution of the Corporation.

(2) The rule made by the Corporation may be amended, altered, added to or rescinded at a like meeting and in like 10 manner as a rule made under subsection (1).

(3) The members of the Corporation shall at all time be subject to the rules for the Corporation.

(4) The rules made under this section shall be published in the Government *Gazette*.

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| 15 | **8.** | (1) The Board shall maintain a register of members in | Register of |
| which name, address and other essential details of the | | members. |

members be inscribed.

(2) The Register of Members of the Corporation shall be

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| 20 | kept in the custody of the Secretary to the Board, and may | | Fund of the |
| be open for inspection by any member of the Society. | |
| **9.** | (1) The Corporation shall have its own Fund. |
| Corporation. |

(2) All moneys received by way of gifts, bequest, donation, subscription, contribution, fees or grant for an

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| 25 | account of the Corporation shall be deposited in one or more Banks approved by the Board to the credit of the |

Corporation.

(3) There shall be paid out of the Fund all sums of money as are required to defray any expenditure incurred by the Corporation in the exercise, performance and discharge of 30 its powers, duties and functions under the Act.

*Sri Lanka Society of Physiotherapy*  9   
 *(Incorporation)*

(4) The secretary, treasurer and one of the Council members will have the power to make, draw, and accept, discount, endorse, negotiate, buy, sell and issue bills of exchange, cheques, promissory notes and other negotiable

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| 5 | or transferable instruments or securities and to open and | | Accounts and |
| maintain banking accounts for the Society. | |
| **10.** | (1) The financial year of the Corporation shall be |
| the Auditing. |
| the calendar year. | |

(2) The Corporation shall cause proper accounts to be 10 kept of its income and expenditure, assets and liabilities and all other transactions of the Corporation.

(3) The accounts of the Corporation shall be audited by a qualified auditor appointed by the Auditor-General in terms of Article 154 of the Constitution.

15 (4) For the purposes of this section, “qualified auditor” means—

(*a*) an individual who being a member of the Institute of Chartered Accountants of Sri Lanka, or of any

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| 20 | other institute established by law, possesses a certificate to practice as an Accountant issued by |

the Council of such Institute; or

(*b*) a firm of Accountants, each of the resident partners of which, being a member of the Institute of Chartered Accountants of Sri Lanka or of any other 25 Institute established by law, possesses a certificate to practice as an Accountant issued by the Council of such Institute.

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| 30 | **11.** | (1) The Board should prepare a report of the activities | Annual |
| of the Corporation for each financial year and submit such | | Report. |
| report together with the audited statement of accounts to the | |

Secretary of the Ministry of the Minister assigned the subject of Social Services and to the Registrar of Voluntary Social

10 *Sri Lanka Society of Physiotherapy*   
 *(Incorporation)*

Service Organizations appointed under the Voluntary Social Services Organization Act, No. 31 of 1980 before the expiration of six months of the year succeeding the year to which such report relates.

5 (2) A separate Account relating to the foreign and local moneys received by the Corporation during the financial year shall be attached to the report referred to in subsection (1).

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| 10 | **12.** | All debts and liabilities of the Society existing on | Debts due by |
| the day preceding the date of commencement of this Act, | | and payable |
| shall be paid by the Corporation hereby constituted, and all | | to the |
| Corporation. |
| debts due to, and subscriptions and contributions payable | |

to the Society on that day shall be paid to the Corporation for the purposes of this Act.

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| 15 | **13.** | Subject to the provisions of this Act, the Corporation | Corporation |
| 20 | shall be able and capable in law, to take and hold any property | | may hold |
| property |
| movable or immovable which may become vested in it by | |
| movable and |
| virtue of any purchase, grant, gift, testamentary disposition | |
| immovable. |
| or otherwise, and all such property shall be held by the | |
| Corporation for the purpose of this Act, and subject to the | |
| rules of the Corporation made under section 7, with power | |

to sell, mortgage, lease, exchange or otherwise dispose of the same.

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| 25 | **14.** | The moneys and property of the Corporation | Application |
| however derived shall be applied solely towards the | | of money |
| and property. |
| promotion of the objects of the Corporation and no portion | |

thereof shall be paid or transferred directly or indirectly by way of dividend, bonus or profit to the members of the Corporation.

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| 30 | **15.** | (1) The seal of the Corporation shall not be affixed | Seal of the |
| to any instrument whatsoever, except in the presence two | | Corporation. |

members of the Board who shall sign their names to the instrument in token of their presence and such signing shall be independent of the signing of any person as a witness.

*Sri Lanka Society of Physiotherapy*  11   
 *(Incorporation)*

(2) The seal of the Corporation shall be in the custody of an office bearer of the Board as may be decided by such Board.

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| 5 | **16.** | (1) If upon the dissolution of the Corporation there | Property |
| remains after the satisfaction of all its debts and liabilities, | | remaining on |
| any property whatsoever, such property shall not be | | dissolution. |
| distributed among the members of the Corporation, but | |

shall be given or transferred to any other institution having

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| 10 | objects similar to those of the Corporation and which, is by the rules thereof, prohibited from distributing any income |

or property among its members.

(2) For the purpose of subsection (1) the appropriate institution shall be determined by the members of the Corporation immediately before the dissolution at a general

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| 15 | meeting by the majority of votes of the members present. | | Saving of the |
| **17.** | Nothing in this Act contained shall prejudice or |
| 20 | affect the rights of the Republic or of any body politic or | | rights of the |
| Republic and |
| corporate. | |
| others. |
| **18.** | In the event of any inconsistency between the |
| Sinhala text |
| Sinhala and Tamil texts of this Act, the Sinhala text shall | | to prevail in |
| case of |
| prevail. | |
| inconsistency. |

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| 12 | *Sri Lanka Society of Physiotherapy* |

*(Incorporation)*

Department of Government Printing