

## PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

REGULATION OF INSURANCE INDUSTRY (AMENDMENT)

A

**BILL** 

to amend the Regulation of Insurance Industry Act, No. 43 of 2000

Presented by the Minister of Finance and Mass Media on 22nd of August, 2017

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## STATEMENT OF LEGAL EFFECT

- Clause 2: This clause amends the long title of the Regulation of Insurance Industry Act, No. 43 of 2000 (hereinafter referred to as the "principal enactment") and the legal effect of the long title as amended is to change the name of the "Insurance Board of Sri Lanka" to "Insurance Regulatory Commission of Sri Lanka".
- Clause 3: This clause amends the principal enactment and the legal effect as amended is to change the name of the "Insurance Board of Sri Lanka" to "Insurance Regulatory Commission of Sri Lanka".
- Clause 4: This clause amends section 13 of the principal enactment and the legal effect fo that section as amended is to specify qualifications for the registration of a general insurance business or long term insurance business.
- Clause 5 : This clause inserts section 15 $_{\rm B}$ , 15 $_{\rm C}$  and 15 $_{\rm D}$  to the principal enactment and the legal effect as inserted is to exempt—
  - (1) Certain companies;
  - (2) National Insurance Trust Fund; and
  - (3) Sri Lanka Insurance Corporation,

from being listed on a Stock Exchange licensed under the Securities and Exchange Commission of Sri Lanka Act, No. 36 of 1987.

- Clause 6: This clause amends section 78 of the principal enactment and the legal effect of that section as amended will be to allow any insurance agent to work for one general insurance business and a long term insurance business.
- Clause 7: This clause amends section 114 of the principal enactment and the legal effect of that section as amended is to add the definitions of "class of insurance business", "foreign holding company" and "local subsidiary insurance company" to the principal enactment.
  - Clause 8: This clause is consequential to the amendments made by clause 3.
  - Clause 9: This clause is consequential to the amendments made by clause 3.
- ${\it Clause~11}$ : This clause extends the applicability of section 5 of the principal enactment to existing insurers.

L. D.—O. 45/2013.

## AN ACT TO AMEND THE REGULATION OF INSURANCE INDUSTRY ACT, No. 43 of 2000

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

- 1. This Act may be cited as the Regulation of Insurance Short title. Industry (Amendment) Act, No. of 2017.
- 2. The long title of the Regulation of Insurance Industry Amendment Act, No. 43 of 2000 (hereinafter referred to as the "principal" of long title enactment") is hereby amended by the substitution for the 43 of 2000. words "ESTABLISHMENT OF AN INSURANCE BOARD" of the words "ESTABLISHMENT OF AN INSURANCE

- 10 REGULATORY COMMISSION OF SRI LANKA".
- 3. (1) In the principal enactment and in any other "Insurance written law, there shall be substituted for the word "Insurance Board of Sri Board of Sri Lanka" and "Board" (denoting the Insurance "Board" to Board of Sri Lanka), of the words "Insurance Regulatory be referred to 15 Commission of Sri Lanka" and "Commission" respectively. "Insurance

Lanka" and as the Regulatory "Commission"

- (2) From and after the date of commencement of this Act, Commission of Sri Lanka" every reference to the "Insurance Board of Sri Lanka" in any and notice, notification, contract, communication, form or other document shall be read and construed as a reference to the 20 "Insurance Regulatory Commission of Sri Lanka".
  - 4. Section 13 of the principal enactment is hereby Amendment amended in subsection (1) of that section, by the substitution of section 13

for the words "either one or both classes of insurance principal business" of the words "general insurance business or long enactment.

25 term insurance business".

2-PL 005326-475 (07/2017)

5. The following new sections are hereby inserted Insertion of immediately after section 15A of the principal enactment new sections and shall have effect as sections 15B, 15c and 15D of that 15D in the enactment:-

15<sub>B</sub>, 15<sub>c</sub> and principal enactment

5 "Local subsidiary insurance company of any foreign holding company.

15B. Notwithstanding the provisions of section 15A, the Commission shall, upon being satisfied-

(a) that at least eighty five per centum of shares of the local subsidiary insurance company are held by a foreign holding company listed on a stock exchange outside Sri Lanka and which stock exchange is a member of the World Federation of Exchanges or such other organization recognized by the Commission:

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(b) the accounts of such local subsidiary insurance company are included in the Group Consolidated Accounts of the foreign holidng company; and

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(c) such foreign holding company is legally required by the foreign stock exchange on which it is listed to ensure group level compliance with all regulatory requirements of the foreign stock exchange including the requirement pertaining to the accounts of the local subsidiary insurance company,

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exempt such local subsidiary insurance company from being listed on a stock exchange licensed under the Securities and Exchange Commission of Sri Lanka Act, No. 36 of 1987.

Exemption from being listed.

15c. (1) The National Insurance Trust Fund established under the provisions of the National Insurance Trust Fund Act, No. 28 of 2006 shall be exempted from being listed on a stock exchange licensed under the provisions of the Securities and Exchange Commission of Sri Lanka Act, No. 36 of 1987.

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(2) The Commission shall, upon being satisfied that a local subsidiary insurance company is held by a company that is listed on a stock exchange licensed under the Securities and Exchange Commission of Sri Lanka Act, No. 36 of 1987 shall exempt such local subsidiary insurance company from being listed on a stock exchange licensed under provisions of above-said Act.

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(3) (a) The Sri Lanka Insurance Corporation Limited or any insurance companies formed upon the segregation of the Sri Lanka Insurance Corporation Limited into two separate companies, whatever the names assigned to such companies on the date on which such segregation takes place shall be exempted from being listed on a stock exchange, licensed under the Securities and Exchange Commission of Sri Lanka Act, No. 36 of 1987.

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(b) No such exemption shall be valid unless the Sri Lanka Insurance Corporation Limited or any insurance companies formed upon the segregation of the Sri Lanka Insurance Corporation Limited into two separate companies is or are owned by the Government of Sri Lanka.

Duty to comply with the terms and conditions.

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15D. It shall be the duty of -

- (a) any local subsidiary insurance company of any foreign holding company;
- (b) the National Insurance Trust Fund established under the provisions of National Insurance Trust Fund Act, No 28 of 2006; and
- (c) the entities referred to in subsection (2) and (3) of section 15c of this Act,

to comply with any terms and conditions as may be determined by the Commission from time to time.".

6. Section 78 of the principal enactment is hereby Amendment amended, by the repeal of subsection (5) of that section and of section 78 the substitution therefor, of the following:-

principal enactment.

- "(5) (a) No person shall be eligible to be appointed 20 as an insurance agent of a broker, if such person is already registered as an insurance agent of another broker or an insurer.
- (b) No person shall be eligible to be appointed as an insurance agent of an insurer, if such person is already 25 registered as an insurance agent of a broker.
  - (c) No person shall be eligible to be appointed as an insurance agent of an insurer for a particular class of insurance business, if such person is already registered as an insurance agent of another insurer for the same class of insurance business.".

7. Section 114 of the principal enactment is hereby Amendment amended as follows:-

of section 114 of the principal

(1) by the insertion, immediately after the definition enactment. of the expression "classes of insurance business", of the following new definitions:-

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- " "class of insurance business" means general insurance business or long term insurance business:
- "foreign holding company" means any company 10 or body corporate which is incorporated or established outside Sri Lanka and which is a holding company of local subsidiary insurance company;"; and
- (2) by the insertion, immediately after the definition 15 of the expression "local authority security", of the following new definition:--
  - " "local subsidiary insurance company" means a person registered to carry on insurance business in Sri Lanka under the provisions of this Act, and includes a company deemed to be registered under section 113(2) of this Act;".
- 8. (1) All contracts, agreements and other instruments Savings. of the insurance Board of Sri Lanka subsisting on the day 25 immediately prior to the date of commencement of this Act, shall be deemed with effect from the date of commencement of this Act to be contracts, agreements or other instruments entered into by the Insurance Regulatory Commission of Sri Lanka.
- 30 (2) All suits, actions and other legal proceedings instituted by or against the Insurance Board of Sri Lanka and pending on the day, immediately prior to the date of commencement

of this Act, shall be deemed with effect from the date of commencement of this Act to be suits, actions and other legal proceedings instituted by or against the Insurance Regulatory Commission of Sri Lanka.

- (3) All the rights, liabilities and obligations of the Insurance Board of Sri Lanka on the day immediately prior to the date of commencement of this Act, shall be deemed with effect from the date of commencement of this Act to be the rights, liabilities and obligations of the Insurance 10 Regulatory Commission of Sri Lanka.
- (4) All movable and immovable property vested in the Insurance Board of Sri Lanka on the date immediately prior to the date of commencement of this Act shall, with effect from the date of commencement of this Act, vest in the 15 Insurance Regulatory Commission of Sri Lanka.
- (5) Every decree, order or judgment entered in favour of or against the Insurance Board of Sri Lanka by any court in any action or proceeding, shall with effect from the date of commencement of this Act, be deemed to be a decree, order 20 or judgment entered in favour of or against the Insurance Regulatory Commission of Sri Lanka and may be enforced accordingly.
- 9. For the avoidance of doubt it is hereby declared that Insurance the "Insurance Regulatory Commission of Sri Lanka", shall Regulatory 25 for all purposes be deemed to be the successor to the of Sri Lanka "Insurance Board of Sri Lanka" established under section 2 to be the of the principal enactment.

Commission successor to the Insurance Board of Sri Lanka.

10. In the event of any inconsistency between Sinhala text the Sinhala and Tamil texts of this Act, the Sinhala text shall to prevail in 30 prevail.

case of inconsistency.

11. The provisions of section 5 of this Act shall apply Extension of to any local subsidiary insurance company of any foreign the holding company which holds a valid licence issued on of section 5 or before February 7, 2011 under section 15 of the principal to the 5 enactment after having fulfilled where so required existing the segregation requirements specified in section 53 insurers. of Regulation of Insurance Industry (Amendment) Act, No. 3 of 2011.

