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Information, Communications and Media Act of Bhutan 2018



SPEAKER

लेव लेमे/लेख म-0C/2014/ NGC

शुंकेंग ou. 02. 2014 स

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पड 2. वे'हे'र्ज्ञेव'केंव'यर्केग' श रहेव'र्ज्जेव

- 2. केंहें त्युग मे विवयः ही र्ये वर्ग वर्षेग था
- 3. मुगर्भेन्सार्ह्यम्बास्ट्रेतिसे हे खे तहेव सहेग्रायु
- अम्तरामन्गानुमाकेवायर्केगाथा क्षुवालुत्रीकेना
- u. મુભાર્યેન્સાર્ટેંગસાવડુવેલેન્સાહુનારુનાદેવાલુ
- ૯. મુભાયેન્સાર્સેંગરાષ્ટ્રેવે પેન્સાલુન કુન છેત્વા

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َحْقَ [*]
٩٩، ٢٠ ٢٠ ٢٠ ٢٠ المحمد المعامة معامة معامة معامة معامة معام
ณेतुः م سا अत्रुवाय्यायीः तयावादासुरू मूर्ट मुर्ख्यी
ભેલું ય મા લગ્ગુગગ્વમ મેં વગ્ય જીવ ત્ર છે. ત્ર સાથ ત્ર સાથ ત્ર સાથ ત્ર સાથ સાથ ત્ર સાથ તે સ
ભેલું ૯ મ ગદ્દ ગ્રા ગુરું તેં વાય છે.
ભેલું ૡ મા ર્ફ્રો સ્ટ્રેં તે છું ભયારે ચાર્સું વર્ષો વડે તે વચાયત્ર અલે આવે ત્યાં છે. દેવા ઘયા
ભેલું ૯ મા ગમ ર્ને તેમ મુનું પ્રવેભાવસુભારે માન્દ્ર ગમ ગમુદ્દ અધુવ મુવે નું તે છે.
ૡૺઌૹૻૻ૾ૢૼૡૺૡૢૼૺ
ભેલું 🖉 માં ગમ ર્નેતુવન્દ્યુન લેવા લેલું ગર્મા વેરા તે કે વેરા છે. જે ગામ તે
ત્રફુંગાય દ્વી૯૯
ભેલું ૨ માં વેંગું ત્વેલે ગુરું સુરાવસે તે વર્જી ગુરું તે સે ભા
ณิदु و ۲ มี۲ วามีขาง
ભેલું ૧૦ માં ગુરુષ્યુન લુનર્સ દેવા સ નુકુભા
ભેલું. 11 ના નેમુંગ્રેસુંવાયન ગોનેન માર્શ્વમાર્ત્ત માત્ર સુંવાયા માર્શ્વસાય છે. આ માર્ગ્ય સુંવાય માર્ગ્ય તે છે. આ માર્ગ્ય સુંવાય માર્ગ્ય તે છે. આ માર્ગ્ય સુંવાય સુંવાય માર્ગ્ય સુંવાય માર્ગ્ય સુંવાય માર્ગ્ય સુંવાય સુંવાય સુંવાય સુંવાય માર્ગ્ય સુંવાય સું
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 \mathbf{V}

PREAMBLE

WHEREAS, to create and promote a Bhutanese information society and the right environment for the vibrant growth of ICT and Media sectors in line with the principles of Gross National Happiness;

WHEREAS, to ensure technology neutrality, convergence, innovation, private sector participation and competition in the development of the ICT and Media sectors;

WHEREAS, to ensure quality, diversity, speed and choice of ICT and media services, so that the country benefits from the opportunities presented by new developments in the sectors;

WHEREAS, to realign and ensure clearer responsibilities of the implementing and the regulatory bodies;

Parliament of the Kingdom of Bhutan do hereby enacts as follows:

CHAPTER 1 PRELIMINARY

Title

1. This Act is the Information, Communications and Media Act of Bhutan 2018.

ว. จองเห็มพาหร้า หลูกาทิาจราร์สาวฐาาหลุ่ญาราจราจฐาาฐิราชิมพา
 २०१२ उदायाक्षिदा

ଲିନ୍ତ ୬ ୩ ହିଁଶ ମହିଁମା

য়৾৾ঌ৾৾য়য়ঀ৾য়য়

ઌ઼ૣਗ਼ઌ૽ૺ૱ૡૹઌૹ૽ૺ૾ઽઽૼ૾ ૹૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૡૻઌ૽ૼઌ૾ૼઽૡઽૢૢૢૣૣૣૣૣૢૢૹૻૹ૾ૼૼૼૼૼૼૼૼૼૼૼૡૹ૽ૢૺ૾ૻૡૹૢૡૻૡૡૢૻઽૻૡ૾ૢૼ૾ઌૹૢ૾ૣૣૣૣૣૣૣૣૣઌઌૡ૽ૼ૱૽ૼ૱ ઽઽ૾૾ૡઌૣ૱ૡૡૢઽૻૡૢૼ૾ૡૻઌૣૣૣૣૣૣૢૢૡૡૡૺૡૢૺૡ૽ૻ૱ૼ૱૽૾ૺઌ૽ૺૺ૾ૺૢૼૼૼૡૡૢ

Commencement

 This Act comes into force on the 22nd Day of the 11th month of the Fire Female Bird Year corresponding to 8th Day of the January 2018.

Extent

3. This Act extends to the whole of Kingdom of Bhutan.

Extra-territorial application

4. This Act shall apply to any offence committed outside Bhutan if the offence involves a computer system or network located in Bhutan.

Application

- 5. This Act applies to:
 - (1) ICT and Media Sectors; and
 - (2) The providers and users of the ICT and Media services and facilities.

Repeal

6. The Bhutan Information Communication Media Act 2006 is repealed.

Transitional Clause

7. This Act shall become effective six months from the date of

એન્ જેવા

- **ଌୖ୶ୣୗ** ଓ. ଦସ୍ତ୍ର୩'୩ୖ୲୴ଽୖଽ୕ୣ୶୲୴ୄୢୄୠୄୢୄୣୄୣୄ୳୵୲ୡୖୠ୲୴ୄ୵୵୴ଽ୲୴ୄୢୄୠୄ୵୴୰ଊ୲ୖୖୡ୶୶୲_{ୡଡ଼ଡ଼}ୢଌ୶୲୶ୖୄଽ୕ଌୄ
- (<) વર્ક ર્ને લ પ્રયુભ રે માં ન વર્ક વ્યુનુ જ વ્યય છે માં ન સ્ટ્રાય સુવ મું લ સ્ટ્રાય સ્ટ્રય સ્ટ્રાય સ્ટ્રાય સ્ટ્રય સ્ટ્રાય સ્ટ્રય સ્ટ્રાય સ્ટ્રય સ્ટ્રય સ્ટ્રય સ્ટ્રાય સ્ટ્રય સ્ટ્રય સ્ટ્રય સ્ટ્રય સ્ટ્રય સ્ટ્રય સ્ટ્રય સ્ટ્રય સ્ટ્રાય સ્ટ્રય સ્ટ્ય સ્ટ્રય સ્ટ્ય સ્ટ્ય સ્ટ્રય સ્ટ્ય સ્ટ્રય સ્ટ્રય સ્ટ્રય સ્ટ્ય
- **ૡ૱ૼૣ૱ઽૣૡૼૢૼૼૻૡઙ૾ૢૹૣ** ૡૺ૾૾ૺૺ૾૾૱૱ૡ૽ૻૹ૾૾૱ૡૡ૾૾ૼૺૻ૽ૡ૽૿ૡૡ૱ૡ૱ૡૼૡૢૼૼૼ૱ૡૡૢ૾ૡૻૻૡ૱ૡૡ૾ૻૡ૱ૡ

ૡସ୍ୱାଁକଣ୍ଡ୍ସୋଲ୍ଲା ଅଁଜିଲା २. ସତଦେଞ୍ଜିଷୟଂକ୍ଷର୍ମି, ୧୯୦୬ ଅନ୍ମର୍ଭସାୟଂସ୍ପର୍ବଅଂଭି, ଅଂଭି,ଅଂଗ୍ରି, ୨୨ ସଦି, ଅଁକ୍ୟ, ଏବି, ସେମ୍ବ, ଅଁକ୍ର, ଅଂକ୍ର, ଅଁକ୍ର, ଅଂକ୍ର, ଅଂକ୍ ଅଂକ୍ର, adoption under section 2 of this Act until which all existing Regulations and Rules shall continue to be effective and valid.

CHAPTER 2

RESPONSIBILITIES AND FUNCTIONS OF THE MINISTRY

Functions of the Ministry

- 8. The Ministry shall:
 - Develop and promote the growth of ICT and media sectors in a holistic way through an emphasis on talent, research, innovation and enterprise;
 - (2) Direct, coordinate, advice and support the public and private sectors on ICT and media related matters to build a competitive and sustainable infocomm. media industry.
 - (3) Formulate legislation, policies, and plans related to ICT and media matters;
 - Propose appropriate codes and standards for ICT apparatus including radio communication apparatus for approval by Bhutan Standards Bureau;
 - (5) Approve Rules and Regulations to implement various provisions of this Act including policy guidelines on tariff and rates;

อูฐานลารู้สาสู่ ๆสุรารุ ที่ไ

- (y) ૿૾૾ઌૢૻૡૻૻ૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱
- ૱ૢઽૡઙૺૡૹૢૢૡૡ૱ઌૹ૽૿ૹૡ૾ૻૹૡ૾ૢૡ૾ૹ૾૾ૡ૾૾૱ૡ૾ૡૡૣૡૡ૾ૡૡ૾ૡ (\mathfrak{C})

พรณู ๆสราวนิรัสญา ฏิพาณูณาษูณารุทิ

- ર્દ્યું ભું અબુઅપ્લે ભાષા ગોંડ્રિ કરતાં મુન્ય સુરાયવર્ડ્ડ શે (z) ५८. पकर गवि र्दु न सवा र गी
- ᡏᢅ᠂ᠬ᠋᠋ᡆ᠋ᢋ᠆ᡪ᠆ᡪᡙ᠋ᡆ᠇ᠴ᠋᠋ᡷᡆᡃᢌᡆ᠄᠊ᡃᢆᠣ᠃ᠴᢋ᠃ᠴᢩ᠋᠊ᠼ᠋ᡪ᠆ᠴᡱᢆ᠄ᢩᡆ᠋᠋᠉᠋ᠴ᠆ᡪᡱ᠆ᡬᢋᢆᡅ᠋᠆ᡬᡜ (z)
- ત્રલુબ રેવા ૧૮ નમ નમુન વા સંસ્થા સ অন:ক্রুঝামাচনান্বর্মা
- भ्रु**त**ामगा मीश्र ()

भुवामगामी सुर्खे<u>।</u>

۲.

વેલું ૧ મ क्षुदायमामा प्रा प्रमादाप्तमान् उक्ती

- (6) Hear the complaint and settle the disputes between clients and regulatory bodies through appropriate means.
- 9. The Ministry may recommend the Authority to exempt the license requirement:
 - (1) For certain types of ICT apparatus; and
 - (2) For the use of those ICT apparatus under certain circumstances such as widening consumer choices, improvement in the services, increasing the coverage of services, etc.

Directives in the interest of national security and international relations

- In the interest of the sovereignty, security, unity and integrity of Bhutan, the Minister may issue a directive requiring a person to do or abstain from doing an act pertaining to ICT and Media facility or services.
- 11. A person to whom directive is issued under section 10 of this Act shall execute the directives notwithstanding any rights conferred by or under this Act.
- 12. In the event of a person failing to comply with the directive under section 10 of this Act, the Authority may revoke the license or permit and may impose fine as may be prescribed in the Rules and Regulations.

ฑณามิวา มิวัริขาฑิมา จอลานิมมาลวิลิวัสาธสา 20 มลิส์ทาทิ มท์วาฐา 23. ญู สายสุขานาธิสา การาวะรัสายิขา สิยาเลยา พราสา ยุสราวาริเฮลิภายุรรา

- จอลาติมพาลาิลาร์สาธสา 10 มลาลากีญ จาที่กาฐานีราณีรามสามาร์ราติมา 22. *ଵଌ*୶ଞ୍ଗି୶୶୲୶ଽୄୖ୳ୄୗ୶୲୴୷ୠ୲୶ଽୄୖ୶ୖ୲ୖୄୡ୕୶୲ୄୠୄୄୖୢ୲ୠୖୄୢଽୠୖ୲ଽଵ୕୶ୄୠ୷୷ୄୖୠ୶୲ୖୄୡ୶୲ યર વર્ગેનજી વરી વસ્તરો શેર્ડ જેને સ્વર્ગ સાથે
- ૡૢૻ ઽૺૹૻૻૻૻ૱ૢૻૡઌૼૢૻઽૣૡૼૼૡૻૹ૽ૻૡ૱ૻઌઙ૾૾૱૾ૻ૱૱૱૱૱૱૱૱ૡ૽ૻ૱ૻ૽૱૱૱૱૱૱ ૡૡૢૣૣઌઃૠ૾૾ૼૼૼૺૺૻ૾ૢૻઽૻૻ૾ૻ૾ૻ૱ૡૢૻૢૻઽૻૺૺઌ૽ૢ૿ૺૼ૱ૡૢૢૻ૱ૻઌૻ૾૱ૻઌ૾ૻ૱ૻઌ૾ૼઽૻૻૡ૽૽૱ૻઌ૾ૼઽ นลิ ฮ ซู้ ร อิ ท เ น น ร ลิ เ น ร ล เ น น ร ลิ เ น น ร ล เ น ร ล เ น ร a เ น ร ล เ น ร מ เน ร מ เ น ร מ เ น ร
- मुभार्येत्सग्रीयनेश्चन्द्रन्दः मुभार्श्वेतेमघुदाभवाग्रीमघतर्देवाभुयमेनिमु 20.

๛ฃ๚๛ิสาวสาวลิเสู่เข้า ฃๅสมายฐาวฏิราชุรรลิโ ตาลาร์มาที่ราวสิณา गहर ते लगमा हे गा मे खिय के राजरायमर महर ते या में माम रहा यह

- (१) รุฒิขุญารณณาฏิเขุสุญารณา รุนารสา นราร์สานฐาวนุมิณานุมูณาริขา
- (\boldsymbol{j})
- e. ฺ ฿ูสานขาขีฬาราราระีสาญ อัญายพารทัศงาพนันราพรพายาทุรราสิน ขัฬา ู่ หริ่มพาหมราชั้มเพิ่าหร้าพรา
- ୖୖ୕୕ଽଈ୲୵୷ଈ୶୲ୄଌୄ୶୲୳ୖ୵୲ଽ୳୶୲୲୰ଈ୲୵ୣୠୄୖୢ୶୩୲ୖଌ୕୩୲ୖୖୖୖୖ୕୕୲୷୲୶୶୲ୠୖ୕୲ୠୄ୵୵୷ୢୄୠ୲ୖୄ୷ୄୖ୵୲୰୶୲ $(\boldsymbol{\omega})$ ૹૄ૾ૺ:ૡૢૼૡ૽ૺૺૼ૾૽ઌૠૻૡૺ૾ૻઽૡૢૼૺૺૼૼૼૹૢૢૢૢૢૢૢૢૢૢૢૡૻઌૹ૱ૡઌઽૢઽૢૺૼૼૼૼૼૼૡ૾ૺૼઌઽ૱ૡ૽ૼૼૺૣ

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- 13. The Minister shall present to the Cabinet a copy of every directive issued, as soon as practicable, but no later than ten days after the date on which the directive was issued under section 10 of this Act.
- 14. The Ministry shall, based on the prevailing market rates or other acceptable methods, pay compensation to ICT and Media facility or service provider under section 10 of this Act.

Taking over temporary control of ICT or Media facilities or services

- 15. The Ministry may, on approval or endorsement by the Cabinet, take over the control and management of any ICT or Media facility or services including applications services and or content applications services or suspend its operation, or entrust any agency of the Government to manage it, during:
 - an emergency under which the sovereignty, security, or territorial integrity of Bhutan or any part thereof is threatened by an act of external aggression or armed rebellion; or
 - (2) a natural or man-made disaster which causes, or threatens to cause loss of life or destruction to property.

الارتقام المراجعة ا مراجعة المراجعة المراجع المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجع مراجعة المراجعة مراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة مراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة المراجعة مراجعة المراجعة ال مراجعة المراجعة المراجع مليعة المراجعة مراجعة المراجع

- **ઽૹ^ૡૻૡૼ</sup>૱ઙૻૹૻઌૺૡૼૡ૽ૼૺૺૺ** 24. ૹૢૡૼૻઌ૽૿ૺૼૺૺૻૻૼૺઌ૾ૻૺૼૻ૾ૺૼૼૺૺૡૺૡૢૻઌૻૻૺઌ૾૿ૡૢૡૻૻઌ૽૿ૡૢૺૼૻૡ૽ૼૺૼૼૼૼૼૼૼૻ૾ૢૻૡ૽ૺૡ૾ૺઌૻૻ૽ૻૻ૽ૻૡ૽ૺૼૡૻ૽ૺૡ૽ૺઌૻૡ૽ૼૺઌ ૱૱ૼૺૡૼૡૡૢ૾ૡૺૻ૾૾૽ૼૡૻૡૢૺૡૺૻઌૡૻૡૡૡૡૡૡ૽ૺૡ૽ૻૡ૽૾ૡૡૡૡૡૡૡૡ ઽૼ૾ૻૡઽૡૼૻૡૼૺૡૼૡૼૡૼૡૻૢૢૢૼૺૼૼૼૡૺૺૼૼૡ૾ૺૡૡૡૡ૽ૺૡૡૡૡ૽ૻૡ૽ૺૡૡૡૡ૽ૻૡ૽ૺૡૡ૽ૺૡૡ૽ૺૡ ઌૡૺૡૼૡૼઽૢઽૼૻૡૡ૿ૡૼૡૼૹ૽ૢૢૼૺૼૼૼૼ૾ૺઙ૾૽ૡૺઌૡૺૡૺૻૡૺૡૡૻૡૺૡૡૻૡૡૡૻૡ ૡઌ૱ૡ૽ૺૼૡઌ૱ૻૡૡૡ૱ઌ૽૿ૡૡૡૡૡ

ਸ਼ਞ੶ୖଽ୶'ૡૡૢૡ੶ୖୖଽ୩'୵୵੶ ਸ਼ਞ੶ਸ਼ੑੑਜ਼ੵੑ੶੶ਗ਼ਫ਼ੑੑੑਫ਼ੑ੶ਜ਼ੑੑਫ਼੶ੑੑ੶ੑਫ਼੶ ੑੑਫ਼੶ੑੑੑੑੑੑ੶ੑਖ਼ੑੑੑੑੑੑੑੑੑੑੑਸ਼੶ਫ਼ੑਗ਼੶ੑੑੑੑੑ੶ੑ੶ੑਫ਼ੑਫ਼ੑੑ੶ਗ਼ਫ਼ੑਫ਼੶ਖ਼ੑੑੑਸ਼ਫ਼੶ਖ਼ੑੑਸ਼੶ਖ਼੶ਗ਼ੑ੶

- 16. The temporary control and management under section 15 of this Act shall not exceed thirty days after the revocation of emergency or disaster in accordance with the relevant laws.
- The Ministry may, on the orders of the Cabinet, direct a licensee to stop transmission of certain news or information in the public interest.
- 18. In the event of the Ministry issuing directives under sections 15 and 17 of this Act, the licensee shall be provided with an opportunity to make representation against the order and the Minister shall review such representation.
- 19. The Ministry shall return the control and management of the ICT and Media facility or service including other services to the person from whom it had been taken over, as far as possible in the same condition in which it had been taken over as soon as the purpose of the takeover is accomplished.
- 20. The Ministry may, during a threatening disaster situation, disaster or an emergency, or in the event of wide spread public disorder, direct any licensee to transmit in its ICT and Media service specific announcements, free of charge and in such a manner as may be considered necessary, in the public interest.

^{30.} ચુર્વાયથાથીએ લદ્દેષાએપ્વસ્નુવારુવ છી તેવું ત્વું અપ્તવ છે તેવું ત્વું અપ્તવ અપ્તવ અપ્તવ અપ્તવ અપ્તવ અપ્તવ છે. સ્વચ્છા અપ્તવ એપ્વઅપ્યાં પ્રાથવાય છે. આપ્તવ અપ્તવ સુવપ્તવ સ્વયં સ્વાપ્ત અપ્તવ અપત્વ અપત્વ અપત્વ અપત્વ અપત્વ અપ્તવ અપ્તવ અપ્તવ અપ્તવ અપ્તવ અપત્વ અપ્તવ અપત્વ અપત

⁹⁶. ભ્રુષાયથાયોશ્વ વદ્દાર્તે વસ્તુદ્વારા સુધાવસુવારે થાયો અદ્યુવ સુવે ખત્વ લવ્યા દેવા વક્ષે છે. લવ્યા દેવા વાલવ દ્વાવસાય સુધાવસાય વ્યુપ્ત વ્યુપ્ત વ્યુપ્ત સ્વાય સ્વ કે બાવે વર્ષે વે વ્યુપ્ત સુધાય કે બાવે વે સાથે તે પ્રાયં સુધાય દેવા સુધાય સુધાય સુધાય બહ્ય સુધાયે તે પ્રાયં સુધાય સુધાય સુધાય સુધાય સુધાય સુધાય બહ્ય સુધાયે તે પ્રાયં સુધાય સુધાય સુધાય સુધાય સુધાય સુધાય સુધાય સ્વાય સ્વાય સ્વ બહ્ય સુધાય સ્વ બહ્ય સુધાય સુધા</sup> સુધાય સુધા</sup> સુધાય સ

26. વરુવાદ્વેશ્વર્થયાવરીવેર્નેંદ્વાર્ઠદ્વ _{૧૫} મવેલેંગાગ્યે[.] ગફર્ષાસ્વર્થાગ્રે'નથાવદેંદ્વ'ન્-વદેંદ્વાસ્નુંન્પર્ન, વલેબાર્બેનદ્વેશ્વર્થ્યાર્સ્ટુ'ન્ન્પદ્વેભાન્ને હ્યાર્ટ્સ્બ બન્લ ક્રેદ્વેન્દ્વ'વન્ને બદ્દ્યાપ્વસ્ટુ'લેદ્વશાબર્ષ કેદ્વાગ્રન્થા₄₀ બર્ષાસ્ટ્રમાંદ્વે છેન્

- 21. The person from whom an ICT or Media facility or service has been taken over under section 15 of this Act shall be entitled to reasonable compensation for any direct damage, loss or injury suffered as a result of the takeover.
- 22. The amount of compensation under section 21 of this Act shall be determined by the Ministry based on the prevailing market rates or other acceptable methods, within three months from the date on which the control and management of the ICT and Media facility or service including other services is returned.
- 23. An owner or operator of an ICT or Media facility or service who fails to comply with an order under sections 15 and 17 of this Act shall be deemed to have breached a condition of license and may result in the revocation of the license.

Directives

24. The Ministry may issue directives to the Authority, Media Council, National Film Commission, e-Government Governance Council or other relevant bodies for implementation based on ICT and Media policies or other relevant legal documents pertaining to ICT and Media, as the case may be.

म्पॅनिः अ २८. श्रुवाय्यगंभिशः नगनः यद्देवः मनः म्य्युनः र्ळे गुशः श्वेः मुयः य्येन्सः ग्रीं गाम्यकुवः श्रुवः र्ळे गुश्रः ग्रीं गां धें गां गालुन् र्श्चेन् र्स्टे गुश्रः श्वेः यादवः गालवदः य्वेयः य्येनः यत्तुः श्रः र्ळे गुश्रः र्ख्वे गुश्रः र्य्यान्तः मुत्तुनः य्युन् र्ण्ये श्वे नः युश्रः युश्राय्ये न्यत्व गालवा यद्ये या यन्दः देवाय्य्युयः न्त्यान्तन्त्वमुनः य्युनुः र्ण्येः श्वे नः युश्रः युश्राय्वे व्यव्याय् भ्रेः यानवतः यालवा यन्न देवा न्वयुत्ताय्य्युयः न्त्र्यान्तन्त्व य्य्व्यः न्त्र्यान्तः न्य्युत्त्यन्तः न्ययुत्त्वा स्वर्य्याय्य्ये व्यय नर्थेन्स्यः द्वे यत्यय्य्य्ययः न्य्युनः न्य्युत्तः य्य्व्यत्त्व्यान्यदेः य्य्ये व्य्व्यः व्य्व्यं व्य्व्याय्य्य

- 25. A directive issued under section 24 of this Act shall be submitted to the Cabinet for information.
- 26. The Authority, Media Council, National Film Commission, e-Government Governance Council or relevant bodies may, in writing, request the Minister to review any directive issued under section 24 of this Act within a week after the directive was issued, and the Ministry shall respond in writing confirming or altering the earlier directive.

Reports from the Authority and other relevant bodies

27. The Ministry may require the Authority and other bodies constituted under this Act including the providers of ICT and media services, to provide, within a reasonable time, information, statistical data and reports on specific matters falling within this Act, and they shall respond to such requests.

CHAPTER 3

BHUTAN INFOCOMM AND MEDIA AUTHORITY

Establishment of the Authority

- There shall be an autonomous regulatory authority called the Bhutan InfoComm and Media Authority to carry out responsibilities entrusted under this Act.
- 29. The Authority, assisted by a Secretariat shall be vested with the decision-making and oversight responsibilities and shall comprise of:
 - (1) Secretary of Ministry of Information and Communication as a Chairperson;
 - (2) One Member representing Ministry of Home and Cultural Affairs
 - (3) One member representing Ministry of Economic Affairs
 - (4) One nominee from Media/Film Industry
 - (5) One nominee from ICT Industry
 - (6) Head of the Secretariat as a Member Secretary
- 30. The Member under section 29 of this Act shall be appointed by the Minister upon receipt of nomination from the respective agencies.
- 31. The Members of the Authority shall be appointed as non-executive members for a period of five years.

สิ.มี. ามี. านปี. น

- 54 ન્વન્લદેવ શું ત્વ્રુય એ રહું બેં ભૂલે ગવત્ર ખુવ શું નેં વ્યુ નેં નેં ત્વર સ્થય 31.
- างณาสิมพานารินาร์สาฮสา 40 มนินั้นๆ พิเนยูงเมาร์ ลีสานีาพิง ราพัน 30.
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- (y)

- (4) नक्षतः कुरुः क्षतः प्रयाग्ध्रयः भाषाः भाषाः क्षतः क्षत्रः क्षतः प्रदेशः भाषे भाषाः भाषा भाषाः भाषा भाषाः भाषा
- (q)
- ฑฺฺณฺาฺ๙ฺยฺฺฺฺฺฺฺฺฺฺู๙ฺฺ๛ฺ๚๎๛ฺ๙รุ่าพะๅ ਸ਼ੑੑੑ<u>ଽੑ</u>ଽੑੑਸ਼ੑਗ਼ੑਸ਼ੑਗ਼ੑਸ਼ਗ਼ੑਗ਼ੑਸ਼ਗ਼ੑਸ਼ੑਸ਼ਗ਼ੑਸ਼ੑੑੑੑੑੑੑੑੑੑ (\mathbf{j})
- प्रगवग्ववश्वावर्श्वः श्रीप्रगवातुरु र्द्धाप्रयमा विपेर्ने वासुः नयनप्रदेवापनी वनः मानवाः

รุนราวยัสายติ นรูยเย रहिंदु छैगान् गें।

वेतु द य ୵ୡୢ୶୳୕୶ଽୖ୵୶୕୶ୢୢୄୠୄ୵୕୵ୠୖ୶୰ୄ୵୵୕୴ୄଽ୕ୖ୳ୢୢୄୠୄ୵୵୷୵୷ୡ୶୲

32. The Members of the Authority may be eligible for re-appointment for a maximum of one additional term.

Resignation of Members

- 33. The members of the Authority may at any time resign from office by giving notice in writing to the Chairperson.
- 34. The resignation shall take effect from the date of acceptance of the notice to resign.

Removal

- 35. A Member of the Authority shall be removed from the membership, if he or she has:
 - (1) Been adjudged insolvent;
 - (2) Become physically or mentally incapable of acting as a member;
 - (3) Been convicted of any offence that involves moral turpitude;
 - (4) Abused the position so as to render continuance in office prejudicial to the public interest.
- 36. A Member of the Authority shall not be removed from office under section 35 (4) of this Act, unless the Member has been given a reasonable opportunity of being heard on the matter.

- (1) མ་རྒྱ་རྒྱོ་རྒྱི་འགྲུན་ཆོད་བོོན་ནິ]
 (2) འགྲུས་མི་རྒྱི་ཕྱག་ནུ་ནི་གི་ོན་ལུ་ གྒྱགས་ཁམས་ ཡང་ན་ མམས་གམས་ཀྱི་
- **३५.** ଦ୍ୱେଷାରି ବିଷ୍ୟା ମୁସମ ଦେହିଁ ଗାହି । ଦ୍ୱେଷାରି ସିହାର ଏହି ଅନ୍ୟ କ୍ରିମ୍ୟ କୁମ୍ୟ ସମ୍ପର୍ଭ ମିହା ଦେମି । ସ୍ୱାଦା ଅନ୍ୟୁ ମହି ମହି ଅନ୍ୟୁ ଅନ୍ୟୁ

- **³**. નગન્દર્વદેવ શૈવશ્ર અંગે ર્દ્ધ બેંગ સ્ટ્રે ગર્સે ગ્લેગ લગા લગ્ન તે છે. તુરુ ખુત અર્થે વેં અ ગવરુ ખુત્ર ગરે ગામે વેં આ લગ્ન ગોં છે. તે આ લગા છે તે આ લગા છે. તે આ લગા છે. તે આ લગા છે. તે આ લગા છે. તે આ લગા આ

Vacancy

- 37. If the post of a Member of the Authority becomes vacant, it shall be filled as soon as practicable.
- 38. A newly appointed Member of the Authority shall assume office immediately after the term of office of the outgoing Member comes to an end.
- 39. The sitting fees and other allowances payable to the Chairperson and the Members of the Authority shall be as approved by the Ministry of Finance.

Autonomy of the Authority

40. The Government or any public or private entity, except as expressly entitled otherwise under this Act, shall refrain from intervening, and from attempting to unduly influence, directly or indirectly, any process or decision of the Authority.

Meetings of the Authority

- 41. The Authority shall meet at least four times in a year at such time, and place as prescribed in the Rules and Regulations to be adopted by the Authority, and optimize every such meeting by consolidating the agenda items.
- 42. The meetings of the Authority shall be chaired by the Deputy Chairperson elected amongst the members in absence of the Chairperson.

- 51
- 5ุ*จ*ราวุธีสายิเตณาวุธีสลง ซี้ๅๅๅๅ๛พาฑุลฺพาฅฺ๛ฺ ณัฑุธิฑฺลฺ๛ ดณาฉะัฒพาหู๛ฺศิพาธ์๛ฺ๛ดิาธิ์ฑฺพาๅฑุษา ব্ৰহান্থৰ্য্য
- ૡઞઽ૱૾ૢૢૢૢૢૢૢૢૢૢૡૢૢૢૢૢઌ૱ૡૢૻૡ૱ૡૢૻૡ૱ૡ૱ૡ૱ૡ૱ૡ૱ૡ૱ૡ૱ૡ૱ૡ
- าราร์สายารรฐ์กา ≈୦. ୩୍ବ୍ୟୁ- ୴୷ନ୍ଦ୍ର ଈଂନ୍ୟୁ-ଷ୍ୟ ୴୷ନ୍ଦ୍ର ଲୁି- ଶ୍ରିୁ ଅପ୍ରାର୍ଥ୍ୟ ଅନ୍ତ୍ର ଅନ୍ତର ଅନ୍ତ୍ର ଅନ୍ତର ଅନ୍ତ୍ର ଅନ୍ତର ଅନ୍ତ୍ର ଅନ୍ତର ଅନ୍ତର ଅନ୍ତର ଅନ୍ତ୍ର ଅନ୍ତର ଅନ୍ତ શું છું રેસ ખત્વ શેંશ દેંન વાતરુત છું કરવાન અન્ય જે જે જે જે જે જે જે છે. સુધાર જે જ
- ૡશુશ્ર માલવર્ત્તું નૃદુબ સૈશ્ર ભૂવાયમાં માશ્ર અલ્ટે માલવર્ન્ડ મેં
- ૡૹૢૢૢૢૡૻૹ૾૽ઽૢૻૺૡ૽૿ૻૻઌૢૢૢૢૢૢૢૡૹૡૢઌૢૻૡૹૣૡૻૻઙ૽ઌૻૻૠૻ૾ૡૻ૽ૼૻ૾૾ૻઌ૱ૡ૾ૻૡ૽ૼૻ૾ઌ૱ૡ૽ૼૼૻ૾ૡૻ૾ૡ૾૾ૡ૾૾ૡ૾૾ૡ૾૾ૡ૾૾ૡ૾૾ૡ૾૾ૡૻ૽ૡૻ૾ૡ૾૾ૡ૽ૻૡ
- শ'র্ম্নিশ અર્શેુગાચ નસુન નોં

- 43. The Member Secretary shall, upon confirmation of the meeting by the Chairperson, give a written notice to other Members at least ten working days prior to the date of such meeting.
- 44. The Chairperson may waive such requirement under section 41 on urgent matters.
- 45. The quorum for Board meetings shall be two-third of the total membership.

The Secretariat to the Authority

- 46. There shall be a permanent Secretariat to the Authority headed by an Executive level Officer appointed by the Royal Civil Service Commission.
- 47. The Service Conditions of the employees of the Secretariat shall be governed by the Civil Service Act of Bhutan.
- 48. The head of the Secretariat shall be the legal representative of the Authority, vested with powers of general superintendence and direction in the conduct of the affairs of the Secretariat.

Financing of the Authority

49. The fees and charges including fines and penalties collected by the Authority shall be deposited into the Government Revenue Account with the exception of revenues collected and deposited

ર્બેન્'શ્રે'ર્જ્વુ'શ્ર'ૹૣ૾ૺૹય્પર્પર નગનવદેંદ્વ'શૈુશ્વ કેર્ષ્યક્રન્ટનન્દ્રેજ્વેશાંગુ ર્દ્વુ'ગર્જીશ્વાને વશુશ્વ

૾બેંન્સ'ઉદ્મ'ક્ષે' કેંગ'૬૬' ખેગ'ર્ઢનાક્ષે'ગરી, ખેરી કે સ્ટેર્ગ સંસ્થાયોલયો. ખન્ન ક્ષેય ત્વન કેવું સ્ટેર્ગ સંસ્થ ฦจระธ์ราพิ์รุๅ

- างณิสมุญระวันสิญาร์ทั่
- د. ٢٩٣٠ ٢٩٤ ٢٩٢٠ ٢٩٩٠ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ ٢٩٩٩ -

าราระสาขานี้ๆเอ้า

うわちなどあ ジョうな道

म्रान्रयाण्चे मस्ययान्धामहिर्यान्मी

- ู่ ๆณ.จุง.มี่าง.เด้. มี่น.มี้ะ.เช่นไ.ขุ
- ભયુ તથુયારી ગાલવાર્સું ભું સુદર્ભયા લભાવદેંશ્વયારી સેયા ગાદ છે. છે. છે. બુ

◄٦. ૡਬ੍ਰਕਾ: الجَرِحة المَعْتَى المَا المَعْتَى المَا المَعْتَى المَا المَعْتَى المَا المَعْتَى المَا المَعْتَى المَا المَعْتَى المَعْتَى المَا المَعْتَى المُعْتَى المَعْتَى المَعْتَى المَعْتَى مُعْتَى المَعْتَى المَعْتَى المَعْتَى المَعْتَى المَعْتَى المَعْتَى مُعْتَى المَعْتَى مُعْتَى المَعْتَى المُعْتَى المَعْتَى المَعْتَى المَعْتَى المَعْتَى المُعْتَى المَعْتَى المَعْتَى المَعْتَعَامَ المَعْتَى المَعْتَقَا المَعْتَى المَعْتَى المَعْتَى المَعْتَقَا المَعْتَى المَعْتَ المَعْتَقَا المَعْتَقَا المُعْتَقَا مُعْتَعَانَ المَعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا المَعْتَقَا المَعْتَقَا المَعْتَقَا المَعْتَقَا المَعْتَقَا المَعْتَقَا المَعْتَقَا المَعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا مُعْتَعَانِ مُعْتَعَا مُعْتَعَانِ المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَاعَ المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَا المُعْتَقَاعَةُ مُعْتَعَانِ المُعْتَقَا الْعَامَةُ عَلَيْ عَلَ المُعْلَيْعَانِ المَعْتَقَا المَعْتَقَا المَعْتَقَا عَلَيْ عَلَيْنَ عَلَيْ عَلَيْ عَلَيْ عَلَيْ عَلَيْ عَالَيْ عَلَيْنَ الْعَالَيْنِ عَلَيْ عَلَيْ عَلَيْ عَلَيْ عَلَيْنَ الْحَقَا عَلَيْ عَلَيْ م المَعْلَيْعَانِ عَلَيْنَ عَلَيْنَ عَلَيْعَانِ عَلَيْنَ عَلَيْنَ عَلَيْ عَلَيْنَ عَلَيْنَ عَلَيْعَانِ عَلَيْ عَلَيْ عَلَيْنَ عَلَيْ عَلَيْنَ عَلَيْنَ عَلَيْ عَلَيْ عَلَيْ عَلَيْ عَلَيْ عَلَيْ عَلَيْنَ عَلَيْ عَلَيْ عَلَيْ عَلَيْ عَلَيْ عَلَيْنَ عَلَيْ عَلَيْنَ عَلَيْ عَالَيْ عَلَيْ عَلَيْ عَلَيْ عَلَيْ عَلَي

in the Universal Service Fund account in accordance with section 195 of this Act.

50. The Government shall ensure that the Authority is adequately funded to enable it to effectively and efficiently exercise its regulatory functions and discharge its responsibilities as provided in this Act.

Functions of the Authority

- 51. The Authority's functions shall be to:
 - Grant licenses, certificates and permits, and regulate ICT and Media facilities and services and enforce license conditions;
 - (2) Ensure that licensees, permit-holders and other users of the radio equipment or devices comply with requirements laid down by relevant international, regional or national organizations in respect of equipment and technical standards and environmental health and safety standards, including electromagnetic radiation and emissions;
 - (3) Prescribe, regulate and monitor compliance with national codes and standards, international or other obligations entered into by the Government in relation to ICT and Media matters;
 - (4) Regulate interconnection or sharing of infrastructure and facilities between or among ICT facility providers;

શ્વત્ત્રાઃશુઃગલિઃ ફેવઃઆંગઃઢર્સાઃયવઃર્દ્ધવાયઘુનુઃવ્વવેષા ભત્વ અબ્ર્યાર્શ્વેનુઃવનનુઃ વેઃર્દ્ધ: ક્રુવઃર્સ્નુન્ઃવનનુઃવી

うちちなどす ぎっきう

40. गलुर्रगोश नगरप्रदेवः . १८. गलुर्रगोश नगरप्रदेवः . १८. यगवः त्यर्त्र . देवेः खेरर्, अर्द्या यर्ग्य से क्वेत्रर्भवर्त्त . देवेः खेरर्, अर्द्या यर्ग्य से क्वेत्र ज्यूर्या स्वर्ण्य स्वर्

- (5) Maintain and promote competition and take action to prohibit, prevent and bring to amend any abuse of market power or anticompetitive behaviour within the ICT and Media industry;
- (6) Ensure interoperability and efficient use of ICT and Media facilities and services;
- (7) Ensure that licensees and permit-holders are able to carry out their obligations to provide services free of undue delay, hindrance or impediment;
- (8) Ensure the proper maintenance of accounting systems by the public ICT providers and media services providers;
- (9) Assign spectrum consistent with the spectrum policy and plan;
- (10) Plan, administer, manage and assign numbering for ICT services;
- (11) Protect consumers of ICT and Media services, among others, the rates charged for, and the quality and variety of ICT services provided;

ચર્ક` દેવ'ચક્રુ''તસેબ''તસુબ'રેષ''', ઘર''ચક્રુ'''લ્વશ્વ'ર્કેષ''ર્સ્વ'શબ'બશ્વ' ૹૢૻૢૢૢૢૢૻૡૹૢૹૻઌઌૢૢૻઌૡ૾ૻૡૼૹ૽ૻૡૻૻ૱ૻૻૡૼૢૼૡૼૡૡૢઌ૽ૡ૾૽ૡ૽ૻૡ૽ૻૡ૽ૻૡ૽ૻૡ૽ૼૡૻ૾ૡૼૡ૾ૻૡ૽ૼૡૻ૾ૡ૽ૼૡૻ૾ૡ૽ૼૡૻ૽ૡ૽ૼૡૻૡૼૡ૽ૻૡ૽ૼૡૻૡૼૡ૽ૻૡ૽ ૡૢૼ૽૿૽૽ૺ૾ૻૹૣૣ૾ૣૣૣૡૻૻૻ૾ૹૼૻૢૻૻ૾ૢૻૻૡૻૢૻૡૻૻૡ૽ૻૡૻ૾ૡ૽ૻઌૡૹૻૻ૾૾ૻૻ૽ૻૻ૾૾ૻૡૻ૽ૼૡૻ૾૾ૻૡ૽ૻૢ૾૾ૻૡ૽૽ૼૡ૾૾ૡ૽ૻૡૻ૾ૡ૽ૻૡૻ૾ૡ૽ૻૡૻ૽ૡ૽ૻૡૻ૾ૡ૽ૻૡૻ૽ૡ૽ૻૡૻ૾ૡ૽ૻૡૻ૽ૡ૽ૻૡૻ૾ૡ૽ૻૡૻ૾ૡ૽ૻૡૻ૽ૡૻ૽ૡૻ૾ઌૻૻૡૡ૿ૢઌ ઽ૾ૺૼૼૼૼૺ૿ૻૢૻઽૻૻૻૻ૾ૻૻૻઌૻ૾ૢૻૢૻૢૼૢૻૡૻૻઌૻૹૻૻઌૻૻઌૻૻૡૻૻૢૻૻ૾ઌૻ૾ૻૡૻૢ૽ૺૼૻૹ૽ૺૡૢૼ૾ૹૢ૾ૼૡૻઌઌ૱૱ૡ૽ૼૼ

- ચ્ક્રચાવે વન્ શાં સુંત્વન પદેવ સુંત્વવન વે ને ભયા અનર શાય સું સુંત વી (11)
- গ্র্বিনন্ধা ચદ્દ ર્ને તે ત્વર્શનુ ત્વકો બા ત્વસુ બા ને થા થી 'લે ન શ્વાર્ટ્સ તે ને તે તે વા અસ. વરૂ સ થી લે ને સાથે તે વા સ (20)
- बे। ૡૼૼૢૢૢૢૢૡૢૢૢૢૢૢૢૢૢૡૹ૾૾૾ૢૢૢૢૡૢૹૻૡૢૡ૱ૡૡ૾ૺ૾ઽૢૡૡૹૡૡ૾ૢૡૹૹૡ૽૾ૡૼૢૡૡૹૡ૽ૼ (n)
- र्तुः त्रध्मःर्तुगुरुपःदेशःगृ5तःमर्चे'ते। ઐઽૡૡૹૻઌ૽૿ૡૡૼઽૻૼૡૡૹૢૢઽૡૹ૽ૡૡૡૢૡઽ૾ૡૡઽૻૡૡૢૡૡૹ૾ૡૻૡ $(\boldsymbol{\zeta})$
- ส์ๆ รณาสะามารา ๆสาวานสามส์ ปีพ.ดาพ.รับ.ส์. สีราชอาพ. (ø) <u> ૧</u>૮. વર વોયાય. સેંુલ અગેન પર હેંન લે યો નેં લ છુ. વેંદર વે વયા લ ન ન ન
- ॺड़ॱॸॕॖॺॱॺक़ॖॗॖॖॖॸॱय़ॿॖ॓ऀऀॺॱय़ॷॖॖॖॺॱॸऀख़ॖॖॸॱॺॺॖॖॾॱक़ॖॖॿॖॖॖॖॖॾॱक़ॖॖॿॱज़ॿॺॱॸॕॺऻ (\mathbf{G}) ર્સું ધ્વર્સ્યુવાચકુઆવર્ષ્ટ્ચાન્ડ્રન્સુઅભુગાચારવા છે. દેવા પ્રાપ્ય વને દુનિવવન્ડ <u>ଐ</u>ମ୍ୟ'दे**ଷ'**শাদর'ঘাই'র্না
- વક્ષુર અરવયર૬-જ્ञુવર્સુનવરજ્વિ૬ન કેનવકોબજી૧વનકાર્ત્વા ર્શેન ખન્ત નેંપજ્ઞતન્નઅસ્થુત્રખવે શેનુપ્વઅજ્યન્સુત્વ્ળાળન્સન્ન ર્ચ્રે સ ત્વે વા ગાસ જ ગામ જ જ ગામ જ ગા જ ગામ જ ગા
- महार्नेवायक्कुनावसेव्यावस्ववार्भमान्तः महायक्कुनायकें मावतावेन् खावमव (ઘ)

- (12) Provide an effective, efficient and affordable mechanism for the investigation and resolution of complaints;
- (13) Promote technological innovation in the ICT and Media sectors;
- (14) Plan and manage universal service plans and the Universal Service Fund pertaining to the ICT facilities and services based on policy directives issued by the Ministry;
- (15) Create a conducive environment by setting standards for Bhutan to develop competitive and dynamic ICT services market; and
- (16) Ensure universal access to all ICT services at affordable rates.
- (17) Adopt Rules and Code of Conduct for the efficient functioning of the Authority.
- (18) Conduct periodic circulation audit of print media firms

Powers of the Authority

- 52. The Authority shall be authorized to:
 - (1) Determine the categories of licenses to be issued and to classify types of ICT and Media facilities and services

- (1) ન્યન્ડસૂવ વર્ત્ત વર્ત્તુ કે પ્રાપ્ય કે
- (୬૯) ર્થેન્જ્ર્કન્સ્ત્ર અલ્પે કે માળ્યય વદ્દ ને ત્વર્શુન્ લાગ્ય વ્યુભ સ્થા થી લાગ્ય દેવા થી સ્લુ બેન્સ્ર હિન્ગ્વર્શુન્ લાગ્ય સુત્ર સુત્ર છે તે બેન્સ્ટ ને બેન્ટ્ર
- ส์ราวสิณาตุกลาร์ทาทีราวลิณาซิาร์สาญา สูญาตกาซิลา ถังาลุสาทุสงา พรรงาซิา ทุสงาส์รากส์ราที่ไ นาร กับราราวสามอาร์ตาขนายการ์ รายราวสายอายาวสามรัตาซิเวลสมรัตาซิเว
- प्रमान नागा राष्ट्र वा नाइ उठा नाइ उठा नाइ उठा नाम गुरु नागा नक्कुत र स्रेथ र नागा नाकु नागा नक्कुत र स्रेथ र नागा नाकु नागा र स्रुप र नाकुत र स्रिय र माय र मा

and radio communication services including application services in line with the policies issued by the Ministry;

- (2) Collect data and any other related statistical information for the proper discharge of its functions and responsibilities;
- (3) Determine tariff, rates, fees and charges for licensed services including fees for the usage of spectrum in accordance with the policy directives issued by the Ministry;
- (4) Designate licensees as universal service providers;
- (5) Collect fees including license fees, and any other charges levied or imposed as fines and penalties under this Act or rules and regulations made thereunder;
- (6) Recover the cost incurred by the Authority for the regulatory activities undertaken in relation to the ICT and Media activities whilst ensuring that any fees or charges levied or imposed are reasonable having regard to the purpose for which they are levied or imposed; and

Power to require information

53. The Authority may, by notice in writing direct any person of ICT and Media Facilities or ICT and Media Services:

พรา

म्इन्देंब्येब्र्केंग्यंदेन्य्य्का ५३. न्यन्यद्देवःग्रीयः भेगांर्वेगायद्यन्युभाष्ययन्दर्वेगाभयः यद्दार्देवायक्तुनाय्वेभाय्य्युभा देगाय्य्युवाक्तेवादनः लययांर्नेगांग्रीवायी सीर्व्याप्यस्ताय्युवायीत्यक्तियांस्रीय्त्तीः

(૮) ગર્ફ?ર્ને વસ્તુન્ પ્લે ગ્વે બાય્સ્ બાર્સ્સાન્ડ્ર ગ્વર્ક્ ગ્વસ્તુન્ પ્લચ્ચે ન્ સ્વર્સ્સા સ્વાન્ડ ગ્વર્સ્સા સ્વાન્ડ ગ્વર્સા સ્વાન્ડ ગ્વર્સા સ્વાન્ડ ગ્વર્સ્સા સ્વાન્ડ ગ્વર્સા સ્વાન્ડ ગ્વર્સ્સા ગ્વર્સ્સા ગ્વર્ય ગ્વર્સ્સા ગ્વર્સ્સા ગ્વર્ય ગ્વર્સ્સા ગ્વર્ય ગ્ય ગ્વર્ય ગ્વ્ય ગ્વ્ય ગ્વર્ય ગ્વર્ય ગ્વર્ય ગ્વર્ય ગ્વર્ય ગ્વર્ય ગ્વ્ય ગ્વય્ય ગ્વર્ય ગ્વય્ય ગ્વર્ય ગ્વય ગ્વર્ય ગ્વય ગ્ય ગ્ય ગ્ય ગ્ય ગ્વર્

- ञ्चे[·] र्नेश्व र्यय्हेव प्यत्र हो। (५) ଌୖ୕୶ प्रा श्र ग्री प्र क्य के प्र के प

- To produce, at a time and place specified in the notice, any document, or information specified in the notice which is in that person's custody or control;
- (2) To appear, at a hearing, before the Authority at a time and place specified in the notice to give any evidence, either orally or in writing; and
- (3) Carrying on any business to furnish estimates, returns or other information as may be specified in the notice, and specify the time, the manner and the form in which any such estimates, returns or information are to be furnished.
- 54. A person shall not be compelled to produce a document under section 53 of this Act, which the person could not be compelled to be produced in a civil proceeding or civil court or give any information which the person could not be compelled to give in evidence in such proceedings.
- 55. In the event a person fails to comply with a notice under section 53 of this Act, the Court may, on the request of the Authority, make order as the Court deems fit for requiring the default to be made good and such order may provide that all the costs or expenses incidental to the application shall be borne by the person in default.

- ૧૯. વઢવાદ્યેઅષ્યવર્ગવેર્ગતાં ક્રત્ર હતું પત્ર પત્ર વાર્થેન્પવેષ્ધેષા રૂષ્ય છે. લેપ્વવે કેંન્સ્થ શ્રુવષ્ય બદાવ દ્યેઅષ્યાવત્વત્ત એપ્ટેંને ગીષ્ય વર્દ્ધવાષ્ય નર્ષે સેવેન્સી બદાવ પત્ર વત્ ત્રેવાવત્સ્ટ નેપ્વસુય એવે કેંન્સ્થવત્ત્ર એપ્ટેંને ગીષ્ય સુવા છેન્સી સુવા નર્ષે સેએન્ એર્ફ્સ એપ્ટેન્સેબુ બેષા રૂષ્ય દ્વે વર્ત્સ્વ પ્યવસ્ય વર્દ્ધવાષ્ય નર્ષે ચેસુવા સે કેંવા આ સુવાય નર્ષે સે સે બેંન્સે બુ બેષા રૂષ્ય ક્ર વર્ત્સ વ્યવસ્ય વર્દ્ધવાય નર્ષે સે સુવા સે કેંવા
- म्झूण वृत्तके दुभगे दिन्द्र को दिन्द्र का मावका कर देन्द्र के स्वर्थ कर के दिन्द्र का मावका का स्वर्थ के दिन्द् क्षुवा माय का स्वर्थ के दिन्द्र स्वर्थ के दिन्द्र का मावका का दिन्द्र का स्वर्थ के दिन्द्र का का का का का का का (3) नह देव वत्त के दुन्द्र मावित्त्र के दिन्द्र का मान्द्र द्वा का की दिन्द्र का क
- พन्तः महर्नेतन्द्रेत्वन्द्रेत्वन्द्रेत्वन्द्रेत्वन्त्वी (१) न्यार्थेया अन्तः धेयार्थेयायी अन्तर्जन्तुन्धेत्वयीर्नेत्यः महा
- () พราพลูญาสรธิราราชที่ราราชีมา รูสาสีรารา สาขสุสาขมา สารี ริณิพรุญาตุรา พรรา รุสานธิสาสรา พัรษณิ พิขาสสาขรรรา

Power to regulate competition

- 56. A licensee shall not engage in any conduct which would have the effect or likely effect of obstructing fair competition, unless specifically authorised in the Rules and Regulations.
- 57. In the event of a licensee breaching section 56 of this Act, the Authority may:
 - (1) Direct the licensee to cease conduct which has, or may have, the effect of substantially lessening competition;
 - (2) Cancel or suspend the license;
 - (3) Direct the licensee to undertake remedial action; or
 - (4) Impose a fine prescribed in the Rules and Regulations.

Power to issue directions, guidelines or codes of practice

58. In order to effectively and efficiently carry out its functions and responsibilities under this Act, the Authority may by notification issue directions, guidelines or codes of practice consistent with this Act and Rules and Regulations made thereunder.

म्प्रेनिक्तुः प्यन्त् प्ययः क्रेंद्र प्यगायेतः ग्रैंक् यालयार्द्धः क्वेनित्रे भीन्त्रन्का ५८. नडतः खेर्रुश्व प्रयायेत्न प्यते न्यन्यदे न्यन्यदेवः भ्रैः डाक्वें न्न्य्यवय्यवय्यद्यः र्नेतः क्वेतः इतः तुरूः सुगर्भाः चडतः खेर्रुश्वय्याय्यव्यन्त्वे भीः र्नेत्वः भीः न्यन्य्यदेवः म्र्येज्ञः खन्यन्य क्युगर्भा ग्रीः क्वें गाय्याः चडतः खेर्रुश्वय्याय्यन्त्र्ते भीः र्नेत्वः भीः न्यन्य्यदेवः च्रीर्भः खन्यन्य क्युगर्भा ग्रीः क्वें गाय्याः चडतः खेर्र्स्य य्यत्ते न्यत्तिः न्यत्तिः म्यतिः चडतः भेषान् न्दन् क्यायालि क्वं न्दनः ह्यार्था यद्यद्वाय्यते चर्यान्काः य्यत्तः य्यताः भेवः म्रीक्रायालयाः क्वं ख्वेन् क्वा

- ভীব র্টশা (৬) নতর আন্দ ন ক্সুনা শালি বন দ স্বাদি দেরি প্রথম কর্ ক্র দ্ব স্বাম ক্রিনা।
- ^{พรา}สุ] (२) ธัสารสงาธะสรา พรสา สธีสสงาวรัสาาวรรัสา
- **ฯ๗.** ฤณาฟิร ธัญายมาลธรมิเริญาญิมา จรณษิมมาลริติรัฐธัฐ แบบนิ

59. Any direction, guideline or code of practice issued under section 58 of this Act shall be adopted and published in such manner as the Authority considers appropriate for bringing the contents thereof to the attention of persons likely to be affected by them.

Annual report

60. The Authority shall submit an annual report to the minister on its activities during that year.

Agreements to be registered with the Authority

- 61. Every agreement entered into or made by an ICT or Media facility provider or service provider falling under one or more of the following categories shall, within thirty days from the execution of such agreement, be registered with the Authority:
 - (1) Shareholder's, business or promoter's agreement;
 - (2) Change of ownership or control agreement including those of their parent bodies in Bhutan or abroad, if applicable;
 - (3) Interconnection and infrastructure sharing agreement; and
 - (4) Such other agreements as may be specified by notification in this behalf by the Authority from time to time.

(ພ) กุลการส์สายิสา ถูงการการสาชีการสาชาวิที่รัสาญ เอา การสาชสาชาชิ ส์ขาณสา ธิการาชที่การีงานสาชานิตสา

- พ८न्तुः नग्रायद्वेताययन्त्रीः गताकुमि (३) यत्वःर्कुतायद्यनायद्वेयान्तः गतिःहेतायार्याक्रयार्याप्यमयाणीयात्रः मुग्निः ग्राह्य

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62. In the event of a licensee failing to register an agreement in accordance with section 61 of this Act unless specific exemption is granted by the Authority, the licensee shall be imposed a fine as may be prescribed in the Rules and Regulations.

Publication of Information and Advice

- 63. The Authority may carry out study or research on matters of importance to consumers, service providers, and the ICT and Media sector and publish the findings thereof, in such form and manner as it may consider appropriate.
- 64. The Authority shall encourage associations in the ICT and Media sectors to prepare and disseminate to their members codes of practice for safeguarding and promoting the interests of consumers, purchasers and other users of ICT or Media facilities or services.

Hearings of complaints

- 65. The Authority may hear and determine dispute:
 - (1) Between two or more service providers on issues relating to spectrum interference, interconnectivity, infrastructure

- २९⁻⁻॥ (१) वियस र्हेगा आर्थ र्ड्येन या गड़िसा धन्दा ने पास सन्यत्व पर वा देन प्रस्वे युः नर गहिंगास दना स्वत्द्व स्वयुन प्रदीया गवि हेव आर्थे क्रसास क्रम अद्र स्वार्ट्य
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sharing, denial of fair access and practices restricting fair competition;

- (2) Complaint from any person regarding contravention of the provisions of this Act, Rules and Regulations or Orders made thereunder; and
- (3) Any matter arising out of the enforcement of any provision of this Act;
- 66. For purposes of section 65 of this Act, the Authority may pass orders, and issue directions, as it deems fit.
- 67. A party not satisfied or aggrieved by the decision or orders of the Authority, may appeal to the Alternative Dispute Resolution Center within ten working days.

Immunity from prosecution

68. An employee of the Authority shall not be suspended or prosecuted in the court of law by any entity for any act alleged to have been committed in the discharge of duties under the provisions of this Act, without first notifying the Authority.

Immunity against suit for violation of intellectual property rights

69. In case of violation of copyright or other intellectual property or related rights by a licensee or permit or authorisation holder, an action whether in civil or criminal law shall not be brought

6. ทุณามิรา ธิ์ฑฺายณาลธาพิ พราส ทุสราวา พราส ราวรช์ราวสราพิเซิทุาทิพา र्दर्यम्भुष्गन्नन्छ भनव ह्येंरेगाक्तुन्देषग्गलवः भनव देन्दर्यद्वेभग्वदेर्धनः าราร์สู่เพลานๆพารานอูราสา กรารหรัสายิมา รอนาศิมมานกินานักเรียา

ନିକ୍ଷ ସମ୍ପର୍କ ସମ୍ବାଦ୍ଧାରୀ

60. รุกราวะรัสายิ์) ขั้งสาร์รา พราสา กาทุกรุฐาญาพิราธิลามารัรลามิ พราสา กลมา માઅટ્લેંગુશ્વર્ગ્સ સાયત ઉગાગી આપે ગાર્કનર્ડુ અર્ટેન્ ગ્રેનુ જેતુ ગાન અગરુ પ્રસ્થત ન

าธณาติมพาตริติ รัสาธสา เน มติรัสาญ รุกราตะสาษิพา สีพามธมพา ૯૯. ૡ૱ૹૡ૽૾ૺ૱૱ૡ૱ૡૻ૾ૡૻૻૡ૱૱ૡ૱૱ૡ૾ૡ૱૱ૡ૾ૡ૱૱ૡૡ૱૱ૡ

गैश्वः केंगश्वः न मृत्रः नगेंत्रः य (3) दर्धेव से गवन में व गन रु

- तनन्-नतिःमनिश्रः शुमशः क्रुंतिः र्झेन्यः श्रम (२) จอสาติมพาสริ พราส สราทิาส์ทาญราลีาจลิ จอสาพิทารรฐิทพา

against the Authority or any Member or employee of the Authority merely on the ground that the Authority granted a license, permit or authorisation under this Act.

Auditing

70. The Royal Audit Authority shall carry out auditing of the Authority in accordance with the Audit Act of Bhutan.

CHAPTER 4 MEDIA COUNCIL

Establishment

- 71. The Ministry shall establish an independent Media Council supported by a Secretariat, to:
 - (1) Promote and protect freedom and independence of the media;
 - (2) Serve as a standard setting body to promote and enhance ethical and professional standards amongst journalists and media enterprises for media practitioners.
 - (3) Accredit and certify the Journalists practicing in Bhutan.
 - (4) Regulate or curtail any harmful, offensive, illegal or antithetical content on the internet and other ICT and

गर्निगमा भराष्ठेवा क्रींगारीगार्भरावद्येया (खेवाइरावेइ) नरायहार्नेवा

- ୳ଌ୶ୖ୲ଵୄ୶୶୲୶ୖୄଽୖ୩୲ୖ୕୕ଽ୶୲ୄୠ୲ୄୖୖୖୖ୕ୢୄୄୄ୶୰୶ୠ୶୲୴ୄୖୖ୴ୖଽୡ୲ଌ୕ୡ୲୴ୖ୷୵ୖୖୢଽ୲୷ (e)
- ૡઽૣૣૣૣૣૣૣૣૣૢૢૹૻૹૻ૾ૣ૽ૡૢૻૹૻૹૻ૽ૡૢૻૡૢૻઽ૱૽ૼ . મુભાષ્વ વર્ત્ત્રો ફેંશ સુવાય ભવા ભેવ ય સું ભુ દેશ લદ્દેવ ર્ટ્સ્ટ્રેય લગ્ન (z)
- 551 ર્કેંચા સ્રેગમાં નન્મત્ર માર્ગુ નર્કેં નારવેવા માર્ઝુ ગોન્મ તેન નાર્ગ્યુન નાર્ગ્રેન્ગ્ર નાર્ગ્યુન નાર્ગ્ય નાર્ગ્યુન નાર્ગ્યુન નાર્ગ્યુન નાર્ગ્ય નાર્ગ્યુન નાર્ગ્ય નાર્ગ્યુન નાર્ગ્ય નાર્ગ્યુન નાર્ગ્ય નાર્ગ્યુન નાર્ગ્ય નાર્ગ્યુન નાર્ગ્ર નાર્ગ્યુન નાર્ગ્ય નાર્ગ્ય નાર્ગ્ય નાર્ગ્ય નાર્ગ સ્ટાય નાર્ગ નાર સ્ટાય નાર્ગ નાર સ્ટાય ના (q) ᠊᠋ᡷ᠋᠊᠋᠋ᠭ᠋᠊᠋ᢆᠯ᠋᠋᠋᠋ᡎᠯᢌ᠋᠉᠊ᡠ᠋᠋ᡪᡃ᠋ᢍ᠋᠄ᢋᢧ᠉᠋ᢋᢢ᠋ᠶ᠋᠋᠋᠋ᡎ᠋ᠶ᠆ᡷᡀ᠋᠃᠋᠋᠋ᡀᢌ᠉᠋ᡠ᠋ᡪᡃᠴᡱᡝᠴᡭᡃ
- ()
- শালীশ্বর্স্তশাশ্বা

बेहु ६ म *ଵ*ୄଽ୕ୄଵୄୢୠୄୖୄଽୖଌ୕୶୲୶ୄୖୡୄ୲

<u> ই</u>ম্বন্দ্বিম্বা \mathcal{N}^{0} . ત્રુભાષાલુદ સ્ટેશ લેવ મારવા વાર પ્રદેવ શેલા ત્વા ગો સામ ત્વા ગો સામ ત્વા પ્રાપ્ત ત્વા ગા ત્વ ગા ગા ત્વા ગા ત્વ ગા ત્વ ગા ત્વા ગા ત્વા ગા न्नन्द्रहें मुगुः देशालेन दनन्द्रों।

मठा मठा मदा प्रयान्ध्य के स्वित्त के मिला के स्वित्त के सिंह सिंह के स सिंह के स सिंह के सि सिंह के स ୴୳୶ ୬୶ୖଽଽୄୖୢୢ୴୰୶୶ଢ଼୶୶୳୵୳ଢ଼ଢ଼୶୲୶ୖୖ୶ୢୖ୶୶ୢୠୢ୶୲ୢୠୄ୕ รุจราวรัสาขิวารสุขามิ ณฑายิรุมาทรารรชิทานา ทรัรานิสาวสามิส์ทุ

Media services, unless otherwise provided under specific provisions in this Act.

- (5) Set standards and guidelines in accordance with the overall media related codes and standards set by Bhutan InfoComm and Media Authority.
- (6) Hear the complaint and settle the dispute in relation to offences of content not amounting to criminal offences which are prescribed under the Rules and Regulations.
 - (a) A party aggrieved by the decision of the Media Council may file an appeal to the Alternative Dispute Resolution Centre.
- (7) Provide recommendations on matters affecting the media sectors to the Ministry and Regulatory Authority.
- (8) Ensure objective and fair treatment of any person by the media;
- (9) Protect general public and more specifically vulnerable sections of the population such as children and young persons from undesirable influences of all Media services;
- (10) Frame Rules and Regulations on matters relating to the Media Council.

୩ଜି'ସର୍ଛି'ମ୍ୟି|

- ଭଂଘିଂମ୍ମିନ୍ସ ୩ବିବ୍ ଶ୍ରି ସଙ୍କ ସ୍କୁମ୍ବସ୍ଧ ନି୩ ହିଁ୩ ଭ୍ୟୁ ୩ବ୍ୟ କ୍ଷିର୍ ସେମ୍ମ ସମ୍ପି ଶ୍ରେଦ୍ଧାଶ୍ୱଶ୍ର କିମ୍ଦ୍ୟ ସ୍କୁମ୍ବ୍ୟୁଭଂସେମ୍ଦର୍କ୍ତ ଭ୍ୟୁ କୁମ୍ବିଦ୍ୟୁକ୍ମିକ୍ ସେମ୍ମି କିମ୍ବା (20) ସଙ୍କ ସ୍କୁମ୍ ଛିଁ୩ଷ୍ୟ କ୍ଷିମ୍ମିନ୍ୟ ସ୍ଥିବା ସେମ୍ପି ୩ବ୍ୟୁନ୍ କିଁ୩ ସେମ୍ଭି୩ ମୁ ମ୍ୟୁଣ୍
- ସ୍ଟଅନ୍ତରାକ୍ଷି'ସଞ୍ଚି'ସହିଁ୩'ସ୍ୟମ୍ବର୍ମ୍ବାଁ (၉) ଶ୍ରିସ୍ୟସନ୍ଦର୍ଭାଭଙ୍କର୍ମ୍ବ କ୍ଷିଆଷ୍ଟ୍ୟର୍ଭ୍ୟାନ୍ତିଆର୍ଶ୍ୱର୍ଦ୍ଦିଶ୍ୱରିସର୍ଜ୍ଧି'ସହିଁ ଅନୁ

- महार्ने ते मक्कुन प्रझेश्वान्त मक्कुन नमन प्रहेत ग्रेश्व म्हें ग्रेश महां ग्रेन मत्ते महा मक्कुन क्रुन क्रुन मन्द्र न प्रसंध मात्र क्रिन प्रमान क्रिया महा महान क्रिया महान क्रिया महान क्रिया महान क्रिया (८) के दार्क्के क्रिया में प्रमान क्रिया महान क्रिया महान
- (4) অহ'অক্ত্র্ব'যর্জ ক্রীলমান্ট্রমান্র মার্ক হ'ন্ন: এমান্ট্রমান্ট মনমার্জ ক্রীরানা উমনমার্জ ক্রিনা উমনমার্জ ক্রিনা উমনমার্জ ক্রেনা উমনে মার্জ ক্রেনা উম্বের্জ ক্রেনা উমনে মার্জ ক্রেনা উম্বের্জ ক্রেনা উমনে মার্জ ক্রেনা উমনে মার্জ ক্রেনা উম্বের্জ ক্রেন্ট ক্রেনা উম্বের্জ ক্রেনা উম্বের্জ ক্রেনা উম্বের্জ ক্রেনা উম্বের্জ ক্রেনা উম্বের্জ ক্রেন্ট ক্রেনা উম্বের্জ ক্রেনা উম্বের্জ ক্রেন্ট ক্রেনা উম্বের্জ ক্রেন্ট ক্রেনা উম্বের্জ ক্রেন্ট ক্রেনা উম্বের্জ ক্রেন্ট ক্রেনা উম্বের্জ ক্রেনা জ্বের্জ ক্রেনা উম্বের্জ ক্রেন্ট ক্রেনা জ্বের্জ ক্রেনা ক্রেনা জ্বের্জ ক্রেন্ট ক্রেনা জ্বের্জ ক্রেনা জ্বের্জ ক্রেনা জ্বের্জ ক্রেনা জ্বের্জ ক্রেনা জ্বের্জ ক্রেনা জ্বের্জ ক্রেন্ট ক্রেনা জ্বের্জ ক্রেনা জ্বের্জ ক্রেন্ট ক্রেনা জ্বের্জ ক্রেন্ট ক্রের্জ ক্রেন্ট ক্রের্জ ক্রেন্ট ক্রেন্ট

ઌૹૢૢૢૢૢૢૢૢૢૢૢૢઌૡૡૢઌઽ૾૽૽ૡૻૢઽૻૻૻૻૻૻૻૻૡૻૢૼૼૼૼૼૼૼ૾ૺૻ૽ૢૡઌૹૻ૽ૢૼૼૡૻઌૣૡૻૡ૽ૻૡ૽૿૽ૼૹ૽ૼૡ ઌૹૻૻ૾૾ૡૢ૾ૼૼૼૼૼૼઽ૱ૡૢૼૼૼૼૼૼૼૼૼૼૼૡૼ૱ૼઽૡૡ૽ૺઌૡ૾ૼૼૼૡૢૼ૾ૻૹૢૢૢૢૢૼૡૢૼૼૼૹૼૢૼૼૼૼૼૼૼૼૼૻઌઌૻૡ૽ૼૡ૿૽ૡ૽ૺૼૼૡૼ

The Secretariat to the Media Council

- 72. There shall be permanent secretariat to the Media Council headed by an Executive level officer appointed by Royal Civil Service Commission.
- 73. The head of the Secretariat shall serve as:
 - (1) the member secretary to the Council; and
 - (2) the legal representative of the Council and implement the decisions of the Council.
- 74. The Minister shall appoint the members of the Media Council comprising of;
 - (1) One nominee representing Journalists organization.
 - (2) One nominee representing proprietors of Media firms.
 - (3) One representative from Bhutan Media Foundation.
 - (4) One representative from BICMA Secretariat.
 - (5) One representative from the Ministry of Information and Communications.
 - (6) Head of the Secretariat as a Member Secretary
- 75. The nominees under section 74 of this Act shall:
 - (1) Be a citizen of Bhutan;
 - (2) Not be a registered member or an employee of a political party;

- (4) ฟิร์ รัส ฮัสฟาน ฉิรัย าทัรามูราน ฉิเรยูงเมิ พร.ส. พง.สพัสพัสร มิเริส

- (c) इ्राकें भोगा कें में प्रमें प्रहें दाय में प्रहुर के ता की वा किंगा के क के किंगा के
- (u) ผูส[.]เฉขาที่ โร้.ชีว.ขาธิขา

๛์จาฑอิฑุ

- (๔) หลูๆ พร้าร์สาษฐาหลุ่ญารา พร้าษฐาราพระสาษาพิพา สะพาร์
- (२) दनुगानमानमुद्रागलिः क्रेंगरुः गुरेत्कनागरेग।
- (१) ଦଟ୍ 'ଦ୍ସୁ' ଦୁ' ଦ୍ଧ ' ହୁ' ରୁ' ୩ ' ୯ ଌ ଁ ଅ' ୯ ୩ ଛି୩ ।
- नलगापनन्ते। () नम्नन्त्रुन्पर्दुश्वःर्वेगश्वःग्रीःसंजन्स्रेःश्रेःस्यार्डगा
- (q) \tilde{d}^{\dagger} ຫຼາຍ ຈີ່ເຊີຍ ຈຳຊີ ເຊັ່ນ ເຊັນ ເຊັ່ນ ເ
- () ઢેંગચ સેવે વધુય એ સુન જેવન જુવા લુ ને ગી
- ماع. ج جنهَم شا مَح مَا مَعْ مَنْ مَعْ مَا مَعْ مَا مَعْ مَعْ مَا مَعْ مَعْ مَا مَعْ مَا مَعْ مَا مُ

- (3) Not be convicted for any criminal offence and sentenced to imprisonment; or
- (4) Not be adjudged insolvent and has not been discharged.

Election of Chairperson

76. The members of the Media Council shall elect a Chairperson from among its members through a secret ballot at the first meeting of the Media Council or whenever a vacancy occurs.

Tenure of Members

77. The Members of the Media Council shall hold office for a period of five years, and may be re-appointed for an additional of one term.

Resignation

78. A member of the Media Council may resign from office by giving one month notice thereof in writing to the Chairperson.

Provided that in the case of the Chairperson such notice shall be addressed to the Minister.

Removal

- 79. A member of the Media Council may be removed by the Minister upon the recommendation of the Council, if he or she:
 - (1) Is adjudged insolvent;

- 875351 ક્રેસ્પ્ટ્યુક્પ્લ્વન્દ્રોદ્વે માય કે ખાર માળ જોવા છે. આ જો () ૹૻ: ૨૨ ૹ૾ૢૺઽૹ૽ૣૺૻૡૡૢૣ૱૾ૼઽ૱ૢૼૼૼૼ૱ૡ૾ૻઽૻૻૡ
- ઙેૺૼ૱ ૽૾ૺઌ૱ૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢઌૻઌ૽૾ઌૻ૽ૡૻ૾ૡ૾ૢૻૡૢૻૡ૾ૻૡૢૻૡૢૡૻઽૡ૽ૼૼૼૣ
- <u>র্ব্মি</u>ন্ম'ল্বা
- त्म्नुबग्धेः र्हुतेगावबग्धुवा तकन्त्रेन्न् गवर्षाः सुत्राद्रीं क्रिन्यादे झ्रान्या क्रान्यावर्षाः सुत्रा गव्रेया यो में दाः स्रान्याः यर्झे ุจดุณ.ชอ2.5

দ্রিরেইর্নন্দর্বাদব্যু ૹ૾ૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૹૻૡૻ૾ૼૼ૱ૹૻૻૡૼૡૻૻૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻૻૡૻૻ૱ૻૡૻ૽ૡૻૻૡ૽ૻૡ૽ૼૡૻૡ૽ૻૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ नदेः केंगूश्वः क्रुदेगुः भेंगुः भाषा क्षे देव नर्डवा द्युः दनन्द्र में।

- ^ૹ:૪:૪:ૹ૾ૢૼઽૻ૱ઌૡ૽ૼૼૼૼૼ૱ૻૡ૽૿ૡૡૢૢ૱૾ૼૼઽૻૹૣૣ૽ૣૢ૽ૻઌ૽૾ૼઽૻૻૹ૾ૺઽઽૼ૾૾૾૾ૺ૱ૻૡ૽૾ૢ૱ઌૡ૽ૢૼઽૻ૱ૻઌૢૼઽૻ૱ (e) બેંનુ એ રે મા જે તે નુ મેં
- ลาซ์ทามิเริ่ม แกะสุ
- ୩ୖୣୠ୕୵୲୵୩ୖୄ୶ୖୄୄ୴ୖୄ୶ୡ୲୵୶ୡ୲୵ଌ୳୵ୖଈ୲୵୷୵ୄୖ୲ୠ୶ୡ୲୴୲ୠୖ୕୵ୣୢ୲ୠ୲ୄୖୡ୲ୖ୰ୠୖୡ୲ୡୗ୶ୡ୲ (z)

- (2) Becomes physically or mentally incapable of acting as a member;
- (3) Is convicted of any offence and sentenced to imprisonment; or
- (4) Abuses the position as to render continuance in office prejudicial to the public interest.

Filling of Vacancy

80. Where a vacancy occurs in the membership of the Media Council the appointment procedure provided under section 75 and 76 of this Act shall apply.

Meetings of the Media Council

- 81. The Media Council shall meet at least four times in a year at such time, and place as prescribed in the Rules and Regulations to be adopted by the Media Council, and optimize every such meeting by consolidating the agenda items.
- 82. The meetings of the Media Council shall be chaired by the Deputy Chairperson elected amongst the members in absence of the Chairperson.

Funds

83. The Media Council shall be adequately funded by the Government.

สารุรูณ

યવે'લિ'વદેંદ્વ વેંગાયગીયા વદ્યવક્કુન ર્દેંગય સે'ગી લવા વદેંચયા રહું દેંગયા ગર્કે पन्5'5र्गे।

- นติรูลาซ์รีรรรร ลาพุลลาคร ณิพุธพาสราสุดาระสิมลายระศิลาซ์รานสิา ૹ૾ૺૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼઌૢૢૢૢૢૢૢૢૢૢૢઌૻઌૻ૾ૡ૾ૺૻ૾ઌૻૡૢૺૻઌૻૢૼ૱ૡૢૼૻૡ૾ૢૼૼૼૼઌૻૹ૾૾ૢૻૡૻ૾૱ૡ૾ૻૡ૾ૻૡૡૻૻ૾ૡૡૻૻૡૡૻૻ૾ૡૡૻૻૡૡૻ क्रुं त्वर्गे त्वडे क त्वच र में।
- าราวฐาชั่นเขาลูราชั่นไลเล่าเรื่องผ่ 42. ગમ નમુનુ દેવાય સે ગોય નમેં આવે. મુખ્યત્વે મુખ્યત
- **में ग**वरूरगी कर्म्हरूर क्लुय दी ۲٥. নহুব. ગલगા ગો છુ. ગલે ગાઠ છું આ પુરુષ છે. આ પ્રાપ્ત છે. આ પ્રાપ્ત છે. આ પ્રાપ્ત છે. આ પ્રાપ્ત ગાળ પ્રાપ્ત છે. આ પ્રાપ્ત ગાળ પ્
- ้ข้าฃลุฬาละาวส์าพยุราริาาตฃานาธิสา มิรามะพาฆาพยาวรัสาญ ฃลัรา (e)
- เกลง ซู้ ซู้ กลง สู นาล นาย ณาล์ ไ ๚ส์ๅานทิณเอิ่มาทิาติมพาทอัๅามู่าาหู้ ารั้สาติมพาน์ทาม (3)
- রুপ্রশ্র. (z)

Accounts and audit

84. The Royal Audit Authority shall carry out annual audit of the Media Council.

CHAPTER 5

LICENSING OF PLACES OF ENTERTAINMENTS

- 85. Licensing of places of entertainments
 - (1) Ministry of Economic Affairs shall be the licensing authority for the establishment of places of entertainments.
 - (2) Places of entertainment shall include movie halls, dance halls, discotheques, music halls, gaming parlours, public houses, bars equipped with facilities for live or recorded music, Drayangs, Luyangs, hospitality lounges, video or computer gaming arcades, circuses, magic shows, fetes, concerts, fairs, carnivals, wrestling bouts, sporting events, bingo halls and any other similar forms of entertainments.
 - (3) Location clearance to be obtained from respective Thromdes/Dzongkhags/Local government authorities.
 - (4) There shall be established Entertainment licensing Committee (ELC) at Dzongkhag/Thromde to review, recommend the applications for entertainment establishment centers in Dzongkhag/Thromde respectively.

& नक्रुर विनर्तर बेंब पर्ने नका ग्री देव खु किंब के केंब का कें के बा बावि कई बाब पर देव की का का का का का का के के का का केंब का के के का का के के का का का का का का का का का क

- 4. ฐัารัฐสายิานฟาริฟาสู่เวทีเวริสาวสารพลิพาที่รุฟาขีบสิทาสม (2) กพราสมายสายขาวคำ สำคัญรายรายิามาที่รุฟาชีบสายมาสาย (2) กพราสมายสายยาวคำ สำคัญรายรายิามาที่รุฟาชีบสายมาสาย (2) กพราสมายสายยาวคำ สำคัญรายรายิามาที่รุปาร์ยาสาย (2) กพราสมายสายยาวคำ สำคัญราย (2) กพราสมายสาย (2) กพราสมาย (

येतु ५ म र्श्वे र्श्वे त्यी व्ययान्त्र का केंद्र का द्वी विद्व द्व का केंद्र का केंद्र का की का केंद्र का की का

- (5) The licensee shall obtain a Community Clearance and administrative approval from concerned Local Government Authority to apply for the license for establishment of entertainment centers.
- (6) The license issued for the places of entertainment shall be a location based. In the event, if the licensee intends to change the location of his establishment, the licensee shall have to obtain location clearance from their respective ELC and then submit to the Licensing Authority.
- (7) The license shall not be leased out under any condition. However, transfer of licence shall be approved by the Authority on a case by case basis.
- (8) No individual shall be issued a license for simultaneously operating more than one entertainment establishment center.
- (9) The specific technical standards for places of entertainment shall be as prescribed under Rules and Regulation.
- (10) The licence shall be valid for a period of one year and shall be renewed annually.
- (11) The Licensing Authority shall either renew or deny renewal of the application based on the recommendation of the Entertainment Licensing Committee.
- (12) The obligation of the license and penalties shall be prescribed in rules and regulation.

5ु.न्गेनिन्नेगी

- ອັ້າໆ| (୨۹) ຣັ້າໆ ອຸລາສິງ ຕາງຊາຕູສາງ - ເຈົ້າອີດເພິ່ມ - ເອີດເພິ່ມ - ເອີດ - ເອ

- दाईणःगवरन्यः छैवः केंग। (८) अन्त्यः डेगायीयः स्रूनयःगडेगाणुः श्चें स्र्रेवः स्रेन्यगडेगाण्ययः स्रूगास्रेः यगाः
- ર્શ્વે ન અવે ન ન ન માં સ્વાય સ્વયન્ત્રો (ઌ) णवन ने व ग के मे घन खुप्पतः के मा घया न ने सार ह्ये न वत्र मा न का के मा क्षेव कुर न न न न के मा के मा घया ही के र की ने व खुर की के मा न का क्षेत्र का जाता का का का का का का का का का
- (4) ธิ์ขายสานธรรมิสู่ ขิพ ฐัารัสาขิาริราขสิบริสาขสมานการสินารัสาญ นลิณาณีราชาขุสพาขุศราขารกรณ์สาสู่ ณพ สารุนิวรัยเพล่ารารา กราขารัฐรารรณลิณานนิขุสรายสู่ ณิสารทั

- (13) All places of entertainment shall ensure the safety of its clients as well as the hygiene of the establishment.
- (14) While determining location, the ELC shall ensure that the proposed establishment shall be;
 - Outside the radius of 400 meters from the designated institutional places like Monasteries, Dzongs, Government offices, hospital, educational institutes and rehabilitation centers, OR
 - (b) Within the demarcated Thromde boundary; and
 - (c) Within permanent structure certified by the ELC for the proposed purpose.
- (15) The form and manner of application for a licence, duration of a license, terms and conditions for the issuance of a licence, and any fees payable for it, shall be as prescribed in the Rules and Regulations.
- (16) The Licensing Authority must include community clearances as part of requirement for any entertainment establishment.

વર્દ્ધવાય છે 'દ્વર્થાય સાથે' સ્વય છે શાહ્ય સુર છે 'દ્વર્થા પર છે 'દ્વર્થા પર છે 'દ્વર્થા પર છે 'દ્વર્થા પર છે 'દ

- รัฐการที่เรา จรลานิขากกรฐิขุณขาสติ สกาขุณขาะสิการาชที่กาะมีขุก สาการที่ไ (26) สัขายละรัฐกานติการกระสายิมา สะมุลิวิษัทมาสการสู. รัฐารัฐสานกาขติ.
- (२५) वरीयबुर्धायवेर्डेगावयालुंद्वेवे लुण्णेगायुवावर्धान्दः व्यावद्यायान्दुः र्हेट्ट्र्लास्टः वर्द्रणीयान्द्रवेकाणवेस्ट्राण्डव्यान्द्रियाया
- (ग) ฐัารัฐสาธิ์गายลาฮิ์गาง-ฮูรฑิงา รัฐราวจราพัรามวิ गाहत.
 (ष) อัารัฐสาธิ์गายลาฮิ์ทาง-ฮูรฑิงา รัฐราวจราพัรามวิ ทารสา
- แก่สา (๗) กรรามสมมาวฐ์ญญาพิการ์ เสียารู้สำมามสมมาสุการณ์รา (๗)
- รามพา สู้าผู้สายราวรายสามารสรายผู้สามัรมาริสายสารที่ (20) พายุสุพารัพาวธิสายรายสามารพายุสายสารที่มารีพายุสายสารที่ ผู้สาธิยายพาธิยาพาสูรายุหารสายสารที่มาราพรา

CHAPTER 6 ICT AND MEDIA FACILITIES AND SERVICES

National Critical ICT and Media infrastructure

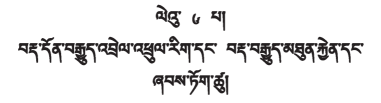
- 86. The Cabinet may, on the recommendation of the Minister, designate an ICT or Media infrastructure as National Critical ICT or Media infrastructure.
- 87. The Ministry shall make efforts to centralize the management of National Critical ICT and Media infrastructure, thereby enhancing the efficiency of the process.
- 88. The Ministry shall develop a National Critical ICT and Media infrastructure Management System in consultation with the relevant authorities.

Ownership of ICT and Media Enterprises

- 89. The Authority may, by Rules and Regulations ensure competition and prevention of monopoly in the telecommunication and media sectors by:
 - Specifying eligibility conditions for granting of licenses or registrations;

- <<. ख़ॖॖॺॱफ़ॺॖॱॺॏॖॺॱ क़ॗॖॖॖॖॖऀॴॎऀॸॺॱॺऻॺॸॖॱय़ॺऻॺऻॱक़ॆॱॸय़ऀॱ ॸॸॱॸॆ॔ॺॱॸक़ॗॖॖॖॖऀॖॱय़ॾॖ॓ऀॴॱय़ॷॖॖॖॣॴॱॸऀॺऻॱ ॸ॔ॸॱ ॸॸॖॱॸक़ॖॗॖॖऀॖॱॺऻऀऀॱॸॖॆॺॱऒऀॱक़ॺॱय़ॾऀॺॱऄॖॗऀॸॱॸऀॺॱॶॖॖॺऻॺॱऄऀॺऻॱ य़ॾॖॊ॓ऀॴॱऒऀॸॱॸॸॱ य़ॾऀॺॱॡॖ॔ॱॸ॔ॸॱॺऻऄऀॺऻॱॺॎॸॱॻॕऻॺॱॸॺॢॖॺॱय़ॸॸॱॸ॓ॱॸॾॕॱॸॊ॔ॺऻ
- **हेव आर्मेंक्स्या** <८. జ్ఞवःक्रुसःगलुर्न्ळेंगसःग्रीसः र्च्चेवर्न्यांगी र्ग्चेस्ययनेनसःखुयार्ध्वेगायुः नहर्नेवानक्रुन द्वियाद्य्युयार्त्त्वेग यन्त्वं नहानक्रुन्ग्रीग्ववि हेव आर्यिकसः ठेगा क्रुयार्थेन्सागवन दगगगकेन्वरे नहर्नेवानक्रुन्दवेयाद्य्युयार्त्त्यगन्त्र्यम्युन्ग्रीगलि हेव आर्थेक्स क्वे: र्न्सादद्वि दनन्दर्गा

ฐณาณีกลามสุการทุมาธิการ์ กรุรัสกาฐการยุณารุมารก กรุกาฐกาขายดา



- (2) Imposing restrictions on cross ownership of media and telecom enterprises; and
- (3) Imposing restrictions on the number of licenses or extent of accumulation of interest in such licenses by a person.

Provided that a person shall be permitted to hold majority share in one media house such person's share in subsequent media houses shall not exceed five (5) percent shares;

Provided further that a person shall be permitted to hold majority shares in one Telecom enterprise, such person's share in subsequent telecom company shall not exceed five (5) percent shares.

Requirement of License

- 90. The Authority shall, in accordance with Licensing Policy, Rules and Regulations, specify the ICT and Media facilities and services, broadcasting and advertising services and other value added services that are required to be licensed and stipulate the terms and conditions.
- 91. The Authority shall, in accordance with licensing policy, Rules and Regulations, specify the ICT and Media facilities and services that shall be prohibited under this Act.

নশাঁ

- **ธิ์**ฆฺาฮฺฆาๅ๚ั๊ๅฆาฆกั๊ๅ ๚ุลุณฑ์การพิกามิเลาพร์ทานดลา มีการมีมาพวกา มพการมีมาพเลาพ. ୶ଵ୶ୖ୵୕ୖ୕୶ୄ୲ୄୄୄୄୄ୶୕୶୶୶ୖ୰୷ୖୄୗ୵ଊଵ୵ୖ୵୲୲
- ૡઽ[ૻ]୩ૻ[ૢ]ઌૹૡઽ૽૾ૼૡૼૹૣૢઽૻૡૻૹ૾ૼૡૻૻ૿૾૾ૡ૽ૻૼઽૻ૾ૼ૱ૼૡૢૺૻૻૻ૾ઌ૿ૻૡૻૻૡ૱૱૱૾૾ૺ ୶ୖ୩୕୲୶୴ୄୢୄୢ୶୷ୄୄଌ୴୶୶ୄୣଌ୶୲ୄୖୄୡ୲୵ଌ୵ୖଈୖଌ୕୶ୄ୲ ने'मबुब्ध'र्से:रूप के'र्ने'ग्रेग'गैश' मक्तुन'दर्धेक'र्केन'यश'गठेग'वन' मर्गे:q' અન્સ્વેશ્વારત્વન્ટ્ર શેર્સ્ટ્રેગ્યેશ્વ ન્ર્યુટ્વર્સ્ટ્રે શેલ્સ્ટ્રેગ્યુલ્વર્સ્ટ વર્ષે ୶୲୕୶ୄୢୄୠ୲୵ୡୄ୶୲ୖୄୡୖ୲୵୶୷ୖ୷୷୕୶୲
- ุจฑฺฑฺ๛๛ฑฺณฺลๅ (3)
- (2) าราาฐารารา าฐารนสิสาธิ์ราชิุริ พรุณาชชุลเซิ กรุฑารารนู

- 92. A person shall not own or operate an ICT and Media facility or provide any ICT and Media service or value added services without a valid license.
- 93. The provisions of section 92 of this Act shall not apply to an ICT and Media facility established or equipment installed by a person for the sole purpose of personal, private or internal organisational use.

Provided that such equipment does not interfere with the operations of ICT and Media facility or services and does not amount to using spectrums identified for allocation.

- 94. The Authority may, by Rules and Regulations, make provision for the issuance of a consolidated license where several licenses or other authorisations are necessary to be obtained by a single applicant under various provisions of this Act.
- 95. The licensee shall comply with the specified standards for ICT and Media facilities and non-compliance shall be a reasonable ground to refuse to provide, to discontinue or to interrupt the provision of the relevant ICT and Media facility or services.

- **૯**. ૧નમવદેવ શેષ નરવર્ષ્યવા ૧મ્સીવા વાલે થી સેવા બચ્ચ નરવ શેચચ વધે વે દેવા થી. ૧ વે મિત્ર કે વા સાર્ગ છે દેવા બ્યુ. ૨મ્સિમ્યા લુ લે વા સુબ એ સ્ટે વા વી ચ. દેવા સચ વા વા બે બ. બમવ. ૧ વમ્મ્સ વા સાર્ગ લુ લે પ્રે સા પ્ર મુખ્ય છે. દેવા સચ હું સું ૧ વે વી વી . વે સિવચ વર્સ દેવા દેવા સચ હું સું ૧ વે વી . વે સિવચ વર્સ દેવા .
- **"૱** ઞ૱ૡૻૹૺ૱ૹૡૡ૾ૡૺૡ૽ૼઽૼૼ૱ૹૼ૱ૻ_{ૡૡ}ૻૡ૽ૡ૽ૺૡૡ૽ૼૼૡૼૹૼૻૣૼૼ૱ૹૢૼૼૻૹ૾૾ઽૻૼઙ૽૿ૼૼૼૼૹૢૻૡ૽૿ૹૻૻૻૻ૱ૡ૽૿ૺૻૺૡૼ ૡૢૻ૾ૻ૿ૡ૱ૻ૾ૹ૽ૣૺૺૺૺૺૺૺૺૻ૾ૡૼૺૡૢૻ૾ૻઌૡૡૼૻૡૡૼૡૡ૽ૼૡૡ૽ૻૡૡ૽ૺૡૡ૽ ઌઙૢૼૡૹૡૡૡૡૼૹ૽૾૾૾ઌૡૡૢૻૻૻ૱ૹૹૡઙૢૼૡૹૡ૾ૻૡૡ૽ૼૡૡ૽ૺ૾૾ૡૡૼ૽ૡૼૼૡૡૢૢૢૡૡ૽ૺૡૡૢઌ
- ⁽⁽⁽, શેર્મેડેથ)થીએ ઝથાત્રએડતથી: ર્કેથાથઅએડ્સ્સ્ ચર્કમેંત્રચક્રુડ્ડવ્લેબાલ્લુબા સૈયાડ્ડ્સ્ચ્ફ્રુડ્સ્ટ્યક્રુડ્સ્ટ્યક્રુત્સ્ટ્યુત્રજીત ચડ્યાદ્ધસ્વકુદ્દવે: અદ્દત્ બયાએત્વથવલે અદ ત ચર્કાર્નેત્રચક્રુડ્ડ્સ્ટ્યુડ્સ્ટ્રેસ્ટ્યુ વર્જ્સ્થોલ્વએર્ડેથાર્ફ્સ્ટ્રૉડ્સેટ્યા

- 96. The Authority shall not grant ICT and Media Services Licenses to a political party and others not fulfilling conditions prescribed in the Rules and Regulation.
- 97. Every applicant for a license or permit to operate an ICT or Media service shall disclose to the Authority:
 - (1) The names and addresses of the persons holding shares or ownership or other beneficial interests therein; and
 - (2) Other financial information relevant to the application as may be requested by the Authority;
 - (3) Such other information as may be required by the Authority.
- 98. The information shall be furnished in such form and at such time as may be prescribed in the Rules and Regulations, notifications or directives made or issued by the Authority for this purpose.
- 99. The Authority shall, within a month from the date of issuing such license, publish the license in such manner as it may consider appropriate for bringing it to the attention of the general public.

- ૯૯. ઽ્વન્ત્વદેવગ્રીએ ર્ઢેવાગ્રઅડેવાર્ગ્વેઽ્પવેઝેએગ્રાન્સપ્પએ જ્ઞુસગારેવાગોત્તત્વાર્થેઽ ભુ કેવાગ્રઅડે વેસપ્વક્રઅયઽ્ઽપ્યુવઅજ્ઞેપરેપદેવાય્વનઽસેગીજ્યુંઽપ્અગ્રેવાભુ શુરત્વદૃત્સેઽઅઽસગીએ વેસગ્રવસાણ અરત્વજ્ઞુવાયવઽઽવૉ
- ⁶<. વર્કર્ને વર્નરે હું' નગરવદેવ ગ્રીચ' વર્કે શે' અન્વ' ર્શ્વેન એ' વરુવ એગન્દ્ર જીવા ગાવે કેવ વર્ક અન્વ' વર્ગે નજી હું વન્ટ છે નું સ્ટેન પ્રાથ કેવા વર્ક અન્વ' વર્ગે નજી હું વન્ટ છે નજી નજી નજી હું તે પ્રાથમ છે. કેવા વ
- ઽઽૣઌૻૡ૽૽ૡૺઌૻ૽૽૿ૢૺૺૺૻૻૡૻૻઽ૾ૼૡૻૻૹૡૡૢ (૱) ઽઌઽૡઽ૾ૺૡૻ૽૿૽ૢ૾ૺૼૼૹૻૻ ઌૡૡૢૺ ૾૾ૺ૾૾ઌૡ
- ୩୩୩୩ କୁ.ସି. ଅଟ୍ଟ. ଅଟ୍ଟର୍ଷ୍ଟ (२) ବ୍ୟୁନ୍ଦିକୁ ଅଭିଷା କୁଣ୍ଡିଷା କୁଣ୍ଡିଷା କୁନ୍ଦି ଅଭିସ୍ଥି କୁନ୍ଦି ଅଭିସ୍ଥି କୁନ୍ଦି ଅଭିସ୍ଥି କୁନ୍ଦି ଅଭିସ୍ଥି କୁନ୍ଦି ଅଭିସ୍ଥ (୨) ବ୍ୟୁନ୍ତି ଅଭିସ୍ଥି ଅଭିସ୍ଥି କୁନ୍ଦି ଅଭିସ୍ଥି କୁନ୍ଦି ଅଭିସ୍ଥି କୁନ୍ଦି ଅଭିସ୍ଥି କୁନ୍ଦି ଅଭିସ୍ଥି କୁନ୍ଦି ଅଭିସ୍ଥି କୁନ୍ଦି
- गम्बयः क्रेंद्रायम् न में मियदीयम् (१) वर्षी: मृयकर्म्स अन्द्र हें म्वन् ग अन्द्र ने दन्गी के स्वरम्धरे स्ववर्य्त्द्र
- *ભ્ખ*. મદ્દ'ર્દ્રે તપ્દ્યુદ્દ ત્વર્ચે બાવસુબાર્સ્થા અન્સ મદ્દ પદ્ધ ન્યુદ્દ ત્વય દેવા બાળા બેત વ્યવ તે થી દેવ હા દેવા સામ અન્સ વાર્ત્ત વ્ય વ્યવ વ્ય ત્વા વ્ય ત્વ
- ^{(e} ડ્વન્ડવર્દ્ધત્ર શૈ્ધાય શુષાબચ વર્ક્સ્ત્ર વ્યક્તુડ્ડ વ્યક્ષેબ વ્યુબ સેષાડ્ડ વર્ક્સ્વ શ્રુપ્ અદ્યુત્ર જીવેડ્ડ લ્વચ્ચ કેંપા રહેવે ર્ક્સ્પા શ્રચ્ય રહે. શ્રેડ્સ્ત્રે વ્યચ્ચ પ્રત્ર પાલત વ્ય સ્વ બૈષાડ્ડ જીવચાલે ત્ર સ્ટેડ્ડ વર્ગેડ્ડ વર્ગેડ્ડ શ્વર્યો કે સ્ટેત્ર વ્યક્તિ વ્યક્ત સંગ સ્ટે પ્ર બુ પાત ન્દ્ર એડ્ડા

Procedure for the grant and renewal of a License

- 100. The Procedure for the grant and renewal of a License shall be as laid down in the Rules and Regulations.
- 101. In determining, whether a person is a 'fit and proper person', regard shall be provided to all the relevant circumstances, including his or her:
 - (1) Honesty, integrity and reputation;
 - (2) Competence and capability; and
 - (3) Financial solvency.

Duration of License

102. A license granted under this Act shall be valid for the period specified in the license or, where no such period is specified, for such duration as may be laid down in the Rules and Regulations, subject to renewal.

Provided that a license for:

- (1) An ICT facility shall not be granted for a period longer than twenty-five years;
- (2) An ICT service, including Media service, shall not be granted for a period longer than fifteen years.

୵ୠୣ୩୲୩୲୴ଽୖଽ୕ୣୣ୶୲ୣୠୄୄୄୄୄୣୄ୷୲୵ୠ୶୲ୄ୵୲୴ଽ୲୴ୄୢୠୄୢୄଽ୲୴ଌ୵୲ୖୢଌ୶୶୲ୢ୶ଡ଼୵ୢଌୣ୶୲୶୲

- (ล) รุรูณ เลลิณ ซู้ เส้ม เลลา พัร ล)
- (৭) ৫ইর দ্ব-মান্দ স্রিলামা য়ান
- ૻૡૢૻ૾ૻ૱ૻ૽ૺૡૻ૾૾ૼૼૼૼૼૼૼૼૡૻઌૻૻૡ૽ૻૻ૽ૼઽૺૡૼ૽૾ૼૻ૽ૡ૽૾ૼૻ૽ૡ૽૾ૼ૾૽ૡ૽ૻ૾૽ૼૻ૽ૺ૱ૻૡ૽ૻ૾ૼૻ૽ૡ૽ૻૡ૽ૻૡૻ () ૬ઽૻૡૼૡૢ૾ૺૡૼૻૻ૱ૻૡ૽ૼ૱ૻૹ૾ૢૺૼૼૼૼૼૼૢૻ૾૾ૼ૾૾૱ૻૻૡૢૻૢૻૼ૱ૻ૱ૻૺ
- ષ્યેષા'ઽઽૹ૾ૣ૾ૣૺગષ'યાલે વઽૡુ'૱ર્યોઽઽર્યો 202. ઢોર્સ્ટેગ' વૅશ્વ'વવગરુવ'૨૮ર્જુવ'અદ્યુવ'શે'૱જેેેેેેેે જેવાવો એવ'વ' યાદવાવ્વેગ્સ'વર્લે વે'યો'ર્નેવ'ભુ' ઢો'ર્સ્ટ્રેવેર્જ્ઞેર'વ્યર્ચ'યાનુઆયાય સફેસ'દે' વલેવા'વાપ્વેન્પવે સ્ટ્રોનુવ'યા'

নহুব.

License fees

103. A license granted under this Act shall be subject to a license fees prescribed in the Rules and Regulations made by the Authority.

Non-Renewal of License

- 104. Where the Authority has reasonable grounds not to renew a license, it shall inform the licensee in writing within 10 working days of its intention not to renew the license.
- 105. A licensee shall be given thirty days to make written representations to the Authority in respect of the refusal to renew a license under section 104 of this Act.
- 106. The Authority shall, within fifteen days of the receipt of the submission, consider any written representations made under section 105 of this Act, and inform the licensee of its decision on the matter.
- 107. If aggrieved by the decision under section 106 of this Act, the licensee may appeal either to the Ministry or the Alternative Dispute Resolution Centre within ten working days of the receipt of a copy of the decision.

200. વરુવઃલિસસ'વર્રવેરેર્નેવ'ર્ઠવ' ₂₀₆ યવેલેવા'થો'ર્થેસ'ર્ઠેન'ભુ'વસસ'યસાર્ટ્વેથસ્ય રેવ' ર્ઠેવા'ઘસ'વરુન્સે'થીસ'ર્થેસ'ર્ઠેન'ગ્રી'વર્ડ્ડા થેવા'ર્કન'દ્વે' ખેવા'ર્ઠન'ત્રુસ'ર્ઠેન'ગ્રી'બેવ' શન્સ'વરુ ઘર્સ'ગ્રી'વન્'વર્વેન'ભુ' ભ્રુવ'વ્વથા' અન્દવ' થન્સાય રુવ'થી'વર્વેવ'વર્નુસ'ભ્રે' વ'ભુ' અર્થે વૃદ્ધ્યાસ'વર્ત્તર દેવા

ठॅग्राम्बयग्रीप्रमुष्म १०२. घठतःख्रिययायदे तिर्देगायुः ध्रेन्यो केंगाघयायते न्यन्यद्दित ग्रीयायचेंग्री घठतः ध्येगान्न्द्रभ्रीगायविवन्द्रेन्द्रायगेन्यो केंगाघयाग्री ग्राप्रह्यात्र्युयार्थ्यगा

Modification of License

- 108. A license granted under this Act may be modified in part or whole, including any terms and conditions therein, where the Authority and the licensee, by agreement in writing, agree to modify the license.
- 109. The Authority on the recommendation of the Ministry may, without the agreement of the licensee, modify a license granted under this Act, in part or whole, including in relation to any terms and conditions therein in the interest of national security.
- 110. Where the Authority, on the recommendation of the Ministry, considers that a license should be modified for reasons of national security, the Authority shall give to the licensee a written notice that:
 - (1) Sets out the proposed modification;
 - (2) States the reasons for the proposed amendment; and
 - (3) Invites the licensee to show cause within thirty days.
- 111. After considering representations made under section 110 of this Act, the Authority may modify the license, if it considers the license should be modified in:

- 999. વરુતઃલેઅઅપ્વનૈત્વે`ર્નેલ`ર્ક્તલ` _{૧૧૦} ચત્વે`લેંવા'ભુ' થાચવા'લુ'ત્વન'્સે'ને'વર્જ્ડે'વર્દ્વવા' તવન'ર્ક્તરંલેત્તઅપ્બચ' નવનપ્વદેંત્ર'ગ્રીઅ' થાવ્યા:શ્વેને'ર્કેવા'વસ્ય'વન્ને' થાનવસ'થાસ્વપ્ છન'ર્કેઅ'ર્વેવા'ભુ' વશુસ્પ્વર્કેસ'ત્વન'ન્વેંગ્યંતે'વર્જ્ડે'વર્દેવા'ત્વન'પ્વ'કેત્ર તશુસ્પ્વર્કેસ'ત્વન'ર્કેવા'તે'ત્વને'પ્યન્ય
- (3) ธิ์ ๆ ซลง เฉธรามิ ญ. จิสามรรง เช่ง เริ่า ๆ " ผมัสา เจรา ๆ กรราสิโ
- (२) ર્શેશ્વ વત્તર વર્ગે ન વરે વશુર વર્ડેશ છે. શુ અર્ઠ તું વર્ગે ન તે
- (2) ଗ୍ରିଷା ଜଣ୍ଟ ସମ୍ଭିମ ଅଦି ଓ ସ୍ଥୁ ସାସର୍ଚ୍ଚ ସେଥି ସି
- 20⁶. དབང་འ౬ོན་ᄞྱིམ་ ལཕུན་୲བག་གི་གྲོམ་འདིབམ་ཐོག་ལུ་ ཆོག་ཐམ་འཆ<མི་གི་བམ་ལེན་ མད་པར་ བཕའ་གྲིམས་འདིའོ་འོག་ལུ་ས্রོད་པའི་ཆོག་ཐམ་ཆིག་ རྒྱལ་ལོངམ་བདི་སྲུངགི་ མݝའ་དོན་ལུ་ དི་ནང་བགོད་པའི་ལ་ཆོག་དང་ཆ་རྒྱེན་ཆོུ་བརྒྱིམ་ཏི་ ཆ་གམ་ ୴ང་ན་ ଐᠵས་རཕོགམ་སྲོখবয়ৣར་བཆོས་འབད་ཆོག།

- (1) The manner set out in the notice; or
- (2) Some other manner consistent with the representations.
- 112. If aggrieved by the decision under section 111 of this Act, the licensee may appeal to the Alternative Dispute Resolution Centre within ten days of receipt of the decision.

Transfer of License

- 113. The licensee shall not assign or transfer the license to any other party unless prior written approval of the Authority is granted subject to fulfilment of requirements including transfer fee and other levies stipulated by the Authority in the Rules and Regulations.
- 114. The Authority may approve an application for the transfer of a license if it is satisfied that the proposed transferee meets all the requirements of this Act and is able to undertake the obligations imposed by this Act and by the terms and conditions of the license.
- 115. The Authority shall, before approving the transfer, issue a public notice, duly published in the media, containing particulars of the proposed transfer.

- (१) ସମ୍ଭାଦ୍ୟ ସମ୍ପର୍କ ଅନ୍ମିଆର୍ ଅନ୍ମି ସ୍ଥିମ ସେ ଅନ୍ମ

ช้**ฑฺ**าฮฺลาฏิ'ลิ<ซ์าช์ัาจ์ัาๅ

- ୨୨℃. དབང་འ≌ོན་ཀྱིམ་ ཆོག་ཐམ་མིང་ཐོ་སྲོ་མོ་འབད་ནི་གི་ོན་ལུ་ ནུ་ཡིག་ଓིག་གུར་ གལ་ སྲིད་སྲོ་མར་འབད་མའི་མི་དེ་ལུ་ བུའ་ལྱིམམ་འདི་ནང་གི་ དགོམ་མལོ་ཕྱོ་ག་རཆོངམ་ སྲི་ལོད་པའི་ལར་ བུུའ་གྱིམས་འདི་དང་ ཆོག་ཐམ་ཀྱི་ལ་ཆོག་དང་ ཆ་ཀྱིན་ཆོ་མོ<མ་ འལོད་ལོད་པའི་ འགན་དབང་ཆོུ་གེ་ར་ལག་ལེན་འཐབ་ཆུགམ་པའི་རེམ་གིམ་རོྲོངས་པ་ ଓིན་ ཆ་འརོག་འབད་ཆོག།
- 224. དབང་འིོན་ཀྱིམ་ མིང་རོ་སོྲོ་མོར་ཆའོོག་མ་འབད་བའི་རྱི་མར་ གྲོམ་འཆར་བཀོད་པའི་ མིང་གོ་སོྲོ་མོར་ཀྱི་གནད་ོདན་རྒྱོ་ག་ར་བརྒྱོགམ་ཏི་ བརར་བརྒྱུད་ཆྱོ་ནངཔར་བསຼྱུན་འབད་ ་གོག་ལམ་ མི་དམངམ་ལུ་ཕྱབ་བས্སྱགམ་འབད་དགོ།

- 116. A person having objection against the transfer shall show cause against the transfer within one month of issuance of such public notice to the Authority.
- 117. The Authority may, at any time, carry out enquiries as it may deem necessary where it suspects that there has been a de facto or de jure transfer of a license contrary to section 114 of this Act.
- 118. The Authority may, by giving appropriate reasons, refuse transfer of license in view of breach of licensing terms and conditions, contravention of other laws of the country, and in the public interest.

Obligation of Licensee

- 119. A licensee shall take reasonable actions to prevent its users from carrying out illegal activities using the ICT and Media facilities or services, applications services or content applications services that the licensee owns or provides, or in relation to, the commission of any offence under any law in force in the country.
- 120. The licensee shall operate the facilities or provide services in accordance with the obligations, conditions, restrictions, and

220. ન્વન્ડ્સદેં વું છે અં વરુલ ખેષા નન્દ્ર સેથા ગાલે વન્ડ્યાન્ વર્વવ્ય વર્ત્વે વ્યાવ્ય વર્ત્વે સે ભૂન્ડનું લ થાવ ન્વન્ડન્ડ ક સું તે વર્ષાયા કે લવ્ય દેવા યો સુય કંત્ર સા કંત્ર હતું ત્યાલે હું ન્ડ

र्श्वेव पर्योग प्रयन् न में।

- ୨୨<.</th>
 དབང་འཐོན་ཀྱིམ་ འོམ་འཆ॔མམ་ཆན་ཀྱི་ྒྱུ་མཆོན་ཀྱི་མཆོག་ལམ་ ཆོག་ཐམ་ཀྱི་ལམ་འགལ་མི་ ཆོག

 དང་ཆ་ྒྱིན་ཆོུ་ལམ་འགལ་མི་དང་ རྒྱལ་ཁབ་ཀྱི་ཕྲིམམ་གཞན་ཆོུ་ལམ་འགལ་མི་ མི་<</td>

 དམངས་ཀྱི་མཐའ་དོན་ལུ་ ཆོག་ཐམ་མིང་ཐོ་སຼོ་མོར་འབད་ནི་དོ་ ོམ་ལེན་མ་འག<་ཆོག</td>

 བཞག་ཆོག།
- 296. ગ્રેન્સેં સેંગ્રેંગ્સેંગ્ર શુંગેર્ને તુ. બું ગુરુપ્વતુ પેંગુ સેગ્રે સેગ્રે સેગ્સે સેગ્સે સેગ્સે સેગ્સે સેગ્સ સેગ્ સુધ્ય સેગ્ સેગ્સ સેગ સેગ્સ સેગ સેગ્સ સેગ્સ સેગ્સ સેગ્સ સેગ્સ સેગ્સ સેગ્સ સેગ્સ સેગ સેગ્સ સેગ્સ

quality of service, tariff and rates determined by the Authority in the Rules and Regulations.

- 121. The licensee shall be bound to provide information including personnel details, annual reports and other information as required by the Authority within the prescribed time period using the format prescribed by the Authority.
- 122. The Licensee shall allow the Authority or any officer duly authorized by the Authority to inspect and obtain information, as necessary in discharging its regulatory functions.
- 123. A provider of ICT and Media facility or services shall not claim any limitation of its liability for any offence under this Act, unless such limitation has been expressly authorized or prescribed by the Authority.

Non-discrimination and continuity of supply

- 124. Alicensed ICT or Media facility or service provider may, on grounds which are reasonable, non-arbitrary and non-discriminatory and with approval of the Authority:
 - (1) Refuse to provide an ICT and Media facility or service to any person; or

୴୵୶ ୶୳୶ୖୄ୕ଽ୶ୖ୰ଈ୲ୢୖଈ୵ୡ୲୷ୖ୵୶୷୰୶୷୷୷୷୷

- ୴ୖ୶୴୲ୖୢଌ୕୩୶ଽୖୖ୕ଽ୶୲ୖ୶୵ୖୖୖ୶୲ୖ୵୳୳୵୳ୡୖୖଽ୶ୖୄଈ୲୰୲୶୵୷୵୵୵୵୰ୡୖ୲୷ୡୖ୲ ๚ุสุราชิ์ฑาญ ๚ุคุณฑุณณณาราชิ์ฑามิหร้าพรา ઐ[૾]ર્તેઃગૃઽ⁻૨૨,ઽ⁻ૡું ઞક્રાં નેંક્રાં નેંક્રુદ્વા પ્લેયાયલુલા સ્થાન્ડ્રા ગ્વર્ક્સ્ટ્રા સ્થુક્રા સુક્રા સ (2)
- ଌୖୢ୶୲୶ୖଽ୶ୖ୶୵୴୵୵ୖ୵ୖଢ଼ୖ୲୶ୄଌୠୄ୵ୢୖୄ୰୴ୢ୩୶ୄୖୢୖୢୢୡ୶୲ **??∼.** ર્ઢેવા ઘ્રચ રુત શૈુ ગ્વર ર્દેત ગ્વ કુદ્દ વ્યવેભાવ સુભાદેવા બાદાવા બાદાવા વર્ષ ગયુત સુવ સેવા છે. ୴୵୕୶ ૡଵ୶ୖ୵୕୩୲୶୲୕ଽୖୢୢଌୗ୵୕୵ଵ୵ୖୖ୶ୖୖୖୖଌ୩୲୩ୗ୶ ୢୄୄୢୄ୷୶ଌ୕୶୵୵ୄୖ୴୶୴ ୡୄ୕ୣ୶ୖ୶୶୶
- શ્વે નગરા જેના શ્વેના આ ગામ આ र्रः वेंनन्हेंन्नर्गेन्कोर्केगा
- र्नेव येव य रुग न में।
- 233. ธิ์ฑฺายณาลธาลิ ฑิพา การาละีสาญา พราสา การาละีสาขิงการาร์การู้การสำ ૡર્થો નર્યેવ યાનસ્તુરણ: ક્રુવર્સ્ને રથી છે સે હું લથવ વૈલે નેવ સુર લેવ નહુ ન નન
- 232. สิ้ๆเขลงเนธรามิาทิพ รุจรานธิสายิพรุจัทพาลทั่งราทีรามิาหรรง รุจรานธิสา શ્રીશ્વ હેન્'નુ'વર્ગેન્'ચર્વ' વર્જ્ઞ ર્વેગ'ર્ફુ'ભગ'ભેઠ્ન'વદ્યવ્ય કેન્'નુ'ખર્ગેન'ચર્વ'નુશ્વ' नडेश्र हे. नह र्ने कर् छेव के गो प्रणव पक्षे र्यणय क्षेवा

ં દેવાઓવે જેંડાલવડા રવા

- (2) Discontinue or interrupt the provision of such facility or service to a subscriber and or a consumer.
- 125. Where any action specified in section 124 is taken, the licensee shall promptly provide the affected person or subscriber reasons in writing for such action.
- 126. The person affected by the action of the ICT or Media facility or service provider under section 125 of this Act may make a complaint to the Authority within thirty days of the refusal, discontinuance or interruption.

Enforcement, Suspension or Revocation of a License

- 127. Where it appears to the Authority that a licensee is in contravention of any of the terms and conditions of the license, the Authority shall by an order make such provision, including payment of fine, as it appears necessary for the purpose of securing compliance.
- 128. The Authority may suspend or revoke a license or a permit after giving written notice to the holder and giving the holder a reasonable opportunity to make representations to the Authority

234. ૬્વત્સ્વદેવાગ્રીએ ગાનઅગ્વઅવ્યગ્રીગ્વવર્સ્વર્કાબુ ખેર્દદેએસ્ટ્રેન્અસ્ટેક્સ સેવા સેવા ઘય ખત્સ વવત્ત્વર્સ્વ અઠઅઅસ્ટેવા ખત્સ સ્એર્ગવૃત્ત્વેર્સ્સ્ટેવા વેર્ત્સ સ્ટે વીંગ્રેન્સ્વઅ દેવાઘય ખત્સ વવત્ત્વાલર્સ્સરેવાયા અત્સ વ્યવત્વ્યા

?ઽધ. ર્વેન્મોર્નેં કાર્ક્રન: _{૧૧}૯ અવેં વન્કેને:નું અર્ગેનું અવેં ગર્નેન્પોક ગર્નન્સ્ટન્સ્થા વ્રથન બેંનું એંભુ: કેં વાં થચા વર્ઠન એ વીયા વને વર્સે બયા વર્ષેનું સુંત છુન્સા એ મેં બન્તુ લન્ય દેવા શુંનુ એભુ: નેન્વ્ર્સુય વન્નુન્વે અર્ઠ્સ સું ખેવા ર્ધવા ભુ: છેવન્દ્રો

 within thirty days with respect thereto, where the Authority is satisfied that:

- (1) The holder has contravened this Act, rules and regulations or the terms and conditions of the license or permit;
- (2) The license or permit was obtained through misrepresentation; or
- (3) On giving written notice of suspension or revocation to the holder, without having to give the holder an opportunity to make representations to the Authority with respect thereto, where the holder fails to comply with a request to pay fees or interest due.

Interconnection

- 129. The Authority shall ensure equitable and non-discriminatory interconnection across various networks is promoted.
- 130. The Authority may determine the type of ICT and Media facility or service or any other facilities and or service which facilitate the provision of network services or applications services, including content applications services to be eligible for interconnection.

୴୶ୄୠ୕୶୴ୢଌୄୢ୕ୣ୵୲୵ୖଌ୴୲ ୨**ୖ୵**୯. ୣୣ୵୳୵୵ୡ୕ୖଽ୶ୄୖୢୄଈୢ୶୲ୢୄୢୣୢୢୖୢୡୖ୵ଌ୕୕ୖ୶୲ୄୄୄ୶ୖୄୖୄୖୖୢ୴ୖୖୖୖୖୖ୴ୖୖୄ୴ୖୄୖୖୖୖୖୖୖୢ୴୴ୖୄୖୄୖୄୢୖୄୖୖୖୖୖ୴୷ୖୄୖୄ୷ୖୄୖୖୖ୴୷ୖ୷ୖୄ୷୷ୖ୷ୄୖ୷୷ୄୖ୷ ୖଽ୶୲ୖ୶ୣ୵ଽ୳ୖୖ୵ଽ୴ୠୄୄଽୠୄ୕ୠ୲ୠୄଌୢୠୄ୵୲୵ୠୖ୲୶୲୴୵ୣୢଽ୩୲୩୲୨୵ୖ୴ୣ୵୳ୖଽ୶୲୩୲୨ୠ୲୳ୖୖୖୖ୕ଽୢ୵୩ୗୄ

डेवा (२) र्ळेगावय બनव गवनन्त्र यों पन्दर्धि तशुरुद्युर्द्युन्द्रे भेवर्ण्यन्य अवन्य

ठेवा

- 131. All ICT and Media facilities or services under section 130 of this Act shall provide interconnection directly or indirectly with the facilities and equipment of other ICT and Media facilities and services and shall not install features, functions, or capabilities that do not comply with the National Standards.
- 132. A licensee who interconnects with another licensee shall take reasonable measures to ensure that the interconnection does not cause physical or technical harm to the other licensee's facilities or services.
- 133. A request by a licensee to make any interconnection with another licensee shall be refused only on technical grounds which shall be verified by the Authority.
- 134. Any interconnection provided by a licensee pursuant to the provisions of this Chapter shall be provided at reasonable rates, and on terms and conditions which are not less favourable than those, provided to any:
 - (1) Other part of the licensee's own business;
 - (2) Non-affiliated supplier; or

- (२) दर्खेवायाहेंगवाकेन्क्षे नग्रवाक्वेवान परंतु
- ગલિવાગન્સુત્પ્પુર્જ્સુત્સાં હું બચા ચવાર્થે ગચાલવા સુચેવાએ વા જે ગાન્ત્ર અનુવ હું ગો ส์ขาญ มณ์สัญาวุณจรารที่เมิ่า ฉราพรา (2) ธัญายมาตรกลิเป้า กระบิเชีรณมาชีวธาตุมาตุลา
- าริสารยราวกรรภัพ เหลงเริ่าจากรรณาเริ่าจากรรณาเริ่าจากระ तनर्न्तरन्वनाः र्क्तेगा

??~. બેલુઃવનૈઃધો ૬ વેનિશ્વઃ દ્વેં દું દું ૬ દ્વારા છે. દેવા થયા વરૂ દેવા વીશ્વ અર્વે ર્ધે ૬

- નર્ડુવાશ્વ સે હેવા ???. ર્કેવા ક્રચાવરુ ત્સે વાલુ કે વા દુન્યા રેવા પ્રગ્ન બવ દુવ અશુદ્દા વસે વા વર્ષ્ય છે વા દેવા สมารสกมิเริ่มเป็น หลาสู่สามยุรารยิณารกรามิร่าปีพ. สิ้นเสมารสกมิ. ગલવ એ ને ગો. અદ્યવ મુંઘ ખત્વ. લગભ મેં ગાં છે. તે તે ખત્વ. ત્યુવા
- 232. વરુવાદ્યેશશાયદ્વવિદ્વં 64. 190 મવેલેવાથી વદ્વદ્વં વાયકુદાવસેવાવસુવારેયા ન્દ્રત્યન્ 'પત્રુ નુસાય મુંચાર નાલે નાય છે ના માલવા સુવર સાથે સાથે સાથે સાથે સાથે છે. ยาทาง พาส ยาทางสิลานนิร์านพ ผสาสู่สามยู่านยิณษิสาร์ที่นารา

(3) Subsidiary or affiliate of the licensee.

Infrastructure sharing

135. The provisions under sections 129 to 134 of this Act shall apply, mutatis mutandis, to the sharing of ICT and media infrastructure.

Effect of agreement or arrangement

- 136. A provider of ICT and Media facility or service shall not, without the prior approval of the Authority, give effect to any agreement or arrangement, whether oral or written, with another ICT or Media facilities or service provider with regard to the:
 - (1) Interchange of their respective facilities or services;
 - (2) Management or operation of either or both of their ICT or Media facilities or services or any other ICT or Media facilities or services with which either or both are connected; and
 - (3) Apportionment of rates or revenues between the providers.

Numbering

137. The Authority shall establish and manage a national plan for the

ଅକ୍ୟାକ୍ଷଂସମ୍ଭିନ୍'ଅକ୍ଷା ୨**୨**๗. ๅସନ୍ଦେଝିଣ୍'ଶ୍ରିଷ' ସତଦାସିଷଷ'ଦେମିଦି'ହିଁସା'ୟୃ'ସର୍ଛି'ସଦି' ସତଦାଧିସା'ମୁମକ୍ଷିସା'ସାଜି'ର୍ଞ୍ଚ'

- २न्न२'वे'२२१ (२) विंदःस्ते नद्दः न्द्रान्द्रुदान्द्रुदान्द्र्येणात्द्युयांस्या अत्या नदान्द्रुदाय्द्र्वान्द्रेवा अत्यतः लनसार्हेगार्द्धायसागर्र्या अत्यतः गर्हसाद्यतः यदान् नदार्द्व
- **गवक्तुः प्यन्तवः मनेक्क्रीगांगीभ्यगाभेवादर्योग् न्द्र्याश्वःवी १२७.** महर्ने वानक्रुन राव्ये भारत्य स्वायाः रेगान न न्यन्ता न्य स्वायां मिल्ला स्वायां क्या स्वायां स्वयां स्वयां स्वायां स्वयां स्वयं स्वय

(3) ธิ์ฑฺายมานธรามิฑิาพสานฑ พราส นาต์ภาพราพิรามิ

allocation of telephone numbers in an equitable manner among licensees in accordance with the Rules and Regulations made thereunder.

- 138. The Authority shall, in managing the national plan for the allocation of telephone numbers among licensees, pay due regard to the existing allocation of numbers.
- 139. Subject to this Act, the Authority may make Rules and Regulations imposing on any licensee, the responsibility to offer number portability, if the Authority is satisfied on reasonable grounds that the:
 - Benefits likely to arise from the requirement to provide a particular form of number portability outweigh the likely cost of implementing it; and
 - (2) Requirement will not impose an unfair burden on any licensee.

Donation funds, benefits or loans from foreign sources

140. A person shall not receive on behalf of, or for the purposes of, any ICT or Media facility or services in Bhutan any donation, benefits in kind, or loans from a foreign source.

However, the loans for bona fide commercial purpose may be raised in accordance with the laws in force in Bhutan with the prior approval of the Minister.

- $$\begin{split} \tilde{a}^{\dagger} \tilde{a}^{\tilde$$
- 2३९. བ᠊ᡷᠺ᠄ᡦᡆᢆᢂᢂ᠄ᠺ᠋᠋ᡭᡭᡃᡪ᠋ᠴ᠆᠋ᡊᡅᢂ᠄ᢂ᠂ᠺ᠋ᠯ᠋ᠺ᠋᠋ᡎᠬᠴᠴ᠊᠆ᡪᠴ᠆ᡪᡘᢄᢅᠯ᠄᠊ᡃᢆᡚᢂ᠂᠂ᢆᢜᡏ᠋᠋᠍ᡃ᠌ᢂ᠈ᠺ᠋ᢍᡄᠵ᠗᠂ ᡷᡆ᠋ᢩᡙ᠂ ᡆ᠋ᠬ᠄ᡱᡪ᠆ᡪᠴ᠆ᡊᡘᢄᢅᠯ᠊᠋ᡎᢓᢂ᠂ ᡆᡰᠲᢂ᠂ᡆᡰᢂᡅ᠄᠊ᡍ᠍᠍᠍᠍ᡡ᠋᠋᠋ᢍ᠋ᡬᢋ᠄ᢩ᠌ᡇᢋᢇ᠌ᡘᡬ᠄ᡆᡰᢙᢆ᠄ᡆᢩᡆᡪ᠄ᡩᡬ ᠍ᡬᡆ᠋ᡎᢩᡁ᠂ ᡙᢆ᠋᠋᠋ᡩᢄ᠊ᠺᢂ᠂ᡸᢄᢋᢂ᠋ᠴᢄᢓᡆ᠋᠋᠋ᡆ ᠙ᡊᠴ᠊᠋ᡠ᠄ᡆᡅᡅ᠈ᡭ᠄ᡅᢆ᠂᠂ᠴᢌᡘᡘᡙᢆᡆᠵ᠋᠋᠋ᠵᢓᡆ᠋ᡎ᠓᠖ᡠ᠂ᡆ᠍ᡸ᠊ᡬᡆ᠋᠗᠈ᡘᡭ᠁ᠴ
- 23<. ઽઞઽૡદેંૡઃગ્રીએ હેંગાવચાલ૱ઽચેઃહુંંગોપરાલ વક્તુઽાલ્ધેલઃઅઽગ્રર્સ્સાર્ટ્સાંગેગે રેંૃેૡઃભુ કુભાર્ભેન્સાલહરાગાલેપરદેવઃર્ગ્નેઽાલવગયલેઃસ્નુનસાભુ રાર્થ્વેપ્ભેનપાલેખન શન્સાર્શ્વેઽાવન્સાભુ લેંસાયુલાગ્રીપાર્ટ્સાનગુરાલવરાઽવૉા

- 141. The Minister may grant approval referred to in section 140 of this Act, if the Minister is satisfied that the donation from foreign sources is specifically intended for the direct professional and commercial development of the ICT or Media sector.
- 142. Any funds, benefits or loans obtained from a person in contravention with section 140 of this Act shall be forfeited to the Government.

Foreign participation in the ICT and Media Industry

143. Foreign Direct Investment in the ICT and Media sector may be granted by the Cabinet after giving due regard to all circumstances including national interest and the prevailing Foreign Direct Investment policy;

Provided that this section shall not apply to the media sector relating to news.

144. For the purpose of section 143 of this Act, the Authority shall, based on a written policy of the government, issue license to allow participation by foreign companies in the ICT and media sector under such terms and conditions as it may impose from time to time.

ૡૢૡ૾ૻૼઽૢૢૻૼ૱ૡ૾૾ૢૻ૱ૡૢૼૡૢૻૡૢૻૡ૽૿ૡ૾ૺ૱ૡૹૣૻૹૢ૽ૺ૾ૻૻૢ૾ૼ૱ૡ૱૱ૡ૾૽ૡ૽૾ૡ૾ૻૡ૽ૻૡ૽૿ૡ૾૾ૡ૾૾ૡ૾ૻૡ૽૾ૡ૾૾ૡ૾ૻૡ૽૿ૡૡ૾૽ૡૡ૾૽ૡૡ૽૾ૡૡ૽૾ૡૡ૽૾ૡૡ૾ ૡૢૣઌૣૹૻઌ૽૿ૢૺૢૡૻ૾૾ૹ૾૾ઌૣૻૻઽઽૹઌ૽ૢૢ૽ૺૡૻૹ૾ૢૼૡ૽ૺૹ૽ૼઌૣઌૹૻૻ૾૾૾ઌૻૻ૱ૻૻઽૼૡૼઌ૱ૢૢૢૢૢૢૢૢૢૢૢૢઌૻૡ૽૽ૢ૾ૡૡૡૣ૾ઌ૾ઽ૾ઌૻઽઽઌ૱ ้ธ์ี่ๆ 'ฮุล' ผู้รารที่ไ

าราวัสาวสูาหมือนานผูญนาวิทาราวราวสูาวาลีามาสา ยิเสอนาขิเหมือนที่คาง ୄଅଂସମ୍ୟୁ' ଝ୍ଟ୍ରଣ୍କଶ୍ରୁଷ୍ୟମ୍ବାବୁମ୍ଚର୍ଜିମ୍ବଷ୍ୟ କ୍ରିୟାଭିମ୍ବର୍କ୍ଷ୍ୟରିକ୍ଷ ଅନ୍ମର୍ବିଷ୍ୟ କ୍ରିୟା କ୍ରିର୍ମ୍ବର୍କ୍ତ କ୍ରମ୍ବର୍

5ৰ্শা

 $2 \simeq 3$. વરુવ: સિયય પર્વ તે દેવ સંત $_{1 < 0}$ અવે બંધે દ્વાપાર્શ ત્યાય પ્રાપ્ત છે. દે પ્રાપ્ત સ્વાપ્ત સ્વાપત્ર સ્વાપ્ત સ્વાપત્ર સ્વાપ્ત સ્વાપ્ત સ્વાપત સ્વપત સ સ્વપત સ સ્વપત સ સ્વપત સ સ્વપત સ્વપત સ્વપત સ સ્વપત સ્વપત સ સ્વપત સ્વપત સ્વપત સ્વપત સ્વપત સ સ્વપત સ સ્વપત સ સ્વપત ธิ์ขาณฺ๙าณิสามิ ๗าๅฺรูณา ณินสา พราสา จริฏิสาหฐินาสู่ ขาตุราจติฬาฃๅรรา

૧⊂૧. ર્ફ્સેન પેંગોસ કેવેન્રુભાવવાગી વઘુઽાલુઽસ હું ભયાર્વેડ સાલભાવડેવયાવડે કરાયા વ ૬, ગર્ક દ્વે ગ્વર્મુ દ્વરાય સુવાર્ય જાણ અન્ય ગર્ક ગ્વર્મુ દ્વરાય સે ગાલ દેવા છે. આ ગામ છે. આ ગામ છે. આ ગામ છે. આ ગામ આ ગ આ ગામ આ ગ આ ગામ આ ગ આ ગામ આ ગ चित्र केंगा

- 145. Notwithstanding section 144 of this Act, a domestic company operating within Bhutan under this Act may enter into commercial contracts with a foreign company for the sale or purchase of equipment, consumables, hardware or programming or other software, or consultancy services, subject to any other law which may govern such contracts.
- 146. A copy of such contracts entered into shall be deposited with the Authority within thirty working days from the date of entering into such contracts.

CHAPTER 7 INSTALLATION OF ICT AND MEDIA FACILITIES

Installation permits for ICT and Media facilities

147. An ICT and Media facilities provider may apply to the Authority for facilities installation permit authorizing the facilities provider to carry out the installation of one or more facilities, in the manner provided in the Rules and Regulations.

Entry upon and construction of ICT and Media facilities apparatus across any land

148. Subject to section 147 of this Act, an ICT and Media facility provider may:

2**૯૯.** ને નક્ષુઢા અલે ભગા વનગા ગાઠા પૈયા નક્ષે ગાય તે વ્યવા ગાય તે પૈયા ને ને પૈયા ગાય તે જે કુઢા ગાય તે જે કુઢા ગાય તે જે કુઢા ગાય તે પ્રાપ્ત છે કુઢા ગાય તે પ્રાપ્ત ગાય તે પ ગાય તે પ્રાપ્ત ગાય તે પ

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- (1) Enter upon any land, including any street, road, footpath or land reserved for public purposes and construct and maintain apparatus upon, under, over, along or across any land, street, road, footpath or waterway;
- (2) Alter, remove or replace the apparatus; and
- (3) Attach wires, stays or any other kind of support to any building or other structure.
- 149. In taking any action under section 148 of this Act, the ICT and Media facility provider shall:
 - (1) Comply with environmental policy of the government and relevant laws;
 - (2) Consult with and seek prior agreement from local authorities, utility service providers, owner and other parties who may be affected by the planned installation of the facilities;
 - (3) Ensure minimum damages or disruption to the property owners in installation of the facilities and make fair compensation for the damages or disruption, if any;
 - (4) Restore without unreasonable delay any damage caused during the installation of the facilities and leave the land in

นสิษิะเฉยูรพลิรุนะ ณีๆจรัรทีนรุร พธริมยุลสูสสูสสูง

- มิ^เขพุ (1) ๆดูรพิเพยนนนั้น ซิเซ็มรูสูงรรณสิณานี้รุเลิมพ.สู รรณสิณารที่
- (ร) อิม พาส นลันทั่านาศุลายาารูกริยายา ยัมยายา พาส
- तन्नचर्केषाद्वै:८८) (१) ऑर्येकसर्तुः दशुरावर्डेसादवर्द्दिः चर्नेदाद्वेः अप्यदः ळवावर्डुणसर्केषाः
- (2) ହିଁଷ୍ୟର୍ଭ୍ୟ ୩୍ବ୍ୟୁଟ୍ୟେଷ୍ଟ ୩୯୦୦୪ ଅଟ୍ୟୁଟ୍ୟୁ ଅଟ୍ୟୁଟ୍ୟୁ ଅଟ୍ୟୁଟ୍ୟୁ ଅଟ୍ୟୁଟ୍ୟୁ ଅଟ୍ୟୁ ଅଟ୍

a condition reasonably similar to the one that existed before the installation of the facilities; and

- (5) Act in good faith.
- 150. Local authorities, utility service providers and persons owning or having the care of any land who are likely to be affected by the planned installation of the facilities shall have a general obligation to:
 - (1) Grant reasonable access to their land for the purposes which have been authorised under this Act;
 - (2) Seek agreement with the facility provider, wherever possible and under terms that are reasonable; and
 - (3) Act in good faith.

Purchase or Lease of Land

151. The Minister may recommend to the relevant Government agency the purchase or lease any land in Bhutan by an ICT or Media facility provider as required by the facility provider for, or in connection with, the establishment or operation of a facility provider's system or as to which it can reasonably be foreseen that it will be so required, in accordance with the prevailing laws.

- ارم) କୁନ୍ୟାସିଂହ୍ରିନ୍ୟସ୍ୟର୍ବ୍ୟର୍ଥ୍ୟରୁ ଅନ୍ଥିନ୍ୟର୍ବ୍ୟାୟର୍ବ୍ୟ (۹) ନ୍ୟୁନ୍ୟୁ ଅନ୍ୟୁ ସ୍ୱାର୍ଦ୍ୟର୍ବ୍ୟର୍ଥ୍ୟରୁ ଅନ୍ୟୁ କୁନ୍ୟୁ କୁନ୍ୟୁ କୁନ୍ୟୁ (۹)
- मुःअर्ळवःश्ववःयतेःतर्ह्तवःर्श्वेृृःत्वनःन्दरुषाःवैः७८१ (२) गःश्वेःर्र्त्तत्रंत्वाय्वनयःव्यन्दुरुः मुुःअर्ळवःश्ववःयतेःत्वःळेषांगेःर्वेषाःवोःर्वेषाःव्यसः अद्युवः
- བઙູଽ୕୩๙ ୴ଝୖଽ ନୖ୕ ୲ଈ ୩'ୖୖୖ୕ ୳ୖୢୄୖୄୖୢୖୖୢୄୖ୴ୖ୴ୖ୕ୣ୵୴ୖୖଈୡ୲ୡ୕୲ ୩ୖୖୖଌ୩ ୴ୡୢ୕୶୕ଈୖୄୢ୴ୄୢୖୄୢୠୄୖ୲ ୴ଌ୕ୡ୕୳ୄଌୡୖ ୴ଝୖ୲ ୩ୡ୕ୣୄ୶୲ଽୄୢୖ୴ଽ୴ୄୠ୕ଽ୴ୖଈ୕୴ଢ଼୶ୠୄୖ (୶) ୵୵୵୶ୖୄୄୄୠୖଽଽ୕୩୲ୠୢ୲ୠୄୢୖୢୢୠୄୖ୵୳ୡଌ୴ୣ୵ୖ୩ୄୗ

- 152. The Ministry shall not recommend the purchase or lease of land, unless it is reasonably satisfied that the ICT or Media facility provider has exhausted all reasonable alternatives to purchase or lease.
- 153. The purchase or lease of land under section 152 of this Act shall be done with prior approval of the Cabinet in accordance with the laws pertaining to the acquisition of land.
- 154. Where an ICT or Media facility provider has acquired any land under section 153 of this Act, the facility provider shall not dispose of that land or of any interest or right in or over it except with the consent of the Authority, nor use it for any purpose other than a purpose authorised under this Act.

CHAPTER 8 SPECTRUM AND RADIO COMMUNICATION

Spectrum plan

155. The Authority shall develop and manage a spectrum plan in respect of any part or the entire spectrum in accordance with the

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اسة: ۲ توريخ الماني من المانية المحتوية الم

- 243. વરુવઃલિઅઅ'વર્વવેર્?દેવ'ર્ઠઠ' 24૧ ચવે'વેંથાભુ' અ'ઠ'ર્છેવે' અન્ડવ' ગ્નુ'ભર'બેવ'વે' થો'ઘર'ભુ' અ'ઠઅભેં'ક્યુન'ગ્રુ'લિઅઅ'ભુષઅર્દ્ધ'રૃન્ડવલેબ' ભ્રુવ'ક્તુઅ'થાલુન્ટર્ઢેથાઅ' બર્ષ શ્રુ'ર્થેન્ડથી'થાવન્ડન'બેવ'ન્ને'વનન્ડ'ર્નથી
- 243. ગાભા શ્વેન વમ મેં લગ્મ મુન વ્યવેભાવ્યું ભારત્યાં ખારતા વમ વમુન અથુ તે મુવે અભિ ર્યું ન વવન સે ગીસ જેં તે ખારતા સા ભાર ભોત તે ગીર્મ મું અઠત સ્વ મું અઠત સ્વ પ્યતે ગાન આ ભા ગી ચવસ બે સા ચા બાસ દેવા સા તે ખેત પ્યતે સુધ્ય મું અઠત રત્વ મું ખેત સે સા દેવ્સ પ્યતે ગાન સા સા બા સા ગાર્ન ગો ચવસ બે સા ચા બાસ દેવા સા તે ખેત પ્યત્ય સા સા બાદ સા સા બાદ સા સા બાદ સા બાદ સા બાદ સા બાદ સા બાદ સા બ સા ગાર્ન ગો સા બાદ સા સા બાદ સ સા બાદ સ સા બાદ સ સા બાદ સા

policy directives issued by the Ministry.

Provided that adequate spectrum shall, as may be deemed appropriate, be reserved for community radio.

Prohibition on using spectrum without assignment

- 156. Subject to such exemptions as may be determined by the Ministry, no person shall intentionally use any part of the spectrum, unless he or she holds:
 - (1) A spectrum assignment issued under this Act; or
 - (2) An apparatus assignment issued under this Act.

Issue of spectrum assignment

157. The Authority may issue a spectrum assignment which confers rights on a person to use one or more specified frequency bands for any purpose consistent with the spectrum plan.

Issue of apparatus assignment

158. The Authority may issue an apparatus assignment which confers rights on a person to use the spectrum to operate an ICT or Media facility of a specified kind at a specified frequency or in any specified frequency band or bands.

Transfer rules and regulations

159. The Authority may formulate Rules and Regulations on transfer of the rights of the spectrum assignment.

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Compulsory acquisition of assignments

- 160. The Authority shall develop procedures for the compulsory acquisition of assignments in a determined spectrum.
- 161. The Authority may pay a reasonable amount of compensation to the holder of an assignment whose assignment has been acquired prior to its expiry under section 160 of this Act.

Radio communication

- 162. The Authority is vested with the power to control, plan, administer, manage, regulate and issue license of radio frequency in accordance with the Rules and Regulations developed by the Authority.
- 163. In controlling, planning, administering, managing, regulating, licensing and permitting the use of radio frequency spectrum, the Authority shall comply with the applicable standards and requirements under the laws in force and international legal instruments ratified by Parliament.
- 164. The Authority shall develop National Radio Rules and Regulations to deal with the manufacture, sale or use of radio communication apparatus.

Radio Frequency Band Plans

165. The Authority may from time to time prepare a Frequency Band

૱ૢઽપર્યવાયૉવર:સુગાચ:ગ્રુઃપ્યઅ:શેઃવઢ્ઠર:ગાંભી ૧૯૫. ૬વઽવદે:વ:શેુઅ: ૬અ:૬૮:૬અ.બુ: લ્રુવાયગાંગીઅ:ર્ક્ષેઽ-સેઃચેઽ-લુઅ:૬૮:પલેબ:૬ે.

ការ៍។

- 26~. ઽਙઽૡૻઽૼ૱૽૿ઌ૾ૢૹૻૻ૾ૻૻ૱ૢઽૡૹ૾ૺૡૻૻ૱ૡૢૻૢઽૡ૱૾ૺઌૻૹ૽ૻૼ૱ૹૻૻ૱ૼ૱ૹૣૢૢૡૻૻૻૻૻ૱૱૱ ૡૡૼૡ૾ૡ૱ૡ૾ૺૡૼૡઌ૱ૡ૾ૺૡૼૢ૾ૻ૽ઌ૾૿ૺ૾ૼૡૼૡૢૺ૾ૻૹ૾ૢ૾ૡૡૻઌ૾ૻૡૼૡ૾ૻૡ૾ૡૡ૾ૡૡ૾ૺૡ૽૿ઌ૾ૺૡૡ૾ૺૡ૽૿ઌ૾ૺૡૡૡ૾ૡૡ૽ૺૡૡૡૺૡ

- **ଌୄ୕୕ଽୄଽ୵୳୵ଽୢଽ୲ଌ୕୶ୣ୵୶୕ୣ୳** ୨୦୦. ୵୳୵୵ୡ୕ଽ୶ୄୢୖୄଈ୶୕୶୲୵୶ୠ୳୵୳ୖଈ୰୳ୖୠୄୢୄୢୖଽ୵୵୳୵ୖୢଽ୶୲୲ଊ୶୕ୖ୵୶୰୷୵୲ୖ୶୶୵ୣୖ୶୲ ୳ୖୡୄୢୄୠ୕୵୵୳୵ୖ୳୲ୖଽ୶ୄୠୢ୕ୄ୲ୖୠୢୖୣୠୖ୵ୖଽ୶୲ୠ୶ଢ଼୲ୄଌ୕ୢ୲୳ୖଈ୕ୢଌୗ

Plan in respect of any part of the radio frequency spectrum in accordance with the policy issued by the Ministry.

- 166. A Frequency Band Plan shall:
 - (1) Define how the radio frequency spectrum is used;
 - (2) Aim at ensuring that the radio frequency spectrum is utilised and managed in an orderly, efficient, economic and effective manner;
 - (3) Aim at reducing congestion in the use of radio frequencies and at protecting radio frequency users from any interference or other inability to make use of the radio frequencies assigned to them;
 - (4) Avoid obstacles to the introduction of new technologies, facilities and services; and
 - (5) Aim at providing opportunities for the introduction of the widest range of ICT and Media services and the maximum number of users thereof as is practically feasible.
- 167. The Authority shall, by Rules and Regulations, provide for the preparation, implementation and review of a Frequency Band Plan.

- (२) ลูรหมัลาวณีระศูขุณซู่านขานสาวสารสารา ข้ารัขารขุณขมาวยังส์ รรา ลูรหมัลาวณีระศูขุณขฐานสาวผิสารสารมีซู่าญา มีรราญฏีรรารร ฏีรรรามีสาวณีระศูขุณขานสาวผิสารสารมีซู่าญา มีรราญฏีรรารร ฏีรรรามีสาวณีระศูขุณขานสารสารที่ พระสิทธารรณี ณา รณิตพายธรรณี
- (3) การหนึ่งเหตุสารา (ชาตา) (ช
- (7) त्रुप्यद्यवराग्येत् सुग्रवाय्यत् गा न द्वाप्या प्यवयद्यत्र जव यद्याप
 त्यनन क्रियन न क्रियन न प्रदेश या न द्वाप्या प्यवयद्य न जव यद्यप्य जव यद्यप्य
 (२) त्रुप्यद्येव या ने द्वाप्य न प्रदेश या न द्वाप्य प्यवयद्य जव यद्यप्य
 (२) त्रुप्यद्येव या ने द्वाप्य न प्रदेश या न द्वाप्य प्यवयद्य जव यद्यप्य

ลูราวสิสารณ์รายๆพาณีราวสิสาขิ ธารุพาทุกรรรมีรายพา (२७ म.सु १२ म. मु १२ म. ขิ เรอราทุลิ เวลี ราที่ไ

Exemption for Radio communication Licenses

168. The Ministry may, in consultation with the Authority, specify the class of radio communication stations or radio communication apparatus to be exempted from the requirement of a license or permit as specified in the Rules and Regulations. .

Amateur Radio communication provider's permit

169. The Authority may issue, modify and revoke amateur radio communication station provider's permits in accordance with the provisions of the National Radio Rules and Regulations, and may require such permit holders to pay fees as prescribed therein.

Control of possession of Radio communication apparatus

- 170. A person shall not possess any radio communication apparatus designed or adapted for emission, which uses frequency restricted in the frequency band plan, unless he or she possesses:
 - (1) Permit issued by the Authority in accordance with the National Radio Rules and Regulations; or
 - (2) An ICT or Media facility license relating to radio communication issued under this Act.

শ্ৰূ'ৰ্ক্তগ'ষঝ

(२) મહત્વા મુશ્ર અશ્વ પ્રદેશે દેવા યું ર્યું નુમારે દ્વુદ્વ પ્રદ્યું તે મુદ્ય પ્રદેશ મુદ્ય પ્રદેશ પર પ્રદેશ પર પ્રદે પેલ પ્રદેલ પ્રદેલ પ્રદેલ પ્રદેલ પર પર પ્રદેલ પર પર પ્રદેલ પર પ્રદેલ પર પ્રદેલ પર પેલ

- 171. If a person possesses radio communication apparatus in contravention of section 170 of this Act, the Authority shall:
 - Seal or alter such apparatus or any part thereof in order to prevent the use of that radio communication apparatus for the purpose of transmission or reception;
 - (2) Issue to such person a permit for a limited or indefinite period authorising the possession of that apparatus on condition that it is not used during such period; or
 - (3) Seize such apparatus.
- 172. Radio communication apparatus seized under section 171(3) of this Act shall be held by the Authority until the issue is resolved by the Authority or a Court of competent jurisdiction, as the case may be.
- 173. The Authority shall, upon settlement of dispute under section 172, dispose-off the apparatus in the manner prescribed in the Rules and Regulations.

Provisions regarding interference

174. The Authority shall make provisions in the National Radio Rules and Regulations to prevent interference with radio communications.

2013. དབང་འଝོན་ᄞྱིམ་ བঙའ་দ্షিམམ་འདིའི་དོན་ཆོན་ ፻མན པའི་འོག་ལུ་ རོརོད་སྱོགམ་ འདུམ་འགྲིག་འབད་ཆོར་འིནམ་ལམ་ སྒྱིབঙའ་ཡིག་དངསྒྱིག་གཞི་ནངབཀོད་པའི་སྱོད་ ལམ་ᄞྱི་གོག་ལུ་ མའོ་ཆམ་དེ་ གའན་ལུ་སྱོད་དགོ།

²መ²• ર્નેૅૅૅૅātāā ²²²(સ) ચંદે[°]દેવા[°]ભું ચર્કર્વાયેર્વાયવર્ગ્યદે[°]સુંગ્લ્લેર્વાયુંગ્લ્લેબ³શું આર્થેઃઢચ્ચઃ કેવાં વાર્વર્ગ્નેૅૅૅૅૅārૅ઼ઽ્ઽ્લ્લેબ³ઝેં ડ્રચ્ડ્લ્ટ્લૅૅૅૅૅૅૅā ૹૼૼ૱૱૽૿ૢ૽ૺ ૡ૾ૺચચ્ચઃૺૺૺૺૺ૽ૡઽૢૢૢૡ⁻સ્યબચ્ચ વાર્વરર્ગ્વેદેવાં સેંસ્ટેં સ્વર્ટેદ્વાયાં અંત્ર ફુંદ્વરાર્ટેંડ્ ડ્રચ્ડ્લ્ટ્લ્સ્ટેંટ્સ્ટ્રોએ્સ્ટ્ર્સ્ગ્ ફુંદ્વરાર્ટેડ્ ડ્રચ્ડ્લ્ટ્સ્ટ્સ્ટ્રેસ્ટ્સ્ટ્ર્

- (୬) ୖୣ୵୲୴ୄୠ୶୲୶ୖୖ୷ ୶୲ୖ୕୷୕ଌ୶୲୴୰୶୶ୖ୶୶୶ୠ୵୵ୖ୳ୗୄ
- ขิพา (ว) ๆรักพิสา พกาสา ฉยักาลิาทิวัสาญา ลูกาลยิสากสูกาลยินามณ์รองาณๆ พิสาวยกาลิานพา ชัลาวที่ๆการกรายการเกู วิญฤพาซิามณ์รองา พกาสา
- 2002. ઢોર્ન્સ્ંકૈના'ગૈશ્વ વરુલ્લેશ્વશ્વાલ્વે કે પ્રેંત્ર કે વાર્ત્વ કે પ્રાયંત્ર પ્રેંત્ર પ્રાયંત્ર કે પ્રાયંત્ર પ્રાયંત્ર પ્રાયંત્ર પ્રાયંત્ર પ્રાયંત્ર પ્રાયંત્ર પ્રાયંત્ર પ્રાયંત્ર કે પ્રાયંત્ર પ્રાયંત્ર પ્રાયંત્ર કે પ્રાયંત્ર પ્રાયંત્ર કે પ્રાયંત્ર પ્રાયંત્ર કે પ્રાયંત્ર પ્રાયંત્ર કે સ્ટેલ્ટ સ્ટેલ સ્વર્ય સ્ટેલ સ્ટ

- 175. If the Authority is of the opinion that there is any interferencecausing equipment, radio apparatus or radio-sensitive equipment or suomoto, it may take necessary steps including random test to ensure an interference-free environment.
- 176. If an interference causing equipment is discovered pursuant to section 175 of this Act, the Authority may direct the person to remove the interference.

Human exposure to electromagnetic fields

177. The Authority shall make appropriate provisions in the National Radio Rules and Regulations to prevent harmful exposure to electromagnetic fields, and to ensure human health and safety.

CHAPTER 9 BROADCASTING

Broadcasting

178. A person shall not establish or run a broadcasting service or business, without a valid license issued by the Authority in accordance with the Government's policy and such conditions and requirements as prescribed by the Authority in the Rules and Regulations.

ন্তু ক্রন্দ্র স্থাম্বা

वेतुः य

୨ઌ૯. વરુલઃલેઅઅઃલ્ઽ૾૾ૡૺરેર્નેલઃઠલ: ૧૦૫ સર્૧ઽઃલલેભઃકે: નાર્નેઅઃરુનાસ્વે: વરુભાર્ઠેનઅઃ લફુઽઃવર્સુનાએઃલ્લુભઃઠઅઃને: બેઅઃફેંનઅઃફુઽચઃરુલ: ૧વઽઃલદેલઃશેઅઃ એઃરેંનેભુઃ વરુભદેનાઅઃને:વર્દેલઃવદઽઽ૧૫ૼઃયલેઃવર્ગેનિઃક્યુઃછેલઃઠેના

General Obligations on broadcasters

179. A person holding a broadcasting license under this Act shall:

- (1) Comply with certain obligations, hereinafter referred to as the "public service obligation" as specified in the license;
- (2) Respect the right to privacy of individuals;
- (3) Ensure that no programme forming part of its services infringes any copyright;
- (4) Ensure that advertisements are not deceptive or are not repugnant to good taste; and
- (5) Abide by the programme code developed by the Authority setting standards for the time and manner of programmes to be broadcast by licensee.

Public service obligation on broadcasters

- 180. (1) The extent and scope of obligations shall be specified in individual license and these may vary between providers of different broadcasting services.
 - (2) Notwithstanding provision under section 180(1) of this Act, the Bhutan Broadcasting Service shall be designated as the public service broadcaster and governed by an appropriate eye-law or charter approved for this purpose.

- ग८-२८९७' ર્ਬે'અર્ગ્વેગમ્પરેશ્વ ગાઠવ'વર્કે' ૧૫૧ (૯) ર્ਛેટર્ને વાયબા'વસ્થુગર્સ, ગાબે'સ્થુ' બદલ' બેગર્સ વેંચર્સેન્ટ વેગેને વેં વાર્ટેન્ટ વાય
- (ล) สราทิ เดกลาร์ทาทิ องคลาญาร์สามาณลาริมายิมา สรารกูลารกระฮา
- มาสมาสาร์ เข้าราวารามานาสารากา ภาพ. อรลาสิมสาสริสินัส์ทานู: มีราวสมาลาฏิ ธิ์ทายมาลขรม: มาร์เริ่ทามีมา (ว) ธิ์ทายมาลรา "มารมราดอนาร์ทานาทสารกรา" สาร ทุลณาจาโรานอรา

- The objectives of public service obligation shall include but not be limited to:
 - (1) Universal access of radio and television coverage;
 - (2) Unbiased and comprehensive coverage of news and current affairs;
 - Emphasis on a fair proportion of locally produced and culturally/socially relevant local content;
 - (4) Creation and dissemination of innovative and high-quality programming on radio, television and other mass media which is responsive to the needs, aspirations and interests and tastes of diverse audiences within the general public;
 - (5) Encouraging pluralism and diversity, including a reasonable mix of public and private sector involvement, in the provision of radio, television and other broadcast services at all levels;
 - (6) Provision of adequate opportunities for audience feedback and a reasonable and effective mechanism to deal with audience complaints; and
 - (7) Educative information on social issues.
- 182. Where state funding of broadcasting and related activities is involved, the highest norms of public accountability and

242. สูราชมูขพารา รัรราชมิณาชาพีราชสิณพารัสาสู่าสา สูญาตมพาซิเพรรณา ผมิณาขุรัญพาพีรางญา มิรามกพาซิเตมิเฉตุลารา รรณาขุณณาฮิเตุลพาสรา

- णवर्षण्ये पछन देव हुन्दे इन्ज्यने कण्छे पर्वे क्रेंग्रे का खुन हेव है। (e) हुन्द्रधेवन्दन कुन्लाईन कुछ्याण्रे प्रन्यकुन णविनण्ये ज्याने का हीना
- ๚ิเซาะธ์รุเ (จ.) สูญาณาสุราวณีรุญาาลักลัลารุรา ณพาญัญา/มิามู้ถิ่าวลัญาพัราพา
- (3) गीर्थकार्थलानेत्त्वता क्रिल्कार्थित क्रियोकार्यका क्रियोग स्थानेत्तानेता.
 (3) गीर्थकार्थलानेत्वता क्रिल्कार्थ्य क्रियोकार्यका क्रियोग स्थानेत्ता.
- 242. มิเวลรณเตลมเร็กเลกสารรรกที่เวลิกพานูณาสราสรา ๆเวลากุณาสู่รา

transparency shall be followed and editorial independence shall be maximized at all times

Encouragement of independent producers

- 183. With a view to promoting local content, building capacity of Bhutanese production houses and furthering diversity in programming, the Government shall encourage every person holding a broadcasting license to ensure that a significant proportion of all programmes are commissioned through independent producers and also require broadcasters and cable/ satellite television service providers to buy Bhutanese films and co-finance productions of films.
- 184. For the purposes of section 183 of this Act, an 'independent producer' shall mean a producer of broadcast programmes who is neither owned nor controlled by the holder of the broadcast license on whose network or system, the work of such producer is broadcast.

Power to proscribe unacceptable foreign broadcasting services

185. The Authority may proscribe any foreign ICT service, including foreign broadcasting service, within Bhutan if it is satisfied that it threatens cultural dynamism and harmony of Bhutan, or is likely

2<4. ઽབང་འརོན་ཀྱིམ་ འབྱུག་རྒྱལ་ལབ་ནང་འ་ོན་ལུ་ ཕྱིའིརྒྱུང་བས্གགམ་ཀྱི་ནབམ་རོག་ ୵ଽୢୠ୩୕ୖ୩୲୵୲୶ଽୖଈ୵୲ୄୖୄଈୢଽୠ୰୶ଌୡ୵ୄ୵୵ୄୢୖୄଌୄୗୄୖୖ୶ୡୢୠୄ୵ଡ଼ୖୢ୲ଡ଼ୖୡ୳୵ୄଌୢ୕ୣୖ୶୰୶ୖ୴୕୵ୖଈୖୖ୷୷୷୶

ર્રેશ બેવ તવન વ્રવસ એન પાલે સેલે મુન્ય સુગાય લગય દેવા છું. સેન તવન વેથી ન નન هرا

?<≃. વરુવ:ૡ઼ૺઅૹ'વરેવે: ર્`] વ:ર્ટ્ટલ: _{૧૮૧} ચલે:ૅ] વાયુ: 'મનમ્વન-થે!વર્ટ્સવાય:' ટેમ: ୖୖୖୖୖଽ୶ୄୠୣ୶୶ୖୢଌ୕୶୲ୄୠ୲୴ୄ୕୵ଽୖ୷ୄୢଈ୵୴ୢୢୢୠ୶୶ୖୖଌ୕୶୲ଌ୶୲୵ଌ୷ୖୖ୶ୖ୳୶୲ୖ୷ୣ୵୷ୣ୷ୄ୷୷୵ୣ୷ ๗สานถิาตรา ๆ๗าตะีสานกราพาพราพิสานถิ่า สูการสุขาฆาณฑาริ๗าครับหมูลามา શુ'ર્થે 5થાં

୩୮ନ-'ଶି'୩'ୖୖୖୣ୕୕୕୕୶ୄ୳ୖ୴ୢଌୢ୶ୄୢଈୄୢୄ୶ୄୖ୴୶୲୩ୄ୶୵ୖୖୄୄଌ୶୲ୄୢୢୢୢୢୄୢ୶୷ୄୖ୷୷ୄୢୖ୷୷୲୳ୡ୶୲୵ୡ୷ୖୡ୲ ૹ૾૽૽ૼૼૹૻૻૣૠૼૡૢૻ૾ૻ૾૾ૡૹૻ૾૾૾ૼ૱ૡૢૼૹૻૻ૱ૡ૽ૻૺૡૻૻ૱ૡ૽ૼૼ૱ૡ૽ૻૡ૽ૻૡ૽ૼૡૻૹ૽ૻૡ૽ૼ૱ૡ૽ૻૡ૽ૻ૱૱ૡ૽ૻ૱૱ૡ૽ૻ૱૱ ન્રસુ્વત્યઃર્ત્તુ'થી'ર્વેવા'બન્ન નર્વે'ર્બેન્ય'નેન્ન'વાૃક્વ'નર્વે'વૈ'થી'ર્ને વૃભુ એઅન્ય:વુવાન าลู้าาวอู่ๆาลิาาา วิาทามาฮาา ผู้ๆายๆ พาฮา เนยู่ญาลาาบารมีกามมีกาม

^{2<3}. શ્ર·ગાવશ્વ:ગ્રિ:વર્સ્ડન:ર્નેવર્સ્ટ; નન:બ્રુન:ગાંદન્વે:ગો:ર્નેવ:બ્રુ: વસુગાગો:વર્ધેવ:સ્રેન:સેન્સે:ઠવ:

শচর দর্র দ্বা

ลษี:คุ้งเกมาเกมสานยารท์เมนิเกมร์ รูงเพรตามาร์ รังเพิ่มที่มีการกรุกระ รุงเ

to lead to incitement to an offence, or is contrary to the provisions of this Act, rules and regulations.

- 186. For the purpose of section 185 of this Act, if the Ministry is of the opinion that it is necessary to prevent the reception within Bhutan of any service, the Ministry may, by order:
 - (1) Authorise the prevention or jamming of the signals of such service by appropriate technical means; or
 - (2) Take such other appropriate action as contemplated by this Act. Provided, that any such order shall only remain in force for such period as the threat to national security in the opinion of the Ministry, remains present.

Requirement to maintain recordings

- 187. The Authority may at any time make and use recordings of any programme broadcast by any licensee for the purpose of maintaining supervision over such programmes.
- 188. The Authority may also require licensees to retain, for a period of at least six months, a recording of every programme broadcast

2<<. ઽབང་འཐོན་ཀྱིམ་ ཕྱུང་འོམ་ྒྱ་ོོརྲུག་གི་ོོན་ལ಼་ ཆོག་ཐམ་འཆང་མི་ཆྱོ་གིམ་ རྒྱུང་ བསྒྱགམ་འབད་ཕོད་པའི་ ལམ་རིམ་གེ་ར་གི་ སྒྱ་པར་གགགུང་པོད་མི་འདི་ བདག་བགྱུང་

য়ঀ৾৲⁻য়৾ঀয়ঀঀ৾ঀ৾৾৽ঀয়য়য়৾ঀ ড়৾ঀৼৢ৾৾৴৽৾৾৾ঀ৾য়ঀ৾ঀয়৾য়য়৾য়য়য়ড়ড়য়ড়ড়য়৾য়য়ড়ৣ য়ৣ৾য়৽ড়৾৾৴য়৾ৢড়য়৾য়৾য়ৢ৾য়য়৾য়য়য়ড়য়ড়ড়য়৾য়৾য়য় য়ৢ৾ঀড়ৣ৾৾৽য়ৢঢ়য়ড়য়ঀ৾৾৽ড়য়৾য়৾য়য়ড়য়ড়য়৾য়৾য়য়য়ড়য়ড়য়৾য়৾য়য় ঀ৾ঀ৽ড়ৣ৾৾৽য়ৢঢ়য়ড়য়ঀ৾৾৽ড়য়৾৾ড়য়৾য়য়য়ড়য়ড়য়৾ঀৗ

- ^{พกา}สุ] (२) จรณิสมมานริฑิม ๆมณาผู้สานกรามิายุรารู นัมานสมมารสายิา
- มุพณาสารารทัศนาสราพรา
 รามสูมามสิาสาราร์ทาสรา สังนาสองมาลุสานสิายุราริทาทิายุรามาน
 รัญาณพา ผู้สาสทัญาสาราสิา พรสา กราผู้สาสู์ ราทุญาสทัญาสาราสิา
- 24૯. વરુલઃલિઅઅ'લ્દ્વૈલેર્ને લે'ર્સ્કલ' _{૧૬૫} ચલે'ર્ને લખું થાયા શ્વેન્'સ્ટ્રલ'ાયથા'વર્અઅ'લ્ઠર્ત્રસુ લસુથા'ક્તુબાયવગલત્લાર્થેન્'ણું લવસ'ર્નેથા'થાન્સ્ટ્રત્રાર્ટ્યથા' બેલ'લે'ને સ્ટેલ'લર્થીથા'લવન્' નર્થાય'અભિંગાબારુલ'ક્વે'લર્દ્યલે'યાર્ટ્ટલ' સ્ટ્રલ'ાયથા'થીઅ' વર્ગીન'ક્તુલે'ર્દ્યથા'બઅ' થાનુઆ

য়ૡૼૼૼૢૻૡઌ૽૾ૣઌૺ૿૽ૡ૽૿ૢ૽ૺઌૣૺૡ૱૱ૡ૽૿ૡૢૺૻૢૻ૱ૻૣૻૹૣ૾ૺૻ૱૱ૢ૽ૣ૿૽ૢૺૻ૱૱ૣૻૹ૽૿ૡ૽૿૽ૻ૽૽ૺૹ૾ૢૡૼૡૻૡ૽ૼૼઽૻ૱૾ૻૡ૾ૻ૱ૻૻૡ૾ૻ૱ૻૻૡ૽૿૱ૡૻૻૡ૽૿૱ૡ ૱૱ૡ૽૿૱૱ૡ૱ૺ૱૱૱ૡ૾ૻૡ૽૾ૡૺ૱ૡ૽૿ૡૡ૱૱ૡ૾ૺૡૡૡ૱૱ ૡ૾ૼૢૼૠૡ૾ૺૺૺૺૺૡ૾ઌ૾૾૱૱ૼૼૣૼૡ૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱ by them, and to produce such recordings when demanded for the purposes of examination.

189. The power to require a licensee to retain and produce such recordings, in accordance with section 187 of this Act, shall include the power to call for the scripts of any programme broadcast by the licensee.

CHAPTER 10 UNIVERSAL SERVICE FUND

Universal Service Fund

190. There shall be established a fund called the Universal Service Fund, to be managed by the Authority in accordance with the Rules and Regulations made thereunder and in accordance with the existing Government Policies.

Provisions of Universal Service by specified category of Licensees

- 191. The Authority may include a condition in the license requiring a licensee to provide one or more categories of universal service in a transparent and non-discriminatory manner without imposing undue burden on one licensee.
- 192. A licensee who is required by its license to provide one or more

ગુવા ઉત્ત્ર વ્યય કે માંગ્ય ગ્વડ્યા *૧*૯૦. વરુલ દ્વે અશ્વ ગુ તે દે દે વા ભુ વર્સે વરુલ પી વા ગુ ન ગુ સે પે બુ ન ગુ સે પે બુ ન ગુ સે પે બુ ન ગુ સે ગુ વા લુત થી સે તુ સુરા સું ગુ ન ગવા છે. તે ગુ ન ગુ સા ગુ સે ગુ સે

ସ୍ଟି ୬୦ ଅ ଶୁ**ଣ ପ୍ରସାଜ**ସଙ୍କ ନିମ୍ବା ଅଂମ୍ବର୍ଦ୍ଧା

categories of universal service shall do so on such terms, price and quality of services, as may be determined by the Authority.

Purpose of the Fund

- 193. The Universal Service Fund shall be used solely to compensate the ICT facility provider or ICT service provider who is required to provide universal service by virtue of section 191 and 192 or to facilitate access to ICT services and facilities, especially those in remote areas.
- 194. The amount of compensation payable under section 193 of this Act shall be computed and paid on cost-oriented rates in accordance with the Rules and Regulations made by the Authority, and the conditions attached to the license of the ICT facility or ICT service provider.

Contributions to the Fund

195. The Ministry may, in accordance with the Government policy and by issuing directive, prescribe the source, time, frequency and method for calculating the quantum of monies to be paid into the Universal Service Fund.

શું સુરાષ્ઠ્રગ્રચ્ચ જે છે.

Universal Service Categories

196. The Ministry may, by issuing directive, specify:

- (1) The categories of universal service required to reach the unreached and eligibility conditions thereof for the use of this fund; and
- (2) The categories of ICT facility or service providers who may be required to provide one or more of the universal services.
- 197. For the purposes of section 196, the categories may include:
 - Public voice telephony services together with free calls to emergency services and directory assistance;
 - (2) Internet access together with free Internet access for schools and hospitals; and
 - (3) Such other ICT facility or ICT service as the Government may specify through a policy directive issued by the Ministry.

(4) ୩ૡૢઽ૾૾ઐૹ ૡૢૡૻૡૡ૽ૻૡ૽૿ૹૻૻ૾૽૾ૹ૽૾ઽ૽ૡૢૹૻૻઌ૽ૼૡૼૡૢૻૹૻ૽ૡ૾ૻૡૹૻ૱૾ૻૡ૽૾ૡૻ૽ૡ ૱ૢૢૢૺૻઌ૽ૼૡૼૻૡૡ૽ૺૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡ ૾૾ૼૡૡૡૣઌૡૡૡૡૡૡ

- (4) ພັກສາດສີພ (ພີສາຮສາຊີສາ) ອີ້ສາຫຼິງກາກເຮົາງາງ \tilde{a}

- (२) गुवःख्यन्ता (२) गुवःख्यन्त्वय्रुम् कुंग्दुं प्ययः ग्रेडेगः प्यत्त्वः ने प्ययाय्यत्य स्त्रे आर्थिः र्ध्वेतः तयन्दर्गे से ग्रीः यहार्ने व यहार्ने व यक्तुत्त्वया प्ययाय्य स्वायों अद्युवन्क्रेवः प्यत्त्वः वय्यत्र हे गा आर्थि र्ध्वेत् प्ययत् से गी त्र चे या र्ख्य
- **ภูสาซา ตุจจ รัขา ข้า รุฮ**าย १९७. ลูสาดขาขิณ จทัราฐาฮิสาช์ขาณณ ขุคณ ขุณาธิรารู จทัรารที่รารที่เมิงจริ พรา

CHAPTER 11 PRINTING PRESS, BOOKS, NEWSPAPERS AND ACCREDITATION OF JOURNALISTS

License to keep or use printing press

198. A person shall be required to obtain a valid license issued by the Authority to keep, use or operate a printing press.

Provided that the expression "press" shall not include any facility established or equipment installed by a person for the sole purpose of printing documents for personal, private or internal organisational use.

- 199. The Authority shall by Rules and Regulations specify eligibility conditions for granting of printing licenses.
- 200. The license under section 199 of this Act shall be in such form and duration, as may be prescribed in Rules and Regulations made by the Authority.
- 201. Where a licensee breaches any provision of section 200 of this Act or has been convicted of any offence or where the Authority is of the opinion that the continued holding of a license by the licensee is not conducive to the public interest, the Authority may, for reasons to be recorded in writing, revoke the license.

- รุกราวรัฐ ญากงมานาญา ธิ์ญายมาวอรามาร่าทิพาธิ์ญายมาวรัฐ มยูราวอรามาร่า ૾ઌ૾૾ૣઌૢૻૻૹૼઌૢૡૢૻઌઌ૽ૼઽૹ૽ૼઌૢૻઌૹૻૻ૾ૻ૽૾૾ૼઌૢૻૹ૱૱૱૱૱ૼ
- 300. નહતાલેશ્વર્શ્વ તેરે કેંત્ર કંતુ. 2^{μ} મંદે પે સ્વાગી કેંગા પ્રશાસ 2^{2} કે સ્વાપ્ત સ્વાપત સ્વપત સ સ્વપત સ સ્વપત સ્વપત સ્વપત સ્વપત સ સ્વપત સ્વપત સ્વપત સ્વપત સ્વપત સ્વપત સ
- ૹ૾ૣૢૼૺૼઽૼૡ૾૾ૼ૾ૻ૽૽ૼ૾૾ૼૡૼૡૢૺ૾૽૽૽ૼૡૼૹૡઌઌ૽ૻઌ૽૿ૺ૱ઌ૽ૢ૽ૼૡૼૢૻઌ૽ૼઌૼઽૼૡ૽ૼૼૣ
- ୵୳ୖ୳ୠୄୢୡୠ୲୶୵୴୶୶୲ୖୠୄୄ୴୷ଽୠୄୖ୶ୖ୰ୠୄୖୄୢୡୄୠ୲୵୶୴ୄ୵ୖୖୠୖ୷୲ୖ୵ୡୄୠୖଌ୕୶୲୴୶୲ 2°4. શેર્'રેંજેમાં મેશ્ર નચે બક્સુ aras જેમાં બલમાં તે. અડવ. ચેન ર્જ્યુન વચન તે. અમાં ખેત (२घनःवेंगी) र्नेवासुः क्षणवरूर्ग्याकेंग घठाः भेवान् गी। ઐવ:રુન ર્ઢેંગર્નેવ "નયેંગ્સ્સુવ" રેમ્સેપર્નેવન શેર્નેજેગળીય મન્દેવ ખન નર્જુળાશ્વાસા ને સે હુંના
- त्येतुः <u>११</u> म รุยาวสูสายระ ที่เริ่ม. พลระศิทารร พลลเล็ญเพลรเฉทีรนลรั **Ž**

Requirement of publishing license

- 202. A person shall not publish newspapers and books in Bhutan without a valid license, hereinafter called a "publishing license", issued by the Authority.
- 203. A book shall be categorised by the Authority in accordance with the Rules and Regulations, prior to granting a publishing license.
- 204. The licensee shall obtain a separate license under sections 198 and 202, unless a consolidated license is issued for printing and publishing by the Authority.

Obligation of printers and publishers of documents

- 205. A person shall not print, publish or distribute, or assist in printing, publishing or distributing any document which does not comply with the requirements of section 202 of this Act.
- 206. A person who prints any document shall, for six months from the date of its printing, keep one copy of the document and produce the document to any person authorised by the Authority, when required to do so.
- 207. A document which is created, produced or printed solely for the purpose of personal, private or internal organisational use, or is intended to be used reasonably for official purposes shall be

૨૦૦. ૨૮૨૧૪૬ અ૮૨૬ ક્રે૨૨૧૪૬ અષ્ય ક્ષે વૃત્તવર્ષ્ય છે. ૧૮૧૬ ક્રે૧૨૭ કે આ પ્રત્ય પ્રદેશ પ્ર પ્રત્ય વિવૃત્ત વર્લે ચોર્ચ કે વિર્ણક્તું અર્દ્ય સ્વ પ્રતે પર કે ક્રે૧૮૧૮૧૪ કે દિવ્ય છે. વર્લે ક્રે કે પ્ર પ્રત્ય પ્ર પ્ર પ્ર પ પ્રત્ય વર્તે વર્તે કે કે સ્વ સ્વુત વ્યત્ત સે પ્ર પ્ર પ્ર બ્લ છે. ૧૦૧ કે પ્ર બ્લ પ્ર પ્ર બ્લ પ્ર બ્લ પ્ર બ્લ પ્ર

૧૦૯. ພૈષાઢાયાન્સ્ડ્રિન્સ્પેગ્સ્યુ્લાલ્વન્સી શેર્સ્કેયાયીયા લનૈપ્નચેગ્સ્યુ્લાલ્વન્પ્વલેક્રેય ચન્સાબયાસ્ટ્રાર્સ્ડ્ર્યાયીસ્ત્ણા ધૈયાઢાયીલ્દ્રાયકૈયાચલયાન્વર્યાત્ર્સ્યુવલ્વન્પ્વદેવ શ્રીયત્વત્કંત્રાર્શ્વન્યતે શેર્સ્યાન્સ્ડ્રપ્ણા વર્તેલપ્તર્યવયસ્ય સ્થવાયા ધૈયાત્ર નેપ્વર્તેલપ્તેથી

२०३. ୩ୖ୳ୖୣଽୣୖ୳ୖଽ୶୲୕୴୳ଽ୕୴ୄୢୠୄୡ୲ଌୖ୕୶୲ଌ୶୶ୢୖୢଌୣୣୖଽ୵୴ୖୖୖୖୖୖ୵ୖୄୖୄୖୖୖୖୖ୶୲୴ଌ୶ଊୄୖୢୢୖଌୣୗ୵୴ୖୖୖ୷ୖୢୖୄୖୖ୶୰୷୷ୖୄଌୄୖ୶୲୰୲୶ୖୡୄ୕ୄ୷ୄଽ୵ ୡୖ୲ଌ୶ୖୄ୵୕ୢୠଡ଼୶ୠୄୖ୶ୠୄଌ୶୵ୠୖୄୢ୰ୠ୲୴ୖୖୢୖ

પરાન્સુત્વે છે દેવા વ્રભા દ્વેષ્ય અર્વિ ૧૦૧. શે રેં જેવા વીચઃ દ્વ દ્વ દેવ ગ્રીચ સ્ટ્રેંદ્વ ગ્રીચ સ્ટ્રેંદ્વ ગ્રીચ સ્ટ્રેંદ્વ ગ્રીચ સ્વાય્ય સ્વ "પરાન્સ્સું તે દેવા વચ" લે રાખ્યે દ્વ રે સે પ્રેંદ્વ સ્ટ્રેંધ સ્ટ્રેંદ્વ સ્ટેંદ્વ સ્ટ્રેંદ્વ સ્ટ્ય સ્ટ્ય સ્ટ્યુ સ્ટ્રેંદ્વ સ્ટ્રેન્સ્ટ્ય સ્ટ્ય સ્ટ્રેન્સ્ટ સ્ટ્રેન સ્ટ્રેન્સ્ટ સ્ટ્ય સ્ટ સ્ટ્ય સ્ટ્ય સ્ટ સ્ટ્ય સ્ટ્ exempt from the requirements of section 202 of this Act.

Consideration of applications for license

- 208. The Authority shall, when considering applications for publishing licenses, have due regard to the importance of free speech, diverse and vibrant media, convergence of information and communications technology, business and healthy competition among publishers in Bhutan.
- 209. A publishing license shall be refused, if:
 - (1) It poses a threat to the sovereignty, security and harmony of the kingdom of Bhutan; or
 - (2) It violates any other conditions as may be prescribed in the Rules and Regulations.

Obligation to print certain particulars

- 210. Every book or newspaper published in Bhutan shall carry in legible type in each of its edition:
 - (1) The names of its editor or author, as the case maybe, and publisher;
 - (2) The name of its printer and place of printing; and
 - (3) The addresses of the registered office of the publisher and printer.
- 211. A newspaper published from and registered in Bhutan shall carry, once every year at such time as may be specified in the rules and regulations to be made by the Authority, the names, nationalities and addresses of the directors of its publisher and shareholding in

- $x_{3}^{2} = \frac{1}{3} \frac{1}{3}$
- **รลิगग्गन्मवाग्रिन्देंबार्न्वर्द्धः र्र्यान्क्युवायन्द्रात्वैगीप्रगवार्गन्दन्** २१०. दन्जुगालुप्यरप्वक्युवायनद्रश्चेः गीदेवः अत्रवः गग्गर्स्ववाग्यार्य्याग्रा रत्यीपर्व्वदः

- (q) ସତସଂଧିଷ୍ୟ ଅନ୍ମ ଅଭିସ୍ଥରେ ଅନ୍ମ କିମ୍ନ ସେମ୍ପି ସେମ୍ପ ସେମ୍ବ ଅନ୍ତ ସେମ୍ବ ସ
- **२०**९. ฤ.ศณาฤลณาผู้ ... นาาารูสูสาธิ์ ๆ เชลา ธาลิ าาราวาร์ มีนาวาา

รศัพเพณี สู่เนพ รศักรพานกพายุรรรศ์

the business entity of the publisher responsible for the newspaper.

Revocation of license

212. If a licensee fails to comply with any of the conditions stated in the license, or if its editor, publisher or printer is found in breach of any of the provisions of this chapter, the Authority may impose a fine or revoke the license.

Registration of books and newspapers

- 213. A person shall register with the Authority a book or newspaper to be made available for sale or distribution to the public in Bhutan, whether published within Bhutan or otherwise.
- 214. The Authority shall maintain Registers of Books and Newspapers listing the names and other details of all books and newspapers so registered.
- 215. Upon registration, each book or newspaper published in Bhutan shall be assigned a distinct registration number, which number shall be carried on every copy of the book or newspaper before being released for sale or distribution to the general public in Bhutan.
- 216. The form and manner of registration of books and newspapers shall be such as may be prescribed by the Authority in the Rules and Regulations made thereunder.

२१७. ગો'નેન'નન' मवरू'&''गर् गार्क्स'र्वेग'र्ह्स'र्घ'नर्गोन'??' ભुनक्रेंश'नन' र्श्चेन'प्य'र्ह्स ननन'दहेंद'श्चेश' नडद'ख़ेयय'दने'गे'देंग', पु'नर्चे'नदे' नडद'धेग'नन्द्रीग'गले'र्ह्स दन' केन'नु'नर्गेन'ये'स्ट्रन्दु'धेदा

- **૧୨૫.** ર્કે મર્ગેનિ વિષ્વર્ગ લેવ અગ્યશ્ચ વસુષા ભુપ્ય સ્પન્ન્સુવ વિષ્વર્ગ શે. મી તેવા અત્ર ગવશ્ચ ક્રું બા ગશ્વ સ્પ્લે વા વર્તુ વસુષા ક્રુ બા વ્યવ્ય વર્ત્ત ક્રુ સા વ્યત્ર સ્થતા પ્ર વર્સ્ટ વરસ્ટ વર્સ્ટ વર્સ્
- **ગૈનેનગ્ત- ગઠ્યાં જ્યાગચ્ચર્સ્સગાર્ફવૈર્ધ્વે ચ્વર્ગેન્સ** ૨**૧**૨. શે[.]દૅંકેવાં ગૈયા લગ્નુવાયું પરંગ્યું વે વિવર્ણ લગ્નુવાયું પરંગ્યું વે વે સ્ટ્રેન્ લગ્નુવા ક્રુવા ગ્રુવાયું વે વે વે પ્રાપ્ત સે પ્રાપ્ત સ્થાયું વર્ષ્ટ વે પ્રાપ્ત સ્થાયું પ્રાપ્ત સ્થાયું વે પ્રાપ્ત સ્થાયું પ્રાપ્ત સ્થાય સ્થાય સ્થાયું પ્રાપ્ત સ્થાય સ્થાય સ્થાય સ્થાય સ્થાય સ્થાય સ્થા</sup>યું પ્રાપ્ત સ્થાય સ્થાય સ્થાય સ્થાય સ્થાય સ્થાય સ્થા</sup>ય સ્થાય સ્થા</sup>ય સ્થાય સ્થા</sup>ય સ્થાય સ્થા</sup>ય સ્થાય સ્થાય સ્થાય સ્થાય સ્થા</sup> સ્થાય સ્થાય સ્થાય સ્થા</sup> સ્થાય સ્થાય સ્થાય સ્થાય સ્થાય સ્થાય સ્થાય સ્થા</sup> સ્થાય સ્થા</sup> સ્થાય સ્થય સ્થય સ્થાય સ
- **อัสารสลาธสิรุ २७२.** गाषःश्चेन केंगान्नसायकरन्धेः डेगागीस केंगान्नसावरण्योत् सेकक्केवागरन्दराषुःस गवसायः डेव लर्ग्त परीगीख़्वान् गाया लरावा सरायञ्चुवाया नये यञ्चुव्यागीस वेख़ परी पेन् गेंत्सार्ने वर्त्तुः प्रसादगायाया डेव न्यत्यद्वि क्वीस क्रेसाकन्य्याप्या दे लर्ग्त केंगान्नसाकसेन् याहनकेंग

वरः सरम्झुवय्यतेय्वींभावकरकी र्घे कुं. गम्भय र्झेव वन्दर्भो

Power to declare book or newspaper detrimental to Bhutan

- 217. The Ministry may, if satisfied, declare a book or newspaper published outside Bhutan to be detrimental to the interests of the sovereignty, security and harmony of Bhutan or detrimental to the interests of public order.
- 218. A declaration under section 217 of this Act shall be made in writing and shall only take effect after it is duly published.
- 219. If a book or newspaper declared under section 218 of this Act is being imported, sold or distributed to the general public, or kept for the purposes of such sale or distribution, anywhere in Bhutan, the Authority may seize and destroy such copies.
- 220. In a proceeding under section 219, it shall be presumed, unless the contrary is proved, that any person found in possession of more than five copies of the relevant book or issues of the newspaper in respect of which a declaration is made, is in possession for sale or distribution.

Powers of search and seizure

221. Any officials representing law enforcement agency may, after procuring a court warrant, seize any book or newspaper found in the possession of any person which the police officer or the

ૡୖୖଈୣ୴ୖଢ଼ଵ୳ୄ୕୵ଽୖ ୳୰ୡୖ୶ୖୖୖ୴ୡୄୖ୳ୄୖୄ୰ୣୖ୵୳ଽ୕ଌ୕ୄ୵୲ 33. ผิมพานหารัฐานพาหินิรัสมา นทุสานสีสามาทุรารีราชินานา ผิมพาบินาทุน

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- **૧૧૦.** ર્નેન હતુ. ^{49/4} મહે દેવા માં કેંદ્ર મેથા સાવયાયા છે. આ પ્રાથમ સાવયા આ પ્રાથમ સાવયા છે. આ પ્રાથમ સાવયા છે</sup>. આ પ્રાથમ સાવયા છે. આ પ્રાય આ પ્રાય છે. આ પ્ર
- **326.** ออลาซิลสงานรู้นิรั้สาซสา 404 มนิรัฐมาญ มลงณารฐานจานราราวนิ ที่เริ่ม. พราสา พุลพาสู่ณาพุพราศิพา ริมา ริมาพราพราพาญ สราวริสาวกราพัรามา ખત્વ વર્સેંનર્ખેન્પ વગ્રાય <u>સ</u>ેવાવવન્પેંન્પરંત્ર ખત્વ વસ્તા સુવાસુવાવન જીયા ୩ୡ୶୲୩୮ନି'ୟସମ୍'ର୍ମ୍ ସର୍ଡିଁମନ୍ତି ୴ମନ୍ଦ ସମ୍ପକ୍ଷାହିଦାୟସମ୍'ନି'୩୮ମିନ୍'ୟୁ' ସଜ୍ୟା'ହିଁ બેંનૃપ્ય રુવ ન્વન્યવર્દ્ય શેુશ્વ વદ્ય વ્યુશ્વ નેંદ્યું વર્કવ બોવ વવન્ટે એન્મ વાકન્દેવા
- **???.** તરુતઃલિઅઅપ્વર્ન તે'ર્ને તે તે $_{20^{\omega}}$ મંતે પે તે ગો ગો ગા અભાગ સુગાય પર્વે છે ગો ગો સે ગા સે ગા

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त्युगाक्तुव्यायनाक्षुगार्वे दिकेतरवन्तुः गीदेनः व्यन्त्तः गवस्यः क्रुंव्यगस्य र्भवायास्वयः

customs officer has reasonable cause to believe has been printed, published, sold or distributed or is intended to be published, sold or distributed in contravention of the provisions of this Act.

222. A book or newspaper under section 221 shall, whether or not a person is convicted of any offence in respect thereof, be forfeited by order of a Court and shall be destroyed or otherwise disposed-off as the Court directs.

Accreditation of Journalists

- 223. The Media Council shall operate a scheme of accreditation under which journalists holding Bhutanese nationality and working for Bhutanese newspapers or other media organisations shall apply for such status in the prescribed form.
- 224. The Media Council shall operate a scheme of accreditation under which journalists holding Bhutanese nationality and working for Bhutanese newspapers or other media organisations shall apply for such status in the prescribed form.

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૧૧૧. ર્વેન્ન ર્ક્તન[.] ૧૧૦ મલેલેંમાં માં માંગેન્ગ કેમાં અન્લ મનસર્સ્વાયમાં વર્તમાં ર્વેન હાં સોર્ને વેમે વેમે વ્યોબા મન્સ્ટ્રે માં હિસસા માર્કેન શુવાસ્ટ્ર અશુવાસ્ટ્રન હિસસા લડુન શુપ્ત માલ્દ્રે દેશ વેમ વાલુન્યલે માન્દ્રન્ત મેં માન્દ્ર હેસ પ્રાપ્ત વર્ત્તાન શુપ્ત સે છે બેન્સ બેન્સ વાલુન્ય બેન્સ વર્ત્તા વર્તે વર્તે બેન્સ વર્તે વર્તે છે બેન્સ બેન્

- 225. The conditions, privileges and procedure for application and the criteria for the grant of accreditation shall be specified in Rules and Regulations made by the Media Council.
- 226. Applications for accreditation shall be dealt expeditiously by the Media Council and where an application for accreditation is refused; the Media Council shall state the reasons for refusal in writing and communicate the reasons to the applicant as soon as possible.

Ad hoc accreditation for foreign Journalists

- 227. Where a foreign journalist intends to be accredited by the Media Council, the journalist may apply for 'ad hoc accreditation' with or without conditions, in accordance with the procedure prescribed for this purpose in Rules and Regulations.
- 228. All applications for 'ad hoc accreditation' shall be dealt expeditiously by the Media Council and shall, within thirty days of receipt of an application, inform the applicant whether the application is accepted or refused.
- 229. If the journalist breaches any of the conditions of accreditation, or where the Media Council is satisfied that the continued holding by the journalist of such accreditation is against the public interest, the Media Council may, by an order in writing, revoke the accreditation.

230. Revocation of accreditation under section 229 of this Act shall be effective as soon as the order is served to the journalist by the Media Council, or where it is not possible or practicable to serve such notice, as soon as a copy of it is delivered to, or affixed upon, the address stated in the application for accreditation.

CHAPTER 12 CINEMATOGRAPHIC FILMS, PERFORMANCE OF DRAMAS AND OTHER ENTERTAINMENTS

National Film Commission

- 231. The Minister shall establish the National Film Commission supported by a permanent secretariat
- 232. The Members of National Film Commission shall comprise of:
 - (1) Two members nominated by the board of Film Association of Bhutan.
 - (2) One representative from Bhutan Info Comm and Media Authority
 - (3) One representative from the Ministry of Information and Communications
 - (4) One representative from Ministry of Home and Cultural Affairs
 - (5) Head of the Secretariat as a Member Secretary

- (4) รูระธิสาพิฑาธ์รฑาวิชาวิชาวิชาวิชาวิชาวิชาวิสาชิล

- ๚฿๚ (๔) ๙ลูฑ'๛ฺราๅ๎สา๛ฺฐาหล่ณาๅ๛๛รา๛ฺฐาๅ๛๛หะัสาณฺณารั๛่๛ฑฺ๖ฑ
- معم. الله المارية المارية المارية المحمد المحمد المارية المحمد المارية المحمد محمد المحمد محمد المحمد محمد المحمد محمد المحمد المحمد المحمد المحمد المحمد محمد محمد محمد محمد محمد المحمد المحمد المحمد المحمد المحمد المحمد

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Functions of National Film Commission

- 233. The functions of the National Film Commission shall be to:
 - (1) Provide necessary professional supports to film production firms including training and capacity development.
 - (2) Provide film grants through a dedicated film development fund for meaningful mainstream films, art film and other non commercial films.
 - (3) Participate in international festivals to promote Bhutanese films, scripts for co-productions, and locations.
 - (4) Facilitate Film Association of Bhutan in organizing film awards and festivals to recognize films of excellence and to promote film culture;
 - (5) Setup and Maintain Cinematheques or Art house theatre to provide screening platforms for art films and other commercial films in the country, especially in rural areas.
 - (6) Maintain national film archives, film location data base, films crew database, and integrated box office data base.

- (س) ﷺ સભાર ન ગાય છે. સુવ સ ગાય ગાય વ સ ગાય ગાય છે. સુવ સુવ સ્વર્ગ્ડ મું (يُلْ يَلْ يَعْمَامُ مَنْ يَقْدَ مَعْمَانُ يَعْمَامُ مَنْ يَعْمَامُ مَن يَعْمَامُ مَنْ يَعْمَامُ مَنْ يَعْمَامُ مَنْ يَعْمَامُ مُنْ يَعْمَامُ مَنْ يَعْمَامُ مَن يَعْمَامُ مَن يَعْمَامُ مَنْ يَعْمَامُ مَنْ يَعْمَامُ مَنْ يَعْمَامُ مُنْ يَعْمَامُ مَنْ يَعْمَامُ مَنْ يَعْمَامُ مَنْ يَعْمَامُ مَنْ يَعْمَامُ مُنْ يَعْمَامُ مُنْ يَعْمَامُ مُنْ يَعْمَامُ مَنْ يَعْمَامُ مُنْ يَعْمَامُ مُنْ

- $\hat{\beta}$ અત્ર અર્થે બહેનું ત્રે ગાંગી સુગ ર્સું રહું વ્યક્રેલ નું ગી (4) તેં લાભુત્ત્ર ખેંનુ બલે સું ગાંગ સ્કૃત ગાં રેં તેં નુત્ર સું સવા અને છે સેં ગાંગ સ્કૃત નુત્ર
- २३३. कुलार्ष्येन्स्य क्वेंग् नगहुत ख़ित क्वेंग् सार्ग्ये स्वय्यात्र गत्र नगत्र न्य नगत् नगत् क्वा कि क क्वा कि क क्वा कि क क्वा

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- (7) Grant filming permits to both local and foreign productions as per the prescribed rules and regulations
- (8) Rate and Certify both local and foreign films as per the guidelines developed by Commission
- (9) Encourage and provide support for the research and development of a Bhutanese film form.
- (10) Promote Co-production with International investors
- (11) Promote and support theatrical performances in all sections of society.
- (12) Provide recommendations on matters relating to Audio visual and other entertainments.
- (13) Promote distributors in Films within and outside country.
- (14) Form review Committee for film, music, song and audiovisual.
- 234. The Government shall ensure National Film Commission is adequately financed to enable it to exercise its functions and discharge its responsibilities as provided under this Act.
- 235. The rates of fees and charges shall be approved and levied by the National Film Commission in accordance with the relevant laws.
- 236. All fees, charges and royalties collected by the National film commission shall be deposited in the Government revenue Account.
- 237. The members of the National Film Commission shall

- **??**?. ગ્રુવઃખેંદ્દદાર્શેના નક્રુવ સુવ ર્ઢેના છે. વધુ જે સે ર્જુ ખાદ્ય

- **?[ૢ]ૻ**•૫ૡુઽથ૾ૣૺ૱ૹૄઌ૰ઌૻઽ૱ૹ૽ૣૼૼૼૼૼૼૼૼૼૡૻૻૡ૱ૡૢ૱ૼૹૼૼૼૼૼૼૼૼૼૼૡ૱ૹ૽૽ૢૺ૱૽૱ઽૡ૿૽૱૱ૡઽ૾ૡ૾ૺૡૻઌૼૼૼૼૡૺ૿૿૽૱ૹ૽ૣૼ ૡૢૼૺૼૺૡઙઌૡૼૺઽૢઽૺ૾ૡૡૡૡૡૢ૱ૡૢૼૡઌૡ૿૱૾ૺૡ૾ૺૡૻૡૡ ૱૱ૡ૱ૼૡૼૺ
- (୨૯) ଗ୍ଲିଁ୩'ସ୍ଟ୍ୟୁ, ଷ୍ଟ୍ୟୁଟ୍ଟ, ବ୍ୟୁଷ୍ଟର୍ଜ, ବ୍ୟୁଷ୍ଟର୍ଟ୍ ବ୍ୟୁର୍ଟ, ଅନ୍ଧ୍ୟୁର୍ଟ୍ ବ୍ୟୁର୍, ସ୍କ୍ୟୁର୍ଟ୍ ବ୍ୟୁର୍ ଜିଁ୩ଷ୍ଟ କ୍ଟ୍ୟୁର୍ବ୍ ସ୍ମୁଣ୍
- র্ষ্বর্বন্দর্শ স্র্র্র্র্যন্ত্র স্রুআমন্দর্শ্ব স্র্রান্ত্র স্রাণান্দর্শন্ত স্রাণান্দর্শন্ত স্রাণান্দর স্রান্ত স্রাণান্দর স্রান্ত স্রাণান্দর স্রান্ত স্রাণান্দর স্রান্ত স্রাণান্দর স্রান্ত স্রাণান্দর স্রা স্রাণান্দর স্রাণানের স্রাণানের স্রাণানের স্রাণান্দর স্রাণান্দর স্রাণানের স্রাণানের স্রাণানের স্রাণানের স্রাণানের স্রাণানের স স্রাণান্দর স্রাণান্দর স্রাণানের স্রাণানের স্রাণানের স্রাণার স্রাণানের স্রাণার স্রাণানের স্রাণার স্রাণার স্রাণানের স্রাণার স্রাণার
- (୬୧) ୶ୖଌ୕୵ୖଌ୕୶୵୵୵୕୩ଵୄୡୄଞ୍୩୶ୄୖୢଈ୕୳ୖୖୖୖୖୖ୶୲୴୶ୖ୳ୡ୲ୖୄୄଈ୕୩ୡ୵ୖୣୖୠ୷୕ୖ୳୴୶ୄୠୄୢୄୢୢୄୢୢୄୢ୷୷
- (1) बैश्वेदेश्वेळ्वक्रब्द्रव्य के मुन्दर्भे मुख्य छे खन हेर्न् हु र खन महत्त् में
- (ه) حقر البعام المعالية المعالية المحمد ال المحمد المحمد المحمد المحمد المحمد المحمد المحمد المحمد المحمد المحم المحمد المحم المحمد المحم المحمد المحم محمد المحمد المحمد المحمد المحمد المحمد المحمد الم
- ารชิ:สูญ ยิ่าส์ๆ จรูสาจรั สูสาวารสิญ ๆสรจาร์ารท์ (、) พาศสพารรชิ:สูญ ยิ่าส์ๆ จรูสาศจิพาธารญ ธรรุศพารรรั สูรา

- (1) Be a citizen of Bhutan
- (2) Not be convicted for any criminal offence and sentenced to imprisonment;
- (3) Not be a registered member or an employee of a political party
- (4) Not be adjudged insolvent and has not been discharged.
- 238. The Members of the National Film Commission shall hold office for period of Five years and may be reappointed for one additional term.

Election of Chairperson

239. The Members of the National Film Commission shall elect a Chairperson from among its members through a secret ballot at the first meeting of the commission or whenever a vacancy occurs.

Resignation

- 240. A member of the National Film Commission may resign from office by giving notice thereof in writing to the Chairperson and whereas in the case of Chairperson such notice shall be addressed to the Ministry.
- 241. The resignation shall have effect from the date of acceptance by the Chairperson for the members of the National film commission and from the date of acceptance by the Minister for the Chairperson.

- ૡઃૠ૾ૼૼૼૼૼૼૼૼૺૡ૽ૻ૱૿૽ૡ (૯) ૡૻૻ: ૱ૹૻૢ૾ૼઽૻૡૻૡૼૺ૱ૻૡ૽ૼૺૡૡૢૡૻ૾ૺૡ૾ૼૼૢૻૼૼૼૡૢૻૢ૽ૣૻૢૻૻ૽ૡૻૼૼૢૼૼૻ૾ૼૡ૽૿ૢ૱ૻૡૼૼૢૻ૱ૻઌૼૢૻૼઽૻૡ ૡ૾ૼૼૢૻ૱૾૾૱૾૾ૢ૾ૡૻ૾ૡ૾૾ૡૺૼૢૻૻ૾ૡૼૺૼૡૡૢૡૼ૱૾૾ૼૺૡૼૡૢૡૼ૱૾૾ૼૺૡૼૡૢૡૼ૱૾ૺૡૼૡ૽ૼૡૺઌ૾૾ૡ૽૾ૡૼૡૡ૾ૺૡ૾ૺૡ૾ૺૡ૾૾ૡ૽ૼૡૡ૽ૼૡ
- ર્શઃ કેમ (ع) ग) बेंद्र'त्रगोधः ग्रीः केंस' धर्म्य प्रायम् र सें' त्यन् र खिर्म्य कें र खुम्र र सें' य कें से खेम स
- (٩) ସିଁ ସମ୍ମି ସ୍ଥିସ ଅନ୍ୟରି ଛିମ୍ବ ନି ଅଁଶ୍ୱ ସ୍ଥିସ ସ୍ଥି ସ୍ଥ (ବ) ସିଁ - ସ୍ଥି - ସ୍ଥ୍ୟ - ସ୍ଥି - ସ୍ଥ୍ୟ - ସ୍ଥି - ସ୍ଥ୍ୟ - ସ୍ଥ - ସ୍ଥ୍ୟ - ସ୍ଥ

Removal

- 242. A member of the National Film Commission shall be removed by the Minister upon the recommendation of the Commission, if he or she:
 - (1) Is adjudged insolvent
 - (2) Becomes physically and mentally Incapable of acting as a member,
 - (3) Is convicted and sentence to imprisonment; or
 - (4) Abuses the position as to render continuance in office prejudicial to the public interest.

Filling of vacancy

243. Where a vacancy occurs in the membership of the National Film Commission, the Minister shall appoint the new member as early as practicable.

Meetings of the National Film Commission

- 244. The National Film Commission shall meet at least four times in a year at such time, and place as prescribed in the Rules and Regulations to be adopted by the National Film Commission, and optimize every such meeting by consolidating the agenda items.
- 245. The meetings of the National Film Commission shall be chaired by the Deputy Chairperson elected amongst the members in absence of the Chairperson.

- () ચાસસાર્જેનસો વધુવાર્ઠના વર્તેવા વ્યુવાર્થના

Accounts and audit

- 246. The National Film Commission shall maintain proper books and other records of accounts of the income, expenditure, assets and liabilities.
- 247. The Royal Audit Authority shall carry out annual audit of the National Film Commission.

The Secretariat to the National Film Commission

- 248. There shall be established a secretariat of the National Film Commission headed by an Executive level officer who shall be the legal representative of the Commission.
- 249. The Executive and other employees of the National Film Commission shall be appointed by the Royal Civil Service Commission.

Rules and Regulations

- 250. For the purpose of this Chapter, the Rules and Regulations shall be developed by the Commission and approved by the Ministry.
- 251. The Ministry shall in consultation with the Ministry of Finance determine remuneration and service conditions of the members of the Film Commission which shall be specified under the Rules and Regulations.

Film Development Fund

252. There shall be established a fund known as the Film Development

- **ଦତମସ୍ଧିମା'न୍-नञ्चेगा'गबि।** २५०. ଭିନ୍ତ'ଦେନ୍'ସି'ନ୍'ନ୍' ଦତମସ୍ଦିସା'ଦ୍ୟକ୍ରି୩'गबि'ର୍ତ୍ତ' ୱୁଣ'ର୍ଡ୍ଡି୩ଷ'ଅଭିଷ'ଦର୍ଛି' ଜିଣ୍ଟ୍ୟ'ଭଷ' ଝୁଣ'ଦେ୩'ସିଷ'ऊ'ଦହିଁ୩'ଦସନ୍'ଶି।

મુબાર્બેન્સ ગ્નેંગમજૂન છૂલ ઢેંગસ છે કુન્ઠેવ બૈગા ઢના ૧૯<. ક્ષુત ર્ઢેંગસ છે વિસ્વસ ર્દેત મેં હન વનન સા વર્ગેન હુન ગાંત સાં ને છે વર્ગે ન મેં ન સ્વે કે ગા ગીસ વર્ગે લેન કે ગા બસ મુબાર્બેન્સ ગ્નેંગા નરૂ તે જે ગાંસ છે. કુન્ઠે તે બેગા હન્ય રેગા ગાલે નર્સ્ટુ ગાંસ વનન તે

ลิจาราราร์ท

२८०. મુભગ્ગલુઽ સેશ લેગ ઽ ગઽલદેવ મુશ્ય મેંગ ગરૂવ સુવ ર્ટેંગ શરે. વેંગ સુર સેશ.

Fund to support the production of innovative and meaningful films in accordance with Rules and Regulations approved by the Minister.

- 253. The National Film Commission shall manage the Film Development Fund in accordance with the Rules and Regulations.
- 254. There shall be Film Development Fund, which shall be managed directly by National Film Commission.

Examination of films

- 255. The producer, owner or importer of every film which is intended for public exhibition by any mode of ICT or media within Bhutan shall submit a copy of the film for examination by the National Film Commission in such manner and in such format as may be prescribed in the Rules and Regulations.
- 256. The National Film Commission shall certify the films for public viewing based on the guidelines developed by the commission:
 - (1) Issue a certification approving the film for unrestricted public exhibition;
 - (2) Issue a certification approving the film for unrestricted public exhibition, but with an endorsement to the effect that the film shall only be allowed to be seen by a child under the age of twelve years, if that child is accompanied by an adult during the showing of the film;

- (२) નગાવા અને નગર અને નગર અન્ય બુ સેવ તે ગો ને વ બુ સેવા નગર તે અને નગર અન્ય છે. ૹ૾ૢૼૼૼૼૼૼૼૼૡૻૻૡૺૼૹૣ૾ઌૼૡૡૢૻૺૻૹૢ૾ૡૻઌૼ૱૱ૡ૾ૢૡૡ૱૱૱ૡ૽ૻૡ૱૱૱૱૱ ᠗ᢅ᠋᠋᠋ᢋ᠉ᡱ᠆ᠵ᠋᠋᠋ᠬᢒ᠊᠋᠋᠋ᡎᡊᠴ᠊ᡅᡅᢅᡪᡃ᠋ᠴ᠈ᢒᢆ᠋ᢋ᠂᠊᠊᠊᠋᠊᠊᠊᠊᠋᠊᠋᠊ᡯ᠆ᢂ᠂ᡷ᠋᠉ᢒ᠋ᡎ᠉᠋ᡇᢄᠴ᠋ᡎᢓ
- () [.] નગાના રુએન પ્રત્ય સંગેન અન્લ ભુઃ ર્ક્ષે કરે નો ને કે તે ભું કો ના નક્ષે તે અન્દે ના સંગેન સંગેન સંગે સંગેન સંગે સંગે સંગે સંગેન સંગે સંગે સંગેન સ સંગેન સ ૡઌઽૡ૾ૻૼઽૠૡ૿ૡૹૡૻૡ૽૾૱ૹ૾ૣૼઽ૱ૡ૽ૼ
- ૻ૧ૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૡ૱ૢૢૢૢૢૢૢૡૻઌ૾ૻૡૻ૾ૡ૾ૻૡૻ૾ૡ૾ૻૡ૱ૡૻૢૡૻ૾ૡ૾ૻૡ૱૱ૡૻ૾ૡ૾ૻૡ૱૱ૡૻ૾ૡૼૡ૱૱ૡૡ૱૱ૡૻ
- महत्वः मर्चेग्म्झुवय्ः भरावः हॅग्मन्गः वरायद्वेवायमन्भेगाःरामेशः क्रुवार्थन्शः ર્શેવાએ નરુવરખેવાન્દરજ્ઞીવાવલિવાન્દર કેન્દુાનર્યોદ્વપ્લર્શ્વેનુવ્યયન્દર વર્કેક્સચાર્થુ
- ส์โรเฉลิณเลเรียงเร่ารู้ไ
- ૹ૽ૣ૽ૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૹૻૡૼૡ૽ૻૡૻૻ૱ૡૻૡ૽ૼ૱૱૱૱

ઞર્કેન'નન ક્ષેન્ટેં તે અવ છે ક્ષેંગાગ સ્કુવ ર્સ ગર્કે તે ખું જીવ ક્ષેન્ટ છે તે તે તે તે ને તે આ સા ૹૣ૽ૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૡૻઌ૾ૻૡૻઌ૱૱૱૱૱૱૱૱૱૱૱૱૱

- (3) Issue a certification approving the film for public exhibition but with an endorsement to the effect that the film shall only be allowed to be seen by adults;
- (4) Direct the applicant to carry out such excisions or modifications in the film as it thinks necessary and resubmit it for examination and approval; or
- (5) Refuse to approve the film for public exhibition.
- 257. In the event of the National Film Commission deciding on section 256(4) and (5) of this Act, it shall, before making the decision, give the producer or owner of the film a reasonable opportunity of making representations against such recommendation, and it shall give due consideration to the representation made.
- 258. A copy of the certificate granted or an order refusing to grant a certificate in respect of any film shall be duly recorded by the National Film Commission.
- 259. A copy of any certificate issued by the National Film Commission shall be included prominently at the beginning of every copy of the film before it is sent out for public exhibition.

- **૧૫**<. ૹૣ૽ૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૡૻૻૢૣઌૡૻૻૡ૽ૻૺ૱ૻૹૣ૾ૼૼૼૼૼૼૼૼૡૻૺૢૻૡૻૻૡૼૻૻ૱૿૾ૡૡૡ૱ૻૡૻૡૡ૽૿૱ૹ૾ૣૼૼૼૼૼૻૡૺૡૻૻઽૼૼૡૡૺ૱ ૡૡૡઽૢૡૡ૾ૺઌઌૡ૱૾ૢૡ૽૿ૡૡ૱૱૾ૡ ૡૡઽઽૡ૾ૼૼૼ
- **૧૫૦**. વરુવાદ્યેઅશ્વવૈવૈર્વેક્ કંક સ્વહ(૯) ચ ૬૬ (૫) ચયાયુર થયાયરુદ્વચિ શ્રવશ્વ. ગુગ્રાયુર દ્વીંયાયરુક સુવદ્યં શેં ગુશ્વ છે શ્વાયાય સ્ટાય વરૂક સ્વાય સંદર્ભ દ્વાય સંદર્ભ દ્વાયા સંદર્ભ વરૂક દ્વે દેવે વર્ક વસુક સંદેવ સાથે છે શ્વર્થ છે શ્વર્થ સાથે છે શ્વર્થ સાથે છે સ્ટાય સંદર્ભ સાથે પ્ર યાય બાલુ વર્ષ્ય કે ગી ગો ગ્રાય સુર સાથે વર્ક વર્ષ્ણ સંદર્ભ વર્ષ્ણ સે છે કે દેવ દેવા પ્ર કે ગો સાથે છે સ્ટાય સાથે ગો સ્વ યાય બાલુ વર્ષ્ય કે ગો ગો ગો ગ્રાય સાથે ગાય છે વર્ષ્ણ સંદર્ભ વર્ષ્ણ સે છે સાથે ગાય સ્ટાય સાથે ગાય સાથે છે સે ગાય સાથે ગો સાથે સાથે ગાય સાથે છે સાથે ગાય સાથે સાથે ગાય સ ગાય સાથે ગાય સાથ ગાય સાથે ગાય સાથ સાથે ગાય સાથ ગાય સાથે ગાય સાથે ગાય સાથય સાથે ગાય સાથે ગાય સાથે ગાય સાથે ગાય સાથે ગાય સાથે ગાય સાથ

নলশান্র্মা

- યવે મ્યॉन कु छैब न गें। (५) ब्रॉग मक्रुब ने औन अन्स भी नेंब खु क्रेंब के प्रस्थ में स्थापेब साय न न म

Advertisements and publicity materials

260. The certificate holder for each film shall ensure that all advertising material for the film carries the appropriate certification mark as specified in the rules and regulations.

Deposit of copies

261. A person to whom a certificate is granted under section 256 of this Act shall deposit, free of charge, a copy of the film with the National Film Commission at the time of the grant of the certificate.

National Film Commission to suspend exhibition of films

262. Where the National Film Commission is satisfied, either on receipt of a complaint from any member of the public or on its own motion, that any film which is publicly exhibited is likely to be detrimental to the public interest or the interests of public order in any area, may, in writing, order the suspension of the screening of the film in that area, both within and outside Bhutan for such period as may be specified in the order.

Appeals

263. Any person who is aggrieved by the decision of the National Film Commission may submit an appeal to Alternative Dispute Resolution Centre within 10 working days.

ॐᠵᡪᡪᢅᢋᠬᠯᢂᡘᡆᠴᢋᡜᠯᠯᢂᡃᡗᠵ᠅᠕ᢋᡊᡦᠴᠴᢋᡜᠯᢂᡃᢆᡃᡚᢂᡏᢆᢧᢘᢂ ᠺ᠖᠐. ᢔᢆ᠋᠋᠋ᡣᠴ᠋ᠼᢋ᠋᠋ᡳ᠋ᡶ᠅ᠴᢙᢩᠯ᠄ᠭᡎ᠋᠉ᡆ᠋᠋ᡃ᠖ᠽᢙ᠋ᡄᢃ᠉ᢆᡅᢂ᠉᠂ᢔᢆ᠋᠋᠋য়᠋᠋ᠴᢋᢋ᠋ᡗ᠋ᡳᢆᡅ᠋᠄ᡬᢋᡘᡧ᠄᠋᠕ᡸ ᡬᢋ᠋ᠬᢂᠬᡅᠴᢋᡜ᠋ᠬᢂ᠈ᠺᡆ᠋᠋ᡪᡃᡆᢆ᠋᠃ᡎ᠋᠋᠖ᠽᠦᡄᢃ᠉ᡅᢆᢂ᠉᠃ᢔᢆᡘ᠋ᠴ᠋ᠴᢋᢋᢋᡃᠶᢆᡅ᠋᠄ᡬᢋᡘᡧᢩ ᡬᢋ᠋ᠬᢂᡊᡅᠴᢋᡜᠬᢂ᠈ᠺᡆ᠋᠋ᡪᡃᢆᡆ᠋᠉ᡅᡘᠴᢐ᠉ᡬᢧ᠋ᢃ᠋᠉ᡅᡬᠴᢐᢂᢤ᠋᠋ᡡ ᡬᢋᠬᢂᡊᡅᠴᠯᡏ᠋᠋᠋ᠮᡪᡊᡆᠴᡪ᠋ᡝᢅ᠁ᡘᠼᡘᠼᢋᢋᢋ ᡬ᠕ᡩᡆ᠉᠋ᡬ᠋ᢋᡊᡆ᠋ᢋᢋᠯ᠋ ᡬᡀᢋᡅᢄᡧ᠉᠋ᡙ᠋ᠶᢋᡆᠴᡱᢅᠶᡆᢆ

Fees

- 264. The National Film Commission shall require a person who submits a film for certification or shows to pay fees as may be prescribed in the Rules and Regulations.
- 265. The National Film Commission may also charge such fees as it thinks fit for any other service rendered by it to any person under the provisions of this Act.

CHAPTER 13 ELECTRONIC GOVERNANCE

Ministry as the lead agency for e-Governance

- 266. The Ministry shall be the principal inter-agency body for the design, acquisition and development of e-governance systems and information resources for the benefit of all users.
- 267. The Ministry shall establish and promote Government wide initiatives to encourage and facilitate the development and enhancement of e-governance services and processes with focus on services to people with special needs and those without access to Internet.
- 268. The Ministry shall be the lead agency for ensuring information security in the government.

व्येतुः १९ म्य र्वेग्रार्थेगामलुन्र्क्नुना

E- Government Governance Council

- 269. There shall be e-Government Governance structure comprising the following hierarchy:
 - (1) Cabinet;
 - (2) E-Government Council consisting of government secretaries and secretaries of relevant autonomous agencies;
 - (3) E-Government executive committee;
 - (4) E-Government review committee; and
 - (5) Private sector ICT advisory panel.
- 270. The e-Government Governance structure shall govern and manage the implementation of e-Government program for the Royal Government of Bhutan.

Responsibilities of governmental agencies for e-governance

- 271. All Governmental agencies including the Executive, the Legislature and the Judiciary shall:
 - (1) Use ICTs to improve its functioning and delivery of public services;
 - (2) Make information accessible to the public using ICT facilities;
 - (3) Make e-governance accessible to people with special needs;
 - (4) Take appropriate action including the conduct of privacy

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- જ્ઞે.
- ୷୶੶ୢୖୄଈ୕୷୶ୠ୶ୄୢୖୄୠ୶୲ ()
- **૾ઌ૰**. ૹૣ૽ૼૼૼૼૼૼૼૼૼૹ૽ૻૼૼૼૼૼૼૼૼૼૼૼૡૢૻૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼ૾૾ૢૻૢૢૢૢૢૼૼૻઌ૽ૼઌૼૢૹ૾૾ૣ૾ૼૼૼૼૼૼઌૻૻ૾૾ૼૼૼૼૼૼૼૼૼૼ૾ૻૹ૾૽ૼઌૻ૾૾ૻૹ૽૾ૼૼૼઌૻૻ૾૾ૼૼૼૼઌૻ૾ૡૼ૱ૻ૾ૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼ૾ૺૼૼૼૼૼૼૻ૽ૼઌૺ૱ૻ૽ૼ૱ૻ૽ૼ૱ૻ૾ૼૡ૾૾ૼૡૼ ૹ૾ૢૢૼૺઽઌૡૻૻૡ૽૾ૡૻ૱૽૽ૺ૾ૻૡૡૢઽૹ૾ૢૢૼૼઽઽઽઽૡૻૺૼૼૼૡૼૹ૾ૢૼઽૡૡઽઽૣૡૼ
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impact assessments, to ensure that sufficient controls are put in place to protect the privacy of sensitive personal information as it implements e-governance programmes; and

- (5) Comply with the policies, standards and guidelines established by the Minister.
- 272. A governmental agency may:
 - Accept the filing of documents, issuing of documents, or require that documents be created or retained in the form of data messages;
 - (2) Issue any permit, license or approval electronically; or
 - (3) Provide for a manner of payment.
- 273. Where a governmental agency performs any of the functions referred to in section 272 of this Act, such agency may specify by notice the following requirements:
 - The manner and format in which the data messages must be filed, created, retained or issued;
 - (2) In cases where the data message has to be signed, the type of electronic signature required; and
 - (3) Any other requirements for data messages or payments.

- କ୍ରିମ୍ଭ୍ୟୁମ୍ଭ୍ୟୁମ୍ଭ୍ୟୁନ୍କିୟା (५) ୩୶ଷ୍ଟ୍ୟୁମ୍ଭ୍ୟୁମ୍ଭ୍ୟୁମ୍ୟୁର୍ଣ୍ଣ ଭାସାମ୍ପିଷ୍ୟୁର୍ମ୍ମ୍ୟୁମ୍ମ୍ୟୁର୍ମ୍ୟୁଷ୍ଟ୍ର୍ୟୁର୍ଯ୍ୟୁର୍ଯ୍ୟୁର୍ମ୍
- २९⁻ () गवरूस्थून्धेगव्स्वेत्द्र्यन्द्रगरून्य्यास्यन्यॉप्यः प्यत्वः यर्झेव्येन्ववगवेर्ध्वेन्वीयीः

³2³. ષાલુઽ્યો પ્યશ્વ સું કે થા યોશ અંગ હું પ્ર રુ ર્ગ્ને યાન્સ્ટ્ર- કે થા યાશ અંગ અંગ લે સાય પ્રતિવર્ધ તે સું વ્યય અંગે સ્વયં પ્રતિત્ર પ્રયત્ને રુ ર્ગ્ને આર્થે ર્ફ્ટ જ ત્વર પ્રતિ સુવર્ષ હું કે બુયાર છે બુયાર છે બુયાર સું યોશ વાવા પ્રાય ર્ગે શ્વ આર્થે ર્ફ્ટ જ ત્વર પ્રતિ સુવર્ષ છે કે વર્ષ બ્યુ છે કે થા બુધ અંગે જ જ જ જ જ જ જ જ જ જ જ જ જ જ જ જ જ જ

- (ล) ารูณาฐัราซิเตราสุมาส์เกล้า
- ๚๎ๅ๎ๅ๚๎๚๛ณัน๎๛ฑ๎ๅๅ๎ธั๚
 (२) ๚ุสุร.๛. ธั๚ ฺฆ๛. ธ.ฉฺฅ๎๚ ฺ๚ฺ-๖,๖ฺฏ๎๚ฺฺษ๎๚ฺ๛๛.๚ํสฺรั๚
- ୩୬୯୮୩୬ବର ୩ବନ୍ମ ପ୍ରଜ୍ୟ ବ୍ରାଦ୍ୟର ସେମ୍ବର ସେମ୍ବର ସେମ୍ବର ସେମ୍ବର ତବ୍ ଶ୍ରିଂ୩ନିଁ ମଧ୍ୟ ସେସଦ୍ୟ ହାଁ (५) ଗ୍ଲିବ୍ ସିଂଶ୍ୱର ଅନ୍ତି ସ୍ତ୍ରଶ୍ୱର ସେମ୍ବର କ୍ଷିମ୍ ସ୍ତୁର୍ବ୍ୟ କ୍ଷ୍ୟ ଅନ୍ତ୍ର ପ୍ରଥ୍ୟ ଭୁଁବ୍ କ୍ଷ୍ରୀ ସ୍ତ୍ର ସେଶି ସେମ୍ବର ସେସ୍ଥର କ୍ଷ୍ୟ କ୍ଷ ସ୍ତ୍ୟାସି ସେ ସେ ସେସ୍ଥର କ୍ଷ୍ୟ କ୍ଷ କ୍ଷ୍ୟ କ୍ଷ
- ઽૡૹ૾ૼૼૺૻૻ૱ૡૻ૽૽૿ૢ૽ૺૻૻૻૻૻૻૻૼૼૡૻઌ૽૿ૺૻૻૡૻૻ૱ૻૺૡૼૡ૽૿ૢ૽ૻૡૻૹૻૻૻૻૻૻૻૻૻૻૻૻૡૻૼૡૻૺૡૻૻૻૻૻૻૻૻૻૻૻૻૻૻૺૡૻૡૺ ૼ૱ૡૻૺ૱ૼૡૢૼૼ૾ૻઌઽ૱ૠ૽ૢૺૺૺૺૺૺૺૡઙૢૺૡૹ૾ૻઌ૽ૻૼઽૼૡૻૻઌૻૻઌૻ૾ઌૻ૾ઌૻ૾૽ૻ૱૿ૡૺૼૡ૽૿ૺૻૺૼૡૼૡૢૺૻ ૡૹઽૡ૿૽ૺૡૡૼૡૡૼૼૼૼૼૼૼૼૼૼૻઌૺૡૻૡ૱૱ૡ૽ૼ ૱ૡ૿૽ૢ૽ૺ૾૾ઌૡૺૼૼઽઌૺૡૡઌ૱ૡ૽ૼ

Internet Portal

274. The Ministry shall work with governmental agencies to maintain and promote an integrated Internet-based system of providing the public with access to Government information and services.

Appropriate personnel needs

- 275. The Ministry, in consultation with the Royal Civil Service Commission, shall:
 - (1) Analyse necessary personnel needs relating to Government ICT and resource management;
 - (2) Oversee the development of curricula, training methods, and priorities necessary for the effective training of such personnel; and
 - (3) Ensure that the relevant training needs are appropriately addressed.

Modes or methods of encryption

276. The Ministry may, for secure use of the ICT medium and for promotion of e-governance and electronic commerce, prescribe by way of Rules and Regulations, the modes or methods of encryption.

E-Government Report

277. Each governmental agency shall submit e-governance status report to the Ministry, at the specified times and in the form and manner as prescribed by the Ministry.

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- (૧) ને પ્વસુય અલે એ સ્ટ્રેન્ચ ર્ત્તુ ' ને ક્સ્સિન અન્ છે સ્ટ્રેન્ડ પ્લ સ્ટ્રેન્ડ સ્ટ્રેન્સ્ટ્રેન્ડ સ્ટ્રેન્ડ સ્ટ્રે

CHAPTER 14 ELECTRONIC COMMERCE

Scope of application

278. The provisions of this chapter shall apply to any kind of information in the form of a data message used in the context of commercial and non-commercial activities to include domestic and international dealings, transactions, arrangements, contracts and exchanges and storage of information.

Legal recognition of data messages

279. Information shall not be denied legal effect, validity or enforceability solely on the grounds that it is in the form of an electronic document or data message.

Writing

280. Notwithstanding any law of Bhutan which requires information to be in writing, such requirement shall be met by an electronic document, if the information contained therein is accessible for subsequent reference.

Original

281. Where any law of Bhutan requires information to be presented or retained in its original form, that requirement is met by a data message if:

พิสามิาสร้าพรา

- ৰ্ইম্মা २<१. เนลูขาข้าเขิมมายา-25-เริยาสา กราวัสเส้า รัญเนกราลิเราที่มา พราสา กลุขา
- থিন্ব'র্মিনা **૧૮૦.** નદ્દ ર્ને તર્ છું આવા દેવા ભુર્ગ્વા પ્રે તે વસુવા વા વિશ્વ શ્વા ગા વિશ્વ શ્વા ગા વિશ્વ શ્વા ગા વિશ્વ શ્વ ઌ૾ૻૼૼૼૢૻૻઌ૽૾ૺ૾ૻઌૻૻૢૻૼૻૻૼૻ૽ૡૢૼૼૡૢઌૻૻ૱ૡ૽૿ૡૢૻૡૹૻઌૢૻૡૻઌૻ૾ૡૻ૽ઌૻ૾ૡૻ૽ઌૻૡૻ૽ૡૻૡ૾ૻૡૻ૽ૡૻ૽ૡૻૡૻઌૻૡૻઌૻૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ

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ર્ડ્ડ્ શું સું રાવદુ ગાલગડ 5 ગો

ૹ૾ૣૼ<u>ૺ</u>ૼૣૡ૬ૣઌૣૻ૾૾ઌ૿૽ૡઌૻૻ૾૾૾૾ૼૻ **?ઌ<.** બેલુ'ૡઽ૾ૢૡ૽ૺઽૡ૽ૼૢૼૼ૱ૡૢૼ૽ ૹૢૢૢૼૡૻૡ૱ૡૡૻ૱ૻૡ૽ૼઽૻઽઽૻ૾ૹૢૢૡૻૹ૾ૢૢ૽ૡ૽ૺૡ૱ૡ૱ૡ૽ૼ ๚ๅ๎ราณิส าริลิทา ๚สานิทารา าราริสาระโสาระเพราราทส์ทานะโทาสู่าารู่ทสา ૡ૱૱૱૾ૻ૱ૻૻૡ૱ૻૡૣ૾૱ૡ૽૿ૡૡ૱ૡ૽૿ૢ૽ૡ૱૱૾ૻ૱૱ૡ૱૱૱૱૱

लेखुः १९ म **र्मेग**र्भेगार्ळेनप्रवेश

- (1) There exists a reliable assurance as to the integrity of the information from the time when it was first generated in its final form or communicated in a form which can be demonstrated to represent accurately the information originally generated, or communicated as a data message; and
- (2) That information is capable of being displayed or produced to the person to whom it is to be presented.

Retention of data messages

- 282. Where any law of Bhutan requires that certain documents, records or information be retained, that requirement shall be met by retaining data messages, provided that the following conditions are satisfied:
 - (1) The information contained therein is accessible of being used for subsequent reference;
 - (2) The data message is retained in the format in which it was generated, sent or received, or in a format which can be demonstrated to represent accurately the information generated, sent or received; and
 - (3) Such information, if any, is retained in a manner which enables the identification of the origin and destination of the data message and the date and time when it was sent or received.

- (૪) ઽૻૡઽૻૡૢઽૻઽૻૡઽૻૻ૱ૻૻ૱ૻઽૡૻૻઽૻૻૻૡ૿ૡૻૻૹ૽ૡૻૡૢઽ૱ૡૢૻૡ૱ૻ૽૽ૻ૱ૡ૽ૺૡૻૻ ૹ૾ૄૼૼઽૻૡ૱ઽૣૡ૾૾ૻ૽૽ૺૻ૾ૼૡૼૡૢૻ૾ૹૼૡૻ૾ૹૼૡૻઌૹ૽૾ૡૻ૽ઽૻૹ૾ૺ (૮) ઌઌઌઌઌ૾ઌઌઌ૾ઌઌ૾૾ઌઌ૾૾ઌઌ૾ઌઌ૾ઌઌઌઌઌઌઌઌઌઌ
- $\eta_{N, \mathfrak{A}, \mathfrak{A}, \mathfrak{A}}$ (2) ຈີ ຈັດ (3) ຈັດ (3)

୵୳୰ୖ୴୵ୖ୴ୖ୰

- (2) ଦ୍ୟୁ:ସ୍ଟିନ୍'ମ୍ବିଷ୍ୟଦ୍ୟମଧ୍ୟମ୍'ଶ୍ରି'ଦର୍ଶି'ଶ୍ରିକ୍ସା'ଭ୍ୟ'ଦର୍ଶ୍ୱୀ'ର୍ସିଦ୍ୟା'ଦର୍ଶି'ର୍ଧିକ୍ୟା'ଭ୍ୟି'ମ୍ୟଦ୍ଧି'ରୁଷ୍ଟ ଅଭିମ୍' ଭଷ୍ୟ ଭଦ୍ୟ ଦ୍ୟୁ: ଦ୍ୟୁ:ସ୍ଟିନ୍'ର୍ନିଷ୍ୟ ଦର୍ଶି'ଭି'ମ୍ୟା'ରିଷ୍ଟ ନିମ୍ପା'ସନ୍ନିନ୍ ର୍ଞ୍ଜୁ ସ୍ବଷ୍ୟ ଅଦି'ଦେସିଷ୍ଟ କ୍ଷିନ୍ ସେସମ୍ ର୍ଞ୍ଜୁ ସ୍ବସ୍ୟର୍ଭ ସ୍ପି: ପ୍ରମ୍ବର୍ଦ୍ଧିଷ୍ଟ ସିଦ୍ଧା'ଭ୍ୟ'ସନ୍ମଦ୍ଦିମ୍ୟ ଭଦ୍ୟନ୍ ସ୍ବର୍ଷ୍ୟ ଅନ୍ତ୍ୟୁ ସ୍ୱ ଅଭ୍ୟୁ ଅନ୍ ସର୍କ୍ଷନ କ୍ଷି'ସନ୍ମଦ୍ଦି ସ୍କିମ୍ୟଦ୍ଧି କ୍ଷିମ୍'ଭ୍ୟ ସାର୍ଚ୍ଚିତ୍ସା'ସ୍କୁ ଭ୍ୟୁ ଅଭ୍ୟୁ ଅନ୍ତ୍ୟୁ ଅଭ୍ୟୁ ଅନ୍ତ୍ୟୁ ଅଭ୍ୟୁ ଅନ୍ତ୍ୟୁ ଅଭ୍ୟୁ ଅତ୍ୟୁ ଅଭ୍ୟୁ ଅଭ୍ୟୁ ଅତ୍ୟୁ ଅଭ୍ୟୁ ଅଭ୍ୟୁ ଅତ୍ୟୁ ଅଭ୍ୟୁ ଅତ୍ୟୁ ଅଭ୍ୟୁ ଅତ୍ୟୁ ଅକ

Provided further that this section does not extend to any information which is automatically generated solely for the purpose of enabling the data message to be sent or received.

Formation and validity of contracts

- 283. Except as otherwise agreed by the parties an offer and acceptance of an offer as required under the Contract Act of the Kingdom of Bhutan for the formation of a contract may be expressed by means of data messages.
- 284. Where a data message is used in the formation of a contract, such contract shall not be denied validity or enforceability on the sole ground that a legal stamp has not been affixed or has not been attested by witnesses.

Attribution of data messages

- 285. A data message shall be deemed to be that of the originator if it was sent by the originator.
- 286. As between the originator and the addressee, a data message shall be deemed to be that of the originator if it was sent:
 - (1) By a person who had the authority to act on behalf of the originator in respect of that data message;

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ભેવઃસ્ઽ- ર્નેવઃઠ્વ'વને'ગૈશ્વ ગવશ્વાષ્ટ્વનુવ્યક્ષેવ. ગાંકન્ટવે. અનવ. વર્છેમ્દ્રતુંગશ્વય વર્કે'વે'ગે'ર્નેવ'ભુ'ર્વે'વ'ક્ષે. સ્નય્વગુભ'ગ્રીશ્વ'વર્કે'ક્ષે'ર્ભેનુ'યવે. વર્ન'ર્નેવ'ગન્સ્ટન્ભુ'થે.

- (2) With the originator's full and informed consent, unless the originator had handed over authority to consent, either temporarily or permanently due to diminished personal capacity, such as mental illness or disability; or
- (3) By an information system programmed by, or on behalf of, or with the full and informed consent of, the originator to operate automatically.
- 287. As between the originator and the addressee, an addressee is entitled to regard a data message as being that of the originator, and to act on that assumption, if in order to ascertain whether the data message was that of the originator, the addressee properly applied a procedure previously agreed to by the originator for that purpose.
- 288. Section 287 of this Act, does not apply when the addressee had received notice from the originator that the data message is not that of the originator and had reasonable time to act accordingly.
- 289. If a data message is that of the originator or is deemed to be that of the originator, or the addressee is entitled to act on that assumption, then, as between the originator and the addressee, the addressee

- **?<** ୩୦. જ્ઞેન વાત જ સૂન પો માનકો તાલ ને વર્ષો દેવા કે જ પોંત એ તે માં અન્ય વર્ષો દેવા
- <u>ક્રેં</u>સ્પ્લક્ષ્ણઍપ્લગ્ન
- **૧૮**૦. વર્ષો કેવા કેરુ છે. તે છે. હારી છે. તે તે છે. તે છે. તે છે. તે તે છે. તે છે. તે છે. તે છે. તે છે. તે છે. ત

થી નેંદ્રાપુ: વર્ષે કેંચા કેશ્વરીયો બેંદ્ર સંસ્થાય કરા ચદ્દ નેંદ્ર કેંદ્ર પ્રાથમાં આવે છે. આ પ્રાથમાં સંસ્થાય સ নশীস্থ্যমাজা

- ঝঝ (3) ૡૡ૽ૼૹ૽ૼૼૼૼૼૡૢૻૹ૾૾ૹ૾૾ઌ૿૾૱૾ૡૡ૱૱૽ૻૹ૾૱ૡૢૡૻૹૡૡૡ૱૱૾ૼૡૼ રેઅભુષાશ્વગીર્થેવાવાયા અન્ય સ્ત્વ્વાવાયીર્થવાવાયાવાયોત્વવાર્થ
- (2) ณที่เป็ญเมิงเพิ่มที่งา จองจานองจาราทุลา แรง รุนรนักฏิ์สาชสา मुरूसिंग्वत्त्वसम्बद्धः रूपणे र्भेष्यान् सम्बद्धाः स्वयस्य स्वयः स्वयः स्वयः स्वयः स्वयः स्वयः स्वयः स्वयः स्वय ୢୢୠ୲ଵ୶୕୴୷୶୕୩ୄ୕୳ୠ୶୵ଽଢ଼୲୶ୄୖୖୄୖ୕ୖ୴ୄ୵ଵ୷ଌ୕୵ୄୢୖୠ୕୵ୖୖୖ୶ୖୖ୴୵ୡ୲୶୲୩ୖୄୖ୲୵୕୲୶୶ୖୖୖୖୖୖୖୄ ઐ૱ વર્ષે ર્ક્ષેયા રીચ એ થે' ર્ફવ્ય સુઅન્તર યોં ગર ર્જેન્ મવે યાત્ર ત્વા થે જે જે

shall be entitled to regard the data message received as being what the originator intended to send, and to act on that assumption.

- 290. If the addressee knew or should have known had the addressee exercised reasonable care or used any agreed procedure that the transmission resulted in an error in the data message as received, the addressee is not so entitled to act on that assumption.
- 291. The addressee is entitled to regard each data message received as a separate data message and to act on that assumption, except to the extent that the originator duplicates another data message and the addressee knew or should have known, had the addressee exercised reasonable care or used any agreed procedure, that the data message was a duplicate.

Acknowledgement of receipt

292. If the originator has not agreed with the addressee that the acknowledgement be given in a particular form or by a particular

૧૯૧. ૡર્ષે કૅથા સે સે ગે માં ગવત્ર સુર્રાથ્ય ગય્લેવ ગાવવ સે કેથા વદ રસ્કે પ્વેન્મ દ્વર્ય વ્ય સ્ટ્રાય ગવત્ર સુર્રાય ગાવ સે સુર્રાય ગાવ સે સુર્રાય સંત્ર સે સ્ટ્રાય સંત્ર સ્ટ્રાય સ્ટ્રાય સ્ટ્રાય સંત્ર સ્ટ્રાય સંત્ર સ્ટ્રાય સંત્ર સ્ટ્રાય સંત્ર સ્ટ્રાય સંત્ર સ્ટ્રાય સંત્ર સ્ટ્રાય સ્ટ્રાય સ્ટ્રાય સંત્ર સ્ટ્રાય સ્ટ્ર્ય સ્ટ્રાય સ્ટ્રાય સ્ટ્રાય સ્ટ્ર્ય સ્ટ્ર્ય સ્ટ્રાય સ્ટ્ર્ય સ્ટ્રાય સ્ટ્ર્ય સ્ટ્રાય સ્ટ્ર્ય સ્ટ્રાય સ્ટ્ર્ય સ્ટ્ર સ્ટ્ર્ય સ્ટ્ર સ્ટ્ર્ય સ્ટ્ર સ્ટ્ર્ય સ્ટ્ય સ્ટ્ર્ય સ્ટ્ય સ્ટ્ય સ્ટ્ર્ય સ્ટ્ય સ્ટ્ર્ય સ્ટ્ર્ય સ્ટ્ય સ્ટ્ર્ય સ્ટ્ર્ય સ્ટ્ર્ય સ્ટ્ર્ય સ્ટ્ર્ય સ્ટ્ર્ય સ્ટ્ર્ય સ્ટ્ય સ્ટ્ર્ય સ્ટ્ય સ્ટ્ર્ય સ્ટ્ર્ય સ્ટ્ર

૧૯૦. ષાબઃશ્વેન ભાવાદારા તાવાદારા પ્રાપ્ત કરે છે. પ્રાપ્ત કરે પ્રાપ્ત કરે છે. પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે પ્રાપ્ત કરે છે. પ્રાપ્ત કરે પ્રાપ્ત કરે છે. પ્રાપ્ત કરે પ

method, an acknowledgement may be given by any:

- (1) Communication by the addressee, sent by an automated means or otherwise; or
- (2) Such conduct of the addressee as may be sufficient to indicate to the originator that the data message has been received.
- 293. If the originator has stated that the data message is conditional on receipt of the acknowledgement, the data message is treated as though it has never been sent, until the acknowledgement is received.
- 294. If the originator has not stated that the data message is conditional on receipt of the acknowledgement, and the acknowledgement has not been received by the originator within the time specified or agreed or, if no time has been specified or agreed, within a reasonable time, the originator may:
 - Give notice to the addressee stating that no acknowledgement has been received and specifying a reasonable time by which the acknowledgement must be received; and
 - (2) If the acknowledgement is not received within the time specified in sub-section (1), upon notice to the addressee, treat the data message as though it had never been sent, or exercise any other rights that the originator may have under existing law.

(२) वृत्त्णसेसर्देव. कि. भारे वर्त्तके कि. भारे के भार भारे के भा

- ³^e℃. થાયાજ્ઞેન્ વર્ષોર્ક્ષથા ક્ષેયાએ થોયા થાવયાજ્યુન પૈથા વસેવ વને જ્રેન માવે વર્છે માળવા છે. અંગ્રેવ કેથા પા થાવયાને થેના જ્વે ગયાને સ્થે ગયાને તે અને પ્રાયં કે પ્રાયં વર્છે માળવા છે. અંગેન સે બન્દ્ર વ્યયં વે પ્રાયં સ્થે ગયાને સે દુષ્ય દૈન્દ્ર માટે વ્યવે કેથા ક્ષેય સે પ્ય જે સ્થય છે. પવે દુષ્ય પા વર્ષે માથે પ્રાયં વર્છે માળવા સ્થે દુષ્ય દેન્દ્ર પ્રાયં દુષ્ય પ્રાયં સે પ્રાયં પ્રાયં સે પ્રાયં પ્રાયં પ્રાયં સે પ્રાયં પ્રાયં પ્રાયં પ્રાયં સે પ્રાયં સે પ્રાયં સે પ્રાયં સે પ્રાયં સે પ્રાયં સે પ્રાયં પ્રાયં સે પ્રાયં પ્રાયં પ્રાયં સે પ્રાયં પ્રાયં પ્રાયં સે પ્રાયં પ્રાયં પ્રાયં પ્રાયં પ્રાયં સે સે પ્રાયં સે સે પ્રાયં સે પ્રાયં પ્રાયં સે પ સે પ્રાયં સે પ્રાયં સે

૧૯૱ મૃબાક્ષેન વર્ષે કેંમારીશ્વારીશ્વ મુસ્ય મુસ્ય મુસ્યમાય મુસ્ય સુદ્દ પૈયાવક્ષે સુદ્દ પ્રાયં વર્કે સ્વાય પ્રાયં સ્વાય પ્રાયં પ્યાયં પ્રાયં પ્

- สัขาณชาฮิสาสัขาสิวิตรีพรา (१) रहारगुवाग्ग्रीम्वचर्य्यारेषा अहातु देखेत्ररुषावत्राग्रीमंगायया वहुहळी.

295. If the originator receives the addressee's acknowledgement of receipt, it is presumed that the addressee received the related data message but the presumption does not carry an irrefutable implication that the data message in question corresponds to the message received.

Time of dispatch and receipt of data messages

- 296. Unless otherwise agreed between the originator and the addressee, the dispatch of a data message occurs when the data message enters an information system outside the control of the originator or of the person who sent the data message on behalf of the originator.
- 297. Unless otherwise agreed between the originator and the addressee, the time of receipt of a data message is determined as follows:
 - (1) If the addressee has designated an information system for the purpose of receiving data messages, receipt occurs;
 - (2) At the time when the data message is time-stamped by the designated information system; or
 - (3) If the data message is sent to an information system of the addressee that is not the designated information system, at the time when the data message is accessed or retrieved by the addressee.

พรสุ

- ૡવેવસ'ૡવન'ન્દ્રોર્થાય'લને'ય્યમ્: (१) ୩୩୩'શ્વેન' ભ'ગુનપત્રદસ્ત્રો'ગ્વેસ' ୩૧૬૨'પ્પેના'લ્સેફ'ર્સ્ટ્વેન્ગે'ર્નેફ'ણ' વह'ર્नેફ'ર્નેસ'ભુગ્વર્ય'ર્ન્સ'લદ્ધિ'લવન'ને'ર્બેન'ય'ફેફ' ને'ર્વેન્ટ્ર્ટ્ટ્રેન્ય'બ્રેફસ'ન્ન'

Variation by agreement

298. As between parties involved in generating, sending, receiving, storing or otherwise processing electronic document or data messages, and except as otherwise provided, the provisions of sections 285 to 297 of this Act, may be varied by agreement.

Admissibility and evidential weight of data messages

- 299. In any legal proceedings, nothing in the application of the rules of evidence shall apply so as to deny the admissibility of a data message in evidence:
 - (1) On the sole ground that it is an electronic document or data message; or
 - (2) If it is the best evidence that the person adducing it could reasonably be expected to obtain, on the sole grounds that it is not in its original form.
- 300. In assessing the evidential weight of a data message, regard shall be made to the reliability of the manner in which the data message was generated, stored or communicated, to the reliability of the manner in which the integrity of the information was maintained, to the manner in which its originator was identified, and to any other relevant factor.
- 301. For the purposes of section 300 of this Act, the integrity of the information contained in a document is maintained if the

300. ୩ ရ ଶ સૂ ૬ ' ખે ୩' લ સે ရ ' કે ୩' ୩' સુ ન ' છે ' ખ દ શ છે ૬' ૬ છે ' ખ દ શ છે ' ન છ છ ๚ุลุณฺฺฺฺ๚ุราพิ๚าธาวราษฐาพิรามิ พรรา ฟลั๚าวรัยเวลราพีรามิ จรรพัรามิ

ผิรามฉิาตุไล่ และ เมื่อ เม

้หัวสุณิชิมาณู พรสุ

ઞઋૢૣૣૣૣૣૣૣૣૣૣૣૣૣૣૣૣૣઌઌ૱૱૾ૣ૾ૺૡ૾ૻ૱ૡ૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱ पर्ने र्ह्येग र्धेग भेगाळ भूदा गुत्र शुर्न भेग पर्धव के का मात्र गुत्र ()

๚ุลุลาซูาพิพานสิสาขิ ธัญาลธสารา ฐาวอาชิาพรลายิา

गवः जुः गेश्वः खुन्यनः यर्वे दी त्रेविभागहिंगास्य त्वन्द्र्ते न्व् क्यन्त् गाभाक्षेत्र केत्र त्यांगित्र ने र्व्यान्त्र गाहिंगास्य ने ने स्वायां के प्रायां के प्राय का प्राया के प्राया के प्रायाय के प्रायां के प्रायाय के प्रायां के प्रायाय के प्रायाय के प्रायाय के प्रायाय के प्रायाय के प्रायाय के प्राय का प्रायाय के प्र का प्रायाय के प्रायाय क का प्रायाय के प्राय का प्रायाय के के के के के ઐવઃ નેૼવઃઢવઃ ૧૨૫ ૬૬ઃ ૧૯૦ મૈ'ન્દર્મેન્શઃનેૼવઃર્દ્યઃ મવઃક્તુઃમૈશ્વજ્ઞઃપ્રન્યસઃપ્વર્કેઃઢેમા information has remained complete and unaltered, except for:

- (1) The addition of any endorsement; or
- (2) Any immaterial change, which arises in the normal course of communication, storage or display.

CHAPTER 15 ELECTRONIC SIGNATURE

Scope of application

302. All the provisions of this chapter shall apply where electronic signatures are used.

Signature

303. Notwithstanding any law which requires a physical signature of a person that requirement is met by an electronic signature.

Equal treatment of signature technologies

304. Nothing in this chapter, except section 306 of this Act, shall be applied to exclude, restrict or deprive of legal effect any method of creating an electronic signature which satisfies the requirements, or otherwise meets the requirements of the applicable law.

ભગા રેજા ૨૦૩. શે રેં રેંગ ગો. રેંસ વારૂ વસ ભગા રેસ રે વેસ આવે ગોર રે ખેરે છે. હેમ બાર રે. બુ. સ ટ્વેસ પ્રત્ર. રે વેસ આવે રે. ક્વેંગ રેંગ ભાગ રેંગ ભાગ રેસ જી સાથ રે છે. હેમ સાથ રે છે સાથ રે છે સાથ રે છે સ

ૻ૾ૢૢૼૼ**ૼૻૡ૬૫ૻૻ૽૿૽ૡ૱ૻ૱ૼૣ** ૱ઌ૱૾ઌૺૡૢૻૡઽ૾ૢ૾ૡઽ૾૾૽ૻૢ૾ૺૻ૾ૻૣઌૼૼૻૼૼૼૼૼૼૺ૱ૼઌૻૻૻૻૻૻૻૻૻૻૻૻૻૻૻૻૻૻૻૻૻૻૻૺઌૻૻૺઌૻ૾ૼૼૼૼઌૻૻ૾૽ૼઌૻૻ૾૽ૼઌૻૻ૾૽ૼઌૻૻ૾૽ૼઌૻૺ૾ૻઌ૽૿ઌૻઌૻૻઌૻૡૻૺઌૻૡ૿૱ૻૻૡૡૢૻ ૹ૾ૢૺૼૼૼૼૼૼૼૼૼૻૡૼૢૼઌૻૻૻૡઌૼૻ૾ૻ૾૾ૻઌૼ

व्येदुः १५ म्य र्म्सेगार्थ्रगार्थ्वस्र

(२) ଶ୍ରି ଦେହିଁ କାଂହିଂ ଶୁଣ ଦେହି ଲାଂ ଅନ୍ୟ ଅନିଶ୍ୱା ଦେହିଁ ୩' ୩କ୍ଷି କାଂଦ୍ୟୁ ଅନ୍ଥି ଅନ୍ଥି ଅନ୍ଥି ଅନ୍ଥା ଅନ୍ଥ୍ୟ ଅନ୍

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305. Section 304 of this Act, does not limit the ability of any person to adduce evidence of non-reliability of an electronic signature.

Compliance with requirement for a signature

- 306. An electronic signature, for the purpose of this Act, shall have the following minimum features:
 - (1) The signature creation data are, within the context in which they are used, linked to the signatory and to no other person;
 - (2) The signature creation data were, at the time of signing, under the control of the signatory and of no other person;
 - (3) Any alteration to the electronic signature, made after the time of signing, is detectable; and
 - (4) Where the purpose of the legal requirement for a signature is to provide assurance as to the integrity of the information to which it relates, any alteration made to that information after the time of signing is detectable.

Conduct of the Certification Service Provider

307. Where a Certification Service Provider provides services to support an electronic signature which may be used for legal effect as a signature, the Certification Service Provider shall:

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- (3) வரาลิสาวที่ฤ'ฮ์สาลิสสานสา สิมาร์ตางตาลิสาญารฐราวอัสาวกรา สิ่ากรารรา ศิลาร์กลางการสู้กลายไป
- ଦାର୍ଦ୍ଦିମ୍ୟୁ ଭିଷ୍ୟିନ୍ଦମ୍ମ (୨) ଦମ୍ମାସ୍ତ୍ରିଷ୍ୟ ଦାଇଁ ଅଧିମାଧ୍ୟ କ୍ଷୁମୁର୍ନ୍ତୁ ଦମ୍ମାସ୍ତ୍ରିଷ୍ୟ ଦର୍ମିମ୍ୟୁ ସହିକ୍ଷୁଦ୍ୟ ପ୍ର ଦମ୍ପାସ୍ତ୍ରିଷ୍ୟ ସମ୍ପିମ ଶିଂମ୍ଭିମ୍ ଅନ୍ଥର୍ଥି ସେ ସିମ୍ବା ସ୍ୱାଭିଷ୍ଣ ଅନ୍ମ ଶିଂନି ମାଜ୍ୟ ଭିଷ୍ଣ କିର୍ଣ୍ଣ
- ठवःम्रिखिनःह्वसःर्त्तुःनर्मेास्रेप्दनेप्पना (2) வगःभ्रेस्यप्तर्भेः गवस्रःस्ट्रनर्त्तुः विन्तरप्तपायिवय्मयस्यः स्टन्यः वर्गाभ्रेसः पर्यानय्वेग्नन्द्र्य्येययस्ट्रन्य्येन्स्रेन्न्यः स्रेन्द्रंगाववय्येवय्त्र्येन्य्त्र्यावन्द्र्न्वय्त्

૱ૡ. વરુલઃધ્વેઅશ્વર્સલે'ર્ને લે'નું લું _{૧૦૯} મ'ને'ગીશ્વ શે'ર્ને ગાનર્સ્ડ્ડ્ગી સુંગા'ર્ધે ગાયા ગામિશ ગ્રી જ ગાંત આ સેન્ પ્રાપ્ત ક્ર્યુન સુન ગ્રેન્ ગાને તે ભુડ્સ નગાયા તે ગો. લદ્દે તે જ નગાયા જ નગા સે તે તે સુંત્ર શે લગ્ન

- (1) Issue certificates for electronic signature;
- (2) Act in accordance with representations made by it with respect to its policies and practices;
- (3) Exercise reasonable care to ensure the accuracy and completeness of all material representations made by it which are relevant to the certificate;
- Provide reasonably accessible means which will enable a party placing reliance on the certificate to ascertain from the certificate:
 - (a) The identity of the certification service provider;
 - (b) That the signatory who is identified in the certificate had control of the signature creation data at the time when the certificate was issued; and
 - (c) That signature creation data were valid at or before the time when the certificate was issued;
- (5) Provide reasonably accessible means which shall enable a party placing reliance on the certificate to ascertain, where relevant, from the certificate or otherwise:
 - (a) The method used to identify the signatory;
 - (b) Any limitation on the purpose or value for which the signature creation data or the certificate may be used;

लेव से में - ने में र् देव - जन्म क मावस मुर के नवहें व मान र न

- (๓) ณฑฺาสิพาฉลัามิ ๗๙๙๛ฐา ๛๛๙ ณฑาษิราณฑาณิสาวสถาสา
- ते'गे'र्नेत्र. या प्रिंग्यु राज्य प्राप्त क्यात्र क्यात्र प्राप्त क्यात्र क्यात्य क्यात्र क्यात्य क्यात्र क्यात्र क्यात्य क्यात्र क्यात्र क्यात्र क्यात्र क्यात्र क्यात्य क्यात्र क्यात्य क्यात्र क्यात्य क्यात्य
- (4) ณฑาษิราณพ. พรศ. รามสามพ. ฉัพาวอนาพีราพร. นุธุฑาลินาวนารา
- (ก) ณฑาฐิพาฉษัฒาสุพาหูราสู์ ณฑาซิภาฐิรานติ สุกพาญ พรสา
- २र्गेभग्दर्भण्यन्। (ग) र्द्र्य्युन्द्रालयकार्न्रेगाआर्थ्रार्य्युन्द्रयन्द्रभग्गे' र्द्रह्रग्राक्ष।

- (2) จริฑิษีราฐพารา ณฑาพิสาสูจิรัสาญ ราฑิพาจจราสิเฑพณาจศรา
- ()) ग्रेंगविंग भग देश ग्रेनें दयुः भग छेर हें न नेंग

- (c) That the signature creation data are valid and their integrity has not been compromised;
- (d) Any limitation on the scope or extent of liability stipulated by the certification service provider;
- (e) Whether a timely suspension or revocation service is offered; and
- (f) Use trustworthy systems, procedures and human resources in performing its services.
- 308. The Ministry may, by Rules and Regulations, consistent with recognised international standards and rules of private international law, determine the conduct of Certification Service Provider under section 307 of this Act.
- 309. The Ministry may also advise the Government on legally acceptable alternative electronic identification for correspondence or certification in the absence of the electronic signature protocol.
- 310. A certification service provider shall bear the legal consequences of failure to satisfy the requirements of section 303 of this Act and shall be held liable for damage caused to a person, who reasonably relies on a certificate issued by the certification service provider, unless the certification service provider is able to show to the satisfaction of the court that certification service provider has not acted negligently.

त्यादा त्र विप्यम्य म्या न वे बि

- 320. ર્ટ્સોન્ડલવર્સ્ટનાઓર્ટ્સેન્ડવવર્ડસેવીય ર્ટ્સઝંત ૨૦૧ થવેર્ડ્સ્સાઅર્થે ર્સ્ટ્સાવય ૡૢૼૼૼૼૼૼૼૼૼૼૡૹૡૡૻ૽ૼૡૼૹ૽૿ૢ૽ૺૹૢ૽ૣૣ૽ૢ૽ૢ૽ૡૡૹૡૢૼૡ૽૾ૡઌૡૡ૽ૺૡઌઌૡૻૻૡ૽ૼૡૡ૾૽ૡૡ૾ૻૡૡ૽ૻૡૡ૽ૻૡૡ૽ૻૡૡ૽ૻૡૡૻ૽ૡૻ૽ૡ૾ૼૡ૽ૢૼૼૼૼૼૼ ૡઌૹ[ૻ]ૢૼૼૼૼૼૼૼૼૼૼૼૡઌૡૻૼૹ૾ૣ૽ૼઽૢૡઌઽૢઐ૾૿ઐૹ૾ૻ૿૽ૼૼૼૡૹૻૻ૾૾૾ૼ૾ૻૣ૽ૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૡૻૹ૽૾૱ૻ૾ૢૻ૽૾ૹ૾૾૱ૻૣ૽૿૾ૹ૾ૣ૾ૢ૽ૼૼૻ૾ૢૻૡૡઌૻૹૢ૽ૺ૱ૻૢ મવેર્સ્નેરાબચા લેચચાવતુત્રભુખૈરાકેચાર્કેરચાર્સ્ટ્યાચ્યાસેયાચબાર્સ્ટ્રેતવર્વર્ત્વેખેંદ્દત્વ
- พรสา รัฐรายิรัสานูา นิมพามยุสายิรัพานสารุราวณิฑรมากเธสายิภัญา ૽ૹ૽ૼૼૼૼૼૼૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢઌૻ૾૾૾ૼૻ૾ૢૻ૱ઌ૱૾ૻૡૢૻ૱ૡૢૻ૱ૹ૾ૣૼ૱ૡૢઌ૽ૹ૾ૼૹૣ
- 304. હ્યુદ્વાવગાંગેય વરુવખોગાંગે દેવાખય દેવાવદેદ્વારુદ્વારી સુવા શુવિષદ્વ અદંદ્વ દ્વારા સુવા શુવિષદ્વ સંદુદ્વ દ વેંગાગી દેંસુંસલવર્ષાર્કેંગાઓવેંસુંનવવર્ત્સેગાવર્સુંનર્દ્વાત્રક્વવવેવસવર્સ્સંગા
- ર્ષ'ભુ∣ ૡઽ૾૿ૡ૽૿ૡઌૹૻઙ૽ૼૡૻૡૢૼૹૣઌૡૡ૽ૺૹૢઌૹૡૢૻ૽ૻ૽ૻ૽૾૽ૣૼૹ૽ૼૹ૾૽૱ૡ૽ૼૼૼૼૼૼૼૡ૽ૼૡ (ക) ૡુષાશ્વ ન સાથવા સુધાર છે. તે સુંગય સું સું ગયા
- wra वद्ये पगर रुप्यार हेन वहेंबा รูพษัตาทิพธผพาวะัตา พรส ธะมิราชิเดรมรัตายิสานัร (장)
- สริยาารมีขณะนำ ฮ้ามาจัยาง (5)
- ุณฑุษิฆาษฐ์มิฑุสพาษูราสู่ สิทุสพาธสาติสุฆารรา กัรฑิ (শ্ব)

Regulation of Certification Service Provider

- 311. The Ministry may, by an order appoint a Controller of Certification Service Provider for the purposes of registering Certification Service Provider.
- 312. The Controller may suspend or revoke a registration, if satisfied that the Certification Service Provider has failed or ceases to meet any of the requirements, conditions or restrictions subject to which registration was granted.
- 313. The Ministry may by Rules and Regulations specify:
 - (1) The rights and obligations of certification products and services providers;
 - (2) The manner in which the Controller must administer and supervise compliance with the obligations;
 - (3) The procedure pertaining to the granting, suspension and revocation of accreditation;
 - (4) Fees payable;
 - (5) Security requirements;
 - (6) Accreditation of certificate issued outside Bhutan; and
 - (7) Any other relevant matter which is necessary for the implementation of this chapter.

Conduct of the signatory

314. Where signature creation data is used to create a signature that has legal effect, the signatory shall:

ૡૻૻ**ૣ૽૽૿૱ૻઌૼૣૼૼ૾ૻ૱૽૿૽૽ૺૺૺ૾૽ઌૢૻૡૼૹ૾૾ૢૼૣ** ૱૱૾ૡૡૻૻ૾૱ૻ૱ૼ૱૾ૺૡૻૡૡૻ૱૱ૡ૽ૢૺૡૻઌ૱ૡૡૢૡૡ૽૿ૺૡૢ૾ૼૡૡ૽ૻૡૡ૽ૺૡૡૡ ૡૼ૱ૼૡ૾૾ઌ૽૿૽ૼૼૡૼૡૢૺ૾ૡૡૻઌૺૡૻૡૡૡ૽ૡ૽ૼૡૻૡૼૡૡ૽ૼૡૡ૽ૺૡૡ

र्नेव गलव गन्दुना

- (८) สมูทาทิาซิาตราลัรามริกมทาติรายิารัญลัง
- (4) केव सुन मी न में आयांग
- (୯) ମ୍ମାଦ୍ୟୁଷ୍ୟୁର୍ମ୍ ଅର୍ୟା
- २ग्नरःर्द्ध। (२) รุณ ଓ द्व या गीया प्रगुव २ न्यरः द्वं २ न्यर्षेया या प्रधिया या प्रधिया या क्षे ज्या के जिन्हा हु।
- ³²³. નૃષ્યવદ્ધૈતપ્યથીએ થાવ્યશ્વેન નેંજ્યુંત્રલ્વએર્કેથાઓર્થ્ય્વેન્પ્ય કેથાથીએ ર્સેપ્વર્યત્રિજી યાતન્પ્રાર્થ્વેન્ચીર્સ્સ,નન્પ્વસ્થુત્રપલે નર્યોસ આર્થે બન્ત હાંનુતિ વયાયાહ્સ,નન્ વર્ષ્વવ્યઅસ્હુંયાએમ બન્ત નેંર્હ્યું નન્પ્વલ્વેવ્ય સેનેપ્વત્યાર્થેન્પ્યત્વે બન્તુ હેત્ કેત ર્સેપ્વર્યોન્ટને અહ્યઅપર્વ્દેયા બન્ત હએન્યાક્ન્ટહેયા

- (1) Exercise reasonable care to avoid unauthorised use of the signature creation data; and
- (2) Without undue delay, utilise means made available by the certification service provider pursuant to section 306 of this Act, or otherwise use reasonable efforts, to notify any person who may reasonably be expected by the signatory to rely on or to provide services in support of the electronic signature, if the:
 - (a) Signatory knows that the signature creation data have been compromised; or
 - (b) Circumstances are known to the signatory which could give rise to a substantial risk that the signature creation data may have been compromised.
- 315. Where a certificate is used to support the electronic signature, the signatory shall exercise reasonable care to ensure the accuracy and completeness of all material representations made by the signatory which are relevant to the certificate throughout its entitlement life cycle or which are to be included in the certificate.
- 316. A signatory shall bear all legal consequences if he or she fails to satisfy the requirements of section 314 of this Act.

³26. બળાજ્ઞેશપર્ગોનું સેળીશ નેંત્ર હતું ₃₂₆ ચંદેન્નેંશ્વાર્થો સંગ્રુપાય સંગ્રુપાય પરંતુ ગાય છે તે છે.

ૡૢૻ૾ઌૡૻૻૡ૽૿૱ૡઌ૽ૼૼૢૼ૱૾ૺૡ૽૿૱૽ૡૼૡઌ૱૱ૡ૽૿ૢૺૢૼૹૹૼૹૹૹૻૹૺૡૼૡૹૢૼ૱ૻૼૼૼૼૼૼૼૼૼૼૼૢૻ૾ઌૡૻ ઌગૅન્ સે થેય વાયતા ફેંદ્ર ત્વન પૅર્વે પ્યવે પેવા ઢયા વા સથી . દેય દેવા ૬ ન્સ દેવા કારણ કરે કે સ દેવા કે સ દેવા કે સ દેવા કે સ દેવા કારણ કરે કે સ દેવા કે સ દે સ દેવા કે સ દેવ સ દેવા કે સ દે સ દેવા કે સ દે સ દેવા કે સ દે સ દેવા કે સ દેવા કે સ દેવા કે સ દેવા કે સ દે સ દે સ દેવા કે સ દે સ દેવા કે સ દે સ દેવા કે સ દેવા કે સ દેવા કે સ દેવા કે સ દે સ દેવા કે સ દે સ દે સ દે સ દેવા કે સ દે સ દે સ દે સ દેવા સ દે સ દેવા કે য়ঢ়ঀৼঢ়৾৾য়৾ঀ৾ঀ৾৾ঀ৾ঀ৻ঀৣ৾৾৽য়ৣ৾৶৶য়ঀৼঀৼঀৼ৾ঀ৾৾ঀ৸ৼয়৾ঀৣ৶ৼঀ৾ঀৗ

শ উৰা

- ดุๆพาพัรนาติสุมเพิ่งหมาธิสา พรสุ য়ঀয়ৼৢৼয়৻৻৻৾৾৽ড়৾ঀ৾য়৾য়৾য়৾য়৾য়৾য়ঀয়৾য়ৼৄঀ৾৾ঀ৾য়ৣ৾য়৻ঀৢয়৾য়ৼ৾ঀ৾ঀ৾য়৾য় (四)
- यर देवर्जव २०७ यन्त्र्येषणहे रेंच्चेरावयकर्त्रेणयर्थ्ये चेन्यणीका ેર્વેગર્સ્વન્નચપ્રવર્કે'ગર્વર ક્વન્સ'બસ્રાર્સુ'બવૃ'બેસ'વક્વવાસ્ટ્રે' બન્દસ્ ને'સૈસ્ ^{ૹૼ}ૼૼૼૼૼૼૼૼઌઌૻૻૡ૿ૻૹ૾૾ૢૻ૱ૻૹ૾ૢૢ૽ૼૼઽૻૹ૽ૺૡઌૹ[ૻ]ૢૼૼૼૼૼૼૼૼૼૹૻૹ૾૾ૢૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૡ૽ૻૢ૽ૼૼૻ૾ૢૻૼ૱ૼ૱ૻૻૼ ૬૮મ્યૂર્વશ્વાસ્ટ્રોન્પ્રસ્નેન્પ્રસ્ને શેર્વેગ્ગન્સ્ટન્પુન્પર્નાયવાવનન્દ્રીંગોર્નેવાપું સુ અર્ક્ષ્ક્ષ્યુસપ્યવૈપ્વર્ફેસ:ભુષષ્યપ્યથ]એકપ્વથ્વપદ્મર્થોમાયદીપ્યન] ^{_}ભષા ક્વેશ્વ મર્ગોન સે થોશ. ભષા ક્વેશ મકે તે થો યાત્ર જુન ને છુ. ર્ક્વેન (四)
- ॹॖॖॖॱ**য়**ळ॔ॺॱഋॺॱॻय़ऀॸऀग़ॺॱॻॷॖऀॺॱॺऀॱॸ॒ॱऻ (2) ๆณามาที่หา ๆคลาๆฉณาผู้สาวกราริสา สัลามิราชีสาวญาลามิรา
- (2) ณฑฺลิสาวลัวมิฑุสฺลาซูาวิ าวารสามานรฐาสิกมุรายานาญ

Conduct of the relying party

- 317. A party which relies on any certificate referred to in this chapter shall bear the legal consequences of its failure:
 - (1) To take reasonable steps to verify the reliability of an electronic signature; or
 - (2) Where an electronic signature is supported by a certificate, to take reasonable steps to verify the:
 - (a) Validity, suspension or revocation of the certificate; and
 - (b) Existence of any limitation with respect to the certificate.

Recognition of foreign certificates and electronic signatures

- 318. A certificate issued outside Bhutan shall have the same legal effect in Bhutan as a certificate issued in Bhutan, if it meets the requirements of this Act, Rules and Regulations made thereunder.
- 319. Where, parties agree, as between themselves, to the use of certain types of electronic signatures or certificates, such agreement shall be recognised as sufficient for the purposes of cross-border recognition.
- 320. In any proceedings involving an electronic signature registered or accredited in Bhutan, it shall be presumed that:

³ ૧૦. વક્ષુથા વત્ત્વર્ત્વર્ત્ત્વ, કેંપ્વર્ગીન વન્નન છે. અન્વ ર્ત્સ ક્ર્યું રાવનન વ્વે ક્ર્યા કેવા ભાષ ક્રેશ્વ વ્યોત્ર વ્યોત્ર છે. કેંદ્ર રેશ થાન સ્ટેન્ડ છે થા વત્ત્

- ((ম) અગ્રા છેર તરી ગો નેં ત્ર છુ. જના તરી ગાન સેને આ

- त्रग्रवाद्वी प्रयमा '5 में भारत रे भारत) (2) สิ้าการ์ กาพการ์สารอากา ซาสสาราวริสาร อาการ์ สาวาร์ สาวาร์ สาวาร์ สาวาร์ สาวาร์ สาวาร์ สาวาร์ สาวาร์ สาวาร์

- (1) The electronic signature is the signature of the person to whom it correlates; and
- (2) The electronic signature was affixed by that person with the intention of signing or approving the electronic document unless the person relying on the electronic document knows or has noticed defects in or unreliability of the signature or reliance on the electronic signature is not reasonable under the circumstances.

Variation by agreement

321. As between parties signing and relying on an electronic signature, and except as otherwise provided, the provisions of this chapter may be varied by agreement.

CHAPTER 16 CONSUMER PROTECTION

Quality of service

- 322. An ICT and Media facility and service provider shall make reasonable endeavour to ensure that their facilities and services are:
 - (1) Reliable, affordable and accessible;
 - (2) Provided with due care and professional skills; and

- **2**)
- **)**)

^{રે}શ્વાદ્ય ત્વર્ગ્ર કે સ્વયાય છે. તેનરે સુધાર સ સુધાર સ

ၛၣၛႚႜၐၴႜၯႃႚႜႜႜၯႝႜၛၘၛႚႜၜၴၣ႞

वोदाः १५ मा <u> ૾ૢ</u>ૼૹૄૼૢૢૢૢૢૣૣૣૣૣૣૣઌૡ૽ૡૢૢૢૢૢૢૡૢૡૢૡૢ

गवाधिगामी खन्मन **339.** ર્શેનાર્જેનાબનાજીનાર્ગનાર્ગેન્ડિયેટ્ટ્ર રેગુરાઢાનાર્ગનાય્યત્ર કેવાયાજી સાથવાર્જી ગાયરાય સંગ્લાન્ડ સાથેટ્ર [઼] ભેૡ઼઼ૡઽ૾૾ૻૡઽૻ૾ૻ૾૾ૻૡૼૡૼૻૡૼૼ૱ૡૢૼૼૡ૱ૻ૽ઌૼૡૼૻૻ૱૾ૻૡૼ૱૱ૡ૽ૻૡ૱૱૱૱૱૱ น ซิลา พลาพิพา พิพา ซาราน สามาร์ สิ้าพ

(2) `ਸ਼ੑੑੑਗ਼੶ਖ਼ਗ਼੶੶ਗ਼੶ਖ਼ੑੑੑੑੑੑਗ਼੶ਖ਼ਗ਼੶ਸ਼ਗ਼ੑਗ਼੶ਜ਼੶ਜ਼ੑੑ੶ਸ਼ਸ਼ਗ਼੶੶ਸ਼ਖ਼ੑੑੑਗ਼੶ਖ਼ੑ੶੶ਖ਼੶੶ਖ਼੶੶ਖ਼੶੶ ลิรุนถิงสิราครเลิงเพิรุน พรส พธิรพิรุน พรส สิทาริทางทา ૽૿૱૾ૡઽ૾૾૾૱ૡ૽ૢૻ૱ૢૼૡ૽ૺૹ૽ૼૼૼૼૼૼૼૼૡૼૡૢૻૹ૾૾ૼૡૼૡૻ૱ૻૡૼૡૻૡૻ૱ૡૻૡ૽ૼૡૻૹ૾ૻૡૻ૽ૡ૾ૻૡૻ૽ૡ૾ૻૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡૻ૽ૡ รุลิทุลานารุราจอลนาลิ ลิรัรริทิลาจท์ราพ์รุน

- พิสุฆรรรา
- ฃฺ๛ฺ๙ฺฬฺ ฿๎ีรฺรฺ๛ฃฺ๛๛รฺรฺ๚๎ฺ๚๛รฺ๛๛ (2)

- (3) Rendered in accordance with the standards reasonably expected of a competent provider of those ICT and Media facilities and services.
- 323. The Authority, may prescribe quality standards for the provision of ICT and Media facilities and services.

Information provision

- 324. It shall be the duty of vendors to provide consumers with sufficient information to be able to make an informed choice in transactions conducted online.
- 325. All of the information so provided in relation to transactions falling within the purview of this chapter shall be:
 - (1) Clearly presented in Dzongkha or English;
 - (2) Truthful;
 - (3) Conspicuous and easily accessible on vendors' websites at appropriate stages of consumer's decision making, particularly before a consumer confirms transaction or provide any personal information; and
 - (4) Capable of being retained or printed by consumer.

- ๚ุลุณาริณาวัณาวอสสุนา รุณิทุณาวณณารูา จัญร์รานาทิณาทร์รา นติรังสา สรัสาขุขณางสารรา ศะสาร์ราร์าชี้รายาหูายู้ราวรารู้ขุขาลไ (૯) ર્ફે ર્ફ્રેન માંગીયા અનગા સુનવનન તે આન્ય ને મેં અસુવ વગત સુંગાયમાં સે. ર્બેન્ ચે
- (3) ર્ઢેન્ય્યયાયતે વેન્યત્વેયા ર્શેન સાંવન છે દુર્યુન્યતે અયા વળા ગઢન રે ગો
- (२) จริสามาพิสม)
- ᡏᢅ᠋᠋᠊᠋ᡒᢎ᠋᠋᠋᠋᠇᠋ᠴ᠇ᡎᠲᢀ᠋᠋᠇᠋ᠯᢀ᠋ᠬ᠙ᢖᡳᢙᢅᡄ᠆ᡪᡏᡏᠴ᠂ᠺᡭ᠊ᡃᢍᠵ᠋ ()

ጞጚጘ፞፟ጞ፝፝፞፞፞፞፞ጞ፞ጞ፟፟፟ጘ፞፝፞ጞ፟ ૡઞઽૡ૽ૼૡઽ૽ૺ૾૾ૻ૽ૼૼઽૡૹૻૻ૱ૡૢૼ૽ૻ૽૽ૡ૾૾ૡૡ૱ૹ૾ૡ

³³³. નગન્ડલદેવ ગ્રીચ. ગર્કા નેવ ગ્રામુન્ડલ સેળા ત્રસુળ મેળા નના ગરા ગરા સુવા ગ્રામુન્ડ સાથુવા ગ્રામુન્ડ સાથવા ગ્રામુન સાથવા ગ્રામુક્ય સાથવા ગ્રામુન્ડ સાથવા ગ્રામુક્ય સાથવા ગ્રામુન્ડ સાથવા ગ્રામુલ સાથવા ગ્રામુન્ડ સાથવા ગ્રામુન્ડ સાથવા ગ્રામુલ્ડ સાથવા ગ્રામુન સાથવા સાથવા ગ્રામુલ સાથવા ગ્રામુલ્ડ સાથવા ગ્રામુલ્ડ સાથવા ગ્રામુલ્ડ સાથવા ગ્રામુલ્ડ સાથવા ગ્રામુલ્ડ સાથવા ગ્રામુલ સાથવા ગ્રામુલ સાથવા ગ્રામુલ્ડ સાથવા ગ્રામુલ સાથવા ગ્રામુલ સાથવા ગ્રામુલ્ડ સાથવા ગ્રામુલ્ડ સાથવા ગ્રામુલ સાથવા ગ્રામુલ સા

3)

Matters for consumer code

326. The Authority shall prepare a consumer code which shall include:

- (1) Meeting consumer requirements;
- (2) The handling of customer complaints and disputes and procedures for the compensation of customers in case of a breach of a consumer code;
- (3) The protection of consumer information;
- (4) The provision of information to customers regarding services, rates and performance;
- (5) Provisioning and fault repair of services;
- (6) The advertising or representation of services;
- (7) Customer charging, Acting, collection and credit practices; and
- (8) Any other matter of concern to consumers.

Contract formation and fulfilment

327. A vendor shall take reasonable steps to ensure that the full and informed agreement of consumers who enter into contracts with them is obtained prior to the finalisation of the contract including reasonable and meaningful opportunity to amend or cancel any order being placed, before the order is accepted and processed.

- ભગ્ગભેવ રહી (<) ર્જે ર્ફ્રેન્પ્ય રહી ગે ને વાસ ગાવન મે વાસ ગાવના ગાય છે. આ ગામ આ ગ
- (~) ? ? શેંનુ ન્યરે ગ્ના ત્વરૂષ ન ન સ્વર્ગ ન સું ખેવ બનન તે તે તે સું છે.

- (३) ନିଂଶ୍ରିମ୍ୟନ୍ଦନ୍ଦିବ୍ୟୁକ୍ଞିକା
- ^ૡઽ] (2) ૪ૢ૾ૼૹૄ૾ૢૼૢૼૻૡ૽ૼઽ૱૽ૼૣૼૼૹૻૻૻૼૹૺૻૻૼૡૢૼૼ૽ૹૢૻૢઌૻૻ૽ૡ૽૾ૼૺૻૢઽૻૻ

- 328. A vendor shall not hold consumers liable for any charges related to a transaction in the circumstances:
 - (1) Where the transaction was not authorised by the consumer;
 - (2) Where the product delivered was materially different from that described by the vendor on the website;
 - (3) Where the vendor failed to provide material information about the product;
 - (4) Where the product was not delivered in the time specified, or in accordance with the conditions stated in the terms governing the transaction when it was entered into;
 - (5) Where the consumer was not offered an adequate and reasonable opportunity to cancel a transaction which was inadvertently entered into while acting reasonably and in good faith; or
 - (6) Where the product was damaged irreparably in transit by the vendor's carrier, or by a third party, in circumstances in which the consumer could not reasonably be expected to accept possession of the goods relating to the transaction.
- 329. For the purpose of section 328 of this Act, a vendor shall within a reasonable time, refund any payments made by the consumer including, when applicable, any charges which the consumer may have paid to return the damaged products, if they were damaged in transit before reaching the consumer.

- (6) สัสษรรร สัรของนาย แรง มีรับเลงส์มาที่เช่นเวริงาที่มี แล้ว
- ૡૢૼૼૼૼૼૼૼૼૼૼૡૢૻૡૺૡૢૺ (૯) કૅૼૼૼૼૼૡૢૻૢૢૢૢ૽ૢૼૢૺઽૢૼૺ૾ૡૢૡઌૡઌૻ૽ૡૼૺૢૡઌઽૢૡૡ૽ૺૺૼૢૢૼૼૼૼૡૡૢ૾ૺ૾ૣૺૢૼૡૡૢ૾ૼૡૡ૾૾૱૿ૡૡ૱ ૱ૣૢૢૼૼૺૢૼઌૺૡૢૡૢઽૢઌઽૡૢઌઌ૽ૼૢૡૡ૽ૺૼ૾૾ૹ૾૾ૡૢૻ૾ઽૻઌૡ૽૾ૺૼૡ૾૾ૡૡ૾ૺૡૡ૾ૺૡૡ૽ૺૡૡૺૡૢ
- (૧) કૅત્રઋુેન્વર્દ્રતાદેવ્વેન્સેન્ કેન્પ્રયાય ગેયા વેન્યાવસેય સુંનર્સેત્ન.
- (2) สัรานิสาร์ ติสัรานที่พ. รุณะสราสัราร์ณรุณญ

મથીષ કેંર્ફ્રેન્સર્ફ્રાયુવલેમથ્યાવ્યવાયકોએન્સેવર્નપ્પન

374. ฤศสาขุดอาฐีรามิสารรณมิอาจานีรามสิ่า มาณยุลาขุรรรทำรัสาญา สีรามสา

330. A vendor shall maintain effective control to ensure that transactions are Acted and completed as agreed, to promptly rectify any mistakes that may occur in transaction records, and to ensure that consumers are notified promptly of any such correction.

Redressal

- 331. An ICT and Media facility or service provider and vendor shall provide users or consumers with access to fair, timely and effective means to resolve problems or disputes arising from, or in relation to, any transaction that they may enter into, including advocacy and awareness.
- 332. An ICT and Media facility or service provider and vendor shall offer an internal complaints-handling process which:
 - (1) Is easily accessible both online and offline;
 - (2) Is available to users or consumers free of charge;
 - (3) Is easy to use;
 - (4) Acknowledges complaints within ten working days of receipt and endeavours to resolve or address these complaints within thirty days of acknowledgment;

- (3) ณฑาณิสาวรสารัรารัาวราสสาสู่พุพม
- ઉંદ્ર ક્રોં ક્રેં ક્રોં ન બ્લ્યુ ન બલ્યુ ન બલ્યુ

- (5) Records and monitors complaints; and
- (6) Is capable of being audited by a professionally qualified independent third party.

Complaints to the Office of Consumer Protection

333. A person who is dissatisfied with the decision of the ICT and Media facility or service provider under section 331 of this Act, may file a complaint to the Authority or to the Office of Consumer Protection, in accordance with the Consumer Protection Act of Bhutan.

Applicability of foreign law

334. The protection provided to consumers in this Chapter is applicable irrespective of the fact that the agreement specifies the application of foreign laws.

Non-exclusion

335. Any provision in an agreement which excludes any rights provided for in this Chapter is null and void with regard to that provision.

หล่าวเริ่ม

للاسق

(૯) હુન રેવા વો રકત શે બે બે જંન સ્થત અંદે ન સ્થત અંદે સ્વન્ય વે અંદે સ્વાલત સ્વીવ સ્વી બ શે સંગ્લા સ્વાલ સ્વી બ શે સ્વાલ સ

CHAPTER 17

PROTECTION OF ONLINE OR OFFLINE PRIVACY

Privacy

- 336. An ICT and Media facility or service provider and vendor shall respect and protect the privacy of personal information, including sensitive personal information which they receive from the users or consumers.
- 337. An ICT and Media facility or service provider and vendor shall put in place a privacy policy and make this policy easily accessible from the website and from any other place from where personal information, including sensitive personal information is either requested or collected.
- 338. The privacy policy shall include the:
 - Details of the various types and sources of information being received, collected and maintained online, the purposes for which such information is collected, how the information may be used, and to whom the information may be disclosed;
 - (2) Details of the options available to users or consumers regarding the collection, use and disclosure of the personal information, how they may exercise and, where appropriate,

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- ચલે ગ્વર્ન 'ર્ને તું શું' નું છું ' ચું' ગ્વર્ ર્રે શ્વે ગયા ન ' ન ન 'ર્ને તું શું' બ્લું ત્યું' ચર્ન ' ન ન 'ર્ને તું ગયા' ' ગર્ન 'ર્ને ગયા' ' ગ્વર્ન ' ગ્વર્ચ ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ચ ' ગ્વર્ચ ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ચ ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ન ' ગ્વર્ચ ' ગ્વર્ન ' ગ્વર્ચ ' ગ્વર્વ ' ગ્વર્ચ ' ગ્વર્વ ' ગ્વર્ચ '

षेतुः १७ म। थॅन्सर्व्वेवर्भेगः यन्द्र थॅन्सर्व्वेवर्वेन्यदेर्भेगमीरन्यस्यीक्षेत् क्षून् change these options, and the implications of each of the options;

- (3) Details on how users or consumers may review and, when necessary, have such information amended or removed; and
- (4) Details on when the website uses "cookies," or any spyware, how and why they are used and the consequences, if any, of the refusal by any user or consumer to accept a cookie or spyware.
- 339. An ICT and Media facility or service provider and vendor shall limit the collection, use and disclosure of personal information, to that which a reasonable person would consider appropriate in the circumstances.
- 340. The information collected shall be stored and used for the intended purpose only and may be removed or withdrawn upon the request of the users.
- 341. An ICT and Media facility or service provider and vendor shall not disclose personal information, including sensitive personal information to affiliates or third parties for purposes other than the transactions unless specifically and expressly authorised to do

- ³~?. ગર્ફ ર્ને રાગ્ મુન્ પ્લે આવસુ આરે ગાન માર્ગ પ્ર મુન્ અદ્ય રાખ્ય છે તે આ પ્ર મુખ્ય છે. આ પ્ર સ્ટે ગાય છે. આ પ્ર સ્ટે ગાય છે. ฑุณณาฮิเมิรซิทาจทัุราริณีรามนิ่ เมรานิสาได้มาขาะติสา ฮาริมาฮิเฮ์ทุณพา <u>નુશ્વેષાય વશ્વવાદુ: વેંગુરુ: સુંગુરુ: વર્ડ્સ</u>ું નુગરં છેનું સુંગુરું વર્ડ્સું નુગરં છે. તેંગુરુ: વર્ડ્સું નુગરં છે. તેંગુરુ: વર્ડસું નુગરં છે. તેંગુરુ: વર્ડસું નુગરં છે. તેંગુરુ: વર્ડસું નુગરં છે. તે ગુરુ: વરડસું નુગર તે ગુરુ: વરડસું નુગરં છે. તે ગુરુ: વરડસું નુગર તે ગુરુ: વરડસે તે ગુરુ: વરડસું નુગર તે ગુરે: વરડસું નુગર તે ગુરુ: વરડસું નુગર તે ગુરુ: વરડસું નુગર તે ગુરુ: વરડસું નુગર તે ગુરે: વરડસું નુગર તે ગુર ગુરુ: વરડસું નુગર તે ગુરે: વરડસું નુગર તે ગુરે: ગુરે: વરડસું નુગર તે ગુરે: વરડસું નુગર તે ગુરે: વરડસું નુગરસું નુગર તે ગુરે: વરડસું નુગર તે ગુરે: ગુરે: વ ગુરુ: વરડસું નુગર તે ગુરુ: વરડસું નુગર તે ગુરુ: વરડસું નુગર તે ગુરે: વરડસું નુગર તે ગુરે: ગુરે: વરડસું નુગર તે ગુરે: ગુરે:
- ३००. વ₹ र्ने व प्रक्षु खेव प्यन क्षे कुं गर्वे ग पर्वे ग पर्वे ग प्यन विवय प्रया र व्ये ग व र प्रि र प्रक्रीत યવે ન ર્વે શ્વર્ને ત્ર ગ્રુન્સ રેવા વો નેં ત્ર સુખ્યન્સ્ટ્રોન વયન ન ર્વે ન સુન સ્ટ્રોન પ વો શે તુ. ચક્ષવ્યવચરાચવૈક્ષવશ્વભુ, ચર્કેદ્વચાક્રમદ્વે, ખન્દ્ર ક્રેસ્પ્વર્કેદ્વવચરાર્કેદ્વા
- ³³⁰. ગર્ક ર્વે રાગ્યુક્ વસે બાવસુબારે થા દર્દા ગર વસુવા મુદ્દા અદ્દા અદ્દા અદ્દા અદ્દા અદ્દા ગયા છે. ગયા જે આ ગયા જે ลัฐาวกรุลาระ ธีรณฑามาติพ ตุลุพาษรุณรุวสา สูงสสานสามร์า ઙેષાયોલા વૅલાવઠઅલા૩ તુસે વર્કે વર્દેષા વગ્ન સે તુરુ સ્ટર્જવે ગર્ફ દેતુ હું ગર્ફ ભેષન્ નેન્દ્રોન હેરવ્વનુષ્ટ જેન્વર્વનું તેવું
- (ح) พักพานสิณาฏีราร์มีเติม "ชิตานฮุรา (ภูเทิมิ)" พกส. กุณานะสา (જ્યાયલે બેર) & વેરે દુર્વે દેવે દુર્વે દેવે દુર્વે દેવે દુર્વે દેવે દુર્વે દેવે દુર્વે દુર્વે દુર્વે દેવે દુર્વે દેવે દુર્વે દુર દુર દુર્વે દુર્વે દુર્વે દુર્વે દુર્વે દુર્વે દુર્વે દુર્વે मः अन्तुः क्रेंश्चेनमग्रान्सुनगीयः क्षेगम्बदुनः अन्तुः गयन्त्रद्वेत्रन्यः ณสาวกรางกรุรางาที่ เขาขุณณุ
- <u>ગાગાર્બેનુજાયું</u> નેપ્વસુયાયવેપ્વક્ નેંત્રસું વર્સેત્ર સેંતપ્વન સેં. અન્ત અર્નેત્ર ସମ୍ୟର୍ବ ସ୍ୱି ସଂସ୍କୃଷ୍ୟ
- ૹ૾ૺ૱૱૾ઽૺઌૹ੶૽ૡ૽ૼૹૡૹૺૹૹૻઌૼૼૹૡૢઌ૽ૻૡૢૻ૱ૹૡ૱૱૱ૹ૽ૹૡ૱૱ <u> વૈ'ન્</u>ન્ गન્याय રેન્ટ્રે વ્લેવ દુ યો ચવ થર્તે દુ (٦) ઞેન્'શ્રેન્'યાં હું આવત છેં શ્રેન્'યાં હું ગોલાને હું ગમ્નુ રાવેનાવગન જેનેન્ આવે

so by the user or consumer in advance, through a clearly worded 'opt-in' process.

- 342. When ICT and Media facility or service provider and vendor transfer personal information, including sensitive personal information to third parties, they shall remain responsible for the protection of such information.
- 343. An ICT and Media facility or service provider or vendor shall, pursuant to section 338 of this Act, ensure through contractual, legal, or other means, that all third parties to whom the information is transferred comply with the privacy provisions of this chapter.

Security of payment and personal information

- 344. An ICT and Media facility or service provider and vendor shall maintain effective controls to protect the integrity and confidentiality of payment and other personal information, including sensitive personal information that user or consumer may provide.
- 345. Any security mechanism used for this purpose shall be consistent with current global industry standards and other existing national

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laws, and appropriate to the type of information collected, maintained, or transferred to third parties.

346. An ICT and Media facility or service provider and vendor shall ensure that all third parties who are involved in transactions and have access to personal or payment information comply with section 345 of this Act.

Unsolicited e-mail

347. An e-mail message which an ICT and Media facility or service provider or vendor may send shall prominently display a return e-mail address and shall provide in plain language, a simple procedure by which users or consumers can notify the concerned ICT and Media facility or service provider or vendor that they do not wish to receive such messages in the future.

Communications with children

348. A communication addressed to children, or likely to be of particular interest to children, shall be age-appropriate, and shall not exploit the credulity, lack of experience, or sense of loyalty of children.

- 349. An ICT and Media facility or service provider and vendor shall take all reasonable steps to prevent offensive communications being delivered to children and to prevent the possibility of children being drawn into conducting business transactions of any kind.
- 350. An ICT and Media facility or service provider and vendor shall not collect or disclose children's personal information without the express and verifiable consent of their parents or guardians.
- 351. Advertisements in all forms aimed at taking advantage of the vulnerabilities of the children shall not be permitted.

CHAPTER 18 DOMAIN NAMES

Registrar of domain names

- 352. The Minister may designate a relevant agency to be known as the Bhutan Network Information Centre to register domain names and act as registrar of domain names in Bhutan.
- 353. The Bhutan Network Information Centre shall ensure effective protection of the registered domain names both at national and international levels.

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ૠ૧. ૡ૰ૡ૾ૼ੶ૡૢૼૡ઼ૻૻૣૻૣ૽ૻૡૼૼૻઙૢ૾ૡૻ૱ૢૢૻૢૢૢૢૢૢૢૢૢૢૻૼૼૠ૿૾ઽૻૻૡ૽ૼૻૺૡૻૡૻૡૻઌ૽ૡૻૻ૱૾૾ૡ૽ૺૼૡૻ ૾ૼૡૼૻ૾ઌૡઌઌૻૻ૱ૹ૾ૣૢઌૡૻઌ૽૿૾૾ૺૠ૾ઌૡૻૻૻ૱ૡૡૡઌૡઌૡૻઌૡ૽ૺૡ૾૽ૡ૽ૺૡ૾ૺૡ૽ૻૡ૽૿ૡ૽ૻૡ૽૿ૡ૽ૻૡ૽૿ૡ૽ૺૡ૽ૻૡ૽૿ઌૡ૽ૺૡ૽૿ઌ૽૿ૡ૽૿૾ૼૺૼૼૼૼૻ

354. The Bhutan Network Information Centre shall function in accordance with the Rules and Regulations approved by the Minister.

Functions of Bhutan Network Information Centre

- 355. The Bhutan Network Information Centre shall:
 - (1) Administer and manage the domain name with the country code .bt;
 - (2) Ensure compliance with international best practice in the administration of domain name;
 - (3) Issue license and regulate registries;
 - (4) Deal with any matter incidental thereto.
- 356. The Bhutan Network Information Centre shall when so requested by the Minister, make recommendations to the Minister in relation to policy on any matter relating to the domain name.

Disputes involving domain name violations

- 357. The Bhutan Network Information Centre shall resolve any dispute that may arise involving a domain name with country code .bt.
- 358. Notwithstanding anything contained in section 353 of this Act, any such dispute involving any other generic domain name, may be resolved as per the domain name dispute resolution policy related to such domain names.

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- ૡદેં સ્રૻૣ૾ૢૼૢૢૢૢૢૢૢૢૢૢૢૡૹઌૻૻૡૹઌૻૡૻ (٦) અન્વઃવેન્ષઃગ્રીઃચેન્સન્ ગાર્સ્ટ્રેન્પ્રથન સેંગે, મુવ્યઃ સુવૈરાયના બે સરના વે સાર્ફ્સન્પ્ર હું: નુન્પ્ર લેવા
- **રેપેપ.** ત્વુ ગાયેંદ્ર ત્વવે બાળ મુંગે તે છે. તે ગોશ (ગાય પ્રાપ્ત પ્રાપત પ્રાપ્ત પ પ્રાપ્ત પ્ય પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્ર

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- 359. In any civil action involving the registration, trafficking, or use of a domain name under this Chapter, a Court may order the forfeiture or cancellation of the domain name, the transfer of the domain name to the owner of the trade mark or to the Bhutan Network Information Centre.
- 360. The terms "trades in" and "traffics in" refer to transactions that include, but are not limited to, sales, purchases, loans, pledges, licenses, exchanges of currency, and any other transfer for consideration or receipt in exchange for consideration.

Civil actions against domain name violators

- 361. The owner of a trade mark may file a civil action against the owner of the domain name, if:
 - (1) The domain name violates any right of the owner of a registered or protected trade mark; or
 - (2) A competent Court finds that the owner of the registered or protected trade mark is not able to obtain relief over a person who would have been a defendant in a civil action under this chapter.

- **พรรรทัรรพาซิเพิรานพาวฤดาพิสิร์ญ ติเราวิทาริรานิสุ** 362. ธัรารุฤณาซิเรียรารุฤเซิสา ซาณาษิราฤคุณาขุณาวราราชิสา พรรรทัรรพา

้ ี โลการ์ เมื่อเมื่อ เมื่อ เมื่อ

- **રેઉ૦.** ઢેંમાર્નેૅૅૅૅૅૅૅૅડ્લ્સેૅૅપ્સ્ચેપ" ૧૮ "ર્ફેર્ઢેૅડ્" ચેર્સ્સેપ્ટેઃ વર્ઙેંડ્વેં ર્ફ્રેફેંસ્ વર્સુવારશુભ ાયસાસુદસ્ય ઢેંમાંઘર્સ બેંમાં૧૬ભાવદેર્સેંસ વર્સેલ્દેમાંમીર્નેૅૅૅૅ્વર્ણ્સોંસ્સમાન્સ્ડ્ડ બડ્ૅર વર્સેલ્દેમાંમીર્નેૅૅૅૅૅ્લ્સુપ્વદેર્સેંસ્શીલ્ટેંસ્ટ્ફ્રેમસ્ટ્રેયર્કે નેર્ફ્રેસ્ટ્રેપ્ટેં નેર્ફ્રેલ્ડ્રેસ્ટ્ એડ્સે મૉર્ફેડ્સ્પેર્ફ્સ્સેંસ્ટ્રોંસ્ટ્સેંસ્ટ્રી

CHAPTER 19 INTERNET SERVICE PROVIDERS, THEIR OPERATIONS AND LIABILITY

Hosting

- 362. An internet service provider shall be liable in accordance with general laws of Bhutan for any content produced or created by them, and which may be made available for public access.
- 363. An internet service provider shall not be liable for merely storing content produced or created by any third-party, and which may be made available for public access, provided:
 - (1) They have no knowledge of any illegality in relation to such content;
 - (2) They are not aware of any facts or circumstances from which such illegality can be deciphered or inferred;
 - (3) Upon obtaining such knowledge or awareness, they act expeditiously to remove the content in question or to disable public access to it; or
 - (4) They do not possess the technical knowledge or ability, or cannot reasonably be expected having regard to all the circumstances, to block public access to such content.

- (3) ริ'าาาาาสาร์เมิง พันสา พารสา ที่ 'รัศาพาสู่ 'ชีวา 'ลิสมาณพา โกรที่พาริ' ราสาร์ชี้ ทาพัรานสิ' สุราร์สาวร์สาทุรราสิ' พรสา มิ'รมราทิพาละชัญร์รา สาวาามาสู่ ทุงนาวอี 'ลิ' 'ทิ'ร์สาญ' ทาร์รามิสาทุรามชิ์ ทุงาวยาวมิ)

- $\tilde{a}_{a}^{a} = \tilde{a}_{a}^{a} = \tilde{a$

ณิสา १९ २१ มา พัรพาสมิณาตุกลาร์ทาลณ์าฐัญาสกราสารา กัรรทานทาณิสารรา สติามา

Provision of access and caching

- 364. An internet service provider shall not be liable for any content produced or created by a third party which is merely transmitted or routed through the facility or system of the internet service provider for the purpose of enabling the public to access such content over the internet, provided the internet service provider does not:
 - (1) Initiate the transmission;
 - (2) Select the receiver of the transmission; and
 - (3) Select or modify the information contained in the transmission.
- 365. The acts of transmission, routing and of provision of access referred to in section 364 of this Act, include the automatic, intermediate and transient storage of the information transmitted in so far as this takes place for the sole purpose of carrying out the transmission over the internet, and provided that the information is not stored for any period longer than is reasonably necessary for the transmission.

Powers of the Court

366. Sections 364 and 365 of this Act shall not affect the jurisdiction of the Court or of the Authority to require the internet service provider to terminate or prevent an infringement.

฿ุฆฆหรุฐสายิ รุจรช์รุ 3૯૯. ર્નેવ ર્ક્ષત વૃહ્દ નન વૃષ્ય નેગીય લેયય છે લવુવાય અન્વ નનનવદ્વ છે. พักพาลลิณาดุกพาร์ทามกับสัฐานาญา ติมพาลทุณาธิทาสากฐาทุรกลิา พกลา

ર્ઢેંન્'બચ્ચ' સેન્સેં'સેચપ્વલગાસે'ર્સુનુન્ગો

- (२) गर्नेन्य्येवय्दीयाः दर्छेन्य्यावर्ष्य्यान्यम्वयः (२) (३) गहिंग्लेबर्ने बर्ग्ले प्यते पहर्नेब गन्याय मुप्ते भन्द येग्य નર્કેશ્વવન્ડું તે
- () য়ঢ়৾৾৾৴৾৾৸৾৾য়ৼয়৾ঀ৾৾৽ঀ৾৾ৼয়৾য়৾৽ঀ৾৾৽ঀ৾৾৽

ङ्गर्श्चे<u>न</u>न्नः क्रैगागर्भेगा (วุวาราลิาที) พยูสาฏิสา พรสา ริลาญทุลาฏิาร์ทาณสาวกราวกรรลาสิสาลิา พรสา วิ'ณพารสูรารสูรามสิรมา พุศสาวมิณามิวัรริพาพิพา รรัสามา พรสา मर्चेंग्रेग्वन्देवग्वन्दुन्युः देखान्यर्थवाश्रेग्रेन्दुन भेन्यात्रवेयावन्यार्नेवायांवन्

No general obligation to monitor

367. An internet service provider shall not be under any general obligation, when providing the services, to monitor the information which they transmit or store, or a general obligation to actively seek facts or information indicating any illegal activity.

Provided that the internet service provider shall promptly inform the Authority of an illegal activity once it comes to its knowledge.

Notice and take down

- 368. A party who believes that use of the material is not authorised by the copyright owner or the agent may, by notification, communicate to internet service provider of any alleged or suspected infringement of copyright.
- 369. A notification under section 368 of this Act, to be effective shall be a written or electronic data communication provided to the internet service provider or the designated agent which includes:
 - A physical or electronic signature of a person authorised to act on behalf of the owner of an exclusive right that is allegedly infringed;

- (2) ลฤณาลฑฤาฑิ 3 พาล อีราสอาราวินัรานลิ รมิทุพาลพณาฮ์ลาราราชา ૻૼ[੶]ઞઽૃૃૃ¶[•]૽૾ૢ૽ૼ૾૾૱ૠૢૻૺ૱ૹ૾ૢૢૺૼૢૡૹ૱૱૾ૻ૱ૻૢ૱ૻ૱૱૱૱૱૱૱ รรังเฑลูฑง พรุง สู้ภาษ์ทาทิเงทาลิงเอิทารา
- **ૻ૾૯**. વરુલ' હેયરુપર વિંગ્દેવ હતું ન સ્ટર્પ સ્ટે સ્ટે વાય વાય છે. તે સુધાર સ્ટે સુધાર સ્ટે સુધાર સ્ટે સુધાર સ સુધાર સ સુધાર સ યારુવા ખેત્રાત્ર વેળાલનય દેવાઓ દેવું માળુ ખત્વ દેશાવદેવ અ છું દેજનાયુ

ૡૣ૽૱ૡઌૡૻૻૡૻ૽ૡૻ૽ૼૡૻૣ૽ૼઽૼ૱ૡૢૻ૱ૡ૽૿૱ૻૡૼ

าราจสาราสา <u> નનનઃર્कनःश्चें</u>नःनेयेन्भ्यतेःभिनःकेशःम्क्रेनियेः सःस्वरःकैगागीशः दद्यःमसुश्रःन्ननःकः

न्ननःगनः रुनः राखे के लेना พิสารุรา พัรพาสลิณาศุจจารักามกับรู้ร่าวจารมิชิกาทิจา สิมจาวกุณาฮูา ุจรุ พล หวุรรุ ทั่

<u>क्षुर्हेगागीर्नेवसुः</u> हिरमहत्त्यीप्रगवन्त्रन्य **ૻ૾૾ઌ**. બૅન્સપ્રવેભાલનસાર્ફે માં આવે હ્યું નુપરનન્સે છે માં મેસ લનસાર્ફે માં દુ: હું નુપર સુનસ ૡૢૻ૽ ૡ૽ૼૼઽૹ૾૽ૣૼૹૻૻૹૢૻ૱ઌૢૻઽૻ૱૾ૻૡૻૹૼૼૼૼૼૼૼૡૻૻૡ૱૱ૡ૽ૻૡ૱૱ૡ૽ૼૡ૱૱૱૱૱૱૱

- (2) Identification of the work whose copyright is alleged or suspected to have been infringed;
- (3) Identification of the material that is claimed to be infringing or to be the subject of infringing activity and which is to be removed or access to which is to be disabled, and information reasonably sufficient to permit the internet service provider to locate the material;
- (4) Information reasonably sufficient to permit the internet service provider to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address at which the complaining party may be contacted;
- (5) A signed statement that the complaining party believes that use of the material in the manner complained of is not authorised by the copyright owner or the agent; and
- (6) A signed statement that the information in the notification is accurate, and under penalty of perjury and that the complaining party is authorised to act on behalf of the owner of an exclusive right that is allegedly infringed.
- 370. An internet service provider shall not be liable to any person for any claim based on the disabling of access to, or removal of material or activity pursuant to section 369 of this Act, in good faith.

- รัสหมายสีสารผู้รามีข้า ณูริขี่รัฐยุม (ล) ลยุณามายาลราณีรามลิชีมาอธิราวทีรามิ แรส ลยุณามายายิ:
- (2) จรายสูญารารสร้า ฉยาญายากยาวพังานสิ่า ริญาย์ร้า พรสา

- 371. Section 370 of this Act shall not apply to material residing at the direction of a subscriber of the internet service provider on a system or network controlled or operated by or for the internet service provider, unless the internet service provider takes reasonable steps promptly to notify the subscriber that the material has been removed or access disabled.
- 372. An internet service provider shall, upon receipt of a counter notification to section 364 of this Act, promptly provide the person who provided the notification with a copy of the counter notification, and inform the person that it will replace the removed material or cease disabling access to it within ten working days.
- 373. An internet service provider shall replace the removed material and cease disabling access to it within not less than ten working days following receipt of the counter notice.

Provided that the internet service provider receives notice stating that the party under section 368 of this Act, has filed an action

૧૦⁹. ર્</sup> ર્વ ક્રંત્ર 400 અપ્વે રેચાણુવાયા ગુમાં પ્રત્યા વ્રદ્યે બાલ વચ્ચા દું વા આવે ક્ર્યું ન માર્થ વર્ગ બિ ક્ર્યું ન માર્થ વર્ગ બાદ ક્રં વા આવે ક્ર્યું ન માર્થ વર્ગ બાદ કરે માર્ચ ક્ર્યું ન માર્થ વર્ગ બાદ ક્ર્યું ન માર્થ વર્ગ બાદ ક્ર્યું ન માર્થ બાદ કરે માર્ચ બાદ કરે માર્થ બાદ કરે માર્થ બાદ કરે માર્થ બાદ કરે માર્થ બાદ કરે માર્ચ બાદ કરે માર્થ બાદ કરે માર્થ ન માર્થ બાદ કરે માર્થ ન માર્થ માર્થ ન માર્ય ન માર્થ ન માર્થ ન માર્થ ન માર્થ ન માર્થ ન માર્થ ન માર્ય ન માર્થ ન મ

seeking a Court order to restrain the subscriber from engaging in infringing activity relating to the material on the internet service provider's system or network.

- 374. A counter notification to be effective shall be a written communication provided to the internet service provider or the designated agent that includes:
 - (1) A physical or electronic signature of the subscriber;
 - (2) Identification of the material that has been removed or to which access has been disabled and the location at which the material appeared before it was removed or access to it was disabled;
 - (3) A signed statement, under penalty of perjury and that the subscriber has a good faith belief that the material was removed or disabled as a result of mistake or misidentification of the material; and
 - (4) The subscriber's name, address, and telephone number.

CHAPTER 20 CYBER SECURITY

Protection of personal rights and security

375. All forms of personal rights and security accorded to the citizens shall be protected in the cyber world.

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ଦ୍ୟିମ୍ତ ୧୦ ୩ ମୁଁ୩'ଦ୍ୟଙ୍କୁଶ୍ୱୁଟ୍ୟୁମ୍ବା ସ୍ଥି ଓଡ଼ିଶ୍ କ୍ଷୁମ୍ବ

- (२) ह्रुव् अवतरिक्ष कर्ष वगण्पर वर्ष र र नगण्य श्चेर प्राणम् एगा कर्म हवामहरा क्षे. यह यूरवन वामहत्त्य महत्त्य महत्त्य केरे. वेस मागे भ्रेंगा यहा यह रेंबा वहें वर्ष्ट्रे प्रश्च र यूरवन का युरवन के युर्ग महें वर्ग्रे हुट्ट चुरुव खेव मते. यह के या पर वर्षे वर्ष्ट्रे प्रश्च र यग् भ्रें यह के युर्ग प्रहे के हे चुर्ट चुरुव खेव मते. यह के या पर र मार्थे र यये. यग भ्रें य पा भ्रें या प्रहे के युर्ग महें ही (२) मर्गे यर्थे या प्रीकेर र या मुद्द यह मुर्ग प्रसिद खर मार्था
- བ౯ུབ་མ་བَོོ་བའི་རྒི་མ་ འབྱུང་མ་གི་མ་གནམ། (३) ॾॖॖॖॺॱམॺढ़२ऀॱऄॖ॓མ་ཆད་ཐོག་ལོད་མི་དང་ བཀོལ་སྱོད་པ་གིམ་ ୴ིག་ཆ་བོོན་བདང་
- (2) จที่ณาผู้รานถิ่ารูรัญ พลู พรสา ผู้มาร์จาณฑาลิญ

ૼૺૼૼ૽૿૽૽ૺૼૼૼૼૼૼૼૡૢૻ૽ૻ૿૽૿ૣ૿ૼૹૹૻૻૡઽૢૢૼૡૻૻ૽૿ૢ૽ૺઌઌ૾ૻૡ૱ૢૻૡૢૺૼ૽૽ૼ૽૿૽૽ૺૼ૾ૼૡ૽૿૾ૺૼૡ૽૿૾ૻ૾૽ૼૡૼૡૢૻૻ૽૿ૡ૿ૺૡ૿ઌૻૡૻૼૡૻૡ૽ૼૺ ઌઌ૾૽ૼૼઽઌ૽ૺૡ૾ૻૼઽૢ૾ૼૺ૾૾૾૾૾ઌૼૼ૱૾૾ૺ૾૾ઌૼૼ૱ઌ૱ૢ૾ૢૢૢૼૡૺઌ૾ૺૡૼઌ૾ૺૡ૾ૺઌ૾ૺૡ૾ૺઌ૾ૺૡ૾ૺઌ૾ૺૡ૾ૺઌ૾ૺૡ૾ૺૡ૾ૺઌ૾ૺૡ૾ૺઌ૾ૺૡ૾ૺૡ૾ૺૡ૾ૺૡ૾ૺૡ૾ૺૡ૾ૺ

Blocking, interception or monitoring or decryption of any information

- 376. The Minister may, by a warrant of the court, direct any agency or Department or ICT and Media facility or service provider to block access by the public or cause to be blocked, intercepted, monitored or decrypted any information generated, transmitted, received or stored in any ICT system, apparatus including computer or computer network, if satisfied that it is necessary or expedient:
 - (1) In the interest of the sovereignty, security, harmony and defence of Bhutan or friendly relations with foreign States;
 - (2) In the interest of public order or for preventing incitement to the commission of any cognizable offence; and
 - (3) For investigation of any offence under this Act.
- 377. The procedure and safeguards for blocking access by the public, interception or monitoring or decryption may be carried out in accordance with the Rules and Regulations issued by the Minister;

Provided that the blocking for access by the public shall remain in force until such time they are deemed no longer to pose a threat.

³ અખ. સે'ન્સ્સર્સ' ગ્રીસ' ભ્રું શ્રુંનું વચન્ 'વૈ' પ્યસ્ય ગ્યામાં વૈ'ન્દ્ર' સર્ક્સસ્ય પ્લેદ્વા' પ્યત્ત્વ' ભ્રુ' કેંગા' પ્યત્ત્વ' યાસ્યત્ર્યા ગ્રી કેંવા પ્યું કેં કેંવા પ્યું ' ગ્રી સેસ'ન્દ્ર' કેંવા સેંગી સ્યાવત્ર દ્વ વવે' વસ્વ પીયા'ન્દ્ર સ્ટ્રી યાસ્ય યાલે 'ન્દ્ર પ્લેપ' કે' વચ્વનું દેવા બ્રેવું સ્ટ્ર સે'ન્સ્સ્યમાં પાલે 'ન્દ્ર પ્લેપ કે' વચ્વનું દેવા બ્રેવું સ્ટ્ર સે'ન્સ્સ્યમાં પુર્શે કેં પ્રસ્ટે પ્રસ્ટ સે પ્લે પ્લે પ્લે ' સ્ટ્ર સે સે પ્લે પ્લે ' પ્લે' પ્લે ' પ્લે' પ્લે ' પ્લે' પ્લે ' પ્લે' પ્લે ' પ્લે પ્લે ' પ્લે ' પ્લે ' પ્લે ' પ્લે ' પ્લે પ્લે ' પ્લે '

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- (२) શેઃન્સન્પને વાયાય છે. સાથવા મુંચુ સાથવા મું સાથવા મુંચુ સાથ સાથવા મુંચુ સાથ
- પ્રગા કે ગા પા પા પા પા પા પા ચુરુ તે પા પા પા પા પર્યોન્['ಫુ'છેલ'ર્ઢેવા'સે'લન્દ્રે'ખન્દ્ર (2) તલુવા'ಫુબ'ાવન'ગ્રે' સ્તમ્વર્ચલ'ન્દ્રન્ વને'સુદ્ર ક્રી'અધ્રુઠ્ઠ' ખન્દ્ર સેવે'ર્ફુબ'

२६२२ ति गन्दुरु नगागा र्थेका पान्त कर्कस्म पर्देग क्षेड्रिंग गाम्वर्न्यर्देण ३०७. गालुर्न्यीश विधयायतुत् ग्री नगाय कुरिं घेंगा प्रथा प्रथा से गान्दर पान्त पान त्युन्स पान्त नहार्ते व न्यक्तु रिव्वेपाय क्षुपार्ट्म न्यकुत्य क्षेत्र पान्त त्य र्ग्ते गाय के प्रयत्ते गाय के प्रयत्ते गाय क्षेत्र प्रदी गान का प्रधा की त्य प्र त्य र्ग्ते पान्त गाय के प्राधित प्रयत्ती प्रति का कि प्राय्त्व की त्य कि प्राय्त्त का प्रधा की प्रयत्त की पान्त त्य का पान्त गाय के प्रायत्त्र प्रियत्ती प्रयत्ते प्रायत्ती प्रयत्ती प्रयत्ती प्रायत्त्र का विवाय की प्रयत्त त्य की प्रायत्त गाय के प्रायत्त्र प्रायः की प्रायत्त्र कि प्रायत्त्र की क्य कि प्रयत्ती प्रायत्ती प्रायत्त्र की विवाय की प्रायत्त त्य कि प्रायत्त गाय के प्रायत्त्र प्रायत्त्र की प्रायत्त्र की की प्रायत्त्र त्य की कि प्रायत्त्र प्रायत्त्र की प्रायत्त्र की प्रायत्त्र की की प्रायत्त्र की की प्रायत्त्र त्य की कि प्रायत्त्र की प्रायत्त्र की प्रायत्त्र की प्रायत्त्र की की प्रायत्त्र की की प्रायत्त्र त्य की की प्रायत्त्र की पान्त्र की प्रायत्त्र की प्रायत्त्र की की प्रायत्त्र य्य की की प्रायत्त्र की पान्त्र की पान्त्र की पान्त की की प्रायत्त्र की की प्रायत्त्र त्य की की प्रायत्त्र की पान्त की पान्त्र की पान्त्र की पान्त्र की की पायत्त्र त्य की की पान्त्र की पान्त की प्रायत्त्र की पान्त्र की पायत्त्र की की पायत्त्र की पायत्त्र त्य की की पान्त की पान्त की पान्त की पान्त्र की पान्त्र की पायत्त्र की की पायत्त्र की पायत्त्र की की पान्त्र की की पायत्त्र की पायत्त्र की की पायत्त्र त्य की की पायत्त्र की पायत्त्र की प्रायत्त्र की पायत्त्र की पायत्त्र की न्य की की पायत्त्र की प्रायत्त्र की की पायत्त्र की ना पाया की की क्य प्रायत्त्र की पायत्त्र की पायत्त्र की की पायत्त्र की ना की की की पायत्त्र की की पायत्त्र की ना पायत्त्र की नायत्त्र की की पायत्त्र की की पायत्त्र की त्य की की पायत्त्र की नायत्र की की पायत्त्र की का पायत्त्र की का पायत्त्र की का त्य की की त्य की की त्य की की की त्य की की त्य की की त्य का की की त्य की की त्य का की की त्य की की की त्य की की त्य की की की त्य की की त्य

Interference with data

378. A person shall not intentionally or without the authority interfere with data so as to cause the data to be modified, destroyed or otherwise rendered in effective.

Power to authorise, monitor and collect traffic data or information

- 379. The Minister, to enhance cyber security and for identification, analysis and prevention of intrusion or spread of computer contaminant may, by a warrant of the court, authorise any agency or Department to monitor and collect traffic data or information generated, transmitted, received or stored in any computer or computer network.
- 380. The procedure and safeguards for monitoring and collecting traffic data or information shall be as may be prescribed in the rules and Regulations by the Ministry.

Critical information infrastructure

381. The Ministry may, in consultation with the Authority, declare any ICT and media infrastructure as Critical Information Infrastructure.

Bhutan Computer Incidence Response Team

382. The Government shall by directive establish an agency to be called the Bhutan Computer Incidence Response Team which shall serve

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as the national agency to coordinate cyber security activities and be a central point of contact on all cyber security matters pertinent to national security in the country.

383. The Bhutan Computer Incidence Response Team shall establish policies and procedures required to implement its functions under this Act.

CHAPTER 21 DATA PROTECTION

Principles governing collection of data electronically and its disclosure

- 384. A person shall obtain the express written permission of the subject for the collection, collation or processing of any personal information, unless permitted or required to do so by law.
- 385. A person shall not disclose any of the personal information held by it to a third party, unless required or permitted by law or specifically authorised to do so in writing by the concerned person.
- 386. The person possessing, dealing or handling any personal data, including sensitive personal data or information shall delete or destroy all personal information which has become obsolete.

३८७. ર્કેન્ડ્યુન અલે શે મેર જોવે મુવય સુન બન્ત વર્ક્સ્ટ્રિય કે મેર સ્ટેલ્સ્ટ્રેય છે. સ્ટ જોવે મુવય સુન गन्दुरप्रकरको भन्दु न्रायेषुप्रघनको भन्दु प्रकर्ह्युन्यमन्त्री कोर्नेने <u>થી</u>શ્વ આર્થિએન્ઘપ્ણુગ્રુસ્સે સ્ઽઃર્સેવ્રેપ્વફર્નેં ફુંથાર વર્ત્રેથશ્વાસ્ટ વર્ત્રેથાશ્વરુદ્વે બહ્તુ बेन्य महन्द्रमा

3<4. શે'રેં'ર્કે ગા'ગેશ' રત્યોશ' વત્ ગા'વસુત્પુ' ખેતુ પાર્વ રત્યે તે પર દેવ ગાત સુત્ર હોયશ' ૬ વેંબિ આર્થે બર્ગેનુ મુખ્ય મુખ્ય આવે. આ મુખ્ય આ મુખ્ય આ મુખ્ય આ મુખ્ય સ્વીય છે. આ મુખ્ય સ્વીય છે કે આ મુખ્ય સ્વીય સ્વ સ્વીય સ્વ સ્વીય સ્વોય સ્વીય સ ૱ૺૼઽ૽ૼૹ૾૽૱ઌ૿ઌૣૻૡ૽ૻૡૢૻૡ૱૱ૡૻ૱૱ૡૻ૱૱ૡૻ૱૱૱૱૱૱૱૱ ๚ๅฦ๎๚ฺ๛ ๅ๎๛ํฦ๛ ๚ฅสานฐณ๛ํ๛ํ๛ํ๛๚๚๛ ฿๛๛๛ฦ๛๛๛๛๛

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वेदु ११ म য়ঀয়ৠৢ৾৾য়ৠৢ৾য়৾য়ৢ৾য়

पन्दर् में।

યવે બચર્જ્સે જ જ સ્ક્રુય સુધાર્જ્સ સુધાર છે. આ આ સુધાર સુધા સુધાર સ

Provided that the person may use that personal information for statistical purposes as long as the profiles or statistical data cannot be linked to any person by a third party.

CHAPTER 22 OFFENCES AND PENALTIES

Failure to protect data

387. Where any person possessing, dealing or handling any personal data including sensitive personal data or information in a computer or computer network or data or computer database or software which the person owns, controls or operates is negligent in implementing and maintaining reasonable security practices and procedures and thereby causes wrongful loss or wrongful gain to any person, such person shall be liable to pay compensation to the victim for the damage caused, as determined by the Court.

Unlawful Disclosure of data or information

388. A person having secured access to any material containing personal data or information about another person, with the intent to cause or knowing that it is likely to cause wrongful loss or wrongful gain, discloses such data or information without the consent of the person concerned or in breach of a lawful contract, shall be liable

^{ୟି}ଙ୍କ ଏ ଅବିମ୍ୟୁସ୍ୟୁ ଅନ୍ମ

ૹ૾૾ૡ૱૱ૻૹૺ૽૽ૼૼઽ૽ૺ૿૽ૣૻૺ૱૱૱ૡૼૡૺૡૻૻ૱ૻૡૼૡ૱૽ૣૻૡ૱ૹ૱ૡૡ૱ ૡૡ૱ૹૣઽ૾ઽૺૺ૾ૡૡૡ૱ૡ૱ૺ૱૾ૺૼૼૼૡ૾૾૱ૡ૽૿ૡ૾ૺ૱૾ૺૡ૾ૺૡૡ૱૱ૡૡ૱ ૡૢ૾ૼૼૼૼૡ૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱૱ for offence of misdemeanour and shall pay compensation to the victim for the damage caused, as determined by the Court.

Unauthorised downloading, copying and extraction of data

389. A person, who without lawful permission of the owner or any other person who is in charge of a computer or computer network, downloads, copies or extracts any data, computer database or information from the computer or computer network shall be liable for offence of misdemeanour and shall pay compensation to the victim for the damage caused, as determined by the Court.

Tampering with computer source code

390. Whoever knowingly or intentionally conceals, destroys, or alters or intentionally or knowingly causes another to conceal, destroy or alter any computer source code used for a computer, computer programme or computer network, shall be liable for offence of felony of fourth degree and shall pay compensation to the victim for the damage caused, as determined by the Court.

ઙચચ સુરાય છું. સુરાવશ્ચ ર્સેરારગી

શુન ત્વુશ્ય જ્વેન નગા

รุจระส์รุลิรระร พฤสพาสูรระจาพิสาวสารสิรระร เราระระระระส์สา สีพารรรรร์สสิ ³ < ୧. ฏิ์พาริพาชิพา พรสา ฏิ์พาริพามธุราวสิเมาชิพาพิธัายราพา พรสา เรารสา เราราพา เมาร์พาสารสา แรสา ฏิ์พาริพามธุราวสิเมาเมพา เมิมพามธุสาขิาพฤสรรรมราพัง พรสา ฏิ์พาริพามธุราวสิเมาเมพา พฤสพาสูราชาพรสา ฏิ์พาริพาพฤสพาสูราริพา เมพาพา พรราร์สาพารรรา เศราเมิสา พรสา เกราชาษณา สิพาพรูรารัสา เมพาพา พรราร์สาพารรรา เศราเมิสา พรสา เกราชาษณา สิพาพรูรารัสา เมพาพา พรราร์สาพารรรา เศราเมิสา พรสา เกราชาษณา สิพาพรูรารัสา พรสา เราร์สาพารรรา เศราเมิสา พรสา เกราชาษณา สิพาพรูราร์สา เมพาพา พรราร์สาพารรรา เศราเมิสา พรสา เราชาษณา สิพาพรูราชาร์สามาพา พรศาสมาร์สาพารรรา เพราะสา พรศา เพราะสามาร์สามาร์สามาร์สามาร์สา พรศา เพราะสา พรศา เพราะสามาร์สามาร์สามาร์สามาร์สา เพราะสามาร์สามาร์สามาร์สา เพราะสามาร์สามาร์สามาร์สา เพราะสามาร์สามาร์สา เพราะสามาร์สามาร์สา เพราะสามาร์สามาร์สา เพราะสามาร์สามาร์สา เพราะสามาร์สา เพราะสามาร์สามาร์สา เพราะสามาร์สา เพราะสามาร์สามาร์สา เพราะสามาร์สา เพราะสามาร์สา เพราะสามาร์สามาร์สา เพราะสามาร์สา เพราะสามาร์สา เพราะสามาร์สา เพราะสามาร์สามาร์สา เพราะสามาร์สา เพราะสามาร์สามาร์สา เพราะสามาร์สา เพราะสามาร์สามาร์สามาร์สามาร์สา เพราะสามาร์สามาร์สามาร์สา เพราะสามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สามาร์สา

Breach of confidentiality and privacy

391. If any person, who secures or discloses such data, computer database, information or other material without the consent of the person concerned, or in contravention of the provisions of this Act or other subsidiary legislations framed thereunder, shall be liable for offence of misdemeanour, and shall pay compensation to the victim for the damage caused, as determined by the Court.

Facilities and services without a license or permit

- 392. A person who owns or operates any ICT and Media facility or services without a valid license shall be guilty for offence of misdemeanour.
- 393. A person who publishes a newspaper without a license under this Act shall be liable for offence of misdemeanor and shall be liable for fine as prescribed in the Rules and Regulations.
- 394. A person who keeps, maintains, operates, uses or knowingly allows to be used any place which provides ICT and Media facilities and services without a license shall be liable for offence of misdemeanour.

Illegal transfer of license

395. A person involved in effecting any purported transfer of a license other than in accordance with section 113 of this Act, shall be liable for petty misdemeanour.

ឨ៝៷៳^៲៹៱៘៝ٷ៝ፚૼ୩^៲য়৶ઐઽڲૼٷૼฬ៹ ٦૯૫. བଌའ་ឨ៝៷៳^៲འҀ៝ҁ៝៓៹៓៓៓៰៵៰៓៹ ៳៓៹៶៹៹៹៶ឩ៓៶ឩ៓៶៹៓៶៘៹៹៹៶៶៲៶ ៷៓៹៶៹៹៹៶ឩ៓៶ឩ៓៶៹៶៶៲៶៹៹៶៶៶៶

૱૯૯. ૹ૾ૼૼૼૼૼૼૼૼૼૼૹૻૻૹ૱ૻૡ૽ૺૼૼૼૼૺઽ[ૣ]ૠૻૻઽૻૻૡૻૻ૱ૻૺૼઽૡ૽ૺૡૺૡૡૢ૿ૡૺૻ૾૾૾ૼૹૻૻૢ૽ૼૼૻૻૡ૱ૻૻ૱૱૱૱૱૱ ૡૺઌૹૻઙૢ૽ૼૼૼૼૼૼૼૹૺૣ૿ૣૣૣૣૣૣૣૣૣૣૣૺૼૢૻૼૹૡ૿ૺૹૻૻઌૡૡૺૼૼૼૹૻ૾ૺ૱ૡૡૺૡૺ૱૱૱૱૱૱૱ ૡૺૼઽૢૻૹ૽ૢૺૼૼૢૻૡઌઽૣૡૺૼ૾ૡઽૡૼ૾ઌૺૹૻઌૡ૾ૺૡૼઽૢૻ૽ઌૺઽૹ૾ૢૺૼૢૻૡઌઽૢઌ૱૱૱ૺૺૺ૱૾ૺ૱ૼૺૼૼૢૻૺૡૢૺ૾ઙ૾ૺૹૻૡ૽ૡ૽ૺ ૹ૾ૣૺૼૼૼૢૡઌ૽૾ૡૺઌૼ૾ૻૡ૾ૼઌૺઽ૾૾ઌ૾ૣૼૺ

^૨૯^૨. વરુલ'લેઅશ્વર્સ વેરે વેંગ્યાપ્યું દેંગા વસ્યએન પ્યમ્ય ગાવશ્વ દ્વીવા પમ પ્રસુત લવન સે સે મેં દેવા પ્યું કેશ્ય સવે ગાવે ન પ્રત્યો પાર્ચ ગાન મેં ગાન પ્રત્ય પ્ર ગામ પ્ર ગામ પ્ર ગામ પ્ર ગામ પ્ર ક્રી ગામ ગાવે વન કેન તુ પ્ ગોન પ્ર ગોન પ

गलरकुः २८ गलर्फ २८गल्पभः प्रमापः श्री ३९१. क्षेंदेंगार-२८-इमा गीसः दबेला पॅट्राक्षे देंग्रास्य गत्र प्रदा प्रदा प्रदा विस्रसः दर्ते लप्त्व देगी देंगा लुप्त्वे प्रदी प्रका प्राप्ता गी बिस्रसः गलिव क्षे दिस्य दें दिस् संस्र देगे प्रे देगी देंगा लुप्त्वे प्रदी प्रमान का स्रिमा प्री गत्र स्रुट्टा का स्राद्य दें दिस् संस् प्रे देन्द्र देन्द्र से प्रे प्रे प्रे प्रे प्राप्त का स्रिमा प्रे प्राप्त का स्रुद्द का स्रिम् का स्रुप्त स्त भिषा का पालव का स्रिमा स्रुट्टा लप्त्व क्रींगा देगा गी गत्र स्रुट्टा के स्रिमा स्रा स्त के स्रिमा का प्राप्त के स्त्र स्रिमा का स्राप्त स्त के स्त्रमा का स्त्र का स्त्र स्त्र का स्त्रमा का त

Keeping or using printing press

396. If a person keeps or uses a printing press in contravention with section 198 of this Act, such person shall be liable for offence of misdemeanour and shall be liable for fine as prescribed in the Rules and Regulations.

Sale of book or newspaper declared detrimental to Bhutan

397. Where a declaration is made under section 217 of this Act, any person who imports, sells or distributes, or possesses for sale, within Bhutan a copy of such book or newspaper shall be guilty of the offence of smuggling as per the Penal Code of Bhutan and Goods shall liable for forfeiture.

Facilitating proscribed services

- 398. A person shall be liable for fine as prescribed in the Rules and Regulations, if he or she within Bhutan knowingly:
 - Supplies, or offers to supply, any goods, equipment or material for or in connection with the operation or day-today functioning of the proscribed service;
 - (2) Supplies, or offers to supply, directly or indirectly, any

- มากณาร์ทัศาร์านกา (2) มากการ์ที่การสาราสสาดสพาร์กาทางการการสา 3สาลมุรายาร์ รายาสาทาร์สาญา นกสา สรารการสิณาสาณีรุฒาสรา อาสมา นกสา
- मगागापर्योगाप्रमन्ग्निविष्मकार्मेगासुः स्वापन्नेमकाप्रमन्त्वी ३९८. શેઃદેં डेगागीयः पद्युगाक्तुयायमः वनः प्रार्वनः सुः वेयामविवः नुः गावयागाय्यास्य सुः प्रमनः मः डेवः शेः टेंन्दे सुः मडपः धेगाः नृन्द्र्भ्येगायावि वन्त्र्हेनः नुः प्रगीन् श्रेः क्षुरः कुर्याहनः

५र्देश:सुं:गल्८:प्रलेश:रय५:केंगा

त्युगाक्तुव्यायनासुः गर्विनाक्षेत्र जवाक्षेः गव्यवानक्षुगव्यान्यत्रीगीन्तेनः व्यन्तः गवकाः

programmes or other software intended to be included in the programmes transmitted by the proscribed service;

- (3) Advertises, by means of any programmes transmitted by the proscribed service, any goods or services; or
- (4) Advertises or publicises through any means to the general public in Bhutan details of any programmes to be transmitted by the proscribed service.

Using radio communication station or radio communication apparatus

- 399. A person shall be liable for action in accordance with the Rules and Regulations developed by the Authority, if he or she:
 - Uses, or causes or permits any radio communication station or radio communication apparatus to be used in contravention of National Radio Rules and Regulations; or
 - (2) Sells, offers or advertises for letting on hire of apparatus in contravention of a notice of the Authority.

Use of Spectrum

400. A person who uses spectrum in contravention with sections 157 and 158 of this Act, shall be liable for offence of misdemeanour.

- ลูการสิสารสูการสิณาหิรา พกส ลูการสิสารสูการสิณาณ์ที่รองารกรรมีการรรม 300. ลิงรัฐาาทิง ทุคมาทุงณาสู่าวกรรม การกระสา มี จงลาพิทากกรฐิทุงาทุลิเการารสินาร์ การกับการกับการ
- പമ്പങ്ങള്പ്പുപ്പപ്പും പ്രത്തിന്റെ പര്ത്തം പ്രത്തിന്റെ പര്ത്തം പ്രത്തിന്റെ പ്രത്തിന്നം പ്രത്തിന്റെ പ്രത്തിന്റെ പ്രത്തിന്നം പ്രത്തിന്റെ പ്രത്തിന്ന് പ്രത്തിന്റെ പ്രത്തിന്റെ പ്രത്തിന്റെ പ്രത്തിന്റെ പ്രത്തിന്റെ പ്രത്തിന്റെ പ്രത്തിന്നം പ്രത്തിന്നെ പ്രത്തിന പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നും പ്രത പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന്നെ പ്രത്തിന
- ૡઽૡૼૻઽૺૡઽૻ૱ઙૢૼૼૼૼૼૼૼૼૼૼૼૡૻૻૡૺૼૻૡ૽૿ૺ૾ૺૼૡૼૡૢૻઽૼૹ૾૾ઌૣૹૻઌૻઌ૱૱ૹ૽૾ૢૺૼૼૼ૱ૡ૾ૺ૱ૹ૾ૡ ૹૼૼૺ૾ૺૺૺૺૺૺૺૻૻઌ૱૱ૹૢૢૢૢૼૼૢૺૼ૽ૼઽૺૼૺૼૼૼૼૼૹૺૡૢઌૣૹૻઌૼૡૻૻૼૼૼૼ૱ૡ૽ૺઌૻૹૺૡૺ૱૱ૹ૾ૻૡૡૡૼ ઌૹૻૹ૾ૡૺૡઌ૱ૼૡ૾ૺઌ૽૿૽ૡૼૼૹૢઌૹૻ૽૱ૡ૽ૺૡ

401. Notwithstanding anything contained under section 400 of this Act, the Authority may impose a fine as may be prescribed in the Rules and Regulations.

Non-compliance with direction

402. A person who does not comply with the direction issued under sections 376 and 379 of this Act with regard to blocking for access by the public and monitoring suspicious traffic data based on court warrant, shall be guilty of an offence of petty misdemeanour.

Unauthorised interception or access to Critical Information Infrastructure

403. A person who intercepts or secures access or attempts to secure access to a "Critical Information Infrastructure" without authority shall be liable for offence of fourth degree felony.

Indemnification for damages caused to public ICT infrastructure

404. A person who knowingly cause or intend to cause damages to ICT and Media facilities resulting in service disruption and has impact on service providers and clients, shall be liable for offence of misdemeanour and the person shall repair the damages so caused.

र्केगा

Deliberate interference

- 405. A person who intentionally uses an apparatus including a nonradio communication apparatus to interfere with any radio communication shall be liable for offence of misdemeanour and the Court may order the defaulter to pay compensation to the other party.
- 406. A person who intentionally or without the authority interferes with data under section 376 of this Act, shall be liable for offence of misdemeanour and the Court may order the defaulter to pay compensation to the other party.
- 407. A person who intercepts or monitors or decrypts any information or causes any information to be intercepted or monitored or decrypted, contrary to sections 376 and 378 of this Act, shall be liable for offence of misdemeanour.

Exhibition of prohibited films

- 408. A person shall be liable for offence of petty misdemeanour, if he or she:
 - Exhibits publicly or allows the public exhibition on any premises any film which has not been certified by the Film Commission;
 - (2) Exhibits publicly or allows the public exhibition on any premises to any person who is not an adult any film which

শ্বীন'নশাঁ

૯૦૯. શે`ર્સેકેષા'થીસ' વચરા'લિઅસ'વર્નેલે'ર્ને લ' ક્વચદ ચલે'લેં થા'થી' થા વસ્ય સુરાભુ' અર્વે લેર્ડ્ય સ્વસ્ય વ્યવેત્ર'રું ખુરુષ' રુપરાં રુપરાં સ્વર્ય સ્વય્ય ચલે'લે થા'થી 'થા વસ્ય સુરાભુ' અર્વે' થા વેર્ડ્ પ્લે થો છે છે સાં અર્ડ્સ સુરાખે સુરાખે સુરાખે સુરાખે સ્વર્ય સ્વર્ય સ્વય્ય સ્વર્ય સ્વર્ય સ્વર્ય સ્વર્ય તે થી સાં સાયવા બાલવા સુરાખે સુરાખે સુરાખે સુરાખે સુરાખે સ્વર્ય સુરાખે સ્વર્ય સ્વર્ય સ્વર્ય સ્વર્ય સ્વર્ય સ્વર્ય સુરાખે સ્વર્ય સુરાખે સ્વર્ય સુરાખે સ્વર્ય સ્ય સ્યત્ય સ્ય સ

has been endorsed to the effect that the film shall only be allowed to be seen by adults;

- (3) Exhibits publicly or allows the public exhibition on any premises to any child or young person under the age of twelve who is not accompanied by an adult any film which has been endorsed to the effect that the film shall only be allowed to be seen by a child under the age of twelve years if that child is accompanied by an adult during the showing of the film; or
- (4) Exhibits publicly or allows the public exhibition on any premises any film which has, without lawful authority, been altered, modified or tampered with in any way after the film has been certified by the Film Commission.
- 409. A person who knowingly exhibits, or assists in the exhibition, or allows the use of the premises for the exhibition, of the film in respect of which an order under section 259 of this Act, has been made shall be guilty of the offence of breach of public order and liable for petty misdemeanour.

Non- compliance with prohibitory orders

410. A person shall be liable for offence of petty misdemeanour, if he or she wilfully disobeys the order under section 262 of this Act, by:

૯૦. વરુવા લેઅસાવ ન વિંગ્ ન કંચ કા વાય પ્રવાર વાય પ્રવાર છે. વરુવા લે તે પ્રાપ્ત પ્રાપ્ત છે. લે તે પ્રાપ્ત પ્રાપત પ્રાપ્ત પ્ર પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્ર પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્ર પ્ત પ્રાપ્ત પ્ર પ્રાપ્ત પ્ર પ્રાપ્ત પ્રાપ્ત પ્ર પ્રાપ્ત પ્ર પ્ત પ્ર પ્ત પ્ર પ્ત પ્રાપ્ત પ્ર પ્ત પ્ર પ્ર પ્ર પ્ત પ્ર પ્ર પ્ત પ્ર પ્ત પ્ર પ્ત પ્ય પ્ર પ્ર પ્ત પ્ર પ્

- Organising or taking part in the performance prohibited or in any performance substantially similar to the performance prohibited;
- (2) Assisting in the staging of such performance;
- (3) Being the owner or occupier, or for the time being in control, of any premises, using it, or allowing it to be used, for any such performance.
- 411. If the act of disobedience under section 410 of this Act, occurs under aggravated circumstances, the person shall be liable for offence of misdemeanour.

Advertisements and publicity

412. Any person who issues an advertisement or other publicity material in breach of the provisions of section 260 of this Act shall be liable for fine as prescribed in the Rules and Regulations.

Unauthorised access to computer material

- 413. A person shall be guilty of the offence of unauthorised use of computer material, if he or she:
 - (1) Knowingly or intentionally causes a computer of another person to perform any function with intent to secure access

२३ देगें के रदी प्यत्न (१) के रेंग्वालव डेवा यो य्वीवा से वा वत्त्र्प्यते प्रथा से स्वासुवाका प्यत्व वावका क्षुत वात्त्इतसुर सेका प्वतिवादु प्यत्व कर्वे लित प्रकाय विवादु स्वर्श्वेत्त्वय्वन्तु र्ह्यवाका वे यो द्वीया का प्यात्र क्रुति ते स्वर्श्व यात्र स्वयाय क्रुवा के यो क्रु क्रेति

- (३) ୬'ମ୍ଦିନ୍ଷ'୩୮'ଟ୍ଟ୍'ଞି୩'୩' ଝିଁ'ସ୍ଟ୍୩' ଅନ୍ସ'୩୍ସ୍ୟୁ'ମ୍ୟ' ଅନ୍ସ' 5୍ଷ୍ୟ କ୍ଷମ୍ପ୍ୟ'ନ୍ଧ'ନ୍ୟ'ନ୍ୟ'ୟାର୍ଜ୍ଜିଶ'ସାର୍ଷ'୩୬' ନି'ସ୍ଥ୍ୟୁର୍ଧ୍ୟାର୍ଜ୍ୟ'ଜ୍ଞସ'ଞ୍ଚିଟ୍'ଫ୍ରି'ନ୍ସ୍'୍ୟ' ସିମ୍ପ୍ରିମ୍'ସ୍ସ୍'ନ୍ ଅନ୍ସ' ସିମ୍ପ୍ରିମ୍'ସ୍ସ୍'୍ୟର୍ଷ୍ଣ୍ୟା'ଶ୍ୱା
- गित्रगश्च प्रयम् वे प्रम्बा (२) ने ्रभुगन्धः ग्रीं ख्रियः क्रेन क्रें वे वे तनः अश्वः र्रे गन्धः ययन् वी

to any programme or data held in that computer; and

- (2) Secures, or intends to secure, unauthorised access to the computer.
- 414. The offence of unauthorised use of computer material shall be a misdemeanour and the person shall be liable to pay compensation to the victim for the damage caused, as determined by the Court.

Unauthorised access to computers, computer systems, networks, computer data, content data and traffic data

- 415. A person accessing computers or computer systems or networks, computer data or content data and traffic data, with intent to cause, or knowing that it is likely to cause, wrongful loss or gain or damage to the public or to any person, causes a stoppage or denial of service from a computer or computer system, or network deletes or alters any information or computer data residing in a computer, computer system or network or diminishes its value or utility or affects it injuriously by any means, or Intentionally introduces or causes to be introduced, any computer contaminant into any computer, computer system or network, commits the offence of tampering with computer material liable under the Penal Code of Bhutan.
- 416. An offence of unauthorized access to computers, computer systems, networks and computer data, content data and traffic data shall be an offence of felony of fourth degree and the person shall be liable to pay compensation to the victim for the damage caused, as determined by the Court.

૯૧૯. શે[.]ર્દે`&ૈષા'થી&'અર્ရે 'લેદ્દા્વચઅય'વલેવ'ડુ` સ્થિંયા'રેષા'થાદ્વ-દુદ્દવદ્દુ' સ્થેયા'રેષા'થી''શ્રુન' ર્સ્ટ્રેવ'ર્દે ર્સ્થેન'બ્વન-'લે' બદ્દવ દે ર્સ્ટ્રેન' લ્વન-'લે'સ્ટ્રુ' ક્રેન્ટ્રેલ'બ્યુ'વર્ચે'વ' છેવ' લ્વ્યુથા'થી' છે&' લયોબ'લેઅ&'દેવ'લેંથા'બુ' સ્થિંયા'રેષા'બુ'ર્સ્ટ્રેન્ટ્ર'લુથ&'ક્રુવ'બ્લેય' લેંથા'નથી

दर्न्तॅव्यावस्थः सुभ्यायी र्न् र्रेस्यर्थे क्रिंव लुगास्य कुम वी ૯२५. क्षेन्द्रं छेगा गीसः क्षेन्त्र सर्वे क्षेत्रं यान्तर, द्वेन्द्रं यान्तर, यांत्र स्वाय क्षेत्रं यान्त्र, यांत्र स्वाय प्रवाय प्रवित्र प्राय्त्य क्षेत्रं यान्त्र, यांत्र प्राय्त्य प्रवाय यावेत्र या क्रिंग्यान्य क्षेत्रं यान्त्र, यांत्र प्राय्त्य प्रवाय यावेत्र प्राय्त्य क्षेत्रं यान्त्र, यांत्र यान्त्र, यांत्र यान्त्र, यावेत्र प्राय्त्य प्राय्त्य क्षेत्रं यांत्र यान्त्र, यांत्रं यांत्र, यांत्रं यांत्र, यांत

ૡઞ્વઽૢૡ૽ૺૻઽૻૣ (૱) ૹ૾ૣૣૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૼૡૢૻૺ: ૱ૢ૾ૡ૾ૻૡૢ૾ૺૼૼૼૻૡૺ ૱ૢૢૢૢૢૢૡૢ૽ૺૡૡૻૻૡૡૢ૾ૺૺ૱ૡૢૺ

Dishonestly receiving computer material or data

417. A person who dishonestly receives or retains any computer material or data knowing or having reason to believe the same to be stolen computer material or data shall be guilty of an offence of possession of stolen property as per the Penal Code of Bhutan.

Identity theft

418. A person who, fraudulently or dishonestly makes use of the electronic signature, number, password, code or any other unique identification feature of any other person shall be liable for offence of misdemeanour and may be required to pay compensation to the victim for the damage caused, as determined by the Court.

Cheating by impersonation using a computer

419. A person who, by means of any ICT facility or apparatus or computer cheats by impersonating shall be liable for misdemeanour.

Wrongful communication

420. If a person knowingly communicates, directly or indirectly through a number, code, password or other means of access to a computer to any person other than a person to whom that person is duly authorised to communicate shall be liable for offence of

र्बेत्तप्रखुष्णञ्चत्र ग्रेन्चकुनुप्यवेष्ण \sim २०. શે[,]र्देन्डेगा[,]गीश्व लेश्वप्रत वित्तु, चक्कुनुप्यवेष्णप्रयन्दविंगी[,]र्नेव'खु'र्वश्राथ्वर ग्रीन्दन्द र्श्वेन'ने[,]र्थेन्य्यविश्वे[,]र्देश्वेवय्यवे शे[,]देगलवव'गन्दन्द्र्यु, बन'गन्दनु, ष्पन्व'यक्कुन्ते र्श्वेग'नेग'खु'ञ्लु'र्श्वेन्य्यन्दवेंगी'र्नेव'खु' अन्हगश्व प्यत्व, गश्वर्य्णन्य्य्ये ग्र् र्श्वग्नेग'खु'ञ्लु'र्श्वेन्य्यन्देंगी'र्नेव'खु' अन्हगश्व प्यत्व, गश्वर्य्णन्य्य्यं ग्रिंग'खु'श्वर्य्व्यं केंग्

म्रागारैगागीर्न्स्सर्य प्रन्त गत्स्र सुनग्यप् क्रुत्रिर्मगयेत्या
20. શેર્न्डेगागीसः अत्रःमुतायवन्यविभ्रां मिन्स्य मिन्स्य पिन्स्र ये प्रत्व गत्रसः सुन क्षेत्रयः भेषाणित्ते स्वायीः न्देस्य ये प्रत्व गत्र ने क्षेत्रयः भिन्देस्य स्वायीः न्देस्य ये प्रत्व गत्र स्वायीः स्वायीः न्देस्य ये प्रत्व गत्र स्व स्वयः सुन क्षेत्रयः भेषाणित्त्यत्वे पर्यतः भेषाणित्त्वे स्वयः स्व स्वयः स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व स्व न्यत्य स्व स्व स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व स्व प्र स्व न्यत्य स्व न्यत्य स्व न्यत्य न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य न्यत्य स्व न्यत्य स्व न्यत्य न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य न्यत्य स्व न्यत्य न्यत्य स्व न्यत्य न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य स्व न्यत्य न्यत्य स्य न्यत्य न्यत्य न्यत्

misdemeanour and may be required to pay compensation to the victim for the damage caused, as determined by the Court.

Publishing or transmitting obscene communications

- 421. A person, who knowingly publishes, distributes or transmits or causes to be published, distributed or transmitted, by means of an ICT apparatus, facility, service or system, any obscene communication or material shall be liable for offence of misdemeanour, and be liable to pay compensation to the victim for the damage caused, as determined by the Court.
- 422. If a person with the intent or knowledge permits the ICT apparatus, facility, service or system under the person's control to be used for publishing, distributing or transmitting or caused to be published, distributed or transmitted any obscene communication or material shall be liable for an offence of abetting as per the Penal Code of Bhutan.

Provided that a person shall not be liable solely for providing access or connection, including related capabilities which are incidental to providing access or connection, to or from an ICT facility, system or network over which the person has no control.

423. An employer shall not be held liable under section 422 of this Act for the actions of an employee or agent unless the employee's or agent's conduct is within the scope of employment or agency

ૣਗ਼ૡૼૺૼૼૼઽૻૡઌ૽૿ૡઃૹ૽૿ૢૺૺૺ૾ૺૹ૾ૺૹ૱ૼૹ૾ૣ૾ૣૢ૽ૡૼૻઽૺૼૼૼૼૼૡૻૻૡ૽ૺૡૡ૾ૻૹ૽૿ૡ૽૾ૡૡ૽ૻ૾૽ૡૡૡ૽ૻૡૡ૽ૻૡૡ૽ૡૡ ૡ૽ૼૼૼૼૼૼૡ૾૾૿ૡૢ૾ૣૠૼૢૢૻઌૡ૾ૼૼૼૼઽૹ૾ૢ૽ૼૡૼૡૢૢૢૢૢૢૢૢૢૢૢૢૢૡૺઌ૾ૡૢૺૻઌૡૢૡ૾ૻૹ૽ૢૼૢૻૡૡૢૡૻૹ૾ૣૼ૱ૡૼૡૡ and the employer has knowledge of, authorises, or ratifies the employee's or the agent's conduct.

Publishing or transmitting obscene communication depicting children

- 424. A person shall be liable for offence of felony of fourth degree, if he or she:
 - Publishes, distributes or transmits or causes to be published, distributed or transmitted any obscene communication or material which depicts children engaged in sexually explicit act or conduct;
 - (2) Creates text or digital images, collects, seeks, browses, downloads, advertises, promotes, exchanges or distributes material in any form depicting children in obscene or indecent or sexually explicit manner; or
 - (3) Records in any form, own abuse, or that of others pertaining to sexually explicit act with children.

Violation of bodily privacy

425. A person who, intentionally or knowingly captures the image of a private body part of another person without the person's consent shall be liable for offence of misdemeanour and be liable to pay

དོརོས་གརྒྱུགས་ཀྱི་རངགསང་པས་འགལ་མི། ૻૻઽઽ૫. མི་རོ་རྒྱིག་གིས་ མནོ་ཞིང་བསམ་བཞིན་དུ་ མོ་རོ་ནི་གནང་པ་ མོད་པར་ མི་རོ་གགན་རྱིག་གི་གསང་གནས་ཀྱི་པར་བདབ་པ་རྒྱིན་ དིལུ་ ўམ་ཕའི

ตาณี สูง พลนารัฐสาสการสำ ดิ เนิณามี กรฐาวสมณา กรากรฐสาสการสำ พรสา กรฐา พรัสารการสิ พร้างการสิ

compensation to the victim for the damage caused, as determined by the Court.

Online harassment

- 426. A person who knowingly makes, by means of an ICT device, apparatus or system, any harassing communication in any form shall be guilty of the offence of online harassment liable for offence of petty misdemeanour and may be required to pay compensation to the victim for the damage caused, as determined by the Court.
- 427. The owner of an ICT facility or system who knowingly permits the facilities to be used for online harassment purpose shall be guilty of abetting such an offence and shall be liable as per the Penal Code of Bhutan.

Provided that a person shall not be liable solely for providing access or connection to or from a facility, system, or network over which that person has no control, including related capabilities which are incidental to providing such access or connection.

428. An employer shall not be held liable under section 427 of this Act, for the action of an employee or agent unless the employee's or agent's conduct is within the scope of employment or agency and the employer has knowledge of, authorises, or ratifies the employee's or the agent's conduct.

هجا

≈ ?<. બ્રુ. ગાંબેંગા ર્શ્વેન એ બન્ન ગાંબેંગાય ગો બન્ન મેં અન્ત પેંજી ગાંત ર્શુંન સ્ત્રેન બન્ન દેગાય પેંન .</p> ૹ૾ૺ૾ ୴ઽ૱૾ઽ૱ઽૹૼૼૼૼઽૢૹૣ૽ૼૼૼઽૹ૾ૺ૾ ୴ઽ૱ ૹ૾ૢૢૢૢૢૢૢૢૢૢ૽૱ૡ૱ઽૹ૽ૺૹ૾ૺ૱૱૱ૹૻ૽ૼૼૼૹ૱૾ૼ૱૱

નલે તે તે આ પ્રત્ય સુધાર સુધા સુધાર સ ૹ૾ૺ૱ૢઽૢઽૻ૾ૹ૾૾૽ઽ૽ૼૼૼઽ૽ૺૡૢૻ૾૾૾ઽૢૹૻૡૻ૽ૼ૱ૻઌ૱ૻઌ૽૾ૺઌૡૻૻૡ૽ૻૡ૽ૻૡૻ૽ૡૻ૽ૡૻ૽૱ૡૻ૱ૻૡ૽ૻૡ૽ૻૡૻ૽ૡૻ૱ૻૡ૽ૻ૱ૻૡ૽ૻ૱૱ૡૻ૱ ર્રે અભુગવા અદ્યુન વર્ષે બાળે. ભારવ. મુખબા કોંચુર. ભારવ. થીવા જાયેરી સુર્યુત ત્વાર

ન્મ નું ત્રિયાય સુવાર્ય માં આ સુવ મું આ પ્રત્ય સ્થા બુધાય સ્થા માં સ્થા માં મું આ પ્રા મું સ્થા મું સ્થામું સ્થામું સ્થાન સ્થાન સ્થાન સ્થા મું સ્થામું સ્થા મું સ્થા મું સ્થા મું સ્થા મું સ્થા મું સ્થા મું સ્થામું સ્થા મું સ્થા મું સ્થામું સ્થાનુ સ્થામું સ્થાનુ સ્થામું સ્થાયુર સ્થાનુ સ્થાયુર સ્થાયુર સ્થા મું સ્થાયુર સ્થય સ્થાયુર સ્થાયુર સ્થાયુર સ્થાયુર સ્થાયુર સ્થયુર સ્થયુર સ્થાયુર સ્થાયુર સ્થાયુર સ્થયુર સ્થયુર સ્થયુર સ્થાયુર સ્થાયુર સ્થયુર સ્થયુર સ્થયુર સ્થયુર સ્થાયુર સ્થયુર સ્થયુર

<u>विंत्रसादवि</u>धार्त्रमामीमह्त्रमाक्षम ~٦٤. શે મેં દેવા ગીય . વેય બલેવ ૬. વર મેં વગ્યુ ૬ ત્વરા વ્યુવા મેયા ગો ડા જ્યા प्रयन्'य'छेत् भेन्स'प्रचेभ'र्घेग'यम्य'ग्रेग'प्रयन्'यते' क्रेस'म्भ्रप्र'यते'ग्रेत्'' ุณฑิณาฐิสารที่นารรา ติมพาฏินรูสาพาณพา พุธสานนินพานลั มิายุรารูา พุสัรา

๚สัราวทิณาฮิเชิงเธราชิสารที่นารรา ผิมพาฮิเวรสางเกพา พุธสาวกิจง વર્કે એ ભૂન ૬ ગાવેં દર્શે તે સુન સુન સાથે છે. સુન સાથે સુન સાથે સુન સાથે સુન સાથે સુન સુન સુન સુન સુન સુન સુન સ

Online gambling

429. Prohibition of online gambling

- A person shall be guilty of the offence of gambling if he knowingly engages in betting or wagering with the use of an ICT facility or ICT service.
- (2) An online gambler and Internet service provider, if involved in any activity related to betting or wagering, shall fall within the purview of Sub-section (1) and the term "betting or wagering" encompasses the offering of prizes in lieu of money.
- (3) In addition to the penalties prescribed by the Penal Code for this offence, an additional fine may be imposed as deemed appropriate by the Court.
- (4) This Section shall not affect the possibility for a Court or the Authority of requiring the ICT facility or ICT service provider and the Internet service provider to terminate or prevent an infringement.

- ૨) テོན་ཆོན་འདི་གིམ་দ্বিམམ་འདུན་དང་དབང་འ≌ོན་གྱིམ་བརྲ་དོན་བརྒྱུད་འཐིལ་ འཕྲུལ་རིག་མཕྱུན་ཀྱིན་དང་ਘང་ན་བརྲ་དོན་དང་བརྒྱུད་འཐིལ་འཕྱུལ་རིག་གི འབས་ོོག་ལྲ་གལོག་ভॖིན་མི་དང་ལོངམ་འཐིལ་ (জིན་དར་ནེད) འབམ་ོོག་ ལຼ་གལོག་ভॖིན་མི་རྒྱོུག་དོན་བདང་ནི་དང་ਘང་ན་দ্রིམམ་འགལ་ལམ་བགག་འཐོན་ འབད་ནི་གི་དབང་ཆ་ལོད་མི་ལུ་མི་གནོད།
- \tilde{W}_{γ} 'મંત્ર'శ్రેશ્વ' લેશ્વશ્વ ગ્રે'ગ' શ્વેગ્લ શ્વેશ્વશ્વ ગ્રે' લેશ્વ પ્રત્વ ગ્રે પ્રાપ્ત છે શ્વ પ્રત્વ પ્રત્વ ગ્રે પ્રાપ્ત છે પ્રત્વ પ્રત્વ ગ્રે પ્રાપ્ત છે પ્રત્વ પ્રત્વ ગ્રે પ્રાપ્ત છે પ્રત્વ પ્રત્વ પ્રત્વ ગ્રે પ્રાપ્ત છે પ્રત્વ પ્રત્વ ગ્રે પ્રાપ્ત પ્રત્વ ગ્રે પ્રાપ્ત પ્રત્વ ગ્રે પ્રાપ્ત પ્રત્વ ગ્રે પ્રાપ્ત પ્રાપ્ત પ્રત્વ ગ્રે પ્રાપ્ત પ્રત્વ ગ્રે પ્રાપ્ત પ્રત્વ ગ્રે પ્રાપ્ત પ્રત્વ પ્રત્વ પ્ર્ય પ્રત્વ ગ્રે પ્રાપ્ત પ્રત્વ પ્રત્વે પ્ર પ્રત્વ પ્ય પ્રત્વ પ્ય પ્ય પ્રત્
- (q) $\neg \pi_{\overline{1}}^{2} \widehat{f} \overline{q} \cdot \neg \overline{g}_{\overline{1}}^{2} \cdot \neg \neg \overline{q}_{\overline{2}}^{2} \widehat{s}^{2} \widehat{s}^{2}$
- ૹ૾૽ૢૢ૽ૢૢૢૻૢૻૡૻૻઽૻૡૻૻૡૻૻૡૻૻૡૻ૽ૡૻ૾ૡૻૡૻ૽ૡ૾ૺૡૻૡ૽ૻૡ૽ૻૡ૾ૺૡ૾ૻૡ૽ૻૡ૽ૻૡ૾ૺૡ૽ૻૡ૽ૺૡ૽ૻૡૺ ૡ૱૱૱ૡૺૡૼૡૼૡૡ૽ૻૡૻૻ૱ૡૡ૱ૡૡૡૡૡૡૡૡૡૡૡૡૡૡૡ ૡૺૼૢૼૡૻૻ૿૾ૡૡૺ
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430. The Section 429 shall not apply to any betting, wagering or gaming activity owned by the State.

Cyber terrorism

- 431. A person shall be guilty of the offence of cyber terrorism, if the person with intent to threaten sovereignty, security and harmony of Bhutan, or the interests of friendly relations with foreign states, disrupt public order, or to strike terror in the people:
 - Deny access to any person authorised to access any computer or computer network;
 - (2) Attempt to penetrate or access any computer or computer network without authorisation or exceeding authorised access; or
 - (3) Introduces or causes to introduce any computer contaminant.
- 432. A person who commits or conspires to commit an act in section 431 of this Act shall be liable for offence of felony of first degree.

Fraudulent use of public ICT system

433. A person who dishonestly obtains a service provided by means of a public ICT system with intent to avoid payment of any charge

૯٦٦. ર્નૅૅૅૅૅૅātāā' ^{૯૧૦} અલે'લેંગ'ગે'૱ૹ૾ૢૺૼૼૼૼઽૺૡઌઽ૱૿ૡઌઽ૱ૻૡઌઽૼૼૼૼૼૼૼૻ૽ૼ૽૽ૼ૱ૻ૾૱૾ૺૡૼ ઽૺૡૢ: ઽૢ૱૾ૺ૱ઌૡૺૺૼૼૹ૾૾ૺ૱૱ઌ૾૾ૼ૱ૡ૽૾ૺૡઌ૾ૺૺૡ૾૾ઌ૾૾ૺ૱૱૱૾ૺ૱૱૾ૺ૱૾ૺૡૼ

- ^{અન}] (2) ર્ગ્નેશના સ્વા અન્દ્ર ર્ગ્નેશને સાંગરે ગાય કુરાવ કે ભાગનર સ્ટાયું કુર્ગ્વે રાય સ્ટાર્ગ્ને ગો. રાય સ્ટાર્ગ્ને રાગ્ને સંગરે આ સાંગર સાંગ

ت المعنى المعنى المعنية الم معنية المعنية المعني معنية المعنية الم applicable to the provision of the service shall be liable for offence of petty misdemeanour.

434. A person who uses any authorisation code, password or any other restricted form of electronic access information or device for the purpose of obtaining a service provided by means of a public ICT system with intent to avoid payment of any charge applicable to the provision of the service shall be liable for offence of petty misdemeanour.

Interception and disclosure of messages

- 435. A person shall be guilty of the offence of eavesdropping as per the Penal Code of Bhutan, if a person engaged in the operation of a public ICT system who, otherwise than in the course of duty:
 - (1) Intentionally intercepts a message sent by means of that system; or
 - (2) Where a message so sent has been intercepted, intentionally discloses to any person the contents of that message.
- 436. A person engaged in the operation of a public ICT system who, otherwise than in the course of duty under this Act intentionally discloses to any person the contents of any statement of account specifying the ICT services provided for any other person by means

- 5. मगामा क्रेंग प्रमन्ते। (२) धेमा पक्षेत्र हेमा महन्द्र्ये पेंद्र की देमगामा क्रेंग प्रमन्ते अन्त धेमा पक्षेत्र देवे तन्द्रेंत हुं. के देमान्द्रन्यु, क्रें लिन्म्य्युय क्रियु हुं क्षेत्र म्वन्यु प्रम्नु वि

ર્શ્વેઽ વે ગો રેં વ ભુ ઽ શે ગાય છે. ગાય જીવે સંગ ખય ખેવ મારે વ રે ભુ જે ચ ખ મ્લે તે સ્ટે ગાય જે સાથ મારે સ્ટે ગાય છે. ગાય સ્ટે ગાય સ્ટ સ્ટે ગાય સ સ્ટે ગાય સ્ટ સ્ટે ગાય સ્ટે ગાય સ્ટે ગાય સ્ટે ગાય સ્ટે ગાય સ્ટે of that system shall be liable for offence of Petty misdemeanour, and may be required to pay compensation to the victim for the damage caused, as determined by the Court.

Misleading messages and interception and disclosure of messages

- 437. Any person who by means of a public ICT system, sends or attempts to send, any message which, to the person's knowledge, is false or misleading with the intent to prejudice the efficiency of any emergency services, cause alarm or endanger the safety of any person or of any vehicle, vessel, aircraft, or spacecraft shall be guilty of an offence of fourth degree.
- 438. A public servant shall be guilty of an offence of official misconduct as per the Penal Code of Bhutan, if he or she, except as permitted by law, either:
 - (1) Uses any ICT apparatus, ICT facility or ICT system with intent to obtain information as to the contents, sender or addressee of any message which neither the person using the apparatus, facility or system nor any person on whose behalf the person is acting is authorised by the Authority to receive; or

देराधिरञ्चराग्रीणीमाप्रधिवर्गर णीमाप्रधिवर्छदिम्मामार्श्ववर्गर छैराम्मवर्ग।
२०८. क्षेन्स्डिंगाणीका क्षेन्ठवरकायहर्त्वायक्कुराद्वेभाद्य्युवार्त्रमान्हेवायुवाकाग्री र्व्वमा काम्प्रे काम्स्र काम्य काम्य काम्य काम्स्र काम्प्र काम्स्र काम्म्र काम्स्र काम्स्र काम्स्र काम्स्र काम्स्र काम्स्र काम्स्र काम्स्र काम्स्र काम्य काम्य काम्य काम्य काम्स्र काम्स्र काम्स्र काम्स्र काम्स्र काम्स्र काम्स्र काम्स्र काम्य का

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(2) Compiles any report thereof, discloses any information as to the contents, sender or addressee of any such message, being information which would not have come to the public servants knowledge but for the use of an ICT apparatus, ICT facility or ICT system.

Prohibition of Actboard and notices

439. A person who without due authority affixes or attempts to affix any Actboard, advertisement, notice, list, document, board or other thing in or on any office, or other property belonging to or used by the provider of a ICT and Media facility or services may be liable to pay fine as prescribed in Rules and Regulations.

Failure to assist or obstruction of lawful authority

440. A person who:

- Obstructs the exercise of the powers conferred under this Act shall be guilty of the offence of obstruction of lawful authority as per the Penal Code of Bhutan; or
- (2) Fails or refuses to give any assistance as required under this

- ^{અન્}ત] (૧) વહતઃલિયયઃ તર્રે ગો તેંગા ભુન્ ગેંચ અલેં ગોંન રે ખેન છે. બયારેંગ્યા છેત્ર અ

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Act shall be guilty of the offence of failure to assist lawful authority as per the Penal Code of Bhutan.

Tampering and reporting of false information

- 441. A person shall be guilty of tampering with documents under the Penal Code of Bhutan, if the person intentionally alters, suppresses or destroys any document, which is required to be produced under section 53 of this Act.
- 442. A person shall be guilty of reporting of false information under the Penal Code of Bhutan, if the person in furnishing any estimate, return or other information required under this Act, makes any statement which the person knows to be false.

CHAPTER 23 MISCELLANEOUS

Entry and search of premises

443. Where a Court is satisfied upon application that there is reasonable ground for suspecting that an offence under this Act or under the Rules and Regulations made thereunder, has been or is being committed, and that evidence of the commission of the offence is likely to be found on any premises; it shall, in accordance with the

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ૻૻૻૻૻ ૱ૻ૱૱ૡૢૻૡ૱૱ૡ૾ૺૡ૱ૡૡ૾ૺૡ૱૱૱ૡ૱૱૱૱૱ ૡૡૢ૾ૡૡ૱૱ૡૡ૱૱૱ૡ૱૱૱ૡૡ ૡૡૡ૱૱ૡૡ૱૱૱ૡૡૡ૱૱૱ ૡૡૡ૱૱ૡૡૡ૱૱૱ૡૡૡ૱૱૱ૡૡ ૡૡૡ૱૱ૡૡૡ૱૱ૡૡૡ૱૱૱ૡૡ ૡૡૡ૱૱ૡૡૡ૱૱ૡૡૡ૱૱ૡૡૡ ૡૡૡ૱૱ૡૡૡ૱૱ૡૡૡ૱૱ૡૡૡ

ସନୃସଂଶି' ਘଟଣ୍' ର୍ଦିଷଂଭିଶ୍ୟସମ୍ବର୍ଧ୍ୟାସନୃସଂସଂଶ୍ଚିଶ୍' ଦ୍ସ୍ୟୁଣ୍ଡୀ ୩ୖ୬ ଭ୍ୟାସହିଭା' କ୍ଷିଷଷଂଗ୍ରିସଂଖ୍ୟୁସଂଗ୍ଧୁ କ୍ଷିଷଷଂଷ୍ୟସ୍ଥ୍ୟୁ ସମ୍ବର୍ଦ୍ଧର୍ମ୍ବର୍ଦ୍ଧ୍ୟା ଭଷାର୍ଦ୍ଧସମ୍ବର୍ଦ୍ଧା କ୍ଷିଷ୍ୟ ଅନ୍ତର୍ପ୍ର ସମ୍ବିଶ୍ୱସିନ୍ଦେଶ୍ୱାଭା ଅଞ୍ଚି ଭ୍ୟୁ କ୍ଷିଣ୍ଡିଶ୍ ଭିଶ୍ୱ ଅଂ ସ୍ଥ୍ୟି ସଙ୍କି ସ୍ ସ୍ଥି ସ୍ ସ୍ଥି 'ସ୍ ସ୍ଥି 'ସ୍ ସ୍ଥି 'ସ୍ ଅ' ସ୍ ସ୍ provisions of the Civil and Criminal Procedure Code of Bhutan, issue a search warrant.

444. Where under section 443 of this Act, a person has a right to examine and test any apparatus on any premises or in any vessel, aircraft or vehicle, it shall be the duty of any person who is on the premises, or is in charge of, or in or in attendance on, the vessel, aircraft or vehicle, to give any such assistance as may be reasonably required in the examination or testing of the apparatus.

Power of police officer to access computer data

- 445. A police officer or any other officer of the Authority with the search warrant from a Court, may at any time:
 - (1) Have access to and inspect and check the operation of any computer to which this section applies;
 - (2) Use or cause to be used any such computer to search for any data contained in or accessible through such computer; or
 - (3) Have access to any information, code or technology which has the capability of retransforming or unscrambling

(ત) તે ભુષ્પત્ર છે સ્થાના સ્વાયત્ર આવે તે આ સ્વાય સ્

- (२) \hat{f} 'นลูสเลนิส์ส์ทาริตาทิชัตางรอาจาก (3) \hat{f} 'นลูสเลนิส์ที่ (3) \hat{f} 'นลูสเลนิส์ส์ทาริตาทิชัตางรอาจาก (3) \hat{f} 'นลูสเลนิส์ที่ (3) \hat{f} 'นลู
- (2) \tilde{f}_{a} : $\tilde{$

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446. A police officer or officer of the Authority may, for the purpose of investigating an offence under this Act or any other offence which has been disclosed in the course of the lawful exercise of the powers under this section, require the person by whom or on whose behalf any computer has been used or any person having charge of, or otherwise concerned with the operation of such computer, to provide reasonable technical and other assistance as may be required or be entitled to require any person in possession of decryption information to grant access to decryption information necessary to decrypt data required for the purpose of investigating any such offence.

Forfeiture

447. An apparatus may be ordered to be forfeited under this Act, notwithstanding that it is not the property of the person by whom the offence giving rise to the forfeiture was committed, and any apparatus ordered to be forfeited may be disposed-off by the Authority in accordance with an order passed by a Court.

ભેંગા નસ્રીગા સે સ્રગા નદુન એ ન ન ગાવ જે તે તે સાથ ન ગાવ છે. ત્યાં ન સ્ટે સાથ ન ગાવ જે તે સાથ ન ગાવ જે સાથ ન ગ સાથ ન ગાવ જે સાથ ન ગાવે 448. The Court may order the person by whom the offence giving rise to the forfeiture was committed not to dispose of that apparatus except by delivering it up to the Authority within forty eight hours of being so required.

Disposal of apparatus and other seized property

- 449. A property seized in pursuance of a warrant or in exercise of the power conferred under this Act may be retained until the end of the period of six months beginning with the date of the seizure.
- 450. After the end of the period for which the retention of seized property is authorised by virtue of section 449 of this Act, any such property which remains in the possession of the Authority shall be dealt with in accordance with the sections 452 and 453 of this Act.
- 451. The Authority shall take reasonable steps to deliver the property to its rightful owner.
- 452. Where the relevant property remains in the possession of the Authority after the end of the period of one year immediately following the end of the period for which its retention is authorised by section 449 of this Act, and it has not been possible to return it to its lawful owner, the Authority may disposed-off in such manner as it deems fit.

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- ~40. વરુલ જોય માં બેરે મેં તે મું તે મે મું તે મુ ૽ઽૺઌૡૹૻૻૻૹ૾ૼૹૻૻઌૡ૾ૺઽૢૢૼૹૻૹ૾ૼૼૼઽૡઽ૾ૺૹ૬ૢૹૻઌૹૣૹ૽ૻઙૼૻૻૻૼૻૻૼ૱ૡૻૹ૾ૻ૱ૻૻૡ૽ૼૡૼૹ૽ૻ૱ૡૻૹૼૹૻૻઌ૾ૻૼઽ นลิ: ซู ร รัสาร์ นอลาติมสาลร์ลิ:รัสาฮสา ๒๚๚ รรา ๒๚๚ นารราสติณาร์ ณฑาณิสาวสมารภั)

बार्मिः कस्य नृत्तः मर्डदायेदायमन् मर्द्र कुर्ने रेस्य मालदा क्षेत्र क्षेत्र यमन् दी ભાષા તર્થા નર્જુ માય છે. ગ્રિસ દુવા ર્સુ વર્જે નર્ડ નનન્દ્ર દુવા છે જા તરાદે વર્ષા છે જા તરાદે વર્ષા છે જા જા જ र्केगा

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 $\sim\sim<\cdot$ ભ્રિમ્રશ્ન'ગુે' (તર્તુ ત' આપ્ર સે'ર્ને' જે ગાંભુ' ન ન ન માં તે તે પ્રાપ્ત ને પ્રાપ્ત સે' તે સે પ્રાપ્ત સે' તે સે પ્રાપ્ત સે' તે સે પ્રાપ્ત સે સે પ્રાપ્ત સે પ ૱ૡૢ૱ઽૢૢૻ૾૾ૻઽૣૡૡ૽ૼ૱ૡૢૡ૾ૣૣૣૣૼૼઽૹ૽ૼૼૼૼૼૼૼૼૡઌ૱૱ૡૢૻૼૼૼૡૼ૱૱ૡ૽ૼ૱ૡૡ૽ૼ૱ૡૡ૱૱ૡ૽ૼ૱ૡૡ૽ૼ૱ૡૡ૱૱

453. The delivery of the property in accordance with section 451 of this Act, to any person appearing to the Authority to be its owner shall not affect the right of any other person to take legal proceedings against the person to whom it is delivered or against anyone subsequently in possession of the property for the recovery of the property.

Examiner of electronic evidence

- 454. The Ministry may, for the purpose of providing expert opinion on computer evidence before any court, specify by directive to a department, body or agency of the Government or any third party to act as an Examiner of Electronic Evidence.
- 455. For the purposes of section 454 of this Act, "computer evidence" means any information of probative value that is either stored or transmitted in electronic form which include among others, computer evidence, cell phones, audio, and video devices.

Disaster Management

- 456. The Government shall leverage Telecom and ICT infrastructure and media services to prevent, mitigate and manage disasters.
- 457. The Ministry shall collaborate with the Disaster Management Agency to establish a disaster resilient communication system for disaster management.

458. The Government shall endeavour to establish a single hotline number for all emergency services.

Power to make Rules and Regulations

- 459. For the purpose of this Act, the Ministry, the Authority, Media Council, National Film Commission, in consultation with representatives of business enterprises and consumers, and providers of ICT facilities and Services may develop and issue Rules and Regulations taking into consideration the:
 - (1) Interests of the sovereignty, security, unity and integrity of Bhutan;
 - (2) Interest of peace and well-being of the nation; or
 - (3) Objects and other provisions of this Act are not contravened

Amendment

460. The amendment of this Act by way of addition, variation or repeal may be effected only by the Parliament.

Authoritative text

- 461. In any instance of a difference in meaning between the Dzongkha and English texts of this Act, the Dzongkha text shall prevail.
- 462. Words importing the masculine gender also include the feminine gender.

℃ ७२. दॅंर्डेंग'दईदर्खे' बैर्न्डेंगर्दुंगेंश' बेंर्डेंग'खु'ण्पर'र्ङ्गों र्नों।

ठेवः हॅन्ग्यतेःक्वंगन्देवःभुःकःगवश्वःमञ्जूनन्वी

૾૾ઌૻૻ૽ૼૼૼૡૼ૽૿૽૾ૺૼૢૻૼૻૻૻ૾૾ૼૡૻ૾ૼૺૻ૾૾ૻ૾ૼૺૡૻ૾૾૽ૼ૾૾ૼૡ૾૿૾૽૾૾ૼઌ૾૿૾૾ૼઌ૾૿૾૽ૼઌૻ૾૾૽ૼૡૼ૽૿૽૾ૺ૾ૻઌૻ૾ૡૼૡૻ૾ૡ૽ૻ૾૾ૡ૽ૼૡૼૻૻૻ૽ ૾ૻૺ૾૾૾૾ૺઌ૾૿ૡ૾૾ઌ૾૾ૡ૾૾ૡ૾૾ૡ૽૾ૡ૾૾ૡ૽૾ૡ૾૾ૡ૽૾ૡ૾૾ૡ૽૿ઌ૾૾ૡ૽૿ઌ૾૾ૡ૽૿ઌ૾૾ૡ૽૿ઌ૾૾ૡ૽૿ઌ૾૾ૡ૽૿ઌ૾૾ૡ૽૿ઌ૾૾ૡ૽૿ઌ૾૾ૡ૽૿ૡ૾ૺઌ૾૾ૡ૽૿ૡ૾ૺૡૻઌ૾૾ૡ૽૿ૡ

ศ¥ิชัญ ଦେଓ୦. ସତ୍ତରଂଘ୍ୱିଷଷଂସ୍କିଂ୍ୟୁ' ୮୪୦ଛ୍ଟିକ୍' ଅକ୍ୟୁନ୍' ଅକ୍ୟୁନ୍' ଅକ୍ୟୁକ୍' ସକ୍ଟି ଛ୍ରି:ଇଁଁ୩ଷଂଆତ୍ତ୍ର ଅନ୍ୟୁତ୍ୟା ଅକ୍ଟେମ୍ବ୍ ୩୦୦୫

એનુંઆ

- สยนร์ส์ พระสุ (๔) สูญาพัรสาซิ สิวาริรร ฯสารรินิสยนร์สุ
- २६ँगायन५५र्गेग्भ५५
 (ع) यच्चगांगी रूप्यरा
 (ع) यच्चगांगी रूप्यर्थवर् ५५८
 पर्वे गाय द्वार्या परिवार प्रदेवा परिवार परिवार प्रदेवा परिवार पर

٣٤. માલુઽમીશ મ્રોંગ્વનુર શેંગ્વનશ્લ કેંમાં માં ર મોંર્ડે વાયા હવા છે. હવા છે. સાથ છે. સાથ છે. સાથ છે. સાથ છે. સે સાથ છે. સાથ છે સાથ છે. સાથ છે સાથ છે. સ સાથ છે. સાથ છે સાથ છે. સાથ છે સાથ છે. સા સાથ છે. 463. Words importing the singular number also include the plural number and vice versa.

Definitions

- 464. Unless the context otherwise requires, the following words and terms used in this Act shall have the following meanings assigned to them:
 - "Addressee" in relation to a data message, means a person who is intended by the originator of the message to receive it, but does not include a person acting as an intermediary with respect to that data message;
 - (2) "Adult" means a person who is 18 years of age or above;
 - (3) "Apparatus" means any device which is designed, constructed or adapted for use in connection with the operation of an ICT facility for transmitting, conveying or receiving any ICT and media service and, in particular includes any wire, cable, tube, pipe or other similar thing (including its casing or coating), which is so designed or adapted; any structure, pole or other thing in, on, by or from which any ICT apparatus is or may be installed, supported, carried or suspended; and customer equipment;

- (4) "Authority" means the Bhutan Information, Communication and Media Authority established under this Act;
- (5) "Autonomous" means the independence of the Authority to exercise its regulatory powers as provided in this Act;
- (6) "Book" includes every volume, part of a volume, pamphlet, booklet, brochure, and every sheet of music notation, map, chart or plan separately printed, in whatever form and language, but it shall not include pamphlets, booklets, brochures or other material produced solely for advertising or publicity purposes or, where it is published by a body, for its internal organisational purposes, or where it is published by a political party, for recognised electoral campaigning purposes;
- (7) "Broadcasting" means the dissemination, through the medium of electromagnetic waves, whether through free space (including by satellite) or through cables or Actboards, in un-encoded or encoded form, of any form of communication, including signs, signals, pictures, images, graphics, data or sound, or a combination of them, intended to be received by the general public or any section of the general public, by means of any broadcasting receiving apparatus;

- मठंगायझुवेभ्सुभ्यभ्यभ्वग्रथग्री नेर्गेस नेंदार्थि त्यम्, मर्झसे र्द्ध से र्द्धना (a) "क्तुन्म् स्रुगस्" बेन्दसि द्वीन्द्यन् स्रुन्दि सुन्दसे क्रिन्स् ग्री स्वन्द्र स्रुन्द नसन्दर्भग्रे स्रे कंदग्गन् स्नुन्द्र सुद्धन् दे सुन्द्र स्वन्स सर्वे स्वन्द्र मे स्वन्य स्वन्द्र सुद्धन् स्वन्द्र सर्वे क्रम्पन्द्र मे स्वन्य स्वन्द्र सुद्धन् स्वन्द्र स्वन्स्य स्वन्य स्वन्य क्रिय् म्युन्द्र स्वन्द्र स्वन्त्से सन्द्र नेस्वन्ध्रुन् स्वन्न्य स्वन्द्र नेद्धं स्वक्र्य स्वन्त्से सन्द्र नेस्वन्ध्रुग्यन्द्र स्वन्द्रमा स्वन्त्र नेद्धं स्वक्र्य स्वन्त्से सन्द्र नेस्वन्ध्रुग्यन्द्र स्वन्द्रमा स्वन्द्रस्य स्वन्त्से सन्द्र नेस्वन्ध्रुग्यन्द्र स्वन्ध्रुन् स्वन्द्रस्य स्वन्द्र्या स्वन्द्र्या
- दह्तिम्ग्रेन्घन्छन्द्रं भगोभेदप्रध्य देप्रहे रूम्मे क्रुक्तें द्रं प्रध्य दे गोर्नेदासु' क्रेक्लेप्सन्द' दुद्धप्रद्येभावर्धेदाखुन्सम्पर्धाय्य्यस्यपन्देदेद् द्यन्यहेंदाग्रीत्रन्द्यन्सुर्थे।
- સે' વસુગાયન રેંત્ર પ્રમુદ્દ પ્રસંભાદ મ્યાન પ્રમુદ્દ પ્રસંભાગ ને પ્ર (૫) "ત્રદ્દ મુંદ્દ" લેન્સમાં પ્રસંભ ને પ્રસ્તાલે સ્થળ વર્ષ તે પ્રસ્તાન સંભાગ ને સ્વર્મ સંસ્તાલ સ્વર્મ સ્ટ્રેન્સ (૫) "ત્રદ્દ મુંદ્ર લેન્સમાં સ્ટ્રેન્સમાં સ્ટ્રેન્સન્સમાં સ્ટ્રેન્સમાં સ્ટ્
- (c) "กุนการะีส" สิมพินกิ นอนเสิมพานกินินัยเขาเลินส์ยุญาติ

- (8) "Broadcasting service" means an ICT service for providing broadcasting to persons having appropriate equipment, including broadcasting receiving apparatus, for receiving that service regardless of the means of delivery of that service, but does not include: a service (including a teletext service) that provides only data, or text (with or without associated still images); or a service that makes programmes available on demand on a point-to-point basis, including a dial-up service; or a service, or a class of services, that the Authority may determine and notify as not being a broadcasting service;
- (9) "Business" includes a trade, profession, employment or other commercial activity and also includes similar activity carried out by a person, whether incorporated or unincorporated;
- (10) "Cabinet" means the meeting of the Cabinet Ministers of the Royal Government of Bhutan;
- (11) "Certificate" for the purpose of chapter XV, means a data message or other record confirming the link between a signatory and signature creation data;

- ส์ขุณรัฐสายีเตา ราวาร์ เรายาปรายสายกายา
- मर्डे नमेपाल रेस किंद से लगल हेंगा रेगा भुगोंग (e) "र्हेटपाल " डेरसे ट्रेंट र्हेट र्हेट पटत खुर रेग भुगोंग हेंटलड़ेया
- षणाणी र्षेणाणमा अन्त मराख्युतणी र्वेणाणमात्वनत्तुत्त क्रिंगार्वेणार्वेत् सन्दर्भातुणायत्वर्णी वनमाणमार्वेणाणु पक्कुतणहितपनन्सीणुणी (८) "कुत्त्व्य्युगमात्वयमहेंगा" बेर्न्सायदी लयमहेंगाते क्युत्वर्मात्रीयमा

- (12) "Children" means persons who have not completed the age of 18 years;
- (13) "Cinematograph" includes any apparatus for the representation of moving pictures;
- (14) "Commercial", means matters arising from all relationships of a commercial nature whether contractual or not, and includes, but is not limited to, the following transactions: any trade transaction for the supply or exchange of goods or services, distribution agreement, commercial representation or agency, factoring, leasing, construction of works, consulting, engineering, licensing, investment, financing, banking, insurance, exploitation agreement or concession, joint venture and other forms of industrial or business cooperation, carriage of goods or passengers by air, sea, rail or road;
- (15) "Communications", in its electronic form, means the process of conveyance of data, messages or other content through transmission, emission or reception of signals, by wire or other electromagnetic means; where this term is used in the context of other media, it shall, as far as possible, be given its ordinary and natural meaning;
- (16) "Company" means a body incorporated under the Companies Act of the Kingdom of Bhutan;

વનન નવે ર્ટેન્સ્ટ્રે ઉગાબુ ગો

- म मालदेन आवर तयुवा अरु तयुवा अरु तयुवा स्वायम क्रुम तायम गुम्झम वस ठाकस जन्द तयुवाम क्रुमिया मेलुन र्हेस झेंग सुरायम क्रुम तायम गुम्झम वस (१५) "चक्कुन त्योवा" दने गी मेंग्रिंग मेंग गी खुन र्हेस झेंग सुरायम मुम्झम वस
- (୨٦) "અર્થેત્વકૃત" કેમ્પ્સેવ્દન વશુવાવર્ક્સુન ગ્રીપમ વક્કુત હું ક્રેંત તે થો દેવ ભુ અર્થે ક્સ્યાયત્ સુન હું સુંત સાથે તે ભુ
- (22) "พณีสู์" สิรสิตร์ ผู้พณี 25 สณรสิ สิรัสูญที่

- (17) "Computer" means any electronic, magnetic, optical or other data processing device or system which performs logical, arithmetic, and memory functions by manipulations of electronic, magnetic or optical impulses, and includes all input, output, processing, storage, computer software, or communication facilities which are connected or related to the computer in a computer system or computer network;
- (18) "Computer Contaminant" means any set of computer instructions that are designed to modify, destroy, record, or transmit data or programme residing within a computer, computer system or computer network or by any means to usurp the normal operation of the computer, computer system or computer network;
- (19) "Computer Network " means a telecommunications network that allows computers to exchange data;
- (20) 'Computer Source Code' means the listing of programmes, computer commands, design and layout and programme analysis.
- (21) "Consumer" means a person who buys, obtains or uses a product for personal, family, household, or other purposes of a non-commercial nature;

(૧૦) '`ર્ફે'ર્ફ્યુન્પ'' કેમ્પ્સે'લ્વનું સ્વર્ગ્વેત્વયું અન્તવું વક્રવાર્જન ઉભાવનું કેમ્ વક્ષેય'શું સ્વય્વેત્ર એવ અવે ન્વર્યેત્વ ગાલવ શું મેં વ્યુપ્ કેવ સુન જે સ. અન્તવું બેવ સ. વેન સુંન બ્રુપ્ત સે સે મેં કેળા બું ગો

- 5^{5} สิมีทาริทาทิการาวที่ 5^{5} กลับทั่ 5^{5} 52 กลับที่ 5^{5} ริมาญทุพารอิ รายราสู่ญทัศษณิส (a) วันชักเวา" สิมาณิ เการ์ กลา แกรร กลุดเรื่อน สินารถ รัก
- \hat{x}^{η} មាំ ករក្រុភ្ជាជិង្ហិញ សត្វ ញកភ្ញុភាលូវញ៍ (୬၉) "ฏัญาxิญ សត្វក្មជានិយៈ" និក សំលេក្ខិ ញ៍ញាxិញស្លូវញិស ញត្វស ស្លុក កន្លិស័ក ។
- (22) "మ్రోషిల్ ప్రాస్ట్రేశ్రా" పెన్రసింధి మ్రోషిల్ సిల్లానిల్ అది సిల్లాని సిల్లాన

- (22) "Content" means any information, sound, text, data, picture (still or moving), other audio-visual representation, signal or intelligence of any nature or in any combination thereof which is capable of being created, processed, stored, retrieved or communicated electronically or in other form;
- (23) "Control", unless the context indicates otherwise, means the exercise of authoritative or dominating influence in any manner that results in control in fact, whether directly through the ownership of shares, securities or other instruments of value or indirectly through a trust, agreement or arrangement, understanding or practice, whether or not having legal or equitable force, of anybody corporate;
- (24) "Court", means any court endowed with the relevant jurisdiction and established as part of the Royal Courts of Justice;
- (25) 'Critical Information Infrastructure' means the ICT and media infrastructure, the incapacitation or destruction of which, shall have debilitating impact on national security, economy, public health, social welfare or safety.

न्द्रीयार्द्धासुः वी

- (૧૫) "ષાપાયાવત્ અવારો પ્રેગ્વર તેવા થાવે કેવ આવે અથા કેર આવત્તરે વર્ર તેવ વસુવા સ્થાન્ડ વા ત્ર વ્યક્ત વસુત્ત થાવે કેવ આવે અથા અન્વ સુવા પેન્સ વને સુન્ અન્વ ન્યવા વસું એ ત્યક્ત વસુત્ત છે તે આવે અથા અન્વ સુન્ય બે સુન્ય બે સુન્ય બે સુન્ય બે સુન્ય બે સુન્ય બે સુન્ય સ
- (२८) "สิมมาณา" ลิมส์เวร์" ฉัญเวอารองมีรายารายอาราจองมาลิรัยร์า วิณัราวส์ รายิมมาลองมีสรีเร็กามการสายารายอารารณ์รามา สิมมาณาริยาญาที่
- ล. นฐานธรรณนาสามานะสาธราพรานถ่า นรารสา พรสา ฐาตร ธิสารัสา สสพาซูรา นราริพา (ณฑูณาสา พรสา ณฑูณาธสา) ละรีรา ธิพาสุณารัฐสายุตสา นรารัฐสา รรณติสา พรสา ณรุณารัฐสายุรา รูรายิาสณาริทาสู่ญายิ]
 (२३) "รุณาระสา" สิราสิาร์" ธิยารัฐสายิมัการพัฒนิสารทันารรัฐสาสามา ยุธัยเพา ริลิสาราชิสา นที่เศา พรสา สสานิสารรรณา ยุสารธิสาสามา
- (२२) "वृत्तर्देव" चेरसेपदी ग्रेंगार्वेग भरव खुर्नकेंश्रणविदग्री विपायस यर्चेते भरव उर्देशपवायक्त गर्भेगायहेंगापर्यत्व प्रक्रुरणेवायपन वे यक्कुरणहेंत्यपन्वीयोयहेंवाक्ररणेंद्रपदि पहार्देव भरव क्रुप्रणेवायपन केंगार्देव गवर्श्वभूद भरादेश (दणुवायेन भरव दणुवाक्र्व) अर्वत केंगार्देव गवर्श्वभूद भरादेश (दणुवायेन भरव दणुवाक्र्व) अर्वत

- (26) "Cross Media Ownership" means ownership in different media businesses;
- (27) "Customer Equipment" means any equipment, apparatus or instrument along with its connecting link unto the interface unit connecting such equipment, apparatus or instrument with or to an ICT facility;
- (28) "Cyber Security" means protecting information, apparatus, ICT facilities, computer, computer network, and information stored therein from unauthorised access, use, disclosure, disruption, modification or destruction;
- (29) "Damage", in addition to its ordinary meaning, means to destroy, alter, delete, add, modify or rearrange any computer data by any means;
- (30) "Data", for the purposes of this Act means a representation of information, knowledge, facts, concepts or instructions which are being prepared or have been prepared in a formalized manner, and which is intended to be processed, is being processed, has been processed, or is capable of being processed in a computer system or computer network, and may be in any form including computer printouts, magnetic or optical storage media, punched cards, or punched tapes

- मर्डेशगाहरवे म्झुरञ्चेगवम्दवेखुर्गे। (૧૦) "णवरू भूत" चेर से पर्न पठत खेरस पर्द के में दु भू मा सहुद की हु ह ุณฺผาส์ทุานส์สำหิสามา พรสานส์าพัรามา ฮาริมานยนาสิทิสามา ฮา ઽૈ૱ૡૹઌૡૻૼૼૼૼ૱૾ૡૡ૱ૻૹૣ૽ૼૼૼૼૼૼૼૼૼૹ૽ૻ૱ૡૣ૾ૡૡૻૻૼૼ૱ૡૡ૽ૼૼૡૻૹૹૢ૱ म्झूबर्द्धन्नः हृणञ्चवः अन्य्द्रभेषाभून्गर्थेषाय्हेषाम्महम्महुनः देअः . शुम्बरनेयः कुरः अन्त्वः मेवाशुम्बराष्ट्रावहेवः अन्त्वः र्श्वोमामेषाः अन्त्वः ૡૢ૽ૼૼૼૼૼૼૼૼૼૡૻૻૹૻ૾ૡૢૡૹ૾૾૾ૻૡ૽ૼૡૻૻ૱ૡ૱ૡ૱ૡ૽ૻૡ૽ૻ૱ૡ૽ૻૡ૽ૼૡૻૹ૱ૡ૱ૡૡૼૡૡ૽ૼૡ
- พन्दा क्रेंदालुगश्चमुनादी नर्नेगश्वगानन्दी व्यक्नेन्यनन्दी वयुना
- (१८) "म्र्रीगाणमाक्तुरावझेणाक्रेराखुर" चेरामेण्वरी पहार्रे राप्ता मार्गकरा पहा ર્નેંદ્રાંગ્વર્ક્યુન'ત્વક્રેબ'વર્ક્યુબ'ર્ન્નગાયક્ષુદ્ર'ત્વક્રેય' ક્રોંગ'ર્નગ' ક્રોંગ'ર્નગ'અક્ષુન'વક્રેબ' <u>૱ૢૼ</u>ૡૼૡઽૹૹૼૡૢૢૡૡૼૡૡ૱૱૱ૡૡ૱૱ૡૡ૱૱ૡૡ૱૱ ર્શ્વેન ભારત વેનર્શ્વેન ક્ષેત્રવ્યવન વસન્ટ્ર્વેષય વશુસ્વર્કેલ એન્વ
- रू: न्हर्ने वायसुवारी गांगी अधुवाक्तेवान्त्रण्ये गावरः अत्वाने गुरः ने ୄୠ୶୶ୄୖୢୗ୰୶ଌ୶୕୶ୖଢ଼୲ଌ୶ୖ୷୷୶୲ଌ୶୲୶ଌୄୠ୲୵ଽୖୢୖୠ୷୰୶ୠୖୄ୷
- અૡ઼૱ૻૻૠૼૼ૱૱ૡ૱૱ૻૢૼ૾૽ૡૻૼૢૻ૱૿ૡૢ[ૣ]ૹ૽ૼૣ (२๗) "ภู้รู้รู้ๆ นถิ่งอลง" สิรสิเวร์ งอลง แกล ลเข้าสง แต่เลงเตกา
- (૧૯) "અૡ઼૱ઌૡૣ૽ૼ૱ઌૡૢૢૢૢૢૢૢૢૢૢૢૢૢૡૻઌૢ૾ઌઽૣઌૢૻઽઌઽ" ૱ઽૹ૾ઌઽ૾ૢ૾૾ઌ૱ઌૡૢૢૼઽૡૢ૾ૺૹ૾૱ૡૢૼ

or stored internally in the memory of a computer, computer system or computer network;

- (31) "Data message", for the purposes of this Act means information generated, sent, received or stored by electronic, optical or similar means including, but not limited to, electronic data interchange (EDI), electronic mail, telegram, telex or telecopy;
- (32) "Decryption information" means information or technology that enables a person to readily re-transform or unscramble encrypted data from its unreadable and incomprehensible format to other more easily readable version;
- (33) "Document" means any printed or other material including a book, newspaper, magazine, pamphlet, leaflet, map, chart, and plan, and the word 'document' shall, if the context so requires, include such material created or produced in electronic form;
- (34) "Domestic company" means any company or other similar entity, whether incorporated or not:
 - (a) which is established under the laws of Bhutan;
 - (b) 50 per cent or more of whose shares are owned, held or controlled by persons who are citizens of Bhutan; or

વદ્દેવ વગ્ન સા

क्षेत्रकी:र्सु:गीश्रायद्याप्यद्वप्रयद्विः प्रदर्भः प्रदर्भः प्रदर्भः

- (ก) จริ'ที่เขามี:ศามส์:ส.ศ. พะส. รุ่งหายะหมี. จริ่มเมาตะห.
- ୩୫୩୦୪ ୫୦୦୫ ଅଟନ ବିଦ୍ୟୁଅକଟିର୍ଯ୍ୟ ଅନିସ୍କୁ ଅବନ୍ୟୁ ୩୧୫ ଅଟିର୍ମ୍ବ ଅନ୍ଥି ଅବନ୍ୟୁ ୩୫୦୫ ଅଟନ୍ଥି ଅନ୍ଥା (୩) ସମ୍ଭୁଣ୍ୟ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନିସ୍କୁ ଅନିସ୍କୁ ଅନ୍ୟୁ ଅନି
- ** अभीक बर्रकारो गीरेगेर मावसक्य मुसरमामी उक्ष रेगे रेगे कुरा रेंब्र्वेर्न्विंगारेग आज्ञा सराक्षुरा वकरागविक्तुं चड्रेसाने रियेचक्षुत वयराक्षे अप्रत रर्देसायेंग्वावदासार्यां वेरारा केरळेगा 'भेषाका' बेराक्षे वरी केंगार्रेदाग्री गींगार्सा संग्ले केरार्वेन्या केंद्र सेंगा क्षेणाक्र केराक्षे वरी केंगार्रेदाग्री गींगार्सा संग्ले केरार्वेन्या केंद्र सेंगा क्षेणाक्र केराला सा
- มูลทานจากรายสิเวญาานจากลีก พกสา ยิวกอร์สานจากสู่ทุพยานส์เล่า พรารัสา พกสา นรูณานิทาธิทาญที่ไ (ลล) "ພິຫາສາ" สิภาลิกนนิ ทำวิจากกา ทุสลาสูณาทุพภาลักา สัสาวิจา นิจา
- (१२) "गर्षरपर्देणमेन्द्र देत्" बेरखेप्दर्ने अर्देश्वेषायेक्ष गर्षरपर्देणमे षादर्ष्यसूत्श्वेष: स्रुषाअर्द्धगर्थ्यदन् योप्तपोदअर्द्धगर्थ्यमेगिखन्द्रेक्ष र्वषाणुर्णेद्सीण्वन् द्वमाअर्द्धगर्थ्यन्त् योप्तपोद्धन्त्रेक्ष्य्वेषाणुः म र्श्वेषाप्तपत्त्वद्वेपस्त्रात्यन्त्वी, जन्दद, व्रेरप्तर्हदाययन्द्र्वाषय्यप्त्वेयी
- (*?) "ગુરૂષ સુરખ્યાવલન" કરે સવર્ડ વડતલું સમયવડવર્ડવુલું ગુગથા થયુ ગુરૂષ સુરખ્ય હુંવગ્લે પર્ક્સ ગ્રેથ્યું ગુગથા થયું ગ્રેંગ વલેવ વડા વ્યુક્સ કરે કે કે કે સું ગુગ્લે ગુ બહ્યું નુસે ગુર્સે ગુર્સે ગુગ્લે ગુબ્લું ગુરૂષ ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુ ગુગ્લે ગુરુષે ગુરુષે ગુરુષ ગુગલે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગ્લે ગુગલે ગુગ્લે ગુગ્લે ગુ
- (٦٢) "गुरुष २६ १९ ग्रीगलय કેવ મુખ્ય થય ગેન્જ ગેવ માં દેવાય નગી શુ:ર્સુ: પુ:ર્થો ગાયક્ષેત્ર: المحد ا

વચરત્રે ચર્કર્તે શે ગાયત્વ કેંદ્ર વેચ ખેતુ રે સ્થર્તે શે કેંગ્ય ચર્ગે ર

(35) "Donation or benefits in kind" shall include money, securities, movable or immovable property or any other valuable consideration whatsoever.

Provided that it shall not include:

- (a) benefits by way of hospitality received by an ICT and media business or its directors or employees from any foreign party, as long as the value of such hospitality does not exceed such reasonable amount as may be specified in Regulations made in this behalf by the Minister/Ministry;
- (b) monies received by an ICT or media business by way of royalties or syndication fees for news, articles or features supplied by it to a foreign party, or by way of advertising revenue in respect of advertisements commissioned by a foreign party, in the normal course of business;
- (36) "Drama" shall include but not limited to performing troupe, drama, road shows, concerts and reality shows;
- (37) "Editor" means a person having editorial or equivalent responsibility in relation to media content and for the selection, arrangement, organisation, editing and scheduling

- ^ঝेन। (२०) "ดูสารๆगम" चेराक्षेने पहायक्कुन्दर्ग्दन्त्राखेणमण्जनके ७८व र्ह्यगाठरुग्री र्वगायुन्देखुगवार्ग्रीन्द्रेरूम्य गादव्याद्वीयागण्जनके ७८वर

(IP) महर्ग् वायक्युनायझेवायझुवार्थ्यमा अन्वायक्युनायझेवाक्रॅन्य्यक्षाग्रीका कॅन्न् वायक्यनाय सुवाकाग्री कॅवाय्यका क्रिन्यन्न कॅन्य्यकाग्रीका कॅन्न् वायकाय क्रिय्यकाग्री केंगायका क्रिन्यन्न कंत्र्यकाय यदीक्षयकाग्री कॅन्य्य्य केंग्री केंगायका क्रिय्याकाय्य केंगा यह्य कार्या क्रिय्य्य केंगाया क्रिक्त क्रिय्य क्रिय्य क्रिय्य यह्य अन्य क्रिय्य्य क्रिय्य केंग्री क्रिय्य्य क्रिय्य यह्य अन्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य यह्य अन्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य यह्य अन्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य यह्य अन्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य यह्य अन्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य यह्य अन्य क्रिय्य्य यह्य अन्य क्रिय्य्य क्रिय्य्य क्रिय्य्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य यह्य क्रिय्य्य यह्य क्रिय्य्य क्रिय्य क्रिय्य क्रिय्य्य क्रिय्य्य क्रिय्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य व्य्य्य क्रिय्य क्रिय्य क्रिय्य्य क्रिय्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य्य क्रिय्य क्रिय्य्य क्रिय्य क्रिय्य क्रिय्य क्रिय्य्य क्रिय्य क्रिय्य्य क्रिय्य क्रिय्य व्य्य्य क्रिय्य क्रिय

(ઋષ) "લભાજદેખએ અત્તર દર્દેએચંજેર્ધેથાથીયેએઠ્ય" કેરસાયદેવદા દુઃસુ અત્તર થાદ્રાભોદ્રસ્ય ત્રશુભારુદ્ર અત્તર અત્તર અત્તર શ્વાત્વે શુદ્રદ્ર્ યાદ્રસ્ય થીંદ્ર અરથી રાજ્ય વાર્ક્સ્ટ જેદ્ર સ્ટ્રેન્સ્ટ્રેન્સ્ટ જેદ્ર જેદ્ર સ્ટ્રેન્ડ થાદ્રસ્ય થાય સાદ્ર સ્ટ્રેપ્ટ અત્ર of news and other items that are intended for publication in a newspaper or for the broadcast of such material in electronic form. This term shall include any person who controls the editorial policy of the newspaper or other media, by whatever title he may be known within the organisation to which he belongs;

- (38) "Electronic" means relating to technology having electrical, magnetic, optical, electromagnetic, biometric and photonic or similar capabilities, whether digital, analogue or otherwise;
- (39) "Electronic commerce" means a commercial activity that involves the buying, selling, distribution, leasing, licensing, marketing, production, and promotion of products and services through electronic means, including over the Internet, and these terms shall also include soliciting of donations and operation of contests and similar activities;
- (40) "E-governance" includes, but is not limited to, the use by government agencies of information technologies to deliver services and carry out transactions, whether of a commercial or other nature, to or with members of the public, businesses and other entities;

- (حه) "ग्रेंगार्चगणबुर्र्सुन" बेरसेपर्दावर सेन्सरसर्दर केंद्रणस स्रेंकंव

- ईन्द्रभी। (२८) "ब्रॉग्नाक्स" बेन्द्रसावदी ब्रॉग्नावसुया यदवा सेंगस्यस्य देशस्यया देश गलवागाउद्यत्ता ब्राग्यवादिन

- (41) "Electronic signature" means data in electronic form, affixed to or logically associated with a data message, to identify the originator or signatory of the message and to indicate the originator's or signatory's approval of the information contained in the message;
- (42) "Emergency services" means the police, fire, ambulance and such other services as may be so designated in the rules and regulations made under this Act;
- (43) "Encrypted" or "Encoded" in relation to broadcasting or data transmission, means treated electronically or otherwise for the purpose of preventing intelligible reception of the material being broadcast, by unauthorised persons;
- (44) "Entertainment" includes any performances, exhibition and dance that are based on ICT and Media facilities and services specified by the Authority under the Rules and Regulations.
- (45) "Film" means a cinematograph film and includes cinematograph films contained in celluloid, video-tape, on compact disc or digital versatile disc formats;

ર્સ્ટન્પ'એના

- (૯૱) "મુંચરવર્દ્રેબ" અરવુ "મુચરવર્ઠ્રવ" કેરઝોને કુરવસુવય અરવ મુંચુરવકુરવકુરાયું મુંદેરનુરવસુવાયબાય અંતુ સાવરા નુવરાં કુરવસુવય અરવ વાય કુરવસુવાય વવરા સાર્ટ્સ ચેં હુરવેવ છે. અર્દે વાયબવર્સ્ટ્ર વર્ષે માં વવરા દેવો વે દ્વાપા વર્કેવર્સ્ટ્ર વવરા વર્ષે સુંચાય છે. અર્દે વાયબવર્સ્ટ્ર વર્ષે માં
- (~?) "ฏิ์ญารัญาญญาลิพ" ลิรามิเวริ พิญาณลิสาวญ์รัญาลิพามิ พรลา ญญาลิพาวทัศามิรัพาวซิสาวอาราสิรัสาญารรา พิญาณลิสาสรณ์รามสิ่า อรรรัสาขูร ฉญัรซิญาลิพามามิ พรสา พญาลิพาวทัศาสสรร จารรัสาขูร ฉญัรนิญาณสรรฐราพิญาณลีสารราชอญาณรารรัพารัสาวลิณา ลัญาณ์รามสิ ฏิ์ญารัญาญาสุลารูราชูาญา

- (46) "Foreign company" means any company or other similar entity, whether incorporated or not:
 - (a) which is registered or incorporated under foreign laws
 - (b) the members of whose Board of Directors are not all citizens of Bhutan;
 - (c) 51 percent or more of whose shares are owned, held or controlled by persons who are not citizens of Bhutan; or
 - (d) which is otherwise effectively owned or controlled by persons who are not citizens of Bhutan;
- (47) "Foreign journalist", for the purposes of this Act, means any journalist who:
 - (a) regardless of whether he is a citizen or permanent resident of Bhutan, is employed by a foreign newspaper in any journalistic capacity within Bhutan, whether temporarily or on a long-term basis; or
 - (b) not being either a citizen or permanent resident of Bhutan, works as a correspondent or reporter within Bhutan for any newspaper, whether temporarily or on a long-term basis;
- (48) "Foreign source" includes the following:

- થી 'ર્नેન'ણ' ગાનમ'ર્ફ્યા'ગામ્પર 'ર્વેગા' ઉંગા'ન'' ગાનમ'ર્ફ્યા'નસુ' બેન'મ' બન્દન' સ્ટ્રન'લુ'વવર્ન' શે'ઉંગા (૯૮) "શે'ક્ર્યુવા'શે'વસુન'લુન્સ" કેર શે'નન્ગાનશ'ર્ફ, ર્ફ્ટન'શે'વને અન્:
- २८माउन दान माठान गा गा गा गा गा गा गा
 २८माउन दान गा गा गा गा गा गा
 २८माउन दान गा गा गा गा
 २८माउन दान गा
 २८मान गा
 २८मान दान गा
 २८मान वाक गा
 २९मान वाक गा
- र्नेत.ख. मानस्यमस्य प्रयत्भेः मस्य प्रमित्य हेमाख्यों हिप्दी प्यतः (ग) विययवद्यमा प्यति से खिरसः प्यत्वः महित्र प्रहमास्य मेत्र स्ट्रेन्य स्त्रेत् उत्सेत् उत्तः पद्यमा वत्यार्थन् खा महत्र प्रवसः स्रीयसः हेमाः प्यत्वः स्त्र
- यत्रणायञ्चत्रयपत्रकी अन्तर त्रभावहेंद्रायपत्रकी (૯৵) 'છે'कुवाग्रीगादस'र्द्धवागायरावर्षेत्राय" चेरसी'वर्दी यच्दासेससावदेविः
- ૡૺ૿ૼૼૼૡૡૡઽૻૡ૿ (ઽ૾) ઽૢૺૼ૾ૺ૱૱ૢૼૼૼ૱૾ૡૢૢૢૢૣ૽ૣૡૢૻૡૡ૽ૺ૱૿ૡૢઽૹૺ૱૱૱૱ૺૺૼ
- (๚) จะที่เคารฐาช ๗ พรส รามสายระมาส์ จะสู่ๆจะสิมายุรม.
 (๚) จะที่เคารฐาช ๗ พรส รามสายระมาส์ จะสายระมารม.
- ম। (III) મર્गेन्-ર्ळेगश्वग्री'અર्ने'ळेव'वधुश्व'यी'म'न्द्रयुषा'घदि'ઐ'ભुन्दश्व'येव'ये।

- (a) the Government of any country other than Bhutan or the agent of any such Government, whether resident in Bhutan or otherwise;
- (b) any company, financial institution, association or society incorporated or constituted outside Bhutan whether or not it has a branch office or place of business in Bhutan;
- (c) any person who is not a citizen of Bhutan whether or not he is resident in Bhutan; or
- (d) such other sources outside Bhutan declared by the Authority to be a foreign source;
- (49) "Frequency", means frequency of electromagnetic waves used for providing an ICT service;
- (50) "Government", means the Royal Government of Bhutan;
- (51) "Governmental agency" or "government agency" means and includes the Parliament, ministries, departments, divisions, agencies, public corporations, and other authorities owned, managed, supervised or controlled by the government;
- (52) "Harassment" shall include persistent conduct which is calculated, or likely to cause insult, injury, intimidation, enmity, obstruction, stalking, annoyance, distress, or extreme irritation to any person, making use of such ICT device, apparatus or facility or system.

(૫૧) "ઘદ્દવાયશ્ચેષા" ક્રેસ્સાવનેવન્ સાર્વે સ્વાન્સુનણા વદ્દાનેંદ્રવાયુનુનવક્રેલા વક્ષુભાર્સ્ત્યાથી અસ્ય બન્દ્ર આર્થે સ્થ સદ્દ્વત્ર તેનુ સ્થણાય દુવ્વે તેન દ્વેનિવનન દેવાબ્સ વદ્દસ્ય વર્કેસ વગ્તન સાથના વર્તેન સેવ સ્થના વે તેને સે સ્થળા સ્ટ્રાય સ્થળા સ્ટ્રાય સ્ટ્રાય સ્

- (42) "ฤดูราข้านพาฆ่า" สิรามานราสรา ฏิริชีมพา รรา ผูสามมา นพายุรพา นพาฆ่า มารมรามพานธิสา ฤดูราขิพานรามารารามสามสา แรง นธิสาลีรานสามา ผูารัญานนรามารามารสานกรามารารานธิสามุศสา สู้ญาขั้]
- લુષાય ભુગઁી (૫૦) "षाલુદ" લેસલે વર્તે વસુષા જીભ ષાલુદ ભુગઁી

ચેત્ર ચલે ચે મેં જે શા

(૯૯) "વૉર્વેસ્વુષ્ય" કેસ્સેવર્ને વર્નર્તેવન્દ્યુનવ્સેવ્વવ્યવ્યુવાર્સ્યાનુવયર્જેય ક્વેન્સેયોર્નેસવુઃ બયાબેસવશ્વસ્થે લેન્સન્સ્યસુવાયલુ જેવ્યાનુવયર્જેયા

- (८) द्रयद्यद्वि ग्रिय क्षेक्तवाग्री द्वुदायुदयाक्षेत्रयाञ्चे गव्यवायञ्चगवा वयदायदे द्व्यागी क्षेत्रवरे द्वुदायुदयावित्वा व्यवायक्षे
- ર્ઠેળષ શ્રેષ્ટ્રેગ્વન્સ્ડ્ (ગ) વિંગ્સ્ટ્યુવાયુગ્વત્વર્ષ્ટ્રેડ્સ્ટ્રેસ્ટ્રેસ્ટ્રેસ્ટ્રેસ્ટ્રિસ્ટ્ર
- (III) ସ୍ସ୍ତ୍ରଣ୍ଣାପ୍ତ ଅନ୍ୟାସାଭିଷାର୍ଚ୍ଚ ଅନେ ଛିଁକ୍ଷ୍ମିୟଂଷ୍କ୍ ଅଁନ୍ୟୁକ୍ ଭିମ୍ୟୁକ ପ୍ରୁଷ୍ମାସ୍ଥି ଅନ୍ୟାହିଂସ୍କ୍ ଅଁନ୍ମିମ୍ନ ସେନ୍ ଛିଁକ୍ଷ୍ମିୟଂଷ୍କ୍ ଅଁନ୍ୟୁକ୍ ସେମ୍ବାନିଆଁନ୍ ଅଁ ଛିଁକ୍ଛୁ ଅନ୍ୟ ମୁକ୍ତ ସ୍ଥ୍ୟ ଅଣ୍ଟ
- (୩) વસુષાભુःणवृत्रः क्षेंन पाक्षेव रूप्ते के सुरा वसुषा कुवा गया के वायते कुवा गया गविव की उँगा गी गविता लाग्य के स्टर्स्स के स्वान्त्र के स्वान्त्र के स्वान्त्र के स्वान्त्र के स्वान्त क्रिया के साम के स्वान्त्र के साम क

- (53) "ICT" means information and communications technology, which includes the full range of electronic technologies and techniques used to manage information and knowledge;
- (54) "ICT facility" means any facility, apparatus or other thing that is used or is capable of being used principally for, or in connection with, the provision of ICT services, and includes a transmission facility as well as any or all of the following facilities, fixed links and cables; computer facilities; payphone/communication facilities; radio communication transmitters, receivers and links; satellite earth stations, towers, and poles; and ducts and pits used in conjunction with other facilities as may be prescribed by the rules; unless otherwise stated, an ICT facility relates to a public ICT facility;
- (55) "ICT facility or service provider" means a person who owns, operates, manages or provides any ICT facility;

ଦସମ୍ ଈଂୟୃ ୩୍ମି

- (પપ) "વદ્દર્વેવગ્વક્રુનગ્વક્રેબગ્વસુબર્મ્સ્થાઅક્ષુવ્રક્તેવુર ખત્વ લવશ્વર્મેવાઓર્થ્સેન મુ'મહુત્રી' ખત્ત બળ'બેત'વથનથી વદ્દેતર્ભુત્વથનથી અવિર્ધુત
- (૧૯) "ગર્ન દ્વેત ગ્વા નું રાય છે ગાય છે. ગાય છે ગાય છે. ગાય છે ગાય છે. ગાય છે ગાય છે. ગાય છે ગાય છે. ગાય છે ગાય છે. ગાય છે ગાય છે. ગાય છે ગાય છે. ગાય છે ગાય છ ચક્કુન્લ્વેબાવ્યુબાર્સ્થાયી લગભાદેશાઓ દ્વેન્ટ્રિયાન્દ્વની શેન્દ્રિત્વુ અન્વન્દ્રે ५८९२ वर्षे व्याप्रे के दर्भ मार्ग के दिन के राषेत्र क अधुवन्त्रेवा भरता आर्थिकरूा उक्तरागालवागरमुराधार्यीविन्दा देवदा ગાનસાગાયભાઅફ્રુ જેવાગામાં વસ્તરે ખેતુમાવે જીવાય કરી છે. ૡઙ૾ૺૡઌૹૄૢઽઌૢૢૢૢૢૢૢૢૢૢૢૢૢઌઌઌઽૹ૽ૺ૾ઌૺૡૹ૾ૺઽૢઽૹૢૣૡૹઙૢઽૢ૾૾ૡઙૣૣઌ૾ૹૣૻૣૠૹ૽ૼૼૼૼૼૼૹ૽ૻૢૼ૱ ૹૢ૽ૺઌગ૽ૼૢૼઽૢૺૡ૾ૻૼૢૼૡૻ૱ૡૢૻૼૡૹઽૢૺૹ૾ૡૻૻ૱૱૾૾૱૱૱૱ૼૡૼૡૡૣઌઽ૽ૼૡૻ
- (५२) "यहार्नेदायक्कुन्यबेवायधुवारेण" बेराक्षेप्रने यहार्नेदायक्कुन्यबेवा ૡૡૢૢૢૢૣૢૢૢૢૢઌઽ૾ૹૢૡૢૢૺ૾ૻૹ૽ૼૢૻૢૢૢૢૢૢૢૢૢૢૢૢૡ૽ૻ૾૾ૡ૽૿ૢ૾ૡૢૻઌ૱ૹૣૢૻૢૢૢૢૢૢૢૢૢૢૡ૽ૢૢ૽ૡૡૢૡ૾ૡૡૢૡઽ૾ૹૻ૾ૡૡ૾ૡૡ બૅલતદેલર્ગ્નુત્વવ્રચ લેયો દેવભુભયો બેલવવ્રચ છે. ગ્રીંયા અથળી વધુબ ૨ેવાઽઽ કર્વ્સ૨ેવાવી સુવા ઢંત બૅન્સ દ્વાય રહુઽચ જેવા
- ଷୁମ୍ୟୁକ୍ତିମ୍ୟର୍ଶ୍ୱାନ୍ସି ସହିନ୍ଧିଭବ୍ୟସ୍ଥିମ୍ୟର୍ଶ୍ୱାନ୍ସି ସମ୍ଦଳମ୍ମୁସନ୍ସି ସମ୍ଦେ ચરુવાર્વે વિંદ્યોં બદ્રવર્શવાર્વે બદ્રવ દેર્સુ વસુદ વેળે સુત્રે તે ગુસ્તુ તે ગુસ્તુ તે ગુસ્તુ તે ગુસ્તુ તે ગુસ્ <u> ৰ্বাণ্ঞ্য় শুভাইনি</u>ৰ্ব্ব ব্যা

- (56) "ICT network facility" means any element or combination of elements of physical infrastructure used principally for, or in connection with, the provision of ICT services, but does not include customer equipment, and includes such other facilities as may be prescribed by the rules; unless otherwise stated, an ICT network facility relates to a public ICT network facility;
- (57) "ICT network service" means any element or combination of elements of ICT services provided with the use of any ICT facility or combination of ICT facilities, and includes such other services as may be prescribed by the rules; unless otherwise stated, an ICT network service relates to a public ICT network service;
- (58) "ICT service" means any or all of the following services: telecommunications services, such as public telephony, telegraphy, facsimile, cellular telephony, and pay-phone/ communication services; broadcasting services like satellite broadcasting, broadcasting distribution (cable television), mobile satellite, subscription broadcasting, and terrestrial free-to-air television and radio broadcasting, information technology services, such as Internet service, web-casting,

- (५८) "यह र्देव यक्कुन प्रविधार्य्युया रेषा लगश्र हेषा" बेर श्रेफर्ने मानवा मानवा मान्य लगश्र हेषा दुं प्राया मन्द्र उंगा पानवा पा राणु में वि प्रने पान के नज़राय यक्कुन प्रविद्य नि क्विंग स्वाप् मान्य पा राणु में वि प्रने प्राय के नज़रा प्रक्वे लगश्र हेषा दुं नना पेन्स प्रवेधा लगश्र हेषा नना के प्राय के मक्कुन प्रवेद लगश्र हेषा दुं नना पेन्स प्रवेधा लगश्र हेषा नना प्रत्या प्रवेधा यक्कुन ये के प्रत्य प्रवेद क्वेंग के नज्जुन प्रवेधा लगश्र हेषा नना प्रत्या प्रवेधा यक्कुन ये के प्रत्य प्रवेद क्वेंग कि न्या क्वेंग क्वेंग प्रत्य के प्रायत् के प्रायत् के प्रायत् के प्रायत् के प्रायत् नहा ये कि प्रत्य प्रवेद क्वेंग के प्रायत् के के प्रायत् के के के के के प्रायत् के प्रायत् के के के के के के प्रायत् के प्रायत् के प्रायत् के प्रायत् के प्रायक्त के प्रायक्त के प्रायत् के प्यत् के प्रायत् के प्रायत् के प्रायत् के प्रायत् के प्रायत् क
- मुंतर्स् स्त्रं भ्यांभेत्। (५०) "महार्ने ताममुद्दा राष्ट्रोया राष्ट्रपुरा रेषा अद्युदा राष्ट्रोया लयसार्मे मा" झेर से पदी महार्ने ताममुद्दा राष्ट्रोया राष्ट्रया रेषा अद्युदा मुने सा प्यादा स्वा स्त्रा स्वा महार्ने ता राष्ट्रया रेषा अद्युदा मुने तार्क्य अग्र स्वे आ राष्ट्रवा मुने सा प्यादा स्वा स्त्रा स्त्रा स्त्रा स्त्रा स्त्रा स्त्रा स्त्रा अद्युदा मुने तार्क्य अग्र स्वे आ राष्ट्रवा स्त्रा आ स्तुदा मुने सा अद्युदा मुने सा स्त्र स्त्रा स्त्रा स्त्रा स्त्रा स्त्रा स्त्रा स्त्रा अद्युदा मुने ता स्त्रा स्त्र स्त्रा स्त्रा स्त्र स्त्रा स्त्रा स्त्र स्त्रा स्त्र स्त्र स्त्र स्त्र स्त्रा स्त्र स्त्रा स्त्र स्त्र स्त्र स्त्र स्त्रा स्त्र स्त्रा स्त्र स्त्रा स्त्र स्त्रा स्त्र स्त् त्र स्त्र त्र त्र त्य स्त्र स

e-mail and any other electronic service; Internet Protocol (IP) telephony; digital library and commercial information services; network-based information and related specialised professional services provided by electronic means, public-switched data and any other similar service, and includes such other services as may be prescribed by the rules; unless otherwise stated, an ICT service relates to a public ICT service;

- (59) "Information" includes a collection of facts, data, news, or messages (whether in its original form or otherwise) which is contained in a document, signature, seal, text, images, sound, or speech;
- (60) "Intercept", means to stop, deflect, interrupt any message, data or information with a view to acquiring the contents thereof, whether by aural or other means or through the use of such devices as may be considered necessary;
- (61) "Interconnection", means the physical or logical connection of public ICT facilities of different ICT facility and/or ICT service providers and/or media service providers;

- (૯૦) "चगागार्श्व्स" चेरसेपदी स्वर्वेत्त्र्वेसणी र्वेषाणस्य कित्रुद्त अन्तु वयस अस्र गालदाष्ट्री विषाणस्य अत्तु स्रोपे गाय उद्व क्रेस्ट्रेस् केंड क्रयहुं अग येदायवय र्वेषा अस्र भेषा पर्वद् आर्ये गादस्य स्रुत् यहार्त्व उत्या ने दत्त्वी दत्त्त्ते क्रुं भेद दे गी तेंद्र स् च्याषा दे स्विपर्योग पयत् दे यत्त द्र्या प्रयत्त्वे स्थु गी
- (૧૯) "ગદ્દાર્નેલ" કેર એ સ્ત્ર બેયારુ બન્દ્ય ભયાક્ષેશ કેલુ કેયાર્નેલ મન રેયાય જ્ઞાસ્ત્ર સ્ત્રાપ્લેલ સ્વર્પ્સ્યેન્ચરે કરેયાર્નેલ બન્દ્ય ચેલુ સ્થાર્નેલ મન્દ્ર યાત્રયદ્ધના બેયાવ્ય્લેલ (વર્નેયો હન્દેશ્વર્સ્સ્ટેસ્ટ્રાયો કેયાબુ જેલર્સ્ટ બન્દ્ય નેએવર્સ્ટ) ર્શ્વર્સ્ટ્રાયજેલા

- (62) "Internet" means an international telecommunication network through which computers are interconnected using the Transmission Control Protocol/Internet Protocol;
- (63) "Internet Service Provider (ISP)" means a natural or legal person or association of persons who provides individuals and businesses access to the Internet and who may make also available other Internet-based services;
- (64) "Journalist" includes an editor, sub-editor, editorial writer, reporter, columnist, commentator, freelance contributor and any other person who is engaged in the task of editing, reporting or writing for a newspaper, broadcasting or other media service;
- (65) "Media" or "mass media" means relevant ICT services, including broadcast and Internet-based services and also include the contemporary, visual and performing arts that have converged with the conventional media;
- (66) "Media service" means any service provided through any media and made available to, or accessible by, the general public;
- (67) "Minister" means the Minister of Information and Communications;

- र्श्वेन्श्रे लगम हेगा गन्दन खुर्गे।
- ୴ଽୄଌ୕ୣୣୣୣୣ୷୳ୖ୲୶ୡୄ୲ (66) "กรุ กรุ เจกลาร์ท" สิ่าสิ่าสร้า ผู้สายระสิารสะพุษัต สู่ขุดมาลิ ઌ૾ૻૼૼ૱૾ૻ૾ઌઽ૱ૻૹૢ૽૾ૢૼૼૼૼૼૻૻઌ૱ૼૡૢૼૼૼૼૼૼૼૼૼૼૼૼૡ૱ૹ૾૽ૡૻૻૼૼૼૼૼૼૼૼૼૡ૾ૻૡ૽ૻૼ૱ૡ૽૾ૢૼૼૼૼૼૼૼૼ૾૽ૼઌ૽૿ૹ૽ૼૼૼૼૼૼૼૼૼૼઌ૱
- (७५) "यद् यक्तुन्" अन्त "गुत ख्रय्यद् यक्तुन्" वेर से पर्दे कुर यक्तु वार्य र ઔંદચાવ<u>લ</u>ેબાભુાવકેૃદ્ધાયલે લવલ કેંગા ર્દ્ધાવકે લાકે વિશ્વાયવા અદ્યારી વદ્ ર્નેવાવસુવાલવશ્વાર્ત્રવાર્ત્તું ભુર્વેવિક્તર કોવરા વદ્યાવદ્યશ્વાની વક્તવસુરાદ્વરા ๆธิ์ฑาร์จัลเฉราพ์ราห์วิ รูลเลรลเ ลล์กรสุ สิ่งเพราสู่รณสู่
- (७०) "गुरुरायर्गेन्य" बेरकीयरीवर लुवरगायन् करगुर्वेकालुवरगाय นศราน รณาฏีราชสาวรินพานารา พุสพาส์ณาพุพนาศิพ พรสาฐรา ગસ્તુગય ગદ્દાગ્રહ્નુ, લગય દેવા ગલવ છે દ્વાપા લવા માન્ય સ્વલુ
- (63) "พักพาลมิณาคนพาร์ทางกับผู้ราม" สิ่งเพิ่าสร้า รัฐกรรร สังเพพสู่ ઌૻૼઽૹૡ૽૽ૼૡ૽ૡૢૡૢૡૢૻૡૢૻૼૢૡ૱ૢૡૢૼૼૡૹૡૡ૽ૼૹ૽ૻ૱૾૽ૼૹ૽૿૾૾૱ૻ૾૾૽ૻૡ૾ૡૹૡૡ૽ૡૡ ম ઞકે વગ્યતે લગવા છે ગાયલ વર્તા આપવા છે ગાય છે ગ ગા છે ગાય ખત્ત વૈઅષ્ય અશુત્ર શે સે મેં ખત્ત સે મેં દુવે અશુત્ર દેવા ષા છે વા ભુ વા
- વથવાક્ષે. સ્વર્સ્ટ્વર્ક્ષુવઅશુનાવવનગોભુર્થે
- (૯૧) "ઌ૾ૻઽૹૡ૱ઌૻ કેઽૹ૾ૡઽ૾ૺ ૹૢૢઌૹ૾ૢ૽ૡ૽ૺ૱ૹૢૢૢૼઽૢૡઙ૽ૡૹૡૢઽૢૡઙ૽ઌ ૡઽ૾૽૽૽

- (68) "Ministry", means the Ministry of Information and Communications, represented by the Minister and the Secretary;
- (69) "Newspaper" include any publication containing news, information, reports of events and occurrences, or views and comments, published in any form and in any language for sale or for free distribution at regular intervals such as magazines and other periodicals, but does not include any publication published by or on behalf of the Government;
- (70) "Non-Executive Member" means the members of the Authority who do not form a part of the core management team;
- (71) "Numbering", means any identifier which would need to be used in conjunction with any public ICT service for the purposes of establishing a connection with any termination point in a public ICT facility, user, ICT apparatus connected to any public ICT facility or service element, but excluding any identifier which is not accessible to the generality of users of a public ICT service;
- (72) "Number Portability" means the ability of customers/ subscribers to change the provider of their telephone service without having to change their telephone numbers;

અવ અપ અસ્થાય થયુના અ શુના (અવ) "હેર પરે વે અત્વાર અ શુના રવે પક્કુન પક્કે વા અન્વાર અ શ્વેન ગયુને જે ક્રેંનુ આ ત્વેન્ ક્રેંનુ આ શું ગયું જે સ્વર્ત્ત વે પ્રાફુન વક્ષે વ વ્યય દેવા અન્વાર અસ્થાન અન્વાન અભ્યાન ગયા અભ્યાક્ષે ન આ શું ગયું જે સ્વર્ત્ત છે ગયું ગયું જે સ્વર્ત્ત છે વક્ષે વ વ્યય દેવા અન્વાર અર્થન અર્થના અન્વાન અન્વ

- (22) "અત્ત્વેષા ગર્મો 'સે' ચેર્સ ગર્મ એ' સ્વત્વ અ' મુંચ અથવુ સું ' ચેર્સ ગર્મ સ' અપ્ત સું ' ચેર્સ ગ્લુ ' અપ્ત ' ચેર્સ ' ચેર્સ
- ૡૹૼૼૼૼ૱ૻ૾ૼ૱ૡૢૼૼ૱ૻૡૢૼૼ૱ (ઌ૦) "ઽઌ૽ૼૢૼૻૡૢઌૻૡૺૡૢૻૡૻઌ૾ૺૡૡૢૡૻૻ૱૾ૻ૽૽૱ૻ૾૱૾ૻ૱૾ૺૡ૽૾ૺૼ૱ૡ૽ૼૺૡૼૡૢૢ૽ૼૼૼૼૼૼૼૼૼઌ૾૾ૺૡ૾ૺૻ૾૾ૼૡૻઌૺૼૼૼૻ૱
- ર્સા ગાવપછ્ડા ગાગપાવા ગામમાં ગામમાં આ ગાવ હતા ગુપ ૧૫ ઉપ પ્લાકૃત્વિ સ્થવ દેવાવકુશાંચલે: દુશ્વાક્રું વાર્થે સંસ્થાર્થે વાયુપાર્ટેંટ તે: અટતા ફ્રેંટ્સ્પર સ્ટ્રો વયાય સેળ વવર તે થો દેવાયુ: વર્કે સંચ દ્વાયુપાર્થે વાય સ્ટ્રે સ્ટ્રે થો દેવાયુપાર વસ્ટ્રે તે છે. વર્યાય સેળ વવર તે થો દેવાયુપાર વાયુડ સે અડતા વ્યય વ્યય ત્વર સ્ટ્રે વ્યુપાર સ્ટ્રે સ્ટ્રે વ્યુપાર સ્ટ્રે સ્ટ્રે વર્યાય સેળ વવર તે શે સે સ્ટ્રે સ્ટ્રે વર્યાય વ્યુડ સે બાલ સ્ટ્રે વ્યય વ્યય સ્ટ્રે વ્યુપાર સ્ટ્રે પ્ર્યુપાર સ્ટ્રે સ્ટ્રેસ્ટ્સ્ટ્રે સ્ટ્રેસ્ટ્રે સ્ટ્રે સ્ટ્રે સ્ટ્રે સ્ટ્રે સ્ટ્રે સ્ટ્રે સ્ટ્રેસ્ટ્સ્ટ્રે સ્ટ્રેસ્ટ્રે સ્ટ્રે સ્ટ્રે સ્ટ્રેસ્ટ્સ્ટ્રેસ્ટ્રેસ્ટ્સ્ટ્રેસ્ટ્રેસ્ટ્રેસ્ટ્રેસ્ટ્રેસ્ટ્સ્ટ્રેસ્ટ્સ્ટ્સ્ટ્રેસ્ટ્સ્સ્ટ્રેસ્ટ્સ્ટ્રેસ્ટ્રેસ્ટ્સ્ટ્રેસ્ટ્સ્ટ્સ્ટ્રેસ્ટ્રેસ્ટ્સ્ટ્રેસ્ટ્સ્ટ્રેસ્ટ્રેસ્ટ્સ્ટ્રેસ્ટ્સ્ટ્સ્સ્ટ્સ્ટ્સ્ટ્સ્ટ્સ્ટ્રેસ્સ્ટ્સ્ટ્સ્સ્ટ્સ્સ્ટ્સ્સ
- รัส ราม สูญาลลิณามูลานๆ ญาที่ไ (๔๙) "ๆลุฆาสูญาๆณระพิศา" อิรามาวริราร รัญรายาราร รูญาริมาฮิเวลัส
- (७८) "भूदायण" बेरसीयरी हॉदयें'र्र्ड्डियांग्रंडेवाययरायये यह

- (73) "Obscene" means material and/or information that (a) obviously relates to sex or shows sex; (b) is designed to incite to indecency or lust; and (c) appeals predominantly to an interest in sexual conduct, depicts or describes sexual conduct in a patently offensive way, and lacks serious literary, artistic, political, or scientific value, but does not include any material and/or information of specifically artistic or religious nature and scope.
- (74) "Originator" of a data message, for the purposes of this Act means a person by whom or on whose behalf, the data message purports to have been sent or generated prior to storage, if any, but it does not include a person acting as an intermediary with respect to that data message;
- (75) "Person" includes any individual, partnership, company, unincorporated organization, Government, Governmental agency, and trustee, executor, administrator or other legal representative;
- (76) "Personal Data" or "Personal information" means any data or information which relates to a person who can be identified from that data or that data or other information, which is in the possession of, or is likely to come into the possession of, an ICT service provider or ICT facility provider, and includes any expression of opinion about that person and any indication of the intentions of the ICT service provider or ICT facility provider or any other person in respect of that person;

- (અ૯) " श्वेरच्छे गवस्य श्रुत्" भरवः " श्वेरच्छे पहर्ने त" बेरकी यदी यहर्ने त यक्कुत यबे भाय खु भारे गाव यस किंगा स्राय्धे श्वेत्र भार भार त्या यहार्ते त्यक्कुत यवे भार खु भारे गाव हु त स्रोय श्वे स्था यो भार त्या यहार्त्त त्या स्था भार तः यत्र गाय बुत्र भार्य स्थित् स्थित् भाव स्था श्रुत् भार त्या यहार्त्त त्या स्था भार तः यत्र गाय बुत्र भार्य स्थित् स्थित् भाव स्था श्रुत् भार त्या यहार्त्त त्या स्था भार यहां त्या य बुत्र भार्य स्थीत् स्था स्था स्था स्था स्था भार यहां त्या य बुत्र भार्य स्था स्थान्त्य स्थान स्थान्य स्थान स्थान्य यहार्त्त स्थान्य स्था स्थान्त्र स्थान्य स्थान्य स्थान स्थान्य स्थान स्थान्य यहार्त्त स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य यहार्त्त स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य यहार्त्त स्थान्य ता स्वह त्रिंत्व स्थान्य ता स्वह त्रित्य क्युत्त्य स्थान्य ता स्वह त्रित्य स्थान्य ता स्वह त्रित्य स्थान्य त्या स्थान्य स्यान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्य स्थान्
- มสิณพาษิ ๆดูร ๆดูรฑานพาษิ สิทุรรม แขานสาน รรุท ผู้ราม ยิมพามยุสรัชรรฐรุมาพิสุ (๗๔) "พิมาตาสพายร" แรว "พิมาตารัส" สิมชาวิ ตะรัส
- ୍ୟୁ' ସ୍ୟୁଦ୍ୟକ୍ଷ ଅଞ୍ଚି ସ୍ୱିମ୍ୟୁସ୍ କାର୍ଥ୍ୟି କିର୍ଦ୍ଧିକିର୍ଦ୍ଧ୍ୟୁ (୬୯) "କିନ୍ଦି" चेम्स्क्रेप्दन्दिन में कुन भन्दा अकुष्ठामुव केन्द्र्ये के वर्णन्द्रिकन यद्यप्रस्थ बालुन बालुन्याप्रकार्य्य क्वें वाहन्य प्रणाप्रेक्ष्य वन्त्र्या
- (అం) पठताखिससायदीयेर्देवासुः मावस्यासुराधिमायधेवार्ठमामीः "यर्षेग्धॅमाधेसः (అం) पठताखिससायदीयेर्देवासुः मावस्यासुराधिमायधेवार्ठमामाः "यर्षेग्धॅमाधेसः से" बेरासेयदी मावस्यासुराधिमायधेवार्ठमायहरसे खेवासे धारवा मार्सेमायहेंमार्थेराया रहेवादेगी हे सावबेंग्धेंदासेः सीर्वेद्दे धारवा देगी स्वय सुराययदासेः सीर्देशुः में दिक्षिवासुरा यदीवदा मावस्यासुराधिमायधेवादेविद्देवा

- (77) "Printing" includes writing, lithography, cyclostyling, photocopying, photography, and any other physical or electronic modes or forms of representing or reproducing words, pictures, designs or objects in a visible form;
- (78) "Product" means a good, service, object, merchandise or other similar item of value produced by human or mechanical effort or by a natural process which may be offered for sale, exchange or other transaction;
- (79) "Programme", in the context of broadcast services, means any matter, or arrangement of matter, including matter whether or not of a commercial nature such as advertisements, television or radio programme or sponsorship which is intended to inform, educate or entertain the audience to which it is broadcast, or intended to be broadcast, but this term does not include any matter that is wholly or substantially in the form of, or related to, any private communication;
- (80) "Proprietor" means owner and for the purposes of fixing responsibility for operations of a company, includes the chief executive officer of the company;

জিব্য

(<0) "न्द्रगार्थे" बेरुकीपदी हेंन्द्रगाद्दर केंट्रके्वेज्यगायेत्रहुविदेवयुप्यगत ૡ૽૿ૡઌઌૡૻ૾ઌ૽૿ૡૻૼૡૡૢૻ૽૾૾૾૾૾ૼૡૡૢૻ૾૽૽૽ૡ૽ૻૼૡ૽૿ૡઌ૽ૻૡ૽ૻૡ૽૿ૡૡૻૡૡ૽ૼૡૡ૽ૼૡૡૼૡૡ૽ૼૡૡૼૡૡૼૡૡૼૡૡૼૡૡૼૡ

- ર્ઢેન્વર્લેબ:શુ:ર્નેંદ્રાબુ:એફ:સુનએફ:સુન: ર્ઢેન્સ્ટ્રેંદ્રાળયબાગસૂળયા ખન્દ્રા *ଵ*ଽୄୖୢୄ୶୷୳୳ୠୄୠୖ୶୷୷୷ୠୄୄ୷୷ୠୄୢ୷୷୷ୠ୶୶ୡ୲୷୷୷ୠୄ୷୷ୠ୷୷ୡ୲୷୷୷ <u> মন্তবাৰী শীৰ্ণৰ এ'</u>দঝীৰাৰ্মমাৰী ৰাৰ্মনাৰ্শৰ কিন্তু মন্তবাৰ্ম আৰম্ভ মন্তবাৰ্ম আৰম্ভ মন্তবাৰ্ম আৰম্ভ মন্তবাৰ্ম আৰম্ভ মন্তবাৰ্ম আৰম্ভ মন্তবাৰ্ম মন্তবা মন্তবাৰ্ম ম मरेक्क्षेगमान्द्रन्भुर्मेविष्ठेवदुनः क्षेन्क्रेमायन्वनः कर्ळनः अनवः क्रु ^ঝ'गবন'র্ন' গদ- ক্রন্থ ক্রন।
- (๛) "ณพาริม" สิรามินาริ สูรารมูลขุงเดรมรัญาติรัสญารรรรสา
- র্ভুন্দ্রজিবা (၈८) "ર્घेक् क्रेन" કેમ્પ્સેપ્વન, પર્કેમ્પ્વે બયત્વ પદ્દે એંમ ટ્વેન્પોર ગુલવ ગયે. ર્નેંત્રભુકીત્રવેષ્ઠેત્રખવે એ ખન્દ્રત્વસુવાઝ્રષા છે.વનનુનર્ફેંતર્જેગુવ્યન พรสา รรมสิลาฏิฐาริสายีๆเพลามีรามหูสาวนิ่า ฮอสา พรสา สาลาร์สา รรัลาน์ ฮัรฮลา ริรราชผสูรลาซิาสุลาส์ราชสายิ ५ में रूपें मालक र् खुः भुः में।
- (๗๗) "รุษิเรลูส" สิมพิสรา พิตุเลิสา รับมา สูงเนา จรายา พา ୕୳୵୳ଌ୶୳୵ଽୖ୶ଌୖ୵ୢୢୄ୶୵୰ୡୄୖ୲ୄୄଌୄୄ୳ୖୖୖୖୖ୕ୖୄୄଌ୷ୖଡ଼୲ୄୠ୲ୖଌ୕୶୲୳ୠ୲ୖ୴୷୷ <u>રૈ</u>ગુર્લા વર્કે વર્ગેન્ડ નર્ટેલ ચેંદ્ધું ગુલવર્ સેંત વવર્ત્સો અન્સ વસુરાવર્દ્રસ

- (81) "Public ICT system" means an ICT network facility and ICT network service used by a person to provide ICT service to the public for compensation;
- (82) "Public place" means any premises, including a building or open air auditorium, to which any member of the general public may be able to gain admission, whether on payment of a charge or otherwise;
- (83) "Publication", means the act of making news, views, information, pictures, drawings or other matter available or accessible to the public at large, or a section of the public, in any form or through any means of communication;
- (84) "Radio communication" means telecommunication by means of radio waves and includes the emitting or receiving, over paths which are not provided by any material substance constructed or arranged for that purpose, of a frequency or electromagnetic energy, being energy which either: serves for the conveying of messages, sound or visual images (whether the messages, sound or images are actually received by any person or not) or for the actuation of control

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 "స్టారాష్ట్ర ఇశ్రా శ్రాగా శ్రాగాగాగా శ్రాగా శ్రాగా శ్రాగా శ్రాగా శ్రాగా శ్రాగా శ్రాగా శ్ర
- (<३) "પरापक्षुत" કેરસેવર્ર पक्कुनुव्वचेषाग्रीखनुक्रेसगानसुरणीर्धेणाशु అन त गनसुरगीर्थेगायस सेन्सन्सक्विदेवासाखुः जन्म सेन्सन्यीक्षे कंतर्डगायुः र्वेयर्हुगासको जन्म कुर्श्वेन्वयन्र्हुंगसम्पर्व गेन्स्स्यीक्षे जन्म स्वयावकर पहर्त्तु पर्य्त्यास्त्र स्टर्स्यास पर्य्त्रस्य जन्म्यास्त्र जन्म स्वयावकर पहर्त्तु पर्य्त्यास्त्र वालत्र्द्यायक्वंसीग्वान्धर्श्वेन्डेगायुःगी।
- (<a) "શેન્ડ્સન્સચ્ચાયવસ્ય" કેન્ડસાવને ગ્રાવશયર્થેન્નેએવર્સ્ટ્સ્સ્ટ્રન્ શુન્ અન્દ્રસાન્સ્સ્ટ્રિય્ટ્ર કેન્ડ્સ્સ્ટ્રન્ શુસ્ટ્ર હ્ય સેવસ્ટ્રિય્ય સંપર્ક સાર્ટ સાર્યેન્સ વાન્ટ્રન્ સુધાર્ય સંદ્રન્ છે સાથવે
- (<?) "มิรุณรณาอรารัสารสูราวยิณาวยุณาริยาริมาญยุยา" สรามาวริ สูรา

of machinery or apparatus; or is used in connection with the determination of position, bearing or distance, or for the gaining of information as to the presence, absence, position or motion of any object or any objects of any class;

- (85) "Radio Communication Service" means a service involving the transmission, emission and or reception of radio waves for specific ICT services, including broadcasting;
- (86) "Radio", unless the context indicates otherwise, means a system or network for the broadcast of audible signals encoded in electromagnetic waves which may be accessed by anyone in possession of a suitable receiving apparatus;
- (87) "Radio Communication Station" includes the radio communication apparatus of a ship, aircraft, satellite or earth station;
- (88) "Relying Party", means a person who may act on the basis of a certificate or an electronic signature;
- (89) "Sensitive Personal Data or Information" includes:
 - (a) password;

- वर्त्तेप्पनः (ग) गुरुन्दीगान्दन्
- झैश्रागुरागलिग्वलगश्चेख़र्श्चेन्यवमग्ने मेन्द्रेचगखुर्गा (<e) 'र्हेरस्ट्रनख्तम्मुश्चेरम्मुग्वस्यसून जन्त्रम्हर्न्त्
- आर्येंक्सर्स् र्स्ट्रन्यलेम् (<<) "कषम्बरूप्त्रम् से स्वर्" चेर्र्स्स ये प्राप्त्र या से मा स्वर्भ्य से सा स्वर्भ्य से सा स्वर्भ्य से सा स्व
- २व'२३' २४'२३ णर्भ भर'व' अर्धर'रर्धय'ठ्या'२४''२१' (<v) "गुरुपर्धव'यक्तुर'रर्धय'र्धुर'यव्य' वेर्र्थायर्र'वर्र' गुःगवित्र'' अल्पपरग्रुय' रर्ध्वय'क्रूर' रार्ध्वय'ग्री अल्पपरग्रुय' रर्ध्वय'क्रूर' रार्ध्वय'ग्री अल्पपरग्रुय' रर्ध्वय'क्रूर' रार्ध्वय'व्य' क्रिंग्युर'पर्धव'' क्रिंग्युर'' क्रुर'' क्रिंग्युर'' क्रुर'' क्र्र'' क्र्र'' क्र्र'' क्र्र'' क्र्र'' क्र्र'' क्र्र'' क्र्र'' क्र'' क्र''' क्र'' क्र'' क्र''' क्र'' क्र''' क्र'' क्र''' क्र'' क्र''' क्र'' क्र''' क्र''' क्र'' क्र'' क्
- (<6) "สูรานซิส" "สิ่าสำหรับสร้า สีขารัสาขาขั้นาาณ์ทุพาพูรสามสารทัศาณัรสาม ทรัทพา รามสามาชิสา देशाययमारुद ซิเซีรานมิสามณ์สมพัรธมาน์รามสำทา ทิพารรานนรารรา ตารัฐรานนราสู่ทุพามส์ สัญหารัญาลัรามรามสาย ผลาสูามมสรา รัพารรานสามระสัญหารัญาสะสานนราม รัสาญ รัพาญทุพา พราสา พยุรานสิณาชิญญฑ์เ

- (b) financial information such as bank account or credit card or debit card details, etc;
- (c) physical, physiological and mental health condition;
- (d) sexual orientation;
- (e) medical records and history;
- (f) biometric information; and
- (g) Other information that may be legally deemed to be private.

Provided that, any information that is freely available or accessible in public domain or available under any other existing national laws shall not be regarded as sensitive personal information.

- (90) "Signatory", for the purposes of this Act, means a person who holds signature creation data and acts either on his own behalf or on behalf of the person he represents;
- (91) "Spectrum" means a continuous range of radio frequencies up to and including a frequency of 3000 Gigahertz;
- (92) "State" means the Kingdom of Bhutan.
- (93) "Station", includes all premises housing studios, transmitters, receivers or other equipment or facilities, and relay stations, and in the context of broadcasting service, also means any place from where any matter is broadcast;

नञ्चग्रबायपत्र स्वते संग्रम् स्व संग्रन्दु त्यु में।

- २ छोगपर २००० पि बार्ग्या २ २ २ भुगार २ २ भेवा पश्चलाक अप्तवायम्रुवाक्तेवागलवार्क्ताना गर्निम्म्येवार्भ्वनाम् र रार्क्तवीनना कुन्न्यञ्चगरूल्यूयार्म्वायीर्ववासुन गवनार्वेवाकुन
- (୧୨) "ଶ୍ରୁଦାଦ୍ୟକ୍ଷ" କିମ୍ନିଦ୍ଦି ସ୍ମୁଦ୍ଧାକୁଦାସ୍ଥିର୍"ଅକୁଦାହସାହ୍ରା୩ (୧୨) "ଶ୍ରିର୍ସାଣ୍ଟ୍ୟ" କିମ୍ନିଦ୍ଦିସ୍ତ କ୍ଷାସହିଣ୍ଡାବ୍ଦ ଭର୍ଣ ସ୍ମୁଦ୍ଧିକୁଦାହସାହ୍ରୀ
- ગ્રેશ્વ કે. ગ્રુપ્યલેવ વાર્યે સ્વુગય છે વર્લે અલુનુ સુવ સે અ ભુ ગો
- (٣٥) చెతరాజరాజనాడ్ ఉన్నారు. ''యాభాజనాదాగ్రామ'' అనాజనాడన్' యాభాజనా చెప్పేసాథనా స్థారాజనాపోన్ గో నాభి జీచార్చి ప్రోస్థారాజనాపి అనాశా గో భి సోజరా దాన్ సి. సి సోభి జీనార్చి ప్రోస్థారాజనాపి ట్రోభ్ (٣٦) ''దేన్ దెజ్జిన'' జీనాపోడన్, దేశనాని మీను మీను మీను కి. శంంం త్రేశా ని ని సి

र्केर क्षूर उत्र ग्री क्षेर ग्री पहार्त्त क्षे श्री पहार्त्त का गाव का जिस्सार गाव का जिस्सा गाव का जिस्सा गाव (٣٥) पठव खिल्ल प्रदेत की जिस्सा की प्रति की जिस्सा की जिस्सा की जिस्सा की जिस्सा की जिस्सा की जिस्सा जिस्सा जिस (٣٥) पठव खिल्ल प्रति की जिस्सा की जिस्सा की जिस्सा की जिस्सा जिस्सा की जिस्सा जिस्सा की जिस्सा जिस्सा जिस्सा ज

गलित्। ઐद:સુ:- ઐ'નઅન્मी'अ'मदस'दनमा'नगपक्ष'क्षेचिंन'र्द्धमार्थ'चे- अन्द- झुर्क्वेन'पनन'ઐ' ਘन्द- कम्मदस'ठद'ग्री'क्रुआर्थेन्स'ग्री'ब्वेअस'मलदग्री'र्देम'सुंगर्द्धमार्थ्य' मह'र्न्द्दन'देन'पन्ने'

- (3) มูสารยราซิาส์านิฑารรา คยูรารจะเป
- गावरू:स्रुप्रू। (८) र्थे:येंदीप:गावरी।
- สุขณาณาส์สุขุงาน (ก) รุรัพาศุลูกุพารุร: รุรัพาศมพา พิมพาศมพาศษัราษิสาฮิ:
- (ก) รุรูณาลสิญามรุรัส. รุยิเลมรามริส. รุรูณากรัสารมาริมา พรส. รุรูณามรูสุญณารัณา พรส. รุรูณามรัสารันายิกม

- (94) "Subscriber" of a service means a person who subscribes to a specific ICT and media service primarily for his own use;
- (95) "Telecommunication" means any transmission, emission or reception of signs, signals, writing, images, data and sounds or intelligence of any nature by wire, radio, optical or other electromagnetic system;
- (96) "Telecommunication Service" means a service involving communication through ICT facilities, networks, and systems and includes the provision in whole or in part of ICT facilities and any related equipment, whether by sale, lease or otherwise;
- (97) "Television" means a system for the conveyance of visual information, together with one or more channels of associated audio or suitable encoded textual information, or both;
- (98) "Traffic Data" means any data identifying or purporting to identify any person, computer, or computer network or location to or from which the communication is or may be transmitted and includes communications origin, destination, route, time, data, size, duration or type of underlying service or any other information;

(९८) "क्रु'પાअग्मदर्श्य सुन्" पक्कुनप्रखेषा अनवा पक्कुनमहिंतप्रयन्देक्षित अेखु अन्य नेपाल केन्द्रिमा अन्द्र क्रिंगर्भग क्रींगरमामीअझ्न वखेषा अग्मदर्श्वर्थ्यार्त्त्रावह्दिप्रयय्त्वी र्त्त्रावह्ददाययन्द्रीमीर्न्द्वखुप्य्वे यदे मद्र्याद्र्युन्डेमाखुर्मे।

- (૧૦૦) "ક્તુત્સ્સર્થેન્" કેમ્પ્સિપ્લન્ગ વ્લેબાસઘુત શેસ્સાવદ્ધિતાપત્વના વેશ્વાવવાગ્ઠતા શે ઢેવા નેંત્રાવત્વસાદ્ધબા છેમાં પરંતુ પારંત્રા વાયુશ્વાદ્ધતાપત્વના વેશ્વાના વાયુવા પ્રત્વાને બાય અન્સાસ્સાપેનું માતે અર્થેન્સ્ટ્રન્થી પર્વ કેવા ગેન્દ્વ મેસાબુવાય છેવા બુ થો
- ત્ર મું ગુ ને ને ગુ ને ને ગુ ને ને ગુ ને
- ५. ฏิ์ฑาร์ฑาสูญารสาริมาญฑุพาทุศุสาชิาร์ฑาณพาตาราวนิริมากมา การรูร. อสูราทรัรรณารสิ. ยิราตร์สายการสิ. พร.ส. มสาสิญาที่ (e6) "อสูราตรีสายการ์ฑา" อิรามาตรี. อราร์สายสูราตรีญาณุยุณาริฑา

- (99) "Transmission Facility" means any wire, cable, radio, optical or other electromagnetic system, or any similar technical system, for the transmission of signals or intelligence between two or more terminals, but does not include any transmission apparatus exempted by rules;
- (100) "Universal Service" is an evolving precept that the Minister shall precisely define and revise, if necessary, periodically through policy directives, taking into account advances in information and communication technologies and services as well as the principles of quality and just, reasonable, affordable rates, access to advanced services, access in rural and high-cost areas, equitable and non-discriminatory contributions, specific predictable support mechanisms, access to services for schools, libraries and health care, and competitive neutrality;
- (101) "Vendor", for the purposes of this Act, means a business or non-profit organization conducting electronic commerce directly with consumers.

- (202) પરતાહીયથાવરીલે તેવાયું "ર્કેન્પ્રાથમાં" કેન્સીવરી જેર્ફ્યુન્પાર્સ્ટન્
- (ee) "क्रुवायसम्प्रदाम्क्रिंग" चेरसीयदी क्रुवायवर्ष्णप्रेस सन्दारीयसम्मन्स योपनरव पदार्स्ट्रेव सन्दा रेषायसम्बुरायहिंतपपरवेणेर्दवयाः क्रेया वया क्रुवावया क्रुतपद्येव लेषाक्षुर सन्दा क्रेयाचेयाहत्वयाद्वर्त्तस्य युयास सन्दा रेर्ततस्यस्तुत्र्याप्रेयसुयार्र्यार्स्ययाक्षयालदयाः येति स्रिवार्ट्र पडवय्येयायीसः र्वेत्स्ययाप्रियस्यपर्द्त्वार्र्स्ययावदयाः येति स्रिवार्ट्र् पडवय्येयायीसः र्वेत्स्ययाप्रस्यान्द्र्याः वक्रुर्याहेत्यीयांत्व

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র্ষ্পিব'র্টশা