ANTIGUA AND BARBUDA

THE ELECTRONIC TRANSACTIONS ACT, 2006 ARRANGEMENT OF SECTIONS

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The Electronic Transaction Act, 2006

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ANTIGUA



[L.S.]

I Assent,

James B. Carlisle, *Governor-General.* 17th November, 2006.

ANTIGUA AND BARBUDA

No. 8 of 2006

AN ACT to establish the legal principles applicable to the conduct of electronic commerce and the processing, verification and attribution of electronic records; to provide for the approval, registration and liabilities of service providers and for incidental and connected purposes.

[Published in the Official Gazette Vol. XXVI No. 73 dated 7th December, 2006.]

ENACTED by the Parliament of Antigua and Barbuda as follows—

PART 1 Preliminary

1. 200	This Act may be cited as the Electronic Transaction Act, 06.	Short title and Commencement.
2.	In this Act unless the context requires otherwise — "addressee", in relation to an electronic record, means a person who is intended by the originator to receive the electronic record, but does not include a person acting as an intermediary with respect to that electronic record;	Interpretation.

"Board" means the e-Business Advisory Board appointed under section 44;

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"cache" means high speed memory that stores data for relatively short periods on time, under computer control, in order to speed up data transmission or processing;

"certificate" means an electronic record which purports to ascertain the identity of a person or entity who at the time of creation of that record controls a particular signature device;

"deliver" includes give, serve and file;

"electronic" means relating to technology having electrical, magnetic, optical, electromagnetic or similar capabilities, whether digital, analogue or otherwise;

"electronic agent" means a programme, or other electronic or automated means, configured and enabled by a person, that is used to initiate or respond to an electronic record or event in whole or in part, without review by an individual;

"electronic commerce" means the type of business engaged in by e-commerce service providers;

"electronic record" means the type processed and maintained by electronic means;

"electronic signature" means an electronic sound, symbol, or process attached to or logically associated with an electronic record and executed or adopted by a person with the intent to sign the electronic record;

"information" includes electronic records, data, text, images, sounds, codes, computer programme, software and databases;

"information processing system" means all electronic system for generating, sending, receiving, storing or otherwise processing information;

"information security service" and "information security procedure" includes a service or procedure which is provided to an originator, intermediary, or recipient of an electronic record, and which is designed to—

(a) secure that the record can be accessed, or can be put

Into an intelligible form, only by certain persons; or

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(b) s	ecure that—		

- (i) the authenticity;
- (ii) the time of processing; or
- (iii) the integrity, of such a record, is capable of being ascertained;

"intermediary", with respect to an electronic record, means a person who sends, receives, stores, processes or provides other services with respect to that electronic record for another person;

"Minister" means the Minister for the time being responsible for telecommunications;

"originator", in relation to an electronic record, means a Person who—

- (a) sends an electronic record;
- (b) instructs another to send an electronic record on his behalf; or
- (c) has an electronic record sent by his electronic agent, but does not include—
 - (i) a person who sends an electronic record on the instructions of another; or
 - (ii) a person acting as an intermediary with respect to that electronic record;

"prescribed" means prescribed in regulations made by the Minister;

"process", in relation to an electronic record, means to create, generate, send, transmit, receive, store, communicate, modify or display the record;

"public body" means-

(a) any department of state or administration in the

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national sphere of government or any municipality in the local sphere of government; or

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- (b) any other functionary or institution when—
 - (i) exercising a power or performing a duty in terms of the Constitution; or
 - (ii) exercising a power or performing a function in terms of any legislation;

"record" means information that is inscribed, stored or otherwise maintained on a tangible medium or that is stored in an electronic or any other medium and is accessible in a perceivable form;

"transaction" means a transaction whether or not for consideration and whether of a commercial nature.

Exclusion. 3. (1) Nothing in this Act shall apply to—

- (a) the grant of a Power-of-Attorney;
- (b) a trust;
- (c) a will;
- (*d*) any contract for the sale or conveyance of immovable property or any interest in such property;
- *(e)* the swearing of affidavits or statutory declarations before a Commissioner of oaths and notary public or
- (*f*) the authentication of documents if specifically required to be done by law after a physical inspection and comparison with an original of such document where the original does not exist in electronic data format and has subsequently not be reduced into an electronic data format which integrity is not challenged by the originator of such document.

(2) The Minister nay provide by regulations subject to affirmative resolution that this Act, or such of its provisions as

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	may be specified in the regulations—	
	(<i>a</i>) shall not apply to any class of transactions, persons, matters or things; or	
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	(b) shall apply to any class of transactions, persons, matters or things specified under paragraphs (a) to (g).	
<i>(b)</i>	The Provision of Part II, IV, V and VI (except sections 18) and (c) , 23 and 25 (2) to (6)) may be varied or excluded by reement.	Variation by agreement.
	PART II Legal Requirements Respecting Electronic Records	
5. In on the	Legal recognition of electronic	
	(<i>a</i>) in the form of an electronic record; or	records.
	(b) referred to but not contained in an electronic record.	
permit to be i) Where a document, record or information is required or ted by any statutory provision or rule of law or by contract n writing, or is described in any statutory provision or ption may be met by information in the form of an electronic	Writing.
docum an obl) Subsection (1) shall apply if the requirement for the nent, record or information to be writing is in the form of igation or if the statutory provision or rule of law or ct provides consequences if it is not in writing.	
or peri contra or peri	Where a document, record or information is required nitted by any statutory provision or rule of law or by ct to be delivered or sent to a person, that requirement nission may be met by delivery of it in the form of an onic record if—	Delivery

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	(a)) the format of the electronic record and the means of delivery is acceptable to the parties; and	
	<i>(b)</i>	the originator of the electronic record states that the receipt of the electronic is to be	
ANTIGUA AND BARBUDA	6	<i>The Electronic Transaction Act, 2006</i> No.8 of 2006.	
BANDODA		acknowledged, the addressee has knowingly acknowledged the receipt.	
	delivery not the s consequ	bsection (1) applies whether or not the requirement for or sending is in the form of an obligation or whether or statutory provision, rule of law, contract provides lences for the document, record or information not being d or sent.	
Original for	rm. 8. (1	(<i>a</i>) Where a statutory provision, rule of law, or contract requires conclusive evidence of the original form of a document, record or information to be presented or retained that requirement shall be met by the presentation or retention of an electronic record if the document, record or information is accurately represented therein.	
		(<i>b</i>) Paragraph (<i>a</i>) shall apply if the requirement for the presentation or retention of evidence of the original form of document, record or information is in the form of an obligation or if the statutory provision, rule of law, contract provides consequences if conclusive evidence of the original form of document, record or information is not provided.	
		 (a) Where a statutory provision, rule of law, or contract requires a document, record or information to be presented or retained in its original form and such document, record or information was first generated in its final form as an electronic record, that required shall be met by the presentation or retention of an electronic record if the document, record or information is accurately represented therein. (a) Paragraph (a) shall apply if the requirement to present or retain the document, record or information in its original form is in the form of an obligation or if the statutory provision, rule of law or contract 	
		provides consequences if the original form of the	

document, record or information is not presented or retained.

(3) For the purpose of subsections (1) and (2) the document, record or information is accurately represented where it has

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Retention of

records.

remained complete and unaltered from the time it was first generated in its final form, whether as an electronic record or on any other medium, apart from the application of an information security procedure, or apart from—

- (a) the addition of an endorsement; or
- (*b*) an immaterial change, which arises in the normal course of communication, translation, conversion, storage or display.

9. (1) Where documents, records or information are required by any statutory provision or rule of law or by contract to be retained, that requirement is met by retaining them in the form of electronic records if—

- (*a*) the information contained in the electronic record is accessible and capable of retention for subsequent reference;
- (*b*) the electronic record 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 document, record or information when it was generated, sent or received;
- (c) any information that enables the identification of the origin and destination of an electronic record and the date and time when it was sent and received is retained; and
- (*d*) appropriate steps are taken to ensure the security of such electronic records in compliance with guidelines which may be prescribed in regulations made by the Minister.

(2) An obligation to retain documents, records or information,

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	ordance with subsection (1) does not extend to information, le purpose of which of enable the message to be sent or red.	
subsecti	person may satisfy the requirement referred to in ion (1) by using the services of another person, if the on set out in subsection (1)(a), (b), (c) and (d) are met.	
ANTIGUA 8 AND BARBUDA	<i>The Electronic Transaction Act, 2006.</i> No.8 of 2006.	
Records available for inspection.	10. Where documents, records or information are required by any statutory provision or rule of law or by contract or by deed to be made available for inspection, that requirement shall be me by making such documents, records or information available for inspection in perceivable form as an electronic Record.	
Admissibility of electronic records.	11. In proceedings in a court tribunal or arbitration, whether of legal, judicial, quasi-judicial or administrative nature, the admissibility of an electronic recorder an electronic signature in evidence shall not be denied solely on the grounds that it is an electronic record or an electronic signature.	
Other requirements.	12. (1) A requirement in law for multiple copies of a document to be submitted to a single addressee at the same time satisfied by the submission of a single electronic record that is capable of being reduced by that addressee.	
	(2) An expression in a law, whether used as a noun or verb, including the terms document", "record", "file", "submit", "lodge", "deliver", "issue", "publish", "write in", "print" or words or expressions of similar effect, must be interpreted so as to include or permit such form, format or action in relation to an electronic record less otherwise provided for in this Act.	
	(3) Where a seal is required by law to be affixed to a document and such law does not prescribe the method or form by which such document may be sealed by electronic means, that requirement is met if the document indicates that it is required to be under seal and it includes the advanced electronic signature of the person by whom it is required to be sealed.	

PART III E-Government Services

Stat to be bound.	13. (1) This Act binds the Government						
	require a but eithe	n ministry er the Min	or public bod ister or the ap	y to process a propriate Min	g in this Act shall an electronic reco hister or official <i>sette</i> , indicate that	ord,	
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	-	-	body will proc may be specifi		c records relating ice.	g	
e	(3) Until a notice under subsection (2) has been published, no person dealing with such ministry or public body shall be entitled, by means of an electronic record, to satisfy a requirement to process a record.						
v	not be lial	ble in resp	ect of any act	or omission	e of the State sha in good faith and ction in terms of		
	14. Any	public bo	ody that, pursu	ant to any la	w	Acceptance of electronic filing	
	(a) accepts the filing of documents, or requires that documents be created or retained; documents						
	<i>(b)</i>	issues an	y permit, licer	ise or approv	al; or		
	(c)		for a manner of tanding anyth				
		(i)	·	etention of su	ocuments, or the the documents in ords;		
		(ii)	issue such pe form of an e		e or approval in th ord; or	he	
		(iii)	make or rece	ive payment	in electronic form	n or	

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			by electronic means.	
		functions re	n any case where a public body performs any of the efferred to in section 14, such body may specify by the <i>Gazette</i> —	Requirements may be specified.
		<i>(a)</i>	the manner format in which the electronic records must be filed, created, retained or issued;	
		<i>(b)</i>	in cases where the electronic record has to be signed, the type of electronic signature required;	
ANTIGUA AND BARBUDA	10	The Elec	tronic Transaction Act, 2006. No.8 of 2006.	
		<i>(c)</i>	the manner and format in which such electronic signature must be attached to, incorporated in or otherwise, associated with the electronic record;	
		(<i>d</i>)	the identity of or criteria that must be met by any authentication service provider used by the person filing the electronic record or that such authentication service provider must be preferred authentication service provider;	
		(e)	the appropriate control processes and procedures to ensure adequate integrity, audit ability, security and confidentiality of electronic records or payments; and	
		(<i>f</i>)	any other requirements for electronic records or Payments.	
			PART IV Formation and Validity of Contract	
Formation and		16. (1)	In the context of the information of a contract—	
validity of contracts.		<i>(a)</i>	an offer;	
			subject to any condition included in the offer (notwithstanding section 2), the acceptance of an offer; and	
		(<i>c</i>)	the method of payment of any consideration payable,	
		may ł	be expressed by an electronic record.	

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(2) As between the originator and the addressee of an electronic record, a declaration of intention or other statement shall not be denied legal effect or validity solely on the ground that it is in the form of an electronic record.

PART V Communication of Electronic Records

Attribution of electronic records.	17. (1) An electronic record is that of an originator if it was sent by the originator himself.			
	(2) As between the originator and the addressee, an electronic record shall be attributable to the originator if it was sent—			
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	(a) by a person who had been authorized by the originator to send the electronic record on his behalf; or			
	(b) by the originator's electronic agent.			
(3) As between the originator and the addressee, an addressee shall be entitled to attribute an electronic record to the originator, and to act on that assumption, if—				
	 (a) in order to ascertain whether the electronic record was that of the originator, the addressee properly applied a procedure previously agreed to by the originator for that purpose; or 			
	(b) the electronic record as received by the addressee resulted from the actions of a person whose relationship with the originator, or with any agent of the originator, enabled that person to gain access to a method used by the originator to identify electronic records as his own.			
(4) Subsection (3) shall not apply—				
	(<i>a</i>) as of the time when the addressee has both received notice from the originator that the electronic record is not that of the originator, and had reasonable time to act accordingly; or			

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		time know any a	case which subsection $(3)(b)$ when the addressee knew or son, had he exercised reasonab greed procedure, that the electrat of the originator.	should have le care or used				
	(5) The addressee shall be entitled to regard each electronic record received as a separate electronic record and to act on that assumption, except to the extent that it duplicates another electronic record and the addressee knew or should have known, had he exercised reasonable care or used any agreed procedure, the electronic record was a duplicate.							
	G	18. If a chan electronic reco	ge or error occurs in the trans rd—	smission of an	Effect of change or error.			
ANTIGUA AND BARBUDA	12	The Electron	ic Transaction Act, 2006.	No.8 of 2006.				
		use an the el to the nonco chang confo	e originator and the addressee in information security proced ectronic record and one of the procedure, but the other has onforming person would have ge or error had he also confor orming person may avoid the ged or erroneous electronic re	lure in respect of em has conformed not, and the e detected the med, the effect of the				
		addre effect by the of and provi correc	individual is either the origin ssee of an electronic record, i of the electronic record if the individual in dealing with the other person if the electronic de an opportunity for the pre- ction of the error and, at the the s of the error, the individual—	he may avoid the e error was made he electronic agent agent did not vention or ime the individual				
			promptly notifies the other po and that he did not intend to electronic record received by	be bound by the				
			takes reasonable steps, include conform to the other person' instructions, to return to the of if instructed by the other person the consideration received, if of the erroneous electronic received	s reasonable other person or, son, to destroy f any; as a result				

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	(ii	 has not used or received any bene from the consideration, if any, rec The other person; and 		
	th by	neither paragraph (a) nor paragraph e change or error shall have the effect y any other law and any contract betw riginator and the addressee.	ct provided	
Acknowledgement of receipt of electronic records.	before send electronic r the address	absection (2), (3) and (4) shall apply ing an electronic record, or by means ecord, the originator has requested, or ee that receipt of the electronic record ged by the addressee.	s of that or agreed with,	
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th	nat the acknow	e originator has not agreed with the a wledgement be given in a particular hod, an acknowledgement may be give	form or by a	DANDODA
		communication by the addressee to a utomated or otherwise; or	the originator,	
	(b) th	ne conduct of the addressee,		
		bly sufficient to indicator to the original order of the been received.	inator, the	
	is condition record shall	The originator has stated that an el al, on receipt by him of an acknowle be presumed not to have been sent u gement has been received by him.	dgement, the	
: 1	record is con acknowledge the time spec	re the originator has not stated that the ditional on receipt of the acknowledge ment has not been received by the or ified or agreed or, if no time has been n a reasonable time, the originator—	gement and the riginator within n specified or	
	<i>(a)</i>	may give notice to the addressee—		
		(i) stating that no acknowledgeme	ent has been	

received and that the electronic record is to be treated as though it had never been sent; or

- (ii) specifying a reasonable time by which the Acknowledgement must be received; and
- (b) if the acknowledgement is not received within the time specified in paragraph (a), may, upon notice to the addressee—
 - (i) treat the electronic record as though it had never been sent; and
 - (ii) exercise any other rights the originator may have.

(5) Where the originator receives the addressee's acknowledgement of receipt it may be presumed that the related

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		electronic record has been received by the addr	essee but that

presumption shall not imply that the electronic record received corresponds to the electronic record as sent.

(6) Where the addressee's received acknowledgement states that the related electronic record met technical requirements that the originator and the addressee have agreed should be met, it shall be presumed that the requirements have met.

(7) Except in so far as it relates to the sending or receipt of an electronic record, this section shall not affect the legal or equitable consequences that may flow either from that electronic record or from that acknowledgement of its receipt.

Time and place. **20.** (1) Unless the originator and addressee agree otherwise, information or a record in electronic form is sent when it enters an information system outside the control of the originator or, if the originator and the addressee are in the same information system, if the information or record becomes capable of being retrieved and processed by the addressee.

(2) If information or a record is capable of being retrieved and processed by an addressee, the information or record in elec-

tronic form is deemed, unless the contrary is proven, to be received by the addressee—

- (*a*) when it enters an information system designated or used by the addressee for the purpose of receiving information or records in electronic form of the type sent, or
- (b) if the addressee has not designated or does not use an information system for the purpose of receiving information or records in electronic form of the type sent, on the addressee becoming aware of the information or record in the addressee's information system.

PART VI

Electronic Signatures

Equal treatment Of signatures. **21.** Except as provided in section 22, the provisions of this law shall not be applied so as to exclude, restrict, or deprive of legal effect, any method of creating an electronic signature which—

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	(a) satisfies the requirements of section	22 (1); or	DANDODA
, ,	(b) otherwise, meets the requirements of Statutory provision, rule of law, con		
	22. (1) Where the signature of a person statutory provision, rule of law or contract shall be met in relation to an electronic relation to an electronic relation.	et, that requirement	Compli a requi a signa

shall be met in relation to an electronic record if an electronic signature is used that is as reliable and as appropriate for the purpose for which the electronic record was generated or communicated, in all the circumstances, including any relevant agreements.

(2) Subsection (1) applies whether the requirement for a signature is in the form of an obligation or a statutory provision, rule of law, or a contract provides consequences for the absence of a signature.

(3) An electronic signature shall be reliable for the purpose of satisfying the requirement referred to in paragraph (1) if—

Compliance with a requirement for a signature.

	(a) the means of creating the electronic signature is, within the context in which it is used, linked to the signatory and to no other person;
	(b) the means of creating the electronic signature was, at the time of signing, under the control of the signatory and of no other person;
	(c) any alteration to the electronic signature, made after the time of signing, is detectable; and
	(<i>d</i>) where a 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 if signing is detectable.
	(4) Subsection (3) does not limit the ability of any person—
	(a) to establish in any other way, for the purpose of satisfying the requirement referred to in subsection (1), the reliability of an electronic signature; or
ANTIGUA 16 AND	<i>The Electronic Transaction Act, 2006.</i> No.8 of 2006.
BARBUDA	(b) to adduce evidence of the non-reliability of an electronic signature.
Determination of standards.	23. The Minister may make regulations prescribing methods which satisfy the requirement of Section 22.
Conduct of a person relying	24. A person relying on an electronic signature shall bear the legal consequences of his failure to—
on an electronic signature.	(<i>a</i>) take reasonable steps to verify the reliability of an electronic signature; or
	(b) where an electronic signature is supported by a certificate, take reasonable steps to—
	(i) verify the validity, suspension or revocation of the certificate; or
	(ii) observe any limitation with respect to the certificate

Recognition of foreign certificates and electronic signatures. **25.** (1) In determining whether, the extent to which, a certificate or an electronic signature is legally effective, no regard shall be had to the place where the certificate or the electronic signature was issued, nor to the jurisdiction in which the issuer had its place of business.

(2) If the Minister considers that the practices of a foreign information security service provider provide a level of reliability at least equivalent to that required of information security service providers in order that they may be approved under Part VII, he may by notice published in the *Gazette* recognize certificates or classes of certificates issued by the foreign provider as legally equivalent to certificates issued by information security services provider approved under Part VII.

(3) The Minister may, by notice published in the *Gazette*, recognize signatures complying with the laws of a foreign jurisdiction relating to electronic signatures as legally equivalent to signatures issued by information security service providers approved under relevant law relating to information security service providers if the laws of the other foreign jurisdiction require a level of reliability at least equivalent to the required for such signatures under this Act.

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	(4) The Minister may take regula	ations prescribin	g the matters

to be taken into account by the Minister when deciding, whether to exercise is powers under subsections (2 and (3).

(5) Notwithstanding subsections (2) and (3), parties to commercial and other transactions may specify that a particular information security service provider, class of information security service providers or class of certificates shall be used in connection with messages or signatures submitted to them.

(6) Where, notwithstanding subsections (2) and (3), the parties to a transaction agree to the use of particular types of electronic signatures and certificates, that agreement shall be recognized as sufficient for the purpose of cross-border recognition in respect of that transaction.

PART VII Information Security Service Providers

26. (1) The Minister may establish and maintain a register of Register of approved information security services, and of providers of such approved services, which shall contain particulars of every person who, providers. or service which, is for the time being approved under any arrangement in force under section 27. (2) The Minister may make regulations prescribing the particulars that are to be included in entries in the register maintained under subsection (1). (3) The Minister shall— (a) allow public inspection at all times of an electronic copy of the register; and (b) publicize any withdrawal or modification of an approval under section 27, in accordance with arrangements prescribed by the Minister in regulations. 27. The Minister may take regulations enabling the Minister Arrangements to grant approvals, whether subject to conditions or otherwise, for the grant of on payment of a prescribed fee, to persons whoapprovals. ANTIGUA 18 The Electronic Transaction Act, 2006. No.8 of 2006. AND BARBUDA (a) are providing information security services in Antigua and Barbuda or are proposing to do so; and (b) seek approval in respect of any such services that they are providing, or are proposing to provide, whether in Antigua and Barbuda or elsewhere. 28. (1) References in this part to the provision of an Provision of the information security service do not include references to the information supply of, or of any right to use, computer software or computer security services. hardware unless the supply or the right to use is integral to the provision of the information security services which do not consist

of such a supply or right to use.

	 (2) For the purpose of this Part information security services are provided in Antigua and Barbuda if they are provided from premises in Antigua and Barbuda and— (a) they are provided to a person who is in Antigua and Barbuda when he makes use of the services; or (b) they are provided to a person who makes use of the services for the purposes of a business carried on in Antigua and Barbuda or from premises in Antigua and Barbuda. 	
Conduct of the Information Service provider.	 29. (1) An information security service provider shall— (a) act in accordance with the representations it makes With respect to its policies and practices; 	
	 (b) exercise reasonable care to ensure the accuracy and completeness of all material representations made by it— 	
	(i) that are relevant to the certificate throughout its life cycle; or	
	(ii) which are included in the certificate;	
	 (c) provide reasonably accessible means which enable a person who relies on the certificate to ascertain from the certificate— 	
No. 8 of 2006.	The Electronic Transaction Act, 2006. 19 A	ANTIGUA AND BARBUDA
	(i) the identity of the information security service provider;	
	(ii) that the person who is identified in the certificate had control of the signature device at the time of signing;	
	(iii) that the signature device was operational on or before the date when the certificate was issued;	
	(<i>d</i>) provide reasonably accessible means which enable a person who relies on the certificate to ascertain,	

where relevant, from the certificate or otherwise-

- (i) the method used to identify the signature device holder;
- (ii) any limitation on the purpose or value for which the signature device or the certificate may be used;
- (iii) that the signature device is operational and has not been compromised;
- (iv) any limitation on the scope or extent of liability stipulated by the information security service provider;
- (v) whether mean exist for the signature device holder to give notice that a signature device has been compromised; and
- (vi) whether a timely revocation service is offered;
- *(e)* provide a means for a signature device holder to give notice that a signature device has been compromised and ensure the availability of a timely revocation service; and
- (f) utilize trustworthy systems, procedures and human resources in performing its services.

(2) An information security service provider shall be liable for its failure to satisfy the requirements of subsection (1).

ANTIGUA AND	20	The Electronic Transaction Act, 2006.	No.8 of 2006.
BARBUDA			
Criteria for determining		30. The Minister may make regulations pre which regard shall be had in determining w	U
trustworthiness		tent to which, systems, procedures and hur ustworthy for the purposes of section 29 (1	
Contents of a	2	The Minister may make regulations proc	oribing the mottors
Contents of a	3	 The Minister may make regulations pres 	choing the matters

ANTIGUA AND BARBUDA	2 The Electronic Transactions Act. 2006	No. 8 of 2006.		
certificate.	that shall be specified in a certificate.			
Contents of the signature device holder.	 32. A signature device holder shall— (a) exercise reasonable care to avoid unauthorized use of its signature device; (b) without undue delay, notify any person who may reasonably be expected by the signature device 			
	holder to rely on or to provide services in support of the electronic signature if—			
	(i) the signature device holder knows that the signature device has been compromised; or			
	 (ii) the circumstances known to the signature device holder give rise to a substantial risk that the signature device may have been compromised; and 			
	 (c) where a certificate is used to support the electronic signature, exercise reasonable care to ensure the accuracy and completeness of all material representations made by the signature device holder, which are relevant to the certificate throughout its life-cycle, or which are to be included in the certificate. 			
Penalty for Publishing Digital Signature Certificate false	33. (1) No person shall publish a Digital Signature Certificate or otherwise make it available to any other person with knowledge that—			
in certain particulars.	(a) the Certifying Authority listed in the certificate has not issued it with a license; or			
	(b) the subscriber listed in the certificate has not accepted it; or			
No. 8 of 2006.	<i>The Electronic Transaction Act, 2006.</i> 21	ANTIGUA AND BARBUDA		
	 (c) the license or issue of Digital Signatures or the certificate has been revoked or suspended, unless such publication is for the purpose of verifying a digital signature created prior to such suspension or revocation. 			

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(2) Any person who contravenes the provision of subsection (1) commits an offence and shall upon conviction be liable to imprisonment for a tern not exceeding three years, or to a fine not exceeding twenty thousand dollars or both.

34. Whoever knowingly creates, publishes or otherwise makes available a Digital Signature Certificate for any fraudulent or unlawful purpose commits and offence and shall upon conviction be liable to imprisonment for a tern not exceeding five years, or a fine not exceeding thirty thousand dollars or both.

PART VIII

Liability of International and Service Providers

35. (1) The intermediary or service provider is not liable for providingaccess to or for operating facilities for information systems or transmitting, routing or storage of electronic records via an information system under its control, as long as the intermediary or service provider-(a) do not initiate the transmission; (b) does not select the addressee; (c) performs the function in an automatic, technical manner without selection of the electronic record; and (d) does not modify the electronic record contained in the transmission. (2) The acts of transmission, routing and of provision of access referred to in subsection (1) include automatic. intermediate and transient of the information transmitted in so far as this takes place— 22 The Electronic Transaction Act, 2006. No.8 of 2006. (a) for the sole purpose of carrying out the transmission in the information system; (b) in a manner that makes it ordinarily inaccessible to

Publication for fraudulent purpose.

Mere conduit.

anyone other than anticipated recipients; and

(c) for a period no longer than is reasonably necessary for the transmission.

Catching **36.** An intermediary or service provider that transmits an electronic record provided by a recipient of the service via an information system under its control is not liable for the automatic, intermediate and temporary storage of that electronic record, where the purpose of storing such electronic record is to make the onward transmission of the electronic record more efficient to other recipients of the service upon their request, as long as the service provider—

- (a) does not modify the electronic record;
- (b) complies with conditions on access to the electronic record;
- (c) complies with rules regarding the updating of the electronic record, specified in a manner widely recognised and used by industry;
- (*d*) does not interfere with the lawful use of technology, widely recognised and used by industry, to obtain information on the use of the electronic record; and
- *(e)* removes or disables access to the electronic record it has stored upon receiving a take-down notice referred to in section 39.

Hosting **37.** (1) A n intermediary or service provider that provides a service that consists of the storage of electronic records provided by a recipient of the service, is not liable for damages arising from information stored at the request of the recipient of the service, as long as the service provider—

(a) does not have actual knowledge that the information or an activity relating to the information in infringing the rights of a third party; or

No. 8 of 2006.	The Electronic Transaction Act, 2006.	23	ANTIGUA AND BARBUDA
(b) is not aware of facts or circumstances from which the infringing activity or the infringing nature of the information is apparent; and			BANDODA
	(c) upon receipt of a take-down notificatio in section 39, acts expeditiously to rem disable access to the information.		
not ap to rec its ser the pu	The limitations on liability established by the pply to a service provider unless it has designate even notifications of infringement and has provides, including on its web sites in locations at the name, address, phone number and eagent.	nted an agent wided through accessible to	
) Subsection (1) does not apply when the recipies is acting under the authority or the control of er.	-	
damage links us	An intermediary or service provider is not liables as incurred by a person if the service provider ers to a web page containing an infringing ele- per infringing activity, by using information loop	refers to ectronic	Information location tools.

- (a) does not have actual knowledge that the electronic record or an activity relating to the electronic record is infringing the rights of that person;
- (b) is not aware of facts or circumstances from which the infringing activity or the infringing nature of the electronic record is apparent;
- (c) does not receive a financial benefit directly attributable to the infringing activity; and

including a directory, index, reference, pointer, or hyperlink,

where the intermediary or service provider-

(d) removes, or disables access to, the reference or link to the electronic record or activity within a reasonable time after being informed that the electronic record or the activity relating to such electronic record, infringing the rights of a person.

ANTIGUA AND BARBUDA	2	The Electronic Transactions Act. 2006	No. 8 of 2006.	
ANTIGUA AND BARBUDA	24	<i>The Electronic Transaction Act, 2006.</i> No.8 of 2006.		
Take-down notification.				
	<i>(a)</i>	the full names and address of complainant;		
	(b)	the written or electronic signature of the complainant;		
	(c)	identification of the right that has allegedly been infringed;		
		identification of the material or activity that is claimed to be the subject of unlawful activity;		
(e) the remedial action required to be taken by the intermediary or service provider in respect of the complaint;(f) telephonic and electronic contact details, if any, of the complainant;				
	(g)	a statement that the complainant is acting in good faith;		
	(<i>h</i>)	a statement by the complainant that the information in the take-down notification is to his or her knowledge true and correct;		
t	with a se the facts	Any person who lodges a notification of unlawful activity ervice provider knowing that it materially misrepresents commits an offence and id liable for damages for l take-down.		
		n intermediary or service provider is not liable for al take-down in response to a notification.		
Monitoring a compliance.	requ of 1 (ap	0. (1) An intermediary or service provider shall not be uired to monitor any electronic record processed by means his system in order to ascertain whether its processing would art from his section) constitute or give rise to an offence or e rise to civil liability.		

No. 8 of 2006.	<i>The Electronic Transaction Act, 2006.</i> 25	ANTIGUA AND BARBUDA
	Except as provided by subsection (1), nothing in this on shall relieve an intermediary or service provider from—	
	(<i>a</i>) any obligation to comply with an order direction of a court or other competent authority; or	
	(b) any contractual obligation.	
or cond interme	(1) The Minister may by regulations establish standards uct requirements with which service providers or diaries carrying on business in or from within Antigua buda must comply.	Code of practice.
subsect	(2) A standard established by regulations made under ion (1) may relate to one or more of the following matters-	_
(4	a) the types of services that are permitted to be provided by intermediaries;	
((b) the types of customers to whom services may be provided by intermediaries;	
((c) the types of information permitted to be contained in an electronic record for which services are provided by intermediaries;	
((d) the contractual application of relevant codes of conduct or standards to customers of intermediaries and service providers;	
	(e) the information to be disclosed by intermediaries and service providers, including the name, address, e-mail address and contact and registration details;	
	 (f) the actions to be takin in the event of customers of intermediaries or service providers sending bulk, unsolicited electronic records; 	
	(g) the practical application of the relevant laws of Antigua and Barbuda to intermediaries and service providers;	
	(<i>h</i>) procedures for dealing with complaints;	

ANTIGUA AND BARBUDA	2	The Electronic Transactions A	ct. 2006	No. 8 of 2006.
ANTIGUA AND BARBUDA		e Electronic Transaction Act, 2006. rocedures for dispute resolution, includir	No.8 of 2006.	
		esolution by electronic means; and	ig dispute	
	<i>(j)</i> s	uch other matters as the Minister may re	quire.	
	(3) Regu	lations made under subsection (1) shall	provide—	
(a) that an intermediary or service provider who fails to comply with a standard prescribed in the regulations shall in the first instance be given a written warning by the Minister;				
(b) that the Minister may direct that person to cease or correct his practices; and				
(c) that if that person fails to do so within such period as may be stated in the direction, he commits an offence and shall be liable to such penalties as may be prescribed.			mits an	
	organisa carrying by notice	f the Minister is satisfied that a person, b tion represents intermediaries or service on business in Antigua and Barbuda, the e given to the person, body or organisation on, body or organisation to—	providers e Minister may,	
	(a)	develop standards or conduct requiren apply to intermediaries or service prov that deal with one or more specified m to the provision of services by those in or service providers; and	viders and natters relating	
	(b)	provide details relating to those standa conduct requirements to the Minister time as may be specified in the reques	within such	

(5) If the Minister is satisfied with the standards and conduct requirements provided under subsection (4), he shall approve such standards and conduct requirements by notice published in the *Gazette* and thereupon such standards and conduct requirements shall apply to such intermediaries or service providers as may be specified in the notice.

No. 8 of 2006.	The Electronic Transaction Act, 2006. 27	ANTIGUA AND BARBUDA
	(6) If the Minister has approved any standard or conduct requirement that applies to intermediaries or service providers, and	
	 (a) he receives notice from a person, body or organisation representing intermediaries or service providers or proposals to amend the standard or conduct requirement; or 	
	(b) he no longer considers that the standard or conduct requirement is appropriate, he may by notice published in the <i>Gazette</i> , revoke or amend any existing standard or conduct requirement.	
	(7) References in this section to intermediaries and service providers include references to a particular class of intermediaries or to a particular class of service providers.	
	PART IX Miscellaneous	
	42. (1) A person using electronic communications to sell goods or service to consumers shall provide accurate, clear and accessible information about themselves, sufficient to allow:	Consumer Protection.
	(a) the legal name of the person, its principal geographic address, and an electronic means of contact or telephone number;	
	(b) prompt, easy and effective consumer communication with the seller;	
	(c) service of legal process.	
	(2) A person using electronic communications to sell goods or services to consumers shall provide accurate and accessible information describing the goods or services offered, sufficient to enable consumers to make an informed decision about the proposed transaction and to maintain an adequate records of the information.	
	(2) A norson using electronic communications to call goods	

(3) A person using electronic communications to sell goods or services to consumers shall provide information about the terms, conditions and costs associated with a transaction, and notably:

ANTIGUA AND BARBUDA	2	The Electronic Transactions Act. 2006			No. 8 of 2006.		
ANTIGUA AND BARBUDA	28	The Electr	onic Transaction Act, 2006.	No.8 of 2006.			
		(a) terms, o	conditions and methods of p	ayment; and			
		(b) details mination policy					
Offences by bodies corporate	to a o v b p n	ommitted by a ed with the co ny neglect on ther similar o vas purporting ody corporate roceeded aga (2) Where nembers, subs	e an offence under this Act, a body corporate, is proved nsent or connivance of, or t the part of, any director, ma fficer of the body corporate to act in any such capacity e, shall be guilty of that offe inst and punished according the affairs of a body corpo ection (1) shall apply in rela- ember in connection with h	to have been commit- o be attributable to anager, secretary or , or any person who , he, as well as the nce and be liable to be dy.			
	n	management as if he were a director of the body corporate.					
Appointment of e-business Advisory Board.	tl	44. (1) The ne e-Business					
	1.						
		(a)	on the discharge of its fun	ctions under this Act			
		(b)	on any matter connected v to in paragraph (<i>a</i>);	with the functions referred			
		(c)	on any matter connected w this Act; and	ith the administration of			
		(d)	on any matter referred to i connected or relates to the this Act.	•			
		of the Ministe	embers of the Board shall h r and notwithstanding any c advice on a voluntary basis.	-			

(4) The Board shall consist of not less than seven, nor more than ten persons appearing to the Minister to be knowledgeable and experienced about electronic business, the Internet, E-

ANTIGUA AND BARBUDA	2 The Electronic Transaction	ons Act. 2006	No. 8 of 2006.			
	Commerce, technology law or electronic tr	ansactions.				
No. 8 of 2006.	The Electronic Transaction Act, 2006. (5) The Board shall, at first meeting and meeting in every calendar year thereafter, a member to be the chairman of the Board un meeting of the Board I the following calend	ppoint one of their til the date of the first	ANTIGUA AND BARBUDA			
	(6) The Board shall determine its own procedure.					
	45. (1) Without derogating from the powers to make Regulations. Regulations conferred elsewhere in this Act, the Minister may make regulations—					
	permitted by this Act					
	(b) authorising or facilitating—					
	(i) the investigation of; or					
	(ii) the bringing of, criminal prespect of, the processing that may be, or is, an offer other Act; or	of electronic records				
	(c) for carrying the purpose and puinto effect.	rovision of this Act				
(2) Regulations made under this Act may provide that the contravention of any provision constitutes an offence and may prescribe penalties for any such offence not exceeding the maximum fine and term of imprisonment prescribed in the Act for any offence under this Act.						
thi	Passes by the House of Representatives s 4 th day of May, 2006.	Passed by the Se 24 th day of May, 200				
D. Giselle Isaac-Arrindell, Speaker.		Hazlyn M. Fi Preside				

Yvonne Henry *Clerk to the House of Representatives.* **Yvonne Henry,** *Clerk to the Senate.*

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