

THE STATUTES OF THE REPUBLIC OF SINGAPORE

NATIONAL REGISTRY OF DISEASES ACT 2007

2020 REVISED EDITION

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National Registry of Diseases Act 2007

ARRANGEMENT OF SECTIONS

PART 1

PRELIMINARY

Section

- 1. Short title
- 2. Interpretation

PART 2

NATIONAL REGISTRY OF DISEASES

- 3. Appointment of Registrar, etc.
- 4. National Registry of Diseases
- 5. Registers

PART 3

NOTIFICATION OF REPORTABLE DISEASES

- 6. Duty to notify Registrar of reportable diseases
- 7. Collection of information

PART 4

CONFIDENTIALITY AND DISCLOSURE

- 8. Confidentiality
- 9. Disclosure and publication of anonymised information
- 10. National public health programmes
- 11. Medical treatment
- 12. Disclosure of individually-identifiable information for public health research

National Registry of Diseases Act 2007

PART 5

ENFORCEMENT POWERS

Section

- 13. Appointment of investigation officers
- 14. Powers of entry, inspection, search, seizure, etc.
- 15. Powers to examine and secure attendance

PART 6

MISCELLANEOUS

- 16. Offences by bodies corporate, etc.
- 17. Protection from liability
- 18. Obstructing Registrar, Registry officer, etc., in execution of duty
- 19. Jurisdiction of court
- 20. Composition of offences
- 21. General exemption
- 22. Amendment of Schedule
- 23. Regulations
- 24. Saving provision for personal information previously collected The Schedule — Reportable diseases

An Act to establish the National Registry of Diseases and to provide for the compilation of information on the incidence of certain diseases for use as a basis for the direction of programmes for disease prevention and control, and for purposes connected therewith.

[1 August 2009]

PART 1

PRELIMINARY

Short title

1. This Act is the National Registry of Diseases Act 2007.

Interpretation

- 2. In this Act, unless the context otherwise requires
 - "agent of the Registry" means any public officer or employee of any statutory body who is appointed by the Director-General under section 3(3) to be an agent of the Registry;

[Act 11 of 2023 wef 01/05/2023]

- "anonymised", when used to describe information pertaining to an individual, means that the identity of that individual has been concealed or protected, whether by presenting the information in a statistical form or otherwise, such that it cannot be readily discovered or ascertained from that information;
- "authorised Registry officer" means any Registry officer who is duly authorised by the Registrar in writing to carry out any particular function or to exercise any particular power under this Act;
- [Deleted by Act 11 of 2023 wef 01/05/2023]

"Director-General" means the Director-General of Health;

[Act 11 of 2023 wef 01/05/2023]

- "disclose", in relation to any information held by the Registry, includes to grant to any person access to that information;
- "disease" means any physical or mental ailment, disorder, defect or morbid condition (whether of sudden onset or gradual development), or the recurrence of that ailment, disorder, defect or morbid condition;

"healthcare institution" means —

(a) any private hospital, medical clinic, clinical laboratory or healthcare establishment licensed under the Private Hospitals and Medical Clinics Act 1980;

[Act 3 of 2020 wef 03/01/2022]

(*aa*) any premises or conveyance specified in a licence granted under the Healthcare Services Act 2020; or [Act 3 of 2020 wef 03/01/2022]

- (b) any facility, premises or conveyance declared by the Minister, by order in the *Gazette*, to be a healthcare institution for the purposes of this Act;
- "individually-identifiable", when used to describe information pertaining to an individual, means that the identity of that individual can be readily discovered or ascertained from that information;
- "investigation officer" means any public officer who is appointed under section 13 to be an investigation officer for the purposes of this Act;
- "manager", in relation to a healthcare institution, means the individual having the management or control of the healthcare institution;

[Act 3 of 2020 wef 03/01/2022]

- "medical practitioner" means a medical practitioner registered under the Medical Registration Act 1997 and who holds a valid practising certificate;
- "register" means a register kept and maintained by the Registrar under section 5;
- "Registrar" means the person appointed by the Director-General under section 3 to be the Registrar of the Registry and includes a Deputy Registrar and an Assistant Registrar;

- "Registry" means the National Registry of Diseases established under section 4;
- "Registry officer" means any person who is appointed by the Director-General under section 3 to be an officer of the Registry;

[Act 11 of 2023 wef 01/05/2023]

- "regulations" means regulations made under section 23;
- "reportable disease" means a disease that is specified in the Schedule;

[[]Act 11 of 2023 wef 01/05/2023]

"requisite consent", for the purposes of section 11 or 12, means —

- (*a*) the consent, given in the prescribed form and manner, of the person whose individually-identifiable information is to be disclosed under that section; or
- (b) where the person mentioned in paragraph (a) is unable to give his or her own consent due to age, infirmity of mind or body or any other cause, the consent, given in the prescribed form and manner, of such other person who is authorised by the regulations to give such consent for and on his or her behalf.

PART 2

NATIONAL REGISTRY OF DISEASES

Appointment of Registrar, etc.

3.—(1) The Director-General must, with the approval of the Minister, appoint a Registrar who is responsible for the administration of the Registry.

[Act 11 of 2023 wef 01/05/2023]

(2) The Director-General may, with the approval of the Minister, appoint —

- (a) a Deputy Registrar;
- (b) one or more Assistant Registrars; and
- (c) such other Registry officers as the Director-General may consider necessary,

to assist the Registrar in the administration of the Registry.

[Act 11 of 2023 wef 01/05/2023]

(3) The Director-General may appoint any public officer or employee of any statutory body to be an agent of the Registry to assist in the collection and collation of any information under this Act, subject to such conditions and limitations as the Director-General may specify.

[Act 11 of 2023 wef 01/05/2023]

(4) The Registrar, Deputy Registrar, Assistant Registrars, Registry officers and agents of the Registry are deemed to be public servants within the meaning of the Penal Code 1871.

National Registry of Diseases

4. A National Registry of Diseases is established, the functions of which are —

- (a) to collect information on reportable diseases that have been diagnosed and treated in Singapore;
- (b) to establish, keep and maintain for each reportable disease a register containing individually-identifiable information obtained under this Act;
- (c) to compile and publish statistics on the epidemiology, management and outcomes of reportable diseases;
- (d) to provide information for the purpose of supporting
 - (i) health services that are being provided by healthcare institutions to the patients of the healthcare institutions who are suffering from any reportable disease; and
 - (ii) national public health policies, initiatives, programmes and related studies concerning any reportable disease; and
- (e) generally to do all such acts, matters and things as are necessary to be carried out under this Act.

Registers

5.—(1) The Registrar must keep and maintain for each reportable disease a register containing individually-identifiable information of each person who is diagnosed with and treated for that disease in Singapore.

(2) The registers kept and maintained under subsection (1) must not be open for inspection by the public.

PART 3

NOTIFICATION OF REPORTABLE DISEASES

Duty to notify Registrar of reportable diseases

6.—(1) Where a person is diagnosed with or undergoes treatment for a reportable disease at a healthcare institution, the manager of the healthcare institution must, in the form and within the time prescribed, notify the Registrar of that fact.

(2) Any manager of a healthcare institution who —

- (*a*) without reasonable excuse, fails to comply with the requirements of subsection (1); or
- (b) in compliance or purported compliance with subsection (1), furnishes as true information which the manager knows or has reason to believe to be false,

shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$2,000.

(3) A certificate under the hand of the Registrar stating that a notification required under subsection (1) has not been furnished or is incorrect is prima facie evidence of the facts stated in the certificate.

Collection of information

7.—(1) Upon a notification being made to the Registrar under section 6, the Registrar or an authorised Registry officer may require the manager of the healthcare institution who made the notification to provide any additional information that may be prescribed concerning the person to whom the notification relates.

(2) For the purpose of subsection (1), the Registrar or an authorised Registry officer may require the manager of the healthcare institution —

- (*a*) to furnish the prescribed additional information to any Registry officer or agent of the Registry; or
- (b) to produce to the Registrar or any Registry officer or agent of the Registry for inspection any medical record, book or

document which contains or may contain the prescribed additional information.

- (3) Any manager of a healthcare institution who
 - (*a*) without reasonable excuse, fails to comply with the requirement of the Registrar or an authorised Registry officer under this section; or
 - (b) in compliance or purported compliance with this section, furnishes as true information which the manager knows or has reason to believe to be false,

shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$2,000.

(4) A certificate under the hand of the Registrar stating that the additional information required under subsection (1) has not been furnished or is incorrect is prima facie evidence of the facts stated in the certificate.

PART 4

CONFIDENTIALITY AND DISCLOSURE

Confidentiality

8.—(1) Except in the case of a prosecution for an offence under this Act, the Registrar, a Registry officer, an agent of the Registry or any other person who acts under the direction of the Director-General or Registrar for any purpose related to the Registry is not compellable in any proceedings to give evidence in respect of, or to produce any document containing, any individually-identifiable information which has been obtained under this Act.

[Act 11 of 2023 wef 01/05/2023]

(2) Unless otherwise provided by this Act, the Registrar, a Registry officer, an agent of the Registry or any other person who acts under the direction of the Director-General or Registrar for any purpose related to the Registry must not disclose the contents of any register or any individually-identifiable information which may have come to

his or her knowledge in the course of performing any duty or function under this Act or carrying out any act in relation to the Registry.

[Act 11 of 2023 wef 01/05/2023]

(3) Any person who fails to comply with subsection (2) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$10,000 or to imprisonment for a term not exceeding 12 months or to both.

Disclosure and publication of anonymised information

9.—(1) The Registrar —

(a) may, on a request by any person and —

- (i) upon payment by the person of the prescribed fee; and
- (ii) subject to the conditions that the Registrar may impose; and
- (b) must, on a request by the Director-General,

disclose or publish any information held by the Registry in an anonymised form.

[Act 11 of 2023 wef 01/05/2023]

(2) Any person who fails to comply with any condition imposed under subsection (1) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$5,000 or to imprisonment for a term not exceeding 6 months or to both.

National public health programmes

10.—(1) The Registrar may, with the approval of the Director-General, disclose individually-identifiable information held by the Registry to any public officer or any other person for the purpose of conducting national public health programmes concerning any reportable disease.

[Act 11 of 2023 wef 01/05/2023]

(2) In determining whether to approve the disclosure under subsection (1), the Director-General must, subject to subsection (3), have regard to —

- (a) the aims and objectives of the national public health programme, including any public health benefits to Singapore;
- (b) the identity of the public officers or persons involved in the programme to whom the individually-identifiable information held by the Registry will be disclosed;
- (c) the use to which the individually-identifiable information will or may be put; and
- (d) the measures that will be put in place under the national public health programme to protect the individually-identifiable information from unauthorised disclosure.

[Act 11 of 2023 wef 01/05/2023]

(3) The Director-General must not approve any disclosure under subsection (1) unless the Director-General is satisfied that the national public health programme cannot be carried out with anonymised information.

[Act 11 of 2023 wef 01/05/2023]

(4) The Director-General may, when granting approval under subsection (1), impose the conditions that the Director-General considers necessary with respect to -

- (*a*) the identities of the public officers or persons, or class of public officers or persons who are authorised to receive or handle the individually-identifiable information;
- (b) the use to which the individually-identifiable information is to or may be put; and
- (c) the measures that must be put in place under the national public health programme to protect the individually-identifiable information from unauthorised disclosure.

[Act 11 of 2023 wef 01/05/2023]

(5) The Director-General may, at any time, vary or revoke any of the existing conditions imposed under subsection (4) or impose new conditions.

[Act 11 of 2023 wef 01/05/2023]

(6) The Director-General may, at any time, revoke the approval given under subsection (1).

[Act 11 of 2023 wef 01/05/2023]

(7) Any person who fails to comply with any condition imposed under subsection (4) or any new condition imposed under subsection (5) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$10,000 or to imprisonment for a term not exceeding 12 months or to both.

Medical treatment

11. The Registrar may, if he or she thinks fit, disclose to a medical practitioner any individually-identifiable information of a medical nature held by the Registry concerning a person suffering from a reportable disease if the Registrar is satisfied that —

- (a) the medical practitioner is responsible for the treatment and care of that person;
- (*b*) the disclosure is necessary for the proper treatment of that person; and
- (c) the requisite consent has been given for the disclosure.

Disclosure of individually-identifiable information for public health research

12.—(1) A person (called in this section the researcher) who requires any individually-identifiable information held by the Registry for the purpose of carrying out any medical, epidemiological or other form of public health research concerning any reportable disease may apply to the Registrar in the prescribed form for the disclosure of the information.

(2) The Registrar may, subject to the conditions that he or she thinks fit to impose and upon the payment by the researcher of the prescribed fees (if any) disclose to the researcher the individually-identifiable information if the Registrar is satisfied that —

(*a*) the research cannot be carried out with anonymised information;

- (b) the requisite consent has been given for the individually-identifiable information to be disclosed to the researcher for the purpose of the research;
- (c) the research may -
 - (i) improve the quality of health services provided for patients suffering from any reportable disease in Singapore; or
 - (ii) support any national public health policy, initiative or programme concerning any reportable disease; and
- (*d*) the researcher and the research comply with the prescribed conditions, if any.

(3) A researcher to whom the individually-identifiable information of any person has been disclosed under subsection (2) must not —

- (*a*) use the individually-identifiable information for any purpose other than the purpose approved by the Registrar; or
- (b) disclose the name or any other individually-identifiable information of that person unless the requisite consent has been given for the disclosure.

(4) A researcher to whom the individually-identifiable information of any person has been disclosed under subsection (2) must not disclose —

- (a) the name or any other information leading to the identification of the healthcare institution in which that person has been diagnosed with, or has been or is being examined or treated for, a reportable disease unless the manager of that healthcare institution has given his or her consent for the disclosure in the prescribed form and manner; or
- (b) the name or any other information leading to the identification of the person who provided the individually-identifiable information to the Registrar under this Act, unless that person has given his or her

consent for the disclosure in the prescribed form and manner.

(5) Before making any decision on an application under subsection (1), the Registrar may refer the application to a national research advisory committee comprising at least 3 and not more than 5 members appointed by the Director-General and, in making a decision, the Registrar must have regard to any report made to the Registrar by the national research advisory committee.

[Act 11 of 2023 wef 01/05/2023]

(6) Where a researcher to whom any individually-identifiable information of any person has been disclosed under subsection (2) contravenes subsection (3) or (4) or any condition imposed under subsection (2), the researcher shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$10,000 or to imprisonment for a term not exceeding 12 months or to both.

PART 5

ENFORCEMENT POWERS

Appointment of investigation officers

13.—(1) The Director-General may, in writing, appoint any public officer to be an investigation officer for the purpose of conducting an investigation into any offence under this Act.

[Act 11 of 2023 wef 01/05/2023]

(2) Every investigation officer, when exercising any of his or her powers under this Act, must, if not in uniform, declare his or her office and must, on demand, produce to any person affected by the exercise of that power such identification card as the Director-General may direct to be carried by the investigation officer when exercising that power.

[Act 11 of 2023 wef 01/05/2023]

Powers of entry, inspection, search, seizure, etc.

14.—(1) An investigation officer has, for the purposes of investigating any offence under this Act, the power to do all or any of the following:

- (a) to enter, inspect and search, without warrant at any reasonable time, any place which the investigation officer has reason to believe contains evidence relating to or connected with an offence under this Act;
- (b) for the purposes of paragraph (a)
 - (i) to inspect and make copies of and take extracts from, or require the occupier or any person having the management or control of any place mentioned in that paragraph to provide copies of or extracts from, any book, document, record or electronic material;
 - (ii) to inspect and make copies of and take extracts from, or require the occupier or any person having the management or control of any place mentioned in that paragraph to provide copies of or extracts from, any medical record of any person who has been or who is being treated or examined at that place, even if the prior consent of the person has not been obtained;
 - (iii) to seize and remove from any place mentioned in that paragraph any book, document, record, electronic material, article or thing which the investigation officer reasonably believes to be the subject matter of, or to be connected with the commission of, an offence under this Act; and
 - (iv) to make such examination or inquiry as may be necessary to ascertain whether the provisions of this Act have been complied with;
- (c) to require any person, by way of a written order, to produce any book, document, record, electronic material, article or thing that the investigation officer considers is necessary or desirable for the purposes of an investigation under this Act.

(2) The occupier or any person having the management and control of, or who is found in, any place mentioned in subsection (1)(a) must render all necessary assistance and cooperation to the investigation

officer as are necessary for an entry, inspection, examination, inquiry or otherwise for the exercise of the officer's powers under this Act in relation to that place.

- (3) Any person who
 - (*a*) obstructs, hinders or impedes an investigation officer in the exercise of the officer's power under this section; or
 - (b) fails to comply with any order or requirement of an investigation officer under this section or to produce any book, document, record, electronic material, article or thing which the person is required by or under this Act to produce to an investigation officer,

shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$5,000 or to imprisonment for a term not exceeding 6 months or to both.

Powers to examine and secure attendance

15.—(1) An investigation officer may —

- (*a*) examine orally any person supposed to be acquainted with the facts and circumstances of any offence or matter under this Act, and to reduce to writing any statement made by the person so examined; and
- (*b*) require by written order the attendance before himself or herself of any person, being within the limits of Singapore, who, from information given or otherwise, appears to be acquainted with the facts and circumstances of any offence or matter under this Act and that person must attend as required.

(2) The person mentioned in subsection (1)(a) is bound to state truly the facts and circumstances with which the person is acquainted concerning any offence or matter under this Act, except only that the person may decline to make, with regard to any fact or circumstance, a statement which would have a tendency to expose the person to a criminal charge, penalty or forfeiture.

. .. .

(3) A statement made by a person under this section must —

(a) be read over to the person; and

(b) after correction (if necessary), be signed by the person.

(4) If any person fails to attend as required by an order under subsection (1)(b), the investigation officer may report the failure to a Magistrate who may then issue a warrant to secure the attendance of that person as required by the order.

PART 6

MISCELLANEOUS

Offences by bodies corporate, etc.

16.—(1) Where an offence under this Act committed by a body corporate is proved —

- (*a*) to have been committed with the consent or connivance of an officer; or
- (b) to be attributable to any neglect on the officer's part,

the officer as well as the body corporate shall be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

(2) Where the affairs of a body corporate are managed by its members, subsection (1) applies in relation to the acts and defaults of a member in connection with the member's functions of management as if the member were a director of the body corporate.

(3) Where an offence under this Act committed by a partnership is proved —

- (*a*) to have been committed with the consent or connivance of a partner; or
- (b) to be attributable to any neglect on the partner's part,

the partner as well as the partnership shall be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

(4) Where an offence under this Act committed by an unincorporated association (other than a partnership) is proved —

- (*a*) to have been committed with the consent or connivance of an officer of the unincorporated association or a member of its governing body; or
- (b) to be attributable to any neglect on the part of that officer or member,

the officer or member as well as the unincorporated association shall be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

(5) In this section —

"body corporate" includes a limited liability partnership which has the meaning given by section 2(1) of the Limited Liability Partnerships Act 2005;

"officer" —

- (*a*) in relation to a body corporate, means any director, partner, member of the committee of management, chief executive, manager, secretary or other similar officer of the body corporate and includes any person purporting to act in any such capacity; or
- (b) in relation to an unincorporated association (other than a partnership), means the president, the secretary, or any member of the committee of the unincorporated association, or any person holding a position analogous to that of president, secretary or member of a committee and includes any person purporting to act in any such capacity;

"partner" includes a person purporting to act as a partner.

(6) The Minister may, by regulations, provide for the application of any provision of this section, with the modifications that the Minister considers appropriate, to any body corporate or unincorporated association formed or recognised under the law of a territory outside Singapore.

Protection from liability

17.—(1) No action, suit or other legal proceedings shall lie against the Government or personally against the Director-General, the Registrar, a Registry officer, an agent of the Registry, an investigation officer or any other person for anything done or omitted to be done in good faith in the course of or in connection with —

- (*a*) the exercise or purported exercise of any power under this Act;
- (b) the performance or purported performance of any function or the discharge or purported discharge of any duty under this Act; or
- (c) the compliance or purported compliance with this Act. [Act 11 of 2023 wef 01/05/2023]

(2) A person who makes a notification to the Registrar under section 6 or who otherwise makes available to the Registrar, a Registry officer, an agent of the Registry or an investigation officer any document or other information for the purpose of complying with the requirements of this Act, shall not, by virtue of doing so —

- (*a*) be liable to any suit or other legal proceedings for breach of confidence; or
- (b) be held in any proceedings before any court or tribunal or in any other respect to have breached any code of professional etiquette or ethics, or to have departed from any accepted form of professional conduct.

(3) Where pursuant to this Act the Registrar discloses to any person any information that is held by the Registry, neither the Registrar nor any Registry officer involved in the disclosure of the information shall be liable for any loss or damage suffered by that person or by any other person by reason of any error or omission of any nature appearing in the information disclosed or however caused if the error or omission was made in good faith and in the ordinary course of the discharge of the duties of the Registrar or Registry officer.

Obstructing Registrar, Registry officer, etc., in execution of duty

18. Any person who obstructs, hinders or impedes the Registrar, a Registry officer or an agent of the Registry in the performance or execution of his or her duty or anything which he or she is authorised, empowered or required to do under this Act shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$5,000 or to imprisonment for a term not exceeding 6 months or to both.

Jurisdiction of court

19

19. Despite any provision to the contrary in the Criminal Procedure Code 2010, a District Court has jurisdiction to try any offence under this Act and has power to impose the full penalty or punishment in respect of the offence.

Composition of offences

20.—(1) The Director-General may compound any offence under this Act that is prescribed as a compoundable offence by collecting from the person reasonably suspected of having committed that offence a sum not exceeding the lower of the following —

- (*a*) one half of the amount of the maximum fine prescribed for that offence;
- *(b)* \$5,000.

[Act 11 of 2023 wef 01/05/2023]

(2) On payment of the sum of money mentioned in subsection (1), no further proceedings may be taken against that person in respect of the offence.

(3) All sums collected under this section must be paid into the Consolidated Fund.

General exemption

21.—(1) The Minister may, by order in the *Gazette*, either permanently or for such period as the Minister may think fit, exempt any person or class of persons from all or any of the provisions of this Act.

(2) The Minister may, when granting an exemption under subsection (1), impose such conditions as the Minister thinks fit.

Amendment of Schedule

22. The Minister may, by order in the Gazette, amend the Schedule.

Regulations

23.—(1) The Minister may make regulations for carrying out the purposes and provisions of this Act.

(2) Without limiting subsection (1), the Minister may make regulations with respect to all or any of the following matters:

- (a) the circumstances under and the manner in which individually-identifiable information held by the Registry may be anonymised for the purposes of disclosure and publication under section 9;
- (b) the circumstances under and the manner in which persons whose individually-identifiable information is held by the Registry, or the next-of-kin of those persons, may be contacted for the purposes of any national public health programme mentioned in section 10;
- (c) the circumstances under and the manner in which individually-identifiable information held by the Registry may be disclosed for the purposes of any medical, epidemiological or other form of public health research mentioned in section 12;
- (*d*) the circumstances under and the manner in which a person may obtain certified extracts of individually-identifiable information relating to himself or herself;
- (e) the forms to be used for the purposes of this Act;
- (*f*) the fees and charges payable under or for the purposes of this Act;
- (g) the offences which may be compounded under section 20;
- (*h*) any other matter as may be necessary or expedient to be prescribed for carrying out the provisions of this Act.

(3) The Minister may, in making any regulations, provide that any contravention of or failure to comply with any regulation shall be an offence punishable with a fine not exceeding \$10,000 or with imprisonment for a term not exceeding 6 months or with both.

Saving provision for personal information previously collected

24.—(1) As from the date on which any disease becomes a reportable disease for the purposes of this Act —

- (*a*) any personal information that had already been collected by a specified entity before that date pertaining to a person who had been diagnosed with or who had undergone treatment for that disease for the purposes of a national disease registry is deemed to be personal information that has been collected under and for the purposes of this Act in relation to that reportable disease; and
- (b) any person who had made a notification of any such personal information to the specified entity before that date is entitled to the same protection from liability under section 17(2) as if the person had made the notification under section 6 on or after that date.

(2) In subsection (1), "specified entity" means any entity that is declared by the Minister by notification in the *Gazette* to be a specified entity for the purposes of this section.

THE SCHEDULE

Sections 2 and 22

REPORTABLE DISEASES

1. Cancer, including in situ neoplasms, neoplasms with borderline or uncertain malignant potential, as well as all tumours (malignant, borderline, in situ and benign) of the brain and other parts of the central nervous system (including the pituitary gland, craniopharyngeal duct and pineal gland).

- 2. Single Kidney Post Nephrectomy (Donor).
- 3. Liver Post Hepatic Resection (Donor).

4. Chronic kidney failure, as defined in the National Registry of Diseases (Chronic Kidney Failure Notification) Regulations 2011.

THE SCHEDULE — *continued*

5. Acute myocardial infarction as defined in the National Registry of Diseases (Acute Myocardial Infarction Notification) Regulations 2012.

[S 354/2009; S 529/2009; S 99/2011; S 411/2012]

LEGISLATIVE HISTORY NATIONAL REGISTRY OF DISEASES ACT 2007

This Legislative History is a service provided by the Law Revision Commission on a best-efforts basis. It is not part of the Act.

1. Act 56 of 2007 — National Registry of Diseases Act 2007

Bill	:	42/2007
First Reading	:	22 October 2007
Second and Third Readings	:	12 November 2007
Commencement	:	1 August 2009

Note: This Act was brought into force after it was revised in 2008.

2. G.N. No. S 354/2009 — National Registry of Diseases Act (Amendment of Schedule) Order 2009

	Commencement	:	1 August 2009
3.			egistry of Diseases Act (Amendment of No. 2) Order 2009
	Commencement	:	1 November 2009
4.			gistry of Diseases Act (Amendment of order 2011
	Commencement	:	1 March 2011
5.			egistry of Diseases Act (Amendment of Order 2012
	Commencement	:	1 September 2012
6.	2020 Revised Edition — Nati Act	onal 2007	Registry of Diseases
	Operation	:	31 December 2021
7.	Act 3 of 2020 — Healthcare a (Amendments made by the abo		
	Date of First Reading	:	4 November 2019 (Bill No. 37/2019 published on 4 November 2019)
	Second and Third Readings	:	6 January 2020
	Date of Commencement	:	3 January 2022

8. Act 11 of 2023 — Healthcare Services (Amendment) Act 2023 (Amendments made by the above Act)

Bill	:	6/2023
First Reading	:	6 February 2023
Second and Third Readings	:	6 March 2023
Commencement	:	1 May 2023

Abbreviations

(updated on 29 August 2022)

G.N.	Gazette Notification
G.N. Sp.	Gazette Notification (Special Supplement)
L.A.	Legislative Assembly
L.N.	Legal Notification (Federal/Malaysian)
М.	Malaya/Malaysia (including Federated Malay States, Malayan Union, Federation of Malaya and Federation of Malaysia)
Parl.	Parliament
S	Subsidiary Legislation
S.I.	Statutory Instrument (United Kingdom)
S (N.S.)	Subsidiary Legislation (New Series)
S.S.G.G.	Straits Settlements Government Gazette
S.S.G.G. (E)	Straits Settlements Government Gazette (Extraordinary)