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THE CONSUMER PROTECTION ACT, 2020

ARRANGEMENT OF SECTIONS

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Sierra Leone

A BILL ENTITLED

The Consumer Protection Act, 2020.

Short title.

Being an Act to provide for the protection and promotion of the interests of consumers to provide for the establishment of the National Consumer Protection Commission and for other related matters.

>] Date of commencement.

ENACTED by the President and Members of Parliament in this present Parliament assembled.

[

Application. 1. This Act applies to the supply of goods and or services in trade or commerce in Sierra Leone, including supply by entities owned wholly or partly by the State.

Interpretation. 2. In this Act, unless the context otherwise requires-

"acquire" includes purchase, exchange taking on lease, hire or by credit;

- "adjudicator" means a legal practitationer appointed under section 24 (2) to determine a resolution to disputes between consumers, service providers and suppliers;
- "appropriate laboratory" means an accredited laboratory or organization recognized by Government and includes any such laboratory or organization established by or under any enactment for carrying out analysis or tests of any goods with a view to determining whether the goods suffer from any defect;
- "auction" means any sale of goods or services at which some or all of the persons present compete for the purchase of goods or services, whether by way of bidding or any other means;
- "Chief Executive Officer" mean the Chief Executive Officer appointed under section 13;
- "Commission" means the National Consumer Protection Commission of Sierra Leone established under section 3;
- "complaint" means any aspect of the goods services or the conduct of the supplier or service provider which cause or have the potential to cause detriment to a consumer;

"Consumer" means any person or body corporate who acquires goods or services for personal, domestic or household use or consumption whether for the benefit of themselves or other persons, but does not include a person who obtains such goods or services for resale or for any commercial purpose;

- "commercial purpose" does not include use of goods or services duly registered exclusively for the purpose of earning a livelihood by means of selfemployment;
- "consumer association" means a voluntary body of persons duly registered under any enactments whose prinicipal objective is to protect and promote consumer interests;
- "consumer contract" means an agreement, whether or not in writing and whether of specific or general use, to supply goods or services to a consumer;
- "consumer representative" means a person or organisation who with the agreement of the consumer provides assistance and support to the consumer in expressing views or taking other actions;

"credit" is provided if' a right is granted by a person to another person to-

- (a) defer payment of a debt;
- (b) incur a debt and defer its payment; or
- (c) purchase property or services and defer payment for that purchase in whole or in part;
- "credit contract" means a contract under which credit is or may be provided;

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"creditor" means a person who provides, or may provide, credit under a credit contract;

- "debtor" means a person to whom credit has been provided, or may be provided, under a credit contract;
- "default fees" means fees or charges payable on a breach of a credit contract by a debtor or on the enforcement of a credit contract by a creditor;
- "distributor" in relation to any particular goods, means a person who in trade and commerce is supplied with those goods by a producer, importer or other distributor and in turn supplies those goods to either another distributor or to a retailer;
- "interest charge" means a charge that accrues over time and is determined by applying a rate to an amount owing under a credit contract;
- "goods" includes all tangible items or articles acquired or used by a consumer including-
 - (a) ships, aircraft and other vehicles;
 - (b) animals (including fish);
 - (c) minerals, trees and crops, whether on, under or attached to land or not;
 - (d) gas, electricity, water, telecommunications;
- "Government" means the Government of the Republic of Sierra Leone;
- "guarantor" in relation to a credit contract means a person who-

- (a) guarantees the performance of a debtor's obligations under the contract;
- (b) indemnifies a creditor against any loss that the creditor may incur in connection with the contract; or
- (c) assumes liability for performing the obligations of a debtor under the contract;
- "importer" with respect to any particular goods, means a person who brings those goods or causes them to be brought from outside Sierra Leone to Sierra Leone, with the intention of making them available for supply in trade or commerce.
- "Inspector" means an inspector appointed under this Act;
- "Minister" means the Minister responsible for "trade and industry";
- "price" of goods or services, means the amount paid or payable (including any charge of any description) for their acquisition.
- "producer" means a person who-
 - (a) grows, nurtures, harvests, mines, generates, refines, creates, manufactures or otherwise produces the goods, or causes any of those things to be done, with the intention of making them available for supply in trade or commerce; within Sierra Leone
 - (b) by applying a personal or business name, trade mark, trade description or other visual representation on or in relation to the goods, has created or established reasonable expectation that the person is a person contemplated in paragraph (a);

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- "pyramid scheme" means a scheme for the supply of goods, services or financial benefit where-
 - (a) a person, in order to take part in the scheme, makes a payment or provides another benefit to or for the benefit of any other person, whether or not the other person is described in the scheme; and
 - (b) the person who makes the payment or provides the benefit:
 - (i) receives a payment or other benefit; or
 - (ii) receives the promise of a payment or other benefit or the promise that another person will receive a payment or other benefit for inducing or enabling any other person or persons to take part in the scheme; or for enabling or assisting participants in the scheme to be promoted, transferred or to have their status changed; or for providing participants in the scheme with, or enabling participants in the scheme to be provided with, training, facilities or other services.
- "retailer" with respect to any particular goods, means a person who, in trade and commerce, supplies those goods to a consumer.
- "services" includes any rights benefits, privileges or facilities that are, or are to be, provided, granted or conferred in trade or commerce including in relation to:
 - (a) the performance of work (including work of a professional nature) whether with or without the supply of goods;

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- (b) the provision of any education, information, advice or consultation;
- (c) provision of transportation;
- (d) the provision of any accommodation including for rental; or
- (e) the provision of facilities for, amusement, entertainment, recreation or instruction,

but does not include rights or benefits being the supply of goods or the performance of work under a contract of service;

- "supply" in relation to goods includes supply (including re-supply) by way of sale, exchange, lease, hire or hire-purchase agreement and offer as a prize or reward or give-away for the purpose of advertisement or in furtherance of trade or commerce; and in relation to services includes provide, grant or confer.
- "supplier" in relation to a supply of goods or services, means the person who has supplied or holds themselves out as being able to supply the goods or services;
- "substantiation notice" means a notice under section 112
- "trade or commerce" means-
 - (a) trade or commerce within Sierra Leone; or
 - (b) trade or commerce between Sierra Leone and places outside Sierra Leone; and includes any business or professional activity (whether or not carried on for profit).
- "Sheriff" means, the Inspector General of Police of the Republic of Sierra Leone.
- "Standard Bureau" means, the Standards Bureau establiahed by Section 3 of the Standards Bureau Act, 1996 (Act No. 2 of 1991)

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"unfair supplier conduct" means a conduct that is covered by the general and specific prohibitions contained under Part IV.

PART 11 - ESTABLISHMENT OF NATIONAL CONSUMER PROTECTION COMMISSION OF SIERRA LEONE

Establishment 3. (1) There is hereby established a body to be known as the National Consumer Protection Commission of Sierra Leone, hereafter referred to as the "Commission".

(2) The Commission shall be a body corporate with perpetual succession having a common seal and shall in its corporate name be capable of-

- (a) suing and being sued;
- (b) purchasing or otherwise acquiring, holding, charging and disposing of movable and immovable property; and
- (c) performing all other duties as necessary for the proper carrying out of its functions.

Composition of the Commission. 4. The Commission shall consist of the following members who shall be appointed by the President on the recommendation of the Minister and subject to the approval of Parliament:-

- (a) a Chairman and a Deputy Chairman who shall both have proven knowledge and experience on matters relating to consumer protection;
- (b) the Permanent Secretary of the Ministry or his representative;

(c) A representative of the Bar Association qualified to be appointed as Judge of the High

Consumer Protection Act

Court:

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- (d) two representatives of registered associations concerned with consumer protection;
- (e) a representative of the Sierra Leone Chamber of Commerce, Industry and Agriculture;
- (f) four other persons having experience and knowledge in consumer protection, industry, commerce, economics, law or public administration; and
- (g) the Chief Executive Officer who shall be Secretary.

5. (I) The Commission shall be responsible for the Functions, powers and duties of the duties of the functions.

duties of the Commission.

(2) Without prejudice to the generality of subsection (1), the Commission shall-

- (a) monitor the operation of consumer markets in Sierra Leone and consider how they may be improved for the long term interests of consumers and make recommendations to the Minister as appropriate;
- (b) conduct research on consumer protection policies, enactments and make recommendations to the Minister for improvement as appropriate;
- (c) disseminate information to enable consumers to acquire knowledge of consumer rights and obligations and the skills needed to make informed choices about goods and services;
- (d) formulate and implement consumer education

- (e) provide guidance to suppliers and other interested persons on the carrying out of the functions and exercise of the powers of the Commission under this Act;
- (f) investigate allegations of non-compliance with this Act and take action to ensure that appropriate remedies are imposed;
- (g) liaise with other Government and non Government organisations to identify any practices that are inconsistent with this Act and develop proposals for the reform of such practices and report to the Minister progress and recommendations for further action as appropriate;
- (h) liaise and exchange information, knowledge and expertise with consumer agencies in other countries;
- (i) recognize consumer bodies duly registered under any enactment as the proper bodies, in their areas of operation, to represent consumers.
- (j) cooperate with and assist any association or body of persons to develop and promote the observance of standards of conduct for the purposes of ensuring compliance with this Act, and;
- (k) do all such acts and things as are necessary, incidental or conducive to the carrying out of its functions under this Act, and;
- (l) collaborate with other Statutory Regulatory Institutions in exercising its investigative functions..

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6. (1) Subject to this Part, a member of the Commission shall Tenure of office of a term of 3 years and may be reappointed to serve another term of 3 years only.

(2) Upon the expiration of the term for which a member of the Commission is appointed, the member shall continue to hold office until another member is appointed but in no case shall an extention of the period exceed four months.

7. The office of a member of the Commission shall be vacated- Termination of

appointment.

- (a) upon the member's death;
- (b) if the member is adjudged bankrupt;
- (c) if the member is absent from three consecutive meetings of the Commission of which the member has had notice, without the prior approval of the Commission;
- (d) upon the expiry of one month's notice of the member's intention to resign, given by the member in writing to the President;
- (e) if the member becomes mentally or physically incapable of performing duties as a member;
- f) if the member is removed by the President; or
- g) if the member is convicted of an offence involving sexual offences, fraud or dishonesty.

8. (1) Subject to the other provisions of this Act, the Arrangement of business.

(2) The Commission shall meet for the transaction of its business at least once in every 3 months at such places and times as the Chairman may determine.

(3) Upon giving notice of not less than 14 days, a meeting of the Commission shall be called by the Chairperson and shall be called if one third of the members so request in writing; but if the urgency of a particular matter does not permit the giving of any notice, a special meeting may be called upon giving a shorter notice.

(4) The quorum for a meeting of the Commission shall be 5.

(5) The Chairperson shall preside at meetings of the Commission and in the absence of the Chairperson the Deputy-Chairperson shall preside, but if none of them is present, the members shall elect a person from among their number to preside.

(6) A decision of the Commission on any question shall be by a majority of the members present and voting at the meeting and, in the event of an equality of votes, the person presiding at the meeting shall have, in addition to a deliberative vote, a casting vote.

(7) Where a member is for any reason unable to attend any meeting of the commission the member shall notify the Commission in writing of his absence.

(8) The Commission may invite any person whose presence, in its opinion, is desirable to attend and participate in the deliberations of a meeting of the Commission, but that person shall have no vote.

(9) The Commission shall cause minutes of the proceedings of every meeting to be kept in proper order.

Disclosure of interest by members of commossion.

9. (1) A member of the Commission who has any interest whether direct or indirect in any matter being considered or to be considered by the Commission, shall disclose the nature of his interest and the disclosure shall be recorded in the minute of the Commission and such member shall not take part in any of the deliberation or decision of the Commission relating to that matter.

(2) A disclosure of interest made under subsection (1) shall be recorded in the minutes of the meeting at which the disclosure is made.

(3) A person who fails to disclose any interest in subsection (i) shall be guilty of misconduct and shall be liable to be removed as a member of the Commission.

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(4) The Chairman and Deputy Chairman shall give written notice to the Minister of all pecuniary interests that any of them have in any business carried on in Sierra Leone or in any body corporate carrying on such business.

10. (I) A person shall not, without the consent in writing Confidentiality given by, or on behalf of, the Commission, publish or disclose to any unauthorized person, otherwise than in the course of that person's duties, the contents of any document, communication or information whatsoever, which relates to, or which has come to that person's knowledge in the course of that person's duties under this Act.

(2) A person who contravenes subsection (1) commits an offence and is liable on conviction, to a fine not less than 20,000,000 leones and not exceeding 50 million Leones or to imprisonment for a period not exceeding 2 years, or to both the fine and imprisonment.

(3) A person who, having information which to the knowledge of that person has been published or disclosed in contravention of subsection (I), unlawfully publishes or communicates the information to any other person, commits an offence and is liable, on conviction, to a fine not less than 20,000,000 Leones and not exceeding 50 million Leones or to imprisonment for a term not exceeding 2 years, or to both the fine and imprisonment.

11. (I) The Commission may, by resolution, delegate to a Delegation by member of the Commission, either generally or otherwise as provided commission. under this Act.

(2) A power delegated under subsection (1) may be exercised or performed by the delegate as directed by the commission.

(3) A delegation under this section shall be revocable at will and shall not prevent the exercise of a power by the Commission.

14	No.	Consumer Protection Act	2020	No.	Consumer Protection Act	2020	15
Staff of Commission.		There shall be appointed by the Commission Commission may determine, such staff as the for the efficient discharge of its functions und	e Commission	employee o Act.	1) The Chief Executive Officer may d f the Commission as inspector for the pu	proses of this	ectors.
				C) The Chief Executive Officer mey re	t designate o	

13. (1) The President shall appoint a Chief Executive Officer who shall be a person with proven knowledge and experience on matters relating to consumer protection subject to the approval of Parliament.

Chief Ex-

ecutive

Officer.

(2) The Chief Executive Officer shall hold office for a term of 5 years and based on his performance, may be reappointed for another final term of 5 years subject to a maximum of 2 terms.

(3) The Chief Executive Officer of the Commission shall, subject to the direction of the Commission, be responsible for the day-to-day management of the Commission.

- The Chief Executive Officer shall-(4)
 - (a) prepare and take minutes of the Commission's meetings and hearings;
 - (b) carry out administrative functions on behalf of the Commission;
 - (c) assist the Commission to prepare guidelines, procedures and reports;
 - (d) receive on behalf of the Commission any complaints, for the attention of the Dispute **Resolution Committee:**
 - (e) receive and deal with correspondence and communications on behalf of the Commission; and
 - (f) carry out any other function as required by the Commission under this Act.

(2) The Chief Executive Officer may not designate a person as an inspector under this section unless he is satisfied that the person is appropriately qualified or has successfully completed appropriate training.

(3) The Chief Executive Officer shall upon receiving a complaint provide an inspector with an identity card which should be used as evidence of the inspector's appointment under the Act.

(4) An inspector in performing any function under this Act shall-

- (a) have in his possession his identity card; and
- (b) show the identity card to any person who requests to see it or is subject to an investigation under this Act.

(5) The Chief Executive Officer in assigning an inspector to investigation which he deems technical in nature shall in consultation with other Statutory Regulatory bodies cause that inspector to be accompanied by officers of the relevant bodies in undertaking the investigation.

15. (1) The Commission may engage consultants to advise Consultants. and perform services for the Commission.

(2) The terms and conditions of engagement of consultants shall be determined by the Commission.

16. (1) The Commission shall keep proper book of accounts Accounts and audit. and other records of income and expenditure.

(2) The accounts of the Commission shall be subject to audit by the Auditor-General.

(3) The accounts of the Commission and the audit report shall be provided to the Minister with the annual report of the Commission.

Annual 17. (1) The Commission shall prepare a report on its activities during each financial year.

(2) The Commission shall provide the Minister with the annual report not later than four months after the end of the financial year.

(3) The Minister shall as soon as practicable, lay a copy of the report before the Parliament.

Funds of18. (l)The activities of the Commission shall be financedCommission.by funds consisting of.

- (a) monies appropriated from time to time by Parliament for the purpose of the Commission;
- (b) all monies given to the Agency by way of gifts, endowments, bequest, grant or other contributions by persons and organisations for the purposes of the Commission; and
- (c) all other moneys which may, from time to time, accrue to the Commission.

(2) The funds of the Commission shall be applied only for the purposes of the approved budget of the Commission.

Establishment 19. (I) The Commission shall establish committees as it deems necessary for the implementation of its functions under this Act.

(2) The committees established under subsection (1) shall comprise members of the Commission and non-members.

The Dispute
Resolution
committee.20. (1) Notwithstanding the generality of section 19 there is
hereby established a Dispute Resolution Committee

(2) The objective of the Dispute Resolution Committee shall be to assist consumers and suppliers resolve disputes which are brought to the attention of the Commission.

(3) The Dispute Resolution Committee shall provide information, advice, conciliation, mediation and adjudication services.

(4) The Dispute Resolution Committee shall be established in each of the provincial head quarter towns of Sierra Leone to facilitate the resolution of compliants at the local level.

21. (1) A consumer or consumer representative on behalf of Complaints to the Commission.

- (a) regarding goods or services; or
- (b) alleged unfair supplier or Service provider conduct in the provision of goods and services.

(2) The Commission's staff shall assist a complainant, where necessary, to submit the complaint in writing.

22. (I) The Commission shall within 14 days review each Complaints complaint it receives and determine a way to deal with the complaint. ^{triage.}

(2) The Commission shall deal with the complaint as it considers appropriate and may-

- (a) issue a no-action response on the basis that the complaint is frivolous, vexatious or not supported by evidence to provide a basis for action;
- (b) refer the complaint to the Dispute Resolution Committee for further examination, including contact with the supplier; or service provider

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(c) refer the complaint to an inspector for consideration as to whether the conduct involved indicates possible non-compliance

with this Act or any other relevant enactment.

23. (1) where the complainant alleges a defect in goods Testing of goods subject which requires analysis or testing of the goods, the Commission to complaint. shall instruct the Dispute Resolution Committee in collaboration with relevant Statutory bodies to obatin samples of the goods from the complainant and respondent and submits it to an appropriate laboratory for testing.

> (2) The Dispute Resolution Committee shall instruct the laboratory to analyse the sample and determine whether it has any of the alleged defects or has any other defects.

> (3) The laboratory shall submit its analysis report within 15 days from the receipt of the sample.

> (4) The period for submission of the report referred to in subsection (3) may be extended for such period as the adjudicator may determine.

> (5) The Commission may where it considers appropriate require one or more parties to a dispute to contribute to the cost of the analysis of the sample.

> (6) A copy of the report shall be made available to the other party together with such comments as the adjudicator may make.

> (7) Where any party disputes the correctness of the finding of the laboratory or its methodology, the adjudicator shall require that party to submit his objections in writing.

> (8) The adjudicator shall give a reasonable opportunity to both parties in the dispute to be heard as to the correctness or otherwise of the report of the laboratory and any other objections to it and issue such orders as it deems appropriate.

24. (1) Where a complaint cannot or is unlikely to be resolved Adjudication. by the Dispute Resolution Committee, the complaint may be referred for adjudication.

(2) An adjudicator may be appointed on a full-time or part-time basis on prescribed terms and conditions.

(3) An adjudicator shall be a legal practitioner who is qualified to be appointed as a High Court Judge, has proven knowledge and experience on matters relating to consumer protection and shall be capable of providing an independent assessment of matters raised by consumer complaints.

(4) An adjudicator shall perform his functions Independently of the Commission but may be assisted by the Dispute Resolution Committee.

25. (1) An adjudicator shall ensure that details of the Adjudication complaint are served on the supplier or service provider involved Procedure. and provide a time period for a response to be received.

(2) Where the supplier or service providers involved in the complaint-

- (a) denies or disputes the allegation contained in the complaint; or
- (b) omits or fails to present a response within the stipulated time by the adjudicator,

the adjudicator shall proceed to decide the matter as considered fair and just.

(3) An adjudicator in determining a complaint shall have regard to evidence provided by the Commission's staff and the parties involved in the dispute.

(4) A dispute may be adjudicated by an affidavit filed by the parties or at a hearing convened by the adjudicator.

(5) The time and place of any hearing shall be determined by the adjudicator so as to secure a reasonable opportunity for parties to appear before him with little inconveniece and expense as is practicable.

20	No.	Consumer Protection Act	2020	No.	Consumer Protection Act	2020	21
use of laboratory results.	26. (1) Whe which requires anal	y complaint shall be heard expedit re the complainant alleges a de ysis or testing of the goods, the adj ory result obtained by the dispu	fect in goods udicator shall	appropriate	the parties to a dispute agree to the proposed order of the adjudicator, the adjudicator with e may confirm that resolution or agreement	nout hearing	Consent orders.
		cating the complaint.	the Residuon		A party to a dispute may appeal to the ermination or orders of an adjudicator.	-	against
Reasons for adjudication decision.		ining how a complaint is to be e reasons for his decision which shal			An appeal shall be filed within 30 days of ne adjudicator.		adjudication determinations.
Adjudication Order.		to determining a complaint, the ad orders as appears fair and proper or e complaint.		of thirty day	The High Court may hear an appeal after the s if it is satisfied that there was sufficient c the prescribed period.		
	justified in whole or	re an adjudicator determines that a in part, he may issue an appropria g him to do one or more of the follo	te order to the		n order made by an adjudicator or the High C ne Sheriff who shall execute and enforce the		Enforcement of orders.
	(4	 remove any defect in the good supplied to the consumer which of the compliants; 			ne Commission shall deal with allegation duct as it considers appropriate and may-		supplier conduct
	(ł	 replace the goods or services c with goods or services which defect; 			(a) investigate the conduct to ascert it is likely to be unfair in terms of	ain whether	allegation.
	(6	· · · · · · · · · · · · · · · · · · ·	ant;		(b) take administrative action in res conduct by issuing a complianc	-	
	(0	d) or injury suffered by the cons	umer;		(c) issue a public warning; or		
	(6	 pay such sum as may be deter Adjudicator if he is of the opin or injury has been suffered by a 	nion that loss		(d) take an action against the sup court.	plier in the	
	(of consumers who are not readilf) provide for adequate costs to		this Part, in	ne following persons may participate in a he person or through a legal practitioner, a	nd may put	Right to participate in hearing.
	(§		•	-	witnesses and inspect any books, document the hearing by-	ins or nems	

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		(a) the Commission;(b) the applicant or complainant;			e law regarding a witness' privilege in a cri Court shall apply to a person who provides ing.		itnesses.
		(c) the respondent; and			e High Court may order a person to answer any article or document, even if it is self- it		
		(d) any other person who has a main the hearing, unless, in the of High Court that interest is represented by another participation.	opinion of the s adequately	to do so. 38. Th the public rea	e High Court shall provide the parties and sonable access to the record of each hearing protect confidential information.	l members of Ra	
Powers of High Court.	34. (1) The	Judge presiding at a hearing may-		39 (1)	At any time, whether or not a hearing has	s commenced In	terim
		(a) direct or summon any person any specified time and place;	n to appear at	into a compla	aint, a complainant may apply to the High in respect of that complaint, and the Hig	Court for an Or	ders.
		(b) question any person und affirmation;	ler oath or	U	(a) there is evidence that the allega true; and	tions may be	
		(c) summon or order any person-	umant ar itam		(b) an interim order is reasonably	necessary to-	
		 (i) to produce any book, doc necessary for the purphearing; or 			(i) prevent serious, irreparable person; or	harm to that	
		(ii) to perform any other act this Act; and	in relation to		(ii) prevent the purposes of the being frustrated;	his Act from	
		(d) give directions prohibiting or a publication of any evidence give Court.			(c) the respondent has been given a opportunity to be heard, havi the urgency of the proceeding	ng regard to	
Rules of Procedure.	presiding at a hear	to the rules of procedure of the High C ring may determine the procedure for leration the circumstances of the ma	r that hearing,		(d) the balance of convenience granting of the order.	favours the	
	taking into collsid	internation and encountratinees of the ma				11 / / 1	

(2) An interim order under this section shall not extend beyond-

24	No.	Consumer Protection Act	2020	No.	Са	onsumer Protection Act	2020	25
	(8	a) the conclusion of a heari complaint; or	ing into the		(e)	make an order in the nature of specific performance of a contra		
	(t	b) 6 months after the date of issue	e of the interim		(f)	order rescission of a contract;		
		order-			(g)	order rectification of a contract;		
	into that matter has	interim order has been granted, not been concluded within 6 mo	onths after the		(h)	declare that a debt is, or is not o	wing,	
		e High Court, on good cause show ' a further period not exceeding 6			(i)	order a party to do or refrain something.	from doing	
	40. (1) At th issue written reason	e conclusion of a hearing, the Hig s for its decision.	gh Court shall			t prejudice to subsection (2), the ged conduct in breach of this Act		
		ect to this Act the High Court n he circumstances under this Act.	nay make any		(a)	declaring conduct to be prohibi of this Act;	ted in terms	
	(3) With may in relation to a c	out prejudice to subsection (2), the consumer complaint-	ne High Court		(b)	restraining any prohibited cond	uct;	
	(8	a) order the payment of a sum of			(c)	imposing an administrative fine u 42, with or without the addition order under this section;		
		(i) found to be owing by another party;	one party to		(d)	confirming a consent agreemer Act as an order of the Court.	t under this	
		 (ii) by way of damages (includ damages and damages in interest); 				gh Court may impose an admini ed shall not exceed one billion leo		ministrative es.
		(iii) by way of restitution;				rmining an appropriate fine, the owing matters-	High Court	
	(ხ	b) vary any term of a contract;			(2)	the nature, duration, gravity a	nd extent of	
	(c) declare that a term of a contract is, or is r void;		ct is, or is not,		(a)	the contravention;	in extent of	
	(c	l) order the refund of any money contract or under a void contr			(b)	any loss or damage suffered as a contravention;	result of the	

26	No.	Consumer Protection Act	2020	No.	Co	onsumer Protection Act	2020	
		(c) the behaviour of the responde		anytime		eding under subsection (1) shall nposition of the administrative f		
		(d) the market circumstances i contravention took place;	n which the	45.	A person w	ho-	Offe	fences.
		(e) the level of profit derive contravention;(f) the degree to which the res			(a)	does anything calculated to influence the High Court or the concerning any matter conne investigation;	Commission	
		cooperated with the Commission Court; and	-		(b)	anticipates any findings of the l the Commission concerning an	investigation	
	((g) whether the respondent has pr found in contravention of this	-			in a way that is calculated to proceeding or findings;	influence the	
	Consolidated fund.		-		(c)	does anything in connecti investigation that would have b of court if the proceedings had court of law;	been contempt	
Costs.	a hearing shall bea	ject to subsection (2), each party pa ar his own costs. e High Court-	urticipating in		(d)	knowingly provides false infor Commission;	mation to the	
		 (a) has not made a finding against it may award costs against a who referred the complaint; or 	complainant		(e)	defames the High Court the a Members of the Dispute Committee in their respec capacities;	Resolution	
Appeals		(b) has made a finding against a r may award costs against the r	respondent.		(f)	wilfully interrupts the proc hearing or misbehaves in the hearing is being conducted;	-	
Appeals.		pant in a hearing before the High Cou Court to the Court of Appeal.	nt may appear		(g)	acts contrary to a warrant to ent	er and search;	

Commission to institute proceedings. 44. (1) The Commission may institute proceedings in the High Court on its own behalf for recovery of an administrative fine imposed under this Act.

 (h) without authority, but claiming to have authority in terms of section 92 enters or searches premises or removes an article or document;

or

commits an offence and is liable on conviction to a fine not exceeding 50,000,000 leones or to a term of imprisonment not exceeding 2 years.

PART III - CONSUMER RIGHTS RELATING TO THE QUALITY OF GOODS AND SERVICES

Consumers 46 (1) This section shall apply to goods bought at auctions right to safe quality goods. where an auctioneer acts as agent for the owner.

(2) Except to the extent contemplated in subsection (5), every consumer has a right to receive goods that-

- (a) are reasonably suitable for the purposes for which they are generally intended;
- (b) are of good quality, in good working order and free of any defects;
- (c) are useable and durable for a reasonable period of time, having regard to the use to which they would normally be put and to all the surrounding circumstances of their supply; and
- (d) comply with any applicable standards set under the Standards Bureau Act or any other enactment.

(3) In addition to the right set out in subsection (2), if a consumer has specifically informed the supplier of the particular purpose for which the consumer wishes to acquire any goods, or the use to which the consumer intends to apply those goods, and the supplier-

- (a) ordinarily offers to supply such goods; or
- (b) acts in a manner consistent with being knowledgeable about the use of those goods,

the consumer has a right to expect that the goods are reasonably suitable for the specific purpose that the consumer has indicated.

(4) In determining whether any particular goods satisfied the requirements of subsection (2) or (3), all of the circumstances of the supply of those goods shall be considered, including-

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- (a) the manner in which, and the purposes for which, the goods were marketed, packaged and displayed, the use of any trade description or mark, any instructions for, or warnings with respect to the use of the goods;
- (b) the range of things that might reasonably be anticipated to be done with or in relation to the goods; and
- (c) the time when the goods were produced and supplied.
- (5) For the purposes of subsection (4)-
 - (a) it shall be irrelevant whether a product failure or defect was latent or patent, or whether it could have been detected by a consumer before taking delivery of the goods; and
 - (b) a product failure or defect may not be inferred in respect of particular goods solely on the grounds that better goods have subsequently become available from the same or any other producer or supplier.

47. (1) In any transaction or agreement pertaining to the Implied supply of goods to a consumer there shall be an implied provision that the producer or importer, the distributor and the retailer each warrant that the goods comply with the requirements and standards contemplated under section 47, except to the extent that those goods have been altered contrary to the instructions, or after leaving the control, of the producer or importer, a distributor or the retailer, as the case may be.

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(2) Within 30 days after the delivery of any goods to a consumer, the consumer may return the goods to the supplier, without penalty and at the supplier's risk and expense, if the goods fail to satisfy the requirements and standards contemplated in section 71, and the supplier shall, at the direction of the consumer, either-

- (a) repair or replace the failed, unsafe or defective goods; or
- (b) refund to the consumer the price paid by the consumer, for the goods.

Provided that the implied warranty will be void if the consumer has subjected the good or property bought to misuse or abuse.

(3) If a supplier repairs any particular goods or any component of such goods, and within three months after that repair, the failure, defect or unsafe feature has not been remedied, or a further failure, defect or unsafe feature is discovered, the supplier shall-

- (a) replace the goods; or
- (b) refund to the consumer the price paid by the consumer for the goods.

(4) The implied warranty imposed under this section, and the right to return goods set out in subsection (2), shall be in addition to any other implied warranty or condition imposed by the common law, this Act or any other enactment and any express warranty or condition stipulated by the producer or importer, distributor or retailer, as the case may be.

Warranty on 48. (1) A service provider may imposed a warranty on every new or reconditioned part installed during any repair or maintenance work, and the labour required to install it, for a period of three months after the date of installation or such longer period as the supplier may specify in writing.

- (2) A warranty under this section shall-
 - (a) be concurrent with any other deemed, implied or express warranty;

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- (b) be void if the Consumer has subjected the part, or the goods or property in which it was installed, to misuse or abuse; and
- (c) not apply to ordinary wear and tear, having regard to the circumstances in which the goods are intended to ordinarily be used.

49. (1) When a supplier undertakes to perform any services Consumers for or on behalf of a consumer, the Consumer shall have a right to demand quality

- (a) the timely performance and completion of service. those services, and timely notice of any unavoidable delay in the performance of the services;
- (b) the performance of the services in a manner and quality that consumers are generally entitled to expect;
- (c) the use, delivery or installation of goods that are free of defects and of a quality that consumers are generally entitled to expect, if such goods are required for performance of the services; and
- (d) the return of any property or control over any property of the consumer in at least as good a condition as it was when the consumer made it available to the supplier for the purpose of performing such services, having regard to the circumstances of the supply, and any specific criteria or conditions agreed between the supplier and the consumer before or during the performance of the services.

(2) If a supplier fails to perform a service in line with the standards contemplated under subsection (1), the consumer may require the supplier to either-

32	No. <i>C</i>	onsumer Protection Act	2020	No
	(a)	remedy any defect in the qua services performed or goods sup	•	ha
	(b)	refund to the consumer a reasona of the price paid for the services and goods supplied, having reg extent of the failure.	performed	
Term purporting to exclude, restrict or modify the contract.	out in the contract b term of the contract s	n of a contract including a term that but is incorporated in the contract hall be void to the extent that the ter modify, or has the effect of excluding	by another rm purports	Co
	(a)	the application of all or any of the of this Part;	provisions	suj to-
	(b)	the exercise of a right conferred provision; or	by such a	
	(c)	to comply with an implied was applies to a supply of goods or	•	
	shall not be taken to e	e purpose of this section a term of cclude, restrict or modify the applica oes so expressly or it is inconsisten	ation of this	

PART IV-PROHIBITED CONDUCT

Misleading or deceptive conduct. 51. (I) A supplier shall not in connection with the supply or possible supply of goods or services to a consumer engage in a conduct that is misleading or deceptive or is likely to mislead or deceive.

part.

Unfair conduct. 52. (1) A supplier shall not, in connection with the supply or possible supply of goods or services to a consumer engage in conduct that is, in all the circumstances, unfair. Consumer Protection Act202033

(2) For the purpose of determining whether a person as contravened this subsection the High Court shall-

- (a) not have regard for any circumstances that were not reasonably foreseeable at the time of the alleged contravention; and
- (b) have regard to conduct engaged in, or circumstances existing, before the commencement of this section.

53. Without in any way limiting the matters to which the High Consideration Court may have regard for the purpose of determining whether a by the High supplier has contravened section 53 the High Court may have regard to-

- (a) the relative strengths of the bargaining positions of the supplier and the consumer;
- (b) whether, as a result of conduct engaged in by the supplier, the consumer was required to comply with conditions that were not reasonably necessary for the protection of the legitimate interests of the supplier;
- (c) whether the consumer was able to understand any documents relating to the supply or possible supply of the goods or services;
- (d) whether any undue influence or pressure was exerted on, or any unfair tactics were used against, the consumer or a person acting on behalf of the consumer by the supplier or a person acting on behalf of the supplier in relation to the supply or possible supply of the goods or services; and

34	No.	Ca	onsumer Protection Act	2020	No.	Co
		(e)	the amount for which, and the under which, the consumer acquired identical or equiva services from a person ot	r could have lent goods or		(h)
			supplier.			(i)
Supplier not to use unfair terms.	54. A su Court has decl		shall not use a term in a contract be unfair.	that the High		(j)
Unfair terms in a consumer contract.	in all the circu	mstances igations	consumer contract shall be regard s, it causes a significant imbalanc arising under the contract to the	e in the parties		(k)
Assessment of unfair terms.	term of a cons	umer co	judice to section 56, in determin ntract is unfair, the High Court erm has the object or effect of-	-		(I)
			·		57.	(1) An unfa
		(a)	permitting the supplier but not to avoid or limit performance of			(2) Notwith the p
		(b)	permitting the supplier but not to terminate the contract;	the consumer		n or the prese
					58. ((1) The Co
		(c)	penalising the supplier but not for a breach or termination of		using, or	against any recommend
		(d)	permitting the supplier but not to vary the terms of the contra		contracts.	2) The Hig
		(e)	permitting the supplier but not to renew or not to renew the c		circumstar	nces, it is just tion under
		10				

(f) permitting the supplier to determine the price without the right of the consumer to terminate the contract;

permitting the supplier unilaterally to vary (g) the characteristics of the goods or services to be supplied under the contract;

- permitting the supplier unilaterally to determine whether the contract had been breached or to interpret its meaning; limiting the supplier's vicarious liability for its agents; permitting the supplier to assign the contract to the consumer's detriment without the consumer's consent: limiting the consumer's right to sue the supplier or limiting the evidence the consumer can lead in proceedings on the contract; or
 - imposing the evidential burden on the consumer in proceedings on the contract.
- Effect of fair term in a consumer contract shall be void. unfair terms.

ithstanding sub-section (1) the contract shall parties if it is capable of existing without the scribed unfair term.

commission may apply to the High Court for an Injunctions to y supplier who, in the Commission's opinion, is prevent ding the use of an unfair term in consumer of unfair terms.

ligh Court, if it is satisfied that, in all the ist and convenient to do so, may by order grant r this section on such terms as it considers

(3) An injunction may relate not only to the use of a particular term in a consumer contract but to any similar term or to a term having like effect, used or recommended for use by any person.

36	No.	Consumer Protection Act	2020
Commission may require the supply of	. ,		powers conferred
information.	No. Consumer Protection Act 59. (1) The Commission may exercise the powers by this section for the purposes of- (a) facilitating the Commission's comof whether a term in a consumer an unfair term; or (b) ascertaining whether a supplier hawith a court order as to the continn recommendation for use of a term consumer contract. (2) The Commission may, by notice in writing supplier to supply to the Commission-		
		with a court order as to the recommendation for use of	continued use, or
			vriting, require a
		(a) a copy of any contract that	is the subject of

- (a) a copy of any contract that is the subject of the Commission's considerations in subsection (I);
- (b) information about the use or recommendation for use by that supplier of any contractual term in dealings with consumers.

(3) The notice referred to in subsection (2) may be varied or revoked by the Commission by a subsequent notice in writing.

(4) A supplier to whom the notice is addressed shall comply with the notice within 14 days of receiving it.

(5) A supplier shall not, without reasonable excuse, refuse or fail to comply with a requirement of the Commission under this section within the required time.

Declaration by the High Court. 60. The Commission may apply to the High Court for an order declaring that a term of a consumer contract is an unfair terrm.

(2) The High Court may make a declaration in relation to a matter under subsection (I) or any related matter.

61. A supplier in connection with the supply or possible supply False or misleading representation means of the supply or use of goods or services, shall not make a false or misleading representation-

- (a) the goods are of a particular standard, quality, value, grade, composition, style or model or have had a particular history or particular previous use;
- (b) the services are of a particular standard, quality, value or grade;
- (c) that a particular person has agreed to acquire goods or services;
- (d) concerning a testimonial by any person relating to goods or services;
- (e) that goods or services have sponsorship, approval, performance characteristics, accessories, uses or benefits;
- (f) with respect to the price of goods or services;
- (g) concerning the availability of facilities for the repair of goods or of spare parts for goods;
- (h) concerning the place of origin of goods;
- (i) concerning the need for any goods or services;
- (j) concerning the existence, exclusion or effect of any condition, warranty, guarantee, right or remedy; or

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		(k) concerning a requirement to pa contractual right.	ay for a	persor
Offering rebates, gifts, prizes or other free items.	other free item w	upplier shall not offer any rebate, gift, ith the intention of not providing it, or red, in connection with-	-	
		 (a) the supply or possible supply of g services; 	oods or	
		(b) the promotion by any means of the suse of goods or services.	supply or	63 supply
	(2) If a item in connection	person offers any rebate, gift, prize or o with-	other free	
		(a) the supply or possible supply of services; or	goods or	
		(b) the promotion by any means of the suse of goods or services	supply or	
	time is specified)	ithin the time specified in the offer or (i within a reasonable time after making , gift, prize or other free item in accorda	the offer,	
	(3) Sub	section (2) shall not apply if-		
		(a) the person's failure to provide the rel prize or other free item in accorda the offer was due to the act or om another person, or to some othe beyond the person's control; and	ance with nission of	supply supply reasor
		(b) the person took reasonable precaut exercised due diligence to avoid the		

(4) Subsection (2) shall not apply to an offer that the on makes to another person if-

- (a) the person offers to the other person a different rebate, gift, prize or other free item as a replacement; and
- (b) the other person agrees to receive the different rebate, gift, prize or other free item.

(1) A supplier shall not advertise goods or services for Bait 63. adventure. ly at a specified price if-

- (a) there are reasonable grounds for believing that the person will not be able to supply those goods or services at that price for a period that is, and in quantities that are, reasonable having regard to-
 - (i) the nature of the market in which the person carries on business;
 - (ii) the nature of the advertisement; and
- (b) the person is aware or ought reasonably to be aware of those grounds.

(2) A supplier who advertises goods or services for ly at a specified price shall offer such goods or services for bly at that price from a period that is, and in quantities that are, onable having regard to-

- (a) the nature of the market in which the person carries on business; and
- (b) the nature of the advertisement.

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Wrongly accepting payment. 64. (1) A supplier shall not accept payment or other consideration for goods or services if, at the time of the acceptance, the person intends not to supply the goods or services.

(2) A supplier shall not accept payment or other consideration for goods or services if at the time of the acceptance, the person intends to supply goods or services materially different from the goods or services in respect of which the payment or other consideration is accepted.

(3) A supplier shall not accept payment or other consideration for goods or services if, at the time of the acceptance-

- (a) there are reasonable grounds for believing that the supplier will not be able to supply the goods or services-
 - (i) within the period specified by or on behalf of the supplier at or before the time the payment or other consideration was accepted; or
 - (ii) if no period is specified at or before that time, within a reasonable time; and
- (b) the supplier is aware or ought reasonably to be aware of those grounds.

in contravention of this section commits an offence and shall be liable on conviction to a fine not less than twice the value of the money or consideration received or to a term of imprisonment of 3 years or to both fine and imprisonment.

(4) A supplier who accepts payment or other consideration for goods or services shall supply all the goods or services-

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- (a) within the period specified by or on behalf of the supplier at or before the time the payment or other consideration was accepted; or
- (b) within a reasonable time if no period is specified.
- (5) Subsection (4) shall not apply if-
 - (a) the supplier's failure to supply all the goods or services within the period, or within a reasonable time, was due to the act or omission of another person, or to some other cause beyond the supplier's control; and
 - (b) the supplier took reasonable precautions and exercised due diligence to avoid the failure.

(6) Subsection (4) shall not apply if- the supplier offers to supply different goods or services as a replacement to the consumer to whom the original supply was to be made; and the consumer agrees to receive the different goods or services.

(7) Subsections (1), (2), (3) and (4) shall apply whether or not the payment or other consideration that the supplier accepted represents the whole or a part of the payment or other consideration for the supply of the goods or services.

65. (I) A supplier shall not assert a right to payment from a consumer for unsolicited goods or services unless he has reasonable cause to believe that there is a right to the payment. Assertion of right to payment for unsolicited goods or

services.

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(2) A supplier shall not send to another person an invoice or other document that-states the amount of a payment, or sets out the charge, for supplying unsolicited goods or unsolicited services unless he has reasonable cause to believe that there is a right to the payment or charge.

(3) In a proceeding against a supplier in relation to contravention of this section, the supplier shall bear the onus of proving that the person had reasonable cause to believe that there was a right to the payment or charge.

Pyramid selling.

Multiple

pricing.

66. (1) A person shall not establish, promote or take any part in a pyramid selling scheme.

(2) A person shall not induce another person to establish, promote or take any part in a pyramid selling scheme.

(3) This section shall not apply to a scheme for the supply of goods or services if any payment made or other benefit provided for the goods or services supplied under the scheme bears a reasonable relationship to the value of those goods or services.

67. Where goods have more than one displayed price, it shall be an offence for a supply to take place for a price that is not the lower, or lowest, of the displayed prices.

Referral 68. A supplier shall not induce a consumer to acquire goods or services by representing that the consumer will, after the contract for the acquisition of the goods or services is made, receive a rebate, commission or other benefit in return for-

(a) giving the person the names of prospective customers; or

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(b) otherwise assisting the person to supply goods or services to other consumers if receipt of the rebate, commission or other benefit is contingent on an event occurring after that contract is made.

69. A person shall not use physical force, harassment or Harassment coercion, in connection with-

- (a) the supply or possible supply of goods or services; or
- (b) the payment for goods or services.

70. (1) A supplier shall not supply, or offer to or advertise to General safety supply, any goods or services which are unsafe.

(2) An unsafe good or service shall be one that under normal or reasonably foreseeable conditions of use including duration presents unacceptable risks to the health and safety of consumers.

(3) In determining whether a good or service is unsafe, the following shall be taken into account:-

- (a) the characteristics of the goods or services, including composition, packaging, instructions for use;
- (b) the effect of the goods or services on other goods or services where it is reasonably foreseeable that they will be used with other goods or services;
- (c) the presentation of the goods or services and information supplied about use of the goods or services;

(d) the categories of consumers at risk when using the goods or services, in particular children and the elderly.

(4) The feasibility of obtaining higher levels of safety or the availability of other goods or services presenting a lesser degree of risk shall not constitute grounds for considering goods or services to be unsafe.

Prohibition against unsafe

goods.

71 (1) The Minister shall on the recommendation of the Commission by order declare any goods or any class of goods to be prohibited goods where the goods or goods of that class have caused or are likely to cause injury to any person or property or are otherwise unsafe.

(2) The Minister shall on the recommendation of the Commission by order declare any services or any class of services to be prohibited services where the services or services of that class have caused or are likely to cause injury to any person or property or are otherwise unsafe.

(3) An order made under subsections (I) or (2) may require the supplier, in such manner and within such period as may be specified in the order, and at the supplier's own expense, to do any or all of the following-

- (a) recall the prohibited goods or services;
- (b) stop the supply of, or the offer to supply, the prohibited goods or services;
- (c) stop the advertisement of the prohibited goods or services;
- (d) disclose to the public any information relating to-

- Consumer Protection Act
 - (i) the characteristics of the prohibited goods or services which render them unsafe;
 - (ii) the circumstances in which use of the prohibited goods or services are unsafe;
 - (iii) any other matter relating to the prohibited goods or services or the use of the prohibited goods or services as may be specified;
 - (e) repair or replace the prohibited goods or services;
 - (f) refund to any consumer to whom the prohibited goods or services were supplied the price paid or the value of the consideration given for the prohibited goods or services or any lesser amount as may be acceptable by the consumer having regard to the use of the prohibited goods or services.

(4) Where an order under subsections (1) or (2) is in force, a supplier shall not-

- (a) supply or offer to supply or advertise to supply, any prohibited goods or services; and
- (b) or has the characteristic the notice identifies as a defect or an unsafe characteristic of, the prohibited goods or services; or
- (c) in any other case, supply goods or services of a kind to which the order relates.

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	(5) class of g		nall not import any goods or ices which do not comply with	
Liability for loss or damage suffered by an injured individual.	72. individua	· · ·	ucer of goods shall be liable to	compensate an
		(a)	the producer supplies the go commerce;	oods in trade or

- (b) the goods have a safety defect; and
- (c) the individual suffers injuries because of the safety defect.

(2) The individual may recover the amount of the loss or damages he suffered, by bringing in an action against the manufacturer.

(3) Where goods have been imported into Sierra Leone and the manufacturer of the goods at the time of importation does not have a place of business in Sierra Leone, the importer of the goods shall be considered to be the producer under subsections (1) and (2).

(4) Where an individual dies because of the injuries associated with a defective good the producer or importer of the good shall be liable to pay compensation to be determined by the court.

Liability for loss or damage	73. (I) A produ person if-	acer of goods shall be liable to compensate a
suffered by a person other than an	(a)	the producer supplies the goods in trade or commerce;
injured individual.	(b)	the goods have a safety defect;
	(c)	an individual other than the person suffers injuries because of the safety defect; and

the person suffers loss or damage because (d) of-

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(i) the injuries; or

- (ii) if the individual dies because of the injuries: and
- (e) the loss or damage does not come about because of a business or professional relationship between the person and the individual.

(2) A person referred in subsection (1), may recover, by action against the producer, the amount of loss or damage suffered by the person.

(3) Where goods have been imported into Sierra Leone and the manufacturer of the goods at the time of importation does not have a place of busiess in Sierra Leone, the importer of the goods shall be considered to be the producer under subsections (1) and (2).

(4) Where the individual dies because of the injuries associated with defective goods the producer or importer of the goods shall be liable to pay compensation.

74. (1) In a defective goods action, it shall be a defence if it is Defence to defective established thatgoods actions.

- (a) the safety defect in the goods that is alleged to have caused the loss or damage did not exist at the time when the goods supplied by their actual producer or importer;
- (b) the goods had that safety defect only because there was compliance with a mandatory standard for them;
- (c) the state of scientific or technical knowledge at the time when the goods were supplied by their producers or importer was not such as to enable that safety defect to be discovered;

48	No.	Consumer Protection Act	2020	<u>No.</u>	Consumer Protection Act	2020 49
		(d) the goods that had safety amongst a particular sets of oth the safety defects are attribute	her goods and	has obtained	The Commission may, only make the applicati the written consent of the person, or each of the per alf the application is being made.	
		(i) the design of the other g(ii) the marketings on or acco other goods yet		Bureau and	The Minister in consultation with the Star other Statutory bodies may by notice published an information standard for one or both of the follo	in the information standards for goods and
		other goods ;or;			(a) goods of a particular kind;	services.
		(iii) the instructions or warni the producer of the other			(b) services of a particular kind.	
Time for commencing lefective goods and	^g defective get person beca	1) Subject to subsection (2), a person may oods action at any time within six month after ame aware, or ought reasonably to have become	er the time the		Without prejudice to subsection (1), an inform goods or services of a particular kind may-	
all of the following: etions.	0			(a) make provision in relation to the con information about goods or services		
	10115.	(a) the alleged loss or damag			51 that	
		(b) the safety defect of the g	·			
		(c) the identity of the person or imported the goods.	who produced		(b) require the provision of specified infor- about goods or services of that kind	
		A defective goods action shall commence with by the producer or importer of the goods es.			(c) provide for the manner or form in whic information is to be provided;	h such
		A person may commence an unsactifactory s within a year after the time the person bec			(d) provide that such information is no provided in a specified manner or form	
	aught reaso	onably to have become aware of all of the f (a) an unsactifactory perf service	-		 (e) provide that information of a specifie is not to be provided about goods or so of that kind; or 	
		(b) identity of the person who the service	o performed		(f) assign a meaning to specified informabout goods or services.	nation
liability join nd several.	/0. 11	f 2 or more persons are liable under this Act age, they shall be jointly and severally liab		79. particular ki	A supplier shall not supply goods or service d if-	goods that do not comply
epresentative ctions by the	ne //. (J	1) The Commission may, by application, oods action on behalf of one or more person			(a) an information standard for goods or so of that kind is in force; and	ervices with in- formation standards.

actions by the Commission. (1) The Commission may, by application, commence a defective goods action on behalf of one or more persons indentified in the application who have suffered the loss or damage in relation to which the action is commenced.

(b) the person has not complied with that standard.

Supplier to

of

provide proof 80. (1) If requested to do so, a supplier who supplies goods or services to a consumer shall provide proof of the transaction as transaction. soon as practicable after the goods or services have been supplied

> (2) For the purpose of this section proof of a transaction includes details of the particular goods or services supplied, the name of the supplier, the date of the supply and the terms and conditions of the supply, including the price.

> (3) In relation to services, a consumer shall be entitled to be given an itemised bill before having to make payment.

> (4) An itemised bill shall indicate the labour component of the work performed and the cost of materials used.

Voluntary codes of conduct.

81. (I) The Commission may promote industry associations to adopt codes of conduct which aim to raise trading standards above the minimum levels required by this Act and any other relevant enactment.

(2) The Commission may give endorsement to voluntary industry association codes of conduct where the Commission is of the view that these codes of conduct are consistent with the long term interests of consumers.

(3) The Commission may remove its endorsement of a code of conduct if the Commission forms the view that the code is not operating in the long term interests of consumers.

82. The Commission may issue to the public a written notice containing a warning about the conduct of a person if the Commission-

- (a) has reasonable grounds to suspect that the conduct may constitute a contravention of a provision of this Act and regulations;
- (b) is satisfied that one or more other person has suffered, or is likely to suffer, detriment as a result of the conduct; and
- (c) is satisfied that it is in the public interest to issue the notice:

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PART V-INVESTIGATIONS

83. (1) The Commission may, by notice in writing, require a Power to person who is believed to be capable of providing information or obtain information producing documents that may assist the Commission in monitoring and compliance with this Act or regulations made under itdocument

- (a) to provide to the Commission, by writing signed by that person or, in the case of a body corporate, by a competent officer of the body corporate, within the time and in the manner specified in the notice, that information:
- (b) to produce to the Commission, or to a person specified in the notice acting on the Commission's behalf, in accordance with the notice, those documents; or
- (c) to appear before a member of the Commission at a time and place specified in the notice to give that information, either orally or in writing, and produce those documents.
- (2) A person shall not-
 - (a) refuse or fail to comply with a notice under this section to the extent that the person is capable of complying with it in purported compliance with a notice under this section;
 - (b) knowingly provide information or give evidence that is false or misleading; or
 - (c) obstruct or hinder the Commission in exercising a power under this section.

(3) Subject to subsection (4), a person shall not be excused from answering a question, providing information or producing or permitting the inspection of a document on the ground that the answer, information or document may tend to incriminate the person.

Public warning notice

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(4) Notwithstanding subsection (3), the answer by a person to any question asked in a notice under this section or the provision by a person of any information or the production by any person of a document in compliance with a notice under this section, is not admissible in evidence against the person in any proceedings other than proceedings under this section.

(5) If any documents are produced to the Commission under this section, the Commission may make copies of or take extracts from the documents and retain possession of those copies and extracts.

Power to obtain information, documents and evidence. 84. (1) If the Commission believes that a person is capable of providing information, producing documents or giving evidence relating to a matter that constitutes, or may constitute, a contravention of this Act, the Commission, by notice in writing, may require that person to-

- (a) provide to the Commission, the information in writing signed by that person or, in the case of a body corporate, by a competent officer of the body corporate, within the time limit and manner specified in the notice;
- (b) produce to the Commission, or to a person specified in the notice acting on the Commission's behalf, the document in acordance with the notices; or
- (c) appear before a member of the Commission at a time and place specified in the notice to give that evidence, either orally or in writing, and produce the document.

(2) The Commission may require the evidence referred to in subsection (1) to be given on oath or affirmation and for that purpose may administer an oath or affirmation.

(3) A person shall not-

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- (a) refuse or fail to comply with a notice under this section to the extent that the person is capable of complying with it;
- (b) knowingly provide information or give evidence that is false or misleading in purported compliance with a notice under this section; or
- (c) obstruct or hinder the Commission in exercising a power under this section.

(4) A person shall not be excused from answering a question, providing information or producing or permitting the inspection of a document on the ground that the answer, information or document may tend to incriminate the person.

(5) Notwithstanding subsection (4), the answer by a person to any question asked in a notice under this section, or any information given in compliance with the notice, shall not be admissible in evidence against the person-

- (a) in the case of a person not being a body corporate in any criminal proceedings other than proceedings under this section;
- (b) in the case of a body corporate in any criminal proceedings other than proceedings under this Act.

85. Where documents are produced to the Commission under Powers in relation to documents.

- (a) inspect the documents;
- (b) make copies of or take extracts of the documents;
- (c) seize the documents if it-

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54	No.	Consumer Protection Act	2020	No.	Consumer Protection Act	2020	
		 (i) considers the documents necessary for obtaining evidence for the purpose of any proceedings against any person under this Act or the regulations; 		88. ((b) a court makes an order under section 8 extending the period during which th document may be retained. 88. (1) The Commission may apply to the High Court- 		
		(ii) believes on reasonable gr is necessary to seize the prevent their concealm	documents to tent, loss or	unds that it ocuments to nt, loss or	(a) within 3 months after seizure of a under this section; or	e	
		destruction or their use contravention of the Act;			(b) if an extension has been granted section, before the end of the per extension,		
		(d) secure any seized docume interference;(e) retain possession of the document.	-	Commissio	nsion (not exceeding 3 months) of the period for on may retain the document but so that the tot		
		accordance with this Part.	Jeuments In		oes not exceed 12 months.A court may order an extension if it is sat	isfied that-	
Copies of seized documents.	document s	 Where the Commission retains pos eized from a person under this Part, the Com rson, a copy of the document certified as c 	mission shall	(-	(a) it is in the interest of justice;		
		cutive Officer within 21 days of the seizure.A copy of a document certified under s	ubsection (I)		(b) the total period of retention does exceed 12 months;	s not	
		eived in the High Court to be evidence of eq			(c) retention of the document is ne the purposes of an investigation in	•	
Retention and return of seized documents.	^{of} Part, the C the docume	87. (1) Where the Commission seizes a document under this Part, the Chief Executive Officer shall take reasonable steps to return the document to the person from whom it was seized if the reason for its seizure no longer exists.			a contravention of this Act or made under the Act has occurred evidence of a contravention of the regulations to be obtain purposes of a proceeding under	or to enable this Act or ed for the	
	after it was	2) If the document seized is not returned wi seized, the Chief Executive Officer shall tak steps to return it unless-		the docume	(3) A court shall consider the interests of the the document or thing and may adjourn an application notice of the application to be given to any person.		
		(a) proceedings for the purpose f	or which the		application to be given to any person.		

(a) proceedings for the purpose for which the document was retained have commenced

been completed; or

within that three month period and those

proceedings (including any appeal) have not

89. (1) The Commission may enter into or approve of, an Information arrangement with a relevant agency for the purposes of sharing or sharing. exchanging information held by the Commission and the relevant agency.

- der under section 89 d during which the ined.
- he High Court-

Court may extend three month period.

56	No.	Ca	onsumer Protection Act	2020
	. ,		an information sharing relevant agency shall be au	e ·
		(a)	request and receive infor other party to the arrang	

(b) disclose information to the other party, but only to the extent that the information is reasonably necessary to assist in the exercise of functions under this Act or the functions of the relevant agency concerned.

Inspector to seek Court Order.

- 90. (1) If an inspector believes, on reasonable grounds, that a person may have contravened the Act or regulations made under the Act, the inspector, with the written approval of the Chief Executive Officer, may apply to a court for an order requiring any person at a time and place specified by an inspector to-
 - (a) answer orally or in writing any questions put by an inspector in relation to the alleged contravention:
 - (b) supply orally or in writing information required by an inspector in relation to the alleged contravention;
 - produce to an inspector specified documents (c) or documents of a specified class relating to the alleged contravention.

(2) If the court is satisfied on the basis of evidence presented by the inspector that there are reasonable grounds to believe that a person may have contravened this Act or regulations made under the Act, the court may grant the order sought.

(3) An order under this section shall state a day, not later than 28 days after the making of the order, on which the order ceases to have effect.

(4) Where documents are produced to an inspector under an order made under this section the inspector may-

- (a) inspect the documents or authorise a person to inspect the documents;
- (b) make copies of or take extracts of the documents:
- (c) seize the documents if the inspector considers the documents necessary for the purpose of obtaining evidence and for the purpose of any proceedings against any person under this Act or the regulations;
- (d) secure any seized documents against interference.

91. (I) If an inspector believes, on reasonable grounds, that Entry or a person has contravened this Act or regulations made under the search with consent. Act, the inspector shall on the instruction of the Chief Executive Officer with the aid of the Sheriff with the consent of the occupier of the premises, may-

- (a) enter and search any premises;
- (b) seize anything found on the premises which the inspector believes on reasonable grounds to be connected with the alleged contravention;
- (c) examine and take and keep samples of any goods found on the premises which the inspector believes on reasonable grounds to be connected with the alleged contravention;

- (d) in the case of any document on the premises, if the inspector believes, on reasonable grounds, that it is connected with the alleged contravention, the inspector may do all or any of the following:-
 - (i) require the document to be produced for examination;
 - (ii) examine, make copies or take extracts from the document, or arrange for the making of copies or taking of extracts to be done on the premises or elsewhare;
 - (iii) remove the document for so long as is reasonably necessary to make copies or take extracts from the document;
- (e) make any still or moving image or audio-visual recording that the inspector believes, on reasonable grounds, is necessary for the purpose of establishing the alleged contravention.

(2) An inspector shall not enter and search any premises unless the occupier consents to that entry, and the inspector-

- (a) produces his identity card for inspection; and
- (b) informes the occupier
 - (i) of the purpose of the search;
 - (ii) that the occupier may refuse to give consent to the entry and search or to the seizure of anything during the search;

- (iii) that the occupier may refuse to consent to the taking of any sample of goods or any copy or extract from a document found on the premises during the search; and
- (iv) that anything seized or taken during the search with the consent of the occupier may be used in evidence in proceedings.

(3) If an occupier consents to an entry and search, the inspector shall before entering the premises, ask the occupier to sign an acknowledgment stating-

- (a) that the occupier has been informed of the purpose of the search and that anything seized or taken in the search with the consent of the occupier may be used in evidence in proceedings;
- (b) that the occupier has been informed that he may refuse to give consent to the entry and search or to the seizure of anything or to the taking of any sample, copy or extract;
- (c) that the occupier has consented to such an entry and search; and
- (d) the date and time that the occupier consented.

(4) If an occupier consents to the seizure or taking of items during a search under this section, the inspector shall before seizing or taking the items ask the occupier to sign an acnowledgment stating-

- (a) that the occupier has consented to the seizure or taking of the items; and
- (b) the date and time that the occupier consented.

(5) An occupier who signs an acknowledgment shall be given a copy of the signed acknowledgment before the inspector leaves the premises.

(6) If in any proceeding, an acknowledgment is not produced to the Court, it shall be presumed, until the contrary is proved, that the occupier did not consent to the entry and search or to the seizure or the taking of the items.

Entry 92. An inspector shall on the instruction of the Chief Executive Officer with the aid of the Sheriff may do either or both of the following-

- (a) enter and inspect any part of a premises which is, at the time of the entry and inspection, open to the public;
- (b) purchase goods or services at such a premises at such a time and at such a price at which it is available to the public to purchase.

Emergency entry. 93. (I) If an inspector believes on reasonable grounds shall on the instruction of the Chief Executive Officer with the aid of the Sheriff, that there is evidence of goods being supplied from the premises which are dangerous if used or which are being supplied in contravention of an order published in the Gazette, the inspector may with the assistance, if necessary, of another inspector or a member of the police force enter and search the premises at any time.

(2) If an inspector finds the goods referred to in subsection (1) on the premises during a search and the inspector is satisfied that the goods present a threat of imminent injury or death, the inspector may do all or any of the following-

- (a) seize the goods;
- (b) secure the seized goods against interference;
- (c) require the occupier to remove the goods;

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- (d) examine and take and keep samples of the goods;
- (e) in the case of any document on the premises, if the inspector believes on reasonable grounds that it is necessary to do so, the inspector may do all or any of the following:-
 - (i) require the document to be produced for examination;
 - (ii) examine, make copies or take extracts from the document, or arrange for the making of copies or the taking of extracts to be done on the premises or elsewhere;
 - (iii) remove the document for so long as is reasonably necessary to make copies or take extracts from the document;
 - (iv) make any still or moving image or audiovisual recording if the inspector believes, on reasonable grounds, that it is necessary to do so.

(3) If an inspector finds any goods referred to in subsection (1) on the premises during a search (not being goods to which subsection (2) applies), the inspector may by notice prohibit the removal of the goods from the premises.

(4) The notice referred to under subsection (3) shall be given to the occupier of the premises or the person who has or may reasonably be presumed to have control over the business conducted on the premises.

(5) A person shall not remove goods from the premises in contravention of a notice under this section.

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		(6) If an inspector exercises a power of entry under	this	
	section wi	thout the owner or occupier being present the insp	ector	

shall, on leaving the premises, leave a notice setting out-

- (a) the time of entry;
- (b) the purpose of entry;
- (c) a description of all things done while on the premises;
- (d) the time of departure; and
- (e) the procedure for contacting the Director for further details of the entry.

Entry without consent or warrant.

- 94. (1) For the purpose of monitoring compliance with this Act or regulations made under the Act, an order made by the High Court or under this Act an inspector shall on the instruction of the Chief Executive Officer with the aid of the Sheriff, subject to subsection (2)-
 - (a) enter and search any premises at which the inspector believes, on reasonable grounds-
 - (i) a person is conducting a business or supplying goods or services; or
 - (ii) a person is keeping a record or document that is required to be kept by this Act or that may show whether or not this Act or regulations made under it are being complied with;
 - (b) examine anything found on the premises;
 - (c) take and keep samples of anything found on the premises if the inspector believes, on reasonable grounds, that it is connected with a contravention of this Act;

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- (d) seize anything found on the premises or secure anything found on the premises against interference, if the inspector believes, on reasonable grounds, that it is connected with a contravention of this Act;
- (e) examine and test any equipment found on the premises that is of a kind used in connection with the supply of goods or services;
- (f) in the case of any document on the premises, do all or any of the following:-
 - (i) require the document to be produced for examination;
 - (ii) examine, make copies or take extracts from the document, or arrange for the making of copies or the taking of extracts to be done on the premises or elsewhere;
 - (iii) remove the document for. so long as is reasonably necessary to make copies or take extracts from the document;
- (g) make any still or moving image or audiovisual recording;
- (h) bring any equipment onto the premises that the inspector believes, on reasonable grounds, is necessary for the examination or processing of things (including documents) found at the premises in order to determine whether they are things that may be seized under this section.

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- An inspector shall not exercise a power under this section-(2)
 - (a) in any part of the premises that is used for residential purposes; and
 - (b) except between the hours of 9:00 am and 5:00 pm, or when the premises are open for business.

(3) If an inspector exercises a power of entry under this section without the owner or occupier being present the inspector shall, on leaving the premises, leave a notice setting out-

- (a) the time of entry;
- (b) the purpose of entry:
- (c) a description of things done while on the premises
- (d) the time of departure; and
- (e) the procedure for contacting the Chief Executive Officer for further details of the entry.

Search warrants.

(1) An inspector, with the written approval of the Chief 95. Executive Officer, may apply to a Magistrate for the issue of a search warrant in relation to particular premises, if the inspector believes on reasonable grounds that there is on the premises evidence that a person or persons may have contravened this Act.

(2) If a Magistrate is satisfied, by the evidence of the inspector, on oath or by affidavit, that there are reasonable grounds to believe that there is a thing or things of a particular kind connected with a contravention of this Act or regulations made under the Act on any premises, the Magistrate may issue a search warrant authorising an inspector named in the warrant, together with any other person named or otherwise identified in the warrant and with any necessary equipment-

Consumer Protection Act (a) to enter the premises specified in the warrant,

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- if necessary by force; and
- (b) to do all or any of the following:-
 - (i) search for;
 - (ii) seize:
 - (iii) secure against interference;
 - (iv) examine, inspect and take and keep samples of a thing or things of a particular kind named or described in the warrant and which the inspector believes, on reasonable grounds, to be connected with the alleged contravention;

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- (c) in the case of any document of a particular kind, named or described in the warrant, if the inspector believes, on reasonable grounds, that it is connected with the alleged contravention, the inspector may do all or any of the following:-
 - (i) require the document to be produced for inspection;
 - (ii) examine, make copies or take extracts from the document, or arrange for the making of copies or the taking of extracts to be done on the premises or elsewhere;
 - (iii) remove the document for so long as is reasonably necessary to make copies or take extracts from the document; and

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		(d)	make any still or moving imavisual recording of anything of kind, named or described in the the inspector believes, on grounds, to be connected wit contravention.	of a particular e warrant, that reasonable
		(2) A searc	h warrant issued under this secti	on shall state-
		(a)	the purpose for which the sear and the nature of the alleged c	-
		(b)	any conditions to which th subject;	e warrant is
		(c)	whether entry is authorised t any time of the day or night or hours of the day or night; and	during stated
		(d)	a day, not later than 28 days aft the warrant, on which the war have effect.	
Announcement before entry.	96	(1) In execu	ting a search warrant, the inspec	ctor shall-
-		(a)	announce that he is authorised warrant to enter the premises;	
		(b)	give any person at the p opportunity to allow entry to th the inspector has been unable unforced entry.	ne premises if
	(2)	An inspecto	r shall not comply with subsec	tion (1) if he

believes, on reasonable grounds that immediate entry to the premises is required to ensure-

(a) the safety of any person; or

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> (b) that the effective execution of the search warrant is not frustrated.

97. (I) If the occupier is present at premises where a search Details of warrants to warrant is being executed, the inspector shall-

be given occupier.

- (a) identify himself to the occupier; and
- (b) give to the occupier a copy of the warrant.

(2) If the occupier is not present at premises where a search warrant is being executed, the inspector shall-

- (a) identify himself to a person at the premises; and
- (b) give to the person a copy of the warrant.

98. A search warrant shall authorise an inspector executing Seizure of the search warrant to seize any thing of the kind described in the things not mentioned in warrant and also to seize or take a sample of anything which is not of the warrant. the kind described in the warrant if-

- (i) is of a kind which could have been included in a search warrant issued under this section; or
- (ii) will afford evidence about the contravention of the Act: and
- (b) in the case of seizure, the inspector believes, on reasonable grounds, that it is necessary to seize that thing in order to prevent its concealment, loss or destruction or its use in the contravention of this Act.

⁽a) the inspector believes, on reasonable grounds, that the thing-

68No.Consumer Protection Act2020Copies of
sized
documents.99. (1) If an inspector retains possession of a document
seized from a person under this Part, the inspector shall give the
person, within 21 days of the seizure, a copy of the document certified

as correct by the inspector.

(2) A copy of a document certified under subsection (I) shall be received in all courts to be evidence of equal validity to the original.

Retention and 100. (1) If an inspector seizes a document or other thing under this Part, the inspector shall take reasonable steps to return the documents or document or thing to the person from whom it was seized if the reason for its seizure no longer exists.

(2) If the document or thing seized has not been returned within three months after it was seized, the inspector shall take reasonable steps to return it unless-

- (a) proceedings for the purpose for which the document or thing was retained have commenced within that three month period and those proceedings (including any appeal) have not been completed;
- (b) the Court makes an order under section 102 extending the period during which the document or thing may be retained; or
- (c) the Court makes an order permitting the destruction of the thing.

(3) This section shall not apply to a sample taken by an inspector in the exercise of a power under this Part.

Court may extend three months period. 101. (1) An inspector may apply to a court-

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 - (a) within three months after seizing a document or other thing under this Part; or
 - (b) if an extension has been granted under this section, before the end of the period of the extension-

for an extension not exceeding 3 months of the period for which the inspector may retain the document or thing but so that the total period of retention does not exceed 12 months.

(2) The High Court may order such an extension if it is satisfied that-

- (a) it is in the interests of justice;
- (b) the total period of retention does not exceed 12 months; and
- (c) retention of the document or other thing is necessary-
 - (i) for the purposes of an investigation into whether a contravention of the Act has occurred; or
 - (ii) to enable evidence of a contravention of the Act to be obtained for the purposes of a proceeding under the Act.

(3) At least seven days prior to the hearing of an application under this section, notice of the application shall be sent to the owner of the document or thing described in the application.

102. An occupier of a premises or an agent or employee of the Requirement to assist an inspector exercising his power of entering and shall-

70	No.	Consumer Protection Act	2020	No.	Consumer Protection Act	2020	71
		(a) give information to the inspe- in writing;	ctor orally or	106. <i>A</i> be one.	A person who is not an inspector shall not hole	i	Offence to mpersonate inspector.
Protection against self- incrimination.	refuse or fail t person is requi information or t the person. (2) Notw reasonable exc document that Part, if the pro-	(b) produce documents to the ins It shall be a reasonable excuse for an o give information or do any other the red to do by or under this Part, if the the doing of that other thing would tend to withstanding subsection (1), it sha use for an individual to refuse or fail the person is required to produce by duction of the document would tend to	individual to ning that the giving of the o incriminate all not be a to produce a or under this	Part, the in Executive (If an inspector exercises a power of entry spector shall report the exercise of the power Officer within 7 days after the entry. The report shall include all relevant details articulars of- (a) the time and place of the entry; (b) the purpose of the entry; (c) the things done while on the including details of things seize taken, copies made and extracts 	to the Chief r E s of the entry e premises, ed, samples	Entry to be eported to he chief Executive Officer.
Offence of giving false or misleading information.	the person. 104. A pe	erson shall not- (a) give information to an inspect Part that he believes to misleading in any material par	be false or		(d) the time of departure from the pro The Chief Executive Officer shall keep a register lars of all matters reported to the Chief Execu	r containing ¹ itive Officer ¹	Register of exercise of powers of entry.
		(b) produce a document to an inst this Part that he knows to misleading in a material partic indicating the respect in which misleading and, if practicable correct information.	pector under be false or cular without h it is false or	109. (1 Officer abo	 Any person may complain to the Chief aut the exercise of a power by an inspector und The Chief Executive Officer shall- 		Complaints
Offence to hinder or obstruct inspector.		rson shall not hinder or obstruct an insp wer under this Act unless he has reaso			 (a) investigate any complaint r Chief Executive Officer; and (b) provide a written report to r complainant on the results investigation. 	d the	

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- Cofidentiality. 110. (1) An inspector shall not give to another person any information he acquires in carring out his functions whether directly or indirectly unless it is necessary inorder to carry out the inspector's functions under this part.

(2) Subsection (1) shall not apply to the giving of information-

- (a) to a court in the course of legal proceedings;
- (b) pursuant to an order of a court;
- (c) to the extent reasonably required to enable the investigation or the enforcement of the Act;
- (d) with the written authority of the Chief Executive Officer; or
- (e) with the written authority of the person to whom the information relates.

Commission may require claims to be substantiated. 111. (1) This section shall apply to a person who has made a claim or representation promoting, or apparently intended to promote the supply, or possible supply, of goods or services by the person or another person.

(2) The Commission may give the person who made the claim or representation a written notice that requires the person to do one or more of the following-

 (a) give information or produce documents to the Commission that could be capable of substantiating or supporting the claim or representation; No.

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- (b) give information or produce documents to the Commission that could be capable of substantiating-
 - (i) the quantities in which and the period for which;
 - (ii) the person or other person is or will be able to make such a supply-
- (c) give information or produce documents to the Commission that are of a kind specified in the notice within 21 days after the notice is given to the person who made the claim or representation.
- (3) The notice shall-
 - (a) name the person to whom it is given; and
 - (b) specify the claim or representation to which it relates.

(4) The notice may relate to more than one claim or representation that the person has made.

112. (1) A person who is given a sub-stantiation notice shall Compliance with substantiation. notices

(2) Notwithstanding subsection (1), an individual may refuse or fail to give particular information or produce a particular document in compliance with a substantiation notice on the ground that the information or production of the document might tend to incriminate the individual or to expose the individual to a penalty. 73

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Outcome of investigation.	113. After	VI-ENFORCEMENTAND REMED concluding an investigation into a c ay respond as it considers appropriate	complaint, the	 115. (1) If a matter has been investigated by the Commission, Consent orders. and the Commission and the respondent agree to the proposed terms of an appropriate order, the High Court, without hearing any evidence, may confirm that agreement as a consent order. (2) After hearing a motion for a consent order, the High Court shall– 					
		 (a) take no further action; (b) propose a draft consent order section 115; 							
		(c) issue a compliance notice section 116;	in terms of	(a) make an order as agreed to and propose the Commission and the respondent;					
		(d) refer the matter to the High Co	ourt;		(b) indicate any changes that shall be made in the draft order before it will make the order				
	(e) refer the matter for prosecution.				or				
Referral to Court.	a complaint, oth or determines to following an inv	f the Commission issues a notice action for than on the grounds contemplated to take no further action in relation to restigation, the complainant concerned to the High Court.	in section 23, o a complaint		(c) refuse to make the order.With the consent of a complainant, a c under subsection (1) may include an awar ainant.				
	respondent may	f a matter is referred directly to the H apply to the High Court, in the presc thin the prescribed time, for an order t e Court.	cribed manner	a complianc Commission	Subject to subsection (2), the Commissi e notice in the prescribed form to a perso n, on reasonable grounds, believes has contravenes this Act.	on whom the notices			
		A referral to the High Court wh by a complainant in terms of subsection l form.	•	(2)	A compliance notice shall set out- (a) the name of the person to who applies;	m the notice			

(4) The High Court shall conduct a hearing into any matter referred to it under this Part; and may make any applicable order set out in this Act.

- (b) the provision of the Act that have not been complied with;
- (c) details of the nature and extent of the non compliance;

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	(d)	any steps that are required to be the period within which those st taken; and	
	(e)	any penalty that may be imposed the Act if those steps are not tal	
	(3) A comp remain in force until-	pliance notice issued under this s	ection shall
	(a)	it is set aside by the High Co review; or	ourt upon a
	(b)	the Commission issues a concertificate contemplated in subse	-
		equirements of a compliance notic ion shall issue a compliance certif	
	-	rson to whom a compliance notic with the notice, the Commission r	
	(a)	apply to the Court for the impo administrative fine or other orde	
	(b)	refer the matter for prosecu offence, but may not do both in any particular compliance notice	n respect of
Objection to notice.		erson issued with a notice under Court in the prescribed manner a nin-	

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(b) such longer period as may be allowed by the High Court on good cause shown.

(2) After considering any representations by the applicant and any other relevant information, the High Court may confirm, modify or cancel all or part of a notice.

(3) If the High Court confirms or modifies all or part of a notice, the applicant shall comply with that notice as confirmed or modified, within the time period specified in it.

118. (1) The High Court may consider an application from a Action against consumer or a consumer's representative against a supplier for failure suppliers for nonto comply with an implied warranty provision or provisions in Part IV. compliance

with warranties.

(2) The Commission may make an application to the High Court on behalf of a consumer against a supplier for failure to comply with an implied warranty provision or provisions when it considers there are public interest grounds for doing so.

(3) The High Court may impose an administrative fine fornon-compliance with Part IV and impose orders that are consided sappropriate in the circumstances.

119. (1) The High Court may grant an injunction, in such terms Injunctions. as it considers appropriate, if it is satisfied that a person has engaged, or is proposing to engage in conduct that constitutes or would constitute a breach of the Act or regulations made under it.

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		,	ligh Court may grant the in mmission or any other person.	njunction on	
	(. may grant a	,	nt prejudice to subsection (1), the subsection	he High Court	
		(a)	restraining a supplier from eng supplier conduct;	aging in unfair	
		(b)	restraining a supplier from su or services-	pplying goods	
			(i) for a specified period; or		

(ii) except on specified terms and conditions.

(4) Without limiting subsection (1), the High Court may grant an injunction requiring a supplier to do any of the following-

- (a) refund money;
- transfer property; (b)
- honour a promise; (c)
- destroy or dispose of goods. (d)

Interim injunction.

120. If an application is made under section 119, the High Court may, if it considers it is desirable to do so, grant an interim injunction under this section pending the determination of the application.

High Court 121. The High Court may, on application of the Commission, orders. make one or more of the following orders in relation to a person who has engaged in conduct that contravenes a provision of this Act or constitutes an involvement in a contravention of such a provision-

- (a) an order directing the person to perform a service that is specified in the order, and that relates to the conduct, for the benefit of the community or a section of the community;
- (b) an order for the purpose of ensuring that the person does not engage in the conduct, similar conduct, or related conduct, during the period of the order (which must not be longer than 3 years) including-
 - (i) an order directing the person to establish a compliance program for employees or other persons involved in the person's business, being a program designed to ensure their awareness of the responsibilities and obligations in relation to such conduct;
 - (ii) an order directing the person to establish an education and training program for employees or other persons involved in the person's business, being a program designed to ensure their awareness of the responsibilities and obligations in relation o such conduct; and
 - (iii) an order directing the person to revise the internal operations of the person's business which led to the person

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(b) the disqualification is justified.

(2) In determining whether the disqualification is justified under subsection (1), the High Court may have regard to-

- (a) the person's conduct in relation to the management, business or property of any corporation; and
- (b) any other matters that it considers appropriate.

123. (1) Where a person, in contravention of this Act, has Orders to redress loss or caused or is likely to cause a class of persons who are non-party damage consumers, to suffer loss or damage, the High Court may, on application by the Commission, make such order or orders, other consumers. than the award of damages, against that person, as the High Court may consider appropiate.

(2) An order under subsection (1) may be made against the person who engaged in the contravening conduct, or a person involved in that conduct.

(3) The order shall be an order that the High Court considers will redress, in whole or in part, the loss or damage suffered by the non-party consumers in relation to the contravening conduct or declared term.

(4) An application under subsection (1) may be made at any time within 6 years after the day on which the cause of action that relates to the contravening conduct accrued.

engaging in such conduct;

- (c) an order requiring the person to disclose, in the way and to the persons specified in the order, such information as is so specified, being information that the person has possession of or access to;
- (d) an order requiring the person to publish, at the person's expense and in the way specified in the order, an advertisement in the terms specified in, or determined in accordance with, the order:
 - (i) to disclose, in the way and to the persons specified in the order, such information as is so specified, being information that the person has possession of or access to; and
 - (ii) to publish, at the person's expense and in the way specified in the order, an advertisement in the terms specified in, or determined in accordance with, the order.

Disqualifying orders.

- 122 (1) The High Court may, on application of the Commission, make an order disqualifying a person from managing corporations for a period that the High Court considers appropriate if the High Court is satisfied that-
 - (a) the person has contravened, has attempted to contravene or has been involved in a contravention of any of the provisions of the Act; and

(5) In determining whether to make an order under subsection (2) against a person, the High Court may have regard to the conduct of the person, and of the non-party consumers in relation to the contravening conduct, since the contravention occurred.

(6) In determining whether to make an order under subsection (2), the High Court need not make a finding about which persons are non-party consumers in relation to the contravening conduct or declared term.

(7) A non-party consumer shall be bound by an order made under subsection (2) against a person if-

- (a) the loss or damage suffered, or likely to be suffered, by the non-party consumer in relation to the contravening conduct, or the declared term, to which the order relates has been redressed, prevented or reduced in accordance with the order; and
- (b) the non-party consumer has accepted the redress, prevention or reduction of the damage.

Who can bring proceedings for offences.

124. (1) Proceedings for an offence against this Act or regulations made under it may only be brought by the Commission or a person authorised by the Commission for the purposes of this section.

(2) This section shall not apply to proceedings for an indictable offence.

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125. A prosecution for an offence against a provision of this Act or regulations made under it may be commenced at any time within 3 years after the commission of the offence.

126. (1) If a body corporate contravenes or commits an offence Contravention against any provision of this Act or regulations made under it, each officer of the body corporate is deemed to have contravened the same provision if the office knowingly authorised or permitted the contravention.

(2) A person may be proceeded against and, in the case of an offence, convicted under a provision of this Act or regulations in accordance with subsection (1) whether or not the body corporate has been proceeded against under that provision.

127. An officer, employee or agent who within the scope of his duties engages in a conduct on behalf of a body corporate shall be deemed to be engaged by the body corporate.

128. A person shall not aid, abet, counsel or procure another Offence to aid abet in a contravente a provision of this Act.

129. A person shall not induce or attempt to induce, whether by Offences to induce a threats, promises or otherwise any other person to contravene a provision of this Act.

130. Criminal proceedings shall not lie against a person in relation to contraventions of the general prohibitions contained in Part V.

Criminal proceedings not to be brought for contravention of the general prohibitions. 84 No. Consumer Protection Act 2020 Reasonable 131. In a prosecution for a contravention of this Act or mistake of regulations made under it the High Court may have regard to whether fact. the defendant proves that the contravention was caused by a reasonable mistake of fact.

Findings in 132. In a proceeding against a person under this part a finding proceedings to be evidence of fact by a Court that a person has contravened, or to have been involved in a contravention of, a provision of this Act shall be evidence of that fact and the finding may be proved by production of a document under the seal of the court from which the finding appears.

Actions for (1) A person who suffers loss, injury or damage because 133. of a contravention of this Act or regulatios made under it may recover the amount of the loss, damage or damages in respect of the injury by proceeding against any person who contravened the Act or regulations or was involved in the contravention.

> (2) A Court may award damages to be paid on any terms or conditions that the Court considers just and equitable and suitable to achieve the purposes of this Act against a supplier for collective injury to all or a class of consumers generally,

Awards of 134. If a person is found guilty of an offence under this Act, the compensation. Court, in addition to any other penalty it may fix, may order that the person pay to a person who, in the opinion of the court, was humiliated or distressed by the conduct constituting the offence an amount of up to 40,000,000 Leones.

Preference to 135. If a court considers thatbe given to compensation for victims.

damages.

- (a) it is appropriate to impose a fine on a person in relation to a contravention of this Act or regulations made under it; and
- (b) it is appropriate to order the defendant to pay compensation to a person who has suffered loss or damage as result of that contravention or conduct; and
- (c) the defendant does not have sufficient financial resources to pay both the fine and the compensation –

the Court shall give preference to making an order for compensation.

136. Any person convicted of an offence under this Act for Penalties. which no fine has been provided, is liable to-

- (a) a fine not exceeding 30,000,000 Leones for an individual and up to 1,000,000,000 (One billion Leones) for a body corporate; or
- (b) imprisonment for a period not exceeding 2 years; or
- (c) to both a fine and imprisonment.

No.

The issue of competition and consumer protection has assumed relative importance in Sierra Leone as a result of the rising tides of globalisation in the world economy.

It is generally accepted that when businesses occupy dominant positions in the market place or collude with each other it invariably results in abuse of market power, which in turn adversely affects private sector development, trade and economic growth.

In an effort to create a level playing field for all businesses, it has become necessary to put in place an effective consumer protection regime to ensure that consumers are not exploited. This also affords consumers wider choice in products, greater access to those products, fair terms and basis for accessing those products, guarantees of the safety of the products, the right of redress to consumers when the rights and conditions afforded them under the consumer protection regime are compromised.

This Bill also aims to protect and promote the interests of consumers especially the interests of consumers who are vulnerable or disadvantaged due to their economic circumstances or circumstances relating to their educational background or their inability to access professionals who can act on their behalf to secure their rights.

This Bill also aims at-

 (a) preventing the production and supply of harmful and defective goods and the sale of such goods including the adoption of measures to secure the removal of those goods from the market;

- (b) ensuring that goods supplied to consumers are labelled in accordance with the prescribed standards;
- (c) ensuring that hazardous and or other goods the distribution, consumption or use of which are regulated by legislation are sold or supplied in accordance with the relevant legislation;
- (d) ensuring that services are provided in compliance with applicable law;
- (e) preventing unfair trading practices, such as misleading or deceptive or fraudulent conduct;
- (f) preventing the inclusion of unconscionable terms in contracts for the sale and supply of goods and services;
- (g) empowering consumers to make informed decisions and to reduce information asymmetries as between consumers and businesses in the market;
- (h) ensuring that measures are in place to sanction and punish suppliers who are liable for defects in goods and services and for violation of product standards, consumer safety or any other activity which occasion loss or damage to consumers;
- (i) ensuring that institutional arrangements and priorities are set and maintained to address violations of consumer safety and standards by producers and suppliers and that appropriate sanctions, defences and remedies are defined;

- (j) ensuring the physical safety and wellbeing of consumers in relation to access to food, drugs and other goods and services that are fit for human use and consumption;
- (k) providing environmental protection to promote sustainable production and consumption to secure the future of Sierra Leoneans.

The Bill also seeks to establish the National Consumer Protection Commission of Sierra Leone whose basic function is the administration of the Act. In performing this function, the Commission among other functions, may conduct research on consumer protection policies and enactments and make recommendations to the Minister responsible for Trade. It may also

investigate allegations of non-compliance with this Act to ensure that appropriate remedies are imposed.

MADE this day of , 2020.

DR. EDWARD HINGA SANDY, Minister of Trade and Industry.

Freetown Sierra Leone June, 2020.

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