

The Official Gazette

(EXTRAORDINARY)

OF GUYANA

Published by the Authority of the Government

GEORGETOWN, WEDNESDAY 26TH JANUARY, 2022

TABLE OF CONTENTS

PAGE

FIRST SUPPLEMENT

LEGAL SUPPLEMENT

A.		CTS — Act No. 2 of 2022 – Powers of Attorney (Amendment)							
	Act 2022	••••	••••	••••	••••	••••	71		
B.	3. SUBSIDIARY LEGISLATION — NIL								
С.	BILLS — NIL								
	RGETOWN, Demerara – I ordinary Days as may be dir								

such nters Limited, 1 Public Road, La Penitence, Greater Georgetown.

WEDNESDAY 26TH JANUARY, 2022

THE OFFICIAL GAZETTE 26TH JANUARY, 2022 LEGAL SUPPLEMENT — A



ACT NO. 2 OF 2022

POWERS OF ATTORNEY (AMENDMENT) ACT 2022

I assent.

Mohamed Irfaan Ali, President. 26⁴⁴ January, 2022

ARRANGEMENT OF SECTIONS

Section

- 1. Short title.
- 2. Insertion of new section 2A in the Principal Act.
- 3. Amendment of section 3 of the Principal Act.
- 4. Insertion of new sections 12, 13 and 14 in the Principal Act.

No. 2]	LAWS OF GUYANA		[A.D. 2022			
	AN ACT to amend the Powers of Attorney Act.					
A. <u>D. 20</u> 22	Enacted by the Parliament of Guyana:-					
Short title. Cap. 5:08						
Insertion of new section 2A in the Principal Act.	2. (1) The Principal Act is amended by the insertion immediately after section 2, of the following section $-$					
	"Power of attorney.	2A. (1) An instrument creating shall be executed with the donor of donee of the power appearing personal Public Notary or Magistrate, as the l the donor and donee shall each provi- or Magistrate with two photog	f the power and the ally together before a aw may require, and de the Public Notary			

the donor and donee shall each provide the Public Notary or Magistrate with two photograph identification documents that establish their identity and a photocopy of each of the documents.

(2) Where the donor is out of Guyana and the donee is in Guyana, the donor and the donee shall each appear personally before a Public Notary or Magistrate, as the law may require, in the country in which he is and execute the power of attorney, providing the Public Notary or Magistrate with two photograph identification documents that establish his identity and a photocopy of each of the documents.

(3) The power of attorney shall specify the name and number of every identification document of the donor and donee.

А

(4) The power of attorney shall be signed by the donor and donee in the presence of a Public Notary or Magistrate and two witnesses, and subscribed by the witnesses in the presence of each other before being signed, sealed or stamped by the Public Notary or Magistrate:

Provided that where a donor executes the power of attorney out of Guyana. a separate witness statement shall be given by one of the subscribing witnesses.

(5) The power of attorney shall not be registered, filed or recorded in the Deeds Registry, unless the power of attorney has attached to it copies of the two photograph identification documents, bio-data page in the case of a passport, of the donor and donee, and a separate witness statement given under subsection (4), which have been certified, signed and sealed or stamped by a Public Notary or Magistrate.

(6) For the purposes of this section identification documents include, a national identification card, a valid passport and a valid driver's licence.".

3. Section 3 of the Principal Act is amended as follows -

- (a) by the substitution for the words "A power of attorney (other than", of the words "A power of attorney, including";
- (b) by the substitution for the bracket immediately after the word "purpose", of a comma;

Amendment of section 3 of the Principal Act.

[No. 2

No. 2]	LAW	S OF GUYANA	[A.D. 2022
		ne insertion immediately afte following words –	r the words "Guyana,", of
		"together with the attach photograph identification and the donee and the with in section 2A(5),".	documents of the donor
Insertion of new sections 12, 13 and 14 in the Principal	4. The Princip section 11, of the follo	pal Act is amended by the in wing sections –	asertion immediately after
Act.	"Offences to dishonestly obtain and p	12. (1) A person shall ower of attorney –	not dishonestly obtain a
	use power of attorney.	(a) to obtain financial or another person;	advantage for the person or
		(b) to cause loss to person.	the principal or another
	not	(2) An attorney under a dishonestly use the power of	a power of attorney shall of attorney –
		(a) to obtain financial a or another person;	advantage for the attorney or
		(b) to cause loss to th another person.	ne donor of the power or
	con	(3) An attorney who for a section commits an offence inviction to a fine of five prisonment for five years; a proprate ten million dollars.	million dollars and to

(4) In this section a reference to a power of attorney includes a reference to a power of attorney that is invalid or has been revoked.

Other offences. 13. (1) If any Public Notary who is suspended or removed from practice or whose name is not on the register, whether for reward or not, makes, does or exercises or performs any act, matter or thing pertaining or belonging to the office, function or practice of Public Notary, the Public Notary commits an offence.

> (2) A person who wilfully certifies or propounds any false statement or document, or who fraudulently, with intent to deceive, conceals, withholds or perverts any fact or document pertinent to the subject of a power of attorney commits an offence.

> (3) A person who fails to comply with any of the duties imposed on the person under section 2A commits an offence.

> (4) A person who commits an offence under this section is liable on summary conviction to a fine of five million dollars and to imprisonment for five years.

Regulations. 14. The Minister may make regulations as may be necessary for the better carrying out of the provisions of this Act.".

[No. 2

No. 2]

LAWS OF GUYANA

[A.D. 2022

Passed by the National Assembly on the 24th January, 2021.

S.E. Isaacs,

Clerk of the National Assembly.

(BILL No. 15/2021)