

ශී ලංකා පුජාතාන්තික සමාජවාදී ජනරජයේ ගැසට් පතුය

ಕ್ಷಣ ಶಿಂಡಿತ The Gazette of the Democratic Socialist Republic of Sri Lanka Extraordinary

අංක 2441/14 - 2025 ජුනි මස 18 වැනි බදාදා - 2025.06.18 No. 2441/14 - WEDNESDAY, JUNE 18, 2025

(Published by Authority)

PART I : SECTION (I) — GENERAL

Government Notifications

FOREIGN EXCHANGE ACT, No. 12 OF 2017

Order under Section 22

BY virtue of the powers vested in me under Section 22 of the Foreign Exchange Act, No. 12 of 2017 (the Act), I, Anura Kumara Dissanayake, Minister of Finance, Planning and Economic Development, do by this Order,

- i. Limit the outward remittances made by an emigrant under the initial migration allowance in terms of the general permission granted in Part I of the Schedule to the Regulations No. 3 of 2021 published in the *Extraordinary Gazette* Notifications No. 2213/36 dated 03 February 2021, up to USD 100,000 or equivalent in any other designated foreign currency;
- ii. Suspend making payments through an Outward Investment Account for the purpose of making investments overseas by a person resident in Sri Lanka in terms of the general permission granted in Part I of the Schedule to the Regulations No. 1 of 2021 published in the *Extraordinary Gazette* Notifications No. 2213/34 dated 03 February 2021 (herein after referred to as "Regulations No. 1 of 2021"), excluding:
 - (a) Investments made by the following eligible investors in the ordinary shares of companies incorporated outside Sri Lanka (investees):
 - i. Companies incorporated in Sri Lanka and listed in the Colombo Stock Exchange (investor), up to USD 750,000 or equivalent in any other designated foreign currency, or an amount less than or equivalent to 20% of the net assets of the investor as per the audited financial statements of the latest financial year. whichever is lower

- ii. Companies incorporated in Sri Lanka and not listed in the Colombo Stock Exchange (investor), up to USD 200,000 or equivalent in any other designated foreign currency, or an amount less than or equivalent to 20% of the net assets of the investor as per the audited financial statements of the latest financial year, whichever is lower
- (b) investments made by a company incorporated in Sri Lanka (investor) in the ordinary shares of a company outside Sri Lanka (investee) provided that, such investment is entirely financed through a permitted foreign currency loan obtained by the investor from a person resident outside Sri Lanka
- (c) investments made by a company incorporated in Sri Lanka (investor) in the ordinary shares of a company outside Sri Lanka (investee) provided that, such investments are entirely financed through proceeds of investments made by persons resident outside Sri Lanka in debt securities with a minimum tenure of seven years and shares, issued by the investor

provided that the investments referred at paragraphs (a) (b) and (c) above are subject to the following conditions:

- a. the purpose of the investments shall be expansion of business overseas as defined in paragraph 2.i below
- b. the investments shall not comprise of portfolio investments as defined in paragraph 2.ii below
- c. investee shall not be a company engages in investments as its principal business activity
- d. the investor shall confirm that the investments comply with the conditions given at paragraphs a, b and c above, by a resolution passed by the Board of Directors of such company, to the Authorised Dealers through which the outward remittances are to be made via Outward Investment Accounts
- (d) subsequent investments made by an eligible resident investor to fulfill the regulatory requirements in the investee's country, applicable on the investments already made in a subsidiary or an overseas office, in that country, in compliance with the provisions of the Act and Regulations issued thereunder
- (e) investments made by a company incorporated in Sri Lanka to set up overseas offices, up to USD 100,000 or equivalent in any other designated foreign currency
- (f) investments made by a company incorporated in Sri Lanka in overseas offices, established prior to the effective date of this Order in compliance with the provisions of the Act and Regulations issued thereunder, up to USD 30,000 or equivalent in any other designated foreign currency
- (g) investments made by licensed banks, in the shares of subsidiaries overseas and/or in overseas offices for the purpose of carrying out banking operations
- (h) investments in Employee Share Ownership Plans or Employee Share Option Schemes, made by eligible resident individuals;
- iii. Limit the outward remittances on capital transactions through Business Foreign Currency Accounts held by persons resident in Sri Lanka for the purpose of expansion of business overseas as defined in paragraph 2.i below, up to USD 200,000 or equivalent in any other designated foreign currency;
- iv. Limit the outward remittances on capital transactions through Personal Foreign Currency Accounts held by persons resident in Sri Lanka, up to USD 20,000 or equivalent in any other designated foreign currency;
- v. Investments which exceed the limits specified in the general permission granted in Regulations No. 1 of 2021 may be considered on a case-by-case basis by the Central Bank of Sri Lanka in terms of subsection 10 of Section 7 of the Act, provided that, such investments meet any of the following criteria:

- (a) The proposed investment is to be made by a company incorporated in Sri Lanka (investor) in the ordinary shares of a company outside Sri Lanka provided that, such investment is entirely financed through a permitted foreign currency loan obtained by the investor from a person resident outside Sri Lanka and fulfills the conditions given as a., b., c. and d. under sub-paragraph ii above.
- (b) The proposed investment is to be made by a company incorporated in Sri Lanka (investor) in the ordinary shares of a company outside Sri Lanka provided that, such investment is entirely financed through proceeds of investments made by persons resident outside Sri Lanka, in debt securities with a minimum tenure of seven years and shares, issued by the investor and fulfills the conditions given as a., b.. c. and d. under sub-paragraph ii above.
- (c) The proposed investment is to be made by an eligible resident investor to fulfill the regulatory requirements in the investee's country applicable on the investments already made in a subsidiary or an overseas office, in that country, in compliance with the provisions of the Act and Regulations issued thereunder.
- (d) The proposed investment is made by a licensed bank in the shares of subsidiaries overseas and/or in overseas offices for the purpose of carrying out banking operations.
- 2. For the purposes of this Order,
 - i. "expansion of business" means, either:
 - (a) Expansion of activities directly related to the existing product line or service offerings. This includes increasing production/service capacity or expanding the range of products or services offered within the existing line of products or service offerings, and/or
 - (b) Vertical integration of activities through the supply chain. This may include either:
 - i. Backward integration where the activities directly related to the sourcing of raw materials or components used in the existing line of products or service offerings, and/or
 - ii. Forward integration where the activities that constitute acquiring or establishing control over entities closer to the end customer, limited to activities directly related to the distribution including warehousing, marketing, and retailing of existing products or service offerings
 - ii. "portfolio investments" means investments made by eligible resident investors that entitle such investors to less than 10 percent of the voting power of a company incorporated outside Sri Lanka.
 - iii. "overseas offices" means branch, liaison, marketing, agency, project, representative or other similar offices established out side Sri Lanka.
 - iv. "licensed banks" means licensed commercial banks or a licensed specialized banks within the meaning of the Banking Act, No. 30 of 1988.
- 3. This Order is valid for a period of six months from 20 June 2025. The Order published in the *Extraordinary Gazette* Notifications No. 2415/56 dated 19 December 2024 is hereby rescinded.

ANURA KUMARA DISSANAYAKE, Minister of Finance, Planning and Economic Development.

Colombo, 18th June, 2025.

EOG 06 - 0156