

AN ACT TO REPEAL THE ACT TO ESTABLISH PROCEDURES FOR THE DISTRIBUTION OF THE UNITED NATIONS LIST OF TERRORISTS AND TERRORIST GROUPS AND TO ENACT IN LIEU THEREOF: AN ACT TO ESTABLISH ADMINISTRATIVE PROCEDURES FOR TARGETED SANCTIONS AGAINST DESIGNATED TERRORISTS, TERRORIST GROUPS, AND TERRORIST ORGANIZATIONS

# **APPROVED FEBRUARY 16, 2017**

# PUBLISHED BY AUTHORITY MINISTRY OF FOREIGN AFFAIRS MONROVIA, LIBERIA

PRINTED FEBRUARY 16, 2017



AN ACT TO REPEAL THE ACT TO ESTABLISH PROCEDURES FOR THE DISTRIBUTION OF THE UNITED NATIONS LIST OF TERRORISTS AND TERRORIST GROUPS AND TO ENACT IN LIEU THEREOF: AN ACT TO ESTABLISH ADMINISTRATIVE PROCEDURES FOR TARGETED SANCTIONS AGAINST DESIGNATED TERRORISTS, TERRORIST GROUPS, AND TERRORIST ORGANIZATIONS.

An Act to Repeal the Act to Establish Procedures for the Distribution of the United Nations List of Terrorists and Terrorist Groups and to enact in lieu thereof: An Act to Establish Administrative Procedures for Targeted Sanctions against Designated Terrorists, Terrorist Groups, and Terrorist Organizations.

#### PREAMBLE

**WHEREAS** terrorism has been and continues to be a threat to domestic, as well as international peace and security;

**WHEREAS** the incidence of terrorism continues to increase the world over, including the execution of brazen, deadly and dastardly acts in the West African sub-region;

**WHEREAS** terrorism is condemned in a number of international instruments which place an obligation on states to adopt legislations to give effect to those instruments;

**WHEREAS** the United Nations, the African Union, ECOWAS and myriad intergovernmental and public international institutions have called upon all States to take steps to prevent and counteract the menace of terrorism by the adoption of appropriate lawful domestic measures;

**WHEREAS** the United Nations has issued many resolutions aimed at combating terrorism in all its forms and facets and have obliged States to comply with said resolutions including but not limited to resolutions 1267, 1373, 2178, 2253 and all other successor resolutions crafted to ensure the prevention, arrest and prosecution of terrorist acts and terrorist financing;

**WHEREAS** Liberia as a member of the comity of nations passed in 2013 An Act to Establish Procedures for the Distribution of United Nations List of Terrorists and Terrorists Groups, which Act failed to adequately address issues that necessitate said legislation;

**WHEREAS** enacted anti-terrorism legislation must take into due consideration all tenets of human rights, and of full compliance with the due process of law, as embodied in the Liberian Constitution, the Universal Declaration of Human Rights, International Human Rights and International Humanitarian Laws, as well as the many other International Conventions and Treaties on Human Rights, ratified by the Liberia Government;

**ACKNOWLEDGING AND REAFFIRMING** that Liberia, as a sovereign state, and a responsible member of the comity of nations, is duty bound to meet all obligations expected of Member States of the UN, AU, ECOWAS and other international or intergovernmental bodies, so as to contribute positively towards the attainment of international peace and security; and

#### **NOW THEREFORE:**

It is enacted by the Senate and the House of Representatives of the Republic of Liberia in Legislature assembled:

## Section 1. Repealers

An Act to Establish Procedures for the Distribution of the United Nations List of Terrorists and Terrorist Groups is hereby repealed.

#### Section 2. Short Title

This Act may be cited as "Targeted Sanctions against Terrorists Act".

#### Section 3. Definitions

In this Act, unless the context otherwise requires:

- "Counter-Terrorism Convention" means any international convention for the prevention, suppression and prosecution of terrorist acts and terrorist related activities to which Liberia is a state party.
- 2) "Domestic Terrorist Groups or Organization" means a terrorist group or organization based in Liberia or having its principal cells and operatives in Liberia.
- 3) "Designated Non-Financial Businesses and Professionals" means any of the following:
  - (a) casinos, including internet casinos
  - (b) reals estate agents
  - (c) dealers in precious metals;
  - (d) Professionals and accountant when they prepare for, engage in, or carry out transactions for client concerning any of the following:
    - (i) buying and selling of real estate;
    - (ii) managing of client money, securities or other assets;
    - (iii) management of bank, savings or securities accounts;
    - (iv) organization of contributions for the creation, operation or management of legal persons; or
    - (v) creation, operation or management of legal persons or arrangements, and buying and selling of business entities
- 4) "Explosive or other lethal device" means:
  - (a) an explosive or incendiary weapon or device that is designed or has the capability to cause death, serious bodily injury or substantial material damage; or
  - (b) a weapon or device that is designed, or has the capability to cause death, serious bodily injury or substantial material damage through the release, dissemination or impact of toxic chemicals, biological agents or similar substances or radiation or radioactive material.
- 5) "Foreign Terrorist Group or Organization" means a terrorist group or organization based outside of Liberia.
- 6) "Funds or Other Assets" means financial assets, property of every kind, whether tangible or intangible, moveable or immoveable, however acquired, and legal documents or instruments in any form, including electronic or digital, evidencing title to, or interest in, such funds or other assets, including but not limited to bank credits, travelers checks, bank checks, money orders, shares, securities, bonds, drafts, or letter of credit and any interest, dividends or other income on, or value accruing from or generated by such funds or assets.
- 7) "Infrastructure Facility" means any public or private facility providing or distributing services for the benefit of the public, to include but not limited to: water, sewage,

energy, communication, transportation, sports, theater or any other public goods or service.

- 8) "International Organization or Public International Organization" means an organization designated as such, pursuant to Liberian law, or an organization which is formed pursuant to a treaty or other agreement, under international law, as an instrument through or by which two or more foreign governments engage in some aspects of their international affairs.
- 9) "List" means the Consolidated United Nations Security Council (UNSC) sanctions list, including the list of domestically designated terrorist and terrorist groups.
- 10) "Person" means a natural person or legal person.
- 11) "Proceeds of Crime" means any property or economic advantage derived from or obtained, directly or indirectly, through the commission of a criminal offense, or in connection there with. It shall include economic gains from the property and property converted or transformed, in full or in part to other property.
- "Property" means the same as in the Financial Intelligence Unit Act of 2013, which is currency and assets of every kind, in any form, including electronic or digital, evidencing title to, or interest in, such assets, including but not limited to bank credits, travelers checks, bank checks, money orders, shares, securities, bonds, drafts, letters of credit, whether situated in Liberia or elsewhere and encompasses legal or equitable interest in any such property whether:
  - (a) Corporeal
  - (b) Moveable or immovable
  - (c) Tangible or intangible; and
  - (d) Legal document or instruments
- 13) "Public Spaces" mean those parts of any building, land, street, waterway or other locations that are accessible or open to members of the public, whether continuously, periodically, or occasionally and encompass any commercial, business, cultural, historical, educational, religious, entertainment, recreational, or similar place that is so ostensibly accessible or open to the public.
- 14) "Regulator or Supervisor" means the Central Bank of Liberia or any other authority having over sight over a reporting entity.
- 15) "Terrorist" means natural person who:
  - (a) commits or attempts to commit terrorist acts by any means, directly or indirectly, unlawfully and willfully;
  - (b) participates as an accomplice in terrorist acts;
  - (c) organizes or directs others to commit terrorist acts; or
  - (d) contributes to the commission of terrorist acts by a group of persons, acting with a common purpose, where the contribution is made intentionally and with the aim of furthering the terrorist act or with the knowledge of the intention of the group to commit terrorist acts.

- 16) "Terrorist Act" means any act or threat of action or omission, within the meaning of Counter Terrorism Conventions whether committed inside or outside of Liberia which:
  - (a) causes death, endangers life or involves serious bodily harm to a person;
  - (b) involves serious damage to property;
  - (c) creates a serious risk to the health or safety of the public or a section of the public;
  - (d) involves the use of firearms or explosives which involves releasing into the environment or any part thereof or distributing or exposing the public or any part thereof to -
    - (i) any dangerous, hazardous, radioactive or harmful substance;
    - (ii) any toxic chemical;
    - (iii) any microbial or other biological agent or toxin;
  - (e) is designed or intended to disrupt any computer system or the provision of services directly related to communications infrastructure, banking or financial services, utilities, transportation or other essential infrastructure;
  - is designed or intended to disrupt the provision of essential emergency services such as police, civil defense or medical services;
  - (g) involves prejudice to national security or public safety;

And which act, threat of action or omission is intended, or by its nature and context, may reasonably be regarded as being intended –

- (i) to intimidate the public or a section of the public; or
- (ii) to compel the government, any international organization, or any other individual or group, to do or refrain from doing, any act, and
- (iii) is made for the purpose of advancing a political, ideological, or religious cause.

An act which is done for the expressed reasons supra and which -

- (i) disrupts any service or services; and/or
- (ii) is committed in pursuance of a protest, demonstration or stoppage of work, shall not be deemed to be a terrorist act within the meaning of this definition, in so far as such act, threat of action or omission is not intended to result in any harm referred to in paragraphs (a) to (e).
- 17) "Terrorist Facilitator" means a natural person who facilitates the commission of terrorist acts, or acts on behalf, or at the direction of a terrorist, terrorist group or terrorist organization.
- 18) "Terrorist Group or Organization" means two or more terrorists working together for a common purpose, whether incorporated or unincorporated, whether or not known to lawful authorities, and whether or not based inside or outside of Liberia.
- 19) "Weapons of Mass Destruction" is any biological, chemical or nuclear agents or weapons capable of inflicting grievous bodily injury or death to a person or group of persons, or causing substantial damage to property.

Section 4. Administrative Procedures for Targeted Sanctions against Internationally-Designated Terrorists, Terrorist Groups or Organizations

## 1. Presumption arising from inclusion on the List

Presumption: The inclusion of names of individuals, groups or organizations on the List by the United Nations necessarily creates a presumption that said individuals, groups or organizations engaged or is engaging in one or more of the below listed conduct:

- (a) that the individual, group or organization participated in the planning, financing, facilitating, preparing, or perpetrating terrorist acts;
- (b) that the individual, group or organization was involved with an entity or group, which is controlled or owned, directly or indirectly by terrorists and/or terrorists groups;
- (c) that the individual, group or organization has committed or attempted to commit terrorist acts, or participates in or facilitates the commission of terrorist acts;
- (d) that the individual, group or organization have worked or acted on behalf of, or at the direction of persons designated as terrorists or worked at the behest of terrorists, terrorists groups or organizations;
- that the individual, group or organization is an associate of or have operational or other links with known or suspected terrorists, terrorist groups or organizations;
- (f) that the individual, group or organization is a supplier or transporter of arms and related materials to known or suspected terrorist groups;
- (g) that the individual, group or organization is a recruiter or facilitator of known or suspected terrorist groups.

### 2. Official channels for receiving/communicating the List

Communication channels: Upon the issuance of the List and any subsequent update from the United Nations Security Council (UNSC), the Financial Intelligence Unit (FIU) shall obtain said List from the Liberian Permanent Mission to the United Nations via the Ministry of Foreign Affairs.

## 3. Action to be executed by competent authorities

- (a) Circulation of the list: Immediately upon receipt of the List, and within a matter of hours, the FIU shall immediately and without delay, circulate the List to all financial institutions or designated non-financial businesses and professionals and, in addition, post a digital link of the most recent List on its website.
- (b) Certification of names: Where a financial institution, or designated non-financial business or professional seeks clarification, verification or identification of any individual, group or organization named on the List, the FIU shall certify the identity of any person, group or organization so listed.

- (c) Immediate assets freeze: Where clarification, verification, or identification of an individual, group or organization has been confirmed, the FIU, in collaboration with relevant sector regulator or supervisor, will subsequently instruct the concerned entity to immediately, and without delay, freeze such funds or property, consistent with this Act and its implementing regulations. Funds or property ordered frozen by the FIU shall remain frozen as long as said individual, group or organization remains on the List.
- (d) Types of fund to be affected: Funds or other assets to be frozen or seized include:
  - (i) Funds or other assets, directly or indirectly, owned or controlled by designated persons;
  - (ii) Funds or other assets partly owned or controlled by designated persons;
  - (iii) Funds or other assets, directly or indirectly, derived or generated from funds or other assets owned or controlled by designated persons;
  - (iv) Funds or other assets, directly or indirectly, belonging to persons acting on behalf of, or at the direction of designated persons, groups or organizations.
- (e) Communication to the UNSC of actions taken: Subsequent to the freezing or seizure, the FIU, acting in collaboration with the Ministry of Justice and the Ministry of Foreign Affairs, shall inform the United Nations Security Council and/or the relevant foreign government, or other international partners, of any specific action taken under this Act, as may be necessary to foster and facilitate international legal cooperation and/or mutual legal assistance.
- (f) Judicial Intervention: Any freezing of assets, whether done, sua sponte, by the financial institution or a designated non-financial business or professional or done upon the directive of the FIU or other competent authority, shall be done immediately, without delay and without notice to the affected party – individual, group or organization. Additionally, where such freezing is done immediately and without delay and prior to judicial authorization, the said competent authority must subsequently, and immediately or as swiftly as possible strictly comply with the provisions of the Provisional Remedies for Proceeds of Crime Act of 2013.

#### 4. Procedure for delisting from the United Nations List

Any internationally-designated individual, group or organization, desirous of rebutting, challenging or contesting his/her/its inclusion on the List, shall utilize procedures established by the United Nations Security Council for purposes of delisting. Where delisting occurs via the UN process, same shall be immediately noted and publicly disclosed by all the relevant competent authorities noted under this Act.

#### 5. Implementing regulation

The FIU shall, from time to time, in collaboration with the relevant sector regulator or supervisor, issue detailed regulation on the duties and responsibilities of financial institutions or designated non-financial businesses or professionals in regards to the List. Said regulation shall also enumerate details of compliance, obligations of reporting entities, as well as details of the consequent sanctions for non-compliance, which sanctions shall be commensurate, proportionate and dissuasive.

# Section 5. Administrative Procedures for Targeted Sanctions against Domestically-Designated Terrorists, Terrorist Groups or Organizations

- Competent authority for domestic designation of terrorists, terrorist groups, and organizations
  - (a) Authority to designate: The Attorney General shall have the authority to domestically designate via an order in the State's official gazette that:
    - (i) an individual is a terrorist;
    - (ii) a collection of individuals, acting in concert, is a terrorist group; or
    - (iii) an entity/legal person is a terrorist organization;
    - (iv) all designations as noted in (i-iii) shall be accompanied in the same instrument by sufficient bio-data and other identifying information as is necessary and relevant to identify, apprehend, extradite or prosecute the designated terrorist, terrorist group or organization.
  - (b) Evidentiary basis for designation: The basis for any designation under this Act shall be reasonable belief – on the basis of the available evidence adduced in support of domestic designation.
  - (c) Criteria for designation: On the basis of the evidentiary standards mentioned in Section 5.1(b), any individual, group or organization, shall be designated as terrorist, if said individual, group or organization engages in any of the below enumerated conduct:
    - that the individual, group or organization participated in the planning, financing, facilitating, preparing, or perpetrating terrorist acts;
    - that the individual, group or organization was involved with an entity or group, which is controlled or owned, directly or indirectly by terrorists and/or terrorists groups;
    - (iii) that the individual, group or organization have committed or attempted to commit terrorist acts, or who participates in or facilitates the commission of terrorist acts;
    - (iv) that the individual, group or organization have worked or acted on behalf of, or at the direction of persons designated as terrorists or worked at the behest of terrorists groups or organizations;
    - (v) that the individual, group or organization is an associate of or have operational or other links with known or suspected terrorist groups or organizations;
    - (vi) that the individual group or organization is a supplier or transporter of arms and related materials to known or suspected terrorist groups;

- (vii) that the individual, group or organization is a recruiter or facilitator of known or suspected terrorists, terrorist groups or organizations.
- (d) Notice to the UNSC: Pursuant to a domestic designation, the Attorney General, acting through the Ministry of Foreign Affairs, shall notify the UNSC of the aforementioned developments and where necessary seek assistance from the Council and other member-states for further action abroad, as may be necessary to facilitate apprehension, prosecution and/or foster mutual legal assistance or international legal cooperation
- (e) Operational Assistant: In executing his/her function under this Act, the Attorney General shall be assisted by the Counter-Terrorism Advisory Committee (CTAC), whose function is detailed in this Act.
- (f) **Mandatory targeted sanctions**: individual terrorist, terrorist group and terrorist organization may be sanctioned in any or the below manner to wit:
  - (i) Assets freeze: The funds of domestically-designated persons, groups or organizations shall immediately, and without delay, be frozen. The type of funds to be frozen shall be the same as provided for in this Act. Subsequent to, and immediately following the freezing under this subsection, the implementing authority shall immediately, and as swiftly as possible comply with measures laid down in the Act, Provisional Remedies for Proceeds of Crime (2013).
  - (ii) Travel Ban: Competent authorities shall deny entry into or transit out of Liberia of designated persons, whether domestically designated or internationally designated. Entry into or exit out of Liberia may be permitted where such permission is to facilitate apprehension, extradition, mutual legal assistance or other international legal cooperation.
  - (iii) Arms Embargo: Competent authorities shall prohibit the supply, sales or transportation of weapons and ammunition, military vehicles and equipment, paramilitary equipment and supplies to designate individuals, groups or organization and shall prohibit also the giving of technical advice and related military training or any other intangible form of support.
- 2. Administrative procedures for listing and delisting of domesticallydesignated terrorists, terrorist groups and organizations
  - (a) Appointment of the Counter-Terrorism Advisory Committee

The Attorney General shall, in consultations with the Liberia Legislature, appoint, from amongst the ranks of the Joint Security, a 5-member sub-committee to be called the Counter-Terrorism Advisory Committee (CTAC), provided that no agency will contribute more than one member.

(b) Functions of the counter-terrorism advisory committee

The function of the Committee shall be to:

- (i) accept the request for delisting and revoke the order immediately and make a public notice of said decision;
- (ii) deny the request for delisting and continue to maintain the said individual, group, or organization on the List;
- (iii) Notwithstanding the provisions of (i) and (ii) above, where the accused is resident in Liberia, the Attorney General may also prosecute locally or extradite if a foreign national is involved as the evidence may warrant or alternatively, where the accused is not present in Liberia, work with other foreign government(s) and international partner(s) to bring the alleged terrorist to justice.

## (f) Denial of delisting request and the right of appeal

Where a designated terrorist, terrorist group or organization's request to be delisted is denied by the Attorney General, said individual, group or organization has 30 days to appeal the decision of the Attorney General to a Circuit Court having jurisdiction over criminal matters. Any decision to prosecute shall be commence [only] after the conclusive denial of the appeal on the merits or the waiver of the right of appeal.

#### (g) Further distribution and action

Where the Attorney General has listed an individual, group, organization as a terrorist, terrorist group or organization and has published same in the official gazette, the FIU shall be the responsible competent authority for the further distribution of the domestic List to all financial institutions and designated non-financial businesses or professionals and for further action pursuant to law. FIU shall, in consultation with the relevant sector regulator or supervisor, do this by regulation detailing the specifics of the compliance required and sanctions for non-compliance.

#### Section 6. Duration of sanctions

Sanctions lawfully authorized and executed under this Act shall remain in place until otherwise lawfully removed.

#### Section 7. Confidentiality

All persons and institutions authorized under this Act to receive or provide information shall hold such information in strict confidentiality and may not make unauthorized disclosure. Any unauthorized disclosure may be prosecuted and sanctioned in accordance with the appropriate penal statue forbidding same.

#### Section 8. Protection for informants and witnesses

Any person, group or organization providing information on any designation under this Act or acting as witness in any listing or delisting administrative procedures/proceedings, has the right to remain anonymous or to seek or receive protection at all stages of the process.

- (i) accept the request for delisting and revoke the order immediately and make a public notice of said decision;
- (ii) deny the request for delisting and continue to maintain the said individual, group, or organization on the List;
- (iii) Notwithstanding the provisions of (i) and (ii) above, where the accused is resident in Liberia, the Attorney General may also prosecute locally or extradite if a foreign national is involved as the evidence may warrant or alternatively, where the accused is not present in Liberia, work with other foreign government(s) and international partner(s) to bring the alleged terrorist to justice.

# (f) Denial of delisting request and the right of appeal

Where a designated terrorist, terrorist group or organization's request to be delisted is denied by the Attorney General, said individual, group or organization has 30 days to appeal the decision of the Attorney General to a Circuit Court having jurisdiction over criminal matters. Any decision to prosecute shall be commence [only] after the conclusive denial of the appeal on the merits or the waiver of the right of appeal.

#### (g) Further distribution and action

Where the Attorney General has listed an individual, group, organization as a terrorist, terrorist group or organization and has published same in the official gazette, the FIU shall be the responsible competent authority for the further distribution of the domestic List to all financial institutions and designated non-financial businesses or professionals and for further action pursuant to law. FIU shall, in consultation with the relevant sector regulator or supervisor, do this by regulation detailing the specifics of the compliance required and sanctions for non-compliance.

#### Section 6. Duration of sanctions

Sanctions lawfully authorized and executed under this Act shall remain in place until otherwise lawfully removed.

#### Section 7. Confidentiality

All persons and institutions authorized under this Act to receive or provide information shall hold such information in strict confidentiality and may not make unauthorized disclosure. Any unauthorized disclosure may be prosecuted and sanctioned in accordance with the appropriate penal statue forbidding same.

# Section 8. Protection for informants and witnesses

Any person, group or organization providing information on any designation under this Act or acting as witness in any listing or delisting administrative procedures/proceedings, has the right to remain anonymous or to seek or receive protection at all stages of the process.

# Section 9. Privileges of Confidentiality

Except for privileges of confidentiality guaranteed under the Constitution of Liberia, no other duty of confidentiality arising from common law shall apply to offenses alleged under this Act.

# Section 10. Provision of information relating to international travelers

In advance of arrival into or exit from Liberia, the operators of an aircraft, vessel, train or vehicle must submit a comprehensive list of the full identities of all passengers and crew on board. The Liberia Immigration Service shall create and maintain a real-time database of such information and provide same to other law enforcement agencies as and when needed to further the ends of a terrorism-related investigation(s) or prosecution. Information, obtained under this subsection, may only be divulged on account of national security imperative, or upon a court order.

#### Section 11. Power to refuse refugee or asylum application

An application by any person seeking refugee status or asylum in Liberia may be expressly denied, where said licensing/granting authority has evidence that the applicant has committed terrorist acts, or is involved in terrorist acts or is likely to be involved in the commission of terrorist acts.

#### Section 12. Criminal Prosecution

Notwithstanding the provision of this Act, or other administrative regulation to be subsequently detailed by the FIU, violation of terrorism-related legislation may trigger criminal persecution in accordance with the Penal Law, Title 26 of the Liberian Codes of Laws Revised.

#### Section 13. Immunity

Any individual, group or organization, providing terrorist-related information to authorities under force of law or in good faith shall have complete immunity from all suits – whether criminal, civil or administrative.

#### Section 14. Effective Date

This Act shall take effect immediately upon publication in handbills.

ANY LAW TO THE CONTRARY NOTWITHSTANDING

FIFTH SESSION OF THE FIFTY-THIRD LEGISLATURE OF THE REPUBLIC OF LIBERIA

HOUSE'S ENGROSSED BILL NO. 60 ENTITLED:

"AN ACT TO REPEAL THE ACT TO ESTABLISH PROCEDURES FOR THE DISTRIBUTION OF THE UNITED NATIONS LIST OF TERORISTS AND TERRORIST GROUPS AND TO ENACT IN LIEU THEREOF: AN ACT TO ESTABLISH ADMINISTRATIVE PROCEDURES FOR TARGETED SANCTIONS AGAINST DESIGNATED TERRORISTS, TERRORIST GROUPS AND TERRORIST ORGANIZATIONS"

On motion, Bill read. On motion, the Bill was adopted on its first reading and sent to Committee Room on Tuesday, November 22, 2016 @ 12:58 G.M.T.

On motion, the Bill was taken from Committee Room for its second reading. On motion under the suspension of the rule, the second reading of the Bill constituted its third and final reading, and the Bill was adopted, passed into the full force of the law, and ordered engrossed today, Tuesday, December 6, 2016 @ 15: 18 G.M.T.

CHIEF CLERK, HOUSE OF REPRESENTATIVES, R.L.

SIXTH SESSION OF THE FIFTY-THIRD LEGISLATURE OF THE REPUBLIC OF LIBERIA

SENATE'S ENDORSEMENT TO HOUSE'S ENGROSSED BILL NO: 60 ENTITLED:

An Act to Repeal the Act to Establish Procedures of the Distribution of the United Nations List of Terrorists and Terrorist Groups and to enact in lieu thereof; "An Act to Establish Administrative Procedures for Target Sanctions against designated Terrorists, Terrorist Groups and Terrorist Organizations.

On Motion, Bill read. On motion, the Bill was adopted on its first reading and sent to Committee Room on Wednesday, December 7, 2016 at the hour of 12:05 G.M.T.

On motion, Bill taken from the Committee Room for its second reading. On motion, under the suspension of the rule, the second reading of the Bill constituted its third and final reading and the Bill was adopted, passed into the full force of the law and ordered engrossed today, Tuesday, February 14, 2017 @ 13:38 G.M.T.

SECKETARY, LIBERIAN SENATE, R.L.

# **ATTESTATION TO:**

"AN ACT TO REPEAL THE ACT TO ESTABLISH PROCEDURES FOR THE DISTRIBUTION OF THE UNITED NATIONS LIST OF TERRORISTS AND TERRORIST GROUPS AND TO ENACT IN LIEU THEREOF: AN ACT TO ESTABLISH ADMINISTRATIVE PROCEDURES FOR TARGETED SANCTIONS AGAINST DESIGNATED TERRORISTS, TERRORIST GROUPS, AND TERRORIST ORGANIZATIONS"

VICE PRESIDENT OF THE REPUBLIC OF LIBERIA/
PRESIDENT OF THE SENATE

SECRETARY, LIBERIAN SENATE

SPEAKER, HOUSE OF REPRESENTATIVES, R.L.

CHIEF CLERK, HOUSE OF REPRESENTATIVES, R.L.





# THE HONORABLE HOUSE OF REPRESENTATIVES

Capitol Building
P.o. Box 9005
Monrovia, Liberia
Website:www.legislature.gov.lr



Obtice of the Chief Clerk

-2017-

SIXTH SESSION OF THE FIFTY-THIRD LEGISLATURE OF THE REPUBLIC OF LIBERIA

SCHEDULE OF HOUSE'S ENROLLED BILL NO. 1 ENTITLED:

"AN ACT TO REPEAL THE ACT TO ESTABLISH PROCEDURES FOR THE DISTRIBUTION OF THE UNITED NATIONS LIST OF TERRORISTS AND TERRORIST GROUPS AND TO ENACT IN LIEU THEREOF: AN ACT TO ESTABLISH ADMINISTRATIVE PROCEDURES FOR TARGETED SANCTIONS AGAINST DESIGNATED TERRORISTS, TERRORIST GROUPS, AND TERRORIST ORGANIZATIONS"

PRESENTED TO THE PRESIDENT OF THE REPUBLIC OF LIBERIA FOR EXECUTIVE APPROVAL.

APPROVED THIS: 16 The DAY OF FEBRUARY A.D. 2017

AT THE HOUR OF 1:14 P. M.

THE PRESIDENT OF THE REPUBLIC OF LIBERIA

Cash John Suley

(\* 1 / s)

H + (1 - ),