



# Indian IT Act: From the Perspective of Digital Signatures and PKI

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Under the Aegis of

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#### **Basics**









- A signature is used to authenticate a statement made in the document by a person or a legal entity
- If any changes are made in the document after signing, it makes the document invalid

- Unless the alterations are separately authenticated







- Digital Signature
  - A system for authentication of an electronic document
  - Determines who has signed a document, and what has he/she agreed to while signing







## Historical Background









- UN Commission on International Trade Law (UNCITRAL) adopted the Model Law on Electronic Commerce in 1996.
  - India is a signatory to this and therefore had to revise its laws accordingly
  - Indian IT Act follows the above model.
  - To facilitate e-commerce and e-governance the IT Bill, 1999 was introduced in the Indian Parliament
  - India enacted the Information Technology Act, 2000 that made changes to facilitate e-commerce and e-governance









- UNCITRAL Model law on e-commerce focuses on two basic functions of a signature
  - To identify the author of a document and
  - To confirm that the author approved the content of that document
- Functions of Article 7 of UNCITRAL Model Law
  - Identify a person
  - Associate that person with the content of a document
  - Provide certainty as to the personal involvement of that person in the act of signing
  - Attest to the intent of a person to endorse authorship of a text;
  - Attest to the intent of a person to associate itself with the content of a document written by someone else;
  - Attest to the fact that, and the time when a person had been at a given

place\_





# Adoption of UNCITRAL Model Law by other Nations



Australia (1999), Colombia \* (1999), Bahrain (2002), Dominican Republic \* (2002), Ecuador \* (2002), France (2000), India (IT Act 2000), Ireland (2000), Jordan (2000), Mauritius (2000), Mexico (2000), New Zealand (2000), Pakistan (2000), Panama \* (2001), Philippines (2000), Republic of Korea (1999), Singapore (1998), Slovenia (2000), South Africa\* (2002), Thailand (2003), and Venezuela (2001), United States (Uniform Electronic Transactions Act 1999)

\* Except for provisions on electronic signatures









## Legal aspects of Digital Signature as per Indian IT Act









- Came into effect from October 17<sup>th</sup>, 2000 on the lines of the UNCITRAL Model Law
- India is the 12<sup>th</sup> nation in the world to adopt digital signatures
- The Act applies to the whole of India and also applies to any offence or contravention there under committed outside India by any person *irrespective of his nationality*, if such act involves a computer, computer system or network located in India
- 90 Sections segregated into 13 Chapters and 2 Schedules
- IT Act 2000 was amended through the Information Technology
   Amendment Act, 2008 which came into effect from October 27, 2009







Chapter	Coverage
Chapter I: Preliminary	<ul><li>Act extends to the whole of India (Section 1)</li><li>Exceptions to Applicability (Section 1(4))</li></ul>
Chapter II: Digital Signature	<ul> <li>Authentication of electronic records (Section 3)</li> <li>Legal Framework for affixing Digital signature by use of asymmetric crypto system and hash function (Section 3)</li> </ul>
Chapter III: Electronic Governance	<ul> <li>Legal recognition of electronic records (Section 4)</li> <li>Legal recognition of digital signatures (Section 5)</li> <li>Retention of electronic record (Section 7)</li> <li>Publication of Official Gazette in electronic form (Section 8)</li> </ul>







Chapter	Coverage
Chapter IV	<ul> <li>Attribution, Acknowledgement and Receipt of Electronic Documents</li> </ul>
Chapter V	• Security procedure for electronic records and digital signature (Sections 14, 15, 16)
Chapter VI - VIII	<ul> <li>Licensing and Regulation of Certifying authorities for issuing digital signature certificates (Sections 17-34)</li> <li>Functions of Controller (Section 18)</li> <li>Appointment of Certifying Authorities and Controller of Certifying Authorities, including recognition of foreign Certifying Authorities (Section 19)</li> <li>Controller to act as repository of all digital signature certificates (Section 20)</li> </ul>







Chapter	Coverage
Chapter IX & XI	• Data Protection (Sections 43 & 66, 66B, 66C, & 66D)
	<ul> <li>Various types of computer crimes defined and stringent penalties provided under the Act (Section 43, 43A and Sections 66, 66B, 66C, &amp; 66D, 67, 67A, 67B, 72, 72A)</li> <li>Appointment of Adjudicating officer for holding inquiries</li> </ul>
	under the Act (Sections 46 & 47)
Chapter X	• Establishment of Cyber Appellate Tribunal under the Act (Sections 48-56)
	• Appeal from order of Adjudicating Officer to Cyber Appellate Tribunal and not to any Civil Court (Section 57)
	• Appeal from order of Cyber Appellate Tribunal to High Court (Section 62)







Chapter	Coverage
Chapter XI & XII	<ul> <li>Interception of information from computer to computer (Section 69) &amp; Protection System (Section 70)</li> <li>Act to apply for offences or contraventions committed outside India (Section 75)</li> <li>Investigation of computer crimes to be investigated by an officer not below the rank of an Inspector</li> </ul>
	<ul> <li>Network service providers not to be liable in certain cases (Section 79)</li> </ul>
Chapter XIII	<ul> <li>Power of police officers and other officers to enter into any public place and search and arrest without warrant (Section 80)</li> <li>Offences by the Companies (Section 85)</li> </ul>
	<ul> <li>Constitution of Cyber Regulations Advisory Committee who will advice the Central Government and Controller (Section 88)</li> </ul>





#### Snapshot of IT Act and its Provisions



Chapter	Coverage
Schedule I	Amendments to the Indian Penal Code (IPC)
Schedule II	<ul><li>Amendments to the Indian Evidence Act, 1872</li><li>Clauses relating to admissibility of electronic records as evidence</li></ul>
Schedule III	• Amendments to the Banker's Book of Evidence Act, 1891
Schedule IV	• Amendments to the Reserve Bank of India Act, 1934

Schedules III and IV deleted

in IT Act Amendment 2008





#### Objective of the Indian IT Act 2000



- To grant legal recognition to records maintained in electronic form
- To prescribe methods for authenticating electronic records
- To establish a hierarchical trust model with a root CA at the top CCA to regulate the CAs
- To define computer system and computer network misuse and make it legally actionable







- IT Act 2000 made changes in the Law of Evidence, and provides
  - Legal recognition for electronic records and electronic signatures, which paves the way for
    - Legal recognition for transactions carried out by electronic communication
    - Acceptance of electronic filing of documents with the government agencies
    - Changes in the IPC and the Indian Evidence Act 1872 were made accordingly
    - IT Act 2000 has extra-territorial jurisdiction to cover any offense or contravention committed outside India



## Legal definition of Digital Signature



- Digital Signature means **authentication** of any electronic record by a subscriber by means of an electronic method or procedure in accordance with the provisions of section 3
  - So to apply a digital signature on a electronic document, one has to be a "subscriber"
    - A person who obtains a digital certificate from a licensed certifying authority
    - Duties of a Subscriber
      - Generating key pair
      - Acceptance of Digital Signature Certificate
      - Control of Private key







- Section 3:
  - Any subscriber may authenticate an electronic record by affixing his **digital signature**
  - Authentication of the electronic record shall be effected
    - By the use of asymmetric crypto system and hash function
  - Any person by use of a pubic key of the subscriber can verify the electronic record
  - The private key and public key are unique to the subscriber and constitute a functioning key pair



## IT Act - Digital Signature



- A 'Digital Signature' means an electronic signature created by transforming a data message using a message function and encrypting the digest resulting transformation with an asymmetric cryptosystem using the signer's private key, such that any person having the initial untransformed data message, the encrypted transformation, and the signer's corresponding public key can accurately determine:
  - (i) transformation was created using the private key that corresponds to the signer's public key; and
  - (ii) whether the initial data message has been altered since the transformation was made.



PKI Knowledge Dissemination Program

Authentication Method Prescribed by the Indian IT Act 2000



- The Act specifies that authentication must be by Digital Signatures based upon *Asymmetric Key Cryptography* and *Hash Functions*.
  - The National Root CA uses a 2048 bit RSA key pair
  - Other CA and end entities use 2048 bit RSA key pairs







• Under the Indian Law, section 35 of the IT (Amendment) Act, 2000 deals with certification and certifying authorities

**Regulation of Certifying Authorities** 

- The IT act mandates a hierarchical Trust Model
- The IT Act provides the Controller for Certifying Authorities (CCA) to license and regulate the working of CA.
- The CCA operates RCAI for certifying (signing) the public keys of CA's using it private key



# **S** IT Act 2000 on CCA and CAs



- IT Act 2000 recognizes even foreign CAs and gives the power to the CCA to decide on the same
  - CCA can also revoke the certificate for violation in any restriction or condition on which it was recognized by giving reasons in writing.







- IT Act 2000 took a technology-specific approach for electronic authentication, which was amended in 2008
  - For instance, MD5 hash algorithm was prescribed in Rule 6 of IT Act 2000
  - The term 'Digital Signature' is now superseded by 'Electronic Signature'
    - Electronic signature is a generalized term; while Digital signature is application of cryptographic techniques to avail a reliable electronic signature
    - Digital Signatures are therefore one type of electronic signature.





- A subscriber may authenticate any electronic record by such electronic signature or electronic authentication technique which is considered **reliable**
- Section 3A
  - (2) Any electronic signature or electronic authentication technique shall be considered reliable if -
    - The signature creation data or the authentication data are within the context in which they are used, linked to the signatory or, as the case may be, the authenticator and of no other person;
    - The signature creation data or the authentication data were, at the time of signing, under the control of the signatory or, as the case may be, the authenticator and of no other person;
    - Any alteration to the electronic signature made after affixing such signature is detectable;
    - Any alteration to the information made after its authentication by electronic signature is detectable;





### Section 3A continued ...



- (3) The Central Govt may prescribe the procedure for the purpose of ascertaining whether electronic signature is that of the person by whom it is purported to have been affixed or authenticated
- (4) The Central government may, by notification in the official gazette add to or omit any electronic signature or electronic authentication technique and the procedure for affixing such signature
  - Provided that no electronic signature or authentication technique shall be specified unless such signature or technique is reliable
- (5) Every notification issued under sub-section (4) shall be laid before each house of parliament





Section 5 – Legal Recognition of Electronic Signature



• Where any law provides that information or any other matter shall be authenticated by affixing the signature or any document should be signed or bear the signature of any person then, notwithstanding anything contained in such law, such requirement shall be deemed to have been satisfied, if such information or matter 15 authenticated by means of digital signature affixed in such manner or may be prescribed by the Central Government

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- Notification of October 29, 2004
  - A digital signature shall be deemed to be a secure digital signature if:
    - (a) that the smart card or hardware token, as the case may be with **cryptographic module** in it, is used to create the key pair
    - (b) that the private key used to create the digital signature always remain in the smart card or hardware token as the case may be
    - (c) that the hash of the content to be signed is taken from the host system to the smart card or hardware token and the private key is used to create the digital signature and the signed hash is returned to the host system







- eSign process involves consumer consent, DSC generation, Digital Signature creation and affixing and DSC acceptance in accordance with provisions of Information Technology Act.
- The Electronic Signatures facilitated through e-Sign Service are legally valid provided the e-Sign signature framework is operated under the provisions of Second Schedule of the Information Technology Act and Guidelines issued by the CCA.
- Please refer *Electronic Signature or Electronic Authentication Technique* and Procedure Rules, 2015 – e-Authentication technique using Aadhaar e-KYC services.









#### Offences – relating to Digital Signatures







Offences relating to Digital Signatures



- Sec 71:
  - Penalty of misrepresentation
- Sec 73:
  - Penalty for publishing false Digital signature in certain particulars
- Sec 74:
  - Publication for fraudulent purpose
- Punishment under the above sections:
  - Imprisonment for a period that may extend to 2 years; or fine that may extend to 1 lakh or with both







- Digital Signatures provide legal recourse in the eventuality of a fraud
- PKI is an ecosystem comprising of Technology, Policy and Implementations
  - Digital Signatures provide Authenticity, Integrity, and Non-Repudiation for electronic documents & transactions
  - Asymmetric Key system enables **C**onfidentiality







# Thank You pki@cdac.in



