

PLEASE NOTE

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This document is *not* the official version of the Act. The Act and the amendments as printed under the authority of the Queen's Printer for the province should be consulted to determine the authoritative statement of the law.

For more information concerning the history of this Act, please see the *Table of Public Acts*.

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CHAPTER E-4.3

ELECTRONIC EVIDENCE ACT

1. In this Act Definitions

(a) "data" means representations, in any form, of information or data concepts;

- (b) "electronic record" means data that is recorded or stored on any electronic record medium in or by a computer system or other similar device, that can be read or perceived by a person or a computer system or other similar device. It includes a display, printout or other output of that data, other than a printout referred to in sub-section 4(2);
- (c) "electronic records system" includes the computer system or electronic records similar device by or in which data is recorded or stored, and any procedures related to the recording and storage of electronic records:
- (d) "legal proceeding" means a proceeding in a court, including a legal proceeding proceeding for the imposition of punishment by fine, penalty, or imprisonment to enforce any enactment, and a proceeding before a tribunal, board or commission. 2001,c.32,s.1.
- 2. (1) This Act does not modify any common law or statutory rule Application relating to the admissibility of records, except the rules relating to authentication and best evidence.
- (2) A court may have regard to evidence adduced under this Act in Idem applying any common law or statutory rule relating to the admissibility of records. 2001,c.32,s.2.
- 3. The person seeking to introduce an electronic record in any legal Authentication proceeding has the burden of proving its authenticity by evidence capable of supporting a finding that the electronic record is what the person claims it to be. 2001,c.32,s.3.
- **4.** (1) In any legal proceeding, subject to subsection (2), where the best Application of the evidence rule is applicable in respect of an electronic record, it is satisfied on proof of the integrity of the electronic records system in or by which the data was recorded or stored.

(2) In any legal proceeding, an electronic record in the form of a printout that has been manifestly or consistently acted on, relied upon, or used as the record of the information recorded or stored on the printout, is the record for the purposes of the best evidence rule. 2001,c.32,s.4.

best evidence rule

Presumption of integrity

- **5.** In the absence of evidence to the contrary, the integrity of the electronic records system in which an electronic record is recorded or stored is presumed in any legal proceeding
 - (a) by evidence that supports a finding that at all material times the computer system or other similar device was operating properly or, if it was not, the fact of its not operating properly did not affect the integrity of the electronic record, and there are no other reasonable grounds to doubt the integrity of the electronic records system;
 - (b) if it is established that the electronic record was recorded or stored by a party to the proceedings who is adverse in interest to the party seeking to introduce it; or
 - (c) if it is established that the electronic record was recorded or stored in the usual and ordinary course of business by a person who is not a party to the proceedings and who did not record or store it under the control of the party seeking to introduce the record. 2001,c.32,s.5.

Standards

6. For the purpose of determining under any rule of law whether an electronic record is admissible, evidence may be presented in any legal proceeding in respect of any standard, procedure, usage or practice on how electronic records are to be recorded or stored, having regard to the type of business or endeavour that used, recorded or stored the electronic record and the nature and purpose of the electronic record. 2001,c.32,s.6.

Proof by affidavit

7. The matters referred to in subsection 4(2) and sections 5 and 6 may be established by an affidavit given to the best of the deponent's knowledge or belief. 2001,c.32,s.7.

Cross-examination

8. (1) A deponent of an affidavit referred to in Section 7 that has been introduced in evidence may be cross-examined as of right by a party to the proceedings who is adverse in interest to the party who has introduced the affidavit or has caused the affidavit to be introduced.

Idem

(2) Any party to the proceedings may, with leave of the court, cross-examine a person referred to in paragraph 5(c). 2001,c.32,s.8.