

Technology Law Analysis

July 10, 2018

INDIA STEPS TOWARDS LOCALISATION OF PAYMENT SYSTEMS DATA

This article was originally published in the June 2018 edition of

PAYMENTS & FINTECH LAWYER

The Reserve Bank of India had earlier in April this year issued a notification on the storage of payment system data, which requires amongst other things, that all payment system providers ensure that all data relating to payment systems operated by them are stored only in a system in India. For a 'foreign leg of the transaction,' if any, the data can also be stored in the foreign country.

The RBI, in the said notification, observed the recent growth in the Indian digital payment ecosystem for which security measures on a continuous basis seem necessary. This move by the RBI appears to be one of the steps to be implemented towards that objective.

Payment system providers need to ensure compliance with the notification by October 15, 2018 and submit a compliance report to the RBI by the end of the year. However, there lie various complexities and ambiguities in payment system providers complying with the said notification.

[India steps towards localisation of payment systems data](#)

– [Abhishek Senthilnathan](#), [Aaron Kamath](#) & [Vaibhav Parikh](#)
You can direct your queries or comments to the authors

DISCLAIMER

The contents of this hotline should not be construed as legal opinion. View detailed disclaimer.

This Hotline provides general information existing at the time of preparation. The Hotline is intended as a news update and Nishith Desai Associates neither assumes nor accepts any responsibility for any loss arising to any person acting or refraining from acting as a result of any material contained in this Hotline. It is recommended that professional advice be taken based on the specific facts and circumstances. This Hotline does not substitute the need to refer to the original pronouncements.

This is not a Spam mail. You have received this mail because you have either requested for it or someone must have suggested your name. Since India has no anti-spamming law, we refer to the US directive, which states that a mail cannot be considered Spam if it contains the sender's contact information, which this mail does. In case this mail doesn't concern you, please unsubscribe from mailing list.

Proud Moments

Legal500 Asia-Pacific 2019: Tier 1 for **Dispute Resolution, Labour & Employment, Investment Funds, Tax, TMT and Corporate M&A**

Chambers and Partners Asia Pacific 2019: Band 1 for **Labour & Employment, Lifesciences, Tax and TMT**

AsiaLaw 2019: Ranked 'Outstanding' for **Technology, Labour & Employment, Private Equity, Regulatory and Tax**

IFLR 1000 Asia Pacific 2019: Tier 1 for **TMT, Private Equity**

RSG-Financial Times: **India's Most Innovative Law Firm (2014, 2015 & 2017)**

RSG- FT Awards (London) 2016: **Asia Pacific's Most Innovative Law Firm**

Research Papers

The Indian Pharmaceutical Industry: Business, Legal & Tax Perspective
February 15, 2019

Debt Funding in India
February 12, 2019

Fund Formation: Attracting Global Investors
February 12, 2019

Research Articles

The Tips and Traps to Avoid When Investing in India
December 31, 2018

Evolving HR Law: Giving GCs Sleepless Nights?
June 01, 2017

India confirms intent to sign BEPS multilateral instrument curbing tax avoidance
May 17, 2017

Audio

Round Table: Evolving strategies and structures for credit platforms in India

February 08, 2019

Round Table + Webinar: Social Impact Bonds and Impact Investments in India: Opportunities and Misconceptions

December 06, 2018

Webinar: New opportunities open up for funds in IFSC

December 04, 2018

NDA Connect

Connect with us at events, conferences and seminars.

NDA Hotline

[Click here to view Hotline archives.](#)

Video 

Seminar - Demystifying European Domicile Funds

The New Drone Policy

Webinar: Social Impact Bonds and Impact Investments in India: Opportunities and Misconceptions



