

Government of the People's Republic of Bangladesh WTO Cell, Ministry of Commerce Bangladesh Regional Connectivity Project-1 Probashi Kollayan Bhaban Eskaton Garden, Dhaka-1000

Policy Review/Policy Study/Policy Paper Preparation on National Digital Commerce Policy, 2018



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Policy review/Policy Study/Policy Paper Preparation

on

National Digital Commerce Policy, 2018

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Submitted to

Project Director Bangladesh Regional Connectivity Project-1 WTO cell, Ministry of Commerce Level-12 (Westside), Probashi Kallyan Bhaban, 71-72 Old Elephant Road, Dhaka 1000



South Asian Network on Economic Modeling (SANEM) Flat K-5, House 1/B, Road 35, Gulshan 2 Dhaka 1212, Bangladesh Phone: +88-02-58813075 Email: <u>sanemnet@yahoo.com</u> <u>http://www.sanemnet.org</u>

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Team of Consultants

S.N. Team Members

- 1 Dr. Bazlul Haque Khondker
- 2 Dr. Selim Raihan
- 3 Mahtab Uddin
- 4 Mohammad Golam Sarwar
- 5 Recardo Saurav Antor Halder
- 6 Zareen Tasnim
- 7 Afia Mubasshira Tiasha
- 8 Shithee Ahmed

Position in the Team

Team Leader Co-Team Leader, Trade Expert Policy Analyst Legal Expert Senior Research Associate Research Associate Research Assistant Research Intern

Preface

The final report intends to respond to the requirement according to the provision of the contract agreement signed between Bangladesh Regional Connectivity Project-1 (BRCP 1) and South Asian Network on Economic Modeling (SANEM) for conducting **"Policy Review/Policy Study/Policy Paper Preparation under the Bangladesh Regional Connectivity Project 1)"** in collaboration with International Development Association (IDA), The World Bank. The objective of this technical assistance project is to review the existing government policies related to trade to strengthen cooperation in trade, transport, and transit facilities and facilitate the economic empowerment of women traders. The ongoing context and challenges are compared with the existing policies. It has also analyzed the best practices of regional comparators to promote and improve trade-related activities as well as the relevance of SHE trade with the existing policies. Finally, based on the findings, the recommendation for future policy has been identified.

Consultancy services for conducting the "Policy Review/Policy Study/Policy Paper Preparation under the Bangladesh Regional Connectivity Project 1)" was provided by the South Asian Network on Economic Modeling (SANEM), Bangladesh. The study team consists of four senior-level experts. The major objective of the study is to depict a clear picture of the current state of the implementation of the policies, challenges and to provide suggestions for future policies. Furthermore, Reviewing and identifying the gaps in the existing policies were also aimed to be found for this study.

Various issues have been identified upon the review of the **National Digital Commerce Policy 2018** which includes an overview of digital commerce, e-commerce of Bangladesh, the crisis of the e-commerce sector in Bangladesh, post-graduation challenges, consumer rights protection, problems in the logistic sector, and issues regarding implementation.

We hope that the policy recommendations would be advantageous for the policymakers and other stakeholders in the development of this fastest-growing digital commerce sector.

Md. Mijanur Rahman

Project Director (Joint Secretary) Bangladesh Regional Connectivity Project-1 Ministry of Commerce

Acknowledgements

It is indeed a great pleasure that Bangladesh Regional Connectivity Project 1 (BRCP-1), Ministry of Commerce has entrusted International Development Association (IDA), and the World Bank to carry out "**Policy Review/Policy Study/Policy Paper Preparation**". The report of the study has been prepared based on the mixed methodology. The studies are 1) Competition Act, 2012 2) Foreign Private Investment Promotion and Protection Act 1980, and 3) National Digital Commerce Policy, 2018.

The three policy papers contain the objective, scope, and methodology for the studies, current context, and challenges, deviation from the international practices, and the relevance of the policies with the SHE trade. The consultants also described the best practices of regional countries adapted to facilitate trade-related activities. In the end, the findings from the analysis and recommendations for the upcoming policy papers are portrayed.

The authors wish to thank Md Mijanur Rahman, Project Director, Bangladesh Regional Connectivity Project 1, and Md Munir Chowdhury, National trade expert, BRCP-1 for their valuable comments and continuous support in undertaking the study.

We are also thankful to all the officials and participants who took part in the consultation meetings, both online and in-person, for helping us with their constructive criticism and valuable suggestions during the study period.

This work would not have been possible without the participation of the relevant stakeholders in the Key Informant Interviews (KIIs) as well as in the Focus Group Discussion (FGD). Thanks are also due to all respondents of interviews, FGDS, and KIIs who helped us by providing their information during the data collection period.

The contribution and support provided by everyone for the study are greatly appreciated.

Selim Raihan

Dr. Selim Raihan Executive Director, SANEM

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List of Acronyms

AI	Artificial Intelligence
BASIS	Bangladesh Association of Software and Information Services
BB	Bangladesh Bank
BRCP	Bangladesh Regional Connectivity Project
COVID	Coronavirus
CRPA	Consumers' Right Protection Act
e-CAB	e-Commerce Association of Bangladesh
E-commerce	Electronic Commerce
FDI	Foreign Direct Investment
FGD	Focus Group Discussion
FY	Fiscal Year
GDP	Gross Domestic Product
GoB	Government of Bangladesh
KII	Key Informant Interview
ICT	Information and Communication Technology
LDCs	Least Developed Country
MFS	Mobile Financial Services
МоС	Ministry of Commerce
MSME	Micro, Small, and Medium Enterprise.
NBR	National Bureau of Revenue
NGO	Non-Government Organization
SDG	Sustainable Development Goals
SOP	Standard Operating Procedure
SME	Small and Medium Enterprise
TIN	Taxpayer's Identification Number
UMIC	Upper Middle Income Country
UNCTAD	United Nations Conference on Trade and Development.
USA	United States of America
USD	United States Dollar
VAT	Value Added Tax
WDI	World Development Indicators
WTO	World Trade Organization
4D	Four Dimensional
4IR	4th Industrial Revolution

Executive Summary

The Government of Bangladesh (GoB) has launched the Bangladesh Regional Connectivity Project 1 (BRCP-1) in collaboration with the International Development Association (IDA), and the World Bank, and this report has been produced as an outcome. The Ministry of Commerce (MoC) is responsible for implementing component two of the umbrella project. Reviewing the existing government policies related to trade is the primary concern of this technical assistance project to increase trade-related institutional capacity, ensure active and sustainable cooperation among trade-related stakeholders, and facilitate the economic empowerment of women traders. Also, as Bangladesh is on the verge of graduating from the LDC category in 2026, reviewing the existing trade-related policies is necessary for smoother post-graduation export performance. For the unencumbered performance in the postgraduation period, formulation of effective trade-related policies and proper implementation is of much importance.

By using a mixed methodology including desk research, KIIs, and FGDs, SANEM has conducted this policy review on National Digital Commerce Policy, 2018. Several aspects have been ascertained by this review paper considering the implementation challenges, relevance to the changing nature of the global perspective, and current trade scenario. This review has compared the National Digital Commerce Policy of Bangladesh with the policies of South Korea and China. The review has also considered the gender aspect of mainstreaming women traders by the existing provisions of the National Digital Commerce Policy, 2018.

In chapter two, of this paper, the current policy's context, challenges, general overviews, and trade-related provisions are investigated. The relevance of the National Digital Commerce Policy, 2018, in the present changing trade scenario and the deviation of the policy provision from the regional comparators, are analyzed.

Chapter three has discussed the relevance of the current policy in promoting and mainstreaming women entrepreneurs in international trade and global value chains. In Chapter four, the findings of the study are portrayed based on the KIIs and FGDs. Chapter five provides possible recommendations and a way forward and chapter six states the concluding remarks of this policy review.

The elemental findings of this study have pointed out that the provisions of the current National Digital Commerce Policy 2018 are well thought out and crafted. The National Digital Commerce Policy 2018 doesn't have binding nature which makes it difficult to implement on a large scale. Some of the significant challenges to the effective function of the National Digital Commerce Policy 2018 are the shortfall of inter-ministerial coordination, low internet bandwidth, dependency on cash in the delivery system rather than digital payment procedure, aggressive marketing system, policy harmony, etc.

Based on these findings, it can be seen that there is a need for a binding system for the smooth functioning of digital commerce-related sectors. Formulating an act instead of a policy has become a prominent issue recently. In this regard, some specific recommendations for the upcoming National Digital Commerce Acts are mentioned in chapter five of the policy paper. Specific goals and objectives should be uttered in the future National Digital Commerce Acts

reflecting the targets of online consumer rights protection, promoting digital payment systems, actions against outwit issues, aggressive marketing issues, 4IR, and LDC graduation. The development aspect of the national digital commerce act should be more focused on the employment generation aspect. Policy harmony, inter-agency coordination, easing trade license procedures for online business entrepreneurs, enhancing digital literacy of mass people through awareness-raising campaigns and programs, capacity building, and concrete mention of penalties for contravention, are some significant recommendations for the upcoming national digital commerce act.

1. Introduction

1.1 Background of this Study

The emergence of the internet took place in Bangladesh in the late 1990s (e-CAB, 2016). The number of internet users was not that much before the present context. After 2014, the number of internet subscribers gradually increased. At present, the number of internet subscribers in Bangladesh is about 123.74 million according to the data from Bangladesh Telecommunication Regulatory Commission. That means there is an enormous scope of digital commerce in Bangladesh. The term digital commerce refers to several elements such as digital payment, electronic auctions, electronic digital bureaucracies, etc. (Kimbrough, S. O., & Lee, R. M., 1998). Moreover, during the COVID-19 pandemic, the dependency on digital commerce has significantly risen. The behaviour of consumers towards more digitalised aspects has increased in the past.

The WTO cell of the Ministry of Commerce formulated the National Digital Commerce Policy in 2018 which was approved by the cabinet in 2019. With 14 objectives and 61 targets, the policy guideline vision is to improve and facilitate digital commerce in Bangladesh. A 24member national committee also has been established under the chairmanship of the Honourable Commerce Minister. And its prime objective is to make the guideline as userfriendly as possible.

Meanwhile, UNCTAD has recently carried out "Bangladesh Rapid e-Trade Readiness Assessment identified some key findings on i) E-commerce strategies, ii) prevailing ICT Infrastructure and services, iii) Trade Logistics and Trade Facilitation, iv) Payment Solutions, V) Legal and Regulatory Framework, and vi) e-Commerce Skills Development. Based on the available resources and policy documents, this study will try to identify the reforms needed in the existing guidelines as well as keep liaisons with the technical committee and other pertinent stakeholders. The analysis will be based on these findings and will incorporate the reforms or changes that can be made in the current policies. Promotion and further facilitation of "SHE Trades" through this policy will also be examined in this study.

The South Asian Network on Economic Modeling (SANEM), has been assigned to provide consultancy services for the selected activities of the technical assistance project, which is to review the existing trade-related policies to strengthen cooperation in trade, transport, and transit facilities. The policy reviews will also address the barriers faced by women traders in becoming more integrated into the global supply chains and trading opportunities. As part of the project, SANEM will review 22 policy documents and critically scrutinise each of the policies to demonstrate the compatibility, objectives, challenges, future aspects, and possible recommendations for further improvement.

1.2 Objectives and Research questions

By reviewing the existing National Digital Commerce Policy 2018, the broad objective of this study is to provide feedback to the government to strengthen the concept of cooperation in trade, transport, and transit facilities. The review of this policy will also provide advocacy for mainstreaming female traders, and facilitate policy coherence between national

development priorities and international obligations on trade facilitation. The broad research questions of this particular policy review are as follows:

The key research questions for this study are as follows,

- 1. Based on the policy document, findings of the UNCTAD study, and other policy reports, what reforms can be made to the existing guidelines?
- 2. How can female entrepreneurship be promoted through this policy?
- 3. Are the objectives of the National Digital Commerce Policy 2018 in line with the present context? (LDC graduation, 8th five-year plan, graduating to Upper Middle Income Country (UMIC) category, and changing trade scenario due to Covid pandemic)?
- 4. Are the measures to achieve the objectives, stated in the National Digital Commerce Policy 2018 consistent with the present context?
- 5. What are the possible implementation/institutional challenges in achieving the objectives?
- 6. Any country example that Bangladesh can follow in formulating its future policies?
- 7. Is the National Digital Commerce Policy 2018 gender-inclusive? Does it facilitate "She trade"?
- 8. What could be the necessary alterations, exclusions, and inclusions of the existing provisions of the National Digital Commerce Policy 2018 to make it more coherent and forward-looking?

1.3 Methodology

Given the objectives and the key research questions of this study, the research team will primarily follow mixed methodologies in presenting the deliverables. The methodology will be based on two significant tasks in general:

- (i) Rigorous desk research of all relevant policy documents, literature, and secondary data, and
- (ii) Primary data collection and analysis by conducting Key Informant Interviews (KIIs) and Focus Group Discussions (FGDs) with stakeholders relevant to the study.

Therefore, the research methodology can be categorised as follows:

1.3.1 Desk Research

The study will conduct rigorous desk research focusing on the principal components of the study. The desk research will include a review of all relevant documents and literature on digital commerce, domestic and international law, and prevailing global best practices. Accordingly, the team will also examine and analyse the available secondary data. The research team will focus on the following documents for desk review. The research team will focus on the following documents for desk review,

- National Digital Commerce Policy documents
- Digital Commerce Policy guidelines and operational manual.
- The report of UNCTAD on the readiness of e-Trade in Bangladesh and relevant global literature
- Other relevant literature

During the desk research, the research team will follow the following steps,

- A thorough appraisal of existing policy documents, including all relevant and current policies, acts, ordinances, legislation, agreements, treaties, and literature.
- Formulating the KIIs and FGD checklists based on the review of the stated documents.
- Complementing the preliminary analysis with the findings from the primary data.
- Inspecting and analysing the trends in e-commerce product trade, using the UNCTAD database, as a part of secondary data analysis. Data from other sources, such as World Bank, IMF, etc. will also be examined.
- Weighing the policies of other countries with robust e-commerce industries within the Bangladesh context

1.3.2 Primary data collection

In collecting primary data, the research team has followed a qualitative approach. Social aspects that are mostly unrepresented in the quantitative data can be addressed through qualitative data, which are expected to provide in-depth information on social dimensions and characteristics. As part of the qualitative data, the team will conduct Focus Group Discussions (FGD) and Key Informant Interviews (KIIs).

Focus Group Discussion (FGD)

For this study, the research team has carried out two FGDs comprising 8-10 participants. The participants of the FGD were E-commerce Business Entrepreneurs, representatives from BASIS, and some f-commerce women entrepreneurs.

Due to the global pandemic situation, the FGDs were mostly conducted via the virtual platform Zoom.

Key Informant Interview (KII)

The KIIs will be helpful for an in-depth understanding of the policies, assessment of projects, and identifying gaps. The research team conducted the KIIs with the following stakeholders:

Organisation/Association	Key informants	
Representatives from the Ministry of Telecommunications and ICT	 Rina Parveen, Additional Secretary (ICT Promotion & Research Wing), Information and Communication Technology Division 	
Relevant personnel from E-Commerce	 Mr. Hashim Ahmed, Secretary, BASIS Enamul Hafiz Latifee, Joint Secretary (Research Fellow), BASIS Md Ziaul Haque Bhuiyan, Chief of Staff, ShopUp 	
Representatives from the ministry of commerce	 Mr. Md.Khalilur Rahman, Director-3 (Deputy Secretary), WTO Cell Md. Sayed Ali, Deputy Secretary, WTO Cell (E- Commerce Cell) 	
E-commerce entrepreneurs	 Mr. Fahim Mashroor, CEO, Ajkerdeal.com.bd & bdjobs.com 	

Table 1 List of KIIs for the policy review

1.4 Evaluation and analysis

All the gathered data and information will be evaluated and analysed at this stage. This process will include:

- Pointing the gaps of existing information through rigorous desk research.
- Exploring the potential provisions of the existing ordinance to mainstream women entrepreneurs.
- Assessing the opportunity, and challenges of the e-commerce industry.
- Analysis of primary data through FGDs and KIIs to evaluate the actual activities of the pertinent organization and the actors of the current e-commerce trade.
- Identifying the weaknesses and implementation challenges of the existing policy from stakeholders' experiences, through FGDs and KIIs.
- Comparing international best practices with the current scope of the policy framework.
- Providing possible legal recommendations about changes, alterations, exclusion, and extension of the current ordinance through consultation with legal experts, and recommendations of key informants and FDG participants.

1.5 Organization of the Study

In chapter two, of this paper, the current policy's context, challenges, general overviews, and trade-related provisions are investigated. The relevance of the National Digital Commerce Policy, 2018, in the present changing trade scenario and the deviation of the policy provision from the regional comparators, are analyzed. Chapter three has discussed the relevance of the current policy in promoting and mainstreaming women entrepreneurs in international trade and global value chains. In Chapter four, the findings of the study are portrayed based on the KIIs and FGDs. Chapter five provides possible recommendations and a way forward and chapter six states the concluding remarks of this policy review.

2. The National Digital Commerce Policy 2018- Context and Challenges

2.1 Brief Overview of the legislation

The main goal of this policy is to establish a Digital commerce system and create a local and international market by using information and communication technology for transforming the business in the digitalization process. For a better understanding of this policy, there are in total three chapters in this study. Chapter one consists of the names, peripheries, and definitions of the policies, Chapter Two includes the goal and objectives of the policy and chapter three the operation and management of Digital commerce such as the operating manual for digital commerce, and how to protect consumer rights for digital commerce, digital transaction, risk management and safety, adjustment of the agencies that are related to digital commerce projects, framework of laws and implementation, digital commerce promotion, amendments of the policies, conventions, and work plans.

	Table 2 Objectives of the National Digital Commerce Policy 2018				
	Promoting, expanding, and developing business through digital commerce				
	Creating a compatible environment for conducting digital commerce business				
	Assuring transparency, credibility, and accountability in conducting digital commerce				
	business				
	Creating a compatible environment for conducting digital commerce business				
	Building up faith and reliance with buyers and sellers in purchasing and selling through digital				
	commerce				
	Taking legal and legitimate actions in reserving the interests of entrepreneurs, buyers, and				
s	sellers				
ive	Supporting the protection of consumer rights				
ect	Mitigating the risks in the digital transaction by coordinating among relevant institutions.				
Objectives	Assisting in cooperating the essential infrastructures (such as broadband internet, hosting) in				
•	digital commerce				
	Facilitating coordination and legal side in product transportation and supply				
	Making a suitable environment for operating inter-border digital commerce				
	Easing access to finance for improving digital commerce among the small and medium				
	entrepreneurs				
	Generating opportunities in expanding digital commerce at the marginal level				
	Creating opportunities for entrepreneurs and employment through digital commerce				
Outreaching and extending local products in the international sphere					
	Preserving Digital business copyrights				

Table 2 Objectives of the National Digital Commerce Policy 2018

Source: National Digital Commerce Policy 2018

2.2. Trade-related provisions: current state and bottlenecks

2.2.1 Formulation of the digital commerce operation guidelines 2021¹

In Clause 3.3.6 of the National Digital Commerce Policy 2018, it was mentioned that a guideline should be created taking into account the transactions and supply of products

¹Report |, F. E. (2021b, July 7). Digital commerce SOP may be amended: Minister. *The Financial Express*. <u>https://www.thefinancialexpress.com.bd/trade/digital-commerce-sop-may-be-amended-minister-1625629813</u>

related to digital commerce. The Ministry of Commerce has successfully formulated the guideline which was published on July 4, 2021. This operation guideline can be amended depending on the requirement.

2.2.2 Mobile Phone and Internet Subscribers²

Figure-1 shows the trend of total mobile phone and internet subscribers in Bangladesh over the years. The Internet subscribers were only 29415.693 thousand in 2012. The rate of internet subscribers was low till 2014 which significantly rose to 50.70 million in 2015. There is a significant rise in mobile subscribers and internet subscribers during 2020 and 2021 as COVID-19 has increased the reliance on internet uses such as online classes, growth in f-commerce, etc.

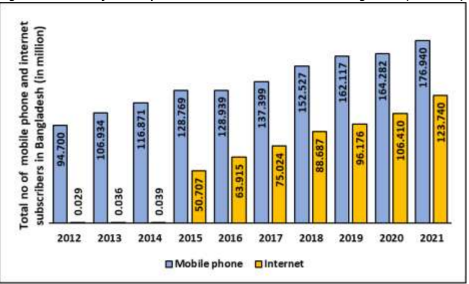


Figure 1 Total no of mobile phone and internet subscribers in Bangladesh (in million)

Source: Compiled by Authors from BTRC data

Figure-2 shows individuals using the internet (percentage of population).On June 4, 1996 internet was first launched in Bangladesh.³ The percentage of the population using the internet was very low at the beginning. Only a few people had access to the internet. The percentage of the population using the internet was rising very slowly but after 2007 the rate began to rise. In 2019, 12.90% of the population was using the internet.

² Based on data from BTRC and World Bank Open Data

³ Internet History of Bangladesh. (2009, April 8). Wireless Bangladesh. Retrieved October 31, 2021, from http://wirelessbangladesh.blogspot.com/2009/04/internet-history-of-bangladesh.html

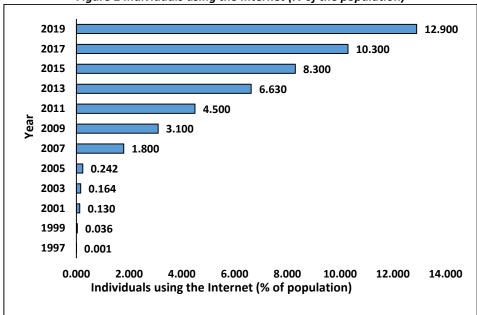


Figure 2 Individuals using the Internet (% of the population)

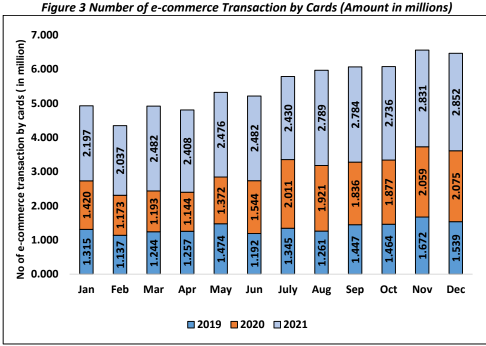
Source: World Bank Open Data

2.2.3 Transaction in E-commerce by Cards⁴

The dependency on cash transactions has declined over the years. Dependency on card transactions has risen in recent years. Figure- 3 and 4 portrays the trend of transaction of e-commerce by cards (amount in millions) and the amount of e-Commerce Transaction by cards (in taka Billion).

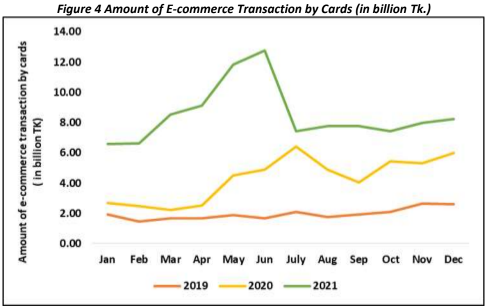
In Figure-3, it can be seen that in January 2019, the number of transactions was 1.315 million which rose to 2.197 million in January 2021. If the number of e-commerce transactions (by cards) of June 2019 (1.192 million) is compared to June 2021 (2.482 million), it can be seen that the number of transactions has risen more than two times from 2019.

⁴ Based on the data from Bangladesh Bank's website



Source: Authors' compilation based on the data from Bangladesh Bank

Figure-4 shows the number of transactions of e-commerce by the card from the year 2019 to 2021 (amount in billion Tk.). A significant rise is seen in the transaction from the year 2019 to 2021. In June 2019, the transaction was 1.70 billion takas that have increased by almost 12% by June 2021 to 12.77 billion takas. It can be seen that in January 2021, the transaction amount was Tk. 6.60 billion which rose to 12.77 in June 2021.



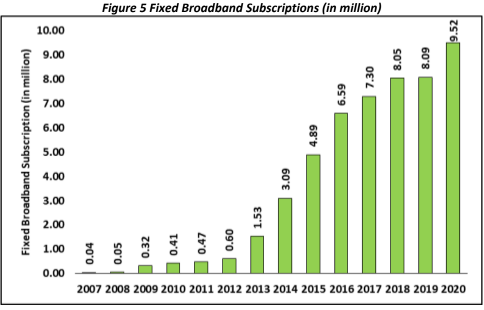
Source: Authors' compilation based on the data from Bangladesh Bank

2.2.4 Fixed Broadband Subscriptions⁵

The number of fixed-broadband subscriptions has increased tremendously. Figure-5 shows the increase in fixed broadband subscriptions over the past 14 years. In 2007 only 40000

⁵ <u>https://data.worldbank.org/</u>

people had fixed broadband subscriptions which rose to 50000 in 2008. The growth of fixed broadband subscriptions increased at a moderate level till 2012. The number rose significantly from 2013 to 2018. Only 40,000 subscriptions increased from 2018 to 2019. Due to the COVID-19 pandemic, there was a large dependency on the internet using that's why the number of fixed broadband subscriptions has increased to 9.52 million.



Source: World Bank Open Data

2.2.5 Protection of local industries⁶

Foreign investors are allowed to engage in business which sometimes affects adversely the business environment of local industries. Several foreign technological platforms and e-commerce industries are restricted in China to protect their industries and as a result, they can develop Alibaba Group. Bangladesh's pharmaceutical industries are highly protected industries and as a result, Bangladesh's pharmaceutical industries could be one of the competitive industries.

The higher capital and better technological advancement of the global industries often create an unequal business environment between them and the local industries. Of the unequal level playing field between foreign industries and local industries, the local industries often have to destroy their own business as the global companies aim to destroy the local companies from the market to establish their market.

2.2.6 The Impacts of Foreign Direct Investment and Joint Venture

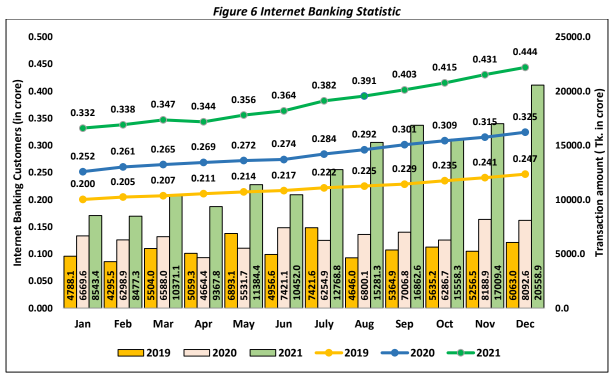
Foreign investors are allowed to engage in business which sometimes affects adversely the business environment of local industries. Several foreign technological platforms and e-commerce industries are restricted in China to protect their industries and as a result, they can develop Alibaba Group.

Bangladesh's pharmaceutical industries are highly protected industries and as a result, Bangladesh's pharmaceutical industries could be one of the competitive industries.

⁶Information from KII with stakeholders

2.2.7 Internet Banking Status

During the last three years, the number of internet banking customers and the amount of transactions has risen significantly. Figure-6 shows the internet banking statistics over the last three years 2019, 2020, and 2021 (From January to June).⁷



Source: Authors' compilation based on the data from Bangladesh Bank

2.2.8 Issues regarding complaints and Fines⁸

Maximum numbers of the allegation on e-commerce platforms are due to the infringement of the contract and the fee for this is a maximum of 50000 taka. The consumer will get only 25% of the fine if it is imposed. It will be a loss for the consumer if he/she orders products that cost over 10 lakh taka.

2.2.9 The Effectiveness of 'National Digital Commerce Policy 2018' in the Context of 2021⁹

The policy was appropriate and well-written for the year 2018, but the context of 2021 is quite different, and this policy is not feasible for the context. More specifically, the digitalization process and the era of the fourth industrial revolution demand more updated policy.

2.2.10 Implementation Issue/Challenges¹⁰

Though there are several challenges, the progress rate is higher. Due to the lack of a strong monitoring system and appropriate guidelines, the implementation is not up to the mark. Coordination failure among several responsible stakeholders is one of the major challenges

⁸Hasan, S. H. A. M. (2021, September 20). Chorus of complaints against rogue e-commerce firms. *The Daily Star*. <u>https://assetsds.cdnedge.bluemix.net/business/economy/e-commerce/news/chorus-complaints-against-rogue-e-commerce-firms-2180576</u>

⁷ Data from Bangladesh Bank

⁹ Information from KII and FGD

¹⁰Information from KII with stakeholder

behind the implementation of the policy. Though several aspects of the policy have been undertaken the impacts are not up to the mark. Several challenges also need to be addressed by the policy. Firstly, the payment system is not business-friendly. Secondly, the monitoring and verification and cash security system are also very poor in terms of quality. Cash on delivery is one of the major challenges as there is a high risk for the cash.

2.2.11 Lack of Customer Literacy in Digital Business

Due to a lack of digital literacy, several problems have been raised and customers become a victim by using digital platforms. Union Digital Centre is one of the ideal examples by which vulnerable and marginalized groups of people are being benefitted from appropriate training on digital literacy.

2.2.12 Absence of a Regulatory Framework for the E-Commerce Sector

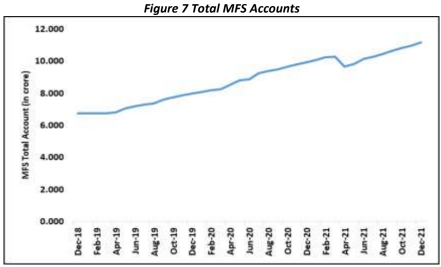
Various e-commerce platforms already scammed more than a thousand crores worth of money from consumers. It has affected the confidence and the perspective towards eCommerce negatively. Although e-commerce can create a huge potential for new employment as well as job creation which can contribute highly to economic growth. That's why it needs to be monitored.¹¹

2.2.13 Mobile Financial Service (MFS)¹²

Over the last few years, Bangladesh is moving towards the digital age through the impetuous growth in digitalisation. The contribution of MFS operators in formulating the digital economy is becoming crucial in transforming Bangladesh. Over the last three years, the dependency on mobile financial services has increased tremendously. An upward trend has been observed in the number of total mobile financial services accounts since December 2018 (Figure-7). The monthly total transaction amount through MFS also has increased by more than double the amount in December 2021 (Figure-8).

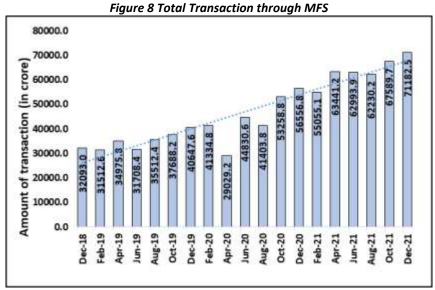
¹¹CPD: The e-commerce sector does not need a new regulatory body. (2021, September 25). *Dhaka Tribune*. <u>https://www.dhakatribune.com/business/2021/09/25/cpd-the-e-commerce-sector-does-not-need-a-new-regulatory-body</u>

¹²Alam, M. R. (2021, December 7). MFS helping Bangladesh become digital economy. *The Daily Star*. https://www.thedailystar.net/business/economy/news/mfs-helping-bangladesh-become-digital-economy-2912311



Source: Authors' compilation based on the data from Bangladesh Bank

An upward trend in total transactions amount has become apparent throughout these years. According to the statistics of Bangladesh Bank, in December 2018 the monthly transaction amount through MFS was 32093 crore which rose to 71182.5 in December 2021 (Figure-8).



Source: Authors' compilation based on the data from Bangladesh Bank

The payments of Digital bills such as utility bill payments through MFS are getting much popularity. The monthly transaction amount in December 2018 for utility bill payments was Tk. 292.7 crores which have increased more than three times the amount to Tk. 1157.9 crore in December 2021. In December 2021, the transaction amount of merchant payments rose approximately six times to 3462.8 crore taka which was 486.4 crore taka in December 2018. (Figure-9)

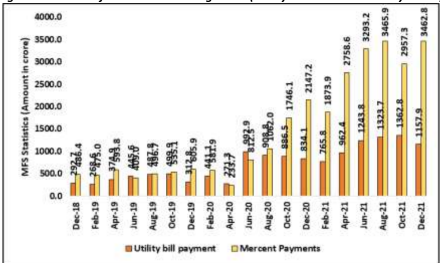


Figure 9 Amount of Transaction through MFS (Utility bill and Mercent Payments)

Source: Authors' compilation based on the data from Bangladesh Bank

2.3 Changing Nature of the World Trade and Relevance of the National Digital Commerce Policy 2018

2.3.1 Post-Graduation Challenges

The e-commerce sector has a great possibility in terms of revenue and employment generation for the growth and development of the LDCs and this sector can play a vital role in favouring and smoothening the graduation process. E-commerce deals with the production, advertisement, sale, and distribution of commodities via electronic means although the definition might differ. The main groups of the participants are nosiness, government, and, individuals. There is scope for domestic business as well as cross-border trade in e-commerce.

But to address the challenges that emerged after LDC graduation, lack of infrastructure development is one of the major needs. The ICT sector should be more updated and dynamic to keep pace with the global context as well as to cope with the developed countries. Moreover, excessive vat and tax and knowledge gap about the appropriate amount of vat and tax is other major challenge that might create issues in post-graduation.

However, the e-commerce sector is contributing significantly to the growth of the employment rate which will help the country to address several challenges after LDC graduation.

2.3.2 Crisis in the E-commerce Sector in Terms of protecting consumers' Right

Recently, fraudulence in the e-commerce sector is one of the major concerns. And the Department of consumer rights protection in Bangladesh is responsible to protect the consumer's rights though due to inadequate manpower, problems arise in protecting the rights of the inline consumers.¹³

¹³ Information from KIIs

2.3.3 Access to Finance¹⁴

E-commerce industries have to lack physical assets. E-commerce industries are run by Venture Capital Funds (VC Funds), which can be local or international. In Bangladesh, there is a lack of local VC funds and the amount of international VC funds are not significant as Bangladesh's e-commerce industries are strongly dominated by foreign companies (Daraz which is a 100% subsidiary of Alibaba which is controlled 80% of the market) and therefore, the local industries cannot attract the foreign investors.

2.3.4 Growing necessity of laws and regulations¹⁵

Several risks are associated with cash on delivery and also in some cases, the right of customers sometimes cannot be ensured. A monitoring and regulation system for ensuring customers' rights is absent.

2.3.5 COVID-19 Pandemic and the growing importance of e-commerce

The dependency on e-commerce rose during the COVID-19 period. Before the pandemic, on average the number of deliveries of Chaldal was 2500 per day which has been increased to 10000 deliveries per day within one and a half years.¹⁶

2.3.6 Slow internet pace among the other countries

Mobile data speed: According to Ookla's Speedtest Global Index for mobile internet speeds, Bangladesh ranks 137 among the 140 countries mentioned in the list. The speed of mobile data is 12.92 Mbps. Among the South Asian countries, Nepal (114th) ranks higher than the other countries.¹⁷

Fixed broadband: The speed of fixed broadband is 38.98 Mbps in Bangladesh and it ranks 97 among the 180 countries in the list.¹⁸

2.3.7 Problems in logistics systems

Several problems are observed in logistic support. In the case of delivery of perishable goods or homemade foods, the complication arises if it is not delivered on time. The sellers and consumers both suffer in this case. The logistic support should be more updated and inlined with the global scenario.¹⁹ Moreover, the transportation system creates constraints for entrepreneurs to amplify their business. The faster delivery services require standard roads and highways which should be international standards. Furthermore, delays in the delivery of products occur due to the static traffic in the city.²⁰

2.3.8 Payment Methods

In Bangladesh, most of the payments regarding online purchases rely on the cash-on-delivery system which is the most frequently used method. Although some payments are made

¹⁴ Information from KII and FGD

¹⁵ Information from KIIs

 ¹⁶Star Business Report. (2021, September 16). Chaldal secures \$10m foreign fund for expansion. *The Daily Star*.
 <u>https://www.thedailystar.net/business/economy/news/chaldal-secures-10m-foreign-fund-expansion-2177086</u>
 ¹⁷ https://www.speedtest.net/global-index#mobile, accessed on 22 September 2021

 ¹⁸ <u>https://www.speedtest.net/global-index#mobile</u>, accessed on 22 September 2021

¹⁹ Information from FGD

²⁰ Karim, M. T., & Qi, X. (2018). E-commerce Development in Bangladesh. *International Business Research*, *11*(11). <u>https://doi.org/10.5539/ibr.v11n11p201</u>

through mobile financial services the rate is not that significant. The inclusion of MFSs and similar types of payment methods such as PayPal should be focused on. ²¹

2.4 Deviation from the international practices (by comparators) South Korea, China and India

In this section, we will look into the digital commerce legislation of some comparators that have achieved remarkable success. As Bangladesh is soon to graduate from the LDC status and possesses a vision to become a UMIC by 2031, a timely digital commerce policy must be designed to contribute to the economic growth of the country. Amending an act requires several legal procedures and at the same time, it is time-consuming. But a well-crafted act can have a huge impact on the regulation process. A critical analysis of the act on the consumers' protection in electronic commerce of South Korea, China 's law on e-commerce and Consumer Protection (E-commerce) Rules, 2020 conferred by sub-clause (zg) of subsection (1) of section 101 of the Consumer Protection Act, 2019 (35 of 2019) of India will be helpful to take learnings from them.

²¹ Islam, M. Z. (2015). Growth of e-commerce driven by youth. *The Daily Star*. <u>https://www.thedailystar.net/business/growth-e-commerce-driven-youth-144280</u>

2.4.1 South Korea²²

Korea has developed several acts and policies and specified various aspects for the betterment of trade and business in the digital commerce sector. Table-3 shows several provisions on consumer protection in electronic commerce and specific takeaways for Bangladesh.

Chapters	Highlights	Takeaways
Chapter One: General Provisions	 The purpose of this Act is to protect the rights and interests of consumers and enhance market confidence by prescribing matters relating to the fair trade of goods or services by means of electronic commerce transactions, mail orders, etc., thereby contributing to the sound development of the national economy. Where a business operator intends to use an electronic document with a digital signature (referring to the digital signature as defined in subparagraph 2 of Article 2 of the Digital Signature Act; hereinafter the same shall apply), he/she shall notify the consumer of the validity, receipt procedures and methods, etc. of the relevant electronic document, as prescribed by Presidential Decree. 	 Specific guidelines on digital signature Instructions for preventing input errors by online customers Including several pieces of information in the cyber mall
Chapter Two: Electronic Commerce Transactions And Mail Orders	 Article 6.1 A business operator shall preserve the records of transactions, such as marks, advertisements, and contents of the contracts and execution thereof in connection with electronic commerce transactions and mail orders for a substantial period of time. In such cases, a convenient means of perusal and maintenance shall be provided to consumers. Article 7 (Prevention of Input Errors, etc.) A business operator shall prepare procedures necessary for the confirmation and correction of contents, before charging for the order or the subscription, to prevent any damage caused by the misrepresentation of will due to consumers' input errors, etc. in the course of electronic commerce transactions. Article 8.2 Where electronic payment is made, the business operator, electronic payment business operator, etc. shall notify the following to confirm whether the consumer's subscription is his/her true expression of intent and shall prepare procedures for the consumer to confirm the same, as prescribed by Presidential Decree: Contents and types of goods, etc.; Prices of goods, etc.; 	indicating several aspects such as Trade name and name of the representative; Address of the business place (including the address where the consumer's complaint can be resolved); Telephone number and e- mail address; Business registration number, Contractual terms, and conditions of the cyber mall, Other matters prescribed by Presidential Decree as

Table 3 Act on consumer protection in electronic commerce, etc.

²² *E-Commerce - Fair Trade Commission*. (2017, November 28). Https://Www.Ftc.Go.Kr/Eng/Index.Do. https://www.ftc.go.kr/eng/cop/bbs/selectBoardList.do?key=1477&bbsId=BBSMSTR_00000002445&bbsTyCode=BBST11

Chapters	Highlights	Takeaways
	 3. Service period. Article 10 (Operation of Cybermalls) (1) The operator of a cyber mall conducting electronic commerce transactions shall indicate the following, as prescribed by the Ordinance of the Prime Minister, so that consumers may easily identify the business operator, etc.: 	necessary for consumer protection, etc.Introduction of corrective
	 Trade name and name of the representative; Address of the business place (including the address where the consumer's complaint can be resolved); 	measures when a business organisation fails.
	 Telephone number and e-mail address; Business registration number; Contractual terms and conditions of the cyber mall; Other matters prescribed by Presidential Decree as necessary for consumer protection 	 Specifying penalty provisions with the proper justified amount.
Chapter Three: Protection Of Consumers' Rights And Interests	 Protection. Article 23.2 Where the terms and conditions of a contract that the business operator employs are more disadvantageous to the consumers than those provided in consumer protection guidelines, the business operator shall indicate or notify the terms and conditions of the contract that are different from those in the consumer protection guidelines so that the consumers can easily recognize them. 	 Including penalty provisions for false information.
Chapter Four Investigation And Supervision	 Article 27.1 If necessary for securing a fair trade order and preventing damage to the consumers in electronic commerce transactions or mail orders, the Fair Trade Commission may, through the use of electronic means, search and collect information made public via the information communications network by the business operators or organizations relating to consumer protection in electronic commerce transactions or mail orders. Article 28 In order to secure a fair trade order and prevent damage to consumers in electronic commerce transactions and mail orders, the Fair Trade Commission may, as prescribed by Presidential Decree, disclose business operators' violations of this Act and other relevant information necessary for the prevention of damage to consumers among the information searched and collected under Article 27 (1). 	
Chapter Five: Corrective Measures And Imposition Of Penalty Surcharges	• Article 32 Several corrective measures are included here when a business operator fails to perform.	

Chapters	Highlights	Takeaways
Chapter Six:	• Article 35 (Prohibition of Contracts Disadvantageous to Consumers) A contract that	
Supplementary	violates Articles 17 through 19 and is disadvantageous to consumers shall become void.	
Provisions		
Chapter Seven:	• Article 43 (Penalty Provisions) Any of the following persons shall be punished by a fine of	
Penalty Provisions	up to ten million won:	
	1. A person who provides false identification information on a business operator prescribed in Article 13 (1);	
	2. A person who provides false information on the terms of a transaction prescribed in Article 13 (2).	
	• Article 45 (Administrative Fines) (1) A person who continues his/her business in violation	
	of Article 32-2 (1) shall be punished by an administrative fine not exceeding 100 million	
	won.	
Source: Compiled by	-	Https://Www.Ftc.Go.Kr/Eng/Index.Do.
https://www.ftc.go.kr/eng	/cop/bbs/selectBoardList.do?key=1477&bbsId=BBSMSTR_00000002445&bbsTyCode=BBST11_	

2.4.2 China²³

China has developed E-Commerce Law and specified various aspects for the betterment of trade and business in the digital commerce sector. Table-4 shows several provisions of the E-Commerce Law of the People's Republic of China and specific takeaways for Bangladesh.

Tuble 4 L-commerce Law of the People's Republic of China		
Chapters	Highlights	Take away
Chapter One: General Principles	 Article 3: The State encourages activities that develop new forms of e-commerce, innovate business models, promote technological R&D and application of e-commerce, facilitate credibility system construction of e-commerce, create a market environment favourable for the innovative development of e-commerce, and give full play to the important role of e-commerce in boosting quality development, satisfying the ever-growing desire of the people for the good life and building an open economy. Article 4: The State shall accord equal treatment to online and offline commercial activities and promote their integrated development. People's governments of various levels and relevant 	credibility construction of the industry to ensure fair participation in market competition.

Table 4 E-Commerce Law of the People's Republic of China

²³ E-Commerce Law of the People's Republic of China. (2018, August 31). Https://lpkey.Eu/En/China. <u>https://ipkey.eu/en/china</u>

Chapters	Highlights	Take away
	 authorities shall not adopt discriminatory policies or measures or abuse their administrative power to eliminate or restrict market competition. Article 7: The State shall build up a coordination administration system tailored to the characteristics of e-commerce, and promote the formation of a governance system for the e- commerce market with the joint participation of relevant authorities, e-commerce industrial organizations, e-commerce operators, and consumers. Article 8 E-commerce industrial organizations shall conduct self-regulation, establish and improve industrial standards, promote credibility construction of the industry, and supervise and guide operators of the industry to fairly participate in market competition according to this article of association. 	 Development of service agreements and transaction rules of the E-commerce platform operators including the principles of openness, fairness, and impartiality. Specification of the agreements and
Chapter Two: E-commerce Operators Section I General Provisions Section II E-commerce Platform Operators	 Article 10: E-commerce operators shall go through market entity registration according to laws. However, the preceding sentence shall not apply to the sale of self-produced agricultural products and/or cottage craft by individuals, labour services using his skills that require no license under the laws, and odd and petty transaction activities of an individual, or those not subject to industrial and commercial registration as provided by laws and administrative regulations. Article 14: E-commerce operators shall issue proof of purchase or service vouchers such as paper invoices or e-invoices for goods sold or services provided by it according to laws. An e-invoice shall have the same legal force as a paper invoice. Article 16: Where an e-commerce operator intends to terminate its e-commerce business, it shall announce the relevant information on a continuous basis at a conspicuous position on its homepage 30 days in advance. 	agreements and transaction rules that provide the rights and obligations in terms of entry into and exit from the platform, goods, and service quality protection, consumers' interests' protection, and personal information protection.
	 Article 26: When engaging in cross-border e-commerce, e-commerce operators shall comply with the laws, administrative regulations, and relevant rules of the State on import and export supervision and administration. Article 32: E-commerce platform operators shall develop the service agreement and transaction 	 Promotion of the formation of governance and regulatory system ensuring joint
	rules of the platform under the principles of openness, fairness, and impartiality, which shall	participation of

Chapters	Highlights	Take away
	provide for the rights and obligations in terms of entry into and exit from the platform, goods, and service quality protection, consumers' interests protection and personal information protection.	relevant stakeholders (eg. e- commerce industrial
Chapter Three: Conclusion and Performance of E-	 Article 50: E-commerce operators shall clearly, fully, and expressly inform users of the steps, important cautions, download methods, and other matters of the conclusion of the contract, and ensure convenient and complete view, reading, and download for users. E-commerce operators shall ensure that users may correct any input error before submitting their orders. 	organizations, e- commerce operators, and consumers)
commerce Contract	• Article 54: Where the electronic payment services provided by an electronic payment service provider fail to conform with administrative requirements of the State on payment security and cause losses to users, it shall assume compensation liabilities	• Comprising the provisions in case of termination of e-
Chapter Four: E-commerce Dispute Resolution	 Article 59: E-commerce operators shall set up the convenient and effective complaint and reporting mechanisms, disclose the complaint and reporting channels and other information, and timely accept and handle any complaint and reporting. Article 63: E-commerce platform operators may set up online dispute resolution mechanisms, formulate and publish dispute resolution rules, and fairly and impartially resolve the disputes between the parties on the principle of willingness. 	 commerce operator. Ensuring provisions regarding the correction of input errors before submitting their orders.
Chapter Five:	• Article 67: The State promotes the application of e-commerce in every field of the national economy and supports the convergence and common development between e-commerce and all industries.	 Taking measures by the State in the promotion of the establishment of
E-commerce Promotion	 Article 69: The State maintains the e-commerce transaction safety, protects the information of e- commerce users, encourages e-commerce data development and application, and safeguards the legal, orderly and free flow of e-commerce data. The State takes measures to promote the establishment of public data-sharing mechanisms and facilitate e-commerce operators to legally use public data. 	public data sharing mechanisms and facilitating e- commerce operators to legally
Chapter Six: Legal Liabilities	• Article 74: If, in its sale of goods or provision of services, an e-commerce operator fails to perform any contractual obligation or its performance of contract fails the agreement, or causes damage to others, it shall legally assume civil liabilities.	 use the public data. Enabling issue of e- invoices for goods sold or services

Chapters	Highlights	Take away
	 Article 86: Where an e-commerce operator commits any act in violation of this Law, its violation will be recorded in its credit file in accordance with relevant laws and administrative regulations, and made public. 	which may have the same legal force as a paper invoice.
Chapter Seven: Supplementary Provisions	Article 89 This Law shall enter into force on January 1, 2019.	

Source: Compiled by Authors from E-Commerce Law of the People's Republic of China. (2018, August 31). Https://lpkey.Eu/En/China. https://ipkey.eu/en/china

2.4.3 India²⁴

On July 23, 2020, the central government of India formulated Consumer Protection (E-commerce) Rules, 2020 conferred by sub-clause (zg) of subsection (1) of section 101 of the Consumer Protection Act, 2019 (35 of 2019). Table-5 shows several provisions of the Consumer Protection (E-Commerce) Rules, 2020, and specific takeaways for Bangladesh.

Торіс	Highlights	Take away
Short title and	(1) These rules may be called the Consumer Protection (E-Commerce) Rules, 2020	 Inclusion of visible and clear
commencement		information Every e-commerce
Scope and Applicability	 (1) Save as otherwise expressly provided by the Central Government by notification, these rules shall apply to: (a) all goods and services bought or sold over the digital or electronic network including digital products; (b) all models of e-commerce, including marketplace and inventory models of e-commerce; (c) all e-commerce retail, including multi-channel single-brand retailers and single-brand retailers in single or multiple formats; and (d) all forms of unfair trade practices across all models of e-commerce Provided that these rules shall not apply to any activity of a natural person carried out in a personal capacity not being part of any professional or commercial activity undertaken on a regular or systematic basis. 	entity on the platform such as the principal geographical address of the head office and other branches, name, and detail of the websites, contact details, customer care, information of the grievance officers, and all these should be made mandatory.

Table 5 Consumer Protection (E-Commerce) Rules, 2020

²⁴ <u>https://consumeraffairs.nic.in/theconsumerprotection/consumer-protection-e-commerce-rules-2020</u>

Торіс	Highlights	Take away	
	(2) Notwithstanding anything contained in sub-rule (1), these rules shall apply to an e- commerce entity that is not established in India but systematically offers goods or services to consumers in India.	commerce entity" and marketplace e-commerce entity.	
Definitions	 3.1 (b) "e-commerce entity" means any person who owns, operates, or manages a digital or electronic facility or platform for electronic commerce, but does not include a seller offering his goods or services for sale on a marketplace e-commerce entity; 3.1. (c)"grievance" includes any complaints to an e-commerce entity regarding violations of the provisions of the Act and the rules made thereunder; 3.1. (f) "inventory e-commerce entity" means an e-commerce entity which owns the inventory of goods or services and sells such goods or services directly to the consumers 	in the single figure of any good or	
Duties of e-commerce entities	 (b) An e-commerce entity shall appoint a nodal person of contact or an alternate senior designated functionary who is resident in India, to ensure compliance with the provisions of the Act or the rules made thereunder Every e-commerce entity shall provide the following information in a clear and accessible manner on its platform, displayed prominently to its users, namely: the legal name of the e-commerce entity; (a)principal geographic address of its headquarters and all branches; (b) name and details of its website; and (c) contact details like e-mail address, fax, landline, and mobile numbers of customer care as well as of grievance officer. the legal name of the e-commerce entity; (d) principal geographic address of its headquarters and all branches; (e) name and details of its website; and (f) contact details like e-mail address, fax, landline, and mobile numbers of customer care as well as of grievance officer. the legal name of the e-commerce entity; (d) principal geographic address of its headquarters and all branches; (e) name and details of its website; and (f) contact details like e-mail address, fax, landline, and mobile numbers of customer care as well as of grievance officer. 	 service along with the breakup price for the good or service, showing all the compulsory and voluntary charges, such as delivery charges, postage and handling charges, conveyance charges, and the applicable tax. Inclusion of the ticket number system for each complaint lodged, so that the consumers can trace and track down the progress and update of their complaint 	

Торіс	Highlights	Take away
	3. No e-commerce entity shall adopt any unfair trade practice, whether in the course	
	of business on its platform or otherwise.	
	4. Every e-commerce entity shall establish an adequate grievance redressal mechanism	
	having regard to the number of grievances ordinarily received by such entity from India,	
	shall appoint a grievance officer for consumer grievance redressal, and shall display the	
	name, contact details, and designation of such officer on its platform.	
	5. Every e-commerce entity shall ensure that the grievance officer referred to in sub-	
	rule (4) acknowledges the receipt of any consumer complaint within forty-eight hours	
	and redresses the complaint within one month from the date of receipt of the	
	complaint	
	6. Where an e-commerce entity offers imported goods or services for sale, it shall	
	mention the name and details of any importer from whom it has purchased such goods	
	or services, or who may be a seller on its platform.	
	7. Every e-commerce entity shall endeavour on a best-effort basis to become a partner	
	in the convergence process of the National Consumer Helpline of the Central	
	Government.	
	8. No e-commerce entity shall impose cancellation charges on consumers canceling	
	after confirming the purchase unless similar charges are also borne by the e-commerce	
	entity if they cancel the purchase order unilaterally for any reason.	
	9. Every e-commerce entity shall only record the consent of a consumer for the	
	purchase of any good or service offered on its platform where such consent is	
	expressed through an explicit and affirmative action, and no such entity shall record	
	such consent automatically, including in the form of pre-ticked checkboxes.	
	10. Every e-commerce entity shall affect all payments towards accepted refund	
	requests of the consumers as prescribed by the Reserve Bank of India or any other	
	competent authority under any law for the time being in force, within a reasonable	
	period, or as prescribed under applicable laws.	
	11. No e-commerce entity shall	
	(a) manipulate the price of the goods or services offered on its platform in such a	
	manner as to gain unreasonable profit by imposing on consumers any unjustified price	
	having regard to the prevailing market conditions, the essential nature of the good or	

Торіс	Highlights	Take away
	service, any extraordinary circumstances under which the good or service is offered,	
	and any other relevant consideration in determining whether the price charged is	
	justified;	
	(b) discriminate between consumers of the same class or make any arbitrary	
	classification of consumers affecting their rights under the Act.	
	(2) Every marketplace e-commerce entity shall require sellers through an undertaking	
Liabilities of marketplace	to ensure that descriptions, images, and other content pertaining to goods or services	
e-commerce entities	on their platform is accurate and corresponds directly with the appearance, nature,	
	quality, purpose, and other general features of such good or service.	
	4(d) provide to the e-commerce entity its legal name, principal geographic address of	
	its headquarters and all branches, the name and details of its website, its e-mail	
	address, customer care contact details such as fax, landline, and mobile numbers, and	
Duties of sellers on the	where applicable, its GSTIN and PAN details.	
marketplace		
	4(g) accurate information related to terms of exchange, returns, and refund including	
	information related to costs of return shipping in a clear and accessible manner;	
	7(e) total price in the single figure of any good or service along with the breakup price	
	for the good or service, showing all the compulsory and voluntary charges, such as	
Duties and liabilities of	delivery charges, postage and handling charges, conveyance charges, and the	
inventory e-commerce	applicable tax;	
entities		
	(f) a ticket number for each complaint lodged, through which the consumer can track	
	the status of their complaint.	
Contravention of rules	The provisions of the Consumer Protection Act, 2019 (35 of 2019) shall apply to any	
contravention of fulles	violation of the provisions of these rules.	

Source: Compiled by Authors from <u>https://consumeraffairs.nic.in/theconsumerprotection/consumer-protection-e-commerce-rules-2020</u>

2.4.4 UNCTAD Model²⁵

Topic	Key Findings	Recommendation	Take away
E-commerce readiness assessment and strategy formulation	 E-commerce has no ministerial niche, and there is a lack of inter-ministerial coordination – preventing a unifying vision of e-commerce and making it difficult for policymakers to engage in national, regional, and international e-commerce discussions. Development of e-commerce policies, initiatives, and activities – when they exist – is fragmented and inadequately measured, with many start-ups operating in the informal economy. Public-private dialogue is underutilized, critically undermining the development of fit-for-purpose e-commerce policies. 	 developments and their implications and strengthen overall stakeholders' perception of e-commerce. Improve inter-ministerial coordination and appoint an e-commerce 'champion' to elevate the e-commerce agenda to inter-ministerial committees and streamline the policy development process. Develop a nationally coordinated and comprehensive e-commerce strategy to have a holistic governmental approach to e-commerce. Enhance and structure public-private dialogue for e-commerce ecosystem development. 	 both the private and public sector Increasing the coordination of public and private sectors as well as mainstreaming women entrepreneurs.
ICT Infrastructure and services	 ICT investments are increasing, but broadband connectivity remains limited and expensive. As a result, disparities in Internet access and digital opportunities are widening. Mobile connectivity is fueling mobile-driven e-commerce, but opportunities remain largely untapped since many countries continue to use basic telephone technology. 	 Increase access to fast, affordable, and reliable Internet, as well as last-mile connectivity in rural and less-populated areas to reduce disparities in Internet access and open e-commerce opportunities for larger segments of the population. Support public-private partnerships (PPPs) to strengthen backbone infrastructure. 	 both in urban and rural areas Uplifting mobile financial services, encouragement of innovations regarding e-banking systems
Payment solutions	 Cash transactions remain prevalent, impairing the development of mobile payments and other cashless solutions in the market 	 Promote the adoption of mobile payments and other cashless solutions. On the one hand, awareness-raising programs should highlight the benefits of mobile payments and cashless solutions, as well as the hidden 	 Emphasizing the monitoring and regulatory process to reduce fraud

²⁵ Bangladesh Rapid eTrade Readiness Assessment. (2019). https://unctad.org/system/files/official-document/dtlstict2019d6_en.pdf

Торіс	Key Findings	Recommendation	Take away
	 Lack of trust is a critical barrier to e- commerce payment uptake and prevents consumers to move from cash-on-delivery to e-payments Financial inclusion is improving, but e- payment development faces key challenges Low banking literacy limits the use of banking solutions such as credit cards, mobile money services, and other cashless solutions 	 costs and risks associated with handling cash. On the other hand, digital financial literacy among MSMEs will need to be improved. Encourage e-banking innovations and enable inter-bank money transfers and payments to facilitate e-commerce transactions. 	 activities regarding e-commerce. Raising awareness and building up trust for the costs and benefits of cashless transactions. Providing and promoting financial literacy and business training so that MSMEs can develop bankable business plans, in line with the requirements of commercial banks.
Trade logistics and trade facilitation	···· · · · · · · · · · · · · · · · · ·	 postal service and private sector couriers. Streamline custom clearance, particularly for cross- border shipment of small parcels, through automation of procedures and digitalization of documents. 	

Торіс	Key Findings	Recommendation	Take away
		• Continue the rehabilitation of physical infrastructure, as well as the modernization of transport and supply-chain sectors.	
Legal and regulatory frameworks	 The lack of adapted or up-to-date legal frameworks on e-commerce affects the ability of LDCs to engage with global business partners, attract investors, to increase the domestic uptake of e-commerce, leading eventually to the reduced impetus for e-commerce. Lack of awareness by policy and lawmakers of the latest global legal developments. Regulatory and institutional coordination remains a challenge. Low level of awareness by the private sector and consumers about existing legal frameworks. 	 commerce to develop a holistic and updated approach in line with the latest developments. Adopt baseline e-commerce legislation or update relevant laws and regulations. Build capacities of lawmakers and judiciary to enforce and increase awareness of existing e-commerce laws. Strengthen business and civil society engagement to foster an e-commerce-enabling environment. Consider the establishment of quality labels to boost confidence and set up certification trust-mark schemes for trusted e-commerce operators. 	
E-commerce skills development	 E-commerce awareness is growing but still weak-young consumers using social media applications could play an important role in this effort. The workforce lacks adequate e-commerce skills since education is unsuited to the digital economy, and the e-commerce sector is deprived of skills related to such areas as application development, search engine optimization, data analytics, and web-based marketing. The start-up environment is growing, but the development of tech-based MSMEs remains 	 vocational training. Refocus Business Service Organization (BSO) strategies to develop relevant Business Development Strategies (BSD) for e-commerce development. Encourage the establishment of national e-procurement platforms to stimulate market-learning processes and improve the economic sustainability of e-commerce SMEs. 	

Торіс	Key Findings	Recommendation	Take away
	a challenge–notably due to limited e- commerce business development services and scarce funding capacities.		
Access to financing	 Access to financing remains costly and constrains the ability of MSMEs to emerge and expand. Banks typically lend to big firms in traditional industries, whereas e-commerce and start-up companies are viewed by commercial banks as risky investments. As a result, most e-commerce MSMEs rely on alternate sources of funding. Low financial literacy among MSMEs exacerbates challenges to pursuing formal financing channels. 	 MSMEs can develop bankable business plans, in line with the requirements of commercial banks. Increase awareness of incubators, business accelerators, and venture capitalists. Develop tailored lending standards and products. Commercial banks should be encouraged to adopt broader terms for evaluating the creditworthiness of e-commerce entrepreneurs and MSMEs, particularly women-owned businesses. 	

2.4.5 Learnings from the global experiences

Based on the act on the consumers' protection in electronic commerce of South Korea, China's law on e-commerce and Consumer Protection (E-commerce) Rules, 2020 conferred by sub-clause (zg) of subsection (1) of section 101 of the Consumer Protection Act, 2019 (35 of 2019), Bangladesh can follow the provisions for the improvement of the digital commerce sector. Provisions regarding digital signature, instruction for the prevention of input errors for online customers, the inclusion of overall information about the cyber mall such as Trade name and name of the representative business place address, active telephone number and email address, Business registration number (if there is any), Contractual terms, and conditions of the cyber mall, Other matters prescribed by Presidential Decree as necessary for consumer protection, etc. can be followed. Moreover, if an organisation fails, what would be the corrective measures it can also be included in the policy. Inclusion of penalty provision considering the current economic context, penalty provision for wrong and false information should be more clarified. Enabling the issue of e-invoices for goods sold or services that may have the same legal force as a paper invoice also be included. Promotion of the formation of governance and regulatory system ensuring joint participation of relevant stakeholders (eg. e-commerce industrial organizations, e-commerce operators, and consumers). Bangladesh can take in the promotion of the establishment of a public data-sharing mechanism and facilitate e-commerce operators to legally use public data. Moreover, the focus should be given to the development of service agreements and transaction rules of the E-commerce platform operators including the principles of openness, fairness, and impartiality. The additional definitions of "grievance", "inventory e-commerce entity" and marketplace ecommerce entity should also be included in the policy. Also, the monitoring and regulatory process to reduce fraud activities regarding e-commerce should be given much priority. Furthermore, the cash delivery system is very much popular in Bangladesh, so raising awareness and building up trust in the costs and benefits of cashless transactions is also needed.

3. The National Digital Commerce Policy **2018** and Relevance to the SHE Trades

The MasterCard Index of Women Entrepreneurs (2020), shows that out of 58 countries, Bangladesh ranks 58 in terms of the women's entrepreneurship index. In 2019, Bangladesh ranked 57 out of 58 countries. The report mentions that the bottom three performers Bangladesh, Algeria, and Egypt have deeply rooted socio-cultural barriers, lack of effective government support, lack of access to finance, and lack of working opportunities, which makes it tougher for these economies to foster women's entrepreneurial activities.²⁶

The provisions of the National Digital Commerce Policy 2018 are not gender discriminatory. However, there often lies problems regarding women's business knowledge, social outlook, and structural barriers that limit women entrepreneurs to actively participating in trade and business-related activities. During the KIIs and FGDs, a handful of bottlenecks have been addressed by the women entrepreneurs which indirectly relates to digital commerce and trading activities. However, it is to be noted, that the problems are not caused by the provisions of the National Digital Commerce Policy 2018. The bottlenecks are presented here so that the new National Digital commerce policies of Bangladesh can at least, address the issues and formulate proactive provisions to remedy the issues and make a more womenfriendly business environment in the country. Some significant barriers to "She trade," that can be related to the National Digital Commerce Policy 2018 are briefly mentioned below.

Though this wish list seems perfect and sincere, however, in reality, there are plenty of implementation challenges and bottlenecks addressed while conducting KIIs and FGDs. Some significant bottlenecks to mainstreaming women in trade and entrepreneur activities are as follows:

Issues	Remarks				
Product delivery	• The major challenge that the women entrepreneur has to face is the problems associated with the product delivery system and they badly have to suffer for that reason.				
system/logistic support	 The women who are engaged in the business of homemade food items/perishable products suffer a lot. Due to the negligence of some product delivery organizations, entrepreneurs face a lot of problems such as product loss/damage, 				

²⁶ MasterCard Index of Women Entrepreneur (2020), ma_miwe-report-2020.pdf (mastercard.com)

Issues	Remarks
Policy Support for Female Entrepreneurs	 The profit of female entrepreneurs in digital commerce platforms is higher than those of male entrepreneurs but as the majority of the women entrepreneurs do not have trade licenses and other documents hence, they cannot contribute to the formal sector of the economy. Recently, Bangladesh Bank also provides loans and facilities to open a "Person Retail Account" for those who do not have trade licenses, which is one kind of merchant account. But without a trade license, SME loans cannot be achieved and small-medium enterprises must suffer a lot. They also have a lack of capital to invest which also needs to address by feasible policy support.
Problems for F- commerce Entrepreneurs	 A large number of online women entrepreneurs in Bangladesh rely on the Facebook platform. Recently a global shutdown of Facebook caused a great loss for the entrepreneurs involved in the f- commerce platform.
Lack of financial and business knowledge	 Women entrepreneurs mostly lack business knowledge regarding how to plan projects, legal procedures to start a business, how to avail special incentives, customs procedures, and knowledge of the HS code, etc. Due to these knowledge gaps often women entrepreneurs perceive these procedures as complex business registration processes and refrain from formal trading. Many women entrepreneurs have insignificant or no knowledge about maintaining proper accounting books which is crucial for receiving finances.
Bank loans/ SME loans and cumbersome process	 Women entrepreneurs fail to avail even the 15% total allocated credit amount allocated towards them due to cumbersome procedures, and lack of appropriate documents. As commercial banks disburse these loans, there are often high mortgage requirements that many women entrepreneurs don't have. Also, they fail to manage bank guarantees. Often small businesses run by women have full or a majority of transactions in cash, therefore there is no proper accounting and financial traceability. This makes it difficult for banks to provide loans to small businesses run by women. Women entrepreneurs often fail to provide mandatory documents such as VAT and TIN certificates, and trade licenses.
The reluctance of bankers to provide loans to women	 As the commercial banks are directed by the Bangladesh Bank and SME Foundation to provide concessional loans to women entrepreneurs, therefore banks are often reluctant to disburse loans to a woman compared to a male entrepreneur. The interest rate at which women entrepreneurs are getting low is lower than the interest rate borne by their male counterparts. Therefore, the banks perceive a loss in disbursing loans to female entrepreneurs. Though a minimum of 15% of the total SME loans is to be disbursed to the women entrepreneurs it is often unfulfilled. The commercial banks report to the Bangladesh Bank and SME Foundation, that no eligible women entrepreneurs were applying for loans.

Issues	Remarks
Social stigma	 Women entrepreneurs often cannot operate their business after evening due to social outlooks. Harassments in the banks and various registration processes are constantly faced by women entrepreneurs.
Access to finance	 The bankers also have a lack of willingness to provide loans to women as according to several government policies, women must need to be provided loans with a low-interest rate therefore, the bankers have less likely to provide loans to women entrepreneurs and they also claim that women entrepreneurs also were not able to fulfil all the requirement to get the loans. Moreover, it is often difficult for women to manage a guarantor for their bank loans and specific documents for the bank loans
Coordination failure	 Coordination failure among authorities in charge of the promotion of women's entrepreneurship is another significant bottleneck to mainstreaming women in entrepreneurial activities. The officials in charge of implementing the provisions of the policies often lack capacity which makes the provisions inefficient.

Source: Authors' compilation from different sources, KIIs, and FGDs with stakeholders

4. Findings of this Study²⁷

The National Digital Commerce Policy 2018 is a very recent policy that covers several aspects though several issues have unfolded with the extensive desk review through various literature, KIIs, and FGDs. Moreover, KIIs and FGDs with relevant stakeholders also helped to disclose the practical consequences and the real-time scenarios.

4.1 Aggressive Marketing System

In recent days, several e-commerce sites offered lucrative offers with their aggressive marketing system which in turn led to scams.

For example, If the cost of the product is 10 taka, they were selling the products for 1 taka which is not sensible or realistic but the condition is delayed delivery. A great number of people fell into this and their money got stuck, even if they haven't got the products either. This kind of action should be controlled. As it inspires other e-commerce platforms to decrease their prices to keep pace with them. But in the long run, this doesn't create benefits for all.

4.2 Cyberbullying in F-Commerce Platforms Discouraging Women Entrepreneurs

F-commerce has become eminent in the COVID-19 pandemic. But cyberbullying has become a very usual issue by both males and females on the online platform which is discouraging women entrepreneurs.

4.3 Bandwidth Issue

In rural areas, there lies a problem with bandwidth and the rank of Bangladesh in broadband internet is not satisfactory. Without the proper internet, the development of digital commerce becomes questionable.

4.4 Scam Issues and Accountability

Several scams have occurred in recent days causing a great loss for the consumers. The absence of proper regulatory bodies and lack of accountability have negatively affected the trust of the consumers of the e-commerce sites. Different platforms such as e-commerce platforms, Facebook pages, sites etc are displaying captivating offers and these are often resulting in scam issues. As this sector is growing tremendously, proper regulatory bodies are needed to maintain the accountability issue.

4.5 Challenges for SMEs in the Digital Commerce Sector

There is a huge scope for development for small and cottage industries if we can interlink small and cottage industries to digital commerce. In the context of Bangladesh, the cost of doing business for SMEs is higher and this is also true in the case of the digital commerce sector. As the majority of the owners of the e-commerce sector do not have trade licenses

²⁷ Information from KIIs and FGDs

and other necessary documents for accessing financial assistance from Banks, therefore, their cost of business becomes higher.

4.6 LDC Graduation Perspective

The digital commerce sector of Bangladesh will face challenges after the LDC graduation. Although this sector is now contributing greatly to the creation of employment all over the country which has been observed since the pandemic period. If Bangladesh wants to maintain sustainability in this sector, preparation for the post-graduation period should be emphasized. Significant growth has been observed in the pandemic period in the e-commerce sector of Bangladesh. The purchase and selling of goods and services through the internet are known as electronic commerce or e-commerce as well as it can be described as a changing way of doing business. Four types of e-commerce are much popular which are Business to Business (B2B), Business to Consumers (B2C), Consumer to Consumer (C2C), and Business to Government (B2G). (Islam, 2018). Bangladesh should focus on improving the diversified sides of e-commerce as B2C is much popular in Bangladesh. After graduating from LDC only this B2C type would not be enough to keep pace with the rest of the world.

Developing countries seem to have lackings of ICT skills and education which are responsible for the decrease in the overall situation of ICT-enabled services as a whole this lacking will hinder the growth of e-commerce. Facilitation of the ICT curriculum is a must for the development of ICT and it will ease the process of adaption with the e-commerce services. Moreover, the infrastructure of ICT should be developed to improve the digital commerce sector for flourishing. Before fully graduating from the LDC status, the current infrastructure of the ICT should be updated inlining with the other developed and developing countries. Since the rapid growth of e-commerce can be the main reagent for graduating from LDC status, Bangladesh needs to work on the advancement of IT-enabled services and infrastructure. For engaging with trade, securing market information, expanding markets locally and across borders, development, and promotion of Internet-based platforms and global data flows are becoming much more important. Moreover, numerous challenges will be faced by the LDCs after their graduation as there is a skill gap as well as a technological gap, especially in terms of cross-border digital commerce. Also, the major e-commerce sites and businesses of Bangladesh are product-based. Before graduation the exacerbation of the service-based digital platforms is essential. That means priorities should be given to addressing the digital divide and the enabling issues such as infrastructure, technology transfer, skills, etc. of developing countries in e-commerce discussions in the WTO.

Furthermore, the speed of the internet is not up to the mark so Bangladesh needs to work on this issue. To cope with the countries that are progressing remarkably in e-commerce as well as in the digital commerce sector, Bangladesh needs to develop the logistics and service delivery system, payment methods, cross-border trade through e-commerce, etc. Moreover, the sector will face trouble if the development of infrastructure is absent. Also, excessive vat and tax and the knowledge gap about the appropriate amount of vat and tax is other major challenge. Furthermore, it can be said that improvement of the payment methods, reduction of the dependency on cash in delivery systems, flourishment of the different types of logistic sectors, development of cross-border e-commerce, and service-based digital commerce platforms should be given much priority before graduation from LDC. Although, the e-

commerce sector is contributing significantly to the growth of the employment rate which is helping and contributing to the development of Bangladesh. It is high time we focused on the challenges first that will help to mitigate the constraints in the future.

4.7 Alternative Gateway for F-Commerce/ Facebook Entrepreneurs

During the COVID-19 pandemic, a lot of people especially a lot of women entrepreneurs were formed via the Facebook platform. On October 4, 2021, Facebook was shut down for about six hours which created a huge loss for the entrepreneurs of the f-commerce. The alternative gateways for f-commerce entrepreneurs might be able to save them from this sudden loss in their business.²⁸

4.8 Challenge for Implementation

The policy is well-drafted and documented. The problem lies in the implementation. The accomplishment of the action points mentioned in the policies remains questionable. Though several aspects of the policy have been undertaken the impacts are not up to the mark. Several challenges also need to be addressed by the policy. Firstly, the payment system is not business-friendly. Secondly, the monitoring and verification and cash security system are also very poor in terms of quality. Furthermore, Cash on delivery is one of the major challenges as there is a high risk for the cash.

4.9 Less-Focused Service Sector

Bangladesh has relied only on the product sector. Priorities should be given to the service sector. Several e-commerce sites have been formulated based on the products. To cope with the global context focusing on the service sector has become crucial.

4.10 Lack of Essential Laws and Regulations

Several risks are associated with cash on delivery and also in some cases, the right of customers sometimes cannot be ensured. A monitoring and regulation system for ensuring customers' rights is absent.

Law, regulations, and immediate response, for example, the mobile court needed to be undertaken to ensure security and safety in the digital commerce sector.

Policy, monitoring, and strict control mechanisms are also needed to be undertaken to protect the rights of customers. Monitoring in the Banking channel also needs to be undertaken.

²⁸ KII with stakeholder

5. Recommendations and Way Forwards

This chapter will provide some recommendations for the upcoming national digital commerce policies. The recommendations are mostly based on the primary information gathered during KIIs and FGDs. The policies of Bangladesh, in general, are well crafted. A lot of effort, consultation, and stakeholder opinion are considered while formulating the policies.

However, the implementation of the provisions and measures mentioned in the National Digital Commerce Policy, 2018 is a challenge. The legal non-binding nature of the policy often makes it difficult for the implementing entities to ensure the implementation of the proposed measures to achieve the stated goals. In addition, the National Digital Commerce Policy, 2018 is formulated three years back and the global trade and business dynamics have rapidly shifted. New issues have come up that need to be addressed in the future National Digital Commerce Policy, 2018 of the country.

The National Digital Commerce Policy 2018 is a relatively new and updated policy document. The document is well articulated pointing out the key constraints to the expansion of the digital commerce sector in Bangladesh as well as recommending the necessary solutions. The policy document contains detailed action plans to implement the proposed solution identifying the relevant stakeholders. The key issue with the policy is the lack of implementation. Moreover, in the changing global trade pattern, some new challenges such as LDC graduation emerge, or the existing challenges come in different forms. In this context, this chapter tries to provide some specific recommendations for each of the existing and emerging challenges to the expansion of the digital commerce of Bangladesh.

5.1 The reasons for formulating the Digital Commerce Act instead of the policy

E-commerce or online-based marketplace has seen tremendous growth even during the Covid-19 pandemic. The growth of digital commerce not only contributes to the economy but also creates opportunities for enthusiastic entrepreneurs. However, in the recent past, the e-commerce business has witnessed some uncertainness and anomalies that hamper the growth of this emerging sector while leaving the concerns of both traders and consumers unaddressed. To address the concerns relating to e-commerce, the government has formulated the National Digital Commerce Policy 2018 which provides comprehensive guidelines regarding the management, operation, and expansion of e-commerce in Bangladesh. The policy pledges to ensure safe digital transactions while restoring the trust of buyers and purchasers in digital commerce.

It is noted that to create a viable atmosphere in terms of management and operation of digital commerce, the policy deserves significance; however, the policy without having any binding effect fails to protect the interests of both buyer and seller. The language of the policy usually remains aspirational which fails to generate any sense of obligation. The policy without being enforceable cannot prevent possible deviation or violation of the objectives for which the policy has been formulated. It is noted that the policy covers a few significant areas in its objectives that are aimed to facilitate the growth of digital commerce in Bangladesh. However, it should not be forgotten that the part of the consumers which the policy fails to grow the part of the consumers which the policy fails to generate and even grievances from the part of the consumers which the policy fails to

address. It is mentionable that the policy contains an action plan to actualize the objectives of the policy; however, the status of the implementation of the action plan based on a concrete assessment is not found anywhere which raises the question regarding enforcement of the policy. Such assessment could also facilitate the formulation of the forthcoming policy addressing any missing area or implementation challenge of the existing policy.

It is mention-worthy that to respond to the emerging challenges, the government has formulated the Digital Commerce Operation Guidelines, 2021 under the National Digital Commerce Policy, 2018. The Guidelines pledge to ensure transparency and accountability in the digital commerce sector while guaranteeing the rights of the consumers under a regulatory framework. However, the 2021 Guidelines being promulgated within the mandate of the Digital Commerce Policy, do not have any legally binding effect in case of non-compliance with its provisions.

It is noted that currently there are only administrative regulations or executive instruments guidelines from Bangladesh Bank, Ministry of Commerce, or policies mentioned above to deal with the digital commerce sector. Few existing laws are related to trade and consumer rights, however, these are found to be inadequate and outdated. To constitute a contract (offline) there are some essential elements including offer, acceptance, and consideration which are supposed to be fulfilled for an online contract also. However, the existing laws concerning contracts including the Contract Act 1872 and the Sale of Goods Act, 1930 are found to be silent regarding online transactions and the contract for the sale of goods. The Sale of Goods Act being the primary law to regulate sale contracts also fails to recognize online transactions as the contract for the sale of goods.²⁹

5.2 Protection of online consumer rights

The primary law concerning the protection of consumer rights is the Consumers' Rights Protection Act, 2009 which provides preventive and remedial measures against anticonsumer rights practices. However, the Act does not contain any explicit provisions dealing with digital commerce and online services. The Act is also silent about the rights of online consumers.

The 2021 Guidelines contain provisions on complaint and redress mechanisms. As per the Guidelines, each digital commerce establishment shall appoint a compliance officer who is responsible to communicate and coordinate with the Directorate of Consumer Rights Protection and other concerned organisations. Though the Directorate of Consumer Rights Protection is empowered to take complaints arising out of online transactions, the remedies against the grievances of online consumers are found to be inadequate and vague. In addition, the Directorate is empowered to take administrative actions of imposing only a fine or cancellation of a trade license or suspending commercial functions, permanently or temporarily, without imposing any punishment and taking any action to file a criminal case against the CRPA. It is noted that considering the evolving and dynamic nature of online

²⁹ Anju, S. (2021, July 20). E–Business in Bangladesh: Need for a Legal Framework. *The Daily Star*. <u>https://www.thedailystar.net/law-our-rights/law-watch/news/e-business-bangladesh-the-need-legal-framework-2134561</u>

transactions, the amount of fine prescribed under the Act of 2000 seems inadequate. The perpetrators of those online transactions also remain beyond the ambit of criminal punishment even if their activities constitute the elements of the crime.

The CRPA also imposes a bar for the consumers to go to court directly and the law requires to take the endorsement of the Director-General of the Consumer Protection Directorate before filing any criminal cases for any anti-consumer rights practices prescribed under this Act. Therefore the practical implication is that only competent government officers are entitled to institute a case against violations of any provisions of the Act.

This is a very uncommon feature of consumer protection laws in other parts of the globe, as most of the legislation on consumer protection allows the receipt of complaints directly from consumers. The imposition of such limitation on lodging complaints hinders the access to justice of the consumers which is contradictory to the constitutional provisions of equality before the law, equal protection of the law, and the right to a fair trial. The extent of access to justice has been explained in such a way that "access to justice, in its general term, means an individual's access to a court or a guarantee of legal representation. It has many fundamental elements such as identification and recognition of grievance, awareness, legal advice or assistance, accessibility to court, claim for relief, adjudication of grievance, and enforcement of relief; of course, this may be the ultimate goal of a litigant public".³⁰ The elements of access to justice have been compromised under the provision in question.

It is frustrating to note that the Directorate of Consumer Rights Protection is already overburdened with a huge number of complaints and in the recent past, they are receiving thousands of complaints regarding online trade grievances. However, due to a lack of infrastructural facilities and a shortage of manpower, this institution fails to respond to those huge volumes of complaints. Lack of institutional accountability also crippled this organization which is the primary state agency to hear and dispose of complaints regarding goods and services.

It is noted that the cases of fraud, misrepresentation, breach of contract, breach of trust, and misappropriation of property may be remedied under the existing laws including the Contract Act 1872, the Penal Code, 1860, the Money Laundering Prevention Act, 2012, the Digital Security Act, 2018, etc. However, the mandates and objectives of these laws differ from each other which might not be feasible to address the nature of digital commerce which is constantly evolving with the help of technology and social media platforms. It is observed that it will be difficult to prosecute the offence relating to digital commerce without identifying the concrete elements of a crime under a specific law.³¹ For example, the 2021 Guidelines refer that no arrangement for online betting or online gambling may be made; no lottery or raffle-draw may be made in contravention to the existing provisions under the Penal Code, 1860 and without the approval of Bangladesh Bank. However, the essential elements to constitute the offences of online betting or online gambling are not specified in the old dated Penal Code which may cause uncertainties to prosecute those offences.

³⁰ Srikakulam Sravanthi vs Srikakulam Anasaravalli Kumar, Telangana High Court, 6 December, 2018, referred in <u>https://indiankanoon.org/doc/32768094/</u>.

³¹Anju, S. (2021b, August 23). Business through Internet: A Quest for Legal Framework. *The Daily Star*. <u>https://www.thedailystar.net/law-our-rights/news/business-through-internet-quest-legal-framework-2159241</u>

Considering the evolving nature of digital commerce it is the demand of time to enact a comprehensive law that can effectively address the concerns of both traders and consumers.

5.3 Issues that may be considered in drafting the new Digital Commerce Act

5.3.1 Definition of online business

There should be a clear definition outlining the features of online business. The law should recognize online transactions as the contract for the sale of goods.

5.3.2 Easy Registration Procedure

The law should stipulate the procedures for the registration of online businesses. For registration, online traders should be categorized based on the nature of the business. It is noted that the same registration procedure may disproportionately impact small online traders. The registration process should be made easy and transparent. Considering the complexities in the registration process, most online traders feel reluctant in applying for an electronic business identification number (e-BIN and remain outside the scrutiny of revenue authorities and other watchdog bodies.

5.3.3 Anti-online consumer rights practices

There should be a list of anti-online consumer rights practices. The list prescribed under CRPA 2009 may be taken into account in this regard. The evolving nature and dynamics of fraudulent activities or malpractices concerning digital business should be categorized as anti-online consumer rights practices.

5.3.4 Integrated payment system

Under the existing framework, the payment system relating to online transactions is run by the directives and guidelines of the Bangladesh Bank. The new law should consolidate all the rules, regulations, and directives regarding payment systems integrating the modern payment systems.

5.3.5 Establishment of regulatory authority

Considering the limitations of existing regulatory authority including the Directorate of Consumer Protection and digital commerce cell, a new regulatory authority should be established under the new law. The law should not only prescribe the powers of the authority but also reflect the responsibilities of the authority to hold the authority accountable in case of any irregularities. The members of the authority should have expertise and skills relating to online business.

5.3.6 Grievance Mechanisms for online consumers

The remedies against the grievances of online consumers are inadequate, vague, and governed by policies and guidelines which are not enforceable before a court of law. There is no statutory legal framework that directly allows online consumers to get a remedy from the court. The new should address grievance mechanisms for online consumers. The grievance mechanism may be in two stages: (i) administrative mechanism conducted by the regulatory authority and (ii) judicial mechanism administered by the court. The law may also incorporate the provisions of alternative dispute resolution in disposing of petty disputes relating to digital business.

5.3.7 Specialized commercial courts

One of the core reasons for poor ranking in the World Bank's Doing Business Reports is the lack of regulatory transparency along with administrative and juridical delays in resolving corporate disputes. Our judicial system is overburdened with a huge backlog of cases (3.7 million) which causes the excessive delay in adjudicating disputes. The complex nature of procedural law also creates challenges for the speedy disposal of cases. To make the judicial system effective, it is imperative to establish specialized courts where the litigants will receive time-bound disposal of cases. Considering the nature of online disputes, the complaint filing system should be automated which will save the time of both the courts and justice seekers. It is noted that if the aggrieved online consumer takes the path of the traditional judicial system then he or she might again be trapped with the inherent problems of the existing justice delivery system.

Against this backdrop, the new law can refer to establishing specialized commercial courts to ensure speedy and effective disposal of commercial disputes concerning digital business. It is noted that the effective judicial system through special commercial courts will not only ensure the rights of online consumers but also facilitate the establishment of a robust trade protection mechanism that is instrumental for traders, buyers and investors. Table-6 provides some recommendations for the upcoming future.

Chapter	Stated Provision in National Digital Commerce Policy		Proposed Extension	New inclusion
•	2018			
le of the nce, and	1.1 Brief Headline, implementation, and inauguration	Yes	N/A	N/A
Chapter One (Name of the policy, circumference, and definitions)	1.2 Definitions	Yes	N/A	 Introduction of f-commerce Definition of online business
	2.1 Goal	Yes	N/A	N/A
s)	2.2.1 Promoting, expanding, and developing business through digital commerce	Yes	N/A	N/A
ijective	2.2.2 Creating a compatible environment for conducting digital commerce business	Yes	N/A	N/A
Chapter Two(Goal and Objectives)	2.2.3 Assuring transparency, credibility, and accountability in conducting digital commerce business	Yes	N/A	N/A
er Two(Go	2.2.4 Building up faith and reliance with buyers and sellers in purchasing and selling through digital commerce	Yes	N/A	N/A
Chapte	2.2.5 Taking legal and legitimate actions in reserving the interests of entrepreneurs, buyers, and sellers	Yes	N/A	N/A
	2.2.6 Supporting in the Protection of consumer rights	Yes	N/A	N/A
	2.2.7 Mitigating the risks in the digital transaction by coordinating among relevant institutions.	Yes	N/A	N/A

Table 7 Recommendations for Future

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
	2.2.8 Assisting in cooperating with the essential infrastructures (such as broadband internet, and hosting) in digital commerce	Yes	N/A	N/A
	2.2.9 Facilitating coordination and legal side in product transportation and supply	Yes	N/A	N/A
	2.2.10 Making a suitable environment for Operating inter border digital commerce	Yes	N/A	N/A
	2.2.11 Easing access to finance for improving digital commerce among the small and medium entrepreneurs	Yes	N/A	N/A
	2.2.12 Generating opportunities in expanding digital commerce at the marginal level	Yes	N/A	N/A
	2.2.13 Creating opportunities for entrepreneurs and employments through digital commerce	Yes	N/A	N/A
	2.2.14 Outreaching and extending local products in the international sphere	Yes	N/A	N/A
	2.2.15 Preserving Digital business copyrights	Yes	N/A	N/A
	3.1 Management system of digital commerce	Yes	N/A	N/A
e	3.2 Ensurance of protection of Digital commerce protects consumer rights	Yes	N/A	N/A
three	3.3 Digital Transaction	N/A	N/A	N/A
Chapter three	3.3.2 Introduce digital transactions and mobile payments / digital wallets in all fields and take steps to facilitate and secure digital transactions	N/A	 Encouraging the digital payment method for mitigating the risks of cash on delivery services. 	N/A

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
			 Digitalization of payment should be taken place to address the challenges of cash on delivery. 	
	3.4.3 If the crime related to digital commerce is identified, it will be taken action through the relevant law prevailing in the country	N/A	• Mentioning specific fines and regulatory bodies for specific crimes	N/A
	3.5 Coordination among digital commerce-related institutions	Yes	N/A	N/A
	3.6 Legal Framework	N/A	N/A	 Harmonization of several policies or formulation-specific provisions or acts regarding online consumers
	3.7 Law enforcement procedures	Yes	N/A	 Establishment of the mobile court or similar type of regulatory body for controlling issues or frauds relating to cash on delivery system
	3.8 Digital commerce promotion	Yes	N/A	N/A
	3.9 Policy amendment	Yes	N/A	N/A
	3.10 Conventions	Yes	N/A	N/A
3.11 Action Plan (Appendix-1)	Action plan-1: To undertake training programs, to provide detailed information to the general public, established business organizations, new businesses, entrepreneurs, government officials, and employees about digital commerce and the practical aspects of this business.	Yes	N/A	N/A

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
	Action plan-2: Inclusion of digital commerce in the curriculum of universities and different training institutions should include relevant topics and training programs for digital commerce.	Yes	N/A	N/A
	Action plan-3: To take measures to encourage people to engage with the digital commerce sector	Yes	N/A	N/A
	Action plan-4: Different educational institutions will arrange training programs for the expansion of the activities related to digital commerce.	Yes	N/A	N/A
	Action plan-5: To develop the coordination between the national digital commerce sector with the existing system of the world and research should be taken place to identify the problems and recommend possible solutions for ensuring long-term and sustainable development. For this purpose, an advisory committee with the member of relevant authority of government, the largest business association, members of the Department of Information and Communication Technology, and the representative of the digital commerce industry would be made.	Yes	N/A	N/A
	Action plan-6: A technical advisory committee with the representatives of the concerned department (law enforcement agencies, Bangladesh Banks, and Experts) resolve the problems associated with the related activities of e-commerce such as business, the dissatisfaction of the sellers and buyers and other technical problems will take place.	Yes	N/A	N/A

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
	Action plan-7: To ensure investment in the digital commerce sector by foreigners and local companies in 51:49 based ownership system.	Yes	N/A	N/A
	Action plan-8: To motivate the insurance sector, to develop and approve various insurance packages to support the digital commerce sector.	Yes	N/A	N/A
	Action plan-9: To take the initiative for introducing digital signatures in all government and private offices.	Yes	N/A	N/A
	Action plan-10: To develop confidence and respect for the policy and ensure that all types of business can run on digital platforms along with the existing traditional process of doing business.	Yes	N/A	N/A
	Action plan-11: To achieve the desired growth and trust in the digital commerce sector, the appropriate infrastructure development, knowledge-based development, and a participative business environment will take place.	Yes	N/A	N/A
	Action plan-12: To control and supervise the transaction security of the digital commerce sector of the country, action should be taken according to the guideline of the World Trade Organization and different policies in the country, laws, and plans.	Yes	N/A	N/A
	Action plan-13: Mobile operators should have compliance with rules and regulations about Net Neutrality.	N/A	BTRC may create a regulatory body	N/A
	Action plan-14: To create a safe environment for the consumer of Digital commerce, rules and regulations regarding the protection of consumer interests should be provided.	N/A	 Introduction of anti-consumer rights practices 	N/A

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
	Action plan-15: Steps should be taken to implement the cash-on-delivery system, simplify Digital Commerce, and resolve the dissatisfaction of the buyer and seller.	Yes	N/A	N/A
	Action plan-16: In the cash-on-delivery service system, steps should be taken so that the company or buyer is given back the money as per the rules of the Bangladesh post office or courier I in case of return).	N/A	 Specification of the steps To avoid fraud issues, enable a mobile court system to take urgent actions. 	N/A
	Action plan-17: Under the national digital commerce policy communication of the customer, priority-based choice, Merchant banks should take initiatives to protect the privacy of consumer information.	Yes	N/A	N/A
	Action plan-18: A Risk Factor Management Committee should be formed with a concerning management committee to identify different risks of purchasing and selling products and services at the national and international levels through Digital Commerce.	Yes	N/A	N/A
	Action plan-19: To ensure the safe transaction of consumers and businessmen, steps should be taken to implement the application's strong multi-layered Authentication and Encryption process.	Yes	N/A	N/A
	Action plan-20: To identify the existing and emerging risk in mobile banking, crime related to digital commerce, and piracy steps should be taken to train concerned officers.	Yes	N/A	N/A
	Action plan-21: Fast steps should be taken to provide the victim or organization justice at the international level, according to the direction given by WTO to solve crimes related to electronic payments.	Yes	N/A	N/A

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
	Action plan-22: To determine the time limit for payment by consumer and refund in case of dissatisfaction.	Yes	N/A	N/A
	Action plan-23: Ensuring high-quality bandwidth at a low cost across the country.	N/A	 Attachment of private institutions as a regulatory body to monitor net neutrality 	N/A
	Action plan-24: Union Digital Centre should ensure sufficient internet service.	Yes	N/A	N/A
	Action plan-25: Establish a suitable cyber cafe at Union Digital Center.	Yes	N/A	N/A
	Action plan-26: Establish a digital commerce helpdesk similar to the ICT-based help desk in every digital center across the country.	Yes	N/A	N/A
	Action plan-27: To increase the tele density fast and effective steps should be taken.	Yes	N/A	N/A
	Action plan-28: To take steps to make all websites accessible to citizens of all walks of life, including women, and the disabled, following international standards.	N/A	 An integrated national database/platform may be introduced. 	N/A
	Action plan-29: To supply products of Digital commerce to the consumer and to develop communication systems at the field level to ensure universal access.	Yes	N/A	N/A
	Action plan-30: To take immediate actions to construct paved roads at Union and Ward levels and repair existing roads so that they sustain for a long time.	Yes	N/A	N/A

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
	Action plan-31: Effective initiatives should be taken to improve logistics services for the benefit of trade of any product at the national and international level through digital commerce.	Yes	N/A	N/A
	Action plan-32: To get integrated with international digital commerce, Bangladesh trade policy, law, etc., need to be added, modified, and expanded according to the guidelines provided by WTO.	Yes	N/A	N/A
	Action plan-33: Steps should be taken to facilitate trade and commerce through digital commerce following the guidelines issued by the WTO and to ensure equity between trusted transactions in international, regional, and domestic legal frameworks.	Yes	N/A	N/A
	Action plan-34: To have trusted transactions through Digital Commerce, an e-payment policy should be implemented according to international standards, and accountability, anonymity, convertibility, efficiency, integration, scalability, reliability, and usability should be ensured.	Yes	N/A	N/A
	Action plan-35: To provide digital commerce-based digital along with metropolitan cities, at the district, Upazila, and Union level to the lower-income people, backward class, and educated or uneducated unemployed regardless of their gender.	Yes	N/A	N/A
	Action plan-36: To create platforms for selling agriculture-based products at union digital centers.	Yes	N/A	N/A

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
	Action plan-37: To take initiatives to implement mechanisms on market connectivity, value addition, the establishment of the supply chain, quality check of products, and solve the issues between buyer and seller about the quality of the products of agricultural products.	Yes	N/A	N/A
	Action plan-38: To broaden the horizon of digital commerce, women entrepreneurs should be provided private and public training on digital commerce, especially	Yes	N/A	N/A
	Action plan-39: To take initiatives to make SME (Small and Medium Enterprise) loans easier.	Yes	N/A	N/A
	Action plan-40: To provide cash incentives to the entrepreneurs who are involved in rural small-scale businesses.	Yes	N/A	N/A
	Action plan-41: To implement the vision of 'Internet Everywhere,' 'Internet for All' as soon as possible through the desired development of ICT infrastructure.	Yes	N/A	N/A
	Action plan-42: To take steps for training programs for marginalized people across the country to provide knowledge and raise awareness about digital commerce.	Yes	N/A	N/A
	Action plan-43: To create and expand markets based on agriculture, farm, and other small-scale industries at home and abroad for the rural under-educated, or educated unemployed youth (including women and disabled).	Yes	N/A	N/A

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
	Action plan-44: To take adequate steps to encourage companies with showrooms in the country to conduct business in traditional ways and the Digital Commerce sector.	Yes	N/A	N/A
	Action plan-45: To create an aware community by providing basic IT training to teachers and students of secondary schools and colleges across the country.	Yes	N/A	N/A
	Action plan-46: To take adequate measures to create more entrepreneurs based on digital commerce.	Yes	N/A	N/A
	Action plan-47: To develop skilled professionals in ICT such as computer programmers, web developers, graphics designers, digital marketing experts, cyber experts, supply chain management experts, etc.	Yes	N/A	N/A
	Action plan-48: To take steps to include courses on digital commerce in all types of government training programs, including youth development and cooperatives suitable for domestic and international markets.	Yes	N/A	N/A
	Action plan-49: Introduce short and diploma courses in all country polytechnic institutes in various digital commerce subjects like digital security, web design, digital marketing, etc.	Yes	N/A	N/A
	Action plan-50: Encourage the development of small and medium-scale industries in rural and small towns across the country and take steps to include them in the digital commerce sector and provide necessary financial and other assistance	Yes	N/A	N/A

Chapter	Stated Provision in National Digital Commerce Policy 2018	Unchanged	Proposed Extension	New inclusion
	Action plan-51: For foreign investors, online registration and work permit should be arranged.	Yes	N/A	N/A
	Action plan-52: To take immediate steps to issue an e-visa and renewal system for foreign investors or businessmen who are willing to invest.	Yes	N/A	N/A
	Action plan-53: To expedite the filing of income tax returns, including online TIN, VAT registration, and online bill of entry/ export submission arrangements	Yes	N/A	N/A
	Action plan-54: To take steps to expedite the implementation of the decisions of online payment related to income tax, VAT, and customs duty.	Yes	N/A	N/A
	Action plan-55: To expedite the information coordination of online custom clearance and warehouses.	Yes	N/A	N/A
	Action plan-56: To keep opportunities for digital commerce traders in high-tech/ electronic parks.	Yes	N/A	N/A
	Action plan-57: To take steps to conduct campaigns on all types of electronics and print media related to the activities of Digital Commerce.	Yes	N/A	N/A
	Action plan-58: To facilitate the process of online payment of customs duties, other fees, and speedy unloading of goods, necessary amendments, additions, and refinements to the relevant legal framework.	Yes	N/A	N/A
	Action plan-59: Inclusion of digital commerce in all import and export activities of goods and services through digital commerce to meet the demand for goods and services in the domestic and foreign	Yes	N/A	N/A

Chapter	•	Unchanged	Proposed Extension	New inclusion
	2018 markets to increase revenue from foreign trade and attract foreign investment.			
	Action plan-60: To take appropriate measures to modernize the national and international arena's effective and competitive logistics environment.	Yes	N/A	N/A
	Action plan-61: Transform all trades into digital trade.	Yes	N/A	N/A

Source: Authors' compilation from various sources (KII, FGD with stakeholders, policy paper)

Key issues	Reflection on the National Digital Commerce Policy, 2018	Extension/modifications
Issues regarding complaints and fines	Not specified	 A specific fine should be imposed in case of failure in the delivery of the products. Such as equivalent money (The time value of money should be considered.) Fines should be adjusted with the nominal interest rate
Strengthening the e-commerce cell	• The human resource of the e-commerce cell of the N Commerce should be increased.	
E-trade licensing system	Not specified	• A national platform should be created for the e-trade licensing system. Moreover, this should be included in the digital centre. The whole practice should be followed all over the country.
LDC Graduation	Not specified	 Business and IT-enabled services should be promoted. Infrastructure development and a quick transportation system need to be undertaken.
Introducing different categories for f- commerce/ Facebook entrepreneurs	Not specified	• There should be some alternative systems for the entrepreneurs of f- commerce such as formalizing them from this informal sector.

Table 8 Further way forward for future National Digital Commerce Act

Key issues	Reflection on the National Digital Commerce Policy, 2018	Extension/modifications
Aggressive marketing system	Not specified	• This type of aggressive marketing for any kind of e-commerce site should be banned and the competition commission should regulate and monitor this properly. They should be functional and should have kept track earlier in this matter and should be more active in dealing with this type of issue.
Category-wise trade licensing system	Not specified	• The inclusion of such a category is necessary. An online business category may be introduced for entrepreneurs who are involved in online business.
Small and cottage industry	Not specified	• Priority should be given to small and cottage industries to encourage the entrepreneurs
Separate VAT for local and foreign investors	Not specified	 A protectionist policy should undertake which is indispensable to protect the local industries and general employment in this sector. Government should develop different tax policies for foreign companies and the government should support local companies through tax policies
Enabling loans with PRA	Not specified	• Special loans should be provided for e-commerce entrepreneurs that do not require trade licenses. Loans with PRA should be enabled.
Team Coordination/Information Exchange with the drafting team	Not specified	• The drafting team should meet up for exchanging information with inter-ministerial bodies. That can lessen the maximum problems that can arise further. This process should be done in the drafting stage.
Readiness of the ICT sector/ Why Bangladesh is not proactive?	Not specified	• The changes in ICT occur every 3 years. The ICT sector should be that much ready to keep up the pace with the global context.
Digital literacy	Not specified	 Awareness about using digital platforms should be raised. Need to develop digital literacy through training and capacity-building programs to assure digital security. Human resource in the IT sector needs to be enhanced.

Key issues	Reflection on the National Digital	Extension/modifications
Women Entrepreneurs in Digital Commerce Sector	Commerce Policy, 2018 Not specified	 The policy should be updated in a way by which women can get equal access to the IT sector. Access to finance or bank loans needs to be ensured for women entrepreneurs. Moreover, the government should be the bank grantors for women. For delivering appropriate service, digitalization needs to develop which can reduce incapacity and accure accountability.
Reconsidering the fines regarding Consumer Protection	Not specified	 which can reduce incapacity and assure accountability. Punishment should be given to fake and illegal e-commerce companies who are violating the rights of consumers. Consumer Rights Protection Act 2009 should be updated to address the concerns of e-commerce industries or need to specify the punishment for fraudulence in the e-commerce sector. Strict rules and regulations should be undertaken and specific acts or appropriate remedies by the consumer rights association should be undertaken. To protect the customer's rights Bangladesh Bank should arrange an auditory cell or wing which will monitor the financial activities every three months of the e-commerce industry. Moreover, the competition commission should undertake the Anti-competition act
Implementation issue	Not specified	 This policy is one of the comprehensive policies but without the feasible implementation, the prime goals of the policy cannot be able to ensure. Strong monitoring and the regulatory system should be undertaken for implementing the policy. Moreover, for ensuring security, a specific committee for taking the complaints should be developed.

Key issues	Reflection on the National Digital Commerce Policy, 2018	Extension/modifications
Modification of existing laws	Not specified	 Specific guidelines and action plans for protecting the local digital commerce industries should be undertaken. The major priority of this policy should generate employment and become producers. Consequently, foreign companies can ensure benefits for the consumer but in the long run, the local producers are being affected adversely, more protectionist policies should undertake for generating local employment by e-commerce industries.
Restriction on price dumping/ product and service subsidy	Not specified	Relevant authorities should restrict those who are selling products by subsidy
SME financing for Women entrepreneurs	Not specified	• SME loan policy should be formatted for ensuring support for women entrepreneurs. But without a trade license, SME loans cannot be provided which should be alleviated.
Bandwidth issue	Not specified	• Internet systems should be facilitated so that this sector can boom especially in the rural sector to attract the people of rural areas to the digital commerce sector.
Scam issues and accountability	Not specified	• Government should be accountable for a certain percentage if any companies go bankrupt and fail to deliver their products.
Harmonization of several governing bodies	Not specified	• Several governing bodies should work together to lessen the issues regarding fraud in the e-commerce sector.
Specification of VAT and Tax	Not specified	 Excessive vat and tax also need to be reduced. The policy should specify the vat and tax on specific products.
The Necessity of Laws and Regulations	Not specified	 Law, regulations, and immediate response, for example, the mobile court needed to be undertaken to ensure security and safety in the digital commerce sector. Policy, monitoring, and strict control mechanisms are also needed to be undertaken to protect the rights of customers. Monitoring in the Banking channel also needs to be undertaken

Key issues	Reflection on the National Digital Commerce Policy, 2018	Extension/modifications
Opportunities for Women Entrepreneurs	Not specified	 Small loans with simple conditions need to be provided. The "Buy now, pay later" process for women should undertake. More, banks should work together for providing loans. To develop women's entrepreneurship, coordination and specific action plans between different sectors are needed to implement special treatment for women entrepreneurs. Training programs on digital literacy for women also need to be undertaken.
Upgradation of product delivery system/logistic support	Not specified	• The product delivery system and the safety and security of the products and delivery system should be monitored strictly by the relevant authorities of the government.
Access to finance for women entrepreneurs	Not specified	 Government should take urgent action for providing loans to women entrepreneurs. Moreover, the process of accessing loans from Banks should be simplified. Banking literacy needs to be provided to women entrepreneurs and also the bankers to reduce the hassles to provide loans to women entrepreneurs. Women entrepreneurs also should enhance their capacity for loans and maintain proper procedures for collecting required documents for loans.
Enforcement of the competition act	Not specified	• Enforcement of the competition act also needs to implement to reduce the unequal conflict between large and big industries.
The Impacts of Foreign Direct Investment and Joint Venture	Not specified	• The major priority of this policy should generate employment and become producers. Consequently, foreign companies can ensure benefits for the consumer but in the long run, the local producers are being affected adversely, more protectionist policies should undertake for generating local employment by e-commerce industries.
Cross border e-commerce	Not specified	• Encouragement should be given in cross-border e-commerce focusing on the service sector as well.

Source: Authors' compilation from various sources (KII, FGD with stakeholders)

6. Conclusion

In conclusion, we have provided a thorough review of the National Digital Commerce Policy, 2018 using mixed methodology. From desk review, KIIs and FGDs we have pointed out some interesting issues of the National Digital Commerce Policy, 2018, the challenges of implementation, and its relevance to the current global trade and business scenarios. This review has also compared the National Digital Commerce Policy of Bangladesh with some of the significant industrial successes of East and South-East Asian countries.

Our primary findings point out that the provisions of the current National Digital Commerce Policy, 2018 are well thought out and crafted. However, there is a lack of coordination among the implementing agencies, which limits the effectiveness of the policy. The current National Digital Commerce Policy also does not properly address the present changing trade dynamics (COVID-19 recovery, 4IR, LDC graduation, 8th Five-Year plan, and perspective plan 2021-2041) as it was formulated back in 2018. The legal non-binding nature of the Industrial Policy 2016 also acts as a significant hurdle for the effective implementation of the policy, as there is no legal responsibility among the implementing agencies for the fruitful implementation of the policy. Along with these issues, slow bandwidth internet, poor internet facilities in rural areas, fraud in e-commerce platforms, and problems in logistics support are some of the significant bottlenecks for the effective implementation of the National Digital Commerce Policy 2018.

To create a viable atmosphere in terms of management and operation of digital commerce, the policy deserves significance; however, the policy without having any binding effect fails to protect the interests of both buyer and seller. The language of the policy usually remains aspirational which fails to generate any sense of obligation. The policy without being enforceable cannot prevent possible deviation or violation of the objectives for which the policy has been formulated. It is noted that the policy covers a few significant areas in its objectives that are aimed to facilitate the growth of digital commerce in Bangladesh. However, it should not be forgotten that the growth of digital commerce also carries some inconsistencies and even grievances from the part of consumers which the policy fails to address. It is mentionable that the policy contains an action plan to actualize the objectives of the policy; however, the status of the implementation of the action plan based on a concrete assessment is not found anywhere which raises the question regarding enforcement of the policy. Such assessment could also facilitate the formulation of the existing policy. Several countries have had great success in formulating acts and laws in promoting digital commerce.

Considering the evolving nature of digital commerce it is the demand of time to enact a comprehensive law that can effectively address the concerns of both traders and consumers.

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Annexure

List of KIIs for the policy review

Organisation/Association	Key informants	
Representatives from the Ministry of Telecommunications and ICT	 Rina Parveen, Additional Secretary (ICT Promotion & Research Wing), Information and Communication Technology Division 	
Relevant personnel from E-Commerce	 Mr. Hashim Ahmed, Secretary, BASIS Enamul Hafiz Latifee, Joint Secretary (Research Fellow), BASIS Md Ziaul Haque Bhuiyan, Chief of Staff, ShopUp 	
Representatives from the Ministry of Commerce	 Mr Md. Khalilur Rahman, Director-3 (Deputy Secretary), WTO Cell Md. Sayed Ali, Deputy Secretary, WTO Cell (E Commerce Cell 	
E-commerce entrepreneurs	Mr. Fahim Mashroor, CEO, Ajkerdeal.com.bd & bdjobs.com	

Participants of FGD:

Members from Women E-commerce Forum(WE)	Shahida Akter Supti, Owner of Supti's Collection
	Sadia Islam Mou, Owner of Mj fashion mart
	Suhana Siddique Chumki, Owner of Suhana's Kitchen
	Samia Afrin Lisa, Owner of Shop of Purity
	Rina Khanum, Owner of Holde Ghor
	Salma Alam, Owner of H&F food
	Fahima Supria, Owner of Shororitu
	Tahmina Ali, Co-owner of Shororitu
	Razia Kabir, Owner of Razia Agro Farm
	Monalisa Alam, Owner of iicchepuron

Members from BASIS:

Serial	Company_Name	Participant	Designation
1	Software Shop Limited	Mr. Reazul Islam	CEO
2	eCourier Limited	Mr. Biplob Ghosh Rahul	CEO
3	Bikroy.com Limited	Eshita Sharmin	Managing Director
4	Shurjomukhi Ltd.	Mr. Fida Haq	CEO & MD

Team Composition

Name of staff	Area of expertise relevant to the assignment	Designation for this assignment	Assigned tasks or deliverables
Dr. Bazlul Haque Khondker	Economist, Institutional analysis expert, Survey expert, FGD and KII expert	Team Leader	Finalize questionnaire, FGD, and KII checklists, Evaluation, and analysis, Draft synthesizing summary, Draft short summaries Finalizing reports
Dr. Selim Raihan	Economist, Political economy and institutional analysis expert, Survey expert, FGD and KII expert	Co-Team Leader, Trade Expert	Coordinating and monitoring the team, monitoring all the activities performed by the team members, finalizing questionnaire, FGD, and KII checklists, Evaluation, and analysis, Draft synthesizing summary, and Finalizing reports.
Mahtab Uddin	Policy analysis and evaluation, Survey expert, FGD and KII expert	Policy Analyst	Monitoring all the activities performed by the team members, finalizing the questionnaire, Coordinating FGDs and KIIs, Evaluation and analysis, Draft synthesizing summary.
Mohammad Golam Sarwar	Legislative consultant, development law practitioner	Legal Expert	Analyzing the legal terms and provisions of the study, identifying the possible grounds for alterations, extensions, and exclusion of current legal provisions, and providing legal recommendations.
Recardo Saurav Antor Halder	Data analyst, Survey Experts	Senior Research Associate	Desk review, analyzing secondary data, designing questionnaires for KIIs, supervising and conducting FGDs, analyzing primary data, and drafting reports.
Zareen Tasnim	Data analyst, Survey Experts	Research Associate	Research and analysis of relevant literature, primary and secondary data, supervising and conducting KIIs and FGDs.
Afia Mubasshira Tiasha	Data collection and Supervision	Research Assistant	Desk Review, developing KII questionnaire, assisting in conducting the KIIs, conducting FGDs.
Shithee Ahmed	Data collection and drafting	Intern	Conducting KIIs and FGDs, and transcripting





South Asian Network on Economic Modeling

Flat K-5, House 1/B, Road 35, Gulshan-2, Dhaka-1212, Bangladesh Tel: +88-02-58813075, E-mail: sanemnet@yahoo.com, www.sanemnet.org