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THE MICROFINANCE ACT, 2006

No. 19 of 2006

Date of Assent: 30th December, 2006 Date of Commencement: By Notice

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An Act of Parliament to make provision for the for connected supervision microfinance business and licensing, regulation and purposes

ENACTED by the Parliament of Kenya, as follows-

PART I – PRELIMINARY

2006 and shall come into operation on such date as the 1. This Act may be cited as the Microfinance Act, Minister may, by notice in the Gazette, appoint.

Interpretation,

in relation to a natural person, means any person-Œ

 related to that person by marriage, affinity or consanguinity; or

(ii) who is a partner or an employee of that person; and in relation to a company or other body corporate, means- $\widehat{\Xi}$

its holding company or its subsidiary; Ξ

a subsidiary of its holding company;

(iii) a holding company of its subsidiary; or

any person who controls that company or (j.

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SCHEDULE

body corporate, whether alone or with his associates or with other associates of the company or body corporate; "financial institution" have the meanings respectively assigned to them in the Banking Act; "bank" or

"Central Bank" means the Central Bank of Kenya established by the Central Bank of Kenya Act;

disclosed reserves, less goodwill or any other intangible "core capital" means shareholders equity in the form of issued and fully paid-up shares of common stock, plus all

"deposit" means a sum of money received or paid on terms under which it shall be repaid, with or without interest or a premium and either on demand or at a time or in circumstances agreed by or on behalf of the person making the payment and the person receiving it, but does not include a sum of money which is paid as-

- where the sum is repayable only if the property or an advance or part payment under a contract for the sale, hire or other provision of property or service, service is not sold, hired or otherwise provided; or (a)
- security for performing a contract;

"Deposit Protection Fund Board" means the Deposit Protection Fund Board established under the Banking Act;

Tup.488.

deposit-taking means "deposit-taking business" microfinance business;

"deposit-taking microfinance business" means-

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- a microfinance business in which the person conducting the business holds himself out as accepting deposits on a day-to-day basis; and **a**
- any other activity of the business which is financed, wholly or to a material extent, by lending or extending credit for the account and at the risk of the person accepting the deposit, including the provision of short-term loans to small or micro enterprises or low income households and characterized by the use of collateral substitutes; 9

and general reserves if such disclosed reserves are ncreased through share premiums, retained profits (after permanent and unencumbered and thus able to absorb deducting all expenses, provisions, taxes and dividends) "disclosed reserves" include all reserves created osses;

"director" means a member of the board of directors referred to in section 20; "Fund" means the Deposit Protection Fund established under the Banking Act;

Сар.488.

"institution" means a deposit-taking microfinance institution licensed under this Act;

international accounting standards set by the International Accounting Standards Council of the United Kingdom; "microfinance business" means the business of-Standards" Accounting "International

receiving money, by way of deposits or interest on deposits, which is lent to others or used to inance the business; or ਫ

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Cap.488.

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providing loans or other facilities to micro or small enterprises and low income households; 9

the time being "Minister" means the Minister for responsible for matters relating to finance;

functions relating to the overall direction, in Kenya, of a deposit-taking microfinance institution or takes part in the "officer" means a director or any other person, of whatever title, who carries out or is empowered to carry out general management thereof;

"non-deposit taking microfinance business" means than deposit-taking other business, microfinance business; microfinance

"place of business" means a branch, office, agency or mobile unit of an institution open to the public.

3.(1) Subject to subsection (3), this Act shall apply to

Application.

(a) every deposit-taking microfinance business;

specified non-deposit taking microfinance in the manner prescribed under subsection (2)(b) business, **(**e)

For the purposes of subsection (1)(b), the Minister may make regulationsspecifying the non-deposit taking microfinance business to which that subsection applies; and (a)

prescribing measures for the conduct of the specified business. (P)

Except as provided in section 4(1), this Act shall not apply to-0

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Cup.488. finance company licensed under the Banking a bank, a financial institution or a mortgage Act; Œ

Cap.489. society registered under a building society Building Societies Act; 9

Office Bank Office Savings established under the Kenya Post the Kenya Post Savings Bank Act.

Cap.493B

PART II - LICENSING PROVISIONS

4.(1) No person shall carry out any deposit-taking microfinance business, hereinafter referred to as "deposittaking business", unless such person is-

corrying out deposit-taking

nicrofinance

Qualifications

whose main objective is to carry out such a company registered under the Companies Act business; or

a

Cap.480

(b) a wholly-owned subsidiary of a bank or a financial institution whose main objective is to carry out such business; and

(c) licensed under this Act.

(2) A person who contravenes the provisions of this section commits an offence and shall be liable, on conviction, to a fine not exceeding one hundred thousand shillings, or to imprisonment for a term not exceeding three rears, or to both. 5,(1) An application for a licence to carry out depositaking business shall be made to the Central Bank, in the

prescribed form.

Application

- (2) An application under subsection (1) shall be accompanied by-
- copy of the memorandum and articles of association or other instrument under which the company is incorporated; (a)
- a verified official notification of the company's registered place of business; 9
- the prospective place of operation, indicating that of the head office and branches, if any;
- evidence that the company meets the minimum capital requirements prescribed Schedule; ਿ
- the prescribed fee; and **e**
- a report of a feasibility study undertaken by the company covering the following-€
- objectives of the business;
- domestic economic situation; \equiv
- financial sector environment; (E)
- legal framework; (j.
- risk analysis; \mathfrak{S}
- economic and financial analysis; <u>(</u>
- (vii) organizational structure;

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(viii) proposed management, detailing the relevant experience in deposit-taking professional qualifications, skills and business of the proposed managers;

- equity and ownership of the business; (<u>i</u>X
- such other requirement as the Central Bank may prescribe. સ
- the applicant meets the requirements of this Act, grant a Central Bank shall consider every application made under section 5 and may, if satisfied that licence to the applicant upon payment of the prescribed fee. 6.(1) The
- (2) The Central Bank may endorse on a licence granted under this section, such conditions as it considers necessary and may, from time to time, add, vary or substitute such conditions.
- (3) A licence issued under this Act shall, unless earlier revoked, be valid up to the 31st of December of the year in which it is issued and may, on expiry, be renewed on application:

Provided that where an application for its renewal is made, the licence shall be deemed to continue in force until he application is determined.

- (4) An application for the renewal of a licence shall be made to the Central Bank, in the prescribed form and shall
- made within three months of the expiry of the licence: (a)

be Provided that a late application may

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accompanied by the particulars specified in 9

section 5(2); and

- ап be considered in the same manner as application under section 5.
- renew an institution's licence upon payment of the Subject to subsection (4) the Central Bank may prescribed fee. 9
- prescribe categories of deposit-taking business based on geographical, administrative or such other criteria 7. For the purposes of this Act, the Minister may as the Minister may deem necessary.

deposit-taking business.

Categories of

Central Bank's

inspection. power of

- The Central Bank may, under a warrant issued by the High Court, enter any premises and examine the books, accounts or records of any person whom the Central Bank, on reasonable grounds, believes to be carrying out deposittaking business contrary to the provisions of this Act.
- 9.(1) The Central Bank may, by notice to the licensee, revoke a licence where-

Revocation of licence.

- the licensee ceases to carry on deposit-taking business; (a)
- the institution is wound up, liquidated otherwise dissolved, 9
- the Central Bank is reasonably satisfied that conducted in a manner detrimental to the the business of the institution is interests of its depositors or customers; <u></u>

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- the institution has been amalgamated with another company or has been sold or its assets or liabilities have been transferred to another company without the approval of the Minister; (g
- of the the licensee has contravened any conditions in the licence; or (e)
- the licensee has contravened any of the provisions of this Act or any regulations made thereunder. \subseteq
- (2) The Central Bank shall cause the names of institutions whose licences have been revoked to be published in the Gazette within seven days of the evocation.

10.(1) Where it appears to the Central Bank that there are easonable grounds for the revocation of a licence, but that he circumstances are such as not to justify a revocation, the Central Bank may restrict the licence in accordance with subsection (2).

Restriction of

- (2) A licence may be restricted by imposing—
- a limit on the duration of the licence for period, not exceeding one year; or (a)
- such additional conditions for the protection of dépositors as the Central Bank may deem necessary. Ð

PART III - PROVISIONS RELATING TO GOVERNANCE

11.(1) An institution shall maintain the minimum capital requirements set out in the Schedule.

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The Minister may, by Order in the Gazette, amend the Schedule.

Minimum liquid

12.(1) An institution shall maintain such minimum holding of liquid assets as may be prescribed by the Central

- For the purposes of this section, "liquid assets" [7]
- notes and coins which are legal tender in <u>e</u>
- balances held at banks after deducting therefrom any balance owed to those banks; 9
- treasury bills and bonds which are freely marketable and re-discountable at the Central Bank; or 9
- such other assets as the Central Bank may specify. ਉ
- An institution which does not comply with the requirements of subsection (1), within such period as the Central Bank may prescribe, shall be liable to pay, on being called upon to do so by the Central Bank, a penalty interest charge not exceeding one percent of the amount of the deficiency, for every day during which the offence continues,

13.(1) No person carrying out deposit-taking business

Place of business.

- open a place of business outside Kenya; or (a)
- without the prior approval of the Central Bank. open or close a place of business in Kenya Ð

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A person who contravenes the provisions of this section commits an offence and shall be liable, on conviction, to a line not exceeding one hundred thousand shillings, or to imprisonment for a term not exceeding three years, or to both. 14.(1) An institution shall not engage in the following activities

- issuing of third party cheques; (E)
- opening current accounts; (f)
- foreign trade operations; (<u>c</u>
- trust operations; <u>E</u>
- investing in enterprise capital; (c)
- wholesale or retail trade;
- underwriting or placement of securities; or <u>=</u>n
- except us may be reasonably necessary for the purchasing or otherwise acquiring any land purpose of expanding the deposit-taking business; $\widehat{\Xi}$
- such other activity as the Central Bank may prescribe. \equiv
- (2) A person who contravenes the provisions of this section commits an offence and shall be liable, on conviction, to a fine not exceeding one hundred thousand

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shillings, or to imprisonment for a term not exceeding three

years, or to both.

Declaration of dividends.

15.(1) No institution shall pay dividends on its shares or make any other form of distribution to its shareholders ıntil all its capitalized expenditure has been written off and provision has been made for bad and doubtful debts in accordance with subsection (2).

Every institution shall-(make provision for bad and doubtful debts before any profit or loss is declared; and (E)

.Ξ accordance with such guidelines as may be ensure that such provision is adequate prescribed by the Central Bank. 9

(3) A person who contravenes the provisions of this section commits an offence and shall be liable, on conviction to a fine not exceeding fifty thousand shillings, or to imprisonment for a term not exceeding two years, or

16.(1) Any person may apply to an institution for a loan or credit facility.

Application for loan or credit facility.

under subsection (1) shall provide evidence of his ability to (2) A person who applies for a loan or credit facility repay the loan or credit facility.

facility, in the aggregate, exceeds such limit of its core 17.(1) No institution shall grant a loan or credit facility to an end-user single borrower where the loan or credit capital as the Central Bank may prescribe.

Limit on loans and credit facilities. No institution shall grant a loan or credit facility

business.

against the security of the shares of its deposit-taking

(3) Any person-who contravenes the provisions of this section commits an offence and shall be liable, on conviction, to a fine not exceeding fifty thousand shillings, or to imprisonment for a term not exceeding two years, or to both. 18.(1) No institution shall grant a loan or credit facility to an associate, officer or other member of staff of the institution, in excess of such limits as the Central Bank may prescribe.

Insider lendin

(2) Any person who contravenes the provisions of this section commits an offence and shall be liable, on conviction, to a fine not exceeding one hundred thousand shillings, or to imprisonment for a term not exceeding three rears, or to both. 19.(1) Subject to subsections (2) and (3), no person shall nold more than twenty-five percent of the shares of an nstitution.

Limit on shar

cent of the shares of a deposit-taking business existing at (2) A person who holds more than twenty-five per the commencement of this Act, which makes an application or a licence pursuant to section 49, shall-

within four years of the business being comply with the requirements of subsection (1) icensed; and (E)

present a plan of action for the reduction of the shareholding at the time the application for the initial licence of the business is made. 9

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- (3) The provisions of subsections (1) and (2) shall not apply in the case of
- (a) a wholly-owned subsidiary of a bank or a financial institution;
- (b) any other company which the Minister may, on the recommendation of the Central Bank. specify.
- No person shall transfer, or cause to be transferred, more than ten percent of the shares of an institution except with the prior approval of the Central
- A person who contravenes any of the provisions of this section commits an offence and shall be liable, on conviction, to a fine not exceeding lifty thousand shillings. or to imprisonment for a term not exceeding two years, or

20.(1) Every institution shall be managed by a board of directors consisting of not less than five directors.

Maragement of institutions.

- (2) A person shall be qualified for appointment as a director if such person--
- is approved by the Central Bank for that pun :asodund (B)
- is not disqualified from holding office as such under this Act. **(£**
- The board of directors shall elect a non-executive chairman from amongst their number

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The board of directors may, in writing, delegate, any of the powers to the board to any director or to any other officer of the institution. 21. A person shall not be qualified to hold office as a director if such person-

- is a minor or is under a legal disability; **a**
- has been convicted of an offence involving theft, fraud, forgery, causing financial loss or perjury; 3
- the (c) has been removed from an office of trust on of office, account of misconduct, abuse incompetence inimediately preceding ten years; or corruption
- is an auditor of a company licensed to conduct deposit-taking business. 9

thereafter be eligible to hold office in any institution for a or, if already in office, shall be disqualified and shall not 22.(1) A person shall not be an officer of an institution, period of ten years, if such person is-

Disqualification

- an undischarged bankrupt or enters into a composition or scheme of arrangement with his creditors; (a)
- convicted of an offence involving fraud or dishonesty; or 9
- removed from office under the provisions of this Act. 9
- Any person who continues to act as an officer 6

after being disqualified under this section commits an

Financial year

23. The financial year of an institution shall be the period of twelve months ending on the 31st December in each year.

> accounts. Formeof

- 24.(1) All entries in any books of accounts and all accounts kept by an institution shall be recorded in the English language and in the system of numerals employed in government accounts.
- An institution shall keep accounts and records which-
- show a true and fair state of affairs; <u>e</u>
- whether the institution has explain all transactions and financial Central Bank complied with the provisions of this Act. positions, to enable the determine 9

Accounts to be denominated in shillings.

25. The accounts and other financial records of an institution shall be denominated in Kenya shillings and shall comply with the requirements of-

CB;4%.

- (a) the Companies Act;
- (b) International Accounting Standards; and
- such other requirements as the Central Bank may prescribe. <u>છ</u>

Submission of accounts to the Central Bunk,

26.(1) An institution shall, not later than three months after the end of each financial year, submit to the Central Bank-

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- an audited balance sheet, showing its assets and liabilities; <u>e</u>
- an audited profit and loss account; and Ð
- (c) a copy of the auditor's report.
- Any person who contravenes the provisions of this section commits an offence.
- the persons, if any, who hold more than (a) disclose-

27. The financial statements of an institution shall

Disclosures i

stalements.

- twenty-five percent of the total shares of the any advance or credit facility exceeding such limit of its core capital as may be prescribed by institution: 9
- (c) any lending to insiders.

the Central Bank; and

auditor who shall report to the board of directors on the 28.(1) Every institution shall appoint an internal financial matters of the institution,

Appointment internal audit

- No person shall be appointed as an internal auditor under this section unless the person holds such professional gualifications in accounting and has such experience in deposit-taking microfinance business, as may be prescribed.
- external auditor who shall be a person qualified under 29.(1) An institution shall, in each year, appoint an section 30 and approved for appointment as such by the Central Bank,

Appointment c external auditn

The external auditor shall audit the accounts of the institution and shall make a report on the annual balance sheet and profit and loss account to be submitted to the Central Bank.

(3) An institution shall not remove or change its external auditor except with the prior approval of the Central Bank,

(4) An external auditor shall make a report to the board of directors identifying key concerns with respect to the financial condition of the business. (5) An external auditor shall, not less than four months to the Central Bank, on the financial condition of the after the end of each financial year, submit an audit report business.

(6) An external auditor's reports submitted under subsection(5) shall contain information on the-

solvency of the business; (E)

any violation of prudential standards or a condition imposed on the licence; and 9

any other contravention of this Act. (၁

A person shall be qualified for appointment as an external auditor of an institution if that person-30.

Qualifications of

an external

(up. 486

auditor under the ап is qualified as (a)

Companies Act; and,

is not-

an officer or employee of the institution; \in

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a partner of an officer or employee of the institution; \equiv

an employer or employee of an officer or employee of the institution; <u>(iii</u>

officer or employee of an associate of the institution; <u>(j.</u>

a partner or an employer of a person who regularly performs the duties of <u>j</u> book-keeper secretary or nstitution; or Ξ

a firm or member of a firm of auditors of which any partner or employee falls within the categories enumerated in this section. <u>(</u>Ş:

in a conspicuous position in every office and branch, a copy of its last audited financial statements and shall, within four months of the end of each financial year, cause a copy of the balance sheet and profit and loss account for that year to oc published in a national newspaper, in such form as the 31.(1) An institution shall exhibit, throughout the year, Central Bank may prescribe.

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(2) An institution that does not comply with the provisions of this section shall be liable to pay to the Central Bank such penalty, not being less than one hundred housand shillings, as may be prescribed. 32. Where the Central Bank is satisfied that the audited accounts of an institution do not comply with the requirements of this Act or that the audited accounts contain information that may be misleading or are not sublished in the specified form, the Central Bank may equire the institution to-

Rectification or nadited account

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amend the audited accounts to comply with the Act;

(E)

correct the misleading information;.. 9

re-publish the amended audited accounts; 9

submit to the Central Bank further documents or information relating to any document or information. 9

33.(1) The Central Bank shall collect such data and other information as may be necessary to enable it maintain supervision and surveillance of the affairs of an institution and the protection of depositors and, for that purpose, the Central Bank may require an institution to submit statistical and other returns on a periodic basis in addition to any other returns required by law.

Lenishing of in ormation by the Central Collection and

The Central Bank may require any institution to furnish it with such information as it may reasonably require for the proper discharge of its functions under this The information required to be furnished under subsection (2) may include information relating to any company which is an affiliate, an associate or a holding company of the institution required to furnish information under that subsection. The Minister may require the Central Bank or an institution to furnish to the Minister, at such time and in such manner the Minister may direct, such information as the Minister may require for the proper discharge of his functions under this Act. **(4)**

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Publication of

No. 1

publish in the Gazette, in whole or in part, any information 34.(1) Subject to subsection (2), the Minister may furnished to him or to the Central Bank under this Act

subsection (1) if it wend disclose the financial affairs of No information shall be published under any person, except with the prior consent, in writing, of that <u>(</u> person.

disclose or publish any information which comes into his possession as a result of the performance of his duties Except as provided in this Act, no person shall under this Act. 9

this Act may, in the ordinary course of business, in such manner and to such extent as the Minister may, in regulations, prescribe, exchange such information as is reasonably required for the proper discharge of their The Central Bank and institutions licensed under unctions. (5) Without prejudice to the provisions of subsection (4), regulations under that subsection may provide for the establishment and operation of credit reference bureaus for clients of institutions and disseminating the information the purpose of collecting prescribed credit information on amongst institutions for use in the ordinary course of ousiness, subject to such conditions as may be prescribed.

PART IV - SUPERVISION BY CENTRAL BANK

35.(1) The Central Bank may, at any time, and shall, if so directed by the Minister, cause an inspection of an institution to be made by any person authorized by the Central Bank in writing.

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- Micrafinance
- produce and make available to the person making the inspection, all the books, accounts, records and other documents of the deposit-taking business and such (2) When an inspection is made, the institution concerned and every officer or employee thereof shall correspondence, statements and information relating to the business as the person making the inspection may require. within such period as he may direct in writing.
- A person who fails to produce any books, accounts, records, documents, correspondence, statements or other information required under subsection (2), within the period specified in the relevant direction, commits an
- (4) The person making the inspection shall make and submit a report to the Central Bank, and the report shall state, in detail, whether or not there is-
- any breach or contravention of this Act and any regulations made thereunder; (a)
- any irregularity in the manner of conduct of the inspected institution; (<u>p</u>)
- any mismanagement of the institution; and
- any other matter relating to the institution not consistent with sound business practice. ਉ
- 36.(1) The Central Bank may require an institution to furnish it with periodic reports of its business operations in such form as the Central Bank may prescribe,
- (2) The periodic reports referred to in subsection (1) shall include information on-

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the institution prescribed capital requirements; 5 compliance

- the composition and quality of assets and liabilities; **(**p)
- (c) . the quality of its earning assets;
- ō performance and (d) the adequacy management;
- any other matter which, in the opinion of the Central Bank, is relevant to the discharge of its supervisory role under this Act. **©**

37.(1) The Central Bank may, in accordance with this section, intervene in the affairs of an institution where-

Bank to interver in management.

Power of Central

- the institution has contravened the provisions of this Act or the conditions upon which its licence was granted; (a)
- the business of the institution is being conducted in a manner detrimental to the interests of its depositors or creditors; **(**P)
- the institution has failed to maintain the prescribed minimum core capital;
- the institution has insufficient assets to cover its liabilities. Ð
- The Central Bank shall, before intervening in the affairs of an institution under subsection (1), issue the institution with a notice specifying the defaults noted in the conduct of the business and require the institution to take remedial action within such reasonable period as may be specified in the notice in order to comply with this Act.

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Where an institution does not comply with the notice issued under subsection (2), the Central Bank may-Microfinance

- direct the institution to take such steps as the Central Bank may consider necessary to rectify the default; (a)
- prohibit the receipt of any fresh deposits or limit lending operations; 9
- the default in question from the management of remove or suspend any person responsible for the institution; Θ
- prohibit any declaration of dividends; Ð
- impose on any member of the management responsible for the default such penalty as may be prescribed; or **(e)**
- close the institution and revoke its licence. \subseteq
- (4) Where the Central Bank intervenes in the management of an institution, it may-
- appoint a person to manage the affairs of the institution and to exercise all the powers of the institution to the exclusion of the board of directors, including the use of the corporate seal of the institution; Œ
- to its board of directors, to hold office as a director for a appoint a competent person familiar with period not exceeding twelve months, who shall deposit-taking business 3

not be removed from office except with the prior approval of the Central Bank; and

- appointment or other authority by an institution in favour of any officer or employee or any by notice in the Gazette, revoke or cancel any attorney, of power other person. existing Ö
- exceeding six months but the High Court may, on the application of the Central Bank, extend such period as it A person appointed to manage an institution under this section shall hold office for a period not may deem necessary.

PART V - PROTECTION OF DEPOSITS

38.(1) Where an institution becomes insolvent, the Central Bank may appoint the Deposit Protection Fund Board to be a liquidator of the institution and the of a liquidator by the High Court under the provisions of appointment shall have the same effect as the appointment he Companies Act.

- Any reference in the Companies Act to the shall be deemed to be a reference to the date on which the "relevant date" and "commencement of the winding up" Deposit Protection Fund Board is appointed as liquidator.
- An institution shall be deemed to be insolvent ල where-
- (a) it is unable to pay its debts within the meaning of the Companies Act;
- a winding-up order is made against the institution or a resolution of creditors' to **e**

by the Centi Bank.

Liquidation of an institu

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voluntarily wind up the business is passed under the Companies Act;

- the institution is unable to pay sums due and payable to its depositors; or
- the Central Bank determines that the value of the assets of an institution is less than the amount of its liabilities. . (Ъ)
- In exercising its functions under this section, the Deposit Protection Fund Board shall be subject to the supervision of the High Court which may, upon the application of an interested party, or where the High Court deems it fit, appoint a committee of inspection which shall have the same powers as a committee of inspection appointed under the Companies Act.
- (5) No person shall be appointed a receiver or manager of an institution without the prior approval of the High Court.
- The High Court shall not grant an approval under subsection (5) unless the Central Bank certifies that it does not intend to exercise its powers under this section.
- (7) Where a receiver or a manager of an institution has been appointed and a manager or liquidator is appointed under the provisions of this Part, the powers of the receiver or manager may only be exercised to the extent authorized by the Central Bank or the High Court.
- 39.(1) All institutions shall contribute to the Deposit Protection Fund.
- Protection Fund, such annual amount and at such times as An institution shall pay into the Deposit the Deposit Protection Fund Board may prescribe.

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(3) Notwithstanding subsection (2), where it appears to the Deposit Protection Fund Board that the affairs of an institution are being conducted in a manner detrimental to the interests of the deposit-taking business or of the depositors of the institution, the Deposit Protection Fund Board may increase the contributions of that institution beyond the prescribed maximum.

(4) An institution that does not contribute to the Deposit Protection Fund within the period prescribed under subsection (2) shall be liable to pay to the Fund a penalty interest charge, not exceeding one-half percent of the unpaid amount, for every day during which the amount remains unpaid. (5) The Deposit Protection Fund Board shall cause a list of all institutions whose deposits are protected to be published in the Gazette annually.

40.(1) The Deposit Protection Fund Board shall, by Order in the Gazette, determine the amount of the balance to be maintained by a customer of an institution, as a protected deposit.

(2) A customer of an institution may, upon the institution becoming insolvent, lodge a claim with the Deposit Protection Fund Board, in such form as the Deposit Protection Fund Board may approve, for payment to the customer out of the Fund of any protected deposit which the customer would, but for the insolvency, have been paid had the customer demanded payment from the insolvent

Contributions to the Deposit Protection. Fund.

The Deposit Protection Fund Board may, before paying any claim lodged under subsection (2), require the claimant to furnish such documentary proof as may be proper to show that the customer is entitled to payment out of the Fund.

(4) The Deposit Protection Fund Board may decline to make any payment under this section to a person who in its opinion, had any responsibility for or may have profited directly or indirectly from the circumstances leading to the institution becoming insolvent.

(5) The Deposit Protection Fund Board may require the Central Bank to carry out an inspection to ascertain the type, number and value of the protected deposits of any institution and the information obtained pursuant to the inspection shall, be made available to the Deposit Protection Fund Board.

Upon payment of a protected deposit, the Deposit institution or its liquidator, an amount equal to the Protection Fund Board shall be entitled to receive from an insolvency payment paid by the Fund on account of its subrogation to the claims of any customer or depositor.

insolvent, the Deposit Protection Fund Board shall be entitled to receive any notice or other document required to 41. Whenever an institution is closed or becomes be sent to a creditor of the institution, and a duly authorized representative of the Deposit Protection Fund Board shall be entitled to attend any meeting of creditors of the institution.

42.(1) A liquidator may assign the assets or liabilities of an institution or of a customer under this Act, or the Companies Act or under any other written law to third parties for the benefit of the creditors and depositors of the institution under liquidation.

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The right of assignment conferred by this section shall override all other rights and interests of parties under contracts of employment, leases, charges, mortgages or any other agreements the institution may have entered into before going into liquidation.

PART VI – MISCELLANEOUS PROVISIONS

Declaration of

holidays.

43. Where the Minister considers that it is in the public interest that all institutions, or a particular institution should remain closed on a day which is not a public holiday, the Minister may, by notice in the Gazette, declare that day to be a holiday for all institutions or for the particular institution, and all institutions or the particular institution shall remain closed on that day.

44.(1) The High Court may, on application made exappointed by the Central Bank, if it considers it to be in the parte by the Central Bank or a manager or liquidator interests of the depositors of an institution, make an order-

Orders by the High Court.

> prohibiting the institution from carrying on business; or (a)

staying the commencement or continuance of any action or any proceedings against the institution for a specified period of time on such terms and conditions as the High Court considers reasonable and may extend the specified period up to a total of six months from the beginning of the stay. 9

a licence granted under this Act shall be deemed to be Where an order is made under subsection (1)(a), suspended.

Rights of Board on insolvency.

15Signment, Right of

Cap.486.

use of the words 'deposit-taking Restriction on nicrofinance

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45.(1) No person shall use the word "deposit-taking other words indicating the transaction of deposit-taking business or the equivalent, in the name, description or title microfinance business" or any of its derivatives or any under which it transacts business in Kenya or make any representation that the person transacts deposit-taking business unless such person is licensed under this Act.

(2) Any person who contravenes the provisions of this section commits an offence.

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46.(1) Any officer or employee of an institution who

- the secure compliance of the institution with this Act; take all reasonable steps to (a)
- fails to take all reasonable steps to secure the accuracy and correctness of any statement submitted under this Act; or 9
- supply any information required under this Act to the Minister or to the Central Bank, 9

commits an offence and shall be liable, on conviction, to a fine not exceeding one hundred thousand shillings, or to imprisonment for a term not exceeding three years, or to both.

business

General penalty.

A person who commits an offence under this Act for which no penalty is stipulated shall be liable, on conviction, to a fine not exceeding one hundred thousand shillings, or to imprisonment for a term not exceeding one

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Regulations.

48.(1) The Central Bank may, with the approval of the Minister, make regulations for prescribing anything which under this Act may be prescribed by the Central Bank.

recommendation of the Central Bank, make regulations Subject to this Act, the Minister may, on the generally for the better carrying out of the provisions of this

Without prejudice to the generality of subsection (2), the Minister may, in regulations, prescribe penalties to be paid by institutions which fail or refuse to comply with any directions of the Central Bank under this Act, which shall not exceed one million shillings in the case of an institution, or one hundred thousand shillings in the case of a natural person, and may prescribe additional penalties not exceeding ten thousand shillings in each case for each day or part thereof during which such failure or refusal continues.

Transitional 49.(1) Subject to section 19, a person who, at the commencement of this Act, is carrying out deposit-taking microfinance business shall, within twelve months from the

date of commencement, or within such longer period as the Minister may, by notice in the Gazette prescribe, comply with the requirements of this Act or cease to carry out such

(2) A person who fails to comply with the requirements of this section within the prescribed period commits an offence under section 4 and shall be liable, on conviction, to the penalty prescribed in that section.

50. Section 36A of the Banking Act is amended-

Amendment of section 36A of

> by adding the words "or any other written law" (a)

(5, []

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SCHEDULE

MINIMUM CAPITAL REQUIREMENTS

Every institution shall, at all times, maintain minimum capital ratios indicated below or such other ratios as may be determined by the Central Bank-

- adjusted assets plus risk adjusted off balance sheet items as a core capital of not less than ten per cent of total risk may be determined by the Central Bank; (B)
- a core capital of not less than eight per cent of its total deposit liabilities; 9
- a total capital of not less than twelve per cent of-its total risk adjusted assets plus risk adjusted off balance sheet items as may be determined by the Central Bank; (c)
- a core capital of at least sixty million Kenya shillings; or Ė 9
- in the case of a deposit-taking business of a category prescribed for the purposes of this subparagraph under section 7, a core capital of at least twenty million Kenya shillings. Ξ

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immediately after the word "Act" appearing at the end of subsection (1);

by inserting the following new subsection immediately after subsection (1)-9

(1A) Where, under the provisions of any other written law; the Board is-

- required to provide a deposit scheme for customers of any institution; or (a)
- appointed as a liquidator in respect of

any insolvent institution, (p)

he institution shall, subject to the provisions of that other written law, be deemed to be an institution for the purposes of this Part and the relevant provisions of this Part shall, with the recessary modifications, apply to that institution. (c) in subsection (2), by adding the words "or the provisions of any other written law" at the end of paragraph (b).

Section 37 of the Banking Act is amended-

under the provisions of any other written law" immediately after the expression in subsection (1), by inserting the words "or "section 38"; (E)

in subsection (2), by adding the words" or under the provisions of any other written law" at the end of paragraph (b) 9

Amendment of section 37 of Cap. 488.

No. 19