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THE SACCO SOCIETIES ACT

No. 14 of 2008 Date of Assent: 24th of December, 2008 Date of Commencement: By Notice

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FIRST SCHEDULE - CONDUCT OF THE AFFAIRS OF THE BOARD

THE SACCO SOCIETIES BILL, 2008 A Bill for

AN ACT of Parliament to make provision for the licensing, regulation, supervision and promotion of certain Sacco societies, to establish the Sacco Societies Regulatory Authority and for connected purposes

ENACTED by the Parliament of Kenya, as follows:

Part 1 - Preliminary	7		
Short title and commencement.	1. This Act may be cited as the Sacco Societies Act 2008, and shall come into operation on such date as the Minister may, by notice in the Gazette, appoint and different dates may be appointed for different provisions.		
	2. In this Act, unless the context otherwise requires–		
Interpretation.	 "associate" means (a) in relation to a company or other body corporate i. its non-operating holding company or its subsidiary; ii. a subsidiary of its non-operating holding company; iii. a holding company of its subsidiary; iv. any person who controls the company or body corporate whether alone or with his associates or with other associates of it; (b) in relation to an individual any member of his family; any company or other body corporate controlled directly or indirectly, by him whether alone or with his associates; and a person shall be deemed to be a member of a family if he is the parent, spouse, brother, sister, child, uncle, aunt, nephew, niece, stepfather, stepmother, stepchild and adopted child of the person concerned, and in case of an adopted child his adopter or adopters; 		
	"Board" means the Board of the Authority constituted under section 6;		
	" board of directors " has the meaning assigned thereto in the Co- operative Societies Act, 1997;		
No. 12 of 1997	"Board of Trustees" means the board of trustees established by section 56 of this Act;		
Cap. 491.	"by-laws" has the meaning assigned thereto in the Co-operative Societies Act, 1997;		
	"Central Bank" means the Central Bank of Kenya established by the Central Bank of Kenya Act;		
	"chief executive officer" means the chief executive officer of the Authority;		

"**Commissioner**" has the meaning assigned thereto in the Cooperative Societies Act, 1997;

"control" in relation to the term "associate" includes -

- (i) ability to influence, whether directly or indirectly, the composition of the board of directors of a deposit-taking Sacco society; or
- (ii) holding, directly or indirectly, whether personally or through a holding company or subsidiaries thereof, or in any other way, an aggregate of twenty five per centum or more of the voting power of a company or body corporate, whether alone or with associates or of the body corporate.

"**core capital**" means the fully paid up members' shares, capital issued, disclosed reserves, retained earnings, grants and donations all of which are not meant to be expended unless on liquidation of the SACCO Society;

"co-operative society" has the meaning assigned to it in the Cooperative Societies Act, 1997;

"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;

"Deposit Guarantee Fund" means the Deposit Guarantee Fund established by section 55:

"deposit-taking business" means:

- (a) a Sacco business in which the person conducting the business holds himself out as accepting deposits on a day-to-day basis: and
- (b) any other activity of the Sacco 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 members;

"director" has the meaning assigned to it in the Cooperative Societies Act, 1997.

"dormant account" means savings or current account maintained by a SACCO society which is not operational, or has had no transactions by the depositor within the maximum period prescribed;

"General Fund" means the fund established by section 16;

"international financial reporting standards" means the international accounting standards set by the International Accounting Standards Board; "land" includes freehold and leasehold land in Kenya and all buildings and permanent improvements and premises thereon;

"levy" means the levy imposed under section 15.

"license" means a license granted under section 25;

"member" has the meaning assigned to in the Cooperative

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

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

"officer" in relation to a SACCO society, means a director or any other person, by whatever name or title he may be called or described, who carries out or is empowered to carry out functions related to the overall direction in Kenya of that deposit-taking SACCO society or takes part in the general management thereof in Kenya;

"place of business" means a Sacco Society's head branch, branch, or outlet, including a mobile unit, marketing office, automated teller machine or agency of a Sacco society and which is open to the public'

"Sacco business" means financial intermediation and any other activity by a Sacco society based on co-operative principles and in accordance with this Act by way of –

(a)	receipt of withdraw-able deposits, domestic money
	transfer services. loans, advances and credit facilities: or

(b) receipt of non-withdraw-able deposits from members and which deposits are not available for withdrawal for the duration of the membership of a member in a Sacco society and may be used as collateral against borrowings and domestic money transfer services:

No. 12 of 1997 "Sacco society" means a savings and credit co-operative society registered under the Co-operative Societies Act, 1997:

"share capital" means members' equity in the form of issued and fully paid up shares of common stock:

"total capital" means the total sum of core capital and supplementary capital of a Sacco society:

"total deposit liabilities" means the total deposits in Kenya in any Sacco society which are repayable on demand or after a fixed period or after notice under agreed terms and conditions;

"Tribunal" has the meaning assigned to it in the Co-operative Societies Act, 1997;

"**trustees**" means the trustees of the hoard of trustees of Deposit Guaranteed Fund constituted under section 57.

Application

3. (1) This Act shall apply to:

- (a) Every deposit taking business:
- (b) Specified non-deposit taking business, in the manner specified in section (2).
- (2) For the purpose of subsection (1) (b), the Minister may make regulations
 - a. Specifying the non-deposit taking business to which that subsection applies; and
 - b. Prescribing measures for the conduct of the specified business.

PART II – THE SACCO SOCIETIES REGULATORY AUTHORITY

4. (1) There is established an Authority to be known as the SACCO Societies Regulatory Authority

- (2) The Authority shall be a body corporate with perpetual succession and a common seal and shall be capable, in its corporate name, of
 - (a) suing and being sued;
 - (b) taking, purchasing, or otherwise acquiring, holding, charging, and disposing of both movable and immovable property;
 - (c) borrowing or lending money;
 - (d) entering into contracts; and
 - (e) doing or performing all such other things or acts necessary for the furtherance of the provisions of this Act.

5. The objects and functions of the Authority shall be to –

- (a) license Sacco societies to carry out deposit-taking business in accordance with this Act;
- (b) regulate and supervise Sacco societies;
- (c) hold, manage and apply the General Fund of the Authority in accordance with the provisions of this Act:
- (d) levy contributions in accordance with this Act;
- (e) do all such other things as may be lawfully directed by the Minister; and
- (f) perform such other functions as are conferred on it by this Act or by any other written law.

6. (1) The oversight function and management of the Authority shall vest in a Board of the Authority which shall comprise-

- (a) the chairman to be appointed by the Minister from amongst the members appointed under paragraph (e);
- (b) the Permanent Secretary to the Treasury or his representative:

Establishment of the Authority

Objects and functions of the Authority

Board of the Authority

	(c) the Commissioner or his representative;
	(d) the Governor of the Central Bank or his representative;
	(e) Four members, not being public officers, appointed by the Minister by virtue of their knowledge, and possession of a minimum of ten years experience. in co-operative practice and management, law, finance or economics: and
	(f) The chief executive officer appointed under section 12.
	(2) A member of the Board appointed under subsection (1) (e) shall hold office for a term of three years and shall be eligible for re-appointment for one more term of up to three years.
	(3) The members of the Board appointed under subsection (1) (e) shall be appointed at different times so that the respective expiry dates of their terms shall fall at different times.
No. 12 of 1997	(4) A person shall not be qualified for appointment as a member of the Board if that person is-
	a) A member of the National Assembly or of a local authority;
	b) A director or employee of a SACCO Society or of a co- operative society;
	c) Auditor of a SACCO Society or of co-operative society; and
	 d) A person who is prohibited from being a director or to take part in the management of a cooperative or financial institution by the Commissioner under Co-operative Societies Act, 1997 or by the Central Bank of Kenya
	(5) A member of the Board appointed under subsection (1) (e) may be removed by the Minister, if that member-
	 a) accepts any office of holding of which, if he were not a member of the board, would make him ineligible for appointment to the office of a member of the Board;
	b) fails to discharge the functions of his office whether arising from infirmity of body or mind or any other cause;
	c) conducts himself in a manner not befitting a member of the Board; and
	d) becomes subject to any disqualification set out in subsection (4) (d).
	(6) A member of the Board appointed under subsection (1)(e) may resign office by giving a fourteen days notice to the Minister.
Powers of the Board	7. The Board shall have all the powers necessary for the performance of its functions under this Act and, in particular, shall have the power to:
	 a) supervise, control and administer the assets of the Authority in such manner and for such purposes as would best promote the objects and functions for which the Authority is established;

		b)	open and operate bank accounts;		
		c)	determine provisions to be made for the Authority's capital and recurrent expenditure and for the reserves of the Authority;		
	d)	award contracts;			
		e)	enter into association with other bodies or organizations within or outside Kenya as the Board may consider desirable or appropriate and in furtherance of the purpose for which the Authority is established;		
		f)	invest funds of the Authority not currently required for its purpose in the manner provided in section 19; and		
	Committees and	g)	receive grants or donations and make legitimate disbursements there from for the furtherance of the objects and functions for which the Authority is established.		
	delegation of powers.	8. (1) The Board may appoint committees from among its own members or otherwise, to carry out such general or of special functions as may be specified by the Board.			
		particu member of any	e Board may, by resolution, either generally or in any lar case, delegate to any committee of the Board or to any er, officer, employee, or agent of the Authority, the exercise of the powers or the performance of any of the functions or of the Authority under this Act or under any other written		
		exercise other l Author in the o	cept for purposes of the performance of his duties or the se of his powers under this Act, or where required under any aw to do so, any officer or any other employee or agent of the rity shall not disclose any information which he has acquired course of the performance of his duties or the exercise of his s in accordance with this Act.		
Common Seal of the Board.	(4) Any person who contravenes subsection (3) commits an offence and is liable on conviction to a fine not exceeding one hundred thousand shillings, or to imprisonment for a term not exceeding one year, or to both such fine and imprisonment.				
	9. (1) The common seal of the Authority shall be kept in of such custody as the Board may direct and shall not be used except on the order the Board.				
	(2) The common seal of the Authority when affixed to a document and duly authenticated shall be judicially and officially noticed and unless and until the contrary is proved, any necessary order or authorization by the Board under this section shall be presumed to have been duly given.				
		signatı	e common seal of the Authority shall be authenticated by the are of the chief executive officer and the chairperson of the or any one other officer authorized by the Board in that		

(4) All documents other than those required by law to be under seal made by and all decisions of, the Authority may be signified under the hand of the chairperson, in the case of a decision taken at a meeting at which the chairperson is not present under the hand of the person presiding at such meeting. **10.** The Authority. in consultation with the Minister shall pay Remuneration of the Board members of the Board such remuneration or allowances for their members services and expenses as it may determine. **11.** The conduct of the business of the Board shall be as provided in Meetings and procedure of the First Schedule, but subject thereto, the Board may regulate its the Board. own procedure. 12 (1) There shall be a chief executive officer who shall be Appointment and appointed by the Board, in consultation with the Minister, and remuneration of the chief whose terms and conditions of service shall be determined by the executive officer Board in the instrument of appointment or otherwise in writing from time to time. 2) No person shall be appointed as the chief executive officer of the Authority unless he has at least ten years experience in financial management co-operative practice and management, law, finance or economics. (3) The chief executive officer shall be an ex-officio member of the Board but shall have no right to vote at any meeting of the Board. (4) The term of office of the chief executive officer shall be four years but may be renewed for one more term of not more than four years. (5) The chief executive officer shall. subject to the general policy set by the Board, be responsible for the operations and management of the day-to-day affairs of the Authority. (6) In the event of the chief executive officer being absent or being incapacitated by reason of sickness or other cause, the Board may with the approval of the Minister, appoint a person to act as the chief executive officer during the period of that absence or incapacitation. (7) The Board with the approval of the Minister may remove the chief executive officer if, for any reason, the chief executive has become incapable of properly performing the functions of his office or is incompetent. **13** (1) The Board may appoint such other officers and employees as Appointment and it considers necessary for the efficient discharge of its duties and remuneration of staff. responsibilities. (2) The officers and employees appointed under subsection (1) shall be remunerated in such manner and at such rates, and shall be subject to such conditions of service, as may be determined by the Board.

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	subject to this A	er or employee appointed under subs Act, exercise such powers and function responsibilities assigned to him from tive officer.	ons and perform
Protection from liability	Authority shall executing the f	ter or thing done by an officer or an e , if the matter or thing is done bona f functions, powers or duties of the Aut mployee so acting, personally liable f ad.	ide for hority, render
	pay compensat person, or othe	(1) shall not relieve the Authority from ion or damages to any person for any r loss caused by the exercise of any p any other written law or by the failure y.	jury to that ower conferred
The Sacco societies levy	a levy to be kno in deposit-takin Authority may	hority may by order published in the own as the Sacco societies levy on th ng Sacco societies, or on such other b determine in the case of Sacco societ king business specified under section	e deposits held ase as the ties carrying out
	• •	osed under this section shall be payal ified in the order.	ble at such rate
		nder this section may contain provision he amount payable by way of the lev	
	(4) All moneys General Fund.	received in respect of the levy shall	be paid into the
	the levy on or l subsection (1), be added to the	fails to pay any amount payable by h before the date prescribed by the orde a sum equal to five per centum of the amount due for each month or part t unt due remains unpaid.	er under e amount shall
	under subsection the order, the a	eys required to be paid within the tim on(3) is not paid on or before the date mount due and any sum payable und ivil debt recoverable summarily by th	prescribed by er subsection
The Authority's General Fund.		s established a fund of the Authority t nd of the Authority which shall vest i	
	(2) There shall	be paid into the General Fund	
	(a)	all proceeds of the levy;	
	(b)	such moneys or assets as may accru the Authority in the course	e to or vest in
	(c)	of the exercise of its powers or the j its functions under this Act;	performance of

	(d) such sums as may be payable to the Authority pursuant to this Act or any other written law:
	(e) such sums as may be granted to the Authority pursuant to subsection (3); and
	(f) all moneys from any other source provided for or donated or lent to the Authority.
	(3) There shall be made to the Authority out of moneys provided by Parliament for that purpose, grants toward the expenditure incurred by the Board in the exercise of its powers of the performance of its function under this Act.
	(4) There shall be paid out of the General Fund such sums of money required to defray the expenditure of the Authority incurred by the authority in the discharge of its functions under this Act.
Investment of funds of the Authority	17 (1) The Authority may invest its funds in any securities which for the time being are authorized for trust funds or in any other securities which the Minister may, from time to time, approve.
	(2) The Authority may place on deposits with such bank or banks as it may determine, any moneys not immediately required for the purposes of the Authority.
Financial Year	18 . The financial year of the Authority shall be the period of twelve months ending on the thirtieth of June in each year.
Annual Estimates	19 (1) The Authority shall, at least three months before the commencement of the financial year, prepare estimates of revenue and expenditures for that year.
	(2) The estimates prepared under subsection (1) shall include provision for-
	(a) salaries, allowances and other charges in respect of the officers and staff of the Authority;
	 (b) pensions, gratuities and other charges in respect of the retirement benefits which are payable out of the funds of the Authority;
	(c) the maintenance, repair and replacement of the assets of the Authority;
	(d) funds to meet future or contingent liabilities;
	(e) authorized payments to members of the Board; and
	(f) any other matter that the Authority may, with the approval of the Ministers deem appropriate.
	(3) The estimates prepared under this section shall be submitted by the Authority to the Minister for approval before the start of the financial year.
Accounts and audit.	20 (1) The Authority shall cause to be kept proper books and records of accounts of the income, expenditure, assets and liabilities of the Authority.

	(2) The Authority shall within three months of the closure of the financial year submit to the Controller and Auditor-General				
	(a) a statement of income and expenditure during that period;				
	(b) A statement of the assets and liabilities of the Authority on the last day of that year.				
No. 13. of 2003	(3) The accounts of the Authority shall be audited and reported upon in accordance with the Public Audit Act, 2003.				
Submission and publication of annual reports.	21 . (1) The Authority shall within four months of the closure of the financial year, submit to the Minister a report on the operations of the Authority during that year.				
1	(2) The Authority shall, after submission of the report to the Minister under subsection (1), publish the report in the Gazette and in at least one newspaper of national circulation.				
Preparation. etc. of Sacco societies performance report.	22 . The Authority shall within four months of the closure of the financial year prepare and submit to the Minister a report on the operations and performance of the Sacco societies under this Act during that year.				
Carrying out of deposit- taking business.	PART III - LICENSING OF SACCO SOCIETIES 23 (1) No person shall carry out deposit-taking business within the meaning of this Act, unless such person-				
No. 12 of 1997	 (a) is a Sacco society registered under the Cooperative Societies Act, 1997; and 				
	(b) holds a valid licence issued 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 five hundred thousand shillings, or to imprisonment for a term not exceeding three years, or to both such fine and imprisonment.				
Application of licence.	24 (1) A Sacco society intending to transact the deposit- taking business in Kenya shall, before commencing such business, apply in writing, to the Authority for a license, in the prescribed form.				
	(2) An application under sub-section (1) shall be accompanied by -				
	 (a) a copy of the certificate of registration and the by-laws of the Sacco society; 				
	(b) evidence that the Sacco society meets the minimum capital requirements prescribed in the Second Schedule;				
	(c) information relating to the place of business, indicating that of the head office, and branches, if any;				
	(d) the prescribed fees;				
	(e) a report by the Sacco society, covering the following:				
	i. objectives of the deposit-taking Sacco business;				
	ii. membership and share capital;				

- iii. economic and financial environment;
- iv. organisational structure and management; and
- v. financial and risk analysis.
- (f) such other requirements as the Authority may prescribe.

(3) A Sacco society may appeal to the Minister in reference to refusal to grant a licence only within fourteen days after being notified of the refusal.

- (4) The Minister may reverse the decision of the Authority only if
 - (a) the Authority failed to follow required procedures in making its decision;
 - (b) the Authority's decision was contrary to the Act and the regulations;
 - (c) there was no factual basis for the Authority's decision: or
 - (d) based on a review of the record the Authority committed a manifest error in its assessment of facts, or abused its discretion in taking its decision.

(5) The Authority shall, in consultation with the Minister make regulations providing for further requirements to be fulfilled before the grant of license to a Sacco society.

Issuance of licence. **25** (1) The Authority shall consider every application made under section 24 and may, if satisfied that the applicant meets the requirements of this Act, grant a license to the applicant upon payment of the prescribed fee.

(2) The Authority upon the payment by the applicant of the prescribed fee, issue a licence to a SACCO Society to carry out deposit taking SACCO business.

(3) The license referred to in subsection (2) shall, where the other requirements of this section are fulfilled, be issued within fourteen days from the date of payment of the prescribed fee.

(4) Every Sacco society shall be required to pay an annual license fee of such amount and with such times as may be prescribed by the Authority.

(5) A Sacco society which fails to pay the annual fee by the date on which such payment is due shall in addition to any action by the Authority under section 27 be liable to pay such penalty as the Authority may prescribe.

(6) A Sacco society which fails to commence deposit-taking SACCO business within twelve months of the grant of a license under this Act shall, if it still proposes to operate such business, make fresh application under section 24.

(7) The Authority may grant or refuse an application made under section (5) and its decision shall be final.

Conditions of a licence. **26** (1) The Authority may endorse on a license granted under this Act such conditions as it considers necessary and may from time to

	time ad	dd, vary or substitute such conditions as it deems appropriate.		
	ground are suc unjust	here it appears to the Authority that there are reasonable is for the revocation of a licence, but that the circumstances is that the revocation would not be expedient or would be to the members, the Authority may restrict the licence in ance with sub-section (3).		
	(3) A license may be restricted by imposing -			
	(a)	a limit on the duration of the licence for a period, not exceeding one year; or		
	(b)	such additional conditions for the protection of depositors as the Authority may deem necessary.		
Revocation of licence.		The Authority may, by notice in writing to a Sacco society the licence if the Sacco society -		
	(a)	ceases to carry on deposit-taking business in Kenya or goes into liquidation or is wound up or is otherwise dissolved or deregistered under the Co-operative Societies Act, 1997; or		
	(b)	fails to comply with this Act, or any rules, regulations, orders or directions issued under the Act or any condition of the licence;		
	(c)	fails to pay the annual license fee as required under section 25(3);		
	(d)	does not hold at least fifty percent of the capital requirements prescribed in section 30 and the Second Schedule.		
	(e)	has knowingly engaged in serious criminal or fraudulent acts that are likely to cause insolvency, substantial dissipation of assets or earnings or may otherwise weaken the deposit-taking Sacco society's condition or seriously prejudice the interests of the deposit-taking Sacco society's members.		
	society and sha	e Authority shall, before revoking a licence, give to the Sacco v not less than fourteen days' notice in writing of its intention, all consider any representations made to it in writing by the society within that period before revoking the licence.		
	whose	e Authority shall cause the name of every Sacco society licence is revoked under this section to be published ith in the Gazette and at least one newspaper of national tion.		
	the Sac	here the licence of a Sacco society is revoked or cancelled, acco society shall not be entitled to any refund of the license respect of any unexpired period of the licence.		
		aggrieved Sacco society may appeal to the Minister in t of a revocation of its license within		
	(6) TI if-	he Tribunal may reverse the decision of the Authority only		

	(a)	the Authority failed to follow required procedures in making its decision;
	(b)	the Authority's decision was contrary to this Act and the regulations;
	(c)	there was no factual basis for the Authority's decision; or
	(d)	based on a review of the record, the Authority committed a manifest error in its assessment of facts, or abused its discretion in taking its decision.
Publication of Sacco societies.	published	Authority shall cause the list of all Sacco societies to be l once every year in the Gazette and at least in one er of national circulation.
	PART 1	IV – GOVERNANCE OF SACCO SOCIETIES
Minimum capital requirements.		acco societies shall comply with and maintain at all times num capital requirement as may be prescribed by the 7.
Minimum liquid assets.	30. (1) A Sacco society shall maintain such minimum holdings of liquid assets of its members' deposits and borrowings as may be prescribed by the Authority.	
	of its dep	Sacco society shall calculate the average monthly balance osits and borrowings at the close of business on such day e prescribed by the Authority.
	of subsec prescribe the Autho	tion (1), within such period as the Authority may , shall be liable to pay, on being called upon to do so by prity, a penalty interest charge not exceeding one percent ount of the deficiency, for every day during which the ontinues.
Prohibited business.		cco society shall engage only in such business as the shall prescribe.
Place of business.	place of b	o Sacco society may open in Kenya a branch or a new ousiness or change the location of a branch or the existing ousiness in Kenya without the approval of the Authority.
	commits exceeding	son who contravenes the provisions of this section an offence and shall be liable, on conviction, to a fine not g one hundred thousand shillings, or to imprisonment for a exceeding three years or to both such fine and ment.
Application for loan or credit facility		ny member of a Sacco society may apply to the Sacco or a loan or credit facility in writing.
-	subsectio	son who applies for a loan or credit facility under n (1) shall provide evidence of his or her ability to repay or credit facility.
	(3) Every	Sacco society shall prescribe in writing-
	(a) A	loans policy and procedures manual specifying the

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	criteria and procedures applicable in the evaluation approval, documentation and release of loans or creater of loans of loan	
	(b) An asset review system, which shall accurately and assure the adequacy of the provisions for lo account;	-
	(c) A system of reviewing the entire asset portfolio contingent accounts or off balance sheet items a provisioning for losses at periodic monthly inte	and adequate
	(4) Where security is required with respect to a loan, the society may accept as security against any loan, an end a guarantor or co-guarantor, assignment of an interest is personal property, deposits or wages of the borrower or collateral as may be prescribed by the Authority.	lorsement by n real or
	(5) No Sacco society may grant a loan or credit facility who is not a member of that society.	to a person
Limits on loans and credit facility.	34. (1) No Sacco society shall grant a loan or credit factor member where the loan or credit facility, in the aggregation such limit of the society's core capital as the Authority prescribe.	ate, exceeds
	(2) No Sacco society shall grant a loan or credit facility security of the core capital of the society.	against the
	(3) Any person who contravenes the provisions of this commits an offense and shall be liable, on conviction, a exceeding one hundred thousand shillings, or to impris term not exceeding two years, or to both such fine and imprisonment.	to a fine not
Insider lending	35. (1) A Sacco society may make loans to its employe members of its board of directors.	es and
	(2) The conditions for the grant of a loan or credit facil employee or board member shall comply with all requir under this Act with respect to loans to other members a be made on terms more favourable than those extended members.	rements and shall not
	(3) A person who has applied for a loan or credit facilit this section applies shall not be present nor participate consideration of the application.	
	(4) No director, officer, employee or a member of the b Sacco society shall act as a guarantor of any person with a loan advanced or credit facility granted to a person by society.	th respect to
	(5) A Sacco society may lend to its staff and officials a the aggregate not exceeding such proportion of its total prescribed by the Authority.	
Charge against shares and savings deposits	36. (1) A Sacco society shall have a first charge ag and share capital and upon any dividend or interest member for any debt due to the society from the member	payable to a

	guarantor or endorser of a loan or credit facility or for any other obligation.				
	(2) A Sacco society may refuse to allow withdrawals from any deposit account operated by a member where the member is in arrears on a debt owed to the society.				
Dormant accounts.	37. The treatment of members' dormant accounts shall be in such manner as may be prescribed by the Authority.				
Investments by Sacco	38. (1) The funds of a Sacco society may be invested in-				
societies.	 a) securities, obligations or other debt instruments issued or guaranteed by the government or any agency of the government; 				
Cap. 488.	 b) deposits, obligations or other accounts of deposit-taking institutions under the Banking Act; 				
	 c) shares, stocks, deposits in, loans to or other obligations of any Sacco society or co- operative society. 				
	(2) An investment made under this section shall not in the aggregate, exceed such proportion of the total core capital and deposits of a Sacco society as the Authority may prescribe.				
	(3) A Sacco society shall not purchase or acquire any land or any interest or right therein except as may be reasonably necessary for the purpose of conducting its deposit-taking business and where such investments do not exceed such proportion of the total assets of the society as the Authority may prescribe.				
Financial year.	39. The financial year of a Sacco society shall be the financial period of twelve months ending the thirty-first December in each year.				
Form of accounts.	40. (1) Every SACCO society shall keep proper books of accounts.				
	(2) Every Sacco society shall keep accounts and records which				
	(a) show a true and fair state of affairs; and				
	(b) explain all transactions and financial position to enable the Authority to determine whether the Sacco society has complied with the provisions of this Act and the regulations made under this Act.				
	(3) The accounts and other financial records of a Sacco society shall be denominated in Kenya shillings and shall comply with the international financial reporting standards and such other requirements as the Authority may prescribe.				
	(4) The board of directors shall cause the accounts of the Sacco society to be audited within three months after the				

No. 14	Sacco Societies	2008
	close of each financial year.	
Submission of accounts to Authority.	41. (1) A Sacco society shall, not later than three m the end of each financial year, submit to the Author prescribed format	
	(a) an audited balance sheet, showing its assets liabilities;	and
	(b) an audited profit and loss account; and (c) a the auditor's report.	copy of
	(2) A person who contravenes the provisions of this commits an offence.	s section
Disclosure requirements.	42. The disclosure in the financial statements of a S society shall include disclosures on-	Sacco
	(a) members, if any, who hold more than twenty the share capital and deposits in the Sacco se	-
	 (b) any advances or credit facilities exceeding s of its core capital as may be prescribed by th Authority; and 	
	(c) any lending to insiders.	
Appointment of internal auditor	43. (1) Every Sacco society shall appoint an internative who shall report to the board of directors on the int control systems and financial matters of the society	ernal
	(2) No person shall be appointed as an internal audit this section unless the person holds such professional qualifications in accounting and has such experience in taking business, as may be prescribed by the Authority.	
Appointment of external auditor.	44. (1) Every Sacco society shall, in each financial year, external auditor who shall be a person qualified under se and approved for appointment as such by the Authority.	ection 45
	(a) A person qualified under section 45;	
	(b) Approved by the annual general meeting of society; and	that
	(c) Appointed as such by the Authority.	
	(2) A Sacco society shall not remove or change its exter in the course of the year of the appointment of such aud with the prior approval of the Authority.	
	(3) An external auditor shall, not less than four months a of each financial year, submit his report to the Authority financial conditions of the deposit-taking business of the society for which he has been appointed.	, on the
	(4) An external auditor's report submitted under subsect contain information on the-	ion (3) shall
	 (a) solvency of the Sacco society's business and any with respect to the financial condition of the soc business; 	

 (b) any violation of prudential standards or a condition of the licence; and (c) any other contravention of this Act. (d) any other contravention of this Act. (e) any other contravention of this Act. (f) where for any reason a casual vacancy occurs in the appointment, the board of directors of the Sacco society shall, with the appoint of the Authority and subject to subsection (1), appoint another external auditor. (f) an officer of a Sacco society if that person (g) is not - (g) an officer or employee of an afficer of a Sacco society; (g) an officer or employee of an associate of a Sacco society; (g) an officer or employee of an associate of a Sacco society; (g) an officer or employee of an associate of a Sacco society; (g) anter or an employer of a person whor regularly performs the duties of secretary or book-keeper for a Sacco society; (g) an afficer or employee falls within the categories enumerated in this section. (h) A Sacco society shall display, throughout the year, in a conspicuous position in every place of business, a copy of its last audited financial statements in the prescribed format. (g) A Sacco society shall display, throughout the year, in a conspicuous position in every place of business, a copy of its last additished by the Co-operative Societies Act shall be the supreme organ. (g) The Authority Societies Act shall be the supreme organ of a Sacco society. (g) The Authority Societies Act shall be the supreme organ of a Sacco society. (h) The Authority shall be responsible for the sequencies of the sequencies of a Sacco society as a subilished by the Co-operative Societies Act shall be the supreme organ. (h) The Authority	No. 14	Sacco Societies	2008
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the Authority shall - (a) prescribe prudential standards to be adhered to	supervision of Sacco	regulation and supervision of Sacco societies to which	
			ction (1),
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- (b) undertake inspections or require a Sacco society to submit information and reports on its financial condition;
- (c) require or oversee Sacco societies' workout plan to avert or alleviate financial difficulties;
- (d) prescribe the maximum number of years an external auditor may serve the same Sacco society;
- (e) exercise such incidental powers as may be necessary or requisite to enable it to effectively carry out its functions under this Act.

49. (1) The Authority may, at any time and from time to time, and shall, if so directed by the Minister, cause an inspection to be made by any person authorized by the Authority in writing of any Sacco society and of its books.

(2) The Authority shall assist any investigative authority regarding matters of suspected fraud or malpractice in Sacco societies either by identification of such matters for referral or at the request of such authority.

(3) Where an inspection is made under subsection (1) the society concerned and every officer or employee thereof shall produce and make available to the person making the inspection, all books, accounts, records and other documents of the Sacco society and such correspondence statements and information relating to the society as the person making the inspection may require, and within such period as he may direct in writing.

(4) A person who fails to produce any books. Accounts records, documents, correspondence, statements or the information required under subsection (2), within the period specified in the relevant direction, commits an offence.

(5) The person making the inspection shall prepare and submit a report to the Authority, and the report shall state

- (a) Any breach or contravention of any of provisions of this Act or any regulations made under this Act:
- (b) Any irregularity in the manner of conduct of the inspected society;
- (c) Any mismanagement of a Sacco society: and
- (d) Any other matter relating to a Sacco society not consistent with sound and prudent business practice.

(6) A copy of the report of the findings of an inspection under subsection (1) shall be submitted by the Authority to the Commissioner.

(7) A report of the findings of an inspection under subsection (1) shall, in addition to any action that may he taken under the Cooperative Societies Act, 1997 be presented by the Authority to the board of directors of the Sacco society.

Powers of the Authority to inspect.

Powers of the Authority to advise and direct.

- 50. (1) If at any time, the Authority has reason to believe that-
 - (a) The business of a Sacco society is being conducted in a manner contrary to or not in compliance with the requirements of this Act or of any regulations made thereunder or in any manner detrimental to or not in the best interest of its members or members of the public, or
 - (b) a Sacco society, any of its officers or any other person participating in the management of the society is engaged in any practice likely to occasion a contravention of any of the provisions of this Act or any regulations made thereunder, or any other Act, the Authority may –
 - i. give advice and make recommendations to the Sacco society with regard to the conduct of its business generally;
 - ii. issue directions regarding measures to be taken to improve the management or business methods of the society or to secure or improve compliance with the requirements of this Act, any regulations made thereunder or any other written law or regulations;
 - iii. in any case to which paragraph (b) applies, issue directions to the Sacco society, officer or other person to cease such practice;
 - iv. appoint a person, suitably qualified and competent in the opinion of the Authority, to advise and assist the Sacco society generally or for the purposes of implementing any directions under subparagraphs (ii) and (iii).

(2) The advice of a person appointed under subsection 1(b)(iv) shall have the same force and effect as a direction made under subsection 1(b) (ii) and (iii) and shall be deemed to be a direction of the Authority under this section.

(3) The Authority shall, before issuing a direction under subsection (1), serve upon the Sacco society, officer or other person, a notice of such intent specifying the reasons therefore and requiring the Sacco society, officer or other persons, within such period as may be specified in the notice, to show cause why such direction should not be issued.

(4) A Sacco society which receives a direction under this section shall comply with the direction within such period as may be specified in the direction and, if so required, shall produce evidence that it has done so.

(5) The Authority may issue directions to a Sacco society generally, and where appropriate provide exceptions to those directions to be detailed at time of issuance for the better carrying out of its functions under this Act and in particular, with respect to -

	(a) the prudential standards to be adhered to by a Sacco society in the conduct of its business in Kenya; and
	(b) Regulations to be adhered to by Sacco societies in order to maintain a stable and efficient deposit-taking Sacco movement and financial system.
	(7) A person who fails to comply with any direction under this section commits an offence and shall, in addition to the penalty prescribed under this Act, be liable to such additional penalty as may be prescribed for each day or part thereof during which the offence continues.
	(8) The Authority may impose minimum standards on significant members and officers of a Sacco society as prescribed.
Supervisory enforcement actions.	51. Where the Authority determines that a Sacco society conducts its business in a manner contrary to the provisions of this Act or of any regulations made thereunder or any other Act or in any manner detrimental to or not in the best interests of its members or members of the public, or a Sacco society is undercapitalized, the Authority shall -
	(a) restrict, suspend or prohibit the payment of dividends by the society;
	(b) prohibit the conversion of any profits of the society into capital:
	(c) direct the suspension or removal of any officer involved in such conduct from the service of society:
	(d) require the society to reconstitute its board of directors:
	(e) withhold branch or other corporate approval with respect to such society;
	(f) undertake more frequent inspection of that society;
	(g) order the society to submit to the Authority within forty live days a capital restoration plan to restore the society to capital adequacy as prescribed in section 29 or in the case of issues unrelated to capital such as violations of law, a plan to resolve all deficiencies to the satisfaction of the Authority:
	(h) prohibit the society from awarding any bonuses, or increments in salary, emoluments and other benefits of all directors and officers of the society;
	 (i) appoint a person suitably qualified and competent in the opinion of the Authority to advise and assist the society in designing and implementing the capital restoration plan or other corrective action plan and the person appointed shall regularly report to the Authority on the progress of the plan;
	(j) impose restrictions on growth of assets or liabilities of the society as it deems fit;

	(k)	restrict the rate of interest on deposits payable by the society to such rates as the Authority shall determine; and
	(1)	Order the society to do any or take such other action that the Authority may deem necessary to rectify a capital deficiency or other weakness.
	(m)	impose financial penalties on the society;
	(n)	issue an order placing the society under statutory management;
	(0)	restrict the withdrawal of deposits from the society;
	(p)	institute legal proceedings against any director, committee member, employee or the society;
	(q)	Issue such administrative directives as the Authority may deem necessary.
Powers of the Authority to intervene in management.	52. (1) W section 5	There the Authority takes an enforcement action under 1 it may-
	so	ppoint a person to manage the affairs of the Sacco ociety and to exercise all the powers of the society to ne exclusion of the board of directors, including the use f the corporate seal of the society ;
	b d sl	point a competent person familiar with deposit-taking usiness to its board of directors, to hold office as a irector for a period not exceeding twelve months, who hall not be removed from office except with the prior pproval of the Authority; and
	p	y notice in the Gazette, revoke or cancel any existing ower of attorney, mandate, appointment or other uthority by an institution in favor of any officer or mployee or any other person.
	section sl but the H	son appointed to manage a Sacco society under this nall hold office for a period not exceeding six months igh Court may, on the application of the Authority, ich period as it may deem necessary.
Collection and furnishing of information to the Authority etc.	behalf by person to within su	he Authority or any person officially authorized in that the Authority may, by notice in writing, require any furnish to the Authority or to the authorized person, ch period as is specified in the notice, all such returns nation as specified in such notice.
	as may be surveillar of their m Sacco soo periodic l as prescri	Authority shall collect such data and other information e necessary to enable it to maintain supervision and nee of the affairs of Sacco societies and the protection nembers funds and, for this purpose, may require any ciety to submit statistical and other returns on a basis in addition to any other returns required by law or abed by the Authority.

	 Authority, at such time and in such manner as the Authority may direct, such information as the Authority may reasonably require for the proper discharge of its functions under this Act. (4) The information required to be furnished under this section may include information relating to any person which is an associate of the Sacco society required to furnish information under that sub-section. (5) The Minister may require the Authority or a deposit-taking Sacco society to furnish to him. at such time and in such manner as he may direct, such information as the Minister may require. (6) Where the Authority or person is required to furnish information under this Part, the Authority, institution or person shall furnish that information and any supplemental material that may be required as a result of that information within the period specified under this Part or within such reasonable period thereafter as may be agreed or directed.
Publication and sharing of information.	54. (1) The Authority or the Minister, as the case may be, may publish in whole or in part, at such times and in such manner as it or he thinks fit, any information furnished to it or him under this Act.
	 (2) The information furnished under this subsection shall not be published if it would disclose the financial affairs of any person in a level of detail down to the individual account holder, unless the consent in writing of that person has first been given. (3) Except as provided in this Act, no person shall disclose or publish any information which comes into his possession in the course of the performance of his duties or responsibilities under this Act and, if he does so, he shall be deemed to have contravened the provisions of this Act.
	(4) A person who discloses or publishes any information on contravention of subsection (3) commits an offence.
	(5) Notwithstanding the provisions of this section -
	 (a) the Authority may disclose any information received by it under this Act to any financial regulatory authority, tax authority, fraud investigations authority or pursuant to a court order, within or outside Kenya, where such information is reasonably required for the proper discharge of the functions of the Authority or the requesting financial regulatory authority, tax authority, investigation authority or court;
	 (b) Sacco societies shall, in the ordinary course of business and in such manner and to such extent as the Minister may, by regulation prescribe, exchange such information on non-performing loans as may, from time to time, be specified by the Authority;
	 (c) the Authority and any Sacco society may, in the ordinary course of business in such manner and to such extent as the Minister may, by regulation prescribe, exchange such information as is reasonably required for the proper

discharge of their functions.

(6) No duty, to which a Sacco society or its officers may be subject, shall be breached by reason only of the disclosure, in good faith, of any information under this section to

- (a) the Authority or to another Sacco society; or
- (b) a credit reference bureau;

in the course of the performance of their duties and no action shall lie against the Sacco society or any of its officers on account of such disclosures.

PART VI- THE DEPOSIT GUARANTEE FUND

55. (1) There is hereby established a Fund to be known as the Deposits Guarantee Fund.

(2) The Deposit Guarantee Fund shall vest in a Board of Trustees appointed under section 56.

(3) The moneys constituting the Deposit Guarantee Fund shall be invested by the Board of Trustees in government securities and in deposits with banks as directed by the Board of Trustees.

56. (1) The Board of Trustees shall consist of-

- a) the chairperson who shall be elected from among the members appointed under subsection (2) (b) and (f);
- b) the chairman of the Board of the Authority;
- c) the Permanent Secretary to the Treasury or his representative;
- d) the Governor of Central Bank or his representative;
- e) the Commissioner or his representative;
- f) four members nominated by Sacco societies and appointed by the Minister;
- g) the chief executive officer of the Authority who shall be an ex-officio member and secretary to the Board of Trustees.

(2) The Minister may by regulations provide for the manner of nominations under subsection (2) (f).

(3) The Board of Trustees shall be responsible for the management of the Deposit Guarantee Fund and shall in particular-

- (a) provide oversight function in the management of the Deposit Guarantee Fund;
- (b) manage and apply the Deposit Guarantee Fund in accordance with this Act;
- (c) levy contributions for the Deposit Guarantee Fund in accordance with this Act.

57. (1) The Board of Trustees shall pay its members such remunerations or allowances for expenses out of the Deposit Guarantee Fund as it may determine after consultation with the

Establishment of the Deposit Guarantee Fund.

The Board of Trustees.

Remuneration etc. and conduct of affairs of Board of Trustees.

	Minister.
	(2) The Board of Trustees shall regulate the conduct of its affairs.
Sources of the Deposit Guarantee Fund.	58. The Deposit Guarantee Fund shall consist of-
	a) moneys contributed to the Deposit Guarantee Fund by Sacco societies in accordance with section 60;
	b) income investment interest accruing to the Deposit Guarantee Fund;
	c) moneys borrowed for the purposes of the Deposit Guarantee Fund; and
	d) Moneys received as donations or grants to the Deposit Guarantee Fund.
Protection of deposits.	59. (1) The Deposit Guarantee Fund shall provide protection for members' deposits, but not shares, up to an amount of one hundred thousand shillings in respect of each member.
	(2) The amount being the aggregate credit balance of any accounts maintained by the member to a Sacco society, less any liability of the member to the Sacco society, shall be a protected deposit.
	(3) A member's deposits shall be used to offset any liabilities owed by the Sacco society under liquidation including any liability under a loan guarantee by such member.
	(4) If a member has outstanding loans or credit facilities owing to a Sacco society, the member or guarantor's deposits as the case may be, shall offset the loan or credit facility before the member or guarantor may receive any net from the members' or guarantors' protected deposits.
	(5) A member of a Sacco society may upon the society becoming insolvent, lodge a claim with the Authority, in such form as the Authority may approve, for payment to him out of the Deposit Guarantee Fund of any protected deposits which he would but for the insolvency, have been paid had he demanded from the insolvent society.
	(6) The Board of Trustees may, before paying any claim lodged under subsection (3) require the claimant to furnish such documentary proof to support such claim as may be prescribed by the Authority.
	(7) The Board of Trustees may refuse to make any payments to any person who in its opinion had any responsibility for, or may have benefited directly or indirectly from the circumstances leading to, the Sacco society becoming insolvent.
	(8) The Board of Trustees may at any time cause inspection to be carried out to ascertain the type, number and value of the protected deposits in any Sacco society.
	(9) Upon payment of protected deposits from the Deposit

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	Guarantee Fund, the Board of Trustees shall be entitled to receive from the Sacco society or its liquidator, as the cas be the amount paid from the Deposit Guarantee Fund.	
	(10) Notwithstanding the provisions on any other written the time being in force-	law for
	 (a) a claim for payment of a protected deposit by a cr of a Sacco society shall not he brought after the ex two years from the date of publication of commen of such payment by the Board of Trustees; 	xpiry of
	(b) a claim for payment of a dividend by a creditor of society shall not be brought alter the expiry of one from the date of commencement of such payment Board of Trustees.	e year
	(11) Subsection (10) shall not apply to a person who has, reasons beyond his control and to the satisfaction of the I of Trustees, been unable to make his claim within the sai period.	Board
Contribution to the Deposit Guarantee Fund.	60. (1) Every Sacco society shall be a contributor to the I Guarantee Fund and shall pay into the Deposit Guarantee such annual amount, and at such times, as the Board of T may determine in consultation with the Minister from time time by order published in the Gazette.	e Fund Trustees
	(2) The Board of Trustees shall serve on every Sacco soc notice specifying the amount and the period, which shall later than twenty-one days after the date of service of the within which the amount shall be paid into the Deposit Guarantee Fund by the Sacco society.	not be
	(3) A Sacco society which, for any reason, fails to pay its contribution to the Fund within the period specified in a issued under subsection (2) shall be liable to pay to the F penalty interest charge not exceeding one half per cent of unpaid amount for every day outside the notice period on the amount remains unpaid.	notice Jund a f the
	(4) If it appears to the Board of Trustees that the affairs of Sacco society are being conducted in a manner detriment own interests or to the interest of its members, the Board Trustees may increase the contributions of that Sacco soc beyond the maximum amounts gazetted or terminate the protection of the deposits of such society.	al to its of
Annual report.	61. The Board of Trustees shall, within three months after close of each financial year, submit to the Minister a report the operations of the Deposit Guarantee Fund for that year	ort on
	PART VII – MISCELLANEAOUS	
Declaration of holidays.	62. Where the Authority considers that it is in the public that all Sacco societies, or a particular Sacco society show remain closed on a day which is not a public holiday, the Authority may, by notice in the Gazette, declare that day	uld

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	holiday for all Sacco societies or for that particular Sacco society, and all Sacco societies or that a particular Sacco society, as the case may be, shall remain closed on that d	
Orders of the High Court.	63. The High Court may, on application made <i>ex-parte</i> b Authority or a statutory manager or liquidator, if it consi to be in the interest of the members of a Sacco society, n order -	ders it
	 (a) prohibiting the Sacco society from carrying on the deposit-taking business; or 	e
	(b) staying the commencement or continuance of any or any proceedings against the Sacco society for a specified period of time on such terms and condit the High Court considers reasonable and may exte specified period up to a total of six months from t beginning of the stay.	ions as end the
Default by officers.	64. Any officer of a Sacco society who fails to-	
-	(a) take all reasonable steps to secure the compliance society with this Act or regulations made under the	
	(b) take all reasonable steps to secure the accuracy ar correctness of any statement or information subm under this Act and the regulations: or	
	(c) supply any information required under this Act to Minister or the Authority,commits an offence and shall be liable, on conviction. to not exceeding one hundred thousand shillings, or to imprisonment for a term not exceeding three years, or to such fine and imprisonment.	a fine
Miscellaneous offences.	65. Any officer of a Sacco society who willfully-	
	 (a) with intent to deceive, falsifies any books of accoreport, statement, record or other document of the society; 	
	(b) signs, issues, publishes or transmits to a governm official any book of account, report, statement, re other document which that person knows, or has n to believe, to be false;	cord or
	(c) with intent to deceive, knowingly obtains a forget signature on a document;	1
	 (d) with intent to deceive, destroys any book of accoureport, statement, record, or other document of the society; and 	
	(e) engages in transaction or takes part in a deliberation which there is a conflict of interest prohibited und Act, commits an offence and shall on conviction, addition to the penalty imposed by this Act, be lias be prohibited from holding office in any Sacco so	ler this in ıble to
General penalty	66. (1) Where any Sacco society or other person contrave	nes any

	of the provisions of this Act or regulations made under this Act -
Applications of the Co- operative Societies Act, 1997. No. 12 of 1997.	(a) if it is a body corporate, it shall be guilty of an offence and liable to a fine not exceeding one hundred thousand shillings; and
	(b) every director, committee member, employee or agent of a Sacco society or person shall be guilty of an offence and liable to a fine not exceeding one hundred shillings.
	(2) It shall be a defence to a person charged with an offence under this section to prove that he was not aware that the contravention was taking place or was intended or about to take place, or that he took all reasonable steps to prevent the contravention.
	67. (1) For greater certainty, the provisions of the Co-operative Societies Act, 1997 shall apply to a Sacco society carrying out deposit-taking business under this Act with respect to any matter, to the extent that the matter in question is not dealt with in this Act.
	(2) In the case of a conflict between the provisions of this Act and the provisions of the Co-operative Societies Act, 1997 with respect to Sacco societies to which this Act applies, the provisions of this Act shall take precedence.
	(3) All disputes arising out of Sacco business under this Act shall be referred to the Tribunal.
Regulations	68. The Minister shall, in consultation with the Authority, make regulations generally for the better carrying out of the provisions of this Act.
Transitional provisions.	69. (1) A Sacco society that at the commencement of this Act, is carrying out deposit-taking business to which this Act applies shall, within twelve months from the date of commencement, or within such longer period as the Minister may, by notice in the Gazette prescribe apply for a license under this Act.
Amendment of section 44	70. Section 44 of the Cooperative Societies Act, 1997 is amended by deleting the words "deposits and".
of No. 12 of 1997. Amendment of section 76 of No. 12 of 1997.	71. Section 76 of the Co-operatives Societies Act, is amended in subsection (2) by inserting new paragraph $\[mathbb{C}\]$ as follow –
	 (a) a claim by a Sacco society against a refusal to grant or a revocation of license or any other due, from the Authority.
Repeal of section 91A of No. 12 of 1997.	72. Section 91 A of the Cooperative Societies Act, 1997 is repealed.
110. 12 01 1997.	SCHEDULE (s. 11)

CONDUCT OF THE AFFAIRS OF THE BOARD

1. The Board shall meet not more than twelve times in a financial year and not more than two months shall elapse between the date of one meeting and the date of the next

meeting.

2. The quorum for the conduct of the business of the Board shall be five members – Provided that an affirmative vote of four members shall validate any Board action.

3. In the absence of the chairperson from any meeting of the Board, members present shall elect one among themselves to preside, and such a member shall, as concerns that meeting, have all the powers of the chairperson under this Act.

4. At every meeting of the Board, the person presiding shall have a casting as well as a deliberative vote.

5. The chairperson shall convene a special meeting of the Board within one month of the receipt by him of a written request signed by at least four members of the Board.

6. The members may appoint committees from among themselves or otherwise, to carry out such general or special functions as may be specified by the Board.

7. Any member who has a direct or indirect interest in any decision to be taken on any specific matter by the Authority shall disclose the nature of such interest at the meeting of the Authority where such decision is being taken and the disclosure shall be recorded in the minutes of the meeting, and if majority of the members of the Authority believe that such member's interest in the matter is such as to influence his judgment, he shall not participate in the deliberation or the decision of the Authority on such matter.

8. (1) The chief executive officer shall declare his interest in any specific proposal being considered or to be considered by the Board.

(2) A member or the chief executive officer of the Board who contravenes subparagraph (1) shall be guilty of an offence and liable on conviction to imprisonment for a term not exceeding one year, or a fine not exceeding fifty thousand shillings or both.

9. (1) The common seal of the Authority shall be kept in such custody as the Board may direct and shall not be used except on the orders of the Board.

(2) The common seal of the Authority shall be authenticated by the signature of the

- (a) chief executive officer of the Board; and
- (b) any other person authorized in that behalf by the Board.

(3) The Authority shall cause to be maintained a register for making entries regarding the use of the Authority's common seal.

(4) All documents made by the Authority, other than those required by law to be under seal, shall be executed by, and all decisions of the Authority shall be signified under the hand of, the chief executive officer.

(5) Any contract or instrument which, if entered into or executed by a person not being a corporate body would not be required to be under seal, may be entered into or executed on behalf of the Authority by any person having a special or general authorisation of the Board for that purpose.