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THE MACHAKOS CO-OPERATIVE SOCIETIES ACT, 2015

AN ACT of the County Assembly of Machakos to give effect to section 7 (e) of Part II of the Fourth Schedule of the Constitution; to make provisions relating to the formation, registration and regulation of cooperative societies; and for purposes connected purposes

ENACTED by Machakos County Assembly as follows—

PART I—PRELIMINARY

Short title

1. This Act may be cited as the Machakos County Co-operative Societies Act, 2015.

Interpretation

2. In this Act, except where the context otherwise requires—

“agricultural produce” includes any produce or article produced or obtained by the work or industry of members of a co-operative society or marketed by a co-operative society, whether the produce be of agriculture, animal husbandry, forestry, fisheries and handicrafts;

“bonus”, in relation to a member of a co-operative society means that member’s share of the surplus of the society which is divided amongst its members, calculated by reference to the proportion which that member’s volume of business with the society bears to the total volume of business done by the society;

“by-laws” means the by-laws made by a society and registered under this Act and includes any registered amendment of such by-laws;

“capital” means the permanent members equity in the form of common stock and includes all disclosed reserves, retained earnings, grants or donations;

‘county’ means county government of machakos;

“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” means the County Director for Co-operative Development appointed under section 6;
"Committee" means the governing body of a co-operative society to whom the management of its affairs is entrusted, and includes a board of directors;

"contributor" means a person liable to contribute to the assets of a co-operative society in the event of its being wound up and for the purposes of any proceedings for determining and before the final determination of the persons who are to be deemed contributors, includes any person alleged to be a contributor;

"co-operative society" means a society registered under section 7 and includes a co-operative society registered in another county and licensed to operate within the county;

"co-operative union" means a co-operative society whose membership is restricted to primary societies;

"date of dissolution" means the date on which the Director’s order canceling the registration of a co-operative society takes effect;

"deposit" means a sum of money paid on terms under which it shall be repaid, with or without interest or premium, and either on demand or at a time or in circumstances agreed by or on behalf of the person making the society to receive it at the risk of the society receiving it;

"dividend", in relation to a member of a co-operative society, means that member’s share of the surplus of the society which is divided amongst its members, calculated by reference to the proportion which that member’s share capital bears to the total share capital of the society;

"limited liability" means limited by shares or limited by guarantee, according to the nature of the liability prescribed by the by-laws of the cooperative society;

"member" includes a person or a co-operative society joining in the application for the registration of a society, and a person or co-operative society admitted to membership after registration in accordance with the by-laws;

"Executive Committee Member" means the County Executive Committee Member for the time being responsible for co-operative societies;

"officer" includes a chairperson, vice-chairperson, secretary, treasurer, committee member, employee or any other person empowered under any rules made under this Act, or by-laws of a co-operative society, to give directions in regard to the business of the society;
“personal representative” means any person who, under law or custom, is responsible for the administration of the estate of a deceased person;

“primary society” means a co-operative society whose membership is restricted to individual persons;

“share” means the amount represented by a member’s portion in the equity of a society as a co-owner;

“special general meeting” means a general meeting, other than an ordinary general meeting, of which at least fifteen clear days written notice of the resolution and of the date, time and place of the meeting has been given to each member;

“special resolution” means a resolution passed by two thirds of the members present and voting at a general meeting of a society;

“supervisory committee” means an oversight committee elected at a general meeting;

“Tribunal” means the Co-operative Tribunal established under section 77 of the Co-operative Societies Act (Cap 490) Laws of Kenya; and

“winding up” means all proceedings subsequent to the dissolution of a cooperative society.

Object and purpose

3. The object and purpose of this Act is to provide the legislative and institutional framework to facilitate the—

(a) promotion of trade and development of cooperative societies pursuant to section 7(e) of Part II of the Fourth Schedule to the Constitution;

(b) formation, registration and licensing of cooperative societies;

(c) promotion of cooperation between the national and county governments in matters relating to cooperative societies; and

(d) promotion of corporate governance of cooperative societies.

Application

4. (1) Subject to subsection (2), this Act shall apply to all cooperative societies operating within the county.

(2) This Act shall not apply to deposit-taking cooperative societies to which the Sacco Societies Act applies.
PART II—ADMINISTRATION AND OFFICES

Role of the County Executive Committee Member

5. The Executive Committee Member shall be responsible for the growth and development of cooperative societies in the County, and shall in particular—

(a) develop and oversee the implementation of county cooperative societies policies and strategies;

(b) promote good governance in cooperative societies;

(c) provide liaison with the national government on matters relating to cooperative societies;

(d) advise the County on matters relating to the cooperatives;

(e) authorize the cancellation of licenses or de-registration of cooperative societies, subject to the provisions of this Act;

(f) issue guidelines and regulations to facilitate growth and regulation of cooperative societies; and

(g) perform such other functions as may be assigned to the office under this Act.

Director and other officers

6. (1) There shall be a county Director for co-operative development whose office shall be an office within the county public service.

(2) There shall be such number of officers, as may be necessary to assist the Director in the administration of this Act.

(3) The Director shall be responsible to the Executive Committee Member for the growth, development and regulation of co-operative societies and shall in particular—

(a) process applications for registration of cooperatives;

(b) supervise and inspect cooperative societies to ensure compliance with the law;

(c) maintain the register of cooperative societies within the county;

(d) supervise dissolution, division or amalgamation of a cooperative societies; and

(e) perform such other functions as may be assigned to the office under this Act or by the County Executive Committee Member.
PART III—REGISTRATION OF CO-OPERATIVE SOCIETIES

Registration of co-operative societies

7. (1) Subject to the provisions of this Act, a society which has as its objects—

(a) the promotion of the welfare and economic interests of its members; and

(b) has incorporated in its by-laws the following co-operative principles—

(i) voluntary and open membership;
(ii) democratic member control;
(iii) economic participation by members;
(iv) autonomy and independence;
(v) education, training and information;
(vi) co-operation among co-operatives; and
(vii) concern for community in general,

may be registered by the Director as a co-operative society under this Act with or without limited liability.

(2) A cooperative society may be registered under this Act either as—

(a) limited liability cooperative society which shall be a cooperative society limited by shares; or

(b) unlimited liability cooperative society which shall be a society where members’ liability is limited to the extent set out by the by-laws.

(3) A co-operative union or an apex society may only be registered with limited liability.

(4) Two or more cooperative societies may apply to amalgamate and form one cooperative society subject to compliance with the regulations on amalgamation prescribed in accordance with this Act.

(5) A cooperative society may apply to divide into two or more cooperative societies subject to compliance with the prescribed regulations under this Act.

Eligibility for registration of a co-operative society

8. For a society to be registered under this Act, it shall—

(a) consist of at least fifteen persons all of whom shall be qualified for membership of the co-operative society under section 17, in the case of a primary society; or
(b) have at least two registered societies as its members, in the case of a co-operative union.

**Procedure for registration**

9. (1) An application to register a society shall be made to the Director in the prescribed form, and be signed—

(a) in the case of a primary society, by at least ten persons qualified for membership of the society under section 17;

(b) in the case of an apex society, by a person duly authorized in that behalf by each co-operative society or co-operative union, as the case may be, who are members thereof.

(2) The application shall be accompanied by four copies of the proposed by-laws of the society in English and the persons on whose behalf the application is made shall furnish such information with regard to the society as the Director may require.

(3) The Director shall, within two months from the date of receipt of an application—

(a) register the society; or

(b) reject the application and give written reasons for rejection.

**Provisional registration**

10. (1) If the Director is not satisfied that a society has complied with this Act, or is of the opinion that further steps need to be taken by the persons on whose behalf the application for registration is made in order to comply with this Act, the Director may provisionally register the society for such period, not exceeding one year, and subject to its compliance with such terms and conditions and provisions, as the Director may specify in writing.

(2) A provisional registration shall entitle the society to operate as a co-operative society and to operate as a body corporate.

(3) A society which is provisionally registered shall cause the fact that it is provisionally registered to be stated in legible Roman letters in all billheads, letters, papers, notices, advertisements and other official publications of the society, and on a sign board in a conspicuous position outside any premises in which it operates.

**Appeal against refusal to register**

11. (1) A co-operative society may appeal to the Executive Committee Member against the decision of the Director refusing to register the society.
(2) Any party aggrieved by the decision of the Executive Committee Member under subsection (1) may appeal against the decision to the High Court within thirty days.

Protection of the name “co-operative”

12. (1) No society shall be registered under a name identical with that under which any other existing society is registered, or under any name likely, in the opinion of the Director, to mislead the members of the public as to its identity.

(2) The word “co-operative” shall form part of the name of every co-operative society, and the word “limited” shall be the last word in the name of every co-operative society having limited liability.

Evidence of registration

13. (1) A certificate of registration or of a provisional registration signed by the Director shall be conclusive evidence that the society therein mentioned is duly registered or provisionally registered, unless it is proved that such registration of the society has been canceled or has been terminated.

(2) The certificate of registration bearing the number and date of registration shall be displayed at the head office of every co-operative society.

(3) A copy of the by-laws of a co-operative society or of an amendment of such by-laws certified by the Director shall be evidence for all purposes of the registration of such by-laws or such amendment.

(4) A document purporting to be signed by the Director shall be presumed to have been properly signed until the contrary is proved.

Co-operative society to be body corporate

14. (1) Upon registration, every society shall be a body corporate and shall be capable in its corporate name of—

(a) suing and being sued;

(b) purchasing, acquiring, or otherwise holding, and or disposing of movable and immovable property;

(c) entering into contract; and

(d) borrowing money;

(2) There shall be a county register of Cooperative Societies into which shall be entered particulars of all registered cooperative societies including—

(a) the name of cooperative society;

(b) physical address of its offices;
(c) nature of business;
(d) number of members; and
(e) such other particulars as the Director may determine.

3. A cooperative society registered under this Act may establish a branch or other offices other than its registered headquarters and file a notification of such establishment with the Director subject to payment of requisite fees.

By-laws to bind society and members

15. The by-laws of a co-operative society bind the co-operative society and the members.

Amendment of by-laws

16. (1) A co-operative society may, subject to this Act, amend its by-laws.

(2) No amendment of the by-laws of a co-operative society shall be valid until the amendment has been registered under this Act by forwarding to the Director a copy thereof in the prescribed manner.

(3) The Director may cancel the amendment if that amendment was effected and registered through misrepresentation or concealment of a material fact.

(4) An amendment which changes the name of a co-operative society shall not affect any right or obligation of that society or its members.

(5) When the Director registers an amendment of the by-laws of a co-operative society, the Director shall issue to the society a copy of the amendment certified by him or her, which shall be conclusive evidence of the fact that the amendment has been duly registered.

(6) In this section, “amendment” includes the making of a new by-law and the variation or revocation of a by-law, but excludes the variation of the registered address of a co-operative society where this forms a part of the by-laws of such a society.

PART IV—RIGHTS AND LIABILITIES OF MEMBERS

Qualification of membership

17. A person other than a co-operative society shall not be qualified for membership of a co-operative society unless—

(a) the person has attained the age of eighteen years;
(b) the person’s employment, occupation or profession falls within the category or description of those for which the co-operative society is formed; and

(c) the person is resident within, or occupies land within, the society’s area of operation as described in the relevant by-law.

**Limitation of holding share capital**

18. No member, other than a co-operative society, shall hold more than one-fifth of the issued and paid-up share capital of any co-operative society.

**Membership subject to authorization by annual general meeting**

19. A company incorporated or registered under the Companies Act (Cap. 486), or unincorporated body of persons shall not be entitled to become member of a co-operative society, except with a written authorization through a resolution by a General Meeting.

**Membership of cooperative society**

20. No member of a co-operative society shall exercise any of the rights of a member unless the member has made such payment to the society in respect of membership, or has acquired such interest in the society as may be prescribed under this Act or under the by-laws of the society.

**Limitation of membership to one society**

21. (1) A person shall not be a member of more than one co-operative society —

(a) with unlimited liability; or

(b) having the same or similar object.

(2) Despite subsection (1) a person may be a member of a co-operative society which carries on business on land or at premises outside the area of operation of that co-operative society in whose area of operation that land or the premises are situate, notwithstanding that its objects are the same as or similar to those of the other society.

**Voting rights of members**

22. Each member of a co-operative society shall have one vote only in the affairs of the society, irrespective of the number of shares the member holds:

Provided that a co-operative society which is a member of a co-operative union or an apex society shall have as many votes as may be prescribed by the by-laws of the co-operative union or apex society of which it is a
member, and may, subject to such by-laws, appoint any number of its committee members, not exceeding the number of such votes, to exercise its voting power.

Transfer of shares

23. (1) The transfer or charge of the share or interest of a member in the capital of a co-operative society shall be subject to such conditions as to maximum holding as are laid down in section 18.

(2) In the case of a co-operative society registered with unlimited liability, a member shall not transfer or charge any share held in the capital of the society or any part thereof, unless—

(a) the member has held such share or interest for at least one year; and

(b) the transfer or charge is in favour of the society or a member of the society.

Rights of members

24. A member of a co-operative society has the right to—

(a) attend and participate in decisions taken at all general meetings of the society;

(b) vote or be elected to organs of the society, subject to its by-laws;

(c) enjoy the use of all the facilities and services of the society subject to the society’s by-laws;

(d) access information relating to the society, including—

(i) internal regulations;

(ii) registers;

(iii) minutes of general meetings;

(iv) supervisory committees;

(v) reports, annual accounts and inventories; and

(vi) investigation reports.

Member’s rights vis-a-vis the co-operative society

25. A member of a co-operative society has the obligation to—

(a) observe and comply with all the society by-laws and decisions taken by the relevant organs of the co-operative society in accordance with the by-laws of that society;
(b) buy and pay up for shares or make any other payments provided for in the by-laws of the society; and

(c) meet the debts of the society in case of insolvency in accordance with this Act and the by-laws of the society.

PART VI—DUTIES OF A CO-OPERATIVE SOCIETIES

Registered address of co-operative society

26. Every co-operative society shall have a registered address to which notices and communications may be sent and shall send to the Director notice of every change of address within one month of the change.

Society to keep a copy of the Act and by-laws at registered office

27. Every co-operative society shall keep a copy of this Act and of the rules made thereunder and of its own by-laws and a list of its members (excluding details of nominees and shareholdings) at its registered office and shall keep them open for inspection by any person, free of charge, at all reasonable times during business hours.

Estimates of income and expenditure

28. For each financial year, the Committee of a co-operative society shall cause to be prepared estimates of the society’s income and expenditure including recurrent and capital estimates for approval by the general meeting at least three months before the end of the preceding financial year.

Account and audit

29. (1) Every co-operative society shall keep proper accounts which shall—

(a) be prepared in accordance with International Accounting Standards;

(b) reflect the true and fair state of the co-operative society’s affairs; and

(c) explain the co-operative society’s transactions including—

(i) all sums of money received and paid by the co-operative society and the reasons thereto;

(ii) all sales and purchases of goods and services by the co-operative society; and

(iii) all assets and liabilities of the co-operative society.
(2) The books of accounts shall be kept at the registered office of the co-operative society or at such other place as may be determined by the co-operative society and shall at all times be available for inspection by members of its supervisory committee and the auditor.

(3) It shall be the duty of every co-operative society to cause its accounts to be audited at least once in every financial year by an auditor appointed under subsection (4).

(4) The auditor shall be appointed at the annual general meeting from a list of auditors approved by the Director, in consultation with the Institute of Certified Public Accountants of Kenya.

(5) Where at an annual general meeting no auditor is appointed, the Director may appoint a person to fill the vacancy and the remuneration of the person so appointed shall be borne by the co-operative society.

(6) The accounts referred to in subsection (3) shall—

(a) conform with International Financial Reporting Standards;

(b) include the following records—

(i) a balance sheet;

(ii) an income and expenditure account; and

(iii) a cash flow statement;

(c) be approved by the Committee; and

(d) be authenticated by at least three Committee members including the chairperson of the co-operative society.

(7) No auditor shall present the audited accounts of a co-operative society to the members at a general meeting unless the accounts have previously been submitted to the Director in such form as may be prescribed.

(8) The auditor shall submit the audited accounts to a general meeting within four months after the end of the accounting period and shall include an opinion as to whether or not the co-operative society’s business has been conducted—

(a) in accordance with the provisions of this Act and, whether the books of accounts kept by the co-operative society are in agreement therewith and give a true and fair view of the state of the affairs of the society; and

(b) in accordance with the co-operative society’s objectives, by-laws and any other resolutions made by the society at a general meeting.
(9) The auditor shall have the right to—

(a) attend any general meeting of the co-operative society and be heard on any matter which concerns the office of the auditor;

(b) receive all notices and other communications relating to any general meeting which a member of the co-operative society is entitled to receive;

(c) access, at all times, any accounting records, books or documents of the co-operative society as may be necessary for the purpose of carrying out the duties as an auditor and may at the time of the audit—

(i) summon any officer, agent or member of the co-operative society for the purpose of obtaining information on the transactions of the co-operative society or management of its affairs;

(ii) require the production of any book, document, cash or securities relating or belonging to the co-operative society by any officer, agent, trustee or member having custody of such book, document, cash or securities; or

(iii) demand such other information or explanation from any officer of the co-operative society as may be necessary for the performance of the duties as an auditor.

(10) Every co-operative society shall, at such time and in such form as may be prescribed, file with the Director an annual return together with a certified true copy of the audited accounts and balance sheet of the society for each period of twelve months.

(11) Where a co-operative society fails to cause its accounts to be audited within the prescribed period in respect of its business for the previous financial year, members of the Committee shall automatically lose their positions at the next general meeting and shall not be eligible for re-election for three years unless the Director is satisfied that the failure was due to circumstances beyond their control.

(12) For the purposes of this section, “International Accounting Standards” and “International Financial Reporting Standards” means the standards established by the Institute of Certified Public Accountants of Kenya.

Production of books and other documents

30. Any officer, agent, servant or member of a co-operative society who is required by the Director, or by a person authorized in writing by the Director to do so shall, at such place and time as the Director may
direct, produce all moneys, securities, books, accounts and documents belonging to or relating to the affairs of such society which are in the custody of such officer, agent, servant or member.

PART VI—MANAGEMENT OF CO-OPERATIVE SOCIETIES

General meetings

31. (1) The supreme authority of a co-operative society shall vest in the members who shall have the right to attend and vote in all general meetings.

(2) Subject to subsection (3) a co-operative society shall hold an annual general meeting within four months after the end of each financial year.

(3) In the first year after registration of a co-operative society, the general meeting shall be held not later than one month after receipt of the certificate of registration of the co-operative society and during such meeting, the members shall —

(a) elect the co-operative society’s office bearers for the following year;

(b) determine the maximum borrowing powers of the co-operative society;

(c) consider and approve estimates of income and expenditure for the ensuing financial year or part thereof;

(d) appoint the co-operative society’s bankers and auditors; and

(e) receive reports and decide upon such other matters as may be necessary for the conduct of the co-operative society’s business.

(4) A general meeting of a co-operative society shall be convened by giving at least fifteen days written notice to the members.

(5) At the annual general meeting of a co-operative society, the members shall —

(a) consider and confirm the minutes of the last general meeting;

(b) consider any reports of the Committee or the Director;

(c) consider and adopt audited accounts;

(d) determine the manner in which any available surplus is to be distributed or invested;

(e) elect the co-operative society’s office bearers for the ensuing year;
(f) determine, where necessary, the maximum borrowing power of the society;

(g) appoint an auditor for the ensuing year; and

(h) transact any other general business of the co-operative society of which notice has been given to members in the manner prescribed in the by-laws of the co-operative society.

(6) A special general meeting of a co-operative society may be convened—

(a) by the Committee for the purpose of approving annual estimates or discussing any urgent matter which in the Committee’s opinion is in the interest of the co-operative society; or

(b) on receipt of a written notice for such meeting signed by such number of the members of the co-operative society as may be prescribed in the rules and stating the objects and reasons for calling the meeting.

(7) If the Committee fails to convene a meeting within fifteen days of receiving the notice under subsection (6)(b), the members demanding the meeting may themselves convene the meeting by giving notice to the other members of the cooperative society, stating the objects and reasons for the meeting and the fact that the Committee has failed to convene the meeting.

(8) The Director may convene a special general meeting of a society at which the Director may direct the matters to be discussed at the meeting.

(9) The chairperson or in the chairperson’s absence the vice-chairperson or such other person as may be prescribed in the by-laws of the co-operative society shall preside at a general meeting of a co-operative society.

(10) The Directors may preside at any meeting convened under subsection (8).

Membership and powers of the Committee

32. (1) A co-operative society may establish Committees consisting of not less than five and not more than nine members.

(2) The members of the Committee shall elect a chairperson and a vice-chairperson from among themselves.

(3) The Committee shall be the governing body of the society and shall, subject to any direction from a general meeting or the by-laws of the co-operative society, direct the affairs of the co-operative society with powers to—
(a) enter into contracts;

(b) institute and defend suits and other legal proceedings brought in the name of or against the co-operative society; and

(c) do all other things necessary to achieve the objects of the co-operative society in accordance with its by-laws.

(4) No person shall be a member of a Committee if the person—

(a) is not a member of the co-operative society;

(b) is under eighteen years of age;

(c) is unable to read and write;

(d) receives any remuneration, salary or other payment from the co-operative society save in accordance with this Act;

(e) is a committee member in two other co-operative societies;

(f) has been adversely named by the Director in an inquiry report adopted by a general meeting for mismanagement or corrupt practices while a member of the Committee;

(g) has been convicted of any offence involving dishonesty or is sentenced to imprisonment for a term exceeding three months;

(h) has been unable to pay a debt owing to a co-operative society as required other than in respect of a loan under the provision of any rules made under this Act;

(i) is a person against whom any amount of money is due under a decree, decision or order or is pending recovery under this Act; and

(j) has served for two consecutive terms as a member of the committee.

(5) The Committee may delegate any of its duties under this Act to an officer or officers of the co-operative society but, nothing in this subsection shall absolve the Committee from its responsibility to run the affairs of the co-operative society in a proper and business like manner.

(6) In the conduct of the affairs of a co-operative society the Committee shall exercise the prudence and diligence of ordinary men of business and the members shall be held, jointly and severally liable for any losses sustained through any of their acts which are contrary to the Act, rules, by-laws or the directions of any general meeting of the co-operative society.
(7) The Director may suspend from duty any Committee member charged in a court of law with an offence involving fraud or dishonesty pending the determination of the matter.

Duties of the Committee

33. (1) The Committee of a co-operative society shall be the governing authority of the society and have the powers to do all other things necessary to achieve the society's objects in accordance with its by-laws.

(2) The Committee of a co-operative society shall be responsible for the custody of all the assets belonging to the society.

(3) In the first year after registration of a co-operative society, the general meeting shall be held not later than one month after receipt of the certificate of registration of the co-operative society and during such meeting, the members shall —

(a) elect the co-operative society's office bearers for the ensuing year;
(b) determine the maximum borrowing powers of the co-operative society;
(c) consider and approve estimates of income and expenditure for the ensuing financial year or part thereof;
(d) appoint the co-operative society's bankers and auditors; and
(e) receive reports and decide upon such other matters as may be necessary for the conduct of the co-operative society's business.

(4) A general meeting of a co-operative society shall be convened by giving at least fifteen days written notice to the members.

(5) A special general meeting of a co-operative society may be convened —

(a) by the Committee for the purpose of approving annual estimates or discussing any urgent matter which in the Committee's opinion is in the interest of the co-operative society; or
(b) on receipt of a written notice for such meeting signed by such number of the members of the co-operative society as may be prescribed in the rules and stating the objects and reasons for calling the meeting.

(6) If the Committee fails to convene a meeting within fifteen days of receiving the notice under subsection (5) (b), the members demanding the meeting may themselves convene the meeting by giving notice to the other
members of the cooperative society, stating the objects and reasons for the meeting and the fact that the Committee has failed to convene the meeting.

(7) The Director may convene a special general meeting of a society at which the Director may direct the matters to be discussed at the meeting.

(8) The chairperson or in the chairperson’s absence the vice-chairperson or such other person as may be prescribed in the by-laws of the co-operative society shall preside at a general meeting of a co-operative society.

(9) The Director may preside at any meeting convened under subsection (6).

PART VIII—AMALGAMATION AND DIVISION OF CO-OPERATIVE SOCIETIES

Amalgamation of co-operative societies

34. (1) Any two or more co-operative societies may, by special resolution, in this section referred to as the preliminary resolution, resolve to amalgamate as a single society, hereinafter referred to as the amalgamated society.

(2) A copy of the preliminary resolution shall be sent to all the members and creditors of each of the amalgamating societies, and to all other persons whose interests in any of the amalgamating societies will be affected by the amalgamation.

(3) Any member of any of the amalgamating societies may, notwithstanding any by-law to the contrary, by notice in writing given to the society at least one month before the date specified as the date of amalgamation, intimate the member’s intention not to become a member of the amalgamated society.

(4) Any creditor of any of the amalgamating societies may, notwithstanding any agreement to the contrary, by notice in writing given to such society at least one month before the date specified as the date of amalgamation, intimate the member’s intention to demand the payment of any money due to him.

(5) Any other person whose interest will be affected by the amalgamation may, by notice in writing given to the concerned amalgamating society, not less than one month before the date specified as the date of amalgamation, object to the amalgamation unless the member’s claim is satisfied.

(6) Not less than three months after the date of the meeting at which the preliminary resolution is passed, a further special general meeting of
each of the amalgamating societies shall be held to consider the preliminary resolution and any notices received under this section.

(7) At the special general meeting held under subsection (6) provision shall be made by a further resolution of the society, in this section referred to as the secondary resolution, for—

(a) the repayment of the share capital of any member who has given notice under subsection (3);

(b) the satisfaction of any claims by creditors who have given notice under subsection (4); and

(c) the satisfaction of the claims of such other persons who have given notice under subsection (5) securing of their claims in such manner as determined by the Director.

Provided that no member or creditor or other person shall be entitled to such repayment or satisfaction until the preliminary resolution is confirmed as provided in subsection (8).

(8) Each amalgamating society may, by further resolution passed by a two-thirds majority of the members present and voting, confirm the preliminary resolution.

(9) If, within such time as the Director considers reasonable, the Director is satisfied that the secondary resolutions of each of the societies amalgamating comply with the provision of this section, the Director may register the amalgamated society and its by-laws and thereupon—

(a) each of the amalgamating societies shall stand dissolved and its registration cancelled;

(b) the registration of the amalgamated society shall be a sufficient conveyance to vest the assets and liabilities of the amalgamating societies in the amalgamated society;

(c) the remaining members of the amalgamating societies shall become members of the amalgamated society and will be subjected to its bylaws;

(d) any share holders of the amalgamating societies or any other persons who have claims against the amalgamating societies and whose claims were not satisfied in accordance with the secondary resolution, may pursue such claims against the amalgamated society.

(10) Where the Director refuses the amalgamation of the amalgamating societies under subsection (9) such societies may appeal against such refusal to the Executive Committee Member.
Division of co-operative societies

35. (1) A co-operative society, hereinafter referred to as the existing society, may, by special resolution, in this section referred to as the preliminary resolution, resolve to divide itself into two or more co-operative societies (hereinafter referred to as the new societies).

(2) The preliminary resolution shall contain proposals for the division of assets and liabilities of the existing society among the new societies in which it is proposed to be divided and may prescribe the area of operation of, and specify the members who will constitute each of the new societies.

(3) A copy of the preliminary resolution shall be sent to all the members and creditors of the existing society, and to all other persons whose interests will be affected by the division of the existing society.

(4) Any member of the existing society may, notwithstanding any by-law to the contrary, by notice in writing given to the society within two months of the receipt of the copy of the preliminary resolution, intimate the member’s intention not to become a member of any of the new societies.

(5) Any creditor of the existing society may, notwithstanding any agreement to the contrary, by notice in writing given to the existing society within two months after the receipt of the copy of the preliminary resolution, intimate the creditor’s intention to demand the payment of any money due.

(6) Any other person whose interest will be affected by the division may, by notice in writing given to the existing society within two months of the receipt of the preliminary resolution, object to the division.

(7) After the expiry of three months after the date of the preliminary resolution, a further special general meeting of the existing society shall be held to consider the preliminary resolution and any notices received under this section.

(8) At the special general meeting held under subsection (7), provision shall be made by a further resolution of the society for—

(a) the repayment of the share capital of any member who has given notice under subsection (2);

(b) the satisfaction of any claims by creditors who have given notice under subsection (5);

(c) the satisfaction of the claims of such other persons who have given notice under subsection (6) or the securing of their claims as the Director may determine, or direct:
Provided that no member or creditor or other person shall be entitled to such repayment or satisfaction until the preliminary resolution is confirmed as provided in subsection (9).

(9) The society may, by further resolution passed by a two-thirds majority of the members present and voting, confirm the preliminary resolution, with or without changes as in the opinion of the Director are not substantial, and the decision of the Director as to whether any changes are or are not substantial shall be final.

(10) If, the Director is satisfied within reasonable time that the provisions of the secondary resolution and the provisions of this section have been complied with, the Director may, register the societies into which the existing society has been divided and the by-laws of such societies and thereupon —

(a) the registration of the existing society shall stand dissolved;

(b) the registration of the new societies shall be sufficient to vest the assets and liabilities of the existing society in the new societies in the manner specified in the preliminary resolution, as confirmed;

(c) the remaining members of the existing society shall become members of one or other of the new societies, as is provided by the preliminary resolution, as confirmed; and

(d) any share holders or creditors of the existing society and any other persons who have claims against the existing society and whose claims were not satisfied in accordance with the secondary resolution, may pursue such claims against one or other of the new societies, as is provided by the preliminary resolution, as confirmed.

(11) Where the Director refuses to approve the division of an existing society under subsection (10), the society may appeal to the Executive Committee Member within thirty days of the communication to it of the refusal.

PART IX—RIGHTS AND OBLIGATIONS OF CO-OPERATIVE SOCIETIES

Society to have charge over member’s produce

36. (1) A co-operative society which has as one of its objects the disposal of any agricultural produce, may enter into a contract with its members, either in its by-laws or by a separate document binding the members to dispose of all their agricultural produce, or such amounts or descriptions of the same as may be stated therein, to or through the society, and the contract may bind the members to produce the quantities
of agricultural produce therein specified, and the contract may also provide for payment of a specific sum per unit of weight or other measure as liquidated damages for any breach of the contract, and any such sum on becoming payable shall be a debt due to the society and shall be a charge upon the immovable property of the member (subject to registration of the charge under the law under which the property is registered) and all stock then being thereon.

(2) Any such contract as is mentioned in subsection (1) shall have the effect of creating in favour of the co-operative society a charge upon the proceeds of sale of all produce mentioned therein, whether existing or future.

(3) A co-operative society may, on the authority of a resolution passed in general meeting, pledge the produce deliverable by members under any such contract as is mentioned in subsection (1) as security for loans made to the society, in all respects as if it were the owner of the produce.

Fines for violation of by-laws

37. (1) The by-laws of a co-operative society may, subject to this Act, provide for the imposition of fines, not exceeding twenty thousand shillings, on its members for any infringement of its by-laws, but no such fine shall be imposed upon any member until written notice of intention to impose the fine and the reason therefore has been served on the member and the member has had an opportunity of showing cause why the fine should not be imposed and, if the member so desires, of being heard with or without witnesses.

(2) Any such fine shall be a civil debt due to the co-operative society, and shall, without prejudice to any other means of recovery, be recoverable summarily.

(3) The whole or any part of such fine may be set off against any moneys due to such member in respect of produce delivered by the member to the co-operative society.

(4) A member shall not be taken to have infringed the by-laws of a co-operative society by reason of the member having failed to deliver produce to such society, if the failure was due to the fact that, before becoming a member of the society, the member had contracted to deliver such produce to some other person, and the contract had been disclosed in accordance with subsection (5).

(5) It shall be the duty of every person applying for membership of a registered society to disclose to the society particulars of all such contracts as are mentioned in subsection (4).
Society to have first charge over debts, assets, etc. in certain cases

38. (1) Subject to any other written law as to priority of debts where a co-operative society has—

(a) supplied to any member or past member any seeds or manure, or any animals, feeding stuff, agricultural or industrial implements or machinery or materials for manufacture or building; or

(b) rendered any services to any member or past member; or

(c) lent money to any member or past member to enable the member to buy any such things as aforesaid or to obtain any such services, the society shall have a first charge upon such things or, as the case may be, upon any agricultural produce, animals or articles produced therewith or therefrom or with the aid of such money.

(2) The charge shall subsist for such period as the loan or value of the services rendered by a co-operative society to a member shall remain unpaid.

Society to have first charge over members’ share

39. A co-operative society shall have a first charge upon the share or interest in the capital and on the deposits of a member or past member, and upon any dividend, bonus or accumulated funds payable to a member or past member, in respect of any debt due from such member or past member to the society, and may set off any sum credited or payable to such member, or past member in or towards the payment of any such debt.

Failure to remit the sum deducted

40. (1) Where an employer of a person who is a member of a co-operative society has, under the instructions of the employee, made a deduction from the employee’s emoluments for remittance to the co-operative society concerned but fails to remit the deductions within seven days after the date upon which the deduction was made, the employer shall be liable to pay the sum deducted together with compound interest thereon at a rate of not less than five per cent per month.

(2) The Director may, on behalf of the society, institute legal proceedings in court for recovery of the sum owing under subsection (1) without prejudice to any other mode of recovery and such sum shall be a civil debt recoverable summarily.

(3) The Director may, by written notice, appoint any person, bank or institution to be an agent of the society for the purposes of collection and recovery of a debt owed to the society.
(4) The agent shall pay the amount specified in the notice issued under subsection (3) out of any moneys which may, at any time during the twelve months following the date of the notice, be held by the agent for the employer or are due from the agent to the employer.

(5) Where an agent claims to be or to have become unable to comply with subsection (3) by reason of lack of moneys held by or due from the agent, the agent shall give a written notification to the Director stating the reasons for the inability and the Director may—

(a) accept the notification and cancel or amend the notice accordingly; or

(b) if not satisfied with the reasons, reject the notification in writing.

(6) Where an agent fails to notify the Director or the notification is rejected, it shall be presumed that the agent has sufficient moneys for the payment of the amount specified in the notice.

(7) Where an agent fails to pay the amount specified in the notice within thirty days from the date of service or the date on which any moneys come into agent’s possession for or become due to the agent from the employer, the agent shall be liable for the amount specified in the notification as if the agent were the employer.

(8) In any proceedings for the collection or recovery of the amount specified in the notice, it shall not be a defence for the agent to claim lack of the moneys.

(9) This section shall apply notwithstanding that the failure under subsection (1), to remit the sum deducted may constitute an offence under some other law for which the employer has been prosecuted, or is being, or is likely to be prosecuted.

(10) In this section “employer” includes any person, firm or organization holding remuneration or payment for produce of a member of a co-operative society and the term “employee” includes any person who receives remuneration or payment for produce from such persons or firm or organization.

**Member’s share not subject to attachment**

41. Subject to section 39, the share or interest of a member in the capital of a co-operative society shall not be liable to attachment or sale under any decree or order of a court in respect of any debt or liability incurred by such member, and a trustee in bankruptcy under the law relating to insolvency shall not have any claim on such share or interest:
Provided that, where a co-operative society is dissolved, the share or interest of any member who is adjudged a bankrupt under such law shall vest in the trustee in bankruptcy in accordance with such law.

**Liability of past members**

42. The liability of a past member of a co-operative society shall be in respect of the debts of the society as they existed at the date when the member ceased to be a member and proceedings in respect thereof may be commenced within a period of two years from such date:

Provided that, in the case of a co-operative society with limited liability, if the first audit of the accounts of such society after ceasing to be a member discloses that the society is solvent, the financial liability of such past member shall cease forthwith.

**Liability of deceased members**

43. The estate of a deceased member shall be liable for the debts of the co-operative society as they existed at the time of the death, and proceedings in respect thereof may be commenced within one year of the death:

Provided that—

(a) in the case of a co-operative society with limited liability, if the first audit of the accounts of the society after the death discloses a credit balance in favour of the society, the financial liability of the estate shall cease forthwith; and

(b) a personal representative shall not be liable except in respect of assets in the person’s possession or control.

**Transfer of share or interest of deceased members**

44. (1) On the death of a member, a co-operative society may transfer the share or interest of the deceased member to—

(a) the person nominated in accordance with this Act and any rules made thereunder;

(b) if there is no person so nominated, such person as may appear to the Committee of the society to be the personal representative of the deceased member; or

(c) if either of such persons is not qualified under this Act and any rules made thereunder or the by-laws of such society for membership, such person, specified by the nominee or personal representative, as the case may be, who is so qualified, or may pay to such nominee or personal representative, as the case may be, a sum representing the value of such member’s share or
interest ascertained in accordance with any rules made under this Act or by-laws of the society:

Provided that—

(i) in the case of a co-operative society with unlimited liability, such nominee or personal representative, as the case may be, may require the society to pay the value of the share or interest of the deceased member ascertained in the manner mentioned in this subsection; or

(ii) in the case of a co-operative society with limited liability, the society shall transfer the share or interest of the deceased member to such nominee or personal representative, as the case may be, being qualified in accordance with this Act or any rules made thereunder or the by-laws of such society for membership of the society, or on application within one month of the death, to any person specified in the application, who is so qualified.

(2) A co-operative society shall pay all other moneys due to the deceased member from the society to such nominee or personal representative, as the case may be.

(3) All transfers and payments made by a co-operative society in accordance with this section shall be valid and effectual against any demand made upon the society by any other person.

Evidence of member’s interest in society

45. (1) Any register or list of members or of shares which is kept by a co-operative society shall be prima facie evidence of any of the following particulars entered therein—

(a) the date on which the name of any person was entered in such register or list, as a member;

(b) the date on which any such person ceased to be a member; and

(c) the number of shares held by any member.

(2) A copy of any entry in a book of a co-operative society regularly kept in the course of its business, shall, if certified in accordance with the rules made under this Act, be prima facie evidence in any proceedings of the existence of such entry, and of the matters, transactions, and accounts, therein recorded.
PART X—PROPERTY AND FUNDS OF COOPERATIVE SOCIETIES

Application of society’s property and funds

46. The property and funds of a co-operative society shall only be applied for the benefit of the society and, its members, in accordance with the provisions of this Act, the rules made hereunder and the by-laws of the society.

Restriction on giving loans

47. A co-operative society shall not give a loan nor allow any credit, to person other than a member, unless the by-laws of the society provide for giving a loan subject to a resolution passed at the general meeting of the society to that effect.

Restriction on borrowing

48. A co-operative society may receive loans from persons who are not members only to such extent and under such conditions as may be prescribed by its by-laws or by rules under this Act, and for the purposes of this section a deposit of money under a hire-purchase agreement shall be deemed to be a loan.

Investment of society’s funds

49. A co-operative society may invest or deposit its funds only—

(a) in a bank or registered financial institution;

(b) in investments and securities as are for the time being authorized for the investment of trust funds;

(c) in the shares of any other co-operative society;

(d) in the stock of any statutory body established in Kenya or in any limited liability company listed in Kenya; or

(e) in any other manner approved by a resolution at a general meeting of the said society.

Declaration and payment of bonus

50. (1) Subject to this section, every co-operative society shall declare each year all bonuses due to members; but, where the bonuses are required for re-investment by the society for capital development, or for the redemption of bonus certificates, the society shall issue bonus certificates to its members in lieu of cash payments, redeemable from a revolving fund established by the society for that purpose.
(2) No co-operative society shall pay a dividend, bonus; or distribute any part of its accumulated funds without a balance sheet and audited account and report disclosing the surplus funds out of which the dividend, bonus or distribution is to be made.

(3) A co-operative society shall pay a dividend at such rate as may be recommended by the management committee and approved by the annual general meeting of the society.

**Maintenance of reserve fund**

51. (1) Every co-operative society which does or can derive surplus from its transactions shall maintain a reserve fund.

(2) A co-operative society may carry to the reserve fund such portion of the net surplus in each year as may be prescribed by rules made under this Act or by the by-laws of the society.

(3) The reserve fund shall be invested in the manner provided for under section 49 of this Act.

(4) The reserve fund set up under this section shall be indivisible and no member shall be entitled to claim a specific share of it.

(5) Upon the dissolution of a co-operative society, the assets under the reserve fund shall be applied in the discharge of the liabilities of the society.

**Distribution of net balance**

52. Subject to sections 50 and 51, the net balance of each year with, any sum available for distribution from previous years, may be distributed in the manner prescribed by rules made under this Act or by the by-laws of the society.

**PART XI—CHARGES BY CO-OPERATIVE SOCIETIES**

**Creating charge over society’s property**

53. A co-operative society may from time to time, charge the whole or any part of its property, if its by-laws expressly empower it to do so, subject to a special resolution by the general meeting.

**Charge to comply with applicable law**

54. A charge created by a co-operative society in accordance with section 53 of this Act shall comply with the provisions of the law applicable to the particular type of charge.

**Charges to be registered with the Director**

55. Every co-operative society shall register with the Director, every charge created by it and the particulars thereof: Provided that registration
of a charge may be effected on the application of any person interested therein:

Provided further that where registration is effected on the application of a person other than the co-operative society, such person shall be entitled to recover from the co-operative society the amount of any fees properly paid to the Director for such registration.

Register of charges

56. (1) The Director shall, with respect to each co-operative society, register in such form as may be prescribed by or under this Act, all charges requiring registration and shall enter in the register, with respect to every charge, the following particulars—

(a) if the charge is a charge created by the society, the date of its creation, and if the charge was a charge existing on property acquired by the society, the date of the acquisition of the property;

(b) the amount secured by the charge;

(c) short particulars of the property charged; and

(d) the persons entitled to the charge.

(2) The Director shall issue a certificate of the registration of any charge registered under this Act stating the amount secured and the certificates shall be conclusive evidence that the requirements of this Act as to registration of charges have been complied with.

(3) The register kept in pursuance of this section shall be open for inspection by any interested person on payment of the prescribed fee.

(4) The Director shall keep a chronological index in the prescribed form and containing the prescribed particulars, of the charges entered in the register.

Certificate of satisfaction of charges

57. The Director may, on evidence being given to satisfaction that the debt for which any registered charge was given has been paid or satisfied, order that a memorandum of satisfaction be entered on the register, and shall if required, furnish the co-operative society concerned with a copy thereof.

Receiver to give notice of appointment

58. (1) If any person obtains an order for the appointment of receiver or manager of the property of a co-operative society, or if the Director appoints such a receiver or manager under any powers contained in any
instruments, the person shall, within seven days from the date of the order of the appointment under the said powers, give written notice of the fact to the Director and the Director shall enter the notice in the register of charges.

(2) Where any person appointed receiver or manager of the property of a co-operative society under the powers contained in any instrument ceases to act as such receiver or manager, the person shall, on so ceasing, give written notice of the fact to the Director and the Director shall enter the notice in the register of charges.

(3) If any person makes default in complying with the requirements of this section, the person shall be guilty of an offence and shall be liable to a fine not exceeding two thousand shillings for every day during which the default continues.

Society to keep copy of instruments of charge at registered office

59. Every co-operative society shall cause a copy of every instrument of a charge which is required by this Act to be registered, to be kept at the registered address of the society.

Society to keep register of particulars of charges

60. (1) Every co-operative society shall keep, at the registered address of the society, a register of charges in which shall be entered all charges specifically affecting the property of the society and all floating charges on the property or assets of the society, giving in each case a short description of the property charged, the amount of the charge, and the name of the person entitled thereto.

(2) If any officer of a co-operative society knowingly omits, or permits the omission of, any entry required to be made in any register in pursuance of this section, the officer shall be guilty of an offence and shall be liable to a fine not exceeding ten thousand shillings.

Right of members and creditors to inspect register of charges

61. (1) The copies of the instruments creating charges which are required by this Act to be registered and the register of charges kept by the co-operative society under section 56 shall be open, during business hours, to inspection by any creditor or member of the society, without fee, subject to such reasonable restrictions as the society, in general meeting, may impose. Provided however, that not more than two hours in each day shall be allowed for inspection, and the register of charges shall also be open to inspection by any other person on payment of the prescribed fee.

(2) Any officer of a co-operative society who refuses to allow inspection of the register of charges or copies of the instruments creating
charges in accordance with subsection (1) of this section, or who permits such refusal, shall be guilty of an offence and shall be liable to a fine not exceeding two thousand shillings for every day during which the refusal of permission continues.

**PART XII—INQUIRY AND INSPECTION**

**Inquiry by Director**

62. (1) The Director may hold an inquiry or, in writing, direct any person to hold an inquiry —

(a) on the direction of the Executive Committee Member; or

(b) on the application of not less than one-thirds of the members present and voting at a meeting of the society; or

(c) on the application of the liquidator or of any creditor

(2) The inquiry under subsection (1) may inquire into—

(a) the by-laws, working and financial conditions of any co-operative society; or

(b) the conduct of any person who has taken part in the organisation or management of a co-operative society, or any past or present officer or member of the society.

(3) All officers and members of the co-operative society shall produce such cash, accounts, books, documents and securities of the society, and furnish such information in regard to the affairs of the society, as the person holding the inquiry may require.

(4) The Director shall report the findings of the inquiry at a general meeting of the society and shall give directions for the implementation of the recommendations of the inquiry report.

(5) Where the Director is satisfied, after due inquiry, that the Committee of a co-operative society is not performing its duties properly, the Director may dissolve and cause to be appointed an interim Committee consisting of not more than five members from among the members of the society for a period not exceeding ninety days.

(6) Any person found to have misapplied or retained or become liable or accountable for any money or property of the society or has been guilty of misfeasance or breach of trust in relation to the society, may, if the Director so directs, be required to repay or restore the money or property or any part thereof to the co-operative society together with interest.

(7) This section shall apply notwithstanding that the act or default by reason of which the order is made may constitute an offence under another
law for which the person has been prosecuted, or is being or is likely to be prosecuted.

**Inspection of books of indebted society**

63. (1) The Director may, on the application of a creditor of a co-operative society, inspect, or direct some persons authorized in writing to inspect, the books of the society, if—

(a) the creditor satisfies the Director that the debt is a sum then due, and that creditor has demanded payment thereof and has not received satisfaction within a reasonable time; and

(b) the applicant deposits with the Director such sum as security for the expenses of the inspection as the Director may require.

(2) The Director shall inform the creditor of the results of the inspection.

**Expenses of inquiry**

64. (1) Where an inquiry is held under section 62, or an inspection is made under section 63 of this Act, the Director may, by a certificate, make an order apportioning the expenses, or such part of the expenses as are proper, between the society, the members or creditor demanding the inquiry or inspection, and the officers or former officers of the society; and the decision of the Director thereon shall be final.

(2) Any sum awarded by way of expenses under subsection (1) shall be a civil debt recoverable summarily on production of the certificate referred to in that subsection.

**Routine inspection**

65. Notwithstanding the provisions of sections 62 and 63, the Director may from time to time carry out impromptu inspection into the affairs of a co-operative society.

**PART XIII—DISSOLUTION**

**Procedure for dissolution**

66. (1) If the Director, after holding an inquiry under section 62 or making an inspection under section 63 of this Act, or receiving an application made by at least three fourths of the members of a co-operative society, is of the opinion that the society ought to be dissolved, the Director may, in writing, order the dissolution of the society and subsequent cancellation of registration.

(2) Any member of a co-operative society who feels aggrieved by an order under subsection (1) may, within two months after the making of
such order, appeal against the order to the Executive Committee Member
with a final appeal to the High Court.

(3) Where no appeal is filed within the prescribed time, the order
shall take effect on the expiry of that period, but where an appeal is filed
within the prescribed time the order shall not take effect unless it is
confirmed by the Executive Committee Member or by the High Court, as
the case may be.

(4) Where the Director makes an order under subsection (1), the
Director shall make such further order as is fit for the custody of the books
and documents and the protection of the assets of the society.

(5) No co-operative society shall be dissolved or wound up save by
an order of the Director.

Cancellation of registration

67. (1) Where a co-operative society has—

(a) less than the prescribed number of members;

(b) failed to file returns with the Director for a period of three years;

or

(c) failed to achieve its objects, the Director may, in writing, order
the cancellation of its registration and dissolution of the society
and the order shall take effect immediately.

(2) A person aggrieved by an order of the Director under subsection
(1) may appeal against such order to the Executive Committee Member
within thirty days of the order.

Effects of cancellation

68. Where the registration of a co-operative society is cancelled, the
society shall cease to exist as a corporate body from the date the order
takes effect.

Effects of cancellation

69. (1) The sections of the Companies Act (Cap. 486) specified in the
Schedule to that Act, shall apply with necessary modifications in relation
to the winding-up of a co-operative society as they apply to that of a
company registered under that Act.

(2) The Executive Committee Member may, by order, amend this
Act.

Appointment of liquidator

70. Where the registration of a co-operative society is cancelled
under section 66 or 67, the Director may appoint one or more persons to
be liquidator or liquidators of that society (hereinafter referred to as the liquidator) and all the property of such society shall vest in the liquidator from the date upon which the order of cancellation takes effect.

**Powers of liquidator**

71. (1) The liquidator shall, subject to this Act, have the following powers—

(a) to appoint a day, in the prescribed manner, before which the creditors whose claims are not already recorded in the books of the cooperative society shall state their claims for admission, or be excluded from any distribution made before they have proved them;

(b) to institute and defend suits and other legal proceedings by, and on behalf of, the society in liquidator’s own name or office, and to appear before the Tribunal as litigant in person on behalf of the society;

(c) to appoint an advocate to assist in the performance of the duties;

(d) to refer disputes to the Tribunal in the prescribed manner;

(e) to determine from time to time the contributions to be made by the members and past members, and by the estates of deceased members of the society, to the funds of the society;

(f) to investigate all claims against the society, and subject to this Act, to decide questions of priority arising between claimants;

(g) to call such meeting of members and creditors as may be necessary for the proper conduct of the liquidation;

(h) to sell the movable and immovable property and rights of action of the society, by public auction or private contract with power to transfer the whole thereof to any person or company or to transfer the same in parcels;

(i) to carry on the business of the society as far as may be necessary for the proper liquidation of the affairs of the society;

(j) to determine, from time to time, by what persons and in what proportion the expenses of the liquidation are to be borne;

(k) to take possession of the books, documents and assets of the society;

(l) to arrange for the distribution of the assets of the society in a convenient manner when a scheme of distribution has been approved by the Director;
(m) to give such directions in regard to the disposal of the books and documents of the society as may appear to be necessary for winding up the affairs of the society;

(n) to compromise, with the approval of the Director, any claim by, or against, the society; or

(o) to apply to the Director for the discharge from the duties of liquidator after completion of the liquidation proceedings.

(2) The liquidator shall have power to summon and enforce the attendance of witnesses and to compel the production of documents by the same means and so far as may be necessary, in the same manner as is provided in the case of a court under the Civil Procedure Act (Cap. 21), in so far as such powers are necessary for carrying out the purposes of this section.

Liquidation account of societies

72. An account, to be called the Co-operative Societies Liquidation Account, shall be kept by the Director with such bank as may be prescribed and shall be the Executive Committee Member in the prescribed manner.

Powers of Director during liquidation

73. (1) The liquidator shall exercise the powers subject to the guidance and control of the Director and to any limitations imposed by the Director, and the Director may —

(a) rescind or vary any order made by the liquidator and make any new order as is proper;

(b) remove the liquidator from office and appoint a new liquidator;

(c) call for all books, documents and assets of the society;

(d) by order in writing, in any particular case, limit the powers of the liquidator conferred by section 71;

(e) require accounts to be rendered to the Director by the liquidator;

(f) procure the auditing of the liquidator's accounts and authorize the distribution of the assets of the society;

(g) make an order for the remuneration of the liquidator;

(h) grant a discharge to the liquidator on application upon completion of the liquidation proceedings;

(i) require any member or past member of the society and any trustee, banker, receiver, agent or officer of the society to pay, deliver, convey, surrender or transfer forthwith, or within
reasonable time, to the liquidator, any money, property, books or papers in the member’s hands to which the society appears to be entitled;

(j) appoint a special manager for the management of the business of the society and determine the remuneration and what, if any, security the person shall give for the proper performance of the duties;

(k) refer any dispute between a liquidator and any third party to the Tribunal if that party consents in writing to be bound by the decision of the Tribunal; or

(l) require the indemnification of the liquidator.

(2) The decision of the Tribunal on any matter referred to it under subsection (1) (k) shall be binding upon the parties and shall be exercisable in the like manner as an order made by the Director under subsection (1) (a).

(3) Where any matter is referred to the Tribunal under subsection (1) (k) the cost of the reference and award shall be in the discretion of the Tribunal, who may direct to and by whom, and in what manner, those costs or any part thereof shall be paid, and may tax or settle the amount of costs to be so paid by any party thereof.

Appeal against order of liquidator or Director

74. (1) A person aggrieved by any order or decision of the Director or the liquidator under section 73 or section 71, as the case may be, may appeal against the order or decision to the Tribunal within thirty days of the order or decision.

(2) A person aggrieved by a decision of the Tribunal under subsection (1) may appeal to the High Court within thirty days of the decision.

Enforcement of orders

75. Subject to sections 73 and 74, any order or decision made under section 71 or section 71 on being filed in the court, may be enforced in a court in the same manner as if the order or decision were an order or decision of the court.

Institution of winding up proceedings

76. If the liquidator of a society whose registration has been cancelled alleges that any of the offences mentioned in sections 318, 319, 320, 321, 322 or 323 of the Companies Act (Cap. 486) have been committed, the
liquidator shall report the facts to the Director, who shall, if it is necessary, institute such proceedings as may be necessary.

**Power to restrain convicted persons from being officers of society**

77. Any person who is convicted of an offence under sections of the Companies Act (Cap. 486) specified in section 76 shall cease to be, or remain, an officer of a co-operative society, and shall cease to be concerned in or take part in, whether directly or indirectly, the management of a co-operative society, for a period of five years from the date of the conviction, and any person acting as, or purporting to be acting as such an officer, or being so concerned in, or taking part in the management of a co-operative society during that period, shall be guilty of an offence and shall be liable to imprisonment for a term not exceeding two years.

**PART XIV—SURCHARGE**

**Power to surcharge officers of co-operative society**

78. (1) Where it appears that any person who has taken part in the organization or management of a co-operative society, or any past or present officer or member of the society—

(a) has misapplied or retained or become liable or accountable for any money or property of the society; or

(b) has been guilty of misfeasance or breach of trust in relation to the society, the Director may, on the application of the liquidator or of any creditor or member, inquire into the conduct of such person.

(2) Upon inquiry under subsection (1), the Director may, make an order requiring the person to repay or restore the money or property or any part thereof to the co-operative society together with interest at such rate as the Director thinks just or to contribute such sum to the assets of the society by way of compensation as the Director deems just.

(3) This section shall apply notwithstanding that the act or default by reason of which the order is made may constitute an offence under another law for which the person has been prosecuted, or is being or is likely to be prosecuted.

**Appeal against order**

79. (1) Any person aggrieved by an order of the Director under section 78(1) may, within thirty days, appeal to the Tribunal.

(2) A party aggrieved by the decision of the Tribunal may within thirty days appeal to the High Court on matters of law.
Recovery of surcharge

80. (1) Subject to section 79, an order made pursuant to section 78 for any moneys to be repaid or contributed to a co-operative society shall be filed with the Tribunal and shall, without prejudice to any other mode of recovery, be a civil debt recoverable summarily.

(2) Without prejudice to the powers by the Committee of a society to take action for recovery of the sum surcharged under section 78, the Director may, on behalf of the society, institute such action.

PART XV — SETTLEMENT OF DISPUTES

Disputes

81. (1) If any dispute concerning the business of a co-operative society arises—

(a) among members, past members and persons claiming through members, past members and deceased members; or

(b) between members, past members or deceased members, and the society, its Committee or any officer of the society; or

(c) between the society and any other co-operative society,

it shall be referred to the Tribunal.

(2) A dispute for the purpose of this section shall include—

(a) a claim by a co-operative society for any debt or demand due to it from a member or past member, or from the nominee or personal representative of a deceased member, whether such debt or demand is admitted or not; or

(b) a claim by a member, past member or the nominee or personal representative of a deceased member for any debt or demand due from a co-operative society, whether such debt or demand is admitted or not;

(c) a claim by a Sacco society against a refusal to grant or a revocation of licence or any other due, from the Authority.

Establishment, Functions, proceedings and Operation of Tribunal

82. The establishment, functions, proceedings and operation of Tribunal shall be governed by sections 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87 and 88 of the Co-operative Societies Act (Cap. 490).
PART XVI—GENERAL PROVISIONS

Remuneration of officers and members of society

83. (1) No officer or member of a co-operative society shall receive any remuneration, salary, commission or any other payment from the society for services rendered to the society unless the society has, by a resolution passed at a general meeting, approved the payment of such remuneration, salary, commission or other payment.

(2) No officer or member of a co-operative society shall receive any remuneration, salary, commission or other payment from any person or body or association other than the society in respect of any business or transaction entered into by the society:

Provided that in special circumstances the society may, by resolution passed at a general meeting, authorize such remuneration, salary, commission or other payment to be made.

(3) Any officer or member of a co-operative society who receives any remuneration, salary, commission or other payment in contravention of this section shall be guilty of an offence and liable to a fine not exceeding one hundred thousand shillings or to imprisonment for a term not exceeding two years, or to both such fine and such imprisonment; and shall, if the offence is the contravention of subsection (1) of this section, be ordered to repay the amount of the remuneration, salary, commission or other payment received from the society in addition to or in lieu of any other punishment, and default in such payment shall be dealt with in the same manner as default in paying a fine imposed by a court.

Restriction on use of word “Co-operative”

84. (1) No person, other than a co-operative society, shall trade or carry on business under any name or title of which the word “Co-operative” or its equivalent in any other language is part, without the written approval of the Director.

(2) Any person who contravenes subsection (1) of this section shall be guilty of an offence and shall be liable to a fine not exceeding fifty thousand shillings, and in the case of a continuing offence, to a further fine not exceeding two thousand shillings for each day on which the offence is continued after conviction therefor.

County Co-operative Development Fund

85. (1) The Executive Committee Member may establish a fund to be known as the Co-operative Development Fund (hereinafter referred to as “the Fund”).
(2) The object and purpose for which the Fund is established is the promotion of education, training, research, consultancy and other related activities in the co-operative sector in the County.

(3) The Fund shall consist of contributions by co-operative societies and any other lawful source.

(4) The Fund shall vest in a Board of nine trustees, six of whom shall be elected by the co-operative movement and three appointed by the Executive Committee Member.

(5) The Executive Committee Member may, in consultation with the apex society, prescribe the manner of formation and maintenance of the Fund.

Regulations

86. (1) The Executive Committee Member may in consultation with the apex society make regulations for the better carrying out of the provisions and purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such regulations may—

(a) prescribe the forms to be used and conditions to be complied with in making application for the registration of a society and the procedure to be followed;

(b) prescribe the matter in respect of which a co-operative society may or shall make by-laws, and the procedure to be followed in making, varying and revoking by-laws, and the conditions to be satisfied before making, varying or revoking by-laws;

(c) prescribe the conditions to be complied with by persons applying for admission or admitted as members, and the payments to be made and the interest to be acquired before the exercise of the right of membership;

(d) regulate the manner in which funds may be raised whether by means of shares or debentures or otherwise;

(e) provide for general meetings of the members and for the procedure at such meetings and the powers to be exercised by such meetings;

(f) provide for the appointment, suspension and removal of the members of the Committee and other officers, and for the procedure at meetings of the Committee, and for the powers to be exercised and the duties to be performed by the Committee and other officers;
(g) prescribe the accounts and books to be kept by a co-operative society;

(h) provide for the form of the final accounts and the balance sheet to be prepared annually and any other statements and schedules relating thereto;

(i) provide for the resignation and expulsion of members and for the payments, if any, to be made to members who resign or are expelled, and for the liabilities of past members;

(j) provide for the persons by whom and the form in which copies of entries in books of co-operative societies may be certified;

(k) provide for the inspection of documents and registers at the Director’s office and prescribe the fees to be paid thereof and for the issue of copies of such documents or registers;

(l) provide for the formation and maintenance of a register for members and, where the liability of members is limited by shares or limited by guarantee, of the register of shares;

(m) provide for the order in which the value of a deceased member’s interest shall be ascertained and subject to section 39 for the nomination of a person to whom such interest may be paid or transferred;

(n) provide for the mode in which the value of the interest of a member who has become of unsound mind or incapable of managing the member’s affairs shall be ascertained and for the nomination of any person to whom such interest may be paid or transferred;

(o) provide for the manner of formation and maintenance of reserve funds and the objects to which such funds may be applied and for the investments of any funds under the control of a co-operative society;

(p) prescribe the procedure to be followed in appeals made to the Executive Committee Member under this Act;

(q) prescribe the returns to be submitted by a co-operative society to the Director and the person by whom and the form in which such returns shall be submitted;

(r) prescribe the fees to be paid on applications, registrations and other acts done by the Director under this Act;

(s) prescribe the procedures to be followed in the liquidation of societies; and

(t) prescribe anything which under this Act may be prescribed.
(3) In any case where the Director is satisfied that a substantial number of members of any co-operative society are unacquainted with the English language, the Director may cause any rules made under this section to be translated into a language with which such members are acquainted, and to be made known in a manner customary for the community to which such members belong, provided that on any matter of interpretation the English version of the rules shall prevail.

Exemption

87. (1) Notwithstanding anything contained in this Act, the Executive Committee Member may, by notice in the *Gazette*—

(a) exempt any co-operative society from any of the provisions of this Act, subject to such conditions, exceptions or qualifications as may be imposed;

(b) apply to any co-operative society any of the provisions of this Act subject to such modifications as may be necessary.

(2) The Executive Committee Member shall cause to be published in the *Gazette* thirty days' notice of the intention to grant an exemption under subsection (1).

(3) Any person with an objection regarding an intended exemption under this section may make representations to the Executive Committee Member within the period of the notice.

(4) The Executive Committee Member may upon considering representations and objections made under this section, either—

(a) abstain from granting the intended exemption; or

(b) grant such exemption subject to such terms and conditions as may be necessary.

Offences

88. (1) It shall be an offence under this Act if—

(a) a co-operative society, or an officer or a member thereof, fails to do or to cause to be done any act or thing which is required by or under this Act or any rules made thereunder to be done; or

(b) a co-operative society, or an officer or a member thereof, does anything which is prohibited by or under this Act or any rules made thereunder; or

(c) a co-operative society, or an officer or a member thereof, willfully neglects or refuses to do any act or to furnish any information required for the purposes of this Act by the Director
or the Registrar, or any person duly authorized in that behalf, by
the Director or the Registrar; or

(d) a co-operative society or an officer or member thereof willfully
makes a false return or furnishes false information with respect to
any return or information in or which is required by or under this
Act or any rules made thereunder; or

(e) any person willfully and without reasonable excuse disobey any
summons, requirement or lawful order issued under this Act, or
fails to furnish any return or information lawfully required from
the person; or

(f) any person acts or purports to act as an officer of a co-operative
society when not entitled to do so.

(2) Every co-operative society, officer or member of a co-operative
society or other person who commits an offence under this section shall be
liable to a fine not exceeding fifty thousand shillings or to imprisonment
for a term not exceeding two years, or to both.

(3) The Director of Public Prosecution may appoint public
prosecutors for cases arising under of this Act.

Savings

89. (1) Every society, and all by-laws of a society, registered under
the Co-operative Societies Act (Cap 490) shall be deemed to have been
registered under this Act;

(2) Any register kept in pursuance of the Co-operative Societies Act
(Cap 490) shall be deemed to be part of the register to be kept in
pursuance of this Act;

(3) Any document referring to a provision of the Co-operative
Societies Act (Cap 490) shall be construed as referring to the
corresponding provision of this Act; and

(4) Any orders, directions, appointments and other acts lawfully
made or done under any of the provisions of the Co-operative Societies
Act (Cap 490) and in force immediately before the commencement of this
Act shall be deemed to have been made or done under the corresponding
 provision of this Act and shall continue to have effect accordingly.

(5) The Cooperative Societies Act (Cap 490) shall cease to apply to
cooperative societies within the County to which this Act applies.