CENTRAL BANK OF SOLOMON ISLANDS ACT 2012
(NO. 6 OF 2012)

PASSED by the National Parliament this Nineteenth day of November 2012.

(This printed impression has been carefully compared by me with the Bill passed by Parliament and found by me to be a true copy of the Bill)

Taeasi Sanga (Mrs)
Clerk to National Parliament

ASSENTED to in Her Majesty's name and on Her Majesty's behalf this eighteenth day of December 2012.

Sir Allan Kemakeza
Acting Governor-General

Date of Commencement: see section 1

AN ACT TO PROVIDE PROVISIONS IN LINE WITH CURRENT INTERNATIONAL BEST PRACTICES RELATING TO CENTRAL BANKING. THE CURRENT CENTRAL BANK TO CONTINUE UNDER THE NEW LEGISLATIVE CHANGES INCORPORATED UNDER THIS ACT; THE CENTRAL BANK OF SOLOMON ISLANDS ACT (CAP 49) TO BE REPEALED; THE ACT FURTHER PROVIDES FOR NEW DUTIES AND POWERS OF THE CENTRAL BANK AND FOR OTHER MATTERS CONNECTED THERewith OR INCIDENTALTHERETO.

ENACTED by the National Parliament of Solomon Islands.
ARRANGEMENT OF SECTIONS

PART 1 – PRELIMINARY

1. Short title and commencement
2. Interpretation

PART 2 – ESTABLISHMENT, OBJECTIVES AND FUNCTIONS

3. Establishment
4. Seal
5. Location
6. Capital
7. Autonomy
8. Objectives
9. Functions

PART 3 – MONETARY AND OTHER OPERATIONS

10. Opening of accounts
11. Custodial facilities
12. Open market and credit operations
13. Minimum reserves
14. Other instruments of monetary control
15. Lender of last resort

PART 4 – FOREIGN EXCHANGE MATTERS AND INTERNATIONAL RESERVES

16. Foreign exchange matters
17. International reserves portfolio
PART 5 – CURRENCY AND LEGAL TENDER

18. Currency
19. Issuance of currency and legal tender
20. Exchange of currency
21. Unfit currency
22. Redemption of currency
23. Currency reserve inventory and issue plan
24. Counterfeit currency
25. Sole right to issue

PART 6 – PAYMENT SYSTEM

26. Facilities
27. Licensing and oversight

PART 7 – SUPERVISION

28. Supervisory functions

PART 8 – CREDIT INFORMATION SYSTEM

29. Credit information system

PART 9 – STATISTICS AND INFORMATION

30. Statistics and information
31. Other publications

PART 10 – RELATIONSHIP WITH PARLIAMENT, GOVERNMENT AND STATE

32. Accountability to Parliament
33. Banker, financial adviser and fiscal agent for Government
34. Depository and cashier for Government
35. Cooperation with the public administration
36. Prohibition on lending to the Government
37. Cabinet directions

PART 11 – GOVERNANCE AND ORGANISATION

38. Board and executive officers
39. Powers and functions of the Board
40. Powers and functions of the Governor
41. Appointment
42. Remuneration and allowances
43. Eligibility
44. Disqualification and removal
45. Resignation
46. Subsequent functions
47. Vacancy
48. Semi-permanent absence or inability to act
49. Meetings
50. Proceedings
51. General provisions for staff
52. Appointment of staff

PART 12 – FINANCIAL PROVISIONS

53. Reserve accounts
54. Profits, losses and distributable earnings
55. Allocation of distributable earnings
56. Coverage of shortfall in capital
57. Accounting standard
58. Annual financial statement and reports
59. Internal auditor
60. External auditor
61. Budget

PART 13 – MISCELLANEOUS

62. Regulations
63. Administrative penalties
64. Standards of good administration
65. Conflict of interest and fiduciary duty
66. Fees and charges
67. Prohibited activities
68. Immunity from taxation
69. Relationship with other laws
70. Confidentiality
71. Preferential right
72. Immunity from prejudgment attachment
73. Judicial review
74. Indemnification for legal costs
75. Repeal, transitional and saving
PART 1 – PRELIMINARY

1. This Act may be cited as the Central Bank of Solomon Islands Act 2012, and commences on a date appointed by the Minister, by notice in the Gazette.

2. In this Act, unless the context otherwise requires –

“bank” means an entity as defined in the Financial Institutions Act 1998 for which the Bank is given supervisory authority by law;

“Board” means the Board of Directors of the Central Bank;

“Central Bank” means the Central Bank of Solomon Islands; referred to in section 3;

“internal auditor” means the person appointed as such under section 59(1);

“currency” means the monetary unit of a country;

“Deputy Governor” means the person appointed as such under section 41(2);

“final judgment” means a judgment by a court against which there is no judicial remedy or a judgment by a court which the parties involved will not appeal;

“financial institutions” means entities such as banks, insurance companies, and other entities conducting financial activities, as defined in the Financial Institutions Act 1998, or any other relevant law, for which the Central Bank is given supervisory authority by law;

“Governor” means the person appointed as such under section 41(1);

“International Financial Reporting Standards” means the most recent international accounting standards issued by the International Accounting Standards Board;

“international reserves” means official foreign reserves and the State reserves of gold;
"International Standards on Auditing" means the most recent international auditing standards issued by the International Federation of Accountants;

"legal tender" means banknotes and coins which any creditor is obliged to accept in payment for a debt in Solomon Islands;

"monetary liabilities" means currency in circulation, financial claims issued by the Bank and deposits by non-government resident entities;

"non-executive member" means a person appointed as a director of the Board under section 41(3);

"public body" has the meaning ascribed thereto in the Interpretation and General Provisions Act (Cap 85) includes Parliament, a provincial assembly;

"regulations" means regulations issued by the Bank as referred to in section 62(1);

"repealed Act" means the Central Bank of Solomon Islands Act (Cap. 49);

"Secretary to the Board" means the Secretary to the Board appointed under section 50(5);

"staff" means management, officers and employees of the Bank;

"State" means the nation of Solomon Islands.

PART 2 – ESTABLISHMENT, OBJECTIVES AND FUNCTIONS

3. (1) Central Bank of Solomon Islands established under section 3 of the repealed Act shall continue under this section, as a body corporate to which the provisions of Part VII of the Interpretation and General Provisions Act (Cap 85) applies.

(2) The Central Bank shall be entrusted with all the powers necessary to achieve the objectives and to implement the functions and duties set out in this Act.

4. (1) All deeds, documents and other instruments required to be sealed with the common seal of the Central Bank shall be sealed therewith in the presence of the Governor and of the Secretary to the Board
or some other person authorised by the Bank to act in that behalf ("signatories").

(2) The signatories shall sign any deed, document or other instrument to which the common seal is affixed.

(3) The signatures of the signatories shall be sufficient evidence that the common seal was duly and properly affixed and that it is the lawful common seal of the Central Bank.

(4) Service of any document upon the Central Bank shall be deemed to be effected by delivering the same or by sending it by registered post to the Secretary to the Board.

5. (1) The head office of the Central Bank shall be in Honiara.

(2) The Central Bank may establish branches, representative offices, and operational facilities at such places in Solomon Islands or abroad as it may deem necessary.

6. (1) The authorised capital of the Central Bank, fully subscribed and paid-up, shall be an amount equivalent to fifty million (50,000,000) dollars.

(2) The authorised capital stock of the Central Bank shall be held solely by the State and shall not be transferable or subject to encumbrance.

(3) The Governor-General may, by order published in the Gazette, increase the authorised capital of the Central Bank on a recommendation from the Minister for Finance acting upon a proposal by the Central Bank.

(4) No reduction of the authorised capital shall be permitted at any time, except by an amendment to the Order referred to in subsection (3).

7. (1) In the pursuit of its objectives and the performance of its functions, the Central Bank shall be autonomous and accountable as provided for in this Act.

(2) Except as otherwise specified in this Act, the Central Bank, the members of the Board or the staff, shall not seek or take instructions from any other person, including public bodies. The autonomy of the Central Bank shall be respected at all times.
(3) For the purposes of subsection (2), no person shall seek to unduly influence the members of the decision-making bodies or the staff of the Central Bank in the performance of their functions or to interfere in the activities of it.

8. (1) The primary objective of the Central Bank shall be to achieve and to maintain domestic price stability.

(2) An additional objective of the Central Bank, which shall be subordinated to the primary objective, shall be to foster and to maintain a stable financial system.

(3) Without prejudice to attainment of these two objectives, the Central Bank shall support the general economic policies of the Government.

9. In carrying out its objective under this Act, the functions of the Central Bank are —

(a) to determine and implement monetary policy;

(b) to contribute to determining the exchange rate regime under section 16;

(c) to determine and implement exchange rate policy;

(d) to hold and manage the international reserves;

(e) to regulate the international exchange of money as further specified in this Act or any other law;

(f) to issue, regulate and manage the currency of Solomon Islands;

(g) to collect and produce statistics;

(h) to inform the Parliament, Government and the public about its policies, functions and operations as further specified in this Act;

(i) to promote a safe, sound and efficient payment system;

(j) to regulate, licence, register and supervise financial institutions as further specified in this Act or any other law;
(k) to act as banker, financial adviser and fiscal agent to the Government and to any other public bodies and organisations of Solomon Islands;

(l) to cooperate with and participate in international bodies and organisations concerning matters that are within its fields of competence; and

(m) to ensure that financial institutions establish within their organization consumer complaints units;

(n) to promote financial inclusion and related activities; and

(o) to carry out any ancillary activities incidental to carrying out its functions under this Act or any other law.

PART 3 – MONETARY AND OTHER OPERATIONS

10. (1) In order to conduct its operations and financial activities, the Central Bank may open and maintain cash and securities accounts on its books for—

(a) banks and other financial institutions, and public bodies; and

(b) foreign banks, central banks, international financial institutions and, where appropriate, foreign governments, international organisations and donor organisations.

(2) Without prejudice to the provisions of subsection (1) and section 11, the Central Bank shall not open accounts on its books for natural persons or private enterprises.

(3) The Central Bank may—

(a) prescribe the conditions for opening accounts in its books; and

(b) open and maintain cash and security accounts on the books of—

(i) banks and other financial institutions;

(ii) foreign banks, central banks, international financial institutions,
depositories and international organisations.

11. The Central Bank may –

(a) provide, upon payment of reasonable fees to cover its costs, custodial facilities to financial institutions, public bodies and to the public at large for banknotes and coins, denominated in currencies that it designates, and for securities; and

(b) prescribe the conditions for providing custodial facilities.

12. (1) In order to achieve its objectives and to carry out its functions, the Central Bank may –

(a) operate in the financial markets in Solomon Islands or abroad by buying and selling outright (spot or forward) or under repurchase agreement, and by lending or borrowing claims and marketable instruments, as well as precious metals; and

(b) conduct credit operations with banks operating in Solomon Islands, with lending based on adequate collateral.

(2) The Board shall –

(a) determine the types of instruments and activities to be used for open market and credit operations; and

(b) publicly announce by publication in a daily newspaper conditions under which the Central Bank stands ready to enter into such transactions.

13. (1) The Central Bank may require banks to hold minimum reserves on deposit accounts with it in pursuance of its monetary policy objectives.

(2) The reserves required under subsection (1) shall be the same for all banks for each category of liabilities and may be remunerated.

(3) The Board shall, by regulation –
(a) establish the method for calculating the minimum reserves required to be maintained under subsection (1); and

(b) if a requirement of paragraph (a) is not complied with, be entitled to levy penalty interest or to impose administrative penalties under section 63(2), with comparable effect.

14. Subject to the provisions of section 8 the Board, acting by the unanimity of all its members, may decide upon the use of such other operational methods of monetary control as it sees fit.

15. (1) In exceptional circumstances, the Central Bank may, on such terms and conditions as it determines, act as lender of last resort for a bank.

(2) The support under subsection (1) may be provided by granting financial assistance to the bank, or for the bank’s benefit, for periods not exceeding 90 calendar days that may be renewed by the Central Bank on the basis of a programme specifying the remedial measures that the bank concerned will be taking.

(3) No commitment shall be made by the Central Bank under subsection (2) unless –

(a) the bank, in the opinion of the Central Bank, is solvent and can provide adequate collateral to support the loan, and the request for financial assistance is based on the need to improve liquidity; or

(b) such assistance is necessary to preserve the stability of the financial system and the Minister for Finance has issued to the Central Bank a guarantee in writing on behalf of the Government securing the repayment of the loan.

(4) The Board shall –

(a) determine the maximum loan value of the collateral deposited to secure each of the credit operations under subsections (1) and (2); and
take appropriate measures, if it discovers that the assisted bank did not implement the remedial measures under this section, or that these measures did not achieve the results intended.

(5) In all cases the loans and credit facilities granted under this section shall be repaid within 180 calendar days.

PART 4 – FOREIGN EXCHANGE MATTERS AND INTERNATIONAL RESERVES

16. Without limiting the Bank’s primary objective to achieve and maintain domestic price stability under section 8(1) –

(a) the Government may, after consulting the Bank, determine the exchange rate regime; and

(b) the Central Bank may, after consulting the Minister for Finance, determine and implement the exchange rate policy and enter into foreign exchange arrangements.

17. (1) The Central Bank shall conduct transactions in international reserves and manage such reserves consistent with international best practices and subject to its primary objective to achieve and to maintain domestic price stability, respecting the safety, liquidity and yield, in that order of priority.

(2) The Central Bank may hold in its portfolio of international reserves any or all of the following assets –

(a) gold held by or for the account of the Central Bank, including credit balances representing such gold;

(b) banknotes and coins denominated in freely convertible foreign currencies held by or for the account of the Central Bank;

(c) credit balances and interbank deposits that are payable on demand or within a short term denominated in freely convertible foreign currencies and are held in accounts of the Central Bank, on the books of foreign central banks or international financial institutions;
(d) readily-marketable debt securities
denominated in freely convertible foreign
currencies issued by, or supported by, the
full faith and credit of foreign governments,
foreign central banks or foreign financial
institutions;

(e) claims on international financial institutions
resulting from repurchase agreements, sale
and buy back transactions and securities
lending agreements in the debt securities
referred to in paragraph (d);

(f) special drawing rights held in the account of
Solomon Islands in the International
Monetary Fund; and

(g) the reserve position of Solomon Islands in
the International Monetary Fund.

(3) In case international reserves decline to levels
inadequate to ensure smooth international transactions, and
the Central Bank is unable to remedy such decline, the
Central Bank shall recommend a policy to the Minister for
Finance to remedy the situation.

(4) The recommendation under subsection (3) shall be
based on a report including the causes leading to the decline
in reserves.

PART 5—CURRENCY AND LEGAL TENDER

18. The currency of Solomon Islands shall be the Solomon
Islands dollar which shall be divided into 100 cents.

19. (1) Subject to the provisions of this subsection, currency
issued by the Central Bank shall be legal tender in Solomon Islands.

(2) Only banknotes and coins issued by the Central Bank
that have not been withdrawn from circulation shall be legal
tender in Solomon Islands.

(3) The Central Bank shall, after consultation with the
Minister for Finance, determine the face value, measures,
weights, designs, security and other features of the banknotes
and coins that are issued in Solomon Islands.
(4) The Central Bank shall be responsible for maintaining an appropriate supply of banknotes and coins in Solomon Islands.

(5) The Central Bank may, by regulations, limit the amounts of banknotes and coins that must be accepted as a legal tender in payment for an obligation and restrict the denominations of such banknotes and coins in which payment may be made to specified amounts or a range of amounts.

(6) The aggregate amount of circulating banknotes and coins issued by the Central Bank shall be noted in the financial statements of the Central Bank as a liability, and the liability shall not include banknotes and coins in the currency reserve inventory held by, or on behalf of, the Central Bank.

20. Upon request, the Central Bank shall exchange, without charge or commission, banknotes and coins that are legal tender in Solomon Islands.

21. (1) Unfit currency shall be withdrawn, destroyed, and replaced with banknotes or coins by the Central Bank.

(2) The Bank may decline to exchange banknotes or coins if their designs are illegible, misshapen or perforated, or if more than forty percent of their surface area has been lost.

(3) The banknote or coin declined under subsection (2) shall be withdrawn and destroyed without indemnity to the owner, unless there is evidence satisfactory to the Central Bank that the missing portions have been totally destroyed, in which case the Central Bank may, in its sole and absolute discretion, grant compensation in whole or in part.

(4) The Central Bank shall not be required to provide any compensation for banknotes or coins that are lost, stolen or destroyed and may confiscate without compensation any banknotes that have been altered in their external appearance, including in particular banknotes that have been written on, drawn on, overprinted, stamped or perforated, or to which adhesive matter has been applied.

(5) Any person who willfully alters the external appearance of notes and coins, as referred to in subsection (4) shall be guilty of an offence and liable to administrative penalties under section 63.
22. (1) The Central Bank may decide to redeem banknotes or coins by issuing, free of charge, other banknotes or coins in equivalent amounts.

(2) A decision to redeem banknotes or coins under subsection (1) shall be issued by notice in the Gazette, by the Central Bank specifying the period during which the exchange shall take place and the locations and the time frame within which withdrawn banknotes or coins may be presented for redemption.

(3) At the end of the exchange period, or at any other time specified by the Central Bank, redeemed banknotes and coins shall cease to be legal tender.

(4) The Central Bank shall notify the public, by notice in the Gazette, of the banknotes and coins that are legal tender.

23. The Central Bank shall create and administer a currency reserve inventory, issue plans, and ensure the availability of a regular supply of banknotes and coins, in order to meet the currency requirements of Solomon Islands.

24. (1) Banknotes and coins presented to financial institutions denominated in legal tender in Solomon Islands or abroad, which are suspected of being forgeries, whether presented at banks and financial institutions or at other entities authorised to carry out exchange operations, must be withdrawn from circulation and forthwith sent to the authorities appointed for this purpose by the Central Bank and in compliance with any other legislative provision.

(2) The Central Bank may issue written instructions to implement subsection (1).

(3) The Central Bank shall seize all notes presented to it which are suspected of being counterfeited, forged or changed in value, and shall draw up a writ with the identification of the notes, their bearer, and the Bank’s grounds for suspicion.

(4) The writ in subsection (3) shall be forwarded to the competent law enforcement authorities for such investigation and further action as may be required.

(5) The Central Bank may call upon the resources of any other authorities for assistance in carrying out the purposes of this section.
25. (1) The Central Bank shall have the sole right of issuing currency notes and coins for, on behalf of and throughout Solomon Islands, and no other persons shall issue currency notes, bank notes or coins or any documents or tokens payable to bearer on demand being documents or tokens having the appearance of currency notes or coins.

(2) Any person who contravenes the provisions of this section shall be guilty of an offence and liable on conviction to a fine not exceeding fifty thousand penalty units or imprisonment of seven years.

PART 6 – PAYMENT SYSTEM

26. (1) The Central Bank may provide facilities, including intra-day credit, to payment, clearing and securities settlement systems, and their participants, to ensure the safety, soundness and efficiency of such systems.

(2) The Central Bank is authorised to organise, participate in and operate systems under subsection (1).

27. The Central Bank shall be exclusively responsible for the regulation, licensing, registration and oversight of payment, clearing and securities settlement systems, including the imposition of administrative penalties under section 63(2).

PART 7 – SUPERVISION

28. (1) The Central Bank shall be exclusively responsible for the regulation, licensing, registration and supervision of banks and other financial institutions as further specified in the Financial Institutions Act 1998, or any other relevant law, including the imposition of administrative penalties under section 63(2).

(2) The staff of the Central Bank may visit the offices of financial institutions to examine such accounts, books, documents and other records, to obtain such information from them, and to take such other action as the Bank deems necessary or advisable.

(3) Financial institutions shall provide the Central Bank with information concerning their operations and financial conditions, as it may require.

(4) The Central Bank may disclose information and data obtained under subsection (3) in whole or in part in aggregate form for classes of financial institutions determined in
accordance with the nature of their business, or in accordance with section 70(2).

PART 8 – CREDIT INFORMATION SYSTEM

29. (1) The Central Bank may operate, regulate, licence, register and supervise credit information systems to collect and disseminate credit information among financial institutions and may issue regulations to effect its implementation.

(2) The information collected and maintained in credit information systems under subsection (1) shall only be used for the purpose of improving the quality of bank credit.

PART 9 – STATISTICS AND INFORMATION

30. (1) In carrying out its objectives under this Act, the Central Bank shall –

(a) collect, compile, analyze, abstract and publish statistics and information relevant to the carrying out of its functions;

(b) prescribe the statistical information so required and the form in which such information is to be provided to the Central Bank, the persons subject to reporting requirements, the applicable confidentiality regime and the administrative penalties under section 63(2), that may be imposed on the persons operating in breach of the statistical requirements;

(c) collaborate with governmental departments and agencies in the collection, compilation, and publication of statistics and other relevant information; and

(d) coordinate with bilateral and multilateral agencies in the adoption of international data dissemination standards with the aim of achieving consistency and efficiency in the organisation of statistics and information.

(2) A person referred to in subsection (1)(b) shall provide the requested information to the Central Bank.
(3) The Central Bank shall disclose—

(a) statistics and information subject to the confidentiality regime as mentioned under subsection (1)(b);

(b) documentation on the methodology applied to its compilation; and

(c) relevant statistical data and concepts that will allow external verification of the statistics produced by the Central Bank to be made.

31. (1) The Central Bank shall at a minimum twice a year and at such additional times as may be necessary inform the Parliament and the public regarding the conduct of its monetary policy, the achievement of its objectives and its views regarding the real variables of the economy.

(2) The Central Bank shall, within 4 months after the close of its financial year, submit to the Parliament and the Minister for Finance and publish one or more reports, approved by the Board, on the state of the economy during the financial year that just ended, including an outlook for the economy for the coming year, with emphasis on its policy objectives and the condition of the financial system of Solomon Islands.

(3) Any report under subsection (2) shall include a review and assessment of the Central Bank’s policies followed in the last financial year and a description and explanation of the Central Bank’s policies to be followed during the next financial year.

(4) The Central Bank shall, on a quarterly basis, publish reports on monetary policy and, on an annual basis, publish a report on financial stability that provide information on developments in the current year.

PART 10 – RELATIONSHIP WITH PARLIAMENT, GOVERNMENT AND STATE

32. The Governor may, subject to the provisions of section 7, at the request of the Parliament or on his own initiative, periodically be heard by the Parliament or its committees, concerning monetary policy, financial system issues and the state of the economy.
33. (1) The Central Bank shall act as banker and as financial adviser to the Government.

(2) The Central Bank may carry out the following –

(a) for and on behalf of the Government, receive foreign borrowings, manage and administer such debts, and settle claims and financial liabilities of the State to external parties;

(b) on such terms and conditions as it shall agree with the Government, act as fiscal agent for the account of the Government or for such other public body as the Government may determine;

(c) operate a registry for securities issued by the State.

34. The Central Bank –

(a) may accept deposits in any currency from, or on behalf of, the Government or from any other public agency;

(b) shall, as depository, receive and disburse moneys and keep account thereof and provide other financial services related thereto;

(c) shall pay to the limits of the deposited amounts against payment orders concerning such accounts; and

(d) may pay interest on such deposits at market-related rates.

35. (1) Subject to the provisions of section 7, and in pursuit of its objectives and functions pursuant to section 8, the Central Bank shall –

(a) cooperate with the Government and any other public body; and

(b) hold regular meetings with the Ministry of Finance on monetary and fiscal policies and other matters of common interest.
(2) The Central Bank and the Ministry of Finance shall keep each other fully informed of all matters that affect the Bank and the Ministry jointly.

(3) The Central Bank may render advice to the Government on any matter which, in its opinion, is likely to affect the attainment of the objectives of the Bank.

(4) The Central Bank shall, on request of the Minister for Finance, provide the Government with information regarding the functions of the Central Bank; specific information relating to supervised entities may be provided subject to such strictures to preserve confidentiality as it may deem appropriate.

(5) The Central Bank shall, on request of the Minister for Finance, provide the Government with pertinent data on the receipt by it of funds from any source.

(6) The Ministry of Finance shall, on request of the Bank, provide the Central Bank with such information and documents as it may request for the purpose of carrying out its functions.

(7) The Central Bank shall be consulted by the Minister for Finance on any draft laws concerning matters that relate to the objectives of the Central Bank, or that otherwise are within its fields of competence, before such laws are submitted to the Parliament. The Central Bank may comment or make submissions on such draft laws.

36. (1) The Central Bank shall not grant any direct or indirect credits to the Government or to any other public body, with the exception of intra-day credits to secure the smooth functioning of the payment system.

(2) Any intra-day credits shall –

(a) be guaranteed by negotiable Government securities; and

(b) be fully repaid before the end of the same day.

(3) The restrictions under subsections (1) and (2) regarding any direct or indirect credits to Government, shall not apply to publicly-owned banks and other financial
institutions, which shall be given the same treatment as privately-owned banks and other financial institutions.

(4) The Central Bank may purchase government securities provided that such purchases are only made in the secondary market.

(5) Notwithstanding subsections (2) to (3), the Central Bank may grant temporary advances to the Government for periods not exceeding 90 calendar days provided that such advances are granted on market-related interest rates prevailing in Solomon Islands.

(6) The total outstanding advances, credit facilities or guarantees of the Central Bank to the Government shall not exceed 5% of the annual average of the Government ordinary revenue for the three financial years immediately preceding for which accounts are available.

(7) The Central Bank is prohibited to grant any advances beyond the conditions referred to in subsection (5) and (6).

(8) For the purposes of this subsection –

(a) the ordinary revenue of the Government shall include revenues from taxes, levies, duties and fees, rents, profits and income from any investment or undertaking by the Government and any contribution to the revenue of the Government from any statutory corporation or State Owned Enterprises, but shall not include loans, grants other forms of economic aid or capital raised; and

(b) the average of the annual ordinary revenue shall mean the average of the annual ordinary revenues for three financial years immediately preceding for which audited accounts are available.

Cabinet directions 37. The Minister for Finance –

(a) may, with the approval of Cabinet, give the Central Bank in writing such directions where the Minister is of the opinion that coordination of monetary and fiscal policies or public interest requires to do so; and
shall cause to be published the approved directions in the Gazette and laid before Parliament at the next sitting of Parliament.

PART II – GOVERNANCE AND ORGANISATION

38. The operations and governance of the Central Bank shall be conducted and managed in accordance with this Act by the Board of Directors consisting of—

(a) the Governor, as Chairperson;
(b) the Deputy Governor;
(c) the Permanent Secretary, Ministry of Finance; and
(d) six non-executive members.

(2) The Board shall be charged with the formulation and the supervision of the implementation of the policies, and the supervision of the administration and the operations of the Central Bank.

(3) The Governor shall serve as the chief executive of the Central Bank in charge of the day-to-day operations of the Central Bank.

(4) The Deputy Governor shall assist the Governor in conducting the day-to-day operations of the Central Bank.

39. Subject to sections 8, 9 and 38 and any other provision of this Act, the powers and functions of the Board are —

(a) to define and adopt the monetary policy of the Central Bank including, as appropriate, decisions relating to intermediate monetary objectives, interest rates and the supply of reserves in Solomon Islands, and to adopt internal rules for their implementation;

(b) to define and adopt the Central Bank’s opinion on the exchange rate regime within the procedure referred to in section 16;

(c) to define and adopt the other policies of the Central Bank regarding the execution of its functions, and to adopt, as appropriate, internal rules for their implementation;
(d) to supervise the implementation of the policies and the execution of the functions of the Central Bank;

(e) to define and adopt the general policies and to adopt internal rules applicable to the administration and operations of the Bank;

(f) to determine the organisational structure of the Central Bank, including the establishment and location of branches, representative offices, and operational facilities;

(g) to determine the general terms and conditions of employment of the employees, including allowances and other benefits;

(h) to approve the annual budget and work programme of the Central Bank;

(i) to define and adopt the accounting policies of the Central Bank and approve the annual report and other formal reports and financial statements of the Central Bank;

(j) to appoint the external auditors of the Central Bank;

(k) to decide whether the Central Bank should take on debt in material amounts, and if so, the terms and conditions of such debt;

(l) to determine the categories of assets that shall constitute the international reserves of Solomon Islands;

(m) to determine the categories of assets that shall be suitable for investment of the Central Bank's financial resources;

(n) determine the issuance or non-issuance of licences for payment, clearing and securities settlement systems;

(o) to determine the issuance or non-issuance of licences and permits for financial institutions, and to revoke licences and permits of these institutions;
(p) to determine the denominations and design of
banknotes and, coins as well as matters relating to
their issuance and handling;

(q) to establish one or more advisory bodies, determine
their terms and conditions of appointment of their
members, and determine the terms of reference of
such bodies;

(r) to establish one or more committees consisting of
members of the Board or other persons, and to
determine their responsibilities;

(s) to assess risks and formulate contingency plans for
the ongoing operations and security of the Central
Bank;

(t) to adopt the rules of procedure for the Board;

(u) to determine the Central Bank's common seal;

(v) to exercise all powers of the Central Bank that are
not specifically reserved for the Governor; and

(w) to perform any other powers and functions conferred
under this Act.

40. (1) The Governor shall –

(a) propose and implement the monetary and
exchange rate policy of the Central Bank in
accordance with the internal rules and
decisions of the Board;

(b) propose and implement the other policies of
the Central Bank in accordance with the
internal rules and decisions of the Board;

(c) be responsible to the Board for the execution
of its decisions and for the direction and
control of the administration and operations
of the Central Bank; and

(d) report, at least 6 times each year, to the
Board on the conduct of the Central Bank’s
operations and policies, on the soundness of
the financial system, and on the state of the
money, capital and foreign exchange
markets, including all events and conditions that have or are expected to have a significant effect on the administration or operations of the Central Bank, on the conduct of its policies, on the financial system, or on the above-mentioned markets.

(2) The Governor may –

(a) take all actions required or deemed advisable for the administration or operations of the Central Bank, including without limitation the procurement of goods and services, entering into contractual commitments on behalf of the Central Bank, appointing the staff and agents of the Central Bank, and generally representing the Central Bank;

(b) take enforcement measures, including instructing any bank or financial institution, or any regulated payment, clearing and securities settlement system, to take remedial actions; or by appointing a receiver for such entities; or by imposing administrative penalties, as provided by this Act, or by any other law or regulation; and

(c) within the rules adopted by the Board, delegate any of his or her powers or functions to other members of the Board or departmental managers.

41. (1) The Governor shall be appointed by the Governor-General on the recommendation of Cabinet which shall be made in consultation with the Minister of Finance. The Minister of Finance shall prior to making such recommendation consult the Board.

(2) The Deputy Governor shall be appointed by the Minister with the approval of Cabinet from among persons nominated by the Governor after consultation with the Board.

(3) The other directors shall be appointed by the Minister after consultation with the Governor;

(4) The Governor and Deputy Governor shall be appointed for a term of 6 years, and other members of the Board shall be appointed for terms of 5 years; and are eligible for re-appointment.
42.  (1) The remuneration received by members of the Board shall be fixed so as to reflect their professional or academic standing.

(2) The remuneration of the Governor and the Deputy Governor shall be stated in the instruments of their appointment and such terms and conditions shall not be altered to their disadvantage during their period of office and shall be disclosed in the report referred to in section 58(2)(b).

(3) A non-executive member or a member of any committee of the Board is entitled to sitting allowances set out in the member’s letter of appointment.

43.  (1) Persons eligible to serve on the Board shall be of recognised integrity and hold a university degree or have extensive professional or academic experience in the fields of economics, finance, banking, audit or legal matters.

(2) No person shall be eligible to serve on the Board if the person—

(a) has been convicted of felony and sentenced to a term of imprisonment including a suspended sentence or a fine, or convicted of any other offence and sentenced to a term of imprisonment including a suspended sentence;

(b) has been a debtor in a bankruptcy or insolvency proceeding;

(c) has, on the grounds of personal misconduct, been disqualified or suspended by a competent authority from practising a profession or has been prohibited from being a director or officer of another organisation; or

(d) has engaged in illegal activity or serious misconduct in office.

(3) The following persons are not eligible to be appointed to the Board—

(a) a current member of the Parliament;

(b) subject to section 38(1)(c) a public officer or a Government employee;
(c) an officer or employee of a financial institution operating through offices in Solomon Islands; and

(d) a beneficial owner of 5% or more of an equity interest in a financial institution.

44. (1) The Governor, Deputy Governor or other member of the Board may be removed from office before the expiry of his or her term on grounds of permanent incapacity or serious misconduct substantially prejudicing the interest of the Central Bank.

Provided the Governor shall not be removed on any such ground except on the recommendation of a tribunal appointed under subsection (2):

(2) If the Governor-General considers that the question of removing the Governor ought to be investigated, he shall appoint a tribunal, which shall consist of a Chairman, who holds or has held high judicial office, and not less than two other persons, which shall inquire into the matter, after giving the Governor reasonable opportunity of being heard, and recommend to the Governor-General whether the Governor ought not to be removed from office.

45. (1) The Governor and Deputy Governor may resign from office by giving at least 3 months’ notice in writing to the Governor-General, or the Minister of Finance, as the case may be.

(2) A non-executive member may resign from office by giving one month notice in writing to the Minister of Finance.

46. Former members of the Board shall not serve in a professional capacity in a bank or other financial institution in Solomon Islands for a period of one year immediately following their departure from the Central Bank, without obtaining the prior approval of the Board.

47. Any vacancy on the Board shall be filled within 60 calendar days by the appointment of a new member of the Board to serve the remaining term of the departed member.

48. (1) If one or more members of the Board are absent or unable to act, the remaining members shall continue to be charged with the management of the Central Bank.

(2) If the Governor is absent or unable to act, the office of Governor shall be taken temporarily by the Deputy
Governor, and if the Deputy Governor is absent or unable to act, by the then most senior serving, and available, non-executive member of the Board.

(3) If all members of the Board save one are absent or unable to act, the remaining member shall continue to be charged with the management of the Central Bank.

(4) For the purpose of subsection (3), the Minister for Finance may decide to appoint one or more persons to bear temporarily the responsibility for the Central Bank’s management, the office of Governor being taken temporarily by the remaining member of the Board.

(5) If all members of the Board are absent or unable to act, the Permanent Secretary of the Ministry of Finance shall be charged temporarily with the management of the Bank.

(6) For the purpose of subsection (5), the Minister for Finance may decide to appoint two or more persons to bear temporarily the responsibility for the Central Bank’s management.

(7) Any replacement under this section shall last for a period no longer than 6 months.

49. (1) The meetings of the Board shall be chaired by the Governor or, in his absence, by the Deputy Governor.

(2) The Board shall meet as often as the business of the Central Bank may require but not less frequently than 6 times a calendar year.

(3) Meetings of the Board shall be convened by the Governor and may also be convened at the written request of any two members of the Board.

(4) Board meetings shall be convened by communicating the time, venue and agenda of the meeting to all members of the Board at least 7 working days before the date set for the meeting except in the event of an emergency, or by the mutual consent of all members when, in which case a meeting may be convened at shorter notice.

(5) A quorum for the conduct of business at any meeting of the Board shall consist of at least two-thirds of the members of the Board, including at least one non-executive
member and the Governor or, in his absence, the Deputy Governor.

(6) If a quorum is not present, the Governor may convene an extraordinary meeting at which decisions may be taken without regard to the existence of a quorum; such decisions must be ratified at the next regular meeting of the Board to remain in effect.

(7) Each member of the Board shall have one vote and in the event of a tied vote, the person chairing the meeting shall have a casting vote.

(8) Subject to this Act, a decision of the Board shall be adopted by a simple majority of the members present at the meeting.

(9) The rules of procedure of the Board may permit meetings and voting by teleconferencing or, in exceptional circumstances, by tested electronic means of communication.

(10) Subject to the quorum requirement of subsection (5), no act or proceeding of the Board shall be invalidated merely by reason of the existence of a vacancy or vacancies on the Board.

50. (1) The proceedings of the meetings of the Board shall be confidential.

(2) The Board may decide to make the outcome of its deliberations on any matter public.

(3) The Board shall promptly publish its decisions made under section 39(a), (b) and (c).

(4) The minutes of each Board meeting shall be signed by the person chairing the meeting and the Secretary to the Board.

(5) The Board shall, acting on a proposal from the Governor, appoint a member of the Staff of the Bank as the Secretary to the Board.

51. (1) Members of the staff shall devote the whole of their professional services to the Bank, and shall not hold other offices or employment, whether remunerated or not, except as nominee of the Central Bank or for educational and civic endeavors provided that these do not
conflict with the ability to serve the Central Bank, however, the Board may decide to limit or prohibit participation in such outside activities.

(2) The Central Bank shall apply personnel policies that are non-discriminatory with regard to race, gender or religion, in the employment of staff.

52. The Governor shall appoint and terminate the employment of members of the staff, agents and correspondents of the Central Bank, within the limits of, and in accordance with, the general terms and conditions of employment adopted by the Board.

PART 12 – FINANCIAL PROVISIONS

53. (1) The Central Bank shall establish and maintain a general reserve account. The general reserve account may not be used except for the purposes of covering losses sustained by the Central Bank.

(2) The Central Bank shall establish unrealized revaluation reserve accounts to account for unrealized gains and losses owing to its positions with foreign currencies, gold, financial instruments, and other assets.

(3) The Central Bank may, after consultation with the Minister for Finance, establish special reserve accounts for specific anticipated expenditures.

54. (1) The net profits or losses of the Central Bank shall be determined in conformity with the International Financial Reporting Standards.

(2) The earnings available for distribution under section 55 shall be determined as follows –

(a) by deducting from the net profits the total amount of unrealized revaluation gains, and by allocating an equivalent amount to the respective unrealized revaluation reserve account; and

(b) by deducting from the appropriate unrealized revaluation reserve account and adding to the distributable earnings as determined in paragraph (a) the amount of any unrealized profit that was deducted from the net profits for one or more previous years and was realized during the current financial year.
(3) Unrealized revaluation losses will be transferred to the respective unrealized revaluation reserve accounts until such time as these revaluation reserve accounts have a zero balance, after which these losses shall be covered by the current year’s profit, then by the general reserve account and subsequently by capital.

55. (1) Within 4 months after the end of a financial year, the Board shall allocate the distributable earnings as follows —

(a) an amount equivalent to 100 percent of distributable earnings shall be credited to the general reserve account until the general reserves equal 50 percent of the authorised capital;

(b) as of the moment that the general reserves reach the level referred to in paragraph (a), an amount equivalent to 50 percent of distributable earnings shall be credited to the general reserve account until the general reserves equal 200 percent of the authorised capital;

(c) a part of the remaining distributable earnings may, with the approval of the Minister for Finance, be credited to special reserve accounts that may be established by the Bank pursuant to section 53(3) until the balances in such reserve accounts reach such sums as the Board deems appropriate; and

(d) any remaining distributable earnings shall be transferred to the Consolidated Fund.

(2) No distribution shall be made out of current income of the Central Bank except as permitted under subsection (1).

(3) If in any financial year the Central Bank incurs negative distributable earnings, these earnings shall first be charged to the general reserve account, and subsequently applied against authorised capital.

56. In the event that in the audited annual financial statements of the Bank, the value of its assets falls below the sum of its monetary liabilities and its unimpaired authorised capital, then —
(a) the Board, with the advice of the external auditor of the Central Bank, shall assess the situation and prepare a report on the causes and extent of the shortfall and assess the situation within a period of no more than 30 calendar days;

(b) if the Board approves the report under paragraph (a), the Central Bank shall request the Minister for Finance for a capital contribution to be made by the Government to remedy the deficit; and

(c) upon receipt of this request the Government shall, within a period of no more than 30 calendar days, transfer to the Central Bank the necessary amount in currency or in negotiable debt instruments with a specified maturity issued at market-related interest rates prevailing in Solomon Islands.

57. (1) To the extent possible to achieve its objectives under section 8(1) and (2), the Central Bank shall maintain accounts and records in accordance with the International Financial Reporting Standards to reflect its operations and financial condition.

(2) The financial year of the Central Bank is from 1 January to 31 December.

(3) Notwithstanding subsection (1) and considering the substantial cost incurred in the printing and minting of currency notes and coins, the Central Bank will accumulate the cost incurred and amortize the cost as expense when the stocks are issued into circulation from time to time.

58. (1) The Central Bank shall prepare financial statements for its financial year.

(2) Within 4 months after the close of each of its financial year, the Central Bank shall submit to the Minister for Finance and shall transmit copies to the Parliament, of –

(a) financial statements, approved by the Board, signed by the Governor and certified by the external auditor; and

(b) a report, approved by the Board, on the Central Bank’s operations and affairs during the financial year that just ended, in particular in relation to its policy objectives
and the events that affected the economy of Solomon Islands.

(3) Upon their completion, the Central Bank shall publish the financial statements referred to in subsection (2)(a) and in the Gazette and on its website.

(4) The Central Bank shall, within 10 working days after the end of each calendar month, prepare and publish a pro forma balance sheet as of the end of that month.

(5) Copies of the balance sheets shall be transmitted to the Minister for Finance and published by the Central Bank in the Gazette and on its website.

59. (1) The Board shall, on the recommendation of the Governor, appoint an internal auditor of the Central Bank.

(2) The Internal Auditor shall be a person with extensive professional experience in the field of accounting or audit, and shall satisfy the eligibility criteria as specified under section 43 to be a member of the Board.

(3) The Board may remove Internal Auditor from office if the Internal Auditor does not satisfy the requirements of subsection 43(2).

(4) The Board shall define the scope, terms and conditions of the Internal Audit in the Audit Charter of the Central Bank.

60. (1) The accounting records, and financial statements of the Central Bank shall, at least once a year, be audited in accordance with the International Standards on Auditing by an external audit firm appointed by the Board. An independent external auditor so chosen shall be of good repute and have recognized international experience in the auditing of major international financial institutions.

(2) The Board shall notify the Minister for Finance of the external auditor appointed under subsection (1).

(3) The external auditor shall be appointed for a consecutive period of not more than 5 years, after which the audit firm or the key audit partners shall be replaced.

(4) The Board may dismiss the external auditor conducting the audit if the external auditor does not meet the
international auditing standards or breaches the terms of his contract.

(5) The Minister for Finance may at anytime and with reasonable cause, request a special audit of the Central Bank.

(6) In the event that such an audit is requested under subsection (5), the auditor's report shall be submitted to Parliament for its information.

(7) The approved external auditor shall report to the Board on key matters arising from the audit and in particular on material weaknesses in internal controls relating to the financial reporting process.

61. (1) The Central Bank shall prepare its annual budget, which shall be approved by the Board, prior to the commencement of each financial year.

(2) The Board shall furnish to the Minister for Finance a copy of the approved budget.

(3) All revenue and income projected to be generated by the Central Bank or granted to the Central Bank from any source together with projected expenditures, including depreciation and provisions for losses, shall be reported in the annual budget.

PART 13 – MISCELLANEOUS

62. (1) The Central Bank may make regulations for the purposes or to give effect to the provisions of this Act.

(2) Subject to the provisions of this Part, the Central Bank may issue directions which shall be binding on the person to whom it is addressed.

(3) The Central Bank shall publish such regulations and directions.

(4) The Central Bank shall maintain a public register of its published regulations and directions, including publication on its website.

63. (1) The Central Bank may impose administrative penalties upon any person who contravenes a provision of this Act, or any other relevant law.
(2) Administrative penalties include money penalties and other administrative measures, such as written warnings or orders, revocation of licences and other measures, as specified in this Act, or in any other relevant law.

(3) Money penalties may be imposed, at the discretion of the Bank, in amounts that range up to amounts not exceeding ten thousand penalty units or one year imprisonment per breach or contravention, unless otherwise specified in any other relevant law.

(4) The money penalties may be imposed on a daily basis for each day that the violation continues but may not exceed one hundred penalty units until the Central Bank determines that compliance is achieved.

(5) The Central Bank shall –

(a) before imposing administrative penalties, provide a detailed statement to the person against whom the penalty is to be imposed describing the facts and law supporting the existence of a violation; and

(b) give such person a full opportunity to provide facts and arguments as to why the penalty should not be imposed.

(6) The Central Bank is not required to comply with subsection (5) when assessing the penalties mentioned in sections 13(3), 28(1) and 30(1).

(7) The Central Bank shall issue a regulation setting forth the procedures it will use in connection with its imposition of administrative penalties.

(8) In determining whether to impose administrative penalties, and in determining the size of such penalties, the Central Bank shall take into consideration –

(a) the severity of the violation;

(b) whether it was recurring;

(c) whether depositors or other persons were injured thereby;
(d) whether the person against whom the penalty is to be imposed profited from the conduct at issue;

(e) the financial resources of such person;

(f) any mitigating factors; and

(g) such other factors as, in its discretion, it believes to be relevant.

(9) The imposition by the Central Bank of administrative penalties under this section shall not bar the imposition of any civil or criminal accountability under the provisions of any law.

64. (1) The Central Bank shall use the powers given to it equitably and uniformly and in accordance with sound administrative practices.

(2) The Central Bank shall refrain from using any such power to serve an objective for which the power was not given or from using power in excess of that which is required to achieve the objective for which the power was given.

(3) The decisions of the Central Bank shall be –

   (a) impartial;

   (b) motivated only by objective and rational considerations; and

   (c) executed with fairness and restraint.

65. (1) Members of the Board and of the Central Bank's staff have a fiduciary duty to place the Central Bank's interests and its customers' interests before their own private or personal interest.

(2) Members of the Board and staff shall avoid any situation likely to give rise to a conflict of interest.

(3) A conflict of interest arises where members of the Board or staff have private or personal interests which may influence or appear to influence the impartial and objective performance of their duties.

(4) In this section, "private or personal interests" of members of the Board or staff means any potential advantage
for themselves, their families, their other relatives up to the second degree, or their circle of friends and acquaintances.

(5) The Governor and the Deputy Governor –

(a) shall perform their duties on a full-time basis;

(b) shall not engage in any other occupation, whether gainful or not, except –

(i) for ex officio functions provided for by law; or

(ii) in exceptional cases, if approved by the Board.

(6) No member of the Board or of the staff shall receive or accept from any source any benefits, rewards, remuneration or gifts in excess of a customary or negligible amount, whether financial or non-financial, which benefits, rewards, remuneration or gifts are connected in any way whatsoever to their activities within the Central Bank.

(7) A breach of subsection (6) by a member of the Board or of the staff shall, independently of the value given or received, constitute a serious misconduct.

(8) Where it concerns a member of the Board, such misconduct constitutes serious misconduct within the meaning of section 43(2)(d).

(9) Such misconduct, where it concerns a member of the staff, may, at the discretion of the Governor, constitute grounds for disciplinary measures, including dismissal without compensation.

(10) Members of the Board and of the staff shall not use confidential information to which they have access for the purpose of carrying out private financial transactions, whether directly or indirectly through third parties, or whether conducted at their own risk and for their own account, or at the risk and for the account of a third party.

(11) Members of the Board shall before the last day of January each year disclose in full to the Board significant financial interests which the member or any person with whom the member has family, business, or financial
connections may directly or indirectly possess and such disclosures shall comply with any internal rules adopted by the Board regarding such matters.

(12) Whenever any matter related to such interest is before the Board, the member concerned shall disclose his or her interest at the beginning of the discussion and shall not participate in the discussion and decision on such matter; however, his or her presence shall be counted for the purpose of constituting a quorum.

(13) The Board may establish internal rules to implement the requirements mentioned under this section.

66. The Central Bank may charge reasonable fees and charges for the services it provides to cover its costs and shall publish them on its website or in other media.

67. (1) Except as otherwise specifically authorised by law, the Central Bank shall not –

(a) grant any credit or make any significant monetary or financial gift;

(b) engage in commerce, purchase the shares of any corporation, including the shares of any financial institution, or otherwise have an ownership interest in any financial, commercial, agricultural, industrial, or other undertaking; or

(c) acquire by purchase, lease, or otherwise any rights in or to real property, except as it shall consider necessary or expedient for the provision of premises for the conduct of its administration and operations or similar requirements incidental to the performance of its functions.

(2) Notwithstanding subsection (1), the Central Bank may –

(a) make adequately secured loans to, or have an ownership share or otherwise participate in, any organisation that is engaged in activities that are required or useful for the proper discharge of the Central Bank’s own functions and responsibilities;
(b) acquire, in the course of satisfaction of debts due to it, any interests or rights referred to in this section; provided, however, that all such interests or rights so acquired shall be disposed of at the earliest suitable opportunity; and

(c) establish staff retirement funds or similar arrangements for the benefit or protection of the staff.

(3) Any activity under subsection (2) shall be published by the Central Bank in the report as referred to in section 58(2)(b).

68. (1) The Central Bank shall be exempt from all taxes on its income and all duties, excise and other taxes and levies on the import and domestic supply of gold, banknotes and coins.

(2) The Central Bank shall be exempt from all other taxes duties and levies from which Government Ministries and other public agencies are exempted by law.

69. (1) If there is a conflict between a provision of this Act and a provision of any other law, the provision of this Act prevails.

(2) Where any subsequent legislation has the effect of amending in whole or in part any provisions of this Act, such proposed legislative change shall require prior consultation with the Central Bank.

70. (1) No person who serves or has served as a member of the Board or staff shall, except when necessary to fulfill any function or duty imposed by this Act or any other law, permit access to, disclose or publicize non-public information which the person has obtained in the performance of her or his duties or use such information, or allow such information to be used, for personal gain.

(2) Notwithstanding subsection (1), the person may disclose non-public information outside the Central Bank, in accordance with procedures established by the Central Bank, if such disclosure –

(a) is made in accordance with the express consent of the person about whom the information relates;
(b) fulfills a duty to disclose as imposed by law, including to assist law enforcement or on the order of a court;

(c) is made to the external auditors of the Central Bank;

(d) is given to regulatory and supervisory authorities or to public international financial institutions, in the performance of their official duties; or

(e) is required by the interests of the Central Bank itself in legal proceedings requires disclosure.

(3) The Board shall, in accordance with section 39(e), determine the classification and accessibility of documents held or drawn up by the Central Bank.

71. (1) The Central Bank shall have a first priority unconditional preferential right to satisfy each of its claims arising from the execution of its functions from any cash balances, securities and other assets that it holds for the account of the debtor concerned, whether as collateral to secure its claims or otherwise, at the time that such claim becomes due and payable.

(2) The Central Bank may exercise its preferential right only by appropriating the cash balances by way of compensation and by selling securities and other assets without undue delay in a commercially reasonable manner and paying itself from the proceeds of the sale after deducting there from the costs associated with the sale.

(3) No court action shall be required, and no competing claim shall be permitted, to delay the exercise by the Central Bank of its preferential right under this section.

72. (1) No attachment or execution shall be issued against the Central Bank or its property, including gold, special drawing rights, currency, credits, deposits or securities, and any proceeds thereof, before the issuance of a final judgment in any legal action brought before the courts of Solomon Islands.

(2) The Central Bank may, in whole or in part, waive this protection, explicitly and in writing, except with respect to its gold and the special drawing rights.
73. In any court or arbitration proceeding against the Central Bank, a member of the Board, staff, or an agent of the Central Bank in carrying out their duties to the Central Bank –

(a) the court or arbitration panel in reaching its decision may examine whether the defendant acted unlawfully or in an arbitrary or capricious manner in light of the facts and the relevant law and regulations;

(b) a member of the Board, or of the staff, or agent of the Central Bank, including a person previously holding such a position, shall not be liable for damages or otherwise liable for acts or omissions performed pursuant to and in the course of the duties and responsibilities performed on behalf of the Central Bank unless it has been proven that such acts or omissions constitute intentional wrongful conduct or gross neglect;

(c) the action in question shall continue without restriction during the period of an appeal and any further appeal or other judicial proceedings related to the appeal; and

(d) the court or arbitration panel shall be authorised, in appropriate cases, to award monetary damages to injured parties, but shall not enjoin, stay, suspend or set aside the actions of the Central Bank.

74. (1) The Central Bank shall indemnify a member of the Board, its staff, or an agent of the Bank against costs incurred in the defence of a legal action brought against such person in connection with the discharge or purported discharge of official functions within the scope of his employment or engagement under this Act,

(2) The indemnification does not apply if the person has been convicted of an offence arising out of the activities that are covered by such legal action.

75. (1) The Central Bank of Solomon Islands Act (Cap. 49) is repealed.

(2) Notwithstanding such repeal from and after the commencement of this Act -

(a) Any licence granted to a financial institution or bank shall continue to be valid on such terms and conditions of approval for the time stipulated therein.
(b) All regulations, orders and other instruments made under the repealed Act and in force at the date of commencement of this Act, shall subject to such a modification and adaptation as may be necessary to bring them into conformity with this Act continue until such time as new regulations, orders and other instruments are made under this Act.

(c) all members of the Board shall be appointed under section 41, except that the initial terms of office shall be –

(i) for the Governor, 6 years;

(ii) for the Deputy Governor, 5 years; and

(iii) for non-executive members their current term.

(d) the existing special reserve accounts under the repealed Act shall be deemed to be established under section 53(3).

(3) By way of derogation from section 55(1)(d), earnings of the Central Bank shall be transferred to the Consolidated Fund only after applying the Government’s debt to the Central Bank’s distributable earnings.