Published in Bangladesh Gazette Extraordinary Dated 30th September, 1993

Act No. 27 of 1993

An Act made to provide for the granting of licences to financialinstitutions, their control and to make other incidental provisions relating thereto

Whereas it is expedient to provide for the granting of licences to financialinstitutions, their control and to make other incidental provisions relating thereto;

Now, therefore, it is enacted as follows:-

# Chapter I Preliminary

### 1. Short title and commencement. -

- (1) This Act may be called the Financial Institutions Act, 1993.
- (2) It shall be deemed to have come into force on first Bhadra, 1400/6th August, 1993, respectively.

### 2. Definitions. -

Unless there is anything repugnant in the subjector context, in this Act-

- a) "financing business" means the business carried on by anyfinancial institution;
- b) "financial institution" means such non-banking financial institutions, which
  - i) make loans and advances for industries, commerce, agricultureor building construction; or
  - ii) carry out the business of underwriting, receiving, investing andreinvesting shares, stocks, bonds, debentures issued by the Governmentor any statutuary organization or stocks or securities or other marketablesecurities; or
  - iii) carry out instalment transactions including the lease of machineryand equipments; or
  - iv) finance venture capital; and

shall include merchant banks, investment companies, mutual associations, mutual companies, leasing companies or building societies;

- c) "credit" means any financial loan on the basis of interest or anyloan repayable at a premium, but shall not include loans grantedunderthe condition to issue a debenture or other security to a company or otherstatutory organization;
- d) "creditor" means any person entitled to have returned money depositedby him or any other person;
- e) "credit facilities" means
  - i) the promise of a financial institution to grant advances and other facilities or to bear liabilities on behalf of a borrower;
  - ii) the bearing, on behalf of a borrower, of his other liabilities by a financial institution;
- f) "company" means any company registered under the Companies Act, 1913 (VII of 1913);
- g) "Companies Act" means the Companies Act, 1913 (VII of 1913);
- h) "auditor" means any person who, subject to the provisions of thisAct, has been appointed to audit the accounts and transactionsof financialinstitutions;
- i) "director" shall also include such persons as perform by order ordirection any duty of a director of a financial institution and shall also include alternate and deputy directors;
- i) "regulation" means any regulation made under this Act;
- k) "Bangladesh Bank" means the Bangladesh Bank established under theBangladesh Bank Order, 1972 (PO No. 126 of 1972);
- 1) "investment company" means a company primarily or wholly engaged in the buying and selling of securities of other companies, and shall include companies which have at any time invested eighty per cent of its paid-upcapital in other companies, but shall notinclude any banking or insurance company or organization which is a member of the stock exchange;
- m) "building society" means a society which collects savings and grantsloans for the construction of buildings and the buying ofproperties;
- n) "person" means any company, institution or organization;
- o) "banking company" means any banking company established under the Banking Companies Act, 1991 (Act No. 14 of 1991);
- p) "merchant bank" means a bank which assumes the responsibilty forthe securities of other organizations or companies and gives adviceonthe amalgamation, or other commercial enterprises, of such customers;
- qu) "mutual association" means a savings association which does notissue capital, stocks and the depositors and borrowers of which are its owners and controllers;

- r) "mutual company" means an organization which is devoid of capitaland the net profit of which is distributed among the owners andborrowersin proportion to the business activities;
- s) "leasing company" means a company which leases machines and implements as its business or part of its business or finances suchleasing.

### 3. Act to override other laws. -

Notwithstanding anything contained in any other law for the time being in force, the provisions of this Actshall have effect.

## Chapter II

Licensing of financial institutions

## 4. Licensing of financial institutions. -

- (1) No person shallcarry on any financial business without a licence to run a financial institutionissued by the Bangladesh Bank.
- (2) Every financial institution in existence on the commencement of this Act shall, before the expiry of six months from such commencement, apply in writing to the Bangladesh Bank for a licence under this section: Provided that nothing in sub-section (1) shall be deemed to prohibita financial institution in existence on the commencement of this Act from carrying on business, if
  - a) its application under this section is under consideration, or
  - b) it has not, by a notice, been informed by the Bangladesh Bank thata licence can not be granted to it.
- (3) Before granting a licence under this section, the Bangladesh Bank mayrequire to be satisfied with regard to a proposed financialinstitutionin respect of the following matters, namely:
  - a) the financial situation;
  - b) the characteristics of the management;
  - c) the sufficiency of the capital structure and the earning capacity;
  - d) the purposes mentioned in the memorandum;
  - e) the public interest;
- (4) The Bangladesh Bank may impose on any licence to run a financial institutionsuch conditions as it thinks fit;
- (5) The Bangladesh Bank may at any time, after giving opportunity for a

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hearing, alter any condition of a licence to run a financialinstitution and may add new conditions.

- 5. Investigations on suspect persons employed in the financing business.—
  The Bangladesh Bank may, if it appears to it or if it has reason to believe that any person carries on the business of financing in contravention of the provisions of section 4.
  - a) order any information, document, file, book, account andrecord in possession, in the custody or under the control of the saidpersonto be submitted to it;
  - b) confer on any person the power to enter and search any premises of such person and to seize the documents, files, books and accounts and records concerned.

# 6. Minimum capital. -

- (1) The Bangladesh Bank shall prescribe theminimum capital of every financial institution.
- (2) No financial institution shall be granted a licence under this Act, if the amount of its issued capital and paid-up capital isless than the minimum capital prescribed under sub-section (1) and existing licences, if any, shall be cancelled.

# 7. Restrictions on the opening of branches. -

- (1) No financialinstitution may, without the prior consent in writing of the BangladeshBank, open at any place in or outside of Bangladesh a branch or office, nor change the location of an existing branch or office.
- (2) The Bangladesh Bank shall approve of or reject an application of a financial institution for the opening of a branch or officeunder subsection (1) on consideration of the matters mentioned in section 4 (3) and the the the the bangladesh Bank in this matter shall be final.

#### 8. Cancellation of a licence. -

- (1) The Bangladesh Bank may cancel the licence of a financial institution granted under this Act on account of the following reasons, namely:
  - a) if it does not carry on the business for which it had beenestablished;
  - b) if the financial institution goes into liquidation or if its businessis closed;
  - c) if it furnishes false or misleading informations or documents inorder to receive a licence;
  - d) if it carries on its business in a manner detrimental to the interests of the depositors;
  - e) if its assets are not sufficient to pay the claims of its

### depositors;

- f) if it carries on business maintaining an amount of paid-up capitalwhich is less than the amount of the minimum capital;
- g) if the conditions of the licence are contravened;
- h) if the financial institution or any of its directors is convicted for an offence under this Act.
- (2) Notwithstanding anything contained in sub-section (1), no licence of a financial institution shall be cancelled without granting, through nomore than fifteen days' notice in writing before the cancellation of the licence of the financial institution, an opportunity to show the reasons for which its licence should not be cancelled.
- (3) Where the licence of a financial institution has been cancelled, the financial institution concerned shall be immediately informed and anotice of the cancellation shall be published in the Gazette.
- (4) Beginning from the date on which a notice under sub-section (3) has been published, the financial institution concerned shallcease tocarry out any financial transaction except, subject to the consent of the Bangladesh Bank, such measures as may be required to conveniently suspendits business.
- (5) The provision of sub-section (4) shall not be prejudicial to therights or claims of any person on any financial institution or the rightsor claims of any financial institution or any person.

## Chapter III

Reserve fund, dividends, balance-sheet

### 9. Reserve fund. -

Every financial institution shall maintaina reserve fund in such manner as may be prescribed by regulations.

## 10. Restriction on the payment of dividends. -

No financial institutionshall pay any dividend on its shares, unless all its capitalised expenses including preliminary expenses, organisation expenses, commission for shareselling and brokerage, losses and other items have been completely writtenoff.

# 11. Display of balance-sheet. -

Every financial instituition shalldisplay a copy of its last audited balance—sheet together with the names of its directors allyear through in a conspicous place in each of its offices and branches and shall, within six months before the end of theyear concerned, publish the said balance—sheet in at least one daily newspaper.

### 12. Supply of information. -

The Bangladesh Bank may direct anyfinancial institution to supply any information and every financial institutionshall be bound to supply the information so directed within such periodand in such manner as the Bangladesh Bank may determine.

## Chapter IV

Business rules

# 13. Acknowledgement of receipt of deposits. -

Where a financialinstitution receives from any person a deposit, it shall, as a proof of having received the money, immediately make out a receipt to such person.

## 14. Restrictions regarding credit facilities, etc. .-

No financialinstitution shall-

- a) accept any such deposit as is repayable on demand throughcheque, draft or order of the depositor;
- b) deal in gold or any foreign coins;
- c) grant credit facilities in excess of thirty per cent or, subject to the consent of the Bangladesh Bank, of hundred per cent of its capital to any particular person, firm, corporation or company or any such company, person or group as controls or exerts influenceon such person, firm, corporation or company;
- d) grant credits in excess of 50 per cent of its credit facilities or in excess of such percentage of its credit facilities as the Bangladesh Bank may determine from time to time;
- e) grant any unsecured advance, credit or credit facilities to anyfirm in which any of its directors, individually or jointly, is interested directors unless the total amount of such facilities does not exceed 10per cent of its paid-up share capital and reserves;
- f) grant, in the manner mentioned in clause e), advances, credits orcredit facilities in excess of Taka 500 000 to any person orgroup of personsother than those stated in the said clause.

  Explanation. In this sub-section, "director" includes also the wife, husband, father, mother, son, daughter, son—in—law, daughter—in—law, father—in—law of a director.
- (2) "Unsecured advance", "unsecured credit" or "unsecured credit facilities" as mentioned in sub-section (1) (e) mean any advance, credit or creditfacilities granted without security or surety, and shall include, in the case of advances,

credits or credit facilitiesgranted against securitiesor sureties, that part of the credit which excedes the market value of the securities or sureties and, in the case that, in the opinion of the Bangladesh Bank, securities or sureties have no market value, the amount settled by the saidBank.

- (3) No financial institution shall grant any advance or credit allowing its own shares as securities or grant credits or advances to any other institution for the purpose of buying and selling its own shares.
- (4) Where there arises any loss as a result of the granting of anyunsecured advance, credit or credit facilities in contravention of the provisions of subsection (1), all the directors of the financial institutionshall, jointly and individually, be responsible for the compensation.

## 15. Restrictions regarding the business of financial institutions. -

- (1) No financial institution shall, alone or in a body, be engaged in anywholesale or retail business including export and importtrade otherwisethan for the purpose of carrying on its financing business.
- (2) No financial institution shall carry on any business other thanthe business of financing and such business as has been mentioned in this Act.

#### 16. Restrictions on investments. -

No financial institution shallexpend or use more than 25 per cent of its paidup capital and reserves for the acquisition or holding of any kind of shares of financial, commercial, agricultural or industrial institutions or of any similar institution and shall, as fast as possible, sell to the institutions concerned the shares acquired in the interest of realizing the credits granted by it:

Provided that any financial institution may, subject to its application and on consent of the Bank, expend or use up to 50 per centof its paid-upcapital and reserves for the acquisition and holding of the abovementioned kind of shares.

# 17. Restriction on the possession of immovable property. -

Nofinancial institution may acquire or possess immovable properties exceeding in value 25 per cent of its paid-up capital and reserves: Provided that nothing contained in this section shall be applicable in the case of immovable property required for the granting offacilities to employees of the financial institution and in the case of property acquired in the interest of realizing unrealized credits granted by it.

- 18. Power of the Bangladesh Bank to regulate certain matters. —
  The Bangladesh Bank may by order regulate the following matters, namely:
  - a) the highest rate of interest to be paid by financial institutions on various kinds of deposits,
  - b) the highest amount of credit to be taken by financial

institutions from any person,

- c) the last date for repayment of credits granted by financial institutions,
- d) the highest rate of interest to be paid on various kinds of creditgranted by financial institutions and the manner in which tocalculatesuch rate,
- e) the upper limit of credits granted by financial institutions infavour of any person,
- f) the reserves to be maintained by financial institutions at the BangladeshBank,
- g) other matters to be regulated in the public interest or for thedevelopment of monetary policy.

## Chapter V

## Maintenance of minimum liquid assets

### 19. Maintenance of liquid assets. -

- (1) Every financial institutionshall maintain such liquid assets as the Bangladesh Bank may determine from time to time.
- (2) For the purposes of this section, "liquid assets" means
  - a) notes and coins current in Bangladesh,
  - b) net balances of the banks of Bangladesh,
  - c) the amount of call money in Bangladesh,
  - d) Bangladesh Treasury Bills,
  - e) and shall include such other assets as the Bangladesh Bank may determine.

# Chapter VI

# Inspection

- **20.** Inspection— (1) Notwithstanding anything to the contrarycontained in the Companies Act, the Bangladesh Bank may at any time, byone or moreof its officers, carry out an inspection of any financial institutionand its ledgers and accounts.
- (2) The Bangladesh Bank may at any time, if it has reason to believe that any financial institution is engaged in such business asis detrimental to the interests of its depositors and debtors, or that its assets are not sufficient to pay the claims of the public, or that it is involved in any activities incompatible with the provisions of this Act, carry out, by one or more of its officers, an examination, not being prejudicial to the provision of sub-section

- (1), of the ledgers, account-books and otherdocuments of suchfinancial institution.
- (3) For the purpose of applying the powers under the sub-sections (1) and (2), the Bangladesh Bank may appoint any auditioner besides the auditioneror auditoners appointed by the financial institution under section 144 of the Companies Act.
- (4) Every financial institution affected by an inspection or examinationunder this section shall co-operate with the officers of the BangladeshBank entitled to have access to its ledgers, account-books and other documents and shall be bound to furnish, in theinterest of carrying out the examination, any information and opportunity:

Provided that such ledgers, account-books and other documents shallnot be submitted at such time or in such place as may obstruct the normal daily activities of the financial institution concerned.

## 21. Information on inability to meet demands. -

If any financialinstitution has reason to be doubtful about its ability to meet the demands of its customers or if any financialinstitution is forced to suspend the demands of any of its customers, it shall inform the Bangladesh Bank about the matter.

# 22. Measures to be taken by the Bangladesh Bank in the case offailures of a financial institution.

- (1) If any financial institution informsthe Bangladesh Bank about its inability to meet its demands in accordancewith the provisions of section 21 or if the Bangladesh Bank has, on an inspection under section 20, reason to believe that a financial institution carrieson its business in a manner which is detrimental to the interests of its depositors, or that it has become financially insolventor that a financial institution is in a situation to be almost unable to pay its dues, or that a financial institution has contravened, or failed to complywith, the conditions of a licence granted to it, the Bangladesh Bank may, after giving reasonable opportunity to the financial institution concerned to submit a statement, take, by order, all or any of the following measures, which such institutionshall be bound to observe, namely:
  - a) it may direct the actions to be done or not to be done inconnection with its financing business;
  - b) it may direct the appointment, at its expense, of any person forthe proper management of its business;
  - c) it may assume the responsibility for the control and management of its business or direct any other person therefore.
- (2) The Bangladesh Bank may, by itself or in view of an application, alteror

withdraw any measure taken under sub-section (1) andmay impose such conditions on such alteration or withdrawal as may be required.

- (3) Notwithstanding anything contained in this section, the BangladeshBank may apply to the High Court Division for the winding-upof any financialinstitution for the reasons mentioned in this section.
- (4) Where the Bangladesh Bank assumes the responsibility for the control of a financial institution, it shall control it so long asit is not satisfied that it is no longer necessary to control its business in order to protect the interests of its depositors, and such institution shall be bound togrant the Bangladesh Bank every facility required in order to facilitate such control or general management of the financial institution.
- (5) The Bangladesh Bank shall determine the remuneration to be paid to any person appointed to control or manage a financial institution under this section or the other conditions etc. of his work, and the financial institution shall bear the expenses thereof and suchother expenses as may arise through its control.

# Chapter VII

Submission of statement of accounts and audit of accounts

### 23. Submission of statement of accounts to the Bank. -

The directorsof every financial institution shall submit to the Bangladesh Bank a copyof the profit and loss account and balancesheetprepared in accordancewith the Companies Act.

## 24. Appointment of an auditor and duties of the auditor. -

- (1) Notwithstanding anything contained in the Companies Act, every financialinstitution shall annually, subject to the consent of the Bangladesh Bank, appoint one auditor.
- (2) If a financial institution fails to appoint an auditor, or if itis, in the opinion of the Bangladesh Bank, necessary to appoint an additional auditor together with the auditor appointed under sub-section (1), the Bangladesh Bank may appoint an auditor for suchinstitution and shall fixthe remuneration due to him.
- (3) An auditor appointed under this section shall have the duty toaudit the accounts of the year for which he has been appointed and to prepare report on the basis thereof.
- (4) The Bangladesh Bank may, in addition to those stated in sub-section(3), impose such other duties on the auditor as it may determine, and theauditor shall receive an additional remuneration for the discharge of suchadditional duties.
- (5) The report of the auditor prepared under this section shall beattached to the balancesheet and profit and loss account and acopy thereofshall be send to

the Bangladesh Bank.

- (6) Where an auditor discharging his duty as an auditor of a financial institution is satisfied to the effect that
  - a) the provisions of this Act have been seriously contravenedor have not been complied with or that a financial institution has committed criminal offense of fraud or dishonesty;
  - b) on account of losses the capital of a financial institution hasfallen under eighty five per cent;
  - c) there has occurred any serious irregularity including that the payment of the creditors' demands is no longer guaranteed; or
  - d) that there exists any doubt as to the sufficiency of the assets to meet the demands of the creditors;

he shall without any delay inform the Bangladesh Bank on the said matters.

## 25. Managing directors etc. not being qualified. -

- (1) No personwho is, or at any time has been, adjudicated insolvent, or has suspendedpayment of his creditors, or has compoundedwith his creditors, or whohas been convicted by a criminal court of an offence involving moral turpitudemay be or continue to bedirector of a financial institution or be appointed for the management of a financial institution.
- (2) No director of a financial institution declared suspended underthis Act or person directly involved in the management of suchfinancialinstitution may, without the prior approval of the Bangladesh Bank, beappointed to the office of a director of anotherfinancial institutionor to any office which may be connected with the management of anotherfinancial institution.
- (3) Notwithstanding anything contained in any other law for the timebeing in force, no person who is director of any other financial institution, of a banking company or of a insurance company shall be qualified to be director of a financial institution.

# 26. Removal of a chairman, principal executive officer, board of directors or of any director. -

- (1) Where the Bangladesh Bank is satisfied that it is necessary to remove a chairman or director or principal executive officer of a financial institution in order to prevent its affairs being conducted in a manner prejudicial to the interests of the financial institution or its depositors or to secure in the public interest the proper management of the financial institution, it may, after committing its reasons to writing, issue a direction that such chairman, director or principal officer beremoved from his office.
- (2) Before issuing a direction undere sub-section (1), the person affectedshall be given reasonable opportunity to make a representation.

Moratorium in respect of financial institutions, reconstruction etc.

## 27. Moratorium, reconstruction and amalgamation. -

- (1) Where itappears to the Bangladesh Bank that there are reasons to make, in the interestof the depositors, an order of moratorium in respect of a financial institution, it may make an order of moratorium suspending the business of such financial institution for a period of no more than six months:
- Provided that the Bangladesh Bank may extend such period for a furtherperiod of no more than six months.
- (2) If during the period the order given under sub-section (1) is inforce the Bangladesh Bank is satisfied that in the public interestor inthe interest of the depositors or in order to secure the proper management of the financial institution or in the interestof the finance system of the country as a whole it is necessary so to do, it may prepare a schemefor the reconstruction of the financial institution, or for the amalgamation of the financial institution with another financial institution, henceforthin this chapterreferred to as the transferee institution.
- (3) The aforesaid scheme may contain all or any of the following items, namely:
  - a) the name, registration, capital, assets, power, rights, interests, authorities, facilities, liabilities and duties of the financialinstitution on its reconstruction or, as the case may be, of the transfereeinstitution;
  - b) in the case of amalgamation of the financial institution, the transferto the transferee institution of the business, properties, assets and liabilities of the financial institution on such conditions as are specified in the scheme;
  - c) any change in the Board of Directors, or the appointment of a newBoard of Directors, of the financial institution on its reconstructionor, as the case may be, of the transferee institution and the authority by whom, the manner in which, and the conditions on which, such changeshall be made and in the case of appointment of a new Board of Directors, the period for which the appointment shall be made;
  - d) the alteration of the memorandum and the articles of association of the financial institution on its reconstruction or, as the case maybe, of the transferee institution for the purpose of altering the capital thereof or for such other purposes as may be necessary to give effect to the reconstruction or amalgamation; e) the continuation by or against the financial institution on its reconstruction or, as the case may be, the transferee

institution, of allactions and proceedings filed by or against the financial institution concerned and pending immediately before the date of the order of moratorium undersub-section (1):

- f) the reduction of the interests or rights which the members, depositors and other creditors of the financial institution have beforeits reconstructionor amalgamation to such extent as the Bangladesh Bank considers necessary in the public interest, or in the interest of the members, depositors and other creditors of the financial insitution, or for the maintenance of the business of the financial institution;
- g) payment in cash to the depositors and other creditors in full satisfaction of their claims
  - i) in respect of their interests or rights in or against thefinancial institution before its reconstruction or amalgamation; or
  - ii) where their interests or rights in or against the financial institution have been reduced under clause f), in respect of suchinterests or rights as so reduced;
- h) the allotment of shares in the financial institution on its reconstructionor, as the case may be, in the transferee institutionto the members of the financial institution for all the shares of the financial institutionheld by them before its reconstructionor amalgamation or where has been ade a reconstruction in accordance with clause f), for those reduced shares and where cash isclaimed instead of shares or where it is not possible to allot shares to any member, the payment in cash to those members infullsatisfaction of their claims
  - i) in respect of their interest in shares in the financialinstitution before its reconstruction or amalgamation; or
  - ii) where such interest has been reduced under clause f), in respectof their interest in those reduced shares;
- i) the continuance of the services of all the employees of the financialinstitution on its reconstruction or, as the case may be, in the transfereeinstitution at the same remuneration and on the same conditions, which they were getting or under which they were employed before an order of moratorium under sub-section (1) has been given: Provided that before the expiry of the period of three years from the date on which a scheme under this section is sanctioned by the Government-



- i) the financial institution on its reconstruction shall determine of its employees the same remuneration and the same benefits as are, at the time of such determination, enjoyed by employees of corresponding rank of a comparable financial institution, and in respect of settling whether financial institutions are comparable or whether employees are holding corresponding ranks the decision of the Bangladesh Bank shall be final;
- ii) the transferee institution shall determine for the employees of the former financial institution the same remuneration and thesame benefits as are applicable to its own employees subject to the qualifications and experience of the said employees being comparable to those of its own employees, and if any doubt or difference arises as to qualification or experience, that doubt or differenceshall, before the expiry of a period of threeyears from the date on which the remuneration and other benefits have been determined, be referred to the Bangladesh Bank whose decision thereon shall be final;
- j) notwithstanding anything contained in clause h), where any of the employees are specifically mentioned in the scheme, or whereany of the employees have, at any time before the expiry of one month following the date on which the scheme is sanctioned by the Government, expressed their intention of not becoming employees of the financial institution on its reconstruction or of the transferee institution, the payment to such employees of compensation, pension, gratuity, provident fund and other retirement benefits;
- k) any other rule or condition for the reconstruction or amalgamation of the financial institution;
- 1) incidental, consequential and supplemental matters required to carryout the reconstruction or amalgamation.
- (5) The Bangladesh Bank shall send a copy of the scheme prepared underthis section in draft to the financial institution, the transfereeinstitutionand any other financial institution concerned, for suggestions and objections within such period as it may specify.
- (6) The Bangladesh Bank may make such modifications in the draft schemeas it may consider necessary after considering the suggestions and objections received in the light of the invitation under sub-section (5).
- (7) The Bangladesh Bank shall, after proceeding in accordance withsub-section
- (5) and (6), place the scheme before the Government for its sanction, and the Government shall sanction the scheme without any modifications or with such

modifications as it may considernecessary, and the schemeas sanctioned by the Government shall come into force on such date as the Government may specify on this behalf:

Provided that different dates may be specified for the commencement of different provisions of the scheme.

- (8) Upon the coming into force of the scheme or any provision thereof, the scheme or such provision shall be binding on any of thefollowing personsand institutions, namely:
  - a) the financial institution, the transferee institution and any other financial institution concerned with the amalgamation;
  - b) the members, depositors and other creditors of the financial institutionconcerned;
  - c) the said financial institution and the employees of the transfereeinstitution;
  - d) any trustee involved in the management of ant retirement fund orany other fund, kept by the said financial institution or thetrransfereeinstitution or any person having any right or liability in relation tothat financial institution or transferee institution.
- (9) The properties, assets and liabilities of the financial institutionshall, from the date on which the scheme comes into forceand to such extentas may be stated in the scheme, be properties, assets and liabilities of the transferee institution.
- (10) If any difficulty arises in giving effect to the provisions of the scheme, the Government may by order do anything not inconsistent with such provisions which appears to it necessary for the purpose of removing that difficulty.
- (11) Where a scheme for amalgamation of a financial institution underthis section has been approved, any business acquired by thetransfereeinstitution under the scheme or under any provision thereof shall, aftercoming into operation of the scheme or such provision, be carried on inaccordance with the law governing the activities of the transferee institution:
- Provided that, in order to give full force to the scheme, the Governmentmay, on the recommendation of the Bangladesh Bank, by notification in the official Gazette, exempt for a period of no more than seven years that business from the application of any provision of that law.
- (12) Nothing in this section shall prevent the amalgamation by a singlescheme of several financial institutions in respect of each of which anorder of moratorium has been made.
- (13) The provisions of this section and of any scheme made under itshall have effect notwithstanding anything contained in any other provision of this Act or any other Act or any agreement or any other kind of instrument for the time being in force.

### 28. Amalgamation of financial institutions. -

- (1) No financialinstitution may, without the prior approval of the Bangladesh Bank, beamalgamated with any other financial institutionor acquire the majority of shares in any other financial institution.
- (2) The Bangladesh Bank may, in the interest of considering an application for prior approval under sub-section (1), call for any information from the applicant, and it shall not cancel an application without giving reasonable opportunity for a hearing to the applicant.
- 29. Winding up of financial institutions by the High Court Division. —
  Notwithstanding anything contained in the Companies Act, the High
  CourtDivision may, on the basis of an application of the BangladeshBank,
  orderthe winding up of a financial institution, if
  - a) the licence of the financial institution has been cancelled;
  - b) the financial institution is unable to pay its debts;
  - c) the financial institution has been punished for the contravention of any provision of this Act.

## Offences and punishments

# 30. Punishment for carrying on the business of financing withoutholding a licence. -

Whoever carries on the business of financing withoutholding a licence under this Act or continues to carry on the businessof financingafter the annulment of his licence shall be punishable withimprisonment for a term which may extend to two years, or with a finewhichmay extend to five hundred thousand Takas, or both.

# 31. Punishment for not cooperating in an investigation under section5. -

- (1) If any suspect engaged in the business of financing at thetime of an investigation under section 5 intentionally refuses toproduceany informations, documents, files, books, accounts or records requiredfor the investigation to the officer conducting theinvestigation or refusesto cooperate in the investigation, he shall be punishable with imprisonment for a term which may extend one year, or with a fine which may extend to two hundred thousand Takas, or both.
- (2) If any person accused under sub-section (1) disregards an order to deposit at a court any informations or records mentioned in the saidsub-section, he shall be punishable with the punishments mentioned in the said sub-section.
- 32. Punishment for giving false informations in order to receive alicence. Whoever intentionally gives false or erroneous informations in an application

for a licence under this Act shall be punishable withimprisonment for a term which may extend to three years, or with a finewhich may extend to one million Takas, or both.

- 33. Punishment for not complying with the conditions of a licence.—
  If any person fails to comply with any condition of a licence granted underthis Act, he shall be punishable with a fine which may extend to one millionTakas, and if he fails to comply with the conditions concerned after having been adjudicated culpable, with a fine amounting to one hundred thousandTakas for every day during which the offence continues.
- 34. Punishment for contravention of the provisions of section 7.—
  If any financial institution carries on the business of financing in itsbranches in contravention of the provisions of section 7, it shall be punishablewith a fine amounting to one hundred thousand Takas for every day duringwhich the offence continues.
- 35. Punishment for contravention of the provisions of section 14.—
  If any financial institution grants credit facilities in contravention of the provisions of section 14, it shall be punishable with a fine whichmay extend to two million Takas.
- 36. Punishment for failure to maintain liquid assets. -

If anyfinancial institution fails to maintain liquid assets in accordance withthe provisions of section 19, it shall be punishablewith a fine at therate of one per cent for every day during which the offence continues.

37. Punishment for failure to produce account books etc. during aninvestigation under section 20.—

If any financial institution fails to produce any account books, accounts, informations or any other necessary documents during an inspection under section 20, it shall be punishable with a fine which may extend to five hundred thousand Takas.

- 38. Punishment for disregarding the regulations of the BangladeshBank.—
  If any financial institution disregards the measures taken by the Bangladesh Bank under section 22, it shall be punishable with a fine amounting to two million Takas.
- 39. Punishment for persons who, being disqualified in acordance withsection 25, are connected with financial institutions.—

If any personwho is disqualified in accordance with the provisions of subsection (1) and (2) of section 25 is connected with any financial institution in contravention of the said provisions, he shall be punishable with a fine which may extend to one million Takas, or with imprisonment for a term which may

extend to three years, or both, and if any person becomes director of any financial institution in contravention of sub-section (3) of the said section, he shall be punishable with a fine amounting to one hundred thousand Takas.

40. Punishment for falsely introducing oneself as a financial institution.—
If any institution, not holding a licence under this Act, introduces itself, and carries on business, as a financial institutionholding a licence, each owner, shareholder, director, manager, secretary or other officeror agent of the said institution shallbe punishable with a fine whichmay extend to one million Takas, or with imprisonment for a term whichmay extend to three years, or both, unless he can prove that the said contraventiondid occur without his knowledge, or that he tried to the best of his abilities to prevent the said contravention, or that he was in no way involved in the said contravention.

# 41. Punishment for adding anything untrue in account books etc. offinancial institutions. -

- (1) If any director, manager, auditor, responsible person, officer or employee of a financial institution intentionally adds, orabets to add, anything untrue in the account books, accounts, reports, business papers or other documents, heretoafter referred to as the said documents, of the said institution, or conceals or destroys anything in the said documents, he shall be punishable with a fine which may extend to one million Takas, or with imprisonment for a term which may extend to three years, or both.
- (2) If any person intentionally gives any false information in anystatement, report or other document called for or submitted inaccordancewith the requirements of, or under, or for the purpose of, any provision of this Act or intentionally holds back any necessary information in any such statement, report or document, he shall be punishable with the punishments mentioned in subsection (1).
- 42. Punishment for offences for which no punishment has been provided for.— Whoever does, or desists from doing, anything which comprises non-compliance with any provision of this Act or with any order ordirection passed thereunder and for which no punishment has been expressly provided in this Act shall be punishable with a fine which may extend to one hundred thousand Takas.

# 43. Power of the Bangladesh Bank to impose fines. -

(1) If anyperson has committed a punishable offence under the sections 31, 33, 34, 35, 36, 37, 38, 39 and 42, the Bangladesh Bankmay, not filing a suit againsthim, give him opportunity to show the reason for which he should not bepunished with a fine and may, if it is not satisfied with his explanationor if he has not given any explanation, punish him with a fine which may extend to the highest amount fixed by the said Bank.

(2) If the person concerned pays the fine within fourteen days from the date on which it had been imposed under sub-section (1), nolegal proceedingshall be taken against him for the offence committed by him: but if hefails to pay the fine within the said period, the Bangladesh Bank shallfile a suit at a court against the person concerned for the offence committed by him.

## Chapter IX

#### Miscellaneous

### 44. Cognizance of offence. -

- (1) No court other than a sessionscourt shall try any offence under this Act.
- (2) No court shall take cognizance of any offence under this Act withouta complaint in writing by the Bangladesh Bank or by an officerauthorizedin this behalf by the Bangladesh Bank.

### 45. Publication of list of financial institutions. -

- (1) The BangladeshBank shall, immediately after the granting of a licence to a financialinstitution, publish by notification thename and address of the said institution.
- (2) The Bangladesh Bank shall annually before the month of July supplyto the Government a list of the financial institutions which have received a licence under this Act.

# 46. Alteration of memorandum of a financial institution. -

- (1) Notwithstanding anything contained in the Companies Act, no application for the confirmation of the alteration of the memorandum of a financial institution shall be maintainable unless the Bangladesh Bank certifies that there is no objection to such alteration.
- (2) If any financial institution contravenes the provision of sub-section(1), it shall be punishable with a fine amounting to fiftythousand Takasfor every day, beginning with the date on which the contravention occurred.

# 47. Actions taken in good faith.-

No suit or other legal proceedingshall lie against the Government or the Bangladesh Bank or against anyof its officers or employeesfor anything which is in good faith done orintended to be done under this Act, or for any damage caused or likelyto be caused by anything intended to be done in good faith.

## 48. Power to exempt in certain cases. -

The Bangladesh Bank may, after consultation with the Government, declare, by notification in the official Gazette, that any or all of the provisions of this Act shall notapply to any financial institution or to any particular financial institution either generally or for such period as may be specified in the

notification.

### 49. Power to make rules. -

- (1) For the purpose of this Act, the Bangladesh Bank may, after consultation with the Government and by notification in the official Gazette, make rules.
- (2) In particular, and without prejudice to the generality of the foregoingpower, by such rules
  - a) may be determined the fees which are to be determined underthis Act;
  - b) may be controlled the advertisement of financial institutions.

## 50. Amendment of PO No. 127 of 1972. -

The Articles 49, 50, 51, 52, 53, 54, 55, 56, 57 and 58 of Chapter V of the Bangladesh Bank Order, 1972 (PO No. 127 of 1972) shallbe abolished.

### 51. Repeals and savings. -

- (1) The Financial Institution Ordinance, 1993 (Ordinance No. 6, 1993) stands herewith repealed.
- (2) Notwithstanding such repeal, any action done or any measure takenunder the repealed ordinance shall be deemed to have been doneor takenunder this Act.

