

PARLIAMENT OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

DIVINEGUMA

A

BILL

to provide for the establishment of a Department to be called and known as the Department of Divineguma Development by amalgamating the Samurdhi Authority of Sri Lanka established by Act No. 30 of 1995, Southern Development Authority of Sri Lanka established by Act, No. 18 of 1996, the Udarata Development Authority of Sri Lanka established by Act, No. 26 of 2005; to establish Divineguma Community Based Organizations at rural level and to provide for a co-ordinating network at the district level and national level; to establish Divineguma Community Based Banks and Divineguma Community Based Banking Societies; to repeal Samurdhi Authority of Sri Lanka Act, No. 30 of 1995, Southern Development Authority of Sri Lanka Act, No. 18 of 1996 and Udarata Development Authority of Sri Lanka Act, No. 26 of 2005 and to provide for matters connected therewith or incidental thereto.

Presented by the Minister of Economic Development on 10th August, 2012 (Published in the Gazette on July 30, 2012)

Ordered by Parliament to be printed

[Bill No. 178]

PRINTED AT THE DEPARTMENT OF GOVERNMENT PRINTING, SRI LANKA TO BE PURCHASED AT THE GOVERNMENT PUBLICATIONS BUREAU, COLOMBO 5

Price: Rs. 23.00 Postage: Rs. 10.00

Divineguma

L.D.—O. 13/2012.

AN ACT TO PROVIDE FOR THE ESTABLISHMENT OF A DEPARTMENT TO BE CALLED AND KNOWN AS THE DEPARTMENT OF DIVINEGUMA DEVELOPMENT BY AMALGAMATING THE SAMURDHI AUTHORITY OF SRI LANKA ESTABLISHED BY ACT No. 30 of 1995, SOUTHERN DEVELOPMENT AUTHORITY OF SRI LANKA ESTABLISHED BY ACT, No. 18 of 1996, the Udarata Development Authority of Sri Lanka established by Act. No. 26 of 2005; to establish DIVINEGUMA COMMUNITY BASED ORGANIZATIONS AT RURAL LEVEL AND TO PROVIDE FOR A CO-ORDINATING NETWORK AT THE DISTRICT LEVEL AND NATIONAL LEVEL: TO ESTABLISH DIVINEGUMA COMMUNITY BASED BANKS AND DIVINEGUMA COMMUNITY BASED BANKING SOCIETIES; TO REPEAL SAMURDHI AUTHORITY OF SRI LANKA ACT, No. 30 of 1995, Southern Development Authority of Sri Lanka Act, No.18 of 1996 and Udarata Development AUTHORITY OF SRI LANKA ACT, No. 26 OF 2005 AND TO PROVIDE FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO.

WHEREAS, in furtherance of the economic development Preamble. process and in giving effect to the national policy of alleviating poverty and ensuring social equity, it has become necessary to improve the individual, family and group 5 centered livelihood development activities:

AND WHEREAS, Divineguma intends to mobilize people into a national development process at community level establishing divineguma community based organizations thus building up regional, district and 10 national level co-ordinating network and developing and promoting a micro- finance banking system:

NOW THEREFORE be it enacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:-

1. This Act may be cited as the Divineguma Act, Short title 15 No......of 2012, and the provisions of this Act other than and the date this section, shall come into operation on such date as the of operation. Minister may appoint by Order published in the Gazette

2—PL005874—425 (08/2012)

(hereinafter referred to as the "appointed date"). The provisions of this section shall come into operation on the date on which this Act becomes an Act of Parliament.

PART I

5 ESTABLISHMENT OF THE DIVINEGUMA DEVELOPMENT DEPARTMENT

2. There shall be established for the purpose of this Act, Establishment a government department called the Divineguma Development Department (in this Act referred to as the Development 10 "Department").

Divineguma Department.

3. (1) There shall be appointed a Director-General of the Director-Department (in this Act referred to as the "Director-General") and such other officers and servants as may be required from time to time to carry out the powers and functions of the servants of 15 Department.

General and officers and Department.

- (2) The Director-General may delegate in writing to any public officer any of his powers, functions and duties as may from time to time be considered necessary.
 - 4. The objects of the Department shall be:-

Objects of the Department.

- 20 (a) to carry out such development activities as may be required to alleviate poverty and to bring about a society guaranteeing social equity;
 - (b) to promote the individual family and group centered livelihood economic development activities;
- 25 (c) to ensure food security for each individual and family;
 - (d) to mobilize and empower people to speed up the national development;

- (e) to provide micro-financial facilities for the purpose of promoting the livelihood development of people;
- (f) to develop physical and social infrastructure 5 facilities as may be required for the development of the livelihood of people;
 - (g) to carry out such studies and research as may be required relating to the economic and social upliftment of people;
- 10 (h) to develop the human capital in order to uplift living standards of people; and
 - (i) to create a social security network for those who are in need of social security.
- 5. The Department shall in the discharge of its functions Powers of 15 have the power:-

the Department.

- (a) to supervise and monitor the establishment, control and management of divineguma community based organizations and divineguma regional organizations;
- 20 (b) to create a network of organizations linking divineguma beneficiaries at zonal, district, regional, village, Grama Niladari division and community level and attend to matters connected therewith or incidental thereto:
- 25 (c) to establish centres for storage, marketing and processing of the products of divineguma beneficiaries and to make available physical and financial resources for the said purpose;
- (d) to maintain the Divineguma Development Fund 30 and the Divineguma Revolving Fund established under sections 35 and 36 of this Act;

- (e) to utilize moneys of the Divineguma Development Fund and the Divineguma Revolving Fund for the purpose of this Act;
- (f) to supervise, manage, monitor and audit divineguma community based organizations, divineguma community based banks and divineguma community based banking societies;
- (g) to arrange for the conduct of lotteries with the assistance of the National Lotteries Board to raise funds for the Divineguma Development Fund;
 - (h) to collect information as may be required, to plan, supervise, monitor and implement the divineguma development programmes;
- (i) to secure the co-operation of government departments, state institutions, local authorities, public corporations, provincial authorities and other private or public bodies, natural or legal persons;
- (j) to assist in implementing divineguma development programmes, by divineguma community based organizations and divineguma regional organizations;
 - (k) to implement and operate programmes which will economically and socially uplift living standards of people and to develop infrastructure facilities;
 - (l) to untilize the resources of the Department for the purposes of training and awareness programmes that may be conducted by the Department;
- (m) to take such measures as may be necessary to purchase raw-materials, equipment, technology and products of divineguma beneficiaries for the

purpose of promoting the activities of the divineguma beneficiaries and to store them and make them available to producers as and when the need arises;

- 5 (n) to provide marketing facilities including the setting up of marketing centers enabling divineguma beneficiaries to introduce and sell their products at national and international markets and to maintain, monitor and supervise such centers;
- 10 (*o*) to liaise with governmental and non-governmental organizations;

15

- (p) to assign the responsibility of implementing divineguma development projects to divineguma community based organizations and divineguma regional organizations;
- (q) to possess and hold, any property movable or immovable, which may become vested in it by virtue of any purchase, grant, gift, testamentary disposition or otherwise; and
- 20 (r) to attend to all matters connected with or incidental to such objects and functions as are specified in this Act.
 - **6.** The functions of the Department shall be :-

Functions of the Department.

- (a) to formulate and facilitate such projects that would improve the income generation of individuals, families and groups;
 - (b) to assist in increasing the employment opportunities of devineguma beneficiaries;
 - (c) to promote marketing activities;

- (d) to develop necessary awareness of the community on livelihood development;
- (e) to motivate people towards environmental friendly lifestyle;
- (f) to liaise with such institutions that provide 5 resources and services required for the promotion of individual, family and group centered development projects;
 - (g) to promote saving habits amongst people;
- (h) to remove obstructions faced by divineguma 10 beneficiaries in gaining access to resources and services;
- (i) to launch programmes that would lead to creation of a righteous social environment conducive to 15 the well being of the community;
 - (j) to mobilise the participation of divineguma benificiaries in the planning and management of projects and schemes for their economic upliftment;
- (k) to facilitate the providing of services to divineguma 20 beneficiries by any government department, corporation, local government institution, private sector organization and non-governmental organizations; and
- (l) to assist in creating an institutional framework for 25 the development of saving habits and granting of
- 7. (1) There shall be established a Divineguma National Divineguma Council to assist the Department in respect of matters relating to the policy and management of divineguma development 30 programmes.

National

- (2) The Council shall consist of the following members:-
 - (a) the Director-General of the Department who shall be the Chairman:
- 5 (b) Director of the Department who is in charge of the subject of Micro-Finance;
 - (c) Director of the Department who is in charge of the subject of Community Based Organizations;
- (d) Director of the Department who is in charge of the 10 subject of Livelihood;
 - (e) Secretary to the Ministry of the Minister to whom the subject of Finance is assigned, or his representative;
 - (f) Secretary to the Ministry of the Minister or his representative; and
 - (g) five persons nominated by the Minister.
- 8. (1) The Minister may, by Order published in the Minister to Gazette establish, for the purpose of ensuring the effective establish and proper implementation of the provisions of this Act, 20 administrative zones integrating administrative activities of two or more districts, covering the entire island.

(2) There shall be appointed to each such zone a Head, of a similar standing to that of a Head of a Department, to be in charge of each such zone.

25 PART II

15

DIVINEGUMA COMMUNITY BASED ORGANIZATIONS

9. There shall be established, for each Grama Niladari Establishment division or for a portion of a Grama Niladari division or for of several Grama Niladari divisions as may be specified by the divineguma 30 Minister by Order published in the *Gazette*, divineguma based community community based organizations with the voluntary organizations. participation of divineguma beneficiaries.

5

10

10. The objects of the divineguma community based Objects of organizations shall be:-

Objects of the divineguma community based organizations.

- (a) to improve the social and economic conditions of divineguma members resident within its area of authority;
 - (b) to identify livelihood development opportunities and its potential;
- (c) to provide assistance and aid that are required for the livelihood development activities, under the guidance of the Department;
 - (d) to develop the physical and human resources that are required for the improvement of the livelihood activities:
- (e) to provide such opportunities as may be required to improve the saving habits of divineguma beneficiaries:
 - (f) to expand the opportunities that are available in obtaining micro financial facilities and to improve the investment capabilities;
- 20 (g) to uplift the level of education and skills of divineguma beneficiaries and their families;
 - (h) to provide raw materials, consultancy services and technological facilities as may be required for the promotion of production and productivity;
- 25 (i) to provide facilities for storage and processing of any products of divineguma beneficiaries and for the promotion of marketing of such products; and
- (*j*) to develop the self-confidence, collective responsibility towards society, good qualities and values of divineguma beneficiaries.

11. The powers of the divineguma community based Powers of organizations subject to the direction and supervision of the Department shall be:-

the divineguma community based

- (a) to organize divineguma beneficiaries into small organizations.
 - to give recognition to such smaller groups within the community based organizations;
 - (c) to implement a social security programme for divineguma beneficiaries;
- 10 (d) to provide necessary facilities for divineguma beneficiaries to secure loans from divineguma community based banks, established under section 25 of this Act;
- (e) to supervise and regulate loans obtained by divineguma beneficiaries for livelihood activities; 15
 - (f) to provide resources and facilities for such progarmmes which may be implemented to develop the skills and knowledge of its members;
 - (g) to collect and manage membership fees and savings of divineguma beneficiaries;
 - (h) to undertake and implement programmes which are being initiated by the Department and other recognized institutions for the well being of divineguma beneficiaries;
- 25 (i) to receive such assistance such as grants and loans, as may be provided by the government, nongovernmental and private institutions;
- (j) to undertake and execute such contracts which may be given to divineguma community based 30 organizations by the government and other recognized institutions to raise their funds;

20

- (k) to undertake and implement development programmes launched with the labour contribution of the community;
- to provide facilities, services and technological 5 services in relation to the purchase of products, reprocessing the same and value addition;
 - (m) to maintain sales outlets and storages and to organize markets and fairs for the promotion of marketing;
- 10 to utilize human and physical resources of the divineguma community based organizations for social security programmes;
 - to maintain an office of the Divineguma community based organizations; and
- to possess and hold, any property movable or 15 immovable which may become vested in it by virtue of any purchase, grant, gift, testamentary disposition or otherwise.
- 12. The functions of divineguma community based Functions of 20 organizations shall be:-

divineguma organizations.

- (a) to encourage and provide guidance to its members community to organize themselves into smaller groups which based operate with mutual co-operation;
- (b) to motivate its members to enhance their saving 25 habits and develop livelihood activities and to provide assistance for such activities;
 - (c) to implement such programmes as may be required for the development of vocational skills and knowledge of its members;
- 30 (d) to organize shramadana activities with the participation of its members; and
 - (e) to provide facilities for the production and marketing activities.

13. The funds of divineguma community based Maintenance organizations shall be deposited and maintained in a divineguma community based bank in accordance with such regulations as may be prescribed by the Minister.

of the funds divineguma community based organizations.

14. Where a Divineguma community based organization is not functional in the accomplishment of its objects the Director- General shall appoint an officer of the Department to take over and perform the functions of such organization.

Appointment of an officer to perform functions of divinegumacommunity based organizations.

10 PART III

25

DIVINEGUMA REGIONAL ORGANIZATIONS

15. (1) There shall be established such number of Establishment divineguma regional organizations as may be necessary, of comprising of not less than five divienguma community 15 based organizations for the purpose of supervising, organizations. monitoring and evaluating the functions of such organisations at regional level.

divineguma

- (2) Every divineguma regional organization shall consist of the following members:-
- 20 (a) chairman of each divineguma community based organization;
 - (b) officer of the Department in charge of a region;
 - (c) Senior Manager of the divineguma community based banking societies established under section 29 of this Act;
 - (d) officer in charge of the subject of Planning in the Divisional Secretariat of Divisional Secretary's division under whose area of authority such divineguma regional organization is situated; and
- 30 (e) three persons involved in the development activities of the area to be nominated by the Director-General.

- (3) The Chairman and Secretary of each such divineguma regional organization shall be elected from among the members referred to in subsection (2).
- (4) The Divisional Secretary of the Division, within whose area of authority each such divineguma regional organization is established, shall function as an Advisor to each such divineguma regional organization.
- 16. The objects of every divineguma regional Objects of organization, under the guidance and supervision of the the 10 Department, shall be:—

divineguma regional organizations.

- (a) to provide necessary assistance to any divineguma community based organization to carryout their livelihood development activities;
- (b) to develop such human resources as may be 15 necessary for the development of activities relating to the upliftment of livelihood of its members;
 - (c) to assist the Department in promoting and monitoring micro-financial activities within its area of authority;
- 20 (d) to purchase products, reprocess and add value to the same and provide facilities for storage, processing and marketing of such products at regional level; and
- (e) develop human personality, collective work, virtuous and spiritual qualities of the divineguma 25 beneficiaries.
 - Each divineguma regional organization shall, Powers of under the guidance and supervision of the Department, have the power:-

divineguma regional organizations.

30 (a) to carry out such studies as may be necessary and collect information, in respect of economic and

- social development activities within its area of authority;
- (b) to review any livelihood development activities carried out by any divineguma community based organizations;

5

20

- (c) to provide such assistance as may be necessary in promoting the micro-financial activities within its area of authority;
- (d) to provide such assistance as may be necessary to any divineguma community based organizations in organizing and implementing programmes required for the development of vocational skills and know-how;
- (e) to provide such technical assistance and other services as may be necessary for the development of agricultural or any other products of its beneficiaries in the region;
 - (f) to maintain centres for the purchase, storage and marketing of products and raw-material and organize trading centres and shopping centres;
 - (g) to monitor and regulate all activities of divineguma community based organizations;
 - (h) to establish and maintain a fund of such organizations subject to such regulations as may be prescribed by the Minister;
 - (i) to undertake and implement such projects launched by the Department and any other recognized institution:
- (j) to accept aid, grants and loans offered by governmental and non-governmental organizations subject to such regulations as may be prescribed by the Minster;

10

25

30

- (k) to undertake and perform any contract offered by the Department or other recognized institution subject to such direction as may be issued by the Department;
- 5 (1) to establish and maintain an office of the diveneguma regional organization;
 - to deposit all sums of moneys of the divineguma regional organization in a divineguma community based banking society subject to such directions as may be issued by the Minister in that behalf;
 - (n) to utilize human and physical resources of the organization for the social security programmes; and
- (o) to possess and hold, any property movable or 15 immovable which may become vested in it by virtue of any purchase, grant, gift, testamentary disposition or otherwise.
- The functions of the divineguma regional Functions of organization, under the guidance and supervision of the 20 Department, shall be:—

divineguma regional organizations.

- (a) to provide guidance and encouragement in respect of small group programmes being conducted by the divineguma community based organizations;
- (b) to supervise and monitor the savings of the divineguma community based organizations;
- to provide such assistance as may be necessary to such divineguma community based organizations which are situated within its area of authority, for the advancement of livelihood development activities carried out by such organizations and supervise and monitor the same;

- (d) to organize and implement regional level programmes needed for the development of vocational skills and know-how of its members;
- (e) to provide raw-material, technology and other related services for the development of products at 5 regional level and provide facilities for marketing of the same;
- (f) to provide assistance for the social security programme being implemented by the diveneguma community based organizations; 10
 - (g) to assist in the preparation of the progress report of the Department in respect of the respective region; and
- (h) to liaise with other governmental non-15 governmental and private organizations at regional level for the purpose of achieving the objects of divineguma regional organizations.

PART IV

DIVINEGUMA DISTRICT COMMITTEES

20 19. (1) There shall be established for the purposes of Establishment this Act, divineguma district committees representing all divineguma regional organizations functional within a district.

divineguma district committees.

- (2) Each such district committee shall consist of the 25 following members:—
 - (a) all chairmen and secretaries of all divineguma regional organizations within each such district;
- (b) Senior Managers of all divineguma banking societies established under section 29 of this Act 30 within each such district:

- (c) the officer of the Department, who is in charge of a respective district; and
- (d) the officer in charge of the subject of Planning in the Divisional Secretariat of Divisional Secretary's division under whose area of authority such divineguma district committee is situated.
- (3) The District Secretary, within whose area of authority each such divineguma district committee is established, shall function as an Advisor to each such 10 divineguma district committee.
 - **20.** The objects of a divineguma district committee Objects of shall be:—

Objects of divineguma district committees.

- (a) to take such measures as may be necessary to achieve such objects as are specified in this Act through divineguma regional organizations and divineguma community based organizations;
 - (b) to supervise, monitor and evaluate programmes of divineguma community based organizations and divineguma regional organizations in the respective district;
 - (c) to secure the co-operation of the other district level organizations in relation to the divineguma regional organizations and community based organizations; and
- 25 (d) to co-ordinate the programmes of divineguma community based organizations and regional organizations functioning in the respective district.
 - 21. The powers of each district committee shall be:—

(a) to convene and conduct committee meetings once in every three months;

Powers of the divineguma district committees.

30

15

- (b) to obtain reports from divineguma regional and community based organizations in the respective district;
- (c) to assist the Department in the supervision, monitoring and evaluation of the divineguma 5 community based organizations; and
 - (d) to conduct a study on divineguma development programmes for and on behalf of the Department and forward such development proposals as may be required to the Department.
 - 22. The functions of each district committee shall be:- Functions of

divineguma district committees.

- (a) to conduct studies on divineguma development programmes and projects in the respective district;
- (b) to co-ordinate with such other district level governmental, non-governmental and private institutions as may be required in carrying out divineguma programme;
- (c) to consider proposals and views for the efficient functioning of the divineguma programme in the respective district and forward the same to the Department; and
- (d) to prepare monthly a progress review report in respect of the respective district and convene progress review meetings.

25 PART V

DIVINEGUMA NATIONAL FEDERATION

23. There shall be established a Divineguma National Establishment Federation consisting of representatives of all divineguma 30 community based organizations. The Minister shall preside at every meeting of the Divineguma National Federation.

of the Divineguma National Federation.

10

15

24. The object of the Divineguma National Federation Object of shall be to consider proposals and views needed for national the policy planning, co-ordination of divineguma development programme at national level and provide leadership for the Federation. implementation of divineguma programme.

Divineguma National

PART VI

DIVINEGUMA COMMUNITY BASED BANKS

25. (1) There shall be established divineguma Establishment community based banks for each such area covering the 10 area of authority of one or more divineguma community based organizations in order to promote micro-financial based banks. services among its beneficiaries.

divineguma community

- (2) The Minister shall prescribe the registration procedure of such banks and any other matter in relation to such 15 procedure.
 - (3) Every such bank shall by the name assigned to it be a body corporate and shall have perpetual succession and a common seal and may sue and be sued in that name.
- (4) It shall be the duty of every such bank to comply with 20 such directions or regulations, issued or made by the Minister.
 - 26. The objects of the divineguma community based Objects of banks shall be :-

the divineguma community

- (a) to promote the habit of savings among divineguma based banks. beneficiaries;
- 25 (b) to develop investment potential;
 - (c) to enhance income by developing the production potential; and
 - (d) to provide credit facilities to divineguma beneficiaries.

27. Every divineguma community based bank shall have the power :-

Powers of divineguma community based banks.

- (a) to open, maintain and close membership accounts, accept deposits and issue bank pass books to 5 divineguma beneficiaries and to members of such banks;
 - (b) to provide credit facilities, recover loans, manage and operate the same;
- (c) accept funds of divineguma community based 10 organizations and manage the same;
 - (d) to maintain accounts of such subsidies and money as may be provided by the government;
 - (e) to invest funds of the divineguma community based banks in divineguma banking societies; and
- 15 (f) to possess and hold, any property movable or immovable which may become vested in it by virtue of any purchase, grant, gift, testamentary disposition or otherwise.
- 28. The functions of the divineguma community based Functions of 20 banks shall be :-

divineguma community based bank.

- (a) to motivate divineguma beneficiaries to save;
- (b) to provide loans to divineguma beneficiaries at individual and group levels;
- (c) to educate divineguma beneficiaries on financial management;

- (d) to ensure welfare of the depositors and members of their families;
- (e) to develop a banking culture among its customers;
- 30 (f) to distribute such subsidies as may be provided by the government.

PART VII

DIVINEGUMA COMMUNITY BASED BANKING SOCIETIES

29. (1) There shall be established for the purposes of Establishment this Act, divineguma community based banking societies of comprising of all divineguma community based banks within the area of authority of each divineguma regional organization, in order to establish a viable micro-financial banking banking network at regional level.

divineguma community based societies.

- (2) The Minister shall prescribe the registration procedure 10 of such banking society and any other matter in relation to such procedure.
- (3) Every such banking society shall by the name assigned to it be a body corporate and shall have perpetual succession and a common seal and may sue and be sued in 15 that name.
 - (4) Every such banking society shall comply with such directions as may be issued by the Minister from time to time.
- 30. The objects of divineguma community based banking Objects of 20 societies shall be :-

divineguma community based banking societies.

- (a) to set up a viable regional banking network coordinating divineguma community based banks;
- (b) to provide such financial assistance which is required for livelihood development; and
- 25 (c) to motivate divineguma beneficiaries to engage in formal micro-financial banking activities.
 - 31. The divineguma community based banking Powers of societies shall have the power:-

divineguma community based banking

(a) to accept deposits of the divineguma community based banks;

- (b) to invest its funds, grant credit facilities and disburse profits;
- (c) to provide such facilities and training as are needed for the promotion of the divineguma community based banks;
- (d) to maintain accounts of divineguma community based banks and manage such subsidies as may be provided by the government;
- (e) to supervise and regulate the divineguma community based banking activities subject to such directions as may be issued by the Board of Management; and

5

- (f) to possess and hold, any property movable or immovable which may become vested in it by virtue of any purchase, grant, gift, testamentary disposition or otherwise.
 - **32.** The functions of divineguma community based Functions of banking societies shall be:—

Functions of divineguma community based banking societies.

- (a) to collect the deposits maintained by divineguma based community based banks and manage the same; banki
 - (b) to take such steps as may be necessary to develop a micro-financial culture among divineguma beneficiaries; and
- (c) to function as a regional institution for the successful operation of the divineguma community based banking activities.
- 33. (1) The Minister shall appoint for the purpose of the supervision and regulation of the financial activities of the divineguma community based banks and divineguma
 30 community based banking societies, a Board of Management of the Divineguma Community Based Banks and Divineguma Community Based Banking Societies (in this Act referred to as the "Board of management").

Board of Management of divineguma community based banks and divineguma community based banking societies.

- (2) The Board of Management shall consist of :-
 - (i) the following ex-officio members namely:-
 - (a) the Director-General of the Department who shall be the Chairman;
- 5 (b) a representative of the Secretary to the Ministry of the Minister to whom the subject of Finance is assigned;
 - (c) the Director in charge of the banking affairs of the Department;
- 10 (d) a representative to be appointed by the Governor of the Central Bank of Sri Lanka;
 - (e) the Secretary to the Ministry of the Minister or his representative; and
- (ii) three persons to be appointed by the Minister (hereinafter referred to as the "appointed members").
 - (3) The term of office of every appointed member shall be three years.
- (4) The appointed members may be paid such remuneration as the Minister, in consultation with the20 Minister to whom the subject of Finance is assigned, shall determine.
- (5) The Board of Management shall, for the purpose of supervision and regulation of financial activities of such banks and banking societies have the power to issue25 directions from time to time, to such banks and banking societies.
 - (6) The Board of Management shall, in the discharge of its duties, be subject to such regulations as may be prescribed by the Minister.

34. The provisions of the Banking Act, No.30 of 1988 Finance and the Finance Business Act, No.42 of 2011 shall not apply in respect of banks and banking societies established under the provisions of this Act.

Act, No.42 Banking Act, No. 30 of 1988 not to apply.

PART VIII 5

FUNDS OF THE DEPARTMENT

35. (1) There shall be established, for the purpose of this Divineguma Act, a fund called "Divineguma Development Fund". There shall be credited to the fund :-

Development Fund.

- 10 (a) all such sums of money as may be provided from time to time by the Government;
 - (b) all grants and donations received by the Department;
- (c) all gifts and other contributions made by the banks 15 and banking societies established under this Act;
 - (d) such percentage of money as may be prescribed by the Minister, of the profit of the banks and banking societies established under this Act.
- (2) The money lying to the credit of the above Fund may 20 be utilized for such purposes and in such manner as may be prescribed by the Minister.
 - **36.** (1) There shall be established for the purpose of Divineguma this Act, a fund called "Divineguma Revolving Fund".

Revolving

(2) All monies lying, on the date immediately before the 25 appointed date, to the credit of the Funds of Samurdhi Authority of Sri Lanka established under the Samurdhi Authority of Sri Lanka Act, No. 30 of 1995, the Southern

Development Authority of Sri Lanka established under the Southern Development of Sri Lanka Act, No. 18 of 1996, and the Udarata Development Authority of Sri Lanka established under the Udarata Development Authority of Sri Lanka Act, No. 26 of 2005 shall stand, with effect from the appointed date, transferred to the Divineguma Revolving Fund established under this Act.

PART IX

GENERAL

10 37. The District Secretary of each district shall function District as an Additional Director-General of the Department in respect of the respective district.

Secretaries Additional Director-General.

The Director-General, Additional Directors-General, Declaration every Director, Deputy Director, Assistant Director and of Secrecy. 15 officers and servants of the Department, shall before entering upon his duties sign a declaration pledging himself to observe strict secrecy respecting all matters connected with the working of the Department and shall by such declaration pledge himself not to disclose any matters which may come 20 to his knowledge in the discharge of his functions, except -

- (a) when require to do so by a court of law; or
- (b) in order to comply with any of the provisions of this Act or any other written law.
- **39.** (1) For the purposes of enabling the Department to Returns and 25 exercise and discharge any of its powers and functions under Information. this Act, the Department or any person authorized in that behalf by the Department may, by notice in writing require any person to furnish to the Department or to the person authorized by the Department, within such period as shall 30 be specified in the notice, such returns and information as shall be specified in such notice and require any person to be present before the Department.

- (2) It shall be the duty of any person who is required by a notice under subsection (1), to furnish any return or information or to be present before the Department to comply with the requirements of such notice within the period specified in such notice, except where such person is prohibited from furnishing such returns or information under the provisions of any other written law.
- (3) No information contained in a return furnished in compliance with a notice issued under subsection (1) shall 10 be published or communicated by the Department or any officer, servant or agent of the Department to any other person except with the consent of the person furnishing such return or information or in the course of the discharge of the functions of the Department.
- (4) Every person who makes any statement before the 15 Department shall in respect of such statement be entitled to all the privileges to which a witness giving evidence before a court of law is entitled in respect of evidence given by him before such court.

20 **40.** Any person who acts in contravention of any of the Offences. provisions of the Act or any regulation or rule made thereunder, shall be guilty of an offence under this Act and shall on conviction after summary trial by a Magistrate be liable to a fine not exceeding two thousand five hundred 25 rupees or to imprisonment for a term not exceeding two years.

41. (1) The Minister may make regulations for the Regulations. matters required by this Act to be prescribed and for matters in respect of which regulations are authorized to be made.

- (2) Without prejudice to the generality of powers 30 conferred by subsection (1), the Minister may make regulations in respect of all or any of the following matters:-
 - (a) constitution of the divineguma community based organizations and matters connected therewith;

5

- (b) constitution of the divineguma regional organizations and matters connected therewith;
- (c) registration of divineguma community banks, requirements to be fulfilled with respect to such registration and cancellation of such registration and banking activities of the divineguma community based banks and matters connected therewith;
- (d) registration of divineguma community based banking societies, requirements to be fulfilled with respect to such registration and cancellation of such registration and activities of the divineguma community based banking societies and matters connected therewith;
- 15 (e) criterion in respect of the selection of divineguma beneficiaries;
 - (f) criterion to be a member of divineguma community based organizations and diveneguma community based banks;
- 20 (g) criterion in respect of the supervision, regulation and evaluation of divineguma community based organizations, divineguma community based banks and divineguma community based banking societies;
- 25 (h) delimitation of the area of authority of implementation and administration of divineguma programmes at rural, regional or district levels;
- (i) all matters connected with the Divineguma Development Fund and the Divineguma Revolving Fund:
 - (j) all matters connected with the funds maintained by divineguma community based organizations, divineguma regional organizations, divineguma community based banks and divineguma community based banking societies;

(k) the procedure for the settlement of disputes that may arise in the exercise of the powers or performance of any function by any divineguma community based organization, divineguma regional organization, divineguma community based banks or banking societies, under the provisions of this Act or any other dispute that may arise when giving effect to the principles and provisions of this Act; and

- 10 (l) the use of a common logo for divineguma programmes.
- (3) Every regulation made by the Minister shall be published in the *Gazette* and shall come into operation on the date of such publication or on such later date as may 15 specified in the regulation.
- (4) Every regulation made by the Minister shall no later than three months after its publication in the *Gazette* be brought before the Parliament for approval. Any regulation which is not so approved shall be deemed to be rescinded
 20 from the date of such disapproval but without prejudice to anything previously done thereunder.
 - (5) Notification of the date of such disapproval shall be published in the *Gazette*.
- 42. (1) The Divineguma National Council may make Rules.25 rules in respect of policy and management of affairs of the Department.
 - (2) Every rule made by the Divineguma National Council shall not come into operation until it is approved by the Minister.
- 30 (3) Every rule approved by the Minister shall be published in the *Gazette*.

PART X

REPEALS AND SAVINGS

- 43. The Samurdhi Development Authority Act, No.30 Repeal of of 1995, the Southern Development Authority Act, No.18 of 1996 and the Udarata Development Authority Act, No.26 of 2005 are hereby repealed. Notwithstanding the repeal of the aforesaid Acts:
 Repeal of the Samurdhi Development Authority Act, No.26 of Samurdhi Development Authority Act, No.30 Repeal of the Samurdhi Development Authority Act, No.30 Repeal of the Samurdhi Development Authority Act, No.26 of Samurdhi Development Authority Act, No.30 Repeal of the Samurdhi Development Authority Act, No.18 of Samurdhi Development Authority Act, No.26 of Samurdhi Development Authority Act, No.30 No.30
- (a) all activities carried out by Commissioner-General under the repealed Samurdhi Development Authority Act, No. 30 of 1995, in the implementation of the poverty alleviation programmes and other programmes of the government, shall be deemed to be carried out and shall continue to be carried out, under this Act;
- 15 (b) all property movable and immovable, belonging savings. to the said Authorities as at the date immediately prior to the appointed date shall with effect from the appointed date vest in and be deemed to be the property of the Government;
- (c) all suits, prosecutions, actions, proceedings, matters or things which have been instituted by or against the said Authorities and which are pending as at the date immediately prior to the appointed date shall with effect from the appointed date be deemed to be suits, prosecutions, actions, proceedings, matters or things which have been instituted by or against the Government;
- (d) any decree, order or award entered or made in favour of or against the said Authorities by any court or tribunal or other body in any action, matter, proceeding or thing shall with effect from the appointed date be deemed to be a decree, order or award entered or made in favour of or against the Government and may be enforced accordingly;

Repeal of the Samurdhi Development Authority Act, No.30 of 1995, Southern Development Authority Act, No.18 of 1996 and the Udarata Development Authority Act, No.26 of 2005 and savings. (e) all officers and servants in the permanent employment of the said Authorities, as at the date immediately prior to the appointed date shall-

(i) where such officers and servants opt to join 5 the service of the Department, be deemed, subject to the approval of the Public Service Commission, with effect from the date of appointment to such posts in the respective Authority, to be officers and servants of the Department and be eligible for a pension under the provisions of minutes on pensions taking into consideration the sums of money paid by such officers and servants to Employees Provident Fund and the contributions made by the respective Authorities to such

Provident Fund;

(ii) where some of such officers and servants opt for voluntary retirement, such officers and servants be paid such remuneration which shall be paid in terms of a voluntary retirement scheme which shall be prescribed by the Minister;

(f) all debts, obligations, assets and liabilities incurred, all contracts and agreements executed or enforced into and all matters and things engaged or agreed to be done by, with or for the said Authorities as at the date immediately prior to the appointed date shall, with effect from the appointed date be deemed to be debts, obligations, assets and liabilities incurred, all contracts and agreements executed or enforced into and all matters and things engaged or agreed to be done of the Government;

(g) all samurdhi banking societies and samurdhi banking federations that are in operation on the date immediately before the appointed date shall,

10

15

20

25

30

with effect from the appointed date be deemed to be divineguma community based banks and divineguma community based banking societies respectively;

- 5 (h) every person who has applied for, or is in receipt of, any welfare benefit, from Samurdhi Authority and Samurdhi Commissioner General in terms of any written law or otherwise, shall notwithstanding anything to the contrary in this Act, be eligible to 10 apply for the receipt of or continue to receive, such benefit under the provisions of this Act.
- **44.** The trusts and funds established for any object by or under the Samurdhi Development Authority of Sri Lanka established under the repealed Act, No. 30 of 1995, Southern 15 Development Authority of Sri Lanka established under the deemed to repealed Act, No. 18 of 1996, Udarata Development be trusts and Authority of Sri Lanka established under the repealed Act, funds under No. 26 of 2005, shall be managed by the Department ensuring that there shall be no change with regard to the object and 20 the purpose for which such trusts and funds were established and the beneficiaries.

funds under the repealed Acts to be this Act.

45. In the event of any conflict or inconsistency between the provisions of this Act and the provisions of any other written law, the provisions of this Act shall prevail.

prevail over other written law.

25 **46.** In this Act, unless the context otherwise requires:-

Interpretation.

"Central Bank" means the Central bank of Sri Lanka established under the Monetary Law Act, (Chapter 422);

"divineguma beneficiary" means any person who obtains any kind of benefit or assistance under any programme, project or activity carried out by any divineguma community based organization or divineguma regional organization;

"micro-finance" means a type of banking service that is provided to employed or low-income individuals or groups who would otherwise have no other means of gaining financial services;

5

"Minister" means the Minister to whom the subject of Divineguma is assigned; and

"National Lotteries Board" means the National Lotteries Board established under the National Lotteries Board Act, No. 11 of 1963.

10

47. In the event of any inconsistency between the Sinhala text Sinhala and Tamil texts of this Act, the Sinhala text shall prevail.

to prevail in case of inconsistency. Annual subscription of English Bills and Acts of the Parliament Rs. 885 (Local), Rs. 1,180 (Foreign), Payable to the Superintendent, Government Publications Bureau, Department of Government Information, No. 163, Kirulapona Mawatha, Polhengoda, Colombo 05 before 15th December each year in respect of the year following.