# FORD CO-OPERATIVE CREDIT SOCIETY LIMITED ABN 74087651456 TRADING AS GEELONG BANK 

## CONSTITUTION

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## CONSTITUTION

## DIVISION 1 - INTRODUCTORY MATTERS

### 1.1 Definitions

In this Constitution, unless the context requires otherwise:
ADI means a body corporate that APRA has authorised to conduct banking business in Australia under the Banking Act 1959 (Cth)

APRA means the Australian Prudential Regulation Authority
ASIC means the Australian Securities and Investments Commission

Bank means the company described in this Constitution
board means the board of directors
Corporations Act means the Corporations Act 2001 (Cth)
deposit means the placement of money in an account that the Bank conducts in the ordinary course of its banking business
director means a director for the time being of the Bank
elected director means a director:
(a) appointed by shareholders under Rule 15.3; or
(b) appointed by the board to fill a casual vacancy under Rule 15.4
financial accommodation means:
(a) an advance;
(b) money paid for, on behalf of or at the request of a person (other than by drawing on the person's deposit account with the Bank);
(c) a forbearance to require payment of money owing on any account; and
(d) a transaction that, in substance, effects a loan or is regarded by the parties to the transaction as a loan,
that the Bank provides or enters in the ordinary course of its banking business
general meeting means a general meeting of members and of $\boldsymbol{M C I}$ holders eligible to vote in general meeting
fit and proper policy means the policy adopted by the board in relation to the fitness and propriety of directors, senior managers and auditors required by APRA prudential standard 520 or any other prudential standard or law applying from time to time.
material personal interest has the same meaning as in Part 2D. 1 of the Corporations Act MCI means a share as described Division 7 of this Constitution

MCI holder means a person whose name the Bank has entered for the time being as a holder of one or more MCIs in the Register of Members
member means a person whose name the Bank has entered for the time being as a holder of a member share in the Register of Members
member share means a share as described in Division 6 of this Constitution
prudential standard means:
(a) any prudential standard that APRA determines under the Banking Act 1959 (Cth);
(b) any prudential regulation made under Banking Act 1959 (Cth); and
(c) any APRA transitional prudential standard applying to the Bank under the Financial Sector Reform (Amendments and Transitional Provisions) Regulations 1999 (Cth).

Register of Members means the register of members of the Bank under the Corporations Act
secretary means a secretary for the time being of the Bank
share means a member share or an MCI, as context requires
shareholder means a member or an MCI holder, as context requires
subscription price means:
(a) the amount (if any) payable by a person on subscription for a share;
(b) for an MCI created by conversion from another security, the amount determined in accordance with Rule 7.2(3)

## 1.2 <br> Interpretation

(1) In this Constitution, unless the context requires otherwise:
(a) the singular includes the plural and vice versa and words importing a gender include other genders;
(b) words importing natural persons include corporations;
(c) where an expression is defined in this Constitution, any other grammatical form of the expression has a corresponding meaning;
(d) words and expressions defined in the Corporations Act have the same meaning in this Constitution;
(e) headings are for purposes of convenience only and do not affect the interpretation of this Constitution;
(f) a reference to a statute includes all amendments, consolidations, reenactments or replacements of the statute, and any regulation or statutory instrument made under it;
(g) a reference to this Constitution or another instrument includes all amendments or replacements of the Constitution or the other instrument;
(h) a reference to a statutory or other body that ceases to exist or the powers and functions of which are transferred to another body includes a reference to the body:
(i) that replaces it; or
(ii) to which substantially all the powers and functions relevant to this Constitution are transferred; and
(i) a reference to 'in writing' is a reference to any mode of representing or reproducing words in tangible and permanently visible form and includes facsimile and e-mail transmissions and documents in electronic form.
(2) The notes to this Constitution are for purposes of convenience only and do not affect the interpretation of this Constitution. The notes do not form part of this Constitution and may be removed or modified without the Bank complying with the Corporations Act requirements that apply to removal or modification of constitutional provisions.

### 1.3 Time

Unless expressly provided otherwise, when this Constitution, or any notice given under this Constitution, states a time or a period of time, the time stated is, or the period of time is calculated by reference to, Standard Time or Summer Time, as the case may be, at the Bank's registered office.

### 1.4 Replaceable Rules do not Apply

The replaceable rules in the Corporations Act do not apply.

### 1.5 Notices

(1) This Rule applies to all notices and documents that the Corporations Act or this Constitution requires a party to this Constitution to send to another party to this Constitution.
(2) In this Rule, business day means a day that is not:
(a) a Saturday or Sunday; or
(b) a public holiday or bank holiday in the place where the notice is received.
(3) A person sending a notice must do so in writing and must address it to the recipient at the following respective addresses:
(a) if to the Bank - at its registered office or such other address as the Bank specifies to members from time-to-time; and
(b) if to a member - at the member's address appearing on the Register of Members from time-to-time or at any alternative address nominated by the member, or at any fax number or electronic address nominated by the member.

Note: $\quad$ Subrule 3.3(3) deals with sending notices to joint members.
(4) A person may send a notice or other document to another person in any of the ways set out in column 2 of the table. The other person receives the notice at the time set out in column 3:

|  | Delivery Method | Time Person Receives Notice |
| :---: | :---: | :---: |
| 1 | Hand delivering the notice personally | The other person receives the notice: <br> (i) if hand delivered before $4: 00 \mathrm{pm}$ on a business day - on that business day <br> (ii) if hand delivered after 4:00 pm on a business day - on the next business day <br> (iii) if hand delivered on a day other than a business day on the next business day |
| 2 | Sending the notice by prepaid post | The other person receives the notice on the third business day after posting unless it is actually delivered earlier |
| 3 | Sending the notice by facsimile transmission | The other person receives the notice: <br> (i) if sent before $4: 00 \mathrm{pm}$ on a business day - on that business day <br> (ii) if sent after 4:00 pm on a business day - on the next business day <br> (iii) if sent on a day other than a business day - on the next business day <br> This rule does not apply where the person sending the facsimile has evidence that the transmission was unsuccessful |
| 4 | Sending the notice by electronic means | The other person receives the notice: <br> (i) if sent before 5:00 pm on a business day - on that business day <br> (ii) if sent after 5:00 pm on a business day - on the next business day <br> (iii) if sent on a day other than a business day - on the next business day <br> This rule does not apply where the person sending the notice by electronic means has evidence that the notice did not reach the other person's electronic address |

(5) If a person sends a member a notice in accordance with this Rule, any person to whom that member transfers or transmits a share is taken to receive the notice when the first person sent the member the notice.

### 1.6 MCI Mutual Entity

The Bank is intended to be an MCl mutual entity for the purposes of the Corporations Act.

## DIVISION 2-OBJECTS \& LIMIT ON POWERS

### 2.1 Objects

The Bank has the following objects:
(a) to raise funds by subscription deposit or otherwise as authorised by the Corporations Act and Banking Act 1959 (Cth);
(b) to apply the funds in providing financial accommodation to members subject to the Corporations Act and Banking Act 1959 (Cth);
(c) to encourage savings amongst members;
(d) to promote co-operative enterprise;
(e) to provide programs and services to members to assist them to meet their financial, economic and social needs.

### 2.2 Customers

(1) The Bank may only provide financial accommodation to:
(a) its members;
(b) another ADI; or
(c) any person or class of persons as determined by the board from time to time in its absolute discretion.
(2) The Bank may accept a deposit of money from a person who is not a member.
(3) This Rule does not limit the powers of the Bank to invest funds, otherwise than by way of financial accommodation to members and other ADI's.

## DIVISION 3 - MEMBERSHIP

### 3.1 Admission to Membership

(1) Subject to any other Rule allowing admission of members, the Bank may admit a person as a member only if:
(a) the person applies for a member share; and
(b) the person pays the subscription price (if any) for the one member share.

Note: The Bank may also admit a person as a member by registering a transfer or transmission of a member share to the person under Rule 11.3, Rule 12.1, 12.2 or Rule 12.3.
(2) The board has an absolute discretion in exercising the Bank's power to admit members without any obligation to give a reason for not admitting a person as a member.
(3) Upon the Bank admitting a person as a member, the Bank must:
(a) issue the member share to the person;
(b) enter the person's particulars in the Register of Members as required by the Corporations Act; and
(c) give the person notice that their application for membership has been accepted.

### 3.2 Delegation of Power to Admit Members

(a) The board may delegate its power to admit members to officers or employees of the Bank.
(b) Any delegation must not include authority to further delegate the power to admit members.

### 3.3 Joint Members

(1) The Bank may admit 2 or more persons eligible for admission under Subrule 3.1(1) as a joint member of the Bank.
(2) The persons constituting the joint member may determine the order in which their names appear in the Register of Members. If the persons constituting the joint member do not do so, the Bank may determine the order in which their names appear in the Register of Members.
(3) The person named first in the Register of Members is the primary joint member. The Bank may duly send any notice, certificate or other document to the joint member by sending it to the primary joint member. Only the primary joint member is entitled to vote on behalf of the joint member.
(4) At any time, the joint member may give the Bank a notice requiring the Bank to change the primary joint member or otherwise change the order in which their names appear in the Register of Members. Each person constituting the joint member must sign the
notice. The Bank must change the Register of Members as soon as practicable after receiving the notice.
(5) Any person constituting a joint member may give an effective receipt for any dividend, distribution on winding-up or return of capital in relation to the joint member's shares.
(6) The Bank may accept deposits from, or provide financial accommodation to, the joint member or to any person constituting the joint member.
(7) The persons constituting a joint member are jointly and individually liable for any liability that the joint member may have in relation to the joint member's shares.

## DIVISION 4 - TERMINATION OF MEMBERSHIP

### 4.1 Removal of the Member's Name from the Register of Members

The Bank can remove the member's name from the Register of Members if:
(a) the Bank redeems the member's member share under Rule 4.2, Rule 4.3 or Rule 4.4;
(b) the Bank forfeits the member's member share under Subrule8.3(2);
(c) the member surrenders the member's member share under Subrule 8.3(5);
(d) if the member is an individual - the member:
(i) dies;
(ii) becomes a bankrupt and the Bank registers the member's trustee in bankruptcy as the holder of the member's member share under Rule 12.2; or
(iii) becomes mentally incapable and the Bank registers the member's trustee or guardian as the holder of the member's member share under Rule 12.3;
(e) if the member is a body corporate - the member is deregistered or dissolved; or
(f) if the member is a trustee for an unincorporated association - the Bank registers the transfer of the member's member share to another person who is to act as trustee for the unincorporated association.

### 4.2 Member's Request for Termination

(1) A member may request termination of membership but only upon withdrawing all deposits and repaying all financial accommodation.
(2) If a member makes a request under Subrule (1), the Bank must redeem the member's member share as soon as practicable after receiving the request. However, the Bank may defer redeeming the member's member share until the board is satisfied that:
(a) the member has withdrawn all deposits and repaid all financial accommodation;
(b) immediately after redeeming the member share, the Bank will not be in breach of any prudential standard; and
(c) the Bank's capital base is adequate for purposes of APRA's supervision of capital adequacy;
(d) if APRA has restricted the Bank redeeming member shares (whether by direction or otherwise) - the restriction no longer applies; and
(e) the Bank has sufficient profits available to pay the amount payable on redemption of the member share.

### 4.3 Termination by the Board

(1) The Bank may, by board resolution or under the board's delegated authority, redeem a member's member share if:
(a) the member fails to discharge the member's obligations to the Bank;
(b) the member has engaged in conduct that could reasonably be considered to be detrimental to the Bank; or
(c) the member obtains membership by misrepresentation or mistake.
(2) The Bank must give notice of the proposed redemption under Subrule (1) to the member at least 14 days before redemption.
(3) On redeeming the member share, the Bank may pay the amount (if any) payable on redemption of the member share to the member by either:
(a) sending a cheque to the member's address as set out in the Register of Members; or
(b) crediting any of the member's accounts with the Bank.

### 4.4 Termination Where Accounts Dormant

(1) This Rule does not apply to a retirement savings account to the extent that the Retirement Savings Account Act 1997 (Cth) provides otherwise.
(2) The Bank may:
(a) determine that the member's deposit accounts are dormant; and
(b) redeem the member's member share,
by board resolution if the member has not initiated any transactions in relation to any deposit account in the 12 month period before the date of the resolution.
(3) The Bank must send notice of the proposed resolution under Subrule (2) to the member at the member's last known address as shown on the Register of Members at least 28 days before considering the proposed resolution.
(4) On redemption of the member share, the Bank must pay the amount payable on redemption of the member share into the member's account.
(5) If the Bank redeems a person's member share under this Rule, the person may require the Bank to reinstate the person's deposit accounts at any time before the Bank pays the money in the deposit account in accordance with the relevant unclaimed money legislation. If the person requires the Bank to reinstate the person's deposit accounts:
(a) the Bank must reinstate the person's deposit accounts as soon as practicable; and
(b) if the Bank has redeemed the member's member share - the Bank must issue a member share to the person and may debit the member's deposit account for the subscription amount.

### 4.5 Substitution of Member Shares

(1) The Bank may, on application from a member who holds a member share issued with a subscription price other than \$nil,:
(a) redeem the member's member share;
(b) pay the amount payable on redemption of the member share to the member by:
(i) crediting any of the member's accounts with the Bank;
(ii) sending a cheque to the member's address as set out in the Register of Members; or
(iii) such other means as agreed to by the member; and
(c) on redemption, issue to the member a substitute member share with a $\$$ nil subscription price.
(2) Redemption of a member share under this Rule 4.5 is permitted in addition to, and not subject to the conditions of, redemption under any other Rules in this Constitution.
(3) Redemption under this Rule 4.5 does not terminate the member's membership, which continues as the same membership, without interruption or break, despite the substitution of member shares.

## DIVISION 5-ISSUE OF SHARES

### 5.1 Classes of Shares

(a) The only shares the Bank may issue are: member shares; and
(b) MCls.
5.2 Board Power to Issue Shares

The board may exercise the Bank's power to issue shares to the exclusion of the general meeting.
5.3 Restrictions on Issue of Member Shares
(1) The Bank must not issue:
(a) options to subscribe for member shares;
(b) securities that may be converted to member shares; or
(c) securities with pre-emptive rights to member shares.
(2) The Bank may only issue 1 member share to any person. However, the Bank may issue to a trustee for an unincorporated association:
(a) 1 member share to the trustee in the trustee's own right; and
(b) 1 member share to the trustee as trustee for the unincorporated association.

Note: The Bank can issue a member share to a person who already constitutes a joint member. See Rule 3.3.
5.4 Issue of Securities Convertible to MCIs

For the avoidance of doubt, the Bank may issue securities that may be converted to MC/s.

## DIVISION 6 - MEMBER SHARES

## Rights, Obligations and Restrictions Attaching to Member Shares

### 6.1 Subscription Price

The subscription price for a member share is $\$$ nil.

### 6.2 Rights, Obligations and Restrictions Attaching to Member Shares

(1) The following rights attach to each member share:
(a) the right to vote on the terms set out in Rule 6.3;
(b) the right to participate in dividends on the terms set out in Rule 6.4;
(c) the right to participate in the distribution of profits or assets on a winding-up on the terms set out in Rule 6.5; and
(d) the right to redeem the member shares on the terms set out in Rule 6.6.
(2) The obligation to pay any unpaid subscription price on the terms set out in Rule 6.7 attaches to each member share.
(3) The restriction on transfer of member shares in Rule 6.8 attaches to each member share.
(4) The Bank may issue more member shares at any time. The issue of more member shares does not vary the rights attached to member shares that the Bank has already issued.

### 6.3 Voting Rights

(1) Holders of member shares may participate and vote:
(a) at a general meeting;
(b) at a meeting of the class of holders of member shares; and
(c) in a ballot to appoint directors by election.
(2) Subject to Rule 6.3(4) at a general meeting or a meeting of the class of holders of member shares:
(a) on a show of hands - each holder of member shares other than a minor has 1 vote; and
(b) on a poll - each holder of member shares other than a minor has 1 vote.
(3) A member who is a minor has no vote.
(4) Except as provided in Rule 14.4(2) (Body Corporate Representatives) and Rule 14.5 (Proxies) a member may exercise only one vote at a general meeting or a meeting of the class of holders of member shares or on an election of directors regardless of the fact that the member may hold more than one membership.

## 6.4

## Dividend Entitlements

(1) A holder of a member share has a right to participate in any dividend that the Bank pays only if the general meeting approves the payment of the dividend on member shares.
(2) A general meeting may only approve a dividend at a rate that does not exceed 50\% of the Bank's after tax profit for the financial year to which the dividend relates.
(3) The entitlements of holders of member shares to dividends are subject to any preferred entitlements to dividends that holders of any other class of shares may have.
(4) Each member share carries a right to participate in dividends equally with every other member share.

### 6.5 Distribution on Winding-Up

(1) On a winding-up of the Bank the holder of a member share is entitled:
(a) to payment of the subscription price for the member share when the member subscribed for the member share; and
(b) if any assets remain after the payments in paragraph (a) and any payments holders of MCIs are entitled to - to any surplus assets of the Bank.
(2) Each member share carries a right to participate in surplus assets equally with every other member share.
(3) The Bank may offset against the amount payable under this clause:
(a) any amount unpaid on the member share; and
(b) any other amount payable by the member to the Bank.
(4) The entitlements of holders of member shares to payment on winding-up are subject to any preferred entitlements to payment on winding-up that holders of any other class of shares may have.

### 6.6 Redemption of Member Shares

(1) The Bank may redeem a member share only if the following conditions are satisfied:
(a) either:
(i) the member has given the Bank notice requesting termination of the member's membership of the Bank under Rule 4.2;
(ii) the board has resolved to terminate the member's membership of the Bank under Rule 4.3;
(iii) the board has determined that the member's deposit accounts with the Bank are dormant under Rule 4.4; or
(iv) the member is issued with a substitute member share under Rule 4.5;
(b) the board reasonably believes that, immediately after redeeming the member share, the Bank will not be in breach of any prudential standards; and
(c) the Bank can redeem the member share out of:
(i) the profits of the Bank; or
(ii) the proceeds of a new issue of shares made for the purpose of the redemption.
(2) On redemption, the Bank must pay the member an amount equal to the subscription price for the member share when the member subscribed for the member share less any amount unpaid on the member share. However, the Bank does not have to pay a member anything on redeeming the member's member share if, at the time of the redemption:
(a) the Bank is in breach of any prudential standard dealing with capital adequacy;
(b) APRA has given the Bank a direction not to pay members anything on redeeming their member shares and has not yet revoked the direction; or
(c) an administrator that $\boldsymbol{A P R A}$ has appointed controls the Bank's business.

In these situations, the member has no claim against the Bank for payment.
(3) On redemption, the member shares are cancelled.
(4) This Rule does not affect the terms on which member shares may be cancelled under a reduction of capital or a share buy-back under Corporations Act Part 2J.1.

### 6.7 Payment for Member Shares by Minors

(1) This clause applies to a member who was a minor when he or she became a member and who holds a member share with some of its subscription price unpaid.
(2) While a member remains a minor, except when the Bank is being wound up, the Bank must not:
(a) call for payment of the unpaid amount in respect of the minor's member share;
(b) credit any dividend to the unpaid amount in respect of the minor's member share; or
(c) otherwise set off against the unpaid amount any amounts owing by the Bank to the minor.
(3) After reaching the age of 18, the member must pay the unpaid amount of the subscription price for the member share applicable as at the time he or she became a member. Any time after the member reaches the age of 18 , the board may:
(a) call for payment of all or part of the unpaid amount in respect of the member share; or
(b) debit any of the member's deposit accounts with the member's consent.
(4) After reaching the age of 18, the member may not exercise any of the rights attaching to his or her member share until the member pays the amount of the unpaid subscription price.

Note: In relation to calls, see Rule 8.1, Rule 8.2 and Rule 8.3.

### 6.8 Transfer of Member Shares

(1) Subject to Subclause (2), a member may not transfer their member share.
(2) A trustee for an unincorporated association may transfer the member share that they hold as trustee for the unincorporated association to another person who is to act as trustee for the unincorporated association.

## DIVISION 7 - MCIs

### 7.1 Terms of Issue

(1) Subject to any conditions in this Constitution, including this Division 7, the Bank may issue MCIs on such terms of issue, including the rights and obligations attaching to the MCIs, as determined by the board from time to time. The terms of issue may include, without limitation:
(a) subscription price;
(b) voting rights;
(c) entitlement to dividends
(d) entitlement to share in surplus assets and profits in the winding-up of the Bank.
(2) Subject to any conditions in this Constitution, the Bank may issue different classes of MCIs:
(a) that may carry rights and obligations that differ from those carried by other classes of MCIs;
(b) with entitlements that may be preferred, equal, or deferred to entitlements carried by other classes of MCIs or member shares.
(3) The Bank may issue more MCIs at any time. The issue of more MCIs does not vary the rights attached to MCIs or member shares that the Bank has already issued except to the extent expressly provided for in the terms of issue of the already issued shares or as required by the Corporations Act.

### 7.2 Issue of MCIs

(1) An MCI may only be issued as a fully paid share.
(2) MCIs are issued by the Bank for a subscription price as determined from time to time by the board.
(3) MCIs may also be created by conversion from other securities issued by the Bank, in accordance with the terms of issue of the converting securities. The subscription price for an MCI created by conversion is:
(a) as determined by the terms of issue of the converting security; or
(b) if not determined by the terms of issue of the converting security, the nominal dollar value of the converting security immediately before the conversion.

### 7.3 Voting Rights

(1) Subject to subclause (2), an $\boldsymbol{M C I}$ may be issued on terms that give the holder a right to vote:
(a) in general meetings of the Bank;
(b) in the ballot to appoint directors by election.
(2) An MCI holder with:
(a) a right to vote in general meetings, cannot cast more than 1 vote on any resolution in general meeting;
(b) a right to vote in the ballot to appoint directors by election, cannot cast more than 1 ballot in the election,
irrespective of the number of MCIs held. An MCI holder who is also a member cannot cast a vote or ballot as an MCI holder in addition to a vote as a member.
(3) In a meeting of $\mathbf{M C I}$ holders, or of $\mathbf{M C I}$ holders holding a particular class of $\mathbf{M C I s}$, the right to vote of each relevant MCI holder is:
(a) as determined by the terms of issue of the relevant MC/s; or
(b) if not determined by the terms of issue of the relevant MCIs, in a vote by poll, 1 vote for each relevant $\mathbf{M C I}$ held by the $\mathbf{M C I}$ holder.

### 7.4 Dividends

Any dividends in respect of an $\mathbf{M C I}$ are non-cumulative.

### 7.5 Distribution on Winding-Up

(1) Subject to the terms of issue of the MCI, in a winding-up of the Bank an MCI holder is:
(a) entitled to payment of the subscription price of the MCI;
(b) not otherwise entitled to share in surplus assets and profits.
(2) Subject to the terms of issue of the $\mathbf{M C I}$, the right each $\mathbf{M C I}$ carries to payment under paragraph (1) ranks behind and after payment of the subscription price on member shares but before members are otherwise entitled to share in surplus assets.
(3) Despite paragraph (2), classes of MCIs may be issued on terms that the right to payment under paragraph (1) ranks ahead, behind, or equal and proportionate to, the right to payment of subscription price in a winding-up of the Bank held by:
(a) member shares;
(b) other MCIs.
(4) Each $\boldsymbol{M C I}$ in a class of $\boldsymbol{M C I s}$ carries a right to payment under paragraph (1) that is:
(a) equal and proportionate with every other $\mathbf{M C I}$ in that class; and
(b) subject to any preferred entitlements to payment under paragraph (1) that holders of any other class of MCIs may have pursuant to paragraph (3).

### 7.6 Variation of Rights

The rights attaching to an $\mathbf{M C I}$ can be varied or cancelled only by special resolution of the Bank and either:
(a) by special resolution passed at a meeting of MCI holders holding MCIs in the same class; or
(b) with the written consent of MCI holders holding MCIs in the same class with at least 75\% of the votes in that class.

## DIVISION 8 - CALLS, FORFEITURE AND LIENS

### 8.1 Payment of Calls on Shares

(1) This Rule applies if some or all of the subscription price for a share is payable on the Bank calling up payment of some or all of the unpaid subscription price. This Rule applies in relation to a share subject to:
(a) any restriction in the terms of issue for the share; and
(b) any special resolution providing that the Bank can only call up some or all of the subscription price for shares if the Bank becomes an externallyadministered body corporate
(2) The Bank may call for payment of any amount of the unpaid subscription price for a share by board resolution. The Bank must give a shareholder holding a share on which the Bank has made a call a notice setting out how much, when and how the shareholder must make the payment. The Bank must give the notice at least 14 days before the time the shareholder must pay the call.
(3) The Bank may revoke or postpone a call on a share by board resolution. The Bank must give notice as soon as practicable after the board resolution to each shareholder holding a share for which the Bank has revoked or postponed a call.
(4) In any proceeding to recover unpaid instalments, a shareholder is conclusively presumed to be liable for a call if:
(a) the Bank's minutes record the board resolution calling for payment of the amount of the call;
(b) the shareholder's name appeared in the Register of Members as holder of the share on the date of the board resolution; and
(c) the Bank gave the shareholder a notice in accordance with Subrule (2).
(5) At any time, the Bank may accept from a shareholder prepayment of any amount of the unpaid subscription price on a share.

### 8.2 Effect of Failure to Pay Unpaid Amounts

(1) This Rule applies if a shareholder does not pay any amount of the unpaid subscription price for a share at the time the amount becomes due. This Rule does not limit any other remedies that the Bank may have against the shareholder.
(2) The shareholder must pay:
(a) the amount due on the share; and
(b) all costs and expenses that the Bank incurs (including, without limitation, legal expenses on a solicitor and own client basis or full indemnity basis, whichever is the higher) because the shareholder did not pay the amount when it became due.

The Bank may waive all or part of the expenses payable under this Subrule by board resolution.
(3) At any time while the amount payable under Subrule (2) remains unpaid in respect of a share, the Bank may give the shareholder a default notice:
(a) setting out:
(i) how much is due; and
(ii) when the shareholder must pay the amount due; and
(b) stating that, if the shareholder does not pay the amount due by that date, the shareholder will forfeit the share.

The date for payment must be at least 14 days after the date on which the Bank gives the shareholder the default notice. In the absence of any manifest error, the default notice is conclusive evidence of the amount that the shareholder must pay the Bank as at the date the Bank issues the default notice.

### 8.3 Forfeiture and Surrender

(1) If a shareholder does not comply with the default notice issued under Rule 8.2(3), the Bank may forfeit any share to which the default notice relates by board resolution. However, the shareholder may always comply with the default notice at any time before forfeiture occurs.
(2) The Bank may give the shareholder a notice of forfeiture. In the absence of a manifest error, the notice is conclusive evidence of the facts stated in the notice against all persons claiming to be entitled to the share.
(3) The forfeited shares become the Bank's property. The Bank may redeem, sell or otherwise dispose of the forfeited shares on the terms and in the manner that the board determines.
(4) The transferee's title is not affected by any irregularity or invalidity in connection with the forfeiture, sale or disposal of the shares. The transferee is not required to see the application of the purchase money.
(5) A shareholder may surrender any share to which a default notice relates. The Bank may deal with surrendered shares in the same way as it deals with forfeited shares.
(6) A shareholder whose shares have been forfeited remains liable to pay the Bank the amounts due:
(a) less any amount that the Bank must pay the shareholder on redemption of the shares; and
(b) less any amount that the Bank receives on sale or disposal of the forfeited shares.

## Liens

(1) The Bank may at any time exempt a share wholly or in part from this Rule by board resolution.
(2) The Bank has a first and paramount lien on:
(a) every partly-paid share that a shareholder holds; and
(b) the proceeds of sale of every partly paid share that the shareholder holds; and
(c) dividends payable on every partly-paid share that the shareholder holds,
for all amounts, whether presently due or not:
(d) payable in relation to the share; or
(e) that the shareholder or the shareholder's estate otherwise owes to the Bank.
(3) If an amount secured by a lien in Subrule (2) is presently due, the Bank may give the holder of the share a sale notice:
(a) setting out:
(i) how much is due; and
(ii) when the shareholder must pay the amount due; and
(b) stating that, if the shareholder does not pay this amount by that date, the Bank may sell the share.

The date for payment must be at least 14 days after the date on which the Bank gives the shareholder the sale notice. In the absence of any manifest error, the sale notice is conclusive evidence of the amount that the shareholder must pay the Bank as at the date the Bank issues the sale notice.
(4) If a shareholder does not pay the amount due by the date stated in the sale notice under Subrule (3), the Bank may sell the shares on the terms and in the manner that the board determines. The Bank may:
(a) execute a share transfer to give effect to a sale of the shares; and
(b) register the transferee as the holder of the shares.

The transferee's title is not affected by any irregularity or invalidity in connection with the sale of the shares. The transferee is not required to see the application of the purchase consideration.
(5) A shareholder whose shares have been sold remains liable to pay the Bank all amounts that the shareholder or the shareholder's estate owes to the Bank, whether or not presently due, less any consideration that the Bank receives on sale of the shares.

## DIVISION 9 - DIVIDENDS

### 9.1 Payment of Dividends

(1) The board may determine that the Bank pay a dividend on shares to which a right to participate in dividends attaches and may determine:
(a) the amount of the dividend;
(b) the time for payment of the dividend; and
(c) the method of payment of the dividend.

The method of payment may include the payment of cash, the issue of securities and the transfer of assets. Where the Bank pays the dividend other than in cash, the board may fix the value of any securities issued or assets transferred.
(2) If the terms of issue for a share require the general meeting's approval to any payment of a dividend on the share, the board's determination under Subrule (1) is effective only if the general meeting approves the dividend before the time for payment of the dividend arrives. The general meeting may not vary the board's determination.

### 9.2 Differential Dividends

Subject to the terms on which shares in a class are issued, the board may determine dividends to different shareholders in a class that differ:
(a) in amount; and
(b) in the method of payment (whether cash, securities, assets or any combination of them).

### 9.3 Interest on Dividends

Interest is not payable on a dividend.

## DIVISION 10 - SHARE CERTIFICATES

### 10.1 Share Certificates

(1) This Rule does not apply in relation to member shares.
(2) If the Bank is required by the Corporations Act to issue a share certificate to an $\mathbf{M C I}$ holder in respect of MCIs, the MCI holder may require the Bank to issue to them without charge 1 certificate for each class of MCIs in the Bank that the MCI holder holds, unless the terms of issue of the MCIs otherwise provide.

## DIVISION 11 - TRANSFER OF SHARES (BY MEMBERS)

### 11.1 Form of Share Transfer

A member wishing to transfer the member's shares must use a share transfer that complies with the following requirements:
(a) the share transfer relates to 1 class of shares only;
(b) the share transfer is in writing; and
(c) the share transfer is:
(i) in a form that the board approves; or
(ii) in any other usual or common form

Note: Subrule 11.3(1) prevents the Bank registering share transfers in some situations, even though the share transfer complies with the requirements set out in this Rule.

### 11.2 Ownership of Share Transfer

On receiving a share transfer (or a document that appears to be a share transfer), the Bank becomes the owner of the share transfer and has a right to exclusive possession of the share transfer.

### 11.3 Registration of Share Transfer

(1) The Bank must not register a share transfer if:
(a) the terms of issue for the shares prohibit the transfer of the shares to the transferee;
(b) the share transfer is not in the form set out in Rule 11.1: or
(c) if the transfer of shares is dutiable - the share transfer is not duly stamped.
(2) The Bank may refuse to register a share transfer unless:
(a) the shares are fully-paid;
(b) the Bank does not have a lien on the shares;
(c) the transferor has executed the share transfer;
(d) the transferee has executed the share transfer;
(e) a certificate for the shares accompanies the share transfer;
(f) the board has all information that it reasonably requires to establish the right of the transferor to transfer the shares; and
(g) the board has all information that it reasonably requires to establish that the transferee agrees to be a shareholder of the Bank.
(2) The transferor of shares remains the holder of those shares until the Bank enters the transferee's name as holder of those shares in the Register of Members.

### 11.4 Transfer of an MCI through a Licensed Clearing and Settlement Facility

Subject to the Corporations Act, the provisions of this Division 11 do not apply to the transfer of an $\mathbf{M C I}$ effected through a licensed CS facility (as defined in the Corporations $\boldsymbol{A c t}$ ) to the extent provided in the terms of issue applicable to the $\mathbf{M C I}$.

### 11.5 Powers of Attorney

(1) The Bank may assume that a power of attorney authorising the attorney to transfer some or all of the shareholder's shares that a shareholder appears to have granted:
(a) is a valid and effective grant of the power it appears to grant; and
(b) continues in full force and effect.
(2) The Bank may rely on the power of attorney until it receives a notice informing it that:
(a) the power of attorney has been revoked; or
(b) the shareholder has died.

### 11.6 Suspension of Registration

The board may suspend the registration of share transfers at the times and for the periods it determines. The periods of suspension must not exceed 30 days in any 1 calendar year.

## DIVISION 12-TRANSMISSION OF SHARES

### 12.1 Transmission of Shares on Death

(1) On the death of a shareholder, the Bank may recognise either the personal representative of the deceased shareholder or another person who appears to the board to be entitled to the deceased shareholder's estate as being entitled to the deceased shareholder's interest in the shares.
(2) If the personal representative gives the board the information it reasonably requires to establish an entitlement to be registered as holder of the shareholder's shares, the personal representative may elect to:
(a) be registered as the holder of the shares; or
(b) in relation to a member share, apply to terminate the membership.

### 12.2 Transmission of Shares on Bankruptcy

If the trustee of a bankrupt shareholder's estate gives the board the information it reasonably requires to establish the trustee's entitlement to be registered as holder of the shareholder's shares, the trustee may require the Bank to register the trustee as holder of the shareholder's shares.

### 12.3 Transmission of Shares on Mental Incapacity

If a person entitled to shares because of a shareholder's mental incapacity gives the board the information it reasonably requires to establish the person's entitlement to be registered as a holder of the shareholder's shares:
(a) the person may require the Bank to register the person as holder of the shareholder's shares; and
(b) whether or not registered as the holder of the shares, the person has the same rights, obligations and restrictions as the shareholder.

## DIVISION 13-MEMBERS' MEETINGS

### 13.1 Calling Meetings of Shareholders

The board may call a meeting of shareholders, including, without limitation:
(a) a general meeting;
(b) a meeting of shareholders holding a particular class of shares.

### 13.2 Conduct at a Shareholders' meeting

(1) Subject to the provisions of the Corporations Act, the Chair of the meeting is responsible for the general conduct of the meeting and for the procedures to be adopted at the meeting.
(2) The Chair may, at any time the Chair considers it necessary or desirable for the efficient and orderly conduct of the meeting, impose a limit on the time that a person may speak on each motion or other item of the business and terminate debate or discussion on any business, question, motion or resolution being considered by the meeting an require the business, question, motion or resolution to be put to a vote of the shareholders present
(3) A decision by the Chair under subrule (2) is final.

### 13.3 Adjourning Meetings of Shareholders

(1) The chair of a shareholders' meeting at which a quorum is present:
(a) may adjourn the meeting with the consent of the meeting by ordinary resolution; and
(b) must adjourn the meeting if directed by ordinary resolution.
(2) The Bank must give notice of an adjourned shareholders' meeting if the adjournment is for 1 month or more, to each shareholder to whom notice of the meeting was given.
(3) The only business that an adjourned shareholders' meeting may deal with is business unfinished at the shareholders' meeting that was adjourned.

### 13.4 Proceedings at Shareholders' Meetings

(1) No business may be transacted at a shareholders' meeting unless a quorum of shareholders is present when the meeting proceeds to business.
(2) The quorum for a general meeting is
(a) 17 shareholders eligible to attend and vote at the general meeting present in person (including via electronic means), or via proxy, attorney, or representative; or
(b) if less than 34 shareholders are eligible to attend and vote at a general meeting $-50 \%$ of the shareholders eligible to attend and vote at the general meeting.
(3) Subject to the terms of issue of the relevant shares, the quorum for a meeting of shareholders other than a general meeting is 2 shareholders eligible to attend and vote at the meeting, present in person (including via electronic means), or via proxy, attorney, or representative.
(4) If a quorum is not present within 30 minutes after the time for the shareholders' meeting set out in the notice of meeting, the meeting is adjourned to the date, time and place the board specifies. If the board does not specify 1 or more of those things, the meeting is adjourned to:
(a) if the date is not specified - the same day in the next week;
(b) if the time is not specified - the same time; and
(c) if the place is not specified - the same place.

If no quorum is present at the resumed meeting within 30 minutes after the time for the meeting, the meeting is dissolved.
(5) If after the commencement of a meeting at which a quorum is present the attention of the meeting is drawn to the absence of a quorum and a quorum is not present within ten minutes:
(a) after the time appointed for consideration of an item of ordinary business the meeting is adjourned to the same time and place seven days after the meeting or to the date, time and place the board specifies.

If no quorum is present at the resumed meeting within 30 minutes after the time for the meeting, the meeting is dissolved;
(b) after the time appointed for consideration of an item of special business, the item lapses.
(6) The chair of shareholders' meetings is:
(a) the chair of meetings of the board; or
(b) if the chair of meetings of the board is not present or declines to act for the meeting (or part of it) - the deputy chair of meetings of the board.

If the chair or deputy chair of meetings of the board is not available within 30 minutes of the appointed start of the meeting, or declines to act, the shareholders must elect an individual present to chair the meeting.
13.5 Use of Technology for a Shareholders' Meeting
(1) The Bank may:
(a) hold a meeting of shareholders at more than one venue;
(b) allow a person to attend a meeting of shareholders via electronic means approved by the board;
using any technology that gives the shareholders as a whole a reasonable opportunity to participate.
(2) A shareholder or other person who attends a meeting at a venue, or via electronic means, in accordance with subrule (1) is present in person at the meeting.
(3) If, before or during a meeting of shareholders any technical difficulty occurs where one or more shareholders (or their proxies, attorneys or representatives) who are eligible to attend and vote at the meeting are not able to participate, the chair may:
(a) adjourn the meeting until the difficulty is remedied; or
(b) where a quorum remains present and able to participate, subject to the Corporations Act, continue the meeting.

## DIVISION 14-VOTING AT SHAREHOLDERS' MEETINGS

### 14.1 Voting

(1) If the Bank has an electronic voting system which permits shareholders to vote at or prior to a shareholders' meeting by electronic means on a show of hands or a poll, a vote cast by a shareholder by those electronic means is taken to have been cast on the show of hands or poll and is to be counted accordingly.
(2) If a shareholder has voted on a resolution by electronic means prior to a meeting the shareholder may not cast another vote on the resolution at the meeting.
(3) Before a shareholders' meeting votes on a resolution, the chair must inform the meeting if any votes have been received by electronic means prior to the meeting and, if so:
(a) how many valid votes by electronic means the Bank has received prior to the meeting; and
(b) how the votes received by electronic means prior to the meeting have voted on the resolution.
(4) Before a declaration of a vote on a resolution, the chair must inform the meeting:
(a) how many proxy documents the Bank has received that validly appoint a person present at the meeting as proxy;
(b) how many of these proxy documents direct the proxies how to vote on the resolution; and
(c) how the proxies are directed to vote on the resolution.
(5) The shareholders' meeting passes an ordinary resolution only if more than half the total number of votes cast on the resolution are in favour of it.
(6) The chair does not have a casting vote in addition to his or her deliberative vote.

### 14.2 Voting on a Show of Hands

On a show of hands, the chair's declaration is conclusive evidence of the result, so long as the declaration reflects the show of hands. Neither the chair nor the minutes need to state the number or proportion of the votes recorded in favour or against the resolution. The minutes only need to record that the resolution was passed or not passed.

### 14.3 Voting on a Poll

(1) A poll cannot be demanded on any resolution concerning the election of a person to chair the shareholders' meeting.
(2) A poll on the question of an adjournment must be taken immediately. The chair may direct when and the manner in which any other poll must be taken.
(3) The shareholders' meeting may conduct other business even though a poll is demanded on a resolution.

### 14.4 Body Corporate Representatives

(1) A shareholder that appoints a body corporate representative must give the Bank:
(a) if the shareholder appointed the representative by board resolution - a certified copy of the board resolution appointing the representative; and
(b) otherwise - a copy of the instrument appointing the representative,
as soon as practicable after appointing the representative, and in any event before any shareholder's meeting at which the representative may exercise the shareholder's rights.
(2) In addition to the rights and powers a shareholder's representative may exercise under the Corporations Act, the representative may exercise the shareholder's right to vote in a ballot to appoint directors by election.

### 14.5 Proxies

(1) The board may determine the form of proxy document from time-to-time.
(2) An appointment of a proxy is not invalid merely because it does not contain all the information required for a valid proxy appointment, so long as it contains:
(a) the shareholder's name and address; and
(b) the proxy's name or the name of the office that the proxy holds.
(3) A proxy does not have a right to vote on a show of hands.
(4) If a shareholder appoints the chair as the shareholder's proxy and directs the chair to vote either in favour of or against the resolution, the chair must demand a poll on the resolution.
(5) Unless the Bank receives written notice of the matter before the meeting, at which a proxy is to vote, starts or resumes, the proxy's vote at that meeting will be valid if, before the proxy votes:
(c) the appointing shareholder dies; or
(d) the shareholder is mentally incapacitated;
(e) the shareholder revokes the proxy's appointment;
(f) the shareholder revokes the authority under which the proxy was appointed by a third party; or
(g) the shareholder transfers the share in respect of which the shareholder or a third party appointed the proxy.

### 14.6 Objections

An objection to the qualification of a voter:
(a) may only be made at the shareholders' meeting or adjourned shareholders' meeting at which the vote objected to is cast; and
(b) must be ruled upon by the chair whose decision is final.

## DIVISION 15 - DIRECTORS - APPOINTMENT \& VACATION OF OFFICE

### 15.1 Number of Directors

(1) The Bank must have not less than five directors comprising:
(a) such number of elected directors as determined by the board from time to time; and
(b) not more than three directors appointed by the board under Rule 15.5.
(2) In addition to, and not counting towards, the minimum number of directors required under subrule (1), the board may appoint the Chief Executive Officer of the Bank as a director for a term ending when the person ceases to be Chief Executive Officer, or such earlier date as determined by the board.
(3) The majority of directors must be elected directors.

### 15.2 Eligibility to be a Director

(1) Subject to subrule (2), an individual is eligible to be a director if the person:
(a) is not a minor;
(b) has not had a personal representative or trustee appointed to administer the person's estate or property because of their mental incapacity;
(c) is not disqualified, prevented or prohibited by law from being or becoming a director;
(d) provides all information and consents the board reasonably requests to determine if the person is of appropriate fitness and propriety to be and act as a director by reference to the fit and proper policy; and
(e) is assessed as being of appropriate fitness and propriety to be and act as a director by reference to the fit and proper policy.
(2) A person is not eligible to be appointed elected director if the person:
(a) is not a member;
(b) is a current employee of the Bank; or
(c) was an employee of the Bank within the 3 year period immediately prior to the appointment of directors under Rule 15.3.

### 15.3 Appointment by Shareholders - Election

(1) The shareholders may appoint a person to be a director by election held in accordance with this Rule.
(2) In order to be nominated, a member ("the nominee") must:
(a) be eligible under Rule 15.2 (other than paragraphs (1)(d) \& (e));
(b) other than a retiring director standing for re-election, be nominated by two members:
(c) consent to the nomination.
(3) Nominations close 60 days before the AGM.
(4) A nominee only becomes a candidate after they have been assessed as eligible under Rule 15.2, including being assessed as of appropriate fitness and propriety under Rule 15.2(1)(e).
(5) An election of directors must be held by ballot except where the number of candidates is equal to or less than the number of positions to be filled. If a ballot is not held directors are appointed at the AGM by separate resolution for each candidate and the remainder of this Rule does not apply.
(6) If a ballot is held it is to be conducted at or at some time before the AGM in accordance with procedures approved by the board, which may include, without limitation, conducting the ballot by postal ballot or by electronic means.
(7) The candidates with the highest number of votes in accordance with the number of vacancies are appointed as directors.
(8) If 2 or more candidates have the same number of votes, the candidate appointed as a director is determined by lot.
(9) The secretary must announce the results of the ballot at the AGM.

### 15.4 Appointment by Board - Casual Vacancies

(1) The board may appoint a person to be a director:
(a) if an elected director's office becomes vacant other than because the elected director's term of office has ended; or
(b) if, for any other reason, the number of elected directors is less than the number of elected directors determined by the board under Rule 15.1(1)(a).

The board may only appoint a person who is eligible to be an elected director under Rule 15.2.
(2) The term of office for a director appointed to fill a vacancy in paragraph (1)(a) ends:
(a) if the general meeting approves the appointment before the end of the next AGM after the director's appointment - at the end of the term of office of the director whose office has become vacant; and
(b) otherwise - at the end of the next AGM after the director's appointment.
(3) The term of office for a director appointed to fill a vacancy in paragraph (1)(b) ends at the end of the next AGM after the director's appointment.

### 15.5 Board Appointed Directors

The board may appoint an eligible person as director for a term of office that ends 3 years after appointment, or such earlier date as determined by the board.

### 15.6 Term of Office

(1) This rule only applies to elected directors who are elected by shareholders under Rule 15.3.
(2) Subject to the Corporations Act and the rotation provisions in this Rule, an elected director's term of office:
(a) starts at the end of the AGM at which the elected director's election is announced; and
(b) ends at the end of the third AGM after the AGM at which the elected director's election is announced.
(3) If the number of elected directors that shareholders appoint is more than a third of the number of elected directors determined by the board under Rule 15.1(1)(a):
(a) the term of office for the third of the number determined under Rule 15.1(1)(a) that receives the most votes at the election, ends at the end of the third AGM after the AGM at which the elected directors' election is announced; and
(b) the term of office for the remainder ends at the end of earlier AGMs where less than a third of the number of elected directors determined by the board under Rule 15.1(1)(a) are due to retire at those earlier AGMs.

Elected directors with less votes retire at earlier AGMs than those with more votes.
(4) For purposes of Subrule (3):
(a) if the number of elected directors determined by the board under Rule 15.1(1)(a) is not divisible by 3 - round fractions up to the nearest whole number in determining how many elected directors there are in a third or in two thirds of the number determined under Rule 15.1(1)(a); and
(b) if 2 or more elected directors have the same number of votes - the order of retirement amongst them is determined by lot.

### 15.7 Maximum time in office

(1) Subject to subrule (3), a person is not eligible to be appointed elected director under Rule 15.3 if at the time of the appointment the person has been a director for a cumulative period of 9 years or more (whether or not served continuously).
(2) Subject to subrules (3) \& (4), the board must not appoint a person as director for a term that, if held for the full term, would mean the person had been a director for a cumulative period of more than 12 years (whether or not served continuously).
(3) The board may extend the maximum cumulative period in office permitted under subrules (1) or (2) by no more than 12 months in relation to an existing director who is the Chair or Deputy Chair.
(4) Subrule (2) does not apply to the appointment of the Chief Executive Officer as director under Rule 15.1(2).

### 15.8 Automatic Vacation of Office

The office of a director automatically becomes vacant if the director:
(a) dies;
(b) ceases to be eligible to be a director under Rule 15.2;
(c) is absent from 3 consecutive ordinary meetings of the board without leave;
(d) is 3 months in arrears in relation to money due to the Bank and has failed to make arrangements for payment satisfactory to the Bank;
(e) is disqualified or prevented by law from holding office or continuing as a director; or
(f) is the subject of a direction under Section 23 of the Banking Act 1959 (Cth).

### 15.9 Resignation

(1) A director may resign by giving the Bank notice of the director's resignation.
(2) The director's office becomes vacant:
(a) if the notice of resignation specifies a date of resignation - on the date of resignation; or
(b) otherwise - on the date the Bank receives the notice of resignation.

## DIVISION 16 - DIRECTORS' POWERS

### 16.1 Powers and Duties of the Board

The board:
(a) manages the business affairs of the Bank; and
(b) may exercise all the powers of the Bank except any powers that the Corporations Law or this Constitution expressly allocates to the general meeting.

### 16.2 Negotiable Instruments

The board may authorise a person or persons to sign, draw, accept, endorse or otherwise execute negotiable instruments for the Bank. The board may authorise the application of signatures to negotiable instruments by machine or other facsimile method.

### 16.3 Delegation

(1) The board may delegate any of its powers to one director, a committee of the board or any other person or persons, subject to Rule 3.2 and the fit and proper policy. The board may permit the delegate to sub-delegate any powers delegated to them.
(2) A director, committee of the board, or person to whom any powers have been so delegated must exercise the powers delegated in accordance with any directions of the board.
(3) The board must establish policies for the guidance of delegates in the exercise of any powers so delegated.
(4) Without limiting its powers, the board may appoint a person to be the Bank's attorney for purposes, with powers (being the board's powers), for the period and on terms the board determines. In particular, the power of attorney may:
(a) include terms protecting persons dealing with the attorney, as the board determines; and
(b) authorise the attorney to delegate any or all of the attorney's powers.

## DIVISION 17 - DIRECTORS' MEETINGS

### 17.1 Conduct of meetings of the Board

(1) The directors may meet together to attend to business and adjourn and otherwise regulate their meetings as they decide.
(2) A meeting by telephone or other electronic means is to be taken to be held at the place where the chairperson of the meeting is or at such other place the chairperson of the meeting decides, as long as at least one of the directors involved was at that place for the duration of the meeting.
(3) A director taking part in a meeting by telephone or other electronic means is to be taken to be present in person at the meeting and all directors participating in the meeting will (unless there is a specific statement otherwise) be taken to have consented to the holding of the meeting by the relevant electronic means
(4) If, before or during a meeting, any technical difficulty occurs where one or more directors cease to participate, the chair may adjourn the meeting until the difficulty is remedied or may, where a quorum of directors remains present, continue the meeting.

### 17.2 Calling meetings of the Board

(1) A director may, whenever the director thinks fit, call a meeting of the board.
(2) A secretary must, if requested by a director, call a meeting of the board.
(3) The board may meet, adjourn and otherwise regulate its meetings as it thinks fit.

### 17.3 Quorum at meetings of the Board

(1) Subject to subrule (3), no business may be transacted at a meeting of the board unless a quorum of directors is present at the time the business is dealt with.
(2) The number of directors required to constitute a quorum is the greater of:
(a) a majority of directors at the time being in office; or
(b) 3 directors.
(3) If, at any time, the number of directors is less than the quorum:
(a) the remaining directors may meet only in an emergency or for the purpose of filling any casual vacancies to a number sufficient to constitute a quorum or for calling a general meeting; and
(b) the board may conduct business by circulating resolution under Rule 17.6.

### 17.4 Chair of Board

(1) The board may appoint a director (other than a director who is also an employee of the Bank) to the office of Chair of the board and may appoint one or more directors to the office of Deputy Chair of the board.
(2) The board may determine the period for which the director is to be the Chair or Deputy Chair. The board may remove the Chair or Deputy Chair from the position at any time.
(3) The board must elect a director present to chair a meeting (or part of it) if neither the Chair nor the Deputy Chair is available and willing to chair the meeting (or part of it).

### 17.5 Decisions of the Board

(1) A resolution of the board must be passed by a majority of the votes cast by directors entitled to vote on the resolution.
(2) The chair does not have a casting vote in addition to his or her deliberative vote.

### 17.6 Circulating Resolutions

(1) The board may pass a resolution without a board meeting if a majority of directors at the time being in office :
(a) sign a document containing a statement that they are in favour of the resolution set out in the document; or
(b) consent to the resolution in accordance with this Rule.
(2) For the purpose of subrule (1) a director may consent to a resolution by:
(a) sending a statement to an agreed electronic address stating that they are in favour of a specified resolution and such consent is taken to have been given at the time of its receipt at the agreed electronic address; or
(b) telephoning the secretary or chair and signifying assent to the resolution and clearly identifying its terms.

### 17.7 Committees of Directors

(1) The board may establish one or more committees consisting of such number of directors as the board thinks fit.
(2) The members of a committee may appoint one of their number as chair of their meetings.
(3) Subject to any restrictions that the board imposes, a committee may meet, adjourn and otherwise regulate its meetings as it thinks fit.
(4) Questions arising at a meeting of a committee are to be determined by a majority of votes of those present and voting.
(5) The chair does not have a casting vote in addition to his or her deliberative vote.

## DIVISION 18-CONFLICTS OF INTEREST

### 18.1 Director Not in Breach if Acts in Matters Relating to Director's Interests

(1) This Rule applies if:
(a) a director has an interest or duty in relation to a matter that is not a material personal interest; or
(b) if a director with a material personal interest in relation to the Bank's affairs:
(i) complies with the requirements of the Corporations Act in relation to disclosure of the nature and extent of the interest and its relation to the Bank's affairs before acting in a matter that relates to the interest; and
(ii) may be present and vote on the matter under the Corporations Act.
(2) The director is not in breach of his or her duties to the Bank merely because he or she acts in matters that relate to the director's interest.
(3) The director may vote on matters that relate to the director's interest.
(4) In relation to any transactions that relate to the director's interest:
(a) the transactions may proceed;
(b) the Bank cannot avoid the transactions merely because of the director's interest; and
(c) the director may retain benefits under the transactions despite the director's interest.
18.2 Director Not in Breach if Does Not Act in Matters Relating to Director's Interests
(1) This Rule applies if a director with a material personal interest in relation to a matter:
(a) complies with the requirements of the Corporations Act in relation to disclosure of the nature and extent of the interest and its relation to the Bank's affairs; but
(b) must not be present and vote on the matter under the Corporations Act.
(1) The director is not in breach of duty to the Bank merely because he or she does not act in relation to the matter.
(2) The board may vote on matters that relate to the director's interest in the director's absence.
(2) In relation to any transactions that relate to the director's interest:
(a) the transactions may proceed;
(b) the Bank cannot avoid the transactions merely because of the director's interest; and
(c) the director may retain benefits under the transactions despite the director's interest.

### 18.3 Execution of Instruments

A director may participate in the execution of an instrument for the Bank, regardless of any interest or duty that the director may have:
(a) whether or not the director has complied with the requirements of the Corporations Act in relation to disclosure of the nature and extent of the interest and its relation to the Bank's affairs; and
(b) whether or not the director may be present and vote in relation to the execution of the instrument under the Corporations Act.

## DIVISION 19 - REMUNERATION, INDEMNITY AND INSURANCE

### 19.1 Remuneration of Directors

(1) The elected directors may be paid such annual remuneration as approved by the general meeting from time to time.
(2) The board may determine the allocation of the aggregate amount of remuneration among the elected directors. If the board does not determine the allocation, the aggregate amount of remuneration must be allocated equally among the elected directors.
(3) The elected directors' remuneration accrues daily from the day that the general meeting approves the remuneration to the day that the general meeting next determines the elected directors' remuneration.
(4) The board may determine director's remuneration for any director appointed by the board under Rule 15.1(2) or Rule 15.5.

### 19.2 Travelling Expenses and Insurance

In addition to any remuneration to which a director may be entitled, the Bank may also pay:
(a) the director's travelling and other expenses that they properly incur:
(i) in attending board meetings or any meetings of committees of directors; and
(ii) in attending any members' meetings; and
(iii) otherwise in connection with the Bank's business; and
(b) subject to the Corporations Act, insurance premiums for a contract that insures the director against liabilities that the director incurs as an officer of the Bank.

### 19.3 Indemnities for Officers and Former Officers

(1) In this Rule indemnified person means an officer or agent, or former officer or agent, of the Bank.
(2) To the extent that the Corporations Act permits:
(a) the Bank must indemnify an indemnified person against any liability that the indemnified person incurs in conducting the Bank's business or exercising the Bank's powers as an officer or agent of the Bank; and
(b) the Bank may indemnify, agree to indemnify or enter into (and pay premiums on) a contract of insurance in relation to an indemnified person or any other person.
(3) The indemnity in paragraph (2)(a) applies in relation to an indemnified person for all incidents occurring during the period that person is an officer or agent of the Bank, even though a claim is made against the indemnified person after they have ceased to be an officer or agent of the Bank.

## DIVISION 20-ADMINISTRATION

### 20.1 Secretary

Subject to Rule 20.2, the board may determine a secretary's terms of appointment, powers, duties and remuneration. At any time, the board may vary or revoke a determination, or an appointment, whatever the terms of the appointment.

### 20.2 Resignation of Secretary

(1) A secretary may resign by giving the Bank notice of the secretary's resignation.
(2) The secretary's office becomes vacant:
(a) if the notice of resignation specifies a date of resignation - on the date of resignation; or
(b) otherwise - on the date the Bank receives the notice of resignation.

