



THE STATUTES OF THE REPUBLIC OF SINGAPORE

**GOVERNMENT SECURITIES (DEBT MARKET AND
INVESTMENT) ACT 1992**

2020 REVISED EDITION

This revised edition incorporates all amendments up to and including 1 December 2021 and comes into operation on 31 December 2021.

Prepared and Published by

THE LAW REVISION COMMISSION
UNDER THE AUTHORITY OF
THE REVISED EDITION OF THE LAWS ACT 1983

Informal Consolidation – version in force from 31/1/2022 to 21/2/2022

Government Securities (Debt Market and Investment) Act 1992

ARRANGEMENT OF SECTIONS

PART 1

PRELIMINARY

Section

1. Short title
2. Interpretation

PART 2

ESTABLISHMENT AND REGULATION OF GOVERNMENT SECURITIES FUND

3. Government Securities Fund
4. Application of moneys in Government Securities Fund
5. Expenses
6. Deficiencies in Government Securities Fund
7. Surpluses in Government Securities Fund
8. Application of Financial Procedure Act 1966
9. Withdrawal of moneys from Government Securities Fund
10. Mode of payment out of Government Securities Fund

PART 3

AUTHORISATION OF BORROWING AND APPLICATION OF PROCEEDS

Division 1 — General

11. Borrowing limit for Government securities and Treasury Bills
- 11A. Securities lending arrangements
12. Payment into Government Securities Fund
13. Principal sums and interest charged on Government Securities Fund

Division 2 — Special provisions for Treasury Bills

14. Maturity of Treasury Bills

Section

15. Principal charged on Government Securities Fund

PART 4

[REPEALED]

16. [Repealed]

PART 5

BOOK-ENTRY GOVERNMENT SECURITIES
AND TREASURY BILLS

17. Interpretation of this Part
18. Issue of book-entry Government securities
18A. Transfers and pledges of book-entry Government securities
19. Transfers and pledges effected by Authority under book-entry clearing system
20. Transfers and pledges effected by other means
21. Authority to be discharged by action on instructions
22. Confirmation of transaction
22A. Application to book-entry Treasury Bills

PART 6

PROVISIONS RELATING TO INTEREST PAYMENTS
ON AND REDEMPTION OF GOVERNMENT
SECURITIES

23. Payment of interest
24. Redemption of Government securities
24A. Early redemption
25. [Repealed]
26. [Repealed]

PART 7

ADVANCE DEPOSITS

27. Acceptance of advance deposits
28. Power to make advance deposits
29. [Repealed]

PART 7A

PRIMARY DEALERS

Section

- 29A. Appointment as primary dealers
- 29B. Conditions of appointment as primary dealers
- 29C. Directions to primary dealers
- 29D. Cancellation, etc., of appointment as primary dealer
- 29E. Appeal to Minister
- 29F. Inspection of books

PART 8

GENERAL

- 30. Authority acts on Government's behalf
 - 31. Regulations
-

An Act to establish and regulate the Government Securities Fund and to provide for the borrowing of moneys by the issue of Government securities and Treasury Bills in Singapore.

[Act 35 of 2021 wef 31/01/2022]

[6 March 1992]

PART 1

PRELIMINARY

Short title

1. This Act is the Government Securities (Debt Market and Investment) Act 1992.

[Act 35 of 2021 wef 31/01/2022]

Interpretation

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

“advance deposits” means such deposits as are received under section 27;

“Authority” means the Monetary Authority of Singapore established under the Monetary Authority of Singapore Act 1970;

[Deleted by Act 35 of 2021 wef 31/01/2022]

“book-entry Government securities” means any Government securities issued in Singapore under Part 5 in the form of an entry on the records of the Authority;

[Act 35 of 2021 wef 31/01/2022]

“financial institution” means any person licensed, approved, registered or regulated by the Authority, or exempted from such licensing, approval, registration or regulation, under any written law administered by the Authority;

“Government securities” means any stock, bond, note, certificate or similar instruments issued under this Act other than any Treasury Bill;

[Act 35 of 2021 wef 31/01/2022]

“Government Securities Fund” means the Government Securities Fund established under Part 2;

“primary dealer” means a person approved under Part 7A to be a primary dealer;

“public debt securities” means any securities issued under the Significant Infrastructure Government Loan Act 2021;

“regulations” means regulations made under this Act and, in relation to any particular issue of Government securities or Treasury Bills, includes any notification in the *Gazette* varying such regulations in relation to that issue;

[Act 35 of 2021 wef 31/01/2022]

“repealed 1923 Act” means the Local Treasury Bills Act repealed by the Government Borrowing (Miscellaneous Amendments) Act 2021;

[Act 35 of 2021 wef 31/01/2022]

[Deleted by Act 35 of 2021 wef 31/01/2022]

[Deleted by Act 35 of 2021 wef 31/01/2022]