

Amendment Sixteen

~ Amendment Sixteen ~

Article One - Limits of Executive Orders of Salanda on finance

Whereby it is declared that no Executive Order of Salanda shall be able to withdraw money from Salanda's financial institutions [open to interpretation by this Constitution for this Article] including the Bank of Salanda [Salanda's governmental bank and national bank].

Article Two - Where Financial Powers of Law of Salanda lie

The sole power to legislate the withdrawal of money from Salanda's financial institutions including the Bank of Salanda shall be the Tepoelan who can issue Acts of Tepoelan to legislate the withdrawal of money from Salanda's financial institutions [open to interpretation by this Constitution for this Article] including the Bank of Salanda.

Article Three - Due process of this Amendment to the Constitution of Salanda (Basic Foundation Laws)

Should this Amendment to the Constitution of Salanda [(Basic Foundation Laws)] pass a referendum vote by the People of Salanda, it shall be taken to the Chamber of Provincial Emissary [for ratification], in order for this Amendment to the Constitution of Salanda to become enacted [as part of the Constitution of Salanda (Basic Foundation Laws)].

Article Four - Enforcement of this Amendment to the Constitution of Salanda

Whereby the Tepoelan have the power to enforce this Amendment [to the Constitution of Salanda] by legislating the appropriate legislation to enforce this Amendment [to the Constitution of

Salanda].

Signature of the Incumbent Monarch of (the Kingdom of) Salanda:

His Incumbent Majesty of (the Kingdom of) Salanda, Reuben I

Amendment shall come into force [as part of the Constitution of Salanda (Basic Foundation Laws)
upon sealing.

Revision #1

Created 16 March 2025 19:50:06 by Salanda Gov

Updated 16 March 2025 19:50:27 by Salanda Gov