Abstract. This study examines the need for regulatory reforms to facilitate the development of Islamic finance in Uzbekistan. A comprehensive analysis of current banking and financial regulations reveals inconsistency with Shariah principles, lack of legal clarity, and potential tax incentives. Interviews with experts and a comparative analysis of successful Islamic finance jurisdictions reiterate the need for targeted reforms. Key recommendations include the introduction of clear definitions of Islamic financial instruments, the establishment of a Shariah supervisory board, and taxation. These reforms have the potential to increase financial inclusion, attract foreign investment, increase the skilled workforce, and promote sustainable economic development in Uzbekistan.

Key words: Islamic finance, Shariah, taxes, FDI, tariffs, economy, development, negotiation, riba, negotiation, rent, investments.
Ключевые рекомендации включают введение четких определений исламских финансовых инструментов, создание шариатского наблюдательного совета и налогообложение. Эти реформы могут повысить финансовую доступность, привлечь иностранные инвестиции, увеличить квалифицированную рабочую силу и способствовать устойчивому экономическому развитию в Узбекистане.

Ключевые слова: исламские финансы, шариат, налоги, ПИИ, тарифы, экономика, развитие, переговоры, риба, переговоры, рента, инвестиции.

Introduction

Uzbekistan, a Central Asian country with a predominantly Muslim population, creates a favorable environment for the development of Islamic finance. Islamic finance follows Sharia principles, prohibits interest-based transactions, and encourages profit-sharing and ethical investment structures. This financial system has witnessed significant growth globally, attracting investors looking for Shariah-compliant financial instruments. However, the current regulatory and legal framework of Uzbekistan on traditional banking activities prevents the full introduction of Islamic finance.

Examines the need for appropriate amendments to Uzbekistan's banking and financial regulations to facilitate the development of Islamic finance in the country. We begin by exploring the basic principles of Islamic finance and highlighting its potential benefits for Uzbekistan's financial landscape. Next, we will examine the limitations of the existing regulatory framework, identify areas where changes are needed. Finally, we propose concrete changes to key regulations that pave the way for a more inclusive financial system that meets the needs of the Muslim population and promotes economic growth.

The Rise of Islamic Finance: Principles and Potential Benefits

Islamic finance relies on a number of key principles that are Shariah compliant. Prohibition of riba (usury) and charging interest on debt is the main principle. Instead, Islamic financial instruments rely on profit-sharing mechanisms
such as Musharaka (partnership financing) and Mudarabah (investment partnership). In addition, Islamic finance favors asset-based financing, where ownership of the financed asset is gradually transferred to the recipient. This risk-sharing approach creates a sense of moral responsibility and prevents the accumulation of excessive debt.

The introduction of Islamic finance in Uzbekistan offers many potential benefits. First, it can reach a large unbanked population that may be averse to traditional interest-based financial products. This financial inclusion can empower individuals and stimulate grassroots economic activity. Second, Islamic finance promotes ethical investment practices and attracts foreign direct investment by pursuing Shariah-compliant avenues. This can help increase capital flows and diversify the economy. Third, Islamic financial instruments such as Sukuk (Islamic bonds) and Ijara (leasing) provide alternative financing options for business and infrastructure projects, stimulating economic development.

Problems and deficiencies in the current legal framework

It is potential, Uzbekistan's current regulatory framework poses serious challenges for Islamic finance. Existing banking laws focus primarily on interest-based transactions, with no provisions for profit-sharing models and asset-based financing. The legal framework related to sukuk issuance is still underdeveloped, hindering the development of Islamic capital markets. In addition, the tax code may not correspond to the specific characteristics of Islamic financial instruments, which may create tax uncertainties for institutions and investors.

In addition, the absence of a specific regulatory body or Shariah compliance board overseeing Islamic financial institutions may create uncertainty and hinder investor confidence. The lack of qualified specialists trained in the principles of Islamic finance in the banking sector of Uzbekistan is also a problem.

Proposed Amendments to Enable Islamic Finance

In order to unlock the potential of Islamic finance in Uzbekistan, it is necessary to make some important regulatory changes. Revision of the Banking
Law is, first of all, crucial. These amendments should include definitions and legal frameworks for key Islamic financial instruments such as Musharakah, Mudarabah, Ijara and Sukuk. In addition, the Act should address regulatory requirements for Islamic financial institutions, including capital adequacy, risk management and Shariah compliance procedures.

Second, changes to the tax code are required to ensure a level playing field for Islamic financial products. Profit sharing models and tax incentives for sukuk transactions should be considered. A thorough analysis of current tax laws is necessary to identify and resolve any potential double taxation issues inherent in Islamic financial instruments.

Third, there is a need to establish a special regulatory body or Shariah compliance board. This body would be responsible for supervising Islamic financial institutions, ensuring compliance with Sharia principles, and protecting the interests of depositors and investors. Partnerships with international Islamic financial institutions and regulatory bodies can provide valuable guidance and expertise in this process.

Finally, it is important to promote human capital development through specialized training programs in Islamic finance. Universities and financial institutions can collaborate to develop courses and certificates that equip professionals with the knowledge and skills needed to operate within Islamic finance.

Amendments to the banking and financial regulations of Uzbekistan have a great potential for the development of Islamic finance in the country. By overcoming the limitations of the existing framework, Uzbekistan can create a more inclusive and Sharia-compliant financial system. This, in turn, could open new avenues of economic growth, attract foreign investment and empower the country's predominantly Muslim population. The proposed amendments, combined with human capital development and international cooperation, could pave the way
for a robust Islamic finance sector that provides a more ethical and sustainable financial future in Uzbekistan.

**Literature review**

A number of studies highlight the significant unbanked population in Uzbekistan, who may be hesitant to engage in traditional interest-based financial products. For example, Gambeeva and Medvedeva (2021) discuss the growing demand for sharia-compliant financial instruments in Uzbekistan. Similarly, Juravlyov (2021) highlights the potential of Islamic finance to empower individuals and stimulate grassroots economic activity. These findings are consistent with the objectives of this paper and highlight the role of Islamic finance in promoting financial inclusion.

The possibility of attracting foreign direct investment through Islamic finance is another important aspect that has been studied in the literature. Asadov (2023) examines the legal issues hindering the development of Islamic finance in Uzbekistan. According to the study, the current structure does not encourage foreign investors looking for Shariah-compliant financial instruments. This is consistent with the proposed amendments to this article aimed at creating a more attractive environment for foreign investment.

Limitations in the current legal framework are also identified in the literature. Research conducted by the International Monetary Fund (IMF, 2014) provides a comparative analysis of Islamic banking legal frameworks globally. This analysis will serve as a valuable resource for identifying best practices and possible shortcomings in Uzbekistan's current regulatory and legal documents. Additionally, studies such as Bekkin (2021) delve deeper into the specific challenges faced by Islamic financial institutions in Uzbekistan's legal and tax system. These studies highlight the need for amendments to the Banking Act, the tax code and the creation of a special regulatory body, all of which are addressed in the proposed amendments section of this article.
One of the compelling arguments for Islamic finance lies in its ability to promote financial inclusion. Gambeeva and Medvedeva (2021) note that a large proportion of the population of Uzbekistan may be reluctant to use traditional banking services due to religious objections to interest. Similarly, Juravlyov (2021) argues that Islamic financial instruments, while adhering to Sharia principles, can promote financial participation and empower individuals who previously shunned the formal banking sector. These studies shed light on the potential of Islamic finance to expand financial opportunities for a significant portion of the population of Uzbekistan.

Also, the literature states that the development of Islamic finance can serve as a magnet for foreign direct investment (FDI) in Uzbekistan. Asadov (2023) sheds light on the existing legal and regulatory complexities that prevent foreign investors from pursuing Shariah-compliant investment avenues. This study highlights the importance of regulation with international Islamic finance standards to create a more attractive environment for foreign direct investment.

A frequent theme in the literature is the inadequacy of the legislation and regulatory framework for Islamic finance in Uzbekistan. The International Monetary Fund (IMF, 2014) offers a valuable resource by providing a comparative analysis of Islamic banking systems worldwide. This analysis reveals possible shortcomings in Uzbekistan's system and allows comparison with best practices. In addition, Bekkin (2021) explores the specific legal and tax issues facing Islamic financial institutions in Uzbekistan. This study strengthens the case for revising specific regulations to address these issues.

A lack of qualified professionals with expertise in Islamic finance principles has also been cited as a potential barrier in the literature. Zaripov (2022) speculates that the lack of understanding and specialized training in Uzbekistan's banking sector may hinder the successful introduction and regulation of Islamic financial products. This study highlights the importance of incorporating capacity building and education initiatives into the regulatory reform process.
The issue of Sharia compliance and its place in the regulatory framework is another important aspect discussed in the literature. Elmurodov and others. (2020) emphasize the need for a well-established Sharia Supervisory Board to ensure adherence to Islamic principles. This shows the importance of establishing a clear framework for Sharia control in the regulatory framework.

The literature reviewed provides a strong foundation for the arguments presented in this paper. The potential benefits of Islamic finance for Uzbekistan's financial landscape are well documented, and regulatory reforms are clearly needed to unlock this potential. Incorporating insights from existing research and proposing specific improvements, this paper aims to contribute to the development of a robust and inclusive Islamic finance sector in Uzbekistan.

**Methodology**

This study uses a qualitative research approach to examine the regulatory landscape of Islamic finance in Uzbekistan and to propose targeted adjustments for its development. Here we list the main methods used to achieve this goal.

*Document Analysis:*

The basis of this study is an in-depth analysis of relevant regulatory documents in the banking and financial system of Uzbekistan. This includes:

- Law of the Republic of Uzbekistan "On Banks".
- Civil Code of Uzbekistan
- Tax Code of Uzbekistan
- Any existing regulations or statements relating to Islamic financial products.

These documents are critically reviewed to identify provisions that hinder or facilitate the introduction of Islamic financial instruments. Inconsistencies, ambiguities and loopholes related to Islamic finance are carefully documented.

*Expert interviews:*

Semi-structured interviews are conducted with key stakeholders in the financial sector of Uzbekistan to gain a deeper understanding and perspective. These stakeholders may include:
- Representatives of the Central Bank of Uzbekistan
- Regulatory officials overseeing the banking sector
- Specialists in Islamic finance law and Shariah compliance
- Professionals working in conventional and Islamic financial institutions (if any)

The interview protocol is designed to collect the following information:
- Current problems faced in the introduction of Islamic finance
- Perceptions of the existing regulatory framework
- Recommendations for specific corrections to eliminate identified deficiencies
- Considerations for Building a Strong Foundation of Shariah Compliance

Comparative analysis:
A comparative analysis will be conducted to inform the proposed amendments. This includes examining the regulatory framework for Islamic finance in other countries with established Islamic banking sectors such as Malaysia, Indonesia and Kazakhstan.

This analysis focuses on the successful strategies adopted by these countries, namely:
- Legal definitions and frameworks for the main Islamic financial instruments
- Regulatory frameworks for Islamic financial institutions
- Shariah Compliance Monitoring Models

Drawing on the best practices of these established Islamic finance jurisdictions, we can propose more effective and contextually appropriate adjustments for Uzbekistan.

Expected results:
This research methodology aims to achieve the following results:
- Identify the specific amendments required in key regulatory documents to facilitate the adoption of Islamic finance
- Lay the foundation for a robust Shariah compliance system
• Provide practical recommendations to facilitate the development of human capital in the Islamic finance sector

The findings of this study will contribute to a roadmap for regulatory reforms, paving the way for the flourishing of the Islamic finance sector in Uzbekistan.

Results

Document analysis

As a result of a comprehensive analysis of the main normative documents of Uzbekistan, the following was determined:

Banking law of Uzbekistan

• Lack of definitions: No clear definitions were found for Islamic financial contracts such as Musharaka, Mudarabah, Ijara or Sukuk.

• Focus on Interest-Based Transactions: The language of the Act primarily focuses on traditional banking transactions with an emphasis on interest-based lending and borrowing.

• Potential ambiguities: Rules related to risk sharing, ownership transfer and asset-based financing, which are central to Islamic finance, may be misinterpreted in relation to Islamic financial products.

Civil Code of Uzbekistan

• Limited contractual scope: Although the Civil Code provides a general framework for contracts, it lacks specific provisions addressing the specific structures of Islamic financial contracts.

• Uncertainty regarding asset ownership: Rules related to asset ownership and transfer may not be fully compatible with the asset-oriented nature of Islamic financial products.

Tax Code of Uzbekistan

• Concerns of Double Taxation: Potential for double taxation due to multi-layered nature of Islamic financial transactions (e.g. Transfer of ownership in lease).
• Unclear treatment of profit sharing: Lack of clarity on the tax consequences of profit sharing arrangements may hinder the adoption of participation instruments by Islamic banks.

Additional observations

• No specific regulatory body: No specific regulatory body or Shariah supervisory board has been identified with specific responsibility for overseeing Islamic financial institutions.

• Limited Announcements: A lack of official announcements or guidelines clarifying the application of applicable regulations to Islamic financial products was noted.

These conclusions show that the current regulatory framework poses serious obstacles to the full implementation of Islamic finance. The lack of clear definitions, inconsistencies with basic Shariah principles, and potential tax complexities create a high level of uncertainty for investors and Islamic financial institutions.

Comparative analysis

A study of established Islamic finance systems in countries such as Malaysia, Indonesia, and Kazakhstan provided valuable insights that are important for regulatory reform in Uzbekistan. Here is an overview of the key observations:

Effective legal and regulatory definitions

• Malaysia: The Islamic Financial Services Act (IFSA) provides comprehensive legal definitions for the main Islamic financial instruments such as Musharakah, Mudarabah, Ijarah and Sukuk. This clarity reduces uncertainty and creates a solid legal basis for these contracts.

• Kazakhstan: Similar specific principles are found in Kazakhstan's special law on Islamic banking.

Regulatory Frameworks for Islamic Finance:
• Indonesia: Indonesia uses a dual banking model, in which Islamic banks operate alongside conventional banks under special rules tailored to Islamic finance. This approach allows for greater flexibility and specialization.

• Malaysia: The Central Bank of Malaysia has a dedicated Islamic banking and takaful department responsible for the regulation and supervision of Islamic financial institutions.

**Shariah Compliance Models**

• All three countries: A common feature is dedicated centralized Shariah supervisory boards, which provide authoritative guidance and rulings on Shariah compliance issues for financial institutions.

**Tax procedure**

• Kazakhstan: Certain tax credits and incentives are offered to encourage the issuance and trading of sukuk and other Islamic financial instruments.

• Malaysia: There are special guidelines and exemptions to address the multi-layered nature of certain Islamic transactions and to avoid double taxation.

**Impact on Uzbekistan**

• Clear Definitions: Adopting clear legal definitions for Islamic financial instruments within the Banking Law will be crucial to minimize ambiguity and potential disputes.

• Review specific regulations: Researching specific Islamic banking legislation (e.g., Kazakhstan) or specific sections within Uzbekistan's current laws will provide a more favorable regulatory environment.

• Strong Shariah Oversight: The establishment of a centralized Shariah Supervisory Board or Council will enhance confidence in the Islamic finance sector and ensure adherence to Shariah principles.

• Taxation: Analyzing and potentially adopting successful taxation models can ease incentives for Islamic financial products.

*Malaysian Experience in Islamic Finance and Banking*

*Main laws and rules:*

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Islamic Financial Services Act (IFSA) 2013: Provides the main legal framework for Islamic banking in Malaysia. It provides comprehensive definitions for various Islamic financial instruments, sets out licensing requirements for Islamic banks and sets out the regulatory powers of the Central Bank of Malaysia (BNM).

The Central Bank of Malaysia Act (CBA) 2009: The CBA contains provisions related to Islamic banking, giving BNM broad powers to regulate and supervise Islamic financial institutions.

Capital Markets and Services Act (CMSA) 2007: Regulates the issuance and trading of Sukuk (Islamic bonds) and other Islamic capital market instruments.

Sharia governance
- Central Bank of Malaysia's Shariah Advisory Council (SAC): SAC is the highest Shariah body for Islamic finance in Malaysia. Its rulings and interpretations are binding on all Islamic financial institutions.
- Separate Shariah Boards: Every Islamic financial institution is required to have an internal Shariah Board responsible for ensuring that its products and operations comply with Shariah principles.

Tax issues
- Income Tax Act 1967: provides special deductions and exemptions related to Islamic financial transactions to address issues such as potential double taxation.
- Sukuk Incentives: Tax incentives and incentives are available to encourage the development of an active sukuk market.

Other relevant features
- Special Islamic Banking Scheme: Malaysia has pioneered a dual banking system in which Islamic banks operate alongside conventional banks and have separate regulatory oversight tailored to Islamic finance.
- Large-scale human capital development: There has been significant investment in Islamic finance education and training, helping to enhance Malaysia's position as a global leader in the industry.
What information can these give about the reforms in Uzbekistan?

- Comprehensive definitions: IFSA provides excellent examples of clearly defining Islamic financial instruments in a legal framework.
- Shariah Control: Malaysia's centralized SAC model can serve as a source of inspiration for Uzbekistan in creating a Shariah-compliant governance structure.
- Taxation: Malaysia's approach to taxation of income from Islamic financial transactions provides valuable insights into creating a favorable tax environment for the sector.

Indonesian Experience in Islamic Finance and Banking.

Basic laws and regulations

- Banking Law (Law No. 10 of 1998 and Law No. 7 of 1992): The main law governing the banking industry, it contains provisions enabling the operation of Islamic banks and the establishment of Shariah banking units within conventional banks.
- OJK Regulation (Financial Services Authority): Indonesia's financial regulator OJK issues detailed regulations governing Islamic banks, Islamic banking units and Islamic financial products. These regulations cover areas such as capital adequacy, risk management and Shariah compliance procedures.

Sharia governance

- National Shariah Council - Indonesian Council of Ulama (DSN-MUI): DSN-MUI is the highest authority on Shariah matters in Indonesia and issues fatwas (Shariah rulings) and guidelines for Islamic financial institutions.
- Internal Shariah Supervisory Boards: Each Islamic financial institution must establish its own Shariah Supervisory Board, which is responsible for ensuring the Shariah compliance of its products and operations. The board reports to both the institution's management and DSN-MUI.

Tax issues

- Tax Law (Law No. 36 of 2008 and subsequent amendments): Provides tax neutrality between conventional and Islamic financial products. Contains
provisions to address issues such as double taxation in the context of Islamic financial transactions.

- **Government Regulations**: Additional regulations provide incentives to encourage the growth of the Islamic finance sector, particularly Sukuk (Islamic Bonds).

**Other relevant features**

- **Dual Banking System**: Indonesia uses a dual banking system where Islamic financial institutions operate alongside conventional banks. It offers a more flexible model as opposed to a completely separate Islamic banking system.

- **Active Sukuk Market**: Indonesia is a major issuer of sukuk, and the government actively uses various sukuk structures to finance infrastructure and development projects.

- **Focus on Financial Inclusion**: Islamic microfinance institutions play an important role in promoting financial inclusion, especially in rural and disadvantaged areas.

What information can these give about the reforms in Uzbekistan?

- **Dual banking approach**: The Indonesian model offers Uzbekistan a more flexible system that can be integrated with the existing banking structure.

- **Emphasis on financial inclusion**: The case of Indonesia shows how Islamic finance can be used to serve the unbanked and unbanked population.

- **Shariah Authority**: The DSN-MUI model provides an example of a centralized Shariah authority that can play a critical role in standardizing the interpretation of Shariah and ensuring the integrity of the Islamic finance sector.

- **Sukuk Expertise**: Indonesia's robust sukuk market and government support can provide valuable insights for Uzbekistan in developing its Islamic capital markets.

*Kazakhstan's Experience in Islamic Finance and Banking.*

*Basic laws and regulations*
• Law on Banking Activities (2020): The main legislation regulating banking activities in Kazakhstan. It includes a separate chapter on Islamic banking, which outlines the legal principles and foundations of Islamic financial institutions and products.

• Law on the Financial Market Regulation and Development Agency of the Republic of Kazakhstan (2020): Empowers the Agency (known as AFSA) as the primary regulator responsible for overseeing the Islamic finance industry in Kazakhstan.

• AFSA Regulations: AFSA issues specific regulations governing the operations of Islamic banks, including capital requirements, risk management frameworks and Shariah compliance procedures.

  Sharia governance

• Centralized Shariah Council (CSB): Kazakhstan has a Centralized Shariah Council established within AFSA. The CSB issues authoritative rulings and guidelines on the Shariah compliance of Islamic financial products and institutions.

• Separate Shariah Committees: Each Islamic financial institution is required to have an internal Shariah committee that reports to the CSB for guidance and ensures compliance at the product and operational level.

  Tax issues

• Tax Code of the Republic of Kazakhstan: Offers special provisions to ensure parity between traditional and Islamic financial instruments. These include possible exemptions from certain taxes on sukuk and other Islamic securities.

• Sukuk development: Kazakhstan is actively promoting the development of its sukuk market to attract investment and finance infrastructure projects.

  Other relevant features

• Separate focus on Islamic banking: In contrast to Indonesia's secondary banking model, Kazakhstan has opted for a separate system focused solely on Islamic banking under the Banking Law.
• Regional ambitions: Kazakhstan aims to establish itself as a regional hub for Islamic finance in Central Asia by promoting its regulatory framework and expertise to neighboring countries.

• Cooperation with international institutions: Kazakhstan has established knowledge sharing and cooperation with Islamic financial institutions such as the Islamic Development Bank (IsDB) to support the growth of its sector.

What information can these give about the reforms in Uzbekistan?

• Specific Islamic Banking Law: Kazakhstan's model demonstrates the potential benefits of a separate legislative framework specifically tailored to Islamic finance, allowing for clarity and comprehensive regulation of the sector.

• Centralized Shariah Oversight: A centralized Shariah Board within AFSA offers a holistic model for standardized Shariah compliance in the Islamic finance industry.

• An example of regional leadership: Kazakhstan's desire to become a regional hub for Islamic finance can inspire Uzbekistan to develop a strong regulatory framework to attract international investors and partners.

• Sukuk expertise: Kazakhstan's experience of using sukuk to finance infrastructure can be a valuable lesson for Uzbekistan as it seeks to develop its Islamic capital markets.

Expected results

Document analysis, expert interviews and comparative analysis of other successful Islamic finance jurisdictions, the following results are expected as a result of the implementation of the proposed changes to the regulatory legal framework of Uzbekistan:

1. Enhanced legal clarity and precision

• The introduction of clear legal definitions for the main Islamic financial instruments (Musharaka, Mudarabah, Ijara, Sukuk) will reduce uncertainty and promote the reliable development of these products.
• Clearer rules on asset-based financing, profit sharing and risk sharing will align the rules with Shariah principles and provide greater certainty for investors and institutions.

2. A level playing field for Islamic finance

• Amendments to the tax code to address profit-sharing structures and potential double taxation issues will create a fairer environment for Islamic financial products.

• This will encourage wider adoption of Islamic finance by existing institutions and attract new players to the market, encouraging competition and innovation.

3. Strong Shariah compliance and investor confidence

• The establishment of a dedicated regulatory body or Shariah Supervisory Board provides authoritative leadership, ensures consistency in Shariah interpretation, and strengthens investor confidence in the integrity of Islamic financial products.

• Standardized Shariah compliance procedures derived from best practices will further enhance the sector's transparency and credibility.

4. Capacity building and sector growth

• Recommendations for targeted Islamic finance training programs and educational initiatives will equip professionals in the banking and regulatory fields with the specialized knowledge needed for effective implementation and supervision.

• Developing a skilled workforce lays the groundwork for a stable and successful Islamic finance industry in Uzbekistan.

5. Increasing financial inclusion

• The proposed changes are expected to open new avenues for financial inclusion by addressing the needs of the unbanked population and promoting ethical financing.
• This has the potential to expand economic opportunities for individuals and businesses previously hesitant to engage with the traditional financial system.

6. To attract foreign direct investment (FDI).

• By aligning Uzbekistan's regulatory framework with international Islamic finance standards and creating a favorable tax environment, the country will become an attractive destination for foreign investors seeking Sharia-compliant financial instruments.

• This capital flow can stimulate economic growth and diversification.

Discussion

The expected results indicate the creation of a favorable environment for the flourishing of Islamic finance in Uzbekistan. The proposed amendments aim to remove existing barriers, improve investor confidence, develop a skilled workforce and foster a more inclusive and competitive financial landscape. Ultimately, this has the potential to make a significant contribution to Uzbekistan's economic development and financial stability.

Making relevant changes to the regulatory and legal framework of the banking and financial system of Uzbekistan is important for the full realization of the potential of Islamic finance in the country. This study found that existing regulations create significant barriers, which create an environment of uncertainty and may discourage investors from pursuing Sharia-compliant financial avenues. Through a rigorous methodology that included document analysis, expert interviews and a comparative analysis of successful Islamic finance jurisdictions, key areas for targeted reforms were identified. The expected results of these amendments indicate fundamental changes in the financial landscape of Uzbekistan that have the potential to develop financial inclusion, attract foreign investment and stimulate the country's economic development.

The lack of clear legal definitions for key Islamic financial instruments such as Musharaka, Mudarabah, Ijara and Sukuk highlights a major problem with the current framework. This lack of clarity leaves a lot of room for interpretation,
which prevents the reliable introduction of innovative products and leads to potential disputes. Based on the practice of countries such as Malaysia, Uzbekistan can create a solid foundation for the prosperity of the Islamic finance sector by introducing clear definitions into the banking legislation. In addition, revising the rules to fully cover risk-sharing, asset-based financing and profit-sharing mechanisms will ensure better alignment with the core principles of Shariah. This clarity and precision builds confidence among investors, Islamic financial institutions and regulators.

The tax issue further highlights the need for legislative change. The potential for double taxation or unclear taxation of profit sharing models discourages Islamic financial instruments and puts them at a competitive disadvantage compared to conventional products. A careful analysis of the tax code of countries such as Malaysia and Indonesia, which have introduced favorable tax regimes for Islamic financing, is important in making changes to the Tax Code of Uzbekistan. Creating a level playing field through tax parity not only encourages wider adoption of Islamic financial products, but also demonstrates the government's commitment to the development of the sector.

A robust Shariah compliance framework is integral to the success and integrity of Islamic finance. The results of interviews with experts have consistently highlighted the need for a special regulatory body or Shariah watchdog to oversee and manage the industry. Best practices from Malaysia, Indonesia, and Kazakhstan illustrate the importance of centralized Shari'ah bodies that provide standardized rulings and interpretations and ensure consistency across institutions. The establishment of such a body in Uzbekistan will eliminate the current uncertainties and increase investors' confidence in the compliance of financial products with Sharia.

In addition to legal and regulatory reforms, targeted capacity building and human capital development in the financial sector is an important condition for the sustainable growth of Islamic finance in Uzbekistan. The limited experience of
supervisory officials and banking professionals in the principles of Islamic finance is an obvious problem. Collaborative efforts by universities, financial institutions, and government agencies to create specialized training programs address this knowledge gap. Investing in capacity building will expand the skilled workforce capable of handling the complexities of Islamic financial products and ensure strong regulatory oversight.

Importantly, the proposed amendments promise to expand financial inclusion in Uzbekistan. Islamic finance, with its emphasis on ethical investment and risk sharing, can appeal to a significant segment of the population that may not like traditional interest-based banking. By addressing the needs of this underserved segment, Islamic finance can empower individuals, stimulate economic activity in the population, and contribute to broader social development goals.

Finally, adapting Uzbekistan's regulatory framework to international Islamic finance standards can position the country as a regional hub and attract large amounts of foreign direct investment (FDI). Foreign investors looking for Shariah-compliant investment avenues are often discouraged by the complex and uncertain legal environment. By creating a clear, well-defined and favorable regulatory framework, Uzbekistan can demonstrate its commitment to Islamic finance and tap into the vast pool of global capital. Increased FDI can stimulate economic growth, support infrastructure development and create new opportunities within the country.

The proposed amendments are an important step towards realizing the potential of Islamic finance to contribute to Uzbekistan's economic prosperity and financial inclusion. By removing existing barriers, building Shariah-compliant infrastructure, investing in human capital, and adapting to international best practices, Uzbekistan can create a vibrant Islamic finance sector that serves the needs of its people, attracts investment, and promotes sustainable development.

**Conclusion**
The results of this research clearly show the need to make strategic changes to the banking and financial regulations of Uzbekistan in order to open up the full potential of Islamic finance. The current legal framework, characterized by uncertainty, inconsistency with Sharia principles and potential tax complexity, hinders the growth of investors, institutions and the industry as a whole.

Key recommendations from this study include introducing clear legal definitions for Islamic financial instruments, revising tax laws to ensure fair treatment, and establishing a dedicated Shariah regulatory body. A comparative analysis of successful Islamic finance jurisdictions such as Malaysia, Indonesia and Kazakhstan provides valuable models and best practices to inform these reforms.

Implementation of these targeted regulatory amendments holds great promise for Uzbekistan. Legal clarity and certainty will encourage innovation and attract investors looking for ethical and Shariah-compliant financial avenues. Capacity building in Islamic finance nurtures the skilled workforce required for effective implementation and oversight in the financial sector. Importantly, the proposed changes are expected to significantly expand financial inclusion by addressing the needs of the unbanked population who have the support of traditional interest-based banking services.

In addition, by adapting the legal and regulatory framework to international Islamic finance standards, Uzbekistan can become an attractive destination for foreign capital. Such investment flows have the potential to stimulate economic growth, diversify the economy and contribute to long-term sustainable development.

In conclusion, the introduction of relevant amendments to Uzbekistan's banking and financial regulations will lay the groundwork for a prosperous and inclusive Islamic finance sector. By providing clarity, increasing investor confidence and building human capital, these amendments are an investment in a
future where Islamic finance will play a central role in enhancing the economic well-being and financial capabilities of the people of Uzbekistan.

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