

OFFICIAL GAZETTE

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Gazette Notices No. 831 of 2024 - 867 of 2024 are published by Order.

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45	Constitution of the Republic of Seychelles (Eleventh Amendment) (No.2) Bill, 2024. (Bill No. 15 of 2024)	48.00
	Health Professionals (Amendment of Schedules) Regulations, 2024. (S.I. 58 of 2024)	12.00

GENERAL NOTICES

No. 831 of 2024

CHILDREN ACT

(Cap 28)

Juvenile Court

In exercise of the powers conferred by section 93(1A) of the Children Act, the President hereby appoints **Mrs. Josette Thelermont** as member to the Juvenile Court for a period of two years with effect from 7th June, 2024.

Dated this 13th day of August, 2024.

WAVEL RAMKALAWAN PRESIDENT

No. 832 of 2024

CHILDREN ACT

(Cap 28)

Family Tribunal

In exercise of the powers conferred by section 77 (2) of the Children Act, the President hereby appoints **Mr. Steve Pointe** as member to the Family Tribunal effective from 01^{st} August, 2024, for the remaining current term ending on 22^{nd} August, 2025.

Dated this 13th day of August, 2024.

WAVEL RAMKALAWAN PRESIDENT

No. 833 of 2024

ENVIRONMENT PROTECTION ACT

(Cap 71)

Landscape and Waste Management Agency Board

In exercise of the power conferred by section 10 (1) and (2) of the Environment Protection (Landscape and Waste Management Agency) Regulations 2009, the Minister responsible for environment appoints the following persons to be members of the Landscape and Waste Management Board —

	Chairperson
	Member
—	Member

for a period of 2 years with effect from 1st July, 2024.

Dated this 16th day of August, 2024.

FLAVIEN JOUBERT MINISTER OF AGRICULTURE CLIMATE CHANGE AND ENVIRONMENT

No. 834 of 2024

CORRIGENDUM

In notice No. 783 of 2024 published in the Official Gazette No. 41 dated 02^{nd} August, 2024 relating to a notice of appointment of members to the Health Professionals Council, for the date "01st October, 2023" to read "01st July, 2024".

No. 835 of 2024

ELECTIONS ACT

(Cap 262)

Pursuant to its mandate under paragraph 1 of chapter 1 of schedule 3 to the Elections Act, the Electoral Commission is opening the following Registration Centres:

Registration Centre	Date	Time	Location
Baie Ste Anne Primary School	14 th August 2024	09:00am to 1:00pm	Baie Ste Anne Praslin
Paradise Sun Hotel	20 th August 2024	10:00am to 3:30pm	Sile der Paules
Air Seychelles Office	21 st August 2024	10:00am to 3:30pm	Grand Anse Praslin
Seychelles Business Studies Academy	21 st August 2024	10:30am to 12:00pm	Anse Royale
Castello hotel	22 nd August 2024	10:00am to 3:30pm	Anse Kerlan Praslin
Oasis hotel	23 rd August 2024	10:00am to 3:30pm	Grand Anse Praslin

Qualified citizens are invited to submit their applications for *registration as a voter, transfer, change of name, correction, or objections* at the registration centers.

Dated this 09th day of August, 2024.

Mrs. Sheena Max CHIEF REGISTRATION OFFICER

ELECTIONS ACT

(Cap 262)

Pursuant to its mandate under paragraph 1 of chapter 1 of schedule 3 to the Elections Act, the Electoral Commission is opening the following Registration Centres:

Registration Centre	Date	Time	Location
La Rosiere Primary School	19 th -23 rd August 2024	09:00am to 05:00pm	La Rosiere
Beau Vallon Primary School	19 th -23 rd August 2024	09:00am to 05:00pm	Beau Vallon
Anse Etoile Primary School	19 th -23 rd August 2024	09:00am to 05:00pm	Anse Etoile
Plaisance Primary School	19 th -23 rd August 2024	09:00am to 05:00pm	Plaisance
Anse Boileau Primary School	19 th -23 rd August 2024	09:00am to 05:00pm	Anse Boileau
Baie Lazare Primary School	19 th -23 rd August 2024	09:00am to 05:00pm	Baie Lazare
Port Glaud Primary School	19 th -23 rd August 2024	09:00am to 05:00pm	Port Glaud
Anse Aux Pins Primary School	19 th -23 rd August 2024	09:00am to 05:00pm	Anse Aux Pins
Anse Royale Primary School	19 th -23 rd August 2024	09:00am to 05:00pm	Anse Royale

Qualified citizens are invited to submit their applications for *registration as a voter, transfer, change of name, correction, or objections* at the registration centers.

Dated this 12th day of August, 2024.

Mrs. Sheena Max CHIEF REGISTRATION OFFICER

No. 837 of 2024

ELECTIONS ACT

(Cap 262)

Pursuant to section 3(1)(c) of the Elections Act which provides that the Electoral Commission shall, for the purposes of the said Act, appoint a Registration Officer for each electoral area and section 3(7) which provides that an appointment made under section 3(1) shall be published in the Gazette, the Electoral Commission hereby gives notice of the appointment of the following Assistant Registration Officer for the following electoral areas —

 MOREL Shanta, Dorica MONDON Nancy, Pamela LABONTE Catharina, Betty-May, Julia BIBI Marie-Antoine, Rosania CHANG-TAVE Peggy, Therese SETH Adriana, Lucinda, Marie-Lourde ESPARON Ramona, Lydia NASSIB Jostha, Aline 	All electoral areas All electoral areas
NASSIB Jostha, AlineFELIX Emmaline, Wilna, Ingrid	All electoral areas All electoral areas
- FELIX Emmaline, Wilna, Ingrid	 All electoral areas

Dated this 12th day of August, 2024.

Mrs. Manuella Amesbury Chief Electoral Officer ELECTORAL COMMISSION

NOTICE

ACCESS TO INFORMATION ACT, 2018

(Act No. 4 of 2018)

In exercise of the powers conferred by section 7(1) of The Access to Information Act, 2018 (Act 4 of 2018) the head of the **CEPS** hereby designates **Ms. Julia Malbrook** as the Information Officer for **CEPS** replacing **Mrs. Rachel Joseph**.

Dated this: 3rd day of July, 2024.

Name of Head of Information Holder: Alvin Laurence Designation: Chief Executive Officer Organisation Name: Citizens Engagement Platform Sevchelles

Contact Details of Information Officer Telephone: **2560751** Email: <u>adco@ceps.sc</u>

No. 839 of 2024

NOTICE

ACCESS TO INFORMATION ACT, 2018

(Act No. 4 of 2018)

In exercise of the powers conferred by section 7(1) of The Access to Information Act, 2018 (Act 4 of 2018) the head of **Office of the Auditor General** hereby designates Nancy Ramkalawan-Onginjo as the Information Officer for **Office of the Auditor General** replacing **Francoise Ally**.

Dated this: 1st day of August, 2024.

Name of Head of Information Holder: Mrs. Marie-Lise Pierre Designation: Ag. Auditor General Organisation Name: Office of the Auditor General

Contact Details of Information Officer Telephone: **4672506 / 2804885** Email: <u>nancy.ramkalawan@oag.sc/admin@oag.sc</u>

No. 840 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executor

Notice is hereby given that on the 5th day of July 2024, the Curator appointed Roddy Georges Marie of Ex Bradley Anse Royale, Mahe, Seychelles, NIN: 981-1597-1-1-55, as the executor of the succession of the deceased Christiane Nisa Marie nee Asman of Ex Bradley, under section 23 of the Curatelle Act.

Dated this 5th day of July, 2024.

CURATOR

Curatelle Act

(Section 23)

Notice of Appointment of Executrix

Notice is hereby given that on the 5th day of July 2024, the Curator appointed May-Paule Dominica Louise of Praslin, Seychelles, NIN: 981-1203-1-0-36 and May-Jeanne Johnette Louise of Praslin, Seychelles, NIN: 981-1204-1-0-39, as the executrix of the succession of the deceased Henri Antoine, under section 23 of the Curatelle Act.

Dated this 5th day of July, 2024.

CURATOR

No. 842 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executrix

Notice is hereby given that on the 5th day of July 2024, the Curator appointed Inesse Evageline Salomon of Au Cap, Mahe, Seychelles, NIN: 961-0068-2-0-78, as the executrix of the succession of the deceased Edmee Jeanne Salomon nee Renaud, under section 23 of the Curatelle Act.

Dated this 5th day of July, 2024.

CURATOR

No. 843 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executrix

Notice is hereby given that on the 19th day of July 2024, the Curator appointed Marie-Annette Julita Dodin of Anse La Mouche, Mahe, Seychelles, NIN: 974-0657-1-0-52, as the executrix of the succession of the deceased Theophane Lesperance Dodin also known as Lesperance Dodin, under section 23 of the Curatelle Act.

Dated this 19th day of July, 2024.

CURATOR

No. 844 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executrix

Notice is hereby given that on the 19th day of July 2024, the Curator appointed Josianne Margaret Hortence of Baie Lazare, Mahe, Seychelles, NIN: 978-0111-2-0-84, as the executrix of the succession of the deceased Wilhem John Revera also known as Wilhem Revera, under section 23 of the Curatelle Act.

Dated this 19th day of July, 2024.

CURATOR

Curatelle Act

(Section 23)

Notice of Appointment of Executrix

Notice is hereby given that on the 19th day of July 2024, the Curator appointed Brigitte Payet of Sweet Escott, Anse Royale, Mahe, Seychelles, NIN: 985-1028-1-0-07, as the executrix of the succession of the deceased Jemmy Selby Payet, under section 23 of the Curatelle Act.

Dated this 19th day of July, 2024.

CURATOR

No. 846 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executor

Notice is hereby given that on the 19th day of July 2024, the Curator appointed Evenor Francis Belle of Baie Lazare, Mahe, Seychelles, NIN: 956-0120-1-1-90, as the executor of the succession of the deceased Athimie Bibi, under section 23 of the Curatelle Act.

Dated this 19th day of July, 2024.

CURATOR

No. 847 of 2024

Curatelle Act

(Section 23 (8)(b)

Notice of Confirmation of Executrix

Notice is hereby given that on the 19th day of July 2024, the Curator confirmed Laura Diana Lucas of Gaza Estate, Au Cap, Mahe, Seychelles, NIN: 994-0360-1-0-89, as the executrix of the succession of the deceased Claudette Zita Lucas, under section 23 of the Curatelle Act.

Dated this 19th day of July, 2024.

CURATOR

No. 848 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executrix

Notice is hereby given that on the 19th day of July 2024, the Curator appointed Marie-France Georgette Etienne nee Hertel of La Gogue, Mahe, Seychelles, NIN: 965-0808-1-0-68, as the executrix of the succession of the deceased Jean Louane Andrew Etienne also known as of Louane Etienne, under section 23 of the Curatelle Act.

Dated this 19th day of July, 2024.

CURATOR

No. 849 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executrix

Notice is hereby given that on the 9th day of August 2024, the Curator appointed Laurenza Marie-May Confiance of Beau Vallon, Mahe, Seychelles, NIN: 961-0674-1-0-43, as the

executrix of the succession of the deceased Desire Georges Confiance, under section 23 of the Curatelle Act.

Dated this 9th day of August, 2024.

No. 850 of 2024

<u>Curatelle Act</u>

(Section 23)

Notice of Appointment of Executor

Notice is hereby given that on the 9th day of August 2024, the Curator appointed Roch Antoine Moncherry of Plaisance, Mahe, Seychelles, NIN: 952-0076-1-1-44, as the executor of the succession of the 1st deceased and 2nd deceased's Albert Moncherry and Louise Julina Moncherry nee Pierre also known as Mrs Julina Moncherry nee Pierre, under section 23 of the Curatelle Act.

Dated this 9th day of August, 2024.

CURATOR

No. 851 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executor

Notice is hereby given that on the 9th day of August 2024, the Curator appointed Ramchard Rildy Gonthier of Hangard Street, Mont Buxton, Mahe, Seychelles, NIN: 975-0302-1-1-82, as the executor of the succession of the deceased Gerald Michel Gontier also known as Gerard Gonthier and Gerald Gonthier, under section 23 of the Curatelle Act.

Dated this 9th day of August, 2024.

CURATOR

No. 852 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executrix

Notice is hereby given that on the 9th day of August 2024, the Curator appointed Clarence Selna Mousbe of Grand Anse, Praslin, Seychelles, NIN: 974-0981-1-0-54, as the executrix of the succession of the deceased Christiana Crispin, under section 23 of the Curatelle Act.

Dated this 9th day of August, 2024.

CURATOR

No. 853 of 2024

Curatelle Act

(Section 23)

Notice of Appointment of Executrix

Notice is hereby given that on the 9th day of August 2024, the Curator appointed Helen Polgine Ernesta of Pascal Village, Beau Vallon, Mahe, Seychelles, NIN: 955-0342-1-0-49, as the executrix of the succession of the deceased Aliette Judith Nibourette also known as of Aliette Nibourette, under section 23 of the Curatelle Act.

Dated this 9th day of August, 2024.

CURATOR

CURATOR

Curatelle Act

(Section 23 (8)(b)

Notice of Extension of Time (Joint Executors)

Notice is hereby given that on the 9th day of August 2024, the Curator extended the mandate of Nicole Josephine Simone Johnstone, Joseph Jean Gerard Albert and Joseph Antoine Lionel Albert as the joint executrix of the succession of the deceased Raymonde Berthe Simone Albert, under section 23 of the Curatelle Act.

Dated this 9th day of August, 2024.

CURATOR

No. 855 of 2024

Curatelle Act

(Section 23 (8)(b)

Notice of Extension of Time (Joint Executors)

Notice is hereby given that on the 9th day of August 2024, the Curator extended the mandate of Pierre France Joseph Albert, Joseph George Maurice Albert and Joseph Antoine Lionel as the joint executrix of the succession of the deceased Antoine Joseph Albert, under section 23 of the Curatelle Act.

Dated this 9th day of August, 2024.

CURATOR

No. 856 of 2024

INTERNATIONAL BUSINESS COMPANIES ACT

(Act 15 of 2016)

Sections 272(1)(b)(ii) and 272(2)(b)

Notice is hereby given in accordance with section 272(2)(b) of the International Business Companies Act, 2016 (the Act) that the following companies will be struck off the register at the expiration of 60 days from the date of this publication, pursuant to section 272(1)(b)(ii) of the Act.

<u>Company Name</u>	IBC No.
GBT Global Limited	80120
Mercise Ltd.	147149
Green Flames Holdings Ltd	239184
Quantumex Ltd.	226432
MGW Group Ltd	236651
BUCKLEY LIMITED	82938
VEDIOTREK CORPORATION	219752
WHITE ELEPHANT MANAGEMENT LTD	219465
CANTILLON WEALTH MANAGEMENT LIMITED	231290
Antique Management Investment S.A.	156837
EXPAND INTERNATIONAL CO. LTD.	37655
PORZIO AGRO FORESTRY ADVISORY LIMITED	220522
PIXEL International Ltd	193197
ONAVA PHARMACEUTICALS LTD	229957

Financial Services Authority

INTERNATIONAL BUSINESS COMPANIES ACT

(Act 15 of 2016)

Sections 272(1)(b)(iv) and (v) and 272(2)(b)

Notice is hereby given in accordance with section 272(2)(b) of the International Business Companies Act, 2016 (the Act) that the following companies will be struck off the register at the expiration of 60 days from the date of this publication, pursuant to section 272(1)(b)(iv) and (v) of the Act.

<u>Company Name</u>	IBC No.
MORS GROUP Limited	220706
White List Limited	234615
Global Portfolio Solutions Limited	152267
ZEBU 2 Ltd	210202
Future style Limited	215995
IISA LIMITED	224813
WAF Invest Ltd	203924

Financial Services Authority

No. 858 of 2024

INTERNATIONAL BUSINESS COMPANIES ACT

(Act 15 of 2016)

Sections 272(1)(b)(v) and 272(2)(b)

Notice is hereby given in accordance with section 272(2)(b) of the International Business Companies Act, 2016 (the Act) that the following companies will be struck off the register at the expiration of 60 days from the date of this publication, pursuant to section 272(1)(b)(v) of the Act.

<u>Company Name</u>	IBC No.
Lighthouse Corporation Ltd	51557
Kindle Corporation	72807
Lighthouse Corporation (Custodians) Ltd	226817
Lighthouse Corporation (PMC) Ltd	226818
YiZhen Consultancy Limited	130262
The Cloud City Metaverse Limited	233283
FRANC GROUP INC.	32235
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Financial Services Authority

No. 859 of 2024

INTERNATIONAL BUSINESS COMPANIES ACT

(Act 15 of 2016)

Section 272(4)

Notice is hereby given pursuant to Section 272(4) of the International Business Companies Act, 2016 that the following companies have been struck off the register with effect from 6^{th} August, 2024.

<u>Company Name</u>	IBC No.
EY3KON Community Ltd.	232140
Inova Trading Ltd	46813
Kalnea Holdings Ltd	46815

Financial Services Authority

No. 860 of 2024

INTERNATIONAL BUSINESS COMPANIES ACT

(Act 15 of 2016)

Section 272(4)

Notice is hereby given pursuant to Section 272(4) of the International Business Companies Act, 2016 that the following companies have been struck off the register with effect from 12^{th} August, 2024.

<u>Company Name</u>	IBC No.
FUKAERI LTD	164857
Export Import Golden Consulting Corporation	223998
Reachem 2004 Ltd.	86545
IndigoWay Inc.	99729
Liosto Finance LTD	95078

Financial Services Authority

No. 861 of 2024

INTERNATIONAL BUSINESS COMPANIES ACT

(Act 15 of 2016) Section 272(4)

Notice is hereby given pursuant to Section 272(4) of the International Business Companies Act, 2016 that the following companies have been struck off the register with effect from 13^{th} August, 2024.

<u>Company Name</u>	IBC No.
Intelacard Ltd	63889
International Marine Equipment Trading (IMET) Ltd.	200792

Financial Services Authority

No. 862 of 2024

INTERNATIONAL BUSINESS COMPANIES ACT

(Act 15 of 2016)

Section 272(4)

Notice is hereby given pursuant to Section 272(4) of the International Business Companies Act, 2016 that the following companies have been struck off the register with effect from 16^{th} August, 2024.

<u>Company Name</u>	IBC No.
Invictus Corp LTD	190589
WESTONIA ENERGY LIMITED	30552
CONNECTA LIMITED	235983
CRESCENT MOON CORPORATION	54670
KALAMBAKA HOLDINGS LIMITED	105061

Financial Services Authority

POLITICAL PARTIES (REGISTRATION AND REGULATIONS) ACT

(Cap 173)

NOTICE OF REGISTRATION OF A POLITICAL PARTY

In exercise of powers conferred by section 6(3)(b) of the Political Parties (Registration and Regulations) Act, the Electoral Commission hereby gives notice to the registration of a new political party namely "Mouvman Lavwa Seselwa". Pursuant to the same provision, the Electoral Commission provides the following details of the leader, secretary, and treasurer and other office bearers of the party.

Party leader	Mr Keith Andre
Party secretary	Mr Barry Nourice
Party treasurer	Mr Holbert Jean
Executive member	Mr Guynemer Corgat
Executive member	Ms Lucie Turcotte

Herewith published is the Constitution of Mouvman Lavwa Seselwa.

Dated this 06th August, 2024.

Mr Danny Lucas CHAIRPERSON OF THE ELECTORAL COMMISSION



Freedom, Equality and Solidarity

This constitution was adopted on the 09th of May 2024 following a meeting of founding members of the Party

List Acronyms and Abbreviation

EC Executive committee GC General Conference NCM National Conference of Members MLS Mouvman Lavwa Seselwa

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1. Fundamental Belief

- a. We believe that all people are equal, but this does not mean identical. We have individual dreams and preconditions in life.
- b. We believe all children, who grow up in The Seychelles, shall have the same opportunities of becoming part of society and making the most of their potential.
- c. Everyone shall have equal access to shape his or her own life, no matter one's gender, ethnicity, religion, disability, social background or economic ability.
- d. Therefore, as a society, we have the responsibility to fight barriers and oppression of any kind that deprive anyone of the freedom to pursue their dreams.
- e. We are against all forms of discrimination. No one shall be treated with prejudice or derogatory.
- f. Equality of Opportunity shall be of particular priority for the Nation Economic Freedom Movement and shall be accomplished in all parts of society.
- g. We believe that all people have a responsibility for one another, especially those who are most vulnerable.
- h. We believe in communities in all parts of life: family life, work life, leisure time, and politics.
- i. We believe that a social democratic society is built on the principle that public services are universal. This means that although we have a particular responsibility towards the most vulnerable among us, society will not only help those. Public welfare is for all of us.
- j. We believe that executive power should be shared with the people of Seychelles through a well-defined governance structure, thus allowing citizens to play a more active role in Governance, especially in Social Wellbeing, Education, housing and Health.

2. <u>Preamble</u>

The members accepting this Constitution, being determined to promote the common interest of a non-partisan political system favouring the establishment of a system of governance that is people-centered.

We the members agree:

- a. To defend the constitution of the Republic of Seychelles from enemies, both local and international,
- b. To defend the sovereignty of the Republic of Seychelles by upholding the rule of law based on the recognition of the fundamental human rights and freedoms enshrined in this Constitution of the Republic of Seychelles
- c. To develop a Social Democratic system which will ensure the creation of an adequate and progressive social order guaranteeing food, clothing, shelter, education, health and a steadily rising standard of living for all Seychellois;
- d. To create and support equal opportunity for all Citizens to participate actively in the sustainable economic and social development of our society;
- e. To exercise our rights and freedoms with due regard to the rights and freedoms of others and the common interest;
- f. To help preserve a safe, healthy and functioning environment for ourselves and posterity;
- g. Hereby establish the Mouvman Lavwa Seselwa (MLS), hereinafter referred to as the "The Party," through which the Members will report to one another on the measures taken and the progress achieved per the objective enshrined by this constitution.

3. <u>Name of the Party</u>

a. The Party shall bear the name "Mouvman Lavwa Seselwa" (MLS)

4. Place of Business

The Registration place of business of the Party shall be at Beau Vallon, Mahe, Seychelles or any other place in the Seychelles which the Party may from time to time determine.

5. <u>Our Responsibilities</u>

"Mouvman Lavwa Seselwa" (MLS) based its political agenda on socio-democratic principles. The party's political vision for the future of Seychelles is to reduce to the greatest extent possible the dependency of Seychelles on foreign aid and return the economic development of the country under the control of Seychelles and Seychellois. The Party commits to be an active, modern, popular Party firmly rooted in the everyday lives of the people.

Our responsibilities are:

- a. bringing into the Party everyone who shares the fundamental values of social democracy,
- b. influencing public opinion in favour of the ideals of social democracy based on the Party's program,
- c. the development of social democratic ideas, programmes and policies,
- d. planning and coordinating election campaigns for the Party
- e. coordinating the political work of the Mouvman Lavwa Seselwa at the national level,
- f. coordinating the Party's international activities,
- g. strategic development of trade union-political activities,
- h. the election of political representatives for the presidential election,
- i. support for organisational development and activities of the Party,
- j. strategic planning for growth in Party membership,
- k. the development of Party-wide systems for member registers and the collection of membership fees.

6. <u>Membership registers and fees</u>

- a. Membership of the Mouvman Lavwa Seselwa shall be open to all Seychelles Citizens above the age of 18 years, who accept its principles, policies and programmes and are prepared to abide by its Constitution and rules.
- b. Membership applications shall be considered by the executive committee. The Executive Committee shall have the power to accept or refuse any application for membership provided such acceptance or refusal shall be subject to review by the next higher organ of the Mouvman Lavwa Seselwa.
- c. Membership cards shall be issued to registered members of the Mouvman Lavwa Seselwa and to persons whose application for membership has been accepted, subject to review as aforesaid, and, in all cases, subject to payment of the prescribed subscription.

- d. The Executive Committee is responsible for registering all individual members of the Party and for the collection of membership fees.
- e. Each member must pay a membership fee as delineated by the General Conference per the payment terms and conditions as may be established by the Executive Committee.
- f. Membership fees are to be remitted to the Executive Committee of the party. All fees are to be remitted by the 31st of January for each calendar year.
- g. Any objection to any application for membership may be made by the members to the Secretary General of the Party within eight weeks of the notification.
- h. At any time before the individual is accepted as a full member of the party, or in exceptional circumstances even after the member has been admitted, the Secretary-General may rule that the application or the membership may be rejected if it was invalidly obtained.
- i. In the absence of any objection from the structures and/or any ruling by the Secretary-General, the applicant shall, on the expiry of eight weeks from the date of notification of membership, become a full member.
- j. The reasons for rejecting membership by the Secretary-General or the objection by the membership to the application for membership must be sent to the individual applicant in writing.

a. <u>Membership by Affiliation</u>

 Rules on the affiliation to local trade unions and associations are established by the Executive Committee of the Party. Membership by Affiliation will not be subjected to Membership Fees. However, the affiliated organization or individual belonging to an organization must abide by the rules of the Mouvman Lavwa Seselwa must adhere to the Social Democracy Ideology and must strive to uphold a non-partisan approach in the political views.

7. Rights and Duties of the Members

a. Rights:

A member of the MLS shall have the right to:

- i. Take a full and active part in the discussion, formulation and implementation of the policy of the MLS.
- ii. Receive and impart information on all aspects of MLS policy and activities.
- iii. Offer constructive criticism of any member, official, policy programme or activity of the MLS within its structures.
- iv. Take part in elections and be elected or appointed to any committee, structure, commission or delegation in line with existing legislation.
- v. Submit proposals or statements to the Executive Committee of MLS, provided such proposals or statements are submitted through the appropriate structures as may be established by the Party.

b. Duties:

A member of the MLS shall:

- i. Belong to and take an active part in the life of the Party.
- ii. Take all necessary steps to understand and carry out the policy, strategy and programme of the MLS.
- iii. Explain the basic purpose, policy and programme of the MLS to the people.
- iv. Deepen his or her understanding of the social, cultural, political and economic problems of the country.
- v. Combat propaganda detrimental to the interests of the MLS and defend the policy, purpose and programme of the Party.
- vi. Observe discipline, behave honestly and carry out loyally decisions of the majority and decisions of higher bodies within the party.
- vii. Refrain from publishing and/or distributing any media without authorisation which purports to be the view of any organised grouping, faction or tendency within the MLS.
- viii. All members shall ensure that they are registered as voters in the constituency where they live.
- ix. Members of MLS willing to participate in the legislative election at the national level are required to do so per the election act of Seychelles. As candidates, members are guided that their responsibilities are primarily to represent the voice and aspiration of the constituents that have elected them to office. Members elected are reminded through this constitution to maintain their independent/objective approach to their political campaigns and future deliberation as a member of the National Assembly focusing on their primary objective as stated above.

8. <u>Organisational Structure</u>

The Mouvman Lavwa Seselwa shall consist of the following organs:

a. Preparatory committee

- i. There shall be a preparatory committee. The committee shall be mandated to organise the first General Conference of the party, as soon as reasonably practicable but not exceeding three months from the registration of the party, to elect the first executive committee of the party. The Preparatory Committee shall seize its mandate upon confirmation of the executive committee by the General Conference.
- ii. If the preparatory committee fail to organise the general conference, two-thirds of the founding members of the party shall assume the responsibility of organising the first general conference of the party, to execute article 8.a.1.

b. General Conference

i. The GC shall be the ultimate decision-making body of MLS. The GC is responsible for the election of the Executive Committee.

c. National Conference of Members (National Congress)

- i. The National Congress will be responsible for the selection of representatives of MLS for the National election. The Congress shall meet a year before the election to select appropriate members as representatives of MLS
- ii. The Congress shall consist of delegates appointed at the GC to represent the membership of the Party.
- iii. Validate and endorse membership in the National Elections.

d. Executive committee

- i. The EC shall consist of 9 members inclusive of office bearers and 5 ordinary members elected at the General Conference.
- ii. The Executive Committee ensures the good governance of the party.
- iii. The Executive Committee shall be responsible for organizing the General Conference and circulating information on the party activities and decisions.
- iv. Approve or deny membership applications
- v. Invite non-members and resource persons to attend meetings and activities of the party.

- vi. Invest and protect the assets of the party.
- vii. Raise funds to sustain the activities of the party.
- viii. The EC shall meet as often as required during the first year and set an annual meeting calendar for the following year.

e. Youth and Women Special Program

- i. Taking into consideration the dynamic of MLS, this Party will support the establishment of MLS young and women special program to ensure that everyone is effectively represented within the Party.
- ii. The MLS Youth Special Program shall be open to all persons between the ages of 14 and 35.
- iii. A member of the Youth Special Program shall not be eligible for any position as office-bearer of MLS or to attend MLS conferences, members' or executive meetings of MLS (unless specially invited), unless he or she is a full member of MLS.

f. Parliamentary Committee.

- i. The Party shall have a parliamentary committee composed of elected and proportionally nominated members of the Seychelles National Assembly.
- ii. The Committee shall elect the following person for the functioning of the Parliamentary Committee.
 - Committee Chairperson
 - Vice Chairperson
 - Secretary
 - Chief whip
- i. The Committee Chairperson shall represent the party as majority or minority leader in the National Assembly
- ii. The Committee shall have regular meetings to ensure that affairs of the national assembly are discussed and presented before their constituent before making a decision.
- iii. The committee shall consult with competent personnel and their constituent before tabling any motion to the National Assembly.
- iv. The committee shall not be influenced by the party in any form or way to coerce the decision of the committee member to favour the party objectives, but the committee shall ensure that the decision taken doesn't adversely impact the party's fundamental belief and governing principles of this constitution and the manifesto on which the people decided to elect them.

- v. The Committee shall prepare a term report to indicate the progress being made and the improvement that the members are making in their respective constituents. The report must be validated by delegates of the respective constituent appointed or elected through their respective council.
- vi. The Committee shall propose amendments to this Constitution as deemed necessary for the progress of the Country.

9. <u>Quorum</u>

a. Subject to this constitution, the quorum for the General Conference and other committees of MLS except for the Parliamentary Committee, will be set at two-thirds of paid-up Members registered with MLS present in person or by proxy. It shall be lawful for two-thirds of the members present in person or by proxy at such meeting to add to, alter or otherwise amend the rules of the Constitution.

10. Duties of the Office Bearers

a. The President

The President is the head and chief directing officer of MLS and the leader of the house at a General Conference and presides over the executive committee. He or she shall:

- i. Present to the General Conference a comprehensive statement of the state of the nation and the political situation generally.
- ii. Make pronouncements for and on behalf of the Executive Committee, outlining and explaining the policy and position of MLS on any question.
- iii. Preside over meetings of the Executive Committee in conformity with the Constitution, bylaws and rules of procedure adopted by the Executive Committee.
- iv. Under the overall supervision of the Executive Committee, orient and direct the activities of MLS.
- v. Shall have an extra vote on decisions to be taken by ballot by the EC in case where there is a tie.
- vi. Be an ex-officio member of the Youth and Women Special Program.

b. Deputy President

i. The Deputy President shall assist the President, deputize for him or her when necessary and carry out whatever functions are entrusted to him or her by the General Conference, the

President or the Executive Committee. He or she shall be an ex-officio member of the Youth and Women Special Program.

ii. In the event of death or permanent incapacity of the President and the Deputy President, the Executive Committee shall as soon as possible appoint an **Acting President** until the General Conference meets.

c. Secretary-General

- i. Keep the minutes of the GC and the EC, as well as other records of MLS.
- ii. Conduct the correspondence of the GC and the EC and send out notices of all conferences and meetings at the national level.
- iii. Convey the decisions and instructions of the GC, and EC to all members and organs of MLS and see to it that all organs of MLS carry out their duties properly.
- iv. Prepare annual reports on the work of the EC and such other documents which may, from time to time, be required by the GC and the EC.
- v. In the absence of the President or the Deputy President, the Secretary-General shall assume the functions of the President.

d. The Treasurer

The Treasurer General is the chief custodian of the funds and property of MLS. He or she shall:

- i. Receive and bank all funds on behalf of MLS and shall, together with any two members of the EC, operate a banking account.
- ii. Keep such books of account as may be necessary to record the financial position of MLS.
- iii. Submit to the GC a report showing the Income and Expenditure Account and Balance Sheetof MLS for the period since the previous GC, and shall submit periodic reports to the EC and with the
- iv. Develop and execute the fundraising plan for MLS
- v. Be an ex-officio member of the Youth and Women Special Program.

e. Ordinary Members

i. The constitution shall make provision for the appointment of 3 ordinary members to function

on the Executive committee. The ordinary member shall be appointed at the GC.

11. Mode of Voting

a. Voting at all GC, NCM or EC shall be by show of hands or by secret ballots as may be decided by the majority of members present in person or by proxy.

12. <u>Discipline</u>

- a. All members, without exception, must abide by the Constitution of MLS, the Rules, the Standing Orders and Codes of Conduct as adopted or amended from time to time.
- b. Disciplinary proceedings against a member shall be confined to violations of MLS Constitution, Rules, and Codes of Conduct set by the Party, and shall not:
 - i. Be used as a means of stifling debate or denying members their basic democratic rights;
 - ii. Be instituted as a means of solving private problems or as a means of interfering in the private lives of members where the norms of the Party are not directly affected unless such conduct itself constitutes a violation or an offence affecting the Party.

a. Serious Offences

A serious offence shall be committed by any member who prejudices the integrity or repute of the Party, its personnel or its operational capacity by:

- i. Impeding the activities of the Party;
- ii. Creating division within its ranks or membership;
- iii. Doing any other act which undermines its effectiveness as a Party.
- iv. Acting on behalf of or in collaboration with:
 - Counter-revolutionary forces;
 - A political Party or party other than an organisation or party affiliated with MLS in a manner contrary to the purpose, policies and objectives of MLS;
 - Intelligence or the security services of other countries;
 - Any person or group who seriously interferes with the work of the Party or prevents it from fulfilling its mission and objectives.

b. Other Offences

The following shall also be regarded as serious offences, without prejudice to the generality of this provision and the right of the EC to add to this category of offences:

- i. Criminal Conviction in a court of law and sentenced to a term of imprisonment without the option of a fine, for any serious non-political offence;
- ii. Misappropriation of the funds for the Party or destruction of its properties;
- iii. Behaving corruptly in seeking or accepting any bribe for performing or for not performing any task;
- iv. Engaging in sexual or physical abuse of women or children or abuse of office to obtain sexual or any other undue advantage from members or others;
- v. Abuse of elected or employed office in the Party or in the State to obtain any direct or indirect undue advantage or enrichment;
- vi. Fighting or behaving in a grossly disorderly or unruly way;
- vii. Deliberately disrupting meetings and interfering with the orderly functioning of the Party.

13. Appointment of Auditor

- a. The treasurer shall cause the accounts and financial records to be audited by an auditor appointed by the members of a GC.
- b. The audited statement of accounts shall be presented to the GC for its approval or otherwise.

14. Inspection of Books

a. The records of the proceedings of the EC and the GC, the audited accounts and records containing the names of the members shall be open to inspection by the members during such reasonable times and places which the EC may notify the members.

15. <u>Amendment to Constitution</u>

a. Subject to the laws of Seychelles and per the provision under this constitution, The General Conference of MLS may amend this Constitution.

16. **Dissolution**

a. The General Conference may, subject to the laws of Seychelles, dissolve this Party.

17. Declaration

I hereby certify that this constitution is the original copy adopted at a duly convened founding members meeting held on the 9th of May 2024

PARTY PRESIDENT	SECRETARÝ GENERAL
NAME:	NAME:
DATED	DATED



NOTICE OF FIRST MEETING OF CREDITORS

Yield App Limited (In Liquidation)

(Seychelles Company Number 229095)

Notice is hereby given that a virtual meeting of the creditors of the above-named company is being convened by Stephen Cork and Hadley Chilton as Joint Liquidators, to be held on **Thursday, 29 August 2024 at 11:00am (UK time) pursuant** to s305 Part XVII, Sub-Part III of the International Business Companies Act, 2016 (as amended).

The purpose of the meeting is to receive a report as to the actions of the Joint Liquidators, ratify the appointment of Stephen Cork and Hadley Chilton as Joint Liquidators and establish a Creditors' Committee.

To access the virtual meeting and vote, please pre-register your attendance and submit your completed voting forms no later than **11.59am (UK time)**, **28 August 2024**. Please contact the Joint Liquidators to register your attendance at <u>yieldapp@corkgully.com</u>. Please contact <u>yieldapp@corkgully.com</u> for a copy of the voting form, if required.

Creditors requiring further information regarding the above, should contact the Joint Liquidators at Cork Gully LLP, 40 Villiers Street, London, WC2N 6NJ or by email at <u>yieldapp@corkgully.com</u>.

Hadley Chilton Joint Liquidator

Dated this 13th day of August, 2024.

No. 865 of 2024

LAND RECLAMATION NOTICE

Nel Antoine Esparon acting on his own behalf has applied for authority, under **Section 2** of Land Reclamation Act to fill in and reclaim an area of the foreshore of approximately **486** square meters at Anse Faure, Pointe Larue, (adjacent to the Parcel S7904).

The proposed area to be reclaimed is bounded on the **Northern** and **Southern** side by approved reclaimed land, **Western** side by parcel S7904 and **Eastern** side by the sea.

The area to be reclaimed is demarcated as follows:

POINT NAME	EASTINGS	NORTHINGS
(IPA)	336934.05	9482176.95
(IPB)	336930.67	9482166.85
(B)	336888.11	9482182.47
(A)	336886.74	9482193.14
(IPA)	336934.05	9482176.95

All distances are approximate.

The plan of the area to be filled in and reclaimed deposited with this application, may be inspected at the Seychelles Planning Authority's Office at Independence House.

Any person having any objections to the proposed reclamation on any grounds specified in paragraph 5 of the 1st Schedule of the Act may lodge his or her objection in writing to the Chief Executive Officer Planning Authority at the Planning Authority's Office, Independence House no later than 14 days from date of the first publication of this notice.

Govin Pillay (Mr) Senior Engineer FOR: CHIEF EXECUTIVE OFFICER No. 866 of 2024

LAND SURVEY NOTICE

The following surveys have been lodged with the Director of Surveys at Independence House, Victoria.

Parcel No.	Owner	Location
PR7307	Heirs Baptist Fernando Coelho and	
	Viola Venise Coelho née Pouponneau	Grand Anse, Praslin

Under Section 14 of the Land Survey Act (Cap 109), any objection to the beacons and boundaries must be lodged in the Supreme Court within **two months** of the publication of this notice.

Antoine J. Ah-Kong LAND SURVEYOR

No. 867 of 2024

CHANGE OF NAME

Notice is hereby given that I have applied to the Chief Officer of the Civil Status to change my daughter's name from Xinyue Lin to Aurelia Xinyue Lin agreeable with sections 94-99 of Cap. 34. Any person interested may oppose such application by filing a protest in writing setting forth his/her grounds of objections.

Mr. David Fa Lin Quincy Village Mahe

HEALTH PROFESSIONALS ACT

(Cap 272)

Health Professionals (Amendment of Schedules) Regulations, 2024

In exercise of the powers conferred by section 14 of the Health Professionals Act, the Minister responsible for Health makes the following regulations -

Citation

1. These Regulations may be cited as the Health Professionals (Amendment of Schedules) Regulations, 2024.

Amendment of S.I. 2 of 2019

- 2. The Health Professionals Act (Cap 272) is amended
 - (a) by repealing Schedule 1 and substituting therefor the following Schedule —

"SCHEDULE 1

Categories of Health Professionals

Audiologist Audiology Technician Biomedical Laboratory Technician Biomedical Laboratory Technologist Biomedical Scientist Computerized Tomography (CT) Technologist Dental Hygienist Dental Surgery Technician Dental Technician Dental Technologist Dental Therapist SUPPLEMENT TO OFFICIAL GAZETTE

Diagnostic Radiographer Diagnostic Radiographer Technician Speech Pathologist Dialysis Technician **Dialysis** Technologist Dietician **Dispensing Optician** Ear Mould Technician **Emergency Medical Technician** Health Scientist Medical Resonance Imaging (MRI) Technologist Nutritionist Nutrition Technician **Occupational Therapist Occupational Therapy Technician Occupational Therapy Assistant** Optometrist **Orthodontic Therapist** Orthotist Orthotic Technician Paramedic Pharmaceutical Chemist Pharmacist Pharmacy Technician Phlebotomist Phlebotomy Technician Physiotherapist Physiotherapy Technician Physiotherapy Assistant Practitioner Psychologist Prosthetist Prosthetic Technician **Provisional Psychologist** Psychotherapist Public Health Officer Registered Counsellor Sonographer Speech Pathology Technician

(b) in Schedule 2, by repealing paragraph 1(3) and substituting therefor the following paragraph —

"(3) The members of the Council, except the Chief Allied Health Officer, shall, unless they vacate office earlier, hold office for 2 years and are eligible to be reappointed or re-elected, as the case may be.".

MADE this 16th day of August, 2024.

PEGGY VIDOT MINISTER OF HEALTH

CONSTITUTION OF THE REPUBLIC OF SEYCHELLES (ELEVENTH AMENDMENT) (NO. 2) BILL, 2024

(Bill No. 15 of 2024)

EXPLANATORY STATEMENT OF THE OBJECTS AND REASONS FOR THE BILL

The Constitution (Eleventh Amendment) (No.2) Bill 2024 seeks to amend the Constitution of the Republic of Seychelles to enhance and clarify various provisions related to the election and tenure of the President and the National Assembly, as well as other related matters. The primary objectives and reasons for these amendments are as follows:

Fixed Date for Presidential Election and Tenure of the President:

The Bill proposes a fixed date for the Presidential election, ensuring it is held five weeks prior to the expiration of the President's term. This amendment aims to provide sufficient time for a possible second round of elections and to facilitate a smooth transition of power.

Simultaneous Elections for President and National Assembly:

The Bill proposes that elections for the National Assembly be held on the same day as the Presidential election. This change aims to streamline the electoral process and ensure consistency in the timing of elections

Repeal of Article 52A:

The Bill proposes the repeal of Article 52A, which allows the President to resign during his or her term and seek a fresh mandate from the electorate. This repeal aligns with the commitment to fixedterm elections and prevents the President from calling for an early election.

Vacancy in the Office of the President:

The Bill provides clear and detailed procedures for addressing a vacancy in the office of the President, whether due to resignation,

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removal, death, or incapacity. It ensures that the Vice-President assumes the role of President in specific circumstances and clarifies the limitations of their powers during this interim period. The Bill also stipulates that, in the event of the President's death or incapacity, the Vice-President assumes the presidency for the remainder of the term and outlines the process for appointing a new Vice-President with the approval of the National Assembly. Additionally, it introduces provisions to limit the eligibility of a Vice-President who assumes the presidency to serve only one additional term if they have already served more than two-thirds of the term of the President they succeeded.

Protection of the President in Legal Proceedings:

The Bill proposes to amend Article 59 to repeal the three-year limitation period for bringing proceedings against a former President.

Absence of the President and Vice-President:

The Bill clarifies the discharge of presidential functions during temporary absences of both the President and Vice-President, designating the Principal Minister to perform these duties with specific limitations on their powers.

Title Change for Designated Minister:

The Bill proposes changing the title "Designated Minister" to "Principal Minister" to reduce confusion and better reflect the role.

These amendments are intended to strengthen democratic processes, enhance clarity in governance, and ensure the efficient functioning of the constitutional framework of the Republic of Seychelles.

Dated this 16th day of August, 2024.

FRANK D.R. ALLY ATTORNEY-GENERAL

CONSTITUTION OF THE REPUBLIC OF SEYCHELLES (ELEVENTH AMENDMENT) (NO.2) BILL, 2024

(Bill No. 15 of 2024)

ARRANGEMENT OF ARTICLES

ARTICLES

- 1. Short title
- 2 Commencement
- 3. Interpretation
- 4. Amendment of article 52
- 5. Repeal of article 52A
- Amendment of article 55 6.
- Amendment of article 56 7.
- Amendment of article 59 8.
- Amendment of article 66A 9.
- 10. Amendment of articles 75 and 92 and paragraph 1(1) of Schedule 2
- 11. Amendment of article 79
- 12. Amendment of article 81
- 13. Amendment of Schedule 3

CONSTITUTION OF THE REPUBLIC OF SEYCHELLES (ELEVENTH AMENDMENT) (NO.2) BILL, 2024

(Bill No. 15 of 2024)



A BILL FOR

AN ACT TO AMEND THE CONSTITUTION OF THE REPUBLIC OF SEYCHELLES.

ENACTED by the President and the National Assembly.

Short title

1. This Act may be cited as the Constitution of the Republic of Seychelles (Eleventh Amendment) Act, 2024.

SUPPLEMENT TO OFFICIAL GAZETTE

5 BILL

Commencement

2.(1) Subject to subsection (2), this Act shall come into operation on such date as the President may by notice in the *Gazette* appoint.

(2) Different dates may be appointed for the coming into operation of different provisions of this Act.

Interpretation

3. In this Act, "Constitution" means the Constitution of the Republic of Seychelles as set out in the Schedule to the Constitution of the Republic (Third Republic) (Promulgation) Notice, 1993 (S.I. 2 of 1992) made under the Constitution of the Republic of Seychelles (Preparation and Promulgation) Act, 1992.

Amendment of article 52

- 4. Article 52 of the Constitution is amended
 - (a) by repealing clause (1) and substituting it with the following —

"(1) Subject to this article, a person elected as President shall hold office for a term of five years beginning with the date that the person elected as President is sworn in as President and ending when the person next elected President in accordance with article 51 is sworn in.

- (b) in clause (3) by replacing paragraphs (b) and (c) with the following new paragraphs
 - (b) "where an election for the office of the President is held before the date specified in paragraph 4 of Schedule 3, 14 days after the date of declaration of the election of President; or

- (c) where the incumbent resigns or is removed from office under article 54."
- (c) in clause (4) by inserting immediately after the words "article 51", the words "or until the expiration of the period specified in clause (1), as the case may be".

Repeal of article 52A

5. Article 52A of the Constitution is repealed.

Amendment of article 55

6. Article 55 of the Constitution is repealed and substituted with the following -

"Vacancy in office of the President

55.(1) Where the office of the President becomes vacant by reason of the resignation of the President or by reason of the President ceasing to hold office under article 54 or article 110(3) —

- (a) an election shall be held not later than 3 months from the date of the occurrence of the vacancy; and
- (b) the Vice-President shall discharge the functions of the office of the President until 14 days after the election of a person under article 51 to the office of the President.

(2) The incumbent President shall not be eligible to stand as a candidate at the election held immediately following his resignation or removal from office under article 54.

(3) Where the office of the President becomes vacant by reason of the death of the President or by reason of the

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President ceasing to hold office under article 53, the Vice President shall assume the office of the President and, unless removed from office under this Constitution, discharge the office of the President for the remainder of the term of the President.

(4) For the purpose of clause (3), a person who would, but for that person's death, have been declared elected as President at the Presidential election and the person designated as the Vice-President of the first-mentioned person shall be deemed to have been the President and Vice-President respectively, holding office immediately before the death of the first-mentioned person and accordingly, such Vice-President shall assume the office of the President.

(5) Where the Vice-President discharges the functions of the President under clause (1), the Vice-President shall not have power to --

- (a) revoke the appointment of a Minister, or
- (b) invoke article 110.

(6) Where the Vice-President assumes the office of President under clause (3) -

- (a) the President shall, with the approval of the National Assembly, appoint a person to be Vice-President;
- (b) where the Principal Minister is appointed Vice-President under clause (6)(a), the person who at the time is Principal Minister shall immediately cease to be Principal Minister and the President shall designate a person, who may be the first mentioned person, for the approval of the National Assembly as Principal Minister.

(7) Where under clauses (3) and (4) the Vice-President assumes the office of President for a term which exceeds twothirds of the term of the President, the Vice-President is only eligible to serve for one other term as President.

Amendment of article 56

7.(1) Article 56 of the Constitution is amended —

(a) by renumbering the current article as clause (1); and

(b) by inserting the following new clauses

(2) Where the President and the Vice-President are on leave of absence, absent from Seychelles or unable for any other reasons, except for a reason specified in article 55, to discharge the functions of the office of President, the Principal Minister shall discharge those functions until the President or Vice-President returns from leave of absence or from outside Seychelles and resumes the functions of the office of President or is able to discharge the functions of the office of President.

(3) Where the Vice-President discharges the functions of the President under clauses (1) or (2), the Vice-President shall not have power to -

- (a) revoke the appointment of a Minister; or
- (b) invoke article 110.

(4) Where the Principal Minister discharges the functions of the President under clauses (1) or (2), the Principal Minister shall not have power to -

- (a) revoke the appointment of a Minister;
- (b) invoke article 110;
- (c) exercise powers under article 60 (power of pardon);

- (d) assent to Bills; or
- (e) appoint or revoke the appointment of a person to any office or administer any oath to any office.

Amendment of article 59

8. Article 59 of the Constitution is amended in clause (2), by repealing the words "within three years of" and substituting them with the word "upon".

Amendment of article 66A

9. Article 66A of the Constitution is amended by repealing clause (12).

Amendment of articles 75 and 92 and paragraph 1(1) of Schedule

10. Articles 75 and 92 of the Constitution and paragraph 1(1) of the Schedule 2 to the Constitution are amended by substituting the words "Designated Minister", wherever they appear in the articles, with the words "Principal Minister".

Amendment of article 79

- 11. Article 79 of the Constitution is amended
 - (a) by repealing clause (1) and substituting it with the following new clauses —

"79.(1) Subject to this article, a general election shall be held at the same time as the election of the President declared under paragraph 4(5) of schedule 3 to the Constitution.

(2) On the date of the declaration of the election of members to the National Assembly following a general election, the Electoral Commission shall declare the date of the next general election and within 30 days of such declaration publish a written declaration in the Gazette.

(3) In this article "declared date" means the date of the general election declared by the Electoral Commission under clause (2).

(4) Where the National Assembly is dissolved under article 110 or 111 more than 3 months before the declared date, a general election shall be held within 3 months of the date that the National Assembly stands dissolved.

(5) Where the National Assembly is dissolved within a period of 3 months of the declared date, the general election shall be held on the declared date.

(6) Where the term of the session of the National Assembly expires before the next Presidential election declared under paragraph 4 (5) of schedule 3 to the Constitution, the term of the session of the National Assembly shall not exceed fifty-nine months from the date of the last general election and a general election shall beheld during the period starting at the beginning of the fifty-seventh month and ending at the end of the fifty-ninth month of a session of the National Assembly.

(7) Where a general election is not held in accordance with clauses (1), (4), (5), it shall be held during the period starting at the beginning of the fifty-seventh month and ending at the end of the fifty-ninth month of a session of the National Assembly.

(8) Subject to this Constitution, the term of a session of the National Assembly shall not exceed fifty-nine months.

- (b) by renumbering clauses (2) to (8) as clauses (9) to (15) respectively;
- (c) by repealing the words "clause (1)" in the renumbered clause (9), and substituting them with the words "clause (1), (4) or (5).";
- (d) by repealing the words "clause (4)" in the renumbered clause (10), and substituting them with the words "clause (11).";
- (e) by repealing the words "clauses (5) or (6)" in the renumbered clause (14), and substituting them with the words "clauses (12) or (13)".

Amendment of article 81

12. Article 81 of the Constitution is amended in clause (1) (a), by inserting immediately after the words "the Assembly", the words "or at the expiry of the session of the National Assembly, as the case may be".

Amendment of Schedule 3

- **13.** Schedule 3 to the Constitution is amended
 - (a) in paragraph 3(1) by repealing the words "subject to article 52A"; and
 - (b) by repealing paragraph 4 and substituting it with the following —

"Time of presidential election

4.(1) An election to the office of the President shall be held —

(a) on the Saturday in the fifth week prior to the expiration of the term of the President; or

(b) in the circumstances contemplated in article 55.

(2) Without prejudice to sub-paragraph (1) or any other provision of this Constitution, the President shall continue in office and shall cease to hold office on the date of the expiry of his 5-year term, or such lesser period in case the President assumes the office under article 55.

(3) The President-elect, irrespective of whether it is the incumbent President or not, shall take oath and assume office on the date next following the expiry date referred to in sub-paragraph (2).

(4) Notwithstanding sub-paragraph (1), the Electoral Commission may, by notice published in the Gazette at least 30 days prior to the date of the election, order that elections be held on any one or more days prior to that date for any category of persons or in any specified part of Seychelles, as provided for by an Act in accordance with the provisions of that Act

(5) On the date of the declaration of the Presidentelect, the Electoral Commission shall declare the date of the next Presidential election and within 30 days of such declaration publish a written declaration in the Gazette.

Date of holding next Presidential Election

4A. The election to the office of the President after the passing of this Act shall be 27 September 2025.