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GOVERNMENT NOTICES

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No. 69 of 2020

MEDICAL PRACTITIONERS AND DENTISTS ACT, 1994

(CAP 126)

SECTION 5(4)

Register of Medical Practitioners

No	Last Names	First Names	REG-Number
1	ABBAS ELWARAKY	Talat Yousef	ELW-18-20-1-M-09
2	ABDUL KADER	Abdul Azeez	ABD-13-20-1-M-43
3	ABDULLAH	Omar Elhassan Bashier	ABD-18-20-1-M-18
4	ABEYGUNARATNE	Ruvini Shihani	ABE-18-20-1-F-150
5	AFAQ	Mazhar	AFA-07-20-1-M-1
6	AGAIBY	Tharwat Louis Hennallah	AGA-18-20-1-M-65
7	AGBAEZE	Grace Chihurumnanya	AGB-19-20-1-F-134
8	AGGREY MILLS	Joseph	AGG-17-20-1-M-91
9	AHANGAMAGE	Prabhath Manohara	AHA-08-20-1-M-6
10	AHETO	Ebenezer	AHE-19-20-1-M-128
11	ALAM	Mohammad Mumtaz	ALA-17-20-1-M-65
12	ALEXANDER	Ashish	ALE-19-20-1-M-06
13	ALIYAN	Nadia Ahmed	ALI-19-20-1-F-45
14	ALVAREZ FUNDICHELY	Margarita	ALV-15-20-1-F-37
15	ANNASSE	Christian Premraj	ANN-00-20-1-M-1
16	ANYANWU	Chibuzor Felix	ANY-19-20-1-M-01
17	APPUHAMY	Hitihamilage Savidya Dhanushka	APP-18-20-1-M-123
18	ARRISOL	Fred Elie	ARR-95-10-1-M-3
19	ARUNACHALAM	Panneerselvam	ARU-19-20-1-M-94
20	ASHAGWU	Ejuorulim Odey	ASH-19-20-1-M-142
21	ATHANASIOUS	Erna Hellen	ATH-99-10-1-F-1
22	AWAD ALLA	Mohamed Ahmed Mohamed	AWA-12-20-1-M-12
23	BACARDI ZAPATA	Pedro Alexei	BAC-18-20-1-M-79
24	BADER	Rolf-Dieter	BAD-19-20-1-M-77
25	BAHNASSY	Ahmen Atteya Ahmed Hamada	BAH-18-20-1-M-92
26	BAKKI	Israel Karunakar	BAK-18-20-1-M-85
27	BALA	Gurunathan Kunchithapatham	BAL-19-10-1-M-106
28	BALAKRISHNAN	Shankar	BAL-19-20-1-M-50
29	BALAKRISHNAN	Madan Mohan	BAL-19-20-1-M-146
30	BALARATNARAJAH	Sugumar	BAL-14-20-1-M-23
31	BALASUBRAMANIAN	Krithika	BAL-18-20-1-F-66
32	BALLOQUI RODRIQUEZ	Beatriz	BAL-19-20-1-F-32
33	BANANE	Lucia Edwige	BAN-10-10-1-F-1
34	BANGA	HARMOHAN	BAN-13-20-1-M-37
35	BANKOLE	Oluwalorisunayomi Akorede	BAN-18-20-1-F-120
36	BARBE	Roland Paul	BAR-01-10-1-M-1

37	BARBE	Ingrid Tracy	BAR-18-10-1-F-111
38	BARBOVA-GUROVA	Krassimira	BAR-14-20-1-F-43
39	BARRA	Fiotelisa Manuatu	BAR-19-20-1-F-139
40	BARREAU	Isha Christy	BAR-18-10-1-F-106
41	BARRERAS ELIAS	GEIDY	BAR-18-20-1-F-136
42	BATISTA SANTOS	Mirna	BAT-16-20-1-F-101
43	BEGER	Frank Andreas	BEG-15-20-1-M-31
44	BELL RODRIGUEZ	Ana	BEL-16-20-1-F-115
45	BELLE	Marcus Kurt Daniel	BEL-15-10-1-M-129
46	BETSY	Thelma Marion	BET-14-10-1-F-111
47	BHARIA	Paresh Hansraj	BHA-15-20-1-M-15
48	BIBI	Jastin Terrence	BIB-04-10-1-M-1
49	BIJLANI	Punam Jawahar	BIJ-13-20-1-F-83
50	BIJOUX	Valerie Louisiana Mary-Anne	BIJ-15-10-1-F-92
51	BISTOQUET	Joseph Joachim	BIS-98-10-1-M-7
52	BLAGOJEVIC	Tatjana	BLA-19-20-1-F-07
53	BLANCO CASTILLO	Jose Enrique	BLA-18-20-1-M-11
54	BOCKING	Christina Renate	BOC-06-20-1-F-2
55	BOERS	Tamara Neandir	BOE-18-20-1-F-70
56	BOMASSI	Farkhondeh	BOM-16-20-1-F-40
57	BONDAR	Oleksandar Michailovich	BON-04-20-1-M-2
58	BONNELAME	Thomas Douglas	BON-95-10-1-M-7
59	BORROTO SEGURA	Liban	BOR-11-20-1-M-13
60	BOVET	Pascal	BOV-95-20-1-M-30
61	BOYANAPALLI	Venkata Kishan Rao	BOY-03-20-1-M-1
62	BUCHHOLZ	Julia Katharina	BUC-17-20-1-F-68
63	BUELOW	Katharina Stefanie	BUE-18-20-1-F-04
64	BUSE	Carsten	BUS-18-20-1-M-64
65	CABALLERO FERNANDEZ	Beatriz	CAB-19-20-1-F-78
66	CALLEJAS YABER	Danne	CAL-19-20-1-F-129
67	CALVIS CABRERA	Carlos	CAL-12-20-1-M-13
68	CAMILLE	Vivianne Marie-Antoinette	CAM-18-10-1-F-99
69	CAMPANELLA RUMBOS	Luis Alberto	CAM-16-20-1-M-23
70	CESPEDES ROSALES	Luis Enilber	CES-18-20-1-M-41
71	CHATTERJEE	ANINDA	CHA-18-20-1-M-30
72	CHATURVEDI	Ashutosh	CHA-19-20-1-M-86
73	CHEN	Shuxian	SHU-14-20-1-F-85
74	CHEN	Chuyan	CHE-18-20-1-F-28
75	CHETTY	Agnes	CHE-17-10-1-F-28
76	CHETTY	A. Vinayaga Moorthy	CHE-09-10-1-M-1
77	CHETTY	K. Sethu Narayanan	CHE-95-10-1-M-6
78	CHETTY	Krishnaveni Ramya	CHE-13-10-1-F-41
79	CHETTY	Sithra Lakshmi	CHE-05-10-1-F-3
80	CHINTARAM	Ashweena	CHI-17-20-1-F-10
81	COMMETTANT	Patrick James	COM-98-10-1-M-4
82	CRUISE-WILKINS	Rex Godfrey	CRU-95-10-1-M-4
83	DAMRY	Keshwar	DAM-17-20-1-M-95
84	DAS	Bidyut Kumar	DAS-03-20-1-M-5
85	DE CARLI	Paolo	DEC-17-20-1-M-75
86	DELIARGYRIS	Peter	DEL-19-20-1-M-13
87	DELIS PEREZ	Reydel Enrique	DEL-18-20-1-M-50
88	DENIS	Agnielle Stephanie	DEN-19-10-1-F-108
89	DIAZ	Dielvis Gonzalez	DIA-15-20-1-M-114
90	DIMGBA	Chinweike Okemsinachi	DIM-16-20-1-M-98
91	DINASSING	Ashwamedsing	DIN-13-20-1-M-15
92	DORTEL	Eva Elisabeth	DOR-20-20-1-F-20
94	DUNCAN	Robert Anthony	DUN-95-10-1-M-8
95	DUVERGER	Neudis Simon	DUV-16-20-1-M-14
96	EDMOND	Bettina Daisy Marcelle	EDM-13-10-1-F-3
97	EICHINGER	Rolf Harald	EIC-19-20-1-M-05
98	EIMER	Carolin Hannelore Michaela	EIM-20-20-1-F-01
99	EJIKE	Victor Nwonyi	EJI-16-20-1-M-3
100	ELASHMAWI	Islam Mohamed Nasr	ELA-18-20-1-M-141
101	ELFINGER	Nina Susanne	ELF-18-20-1-F-23
102	ELISABETH	Alexandra Maria	ELI-15-10-1-F-132
103	ELKILANY	Aly Hassan Soliman	ELK-08-20-1-M-16
104	ELRASHIDI	Shahenda Abdelrahman Megahd	ELR-18-20-1-F-86

105	ERTEL	Wolfgang Markus Donat Jorgen	ERT-18-20-1-M-72
106	ERUGOH	Cosbill Ikenna	ERU-19-20-1-M-96
107	ESTICO	Shanna Michelle	EST-14-10-1-F-110
108	ESTRADA NUNEZ	Jose Luis	EST-18-20-1-M-43
109	FANNY	Marvin Nolan	FAN-07-10-1-M-3
110	FAROOK	Nusrath Salma	FAR-18-10-1-F-73
111	FAURE	Farrah Beatrix Louise	FAU-19-10-1-F-115
112	FAURE GUERRA	Judy	FAU-18-20-1-F-47
113	FAYON	John Michael	FAY-19-20-1-M-121
114	FEDOROVA	Olga	FED-08-20-1-F-2
115	FELIX	Marc Eric	FEL-01-10-1-M-1
116	FELIX	Stein	FEX-19-20-1-M-138
117	FERNANDEZ OLIVARES	Miguel	FER-16-20-1-M-29
118	FERNANDO	Anne Sonali	FER-18-20-1-F-74
119	FINKE	Beatrice	FIN-19-20-1-F-143
120	FOCK TAVE	Maxwell Andre	FOC-97-10-1-M-1
121	FOCK TAVE	Susan Andree Therese	FOC-00-10-1-F-2
122	FORMIGO OSORNO	Lidice	FOR-18-20-1-F-20
123	FREMINOT	Ken Micheal Benny	FRE-13-10-1-M-4
124	FRUTOS CORRALES	Olga Lidia	FRU-19-20-1-F-27
125	FUNDORA DIAZ	Amaury	FUN-16-20-1-M-109
126	GABRIEL GEDEON	Anne Harietta Justina	GAB-95-10-1-F-7
127	GANESHAN	Anusha Skandini	GAN-08-20-1-F-1
128	GARCIA CONCEPCION	Tanet Dailey	GAR-17-20-1-F-54
129	GARCIA ROSALES	Adrian	GAR-19-20-1-M-72
130	GAYON	Laura Bernadette Valerie	Gay-16-10-1-F-111-
	INTERN		
131	GEDEON	Jude Paul	GED-95-10-1-M-9
132	GEORGE	Rony	RON-18-20-1-M-148
133	GHOSH	Abhishek	GHO-18-20-1-M-102
134	GINIGE	Gayathri Madushani	GIN-18-20-1-F-44
135	GODERICH LOPEZ	Danisela Zenaida	GOD-08-20-1-F-4
136	GOLT	Katharina	GOL-19-20-1-F-29
137	GOMEZ PEART	Caridad	GOM-18-20-1-F-81
138	GONZALEZ HERNANDEZ	Isis Dania	GON-17-20-1-F-56
139	GOPAL	Joshua Shaun Michel	GOP-14-10-1-M-88
140	GOPAL	Tanya Francesca Antonia	GOP-14-10-1-F-89
141	GOVINDASAMY	Rajarathinam	GOV-19-20-1-M-75
142	GOVINDEN	Philip Paul	GOV-95-10-1-M-12
143	GROTHEY	Susanne Johanna Inge	GRO-18-20-1-F-60
144	GUEDES CONSUEGRA	Mario Lazaro	GUE-17-20-1-M-85
145	GUENNANI	Abedelhak	GUE-13-20-1-M-49
146	GUERRA ROSALES	Carlos Alberto	GUE-18--20-1-M-19
147	GUERRA ROSALES	Leonel Enrique	GUE-18-20-1-M-158
148	GUILLEN SARTORIO	Arnaldo	GUI-16-20-1-M-12
149	GUNGADIN	Sudesh Kumar	GUN-16-20-1-M-87
150	GUPTA	Prabhakar	GUP-17-20-1-M-82
151	HABERMANN	Volker Hermann	HAB-18-20-1-M-110
152	HAJARNIS	Priyadarshini	HAJ-95-20-1-F-33
153	HAJJAR	Ines	HAJ-19-20-1-F-85
154	HAKE	Sunil Dinkarrao	HAK-17-20-1-M-8
155	HAMED	Abdelmoamen Hamed Mahmoud	HAM-19-20-1-M-18
156	HAQUE	Mohammad Ziaul	HAQ-16-20-1-M-73
157	HARTMANN	Julia	HAR-18-20-1-F-32
158	HARZL	Bertram	HAR-18-20-1-M-77
159	HASSANEIN	Mahmoud Farouk Kamel	HAN-16-20-1-M-100
160	HE	Yuxia	HE-18-20-1-F-26
161	HECHT	Marcus	HEC-19-20-1-M-141
162	HEINRICHS	Sven Dieter	HEI-18-20-1-M-109
163	HEINZELMANN	Andrea Erika	HEI-19-20-1-F-35
164	HENRIETTE	Kenneth Steven	HEN-96-10-1-M-1
166	HERMINIE	Venessa Alexandra	HER-18-10-1-F-100
167	HERNANDEZ PANEQUE	Yalisa	HER-18-20-1-F-83
168	HERNANDEZ-RAMIREZ	Caridad	HER-99-20-1-F-1
169	HERZ	Steffen Martin	HER-19-20-1-M-75
170	HIDALGO ALVAREZ	Daiviel	HID-17-20-1-M-43
171	HINZ	Eva Bettina Bosten	HIN-19-20-1-F-132

172	HOCKMANN	Johannes	HOC-15-20-1-M-57
173	HOESEL	Christina	HOE-19-20-1-F-51
174	HOFMANN	Mathias Hans Georg	HOF-19-20-1-M-131
175	HOGGAR	Maris-Stella Ukamaka	HOG-14-20-1-F-91
176	HOGGAR	Edem Kodzo	HOG-13-20-1-M-52
177	HORVATHOVA	Sona	HOR-13-20-1-F-59
178	HOSE	Helmut	HOS-15-20-1-M-35
179	IBE	Chiemezie Chukwuma	IBE-19-20-1-M-99
180	IHMANN	Thomas	IHM-16-20-1-M-33
181	IM	JoongHoon	IM-18-20-1-M-15
182	IQALENSHAN	Marien Izasinga	IQA-19-20-1-M-62
183	JACK	Teresa Michelle Antonia	JAC-18-10-1-F-119
184	JADHAV	Suhasini Shivajirao	JAD-18-20-1-F-76
185	JAISWAL	Kailash Satyaded	JAI-19-20-1-M-15
186	JAYACHAMARAJADURA P	Manasa	JAY-15-20-1-F-49
187	JAYAPALAN	Vijayakumar	JAY-18-20-1-M-142
188	JESIC	Aleksandar	JES-15-20-1-M-137
189	JEYAPATHY	Praveen	JEY-18-20-1-M-88
190	JHA	Devanand	JHA-18-20-1-M-149
191	JHA	Surabhi Suman	JHA-19-20-1-M-104
192	JIVAN	Haresh	JIV-95-10-1-M-10
193	JOHN	Jase	JOH-18-20-1-M-118
194	JONES ROMERO	Orlys	JON-17-20-1-M-77
195	JOSEPH	Stephanie Alcine	JOS-19-20-1-F-120
196	JOUANNEAU	Josapha Federick	JOU-13-10-1-M-2
197	JUSTUS	Jeslin John	JUS-14-20-1-M-43
198	KAMA	John	KAM-19-20-1-M-65
199	KAMARAD	Lukas	KAM-18-20-1-M-02
200	KAMINSKI	Krzystof Jacek	KAM-19-20-1-M-51
201	KANAGAPPAH	Viveganandan	KAN-04-20-1-M-6
202	KANDUKURI	Sleeva Reddy	KAN-18-20-1-M-159
203	KARIYAWASAN	Chitranga Chysanthi	KAR-19-20-1-F-41
204	KARUNAKARAN	Kavinya	KAR-19-20-1-F-69
205	KEHAIL	Amal	KEH-16-10-1-F-44
206	KEMPANAHALLI BASAPPA	Mahesh Kumar	KEM-15-20-1-M-29
207	KHANAL	Harihar	KHA-19-20-1-M-90
208	KHANDU	Dorji	KHA-16-20-1-M-54
209	KISSUBI	Lisa Carol	KIS-14-10-1-F-96
210	KLINGENBERG	Markus	KLI-14-20-1-M-39
211	KNOTHE	Roman Elmar	KNO-19-20-1-M-117
212	KORAM	Vijaya Bhaskar	KOR-19-20-1-M-137
213	KORYTNIKOV	Alexander	KOR-95-20-1-M-14
214	KORYTNIKOVA	Tamara	KOR-95-20-1-F-13
215	KOVALSKA	Olena	KOV-04-20-1-F-3
216	KOZYR-VOLOSHCHUK	Tetyana	KOS-01-20-1-F-5
217	KRAVCHENKO	Viktor	KRA-18-20-1-M-45
218	KRISHNAMURTHI	Jawahar	KRI-98-20-1-M-3
219	KRISHNASWAMY	Satish	KRI-06-20-1-M-1
220	KUGANANDAMURTHY	Kugadasan	KUG-04-20-1-M-7
221	KULKARNI	Mukund Govind	KUL-18-20-1-M-75
222	KUMAR	Kishore	KUM-18-20-1-M-ki55
223	KUNDE	Verem Mike	KUN-18-20-1-M-153
224	LAILAM	Daniel Bernard	LAI-99-10-1-M-3
225	LARUE	Karine	LAR-17-10-1-F-86/
INTERN			
226	LAUCHMANN	Matthias	LAC-14-20-1-M-98
227	LEPATHY	Brigitte Christine	LEP-18-10-1-F-107
228	LESPERANCE	Vanessa	LES-13-10-1-F-5
229	LESPOIR	Rahim Willbert	LES-18-10-1-M-112
230	LI	Guidong	LI-18-20-1-F-29
231	LI	Chuo	LI-18-20-1-M-62
232	LI	Zhiyuan	LI-18-20-1-M-126
233	LICEA AYLLON	Eric Michel	LIC-17-20-1-M-27
234	LIEBENBERG	Cuan	LIE-18-20-1-M-140
235	LIOPIS KRAFTCHENKO	Lizzie	LIO-16-20-1-F-32
236	LIPAVSKY	Petr	LIP-19-20-1-M-28
237	LIU	Zhongghao	LIU-18-20-1-M-128

238	LLAMA FONTE	Marcial Rafael	LLA-14-20-1-M-71
239	LOPEZ ESPINOSA	Ezequiel Ernesto	LOP-18-20-1-M-138
240	LOUANGE	Meggy Dora	LOU-95-10-1-F-17
241	LOUANGE	Danny Thomas	LOU-96-10-1-M-3
242	LOW	Alan Daniel	LOW-14-10-1-M-92
243	LOW-WAH	Winnie	LOW-13-10-1-F-22
244	LOZADA LOPEZ	Leticia del Rosario	LOZ-19-20-1-F-26
245	LYNE	James Evans	LYN-19-20-1-M-42
246	MACHADO RODRIGUEZ	Eva Esther	MAC-18-20-1-F-40
247	MADJAROSKA ELISON	Aleksandra	MAD-17-20-1-F-11
248	MAGADUM	Sunil Dhondiram	MAG-19-20-1-M-107
249	MALULU	Daniella Agnes	MAL-96-10-1-F-2
250	MAMUTOV	Elvin	MAM-17-20-1-M-39
251	MAMUTOV	Samir	MAM-16-20-1-M-39
252	MANEE	Hans	MAN-17-20-1-M-89
253	MANGROO	Stephanie Guilmette Julia	MAN-18-10-1-F-101
254	MANOO	Jhowla Louis	MAN-01-10-1-M-2
255	MANYO	Gospel Kwaku	MAN-16-20-1-M-15
256	MARESKY	Gideon Simon	MAR-18-20-1-M-71
257	MARIE	Berney	MAR-95-10-1-M-16
258	MARIE	Annabelle Diana	MAR-15-10-1-F-133
259	MARIE	Nelly Colette	MAR-18-10-1-F-105
260	MARIE- GALUSCHENKO	Ludmila	MAR-95-20-1-F-15
261	MARIN NARANJO	Geidy	MAR-16-20-1-F-10
262	MARTINEZ GARCIA	Jose Ramon	MAR-18-20-1-M-162
263	MARTINEZ RODRIGUEZ	Edel	MAR-18-20-1-M-21
264	MASSIP NICOT	Tania Nicot	MAS-18-20-1-F-42
265	MAYER-WINTER	Ingrid Rosalia	MAY-19-20-1-F-60
266	MBADINUJU	Clarion Onyinye	MBA-19-20-1-F-130
267	MENGER	Stefanie	MEN-17-20-1-F-02
268	MICHEL	Robert Philippe	MIC-99-10-1-M-2
269	MICOCK	Roddy Denis	ROD-19-20-1-M-80
270	MILANOVIC	Aleksandar	MIL-19-20-1-M-91
271	MILLER	Micheal	MIL-16-20-1-M-5
272	MODUN	Rabindranath JI	MOD-18-20-1-M-134
273	MOGWITZ	Andreas	MOG-19-20-1-M-118
274	MOHARAM	Mahmoud Sayed Ahmed	MUH-18-20-1-M-130
275	MONTEJO, VIAMONTES	Antonio Ernesto	MON-14-20-1-M-103
276	MONTESINO CASTILLO	Walquiria	MON-12-20-1-M-17
277	MONTHY	Micky steve	MON-17-10-1-M-90
278	MOREL	Louine Renee	MOR-05-10-1-F-1
279	MOSTAFA	Amira Ahmed Fouad Mohamed Ali	MOS-19-20-1-F-09
280	MOTROZOVA	Joana	MAT-16-20-1-F-13
281	MOUTOU	Joseph Sebastien	MOU-19-10-1-M-103
282	MUBARAK	Mohamed Raseed	MUB-18-20-1-M-143
283	MUNIER	Alain Robert	MUN-17-20-1-M-100
284	NAHAVITATSARA	Ratoloson Soloniaina Thierry	NAH-18-20-1-M-160
285	NAKKIDEPU	Rambabu	NAK-19-20-1-M-38
286	NASKAR	Dipankar	NAS-19-20-1-M-88
287	NATARAJAN	Sundaram	NAT-12-20-1-M-27
288	NATARAJAN	Suman Kalyan	NAT-17-20-1-M-12
289	NAUMENKO	Vladimir Vladimirovich	NAU-18-20-1-M-39
290	NAVARATNE	Punchi Banda Varuna	NAV-19-20-1-M-39
291	NEL	Barend Roedolf	NEL-18-20-1-M-116
292	NIRMALAN	Benjamin David	NIR-18-20-1-M-51
293	NKWOGBO	Ifeanyi Ellison Ebele	NKW-19-20-1-M-16
294	NOEL	Mickey Edouard	NOE-95-10-1-M-19
295	NOEL	Lyan Nathaniel Anthony	NOE-18-10-1-M-03/INTERN
296	NUNOO	Nee	NUN-13-20-1-M-54
297	NWAORGU	Ogbonna Kelvin	NWA-19-20-1-M-95
298	OBIJAKU	Christian Chimaobi	OBI-19-20-1-M-57
299	ODIMABO	Minini Otobo	ODI-19-20-1-M-58
300	OJIJI	Lorraine Ama	OJI-19-20-1-F-84
301	OJO	Olusola Bamidele	OJO-19-20-1-M-97
302	OJO	Opeyemi	OJO-19-20-1-M-123
303	OLAWALE	Oluseyi Oludamilola	OLA-10-20-1-F-4
304	OLIVER	Hahn	OLI-18-20-1-M-05

305	ONAGA	Zita Ugochukwu	ONA-19-20-1-F-144
306	OTERO RODRIGUEZ	Dayelin	OTE-18-20-1-F-139
307	OTOO	Godfred	OTO-17-20-1-M-96
308	OTT	Henning	HEN-09-20-1-M-51
309	OVIEDO RIVALTA	Sheila	OVI-15-20-1-F-145
310	OYAIDE	Mejebi Cynthia	OYA-19-20-1-F-122
311	PADAYACHY	Kanmani Durga	PAD-18-10-1-F-36
312	PADMANABHAN	Vijay Kumar	PAD-95-20-1-M-18
313	PANNIRSELVAM	Eswaran	PAN-19-20-1-M-98
314	PANWALA	Yogeshkumar Natverlal	PAN-18-20-1-M-38
315	PAYET	David Serge	PAY-96-10-1-M-4
316	PEDRO MIGUEL	Aleman Acosta	PED-18-20-1-M-151
317	PEIRIS	Thelge Ranjith Jayatilaka	PEI-18-20-1-M-34
318	PEKARSKAYA	Tatsiana	PEK-19-20-1-F-67
319	PENA REYES	Justo Moises	PEN-18-20-1-M-137
320	PENA ROGER	Idalberto	PEN-16-20-1-M-12
321	PERDOMO RODRIGUEZ	Luis Orlandes	PEZ-19-20-1-M-31
322	PEREA HEVIA PADAYACHY	Ledia	PER-16-20-1-F-7
323	PERERA	Naomal Marion Alexander	PER-18-20-1-M-144
324	PEREZ DE ALEJO ALEMAN	Anel	PER-19-20-1-M-32
325	PEREZ DOPAZO	Porfirio	PER-15-20-1-M-8
326	PEREZ LEYVA	Ernesto	PER-19-20-1-M-47
327	PEREZ SANCHEZ	Yoandy Ronny	PER-16-20-1-M-28
328	PHERWANI	Arun Dhanraj	PHE-14-20-1-M-84
329	PHILOE	Vital Maxime	PHI-19-20-1-M-135
330	PIERRE	Gilbert Philip Venance	PIE-05-10-1-M-2
331	PILLAY	Deenadayalan Vinayagamurthy	PIL-95-10-1-M-37
332	PILLAY	Veshna Sharonne Hazel	PIL-12-10-1-F-2-6
333	PILLAY	Poongkuzhali	PIL-11-10-1-F-1
334	PILLAY	Ravichandran Bharath	PIL-18-10-1-M-155
335	PINO BERNAL	Neidys	BER-16-20-1-F-26
336	POOL	Sylvie Nadine Theresa	POO-12-10-1-F-5
337	POZNIC	Milana	POZ-15-20-1-F-138
338	PUGAZHENDHI	Sanjeev Kumar	PUG-12-10-1-M-4
339	PUGAZHENDHI	Shriram Kumar	PUG-13-10-1-M-26
340	PUPO RODRIGUEZ	Mariel	PUP-17-20-1-M-5
341	QAMAR	Kinza	QAM-19-20-1-F-44
342	QUENTE	Jorg Walter	QUE-19-20-1-M-92
343	QUESADA SANTIESTEBAN	Mariannis	QUE-17-20-1-F-41
344	RADCHENKO	Svitlana	RAD-19-20-1-F-116
345	RADITCHEV	Ivaylo Nikolaev	RAD-17-20-1-M-72
346	RAJASUNDARAM	Somasundaram	RAJ-14-10-1-M-90
347	RAMACHANDRAN	Vinoth Kumar	RAM-18-20-1-M-07
348	RAMADOS	Nalini Clara	RAM-16-10-1-F-52-Intern
349	RAMIREZ ROJAS	Alexander	RAM-17-20-1-M-59
350	RAMIREZ SALAS	Raul	RAM-18-20-1-M-135
351	RAMKHELAWON	Manoo Bhupendrasingh	RAM-17-20-1-M-4
352	RANAIVONIRINA	Andre	RAN-01-20-1-M-6
353	RANJAN	Bibhakar	RAN-16-20-1-M-72
354	RAPANARILALA	Razafindrakoto Johanna Ghislaine	RAP-8-20-1-F-2
355	RATHOD	Gavrabhai Kunvrabhai	RAT-15-20-1-M-145
356	REGINALD	Louis Loren	REG-98-10-1-M-5
357	RENAUD	Steven Joel	REN-14-10-1-M-11
358	REYES	Ribail Babie	REY-13-20-1-M-51
359	RIOUX	Juliette Berthe	RIO-09-10-1-M-4
360	RIVERO LEICEA	Aymara Yelennis	RIV-19-20-1-F-71
361	RIZVI	Zia Ul Hasan	RIZ-99-20-1-M-5
362	ROCA SOCARRAS	Armando Carlos	ROC-10-20-1-M-5
363	ROCHE MARRERO	Ramon	ROC-18-20-1-M-48
364	RODRIGUES DA ROCHA	Ariel	ROZ-19-20-1-M-127
365	RODRIGUEZ	Bernadino Milanes	ROD-13-20-1-M-43
366	RODRIGUEZ BARRIOS	Martin	ROD-13-20-1-M-27
367	RODRIGUEZ HERNANDEZ	Utunia	ROD-18-20-1-F-80
368	RODRIGUEZ LABANINO	Reynaldo	ROD-18-20-1-M-25
369	RODRIGUEZ LEZCANO	Bienvenido	ROD-17-20-1-M-55
370	RODRIGUEZ RAMOS	Ivan	ROD-18-20-1-M-122
371	RODRIGUEZ RODRIGUEZ	Reynaldo	ROD-18-20-1-M-82

372	RODRIGUEZ-HURTADO	Ainee	ROD-15-20-1-F-9
373	ROMENSKA	Olena	ROM-01-20-1-F-3
374	ROMENSKIY	Sergiy	ROM-16-10-1-M-64
375	ROMENSKY	Volodymyr	ROM-00-20-1-M-3
376	ROSE	Javier Jerry	ROS-95-10-1-M-40
377	ROUSSEAU	Annia	PER-03-20-1-F-2
378	ROUX	Harry Krishna Ruben	ROU-17-20-1-M-93
379	RUIZ PEREZ	Antonio Michel	RUI-19-20-1-M-46
380	SADASHIVAN	Ashwini	SAD-19-20-1-F-76
381	SAHA	Barun Kumar	SAH-95-20-1-M-34
382	SAKHINIA	Fatemeh	sak-19-20-1-F-21
383	SALAS CAVAIRE LEON	Miriam	SAL-12-20-1-F-22
384	SALGADO SANSARICQ	Ariel	SAL-19-20-1-M-70
385	SAMARASEKERA	Gamarachchige Bodhika Lasandajanaka	SAM-19-20-1-M-56
386	SAMARASINGHE	Rajitha Priyanthi	SAM-19-20-1-F-73
387	SAMARAWICKRAMA	Thisara	SAM-19-20-1-M-40
388	SARPONG	Prince Osei	SAR-18-20-1-M-121
389	SASIDHARAN	Sarika	SAS-18-20-1-F-87
390	SATHISH	Jaya Priya	SET-05-10-1-F-4
391	SCHEUBER	Jutta	SCH-18-20-1-F-133
392	SCHIEGNITZ	Jan	SCH-19-20-1-M-64
393	SCHNEIDEMANN	Stefan Klaus	SCH-19-20-1-M-126
394	SCHNORF	Hans Caspar	SCH-95-20-1-M-153
395	SCHULTE	Benno Matthias Gerhard	SCH-18-20-1-M-24
396	SCHURIG	Thomas Gunther Konrad	SCH-19-20-1-M-63
397	SCHUSTER	konrad Maximilian	SCH-19-20-1-M-83
398	SEERUTTUN	Loveish	SEE-19-20-1-M-14
399	SEIFERT	Sven Uwe	SEI-19-20-1-M-125
400	SELVANDAM	Manikanda Prabhu	SEL-19-20-1-M-43
401	SENARATNE	Madhavi Mekalani	SEN-09-20-1-F-14
402	SENATHI	Nanda Kishore	SEN-19-20-1-M-145
403	SERRANO RICARDO	Kenia	SER-19-20-1-F-25
404	SETH	Valentina Patsy Rosy Shirley	SET-98-10-1-F-6
405	SHAH	Satyen	SHA-16-20-1-M-51
406	SHAH	Laxmi Meghjee	SHA-95-10-1-F-11
407	SHAMLAYE	Conrad Francois	SHA-95-10-1-M-23
408	SHARMA	Bhupendra Kumar	SHA-06-20-1-M-2
409	SHEIBANI	Mohammad	SHE-18-20-1-M-163
410	SHERWIN	Kenneth Bryant Martin	SHE-14-20-1-M-23
411	SHULGA	Elena	SHU-18-20-1-F-124
412	SIMA	Lamin Saihou	SIM-17-20-1-M-1-88
413	SIMI	Shanima Zannat	SIM-18-20-1-F-17
414	SIMON	Hans Michael	SIM-19-20-1-M-34
415	SIVARAJAH	Nagaruban	SIV-17-20-1-M-13
416	SOCARRAS LABORDA	Mauricio	SOC-16-20-1-M-6
417	SOLOMONS	Chijioke John	SOL-18-20-1-M-89
418	SOUKUP	Vaclav	SOU-02-20-1-M-3
419	STAHL	Philipp Georg	STA-19-20-1-M-53
420	STEINHAUSER	Stephan	STE-17-20-1-M-71
421	STEPHEN	Aurelia Jovita	STE-09-10-1-F-11
422	STOJILKOVIC	Dusan	STO-14-20-1-M-87
423	STRAVENS	Maria Carine Burnella	STR-19-10-1-F-102
424	STREIT	Sebastian	STR-19-20-1-M-81
425	SUBASA	Chezhaïn	SUB-19-20-1-M-68
426	SUBRAMANIAN	Deepak	SUB-19-20-1-M-147
427	SUGUNA NAVALADI KIRTHI	Chenduran	SUG-19-20-1-M-24
428	SUNDARAM	Rajasundaram	SUN-14-20-1-M-60
429	SUNDARAM	Murugusundaram	SUN-11-20-1-M-5
430	SYMSS	Nigel Peter	SYM-19-20-1-M-66
431	TABATABAY	Cyrus	TAB-17-20-1-M-80
432	TAJ	Amir	TAJ-18-20-1-M-131
433	TAMADONI	Sayed Mohammad	TAM-18-20-1-M-115
434	TELEMAQUE	Henry Eckbert Bernard	TEL-95-10-1-M-29
435	TELEMAQUE	Vanessa Ingrid	TEL-13-10-1-F-33
436	TELEMAQUE	Colin Georges Louis	TEL-19-20-1-M-82
437	THIRUMARAI CHELVAN	Perungo	THI-19-20-1-M-02

438	THIYAGARATHNAM	Dilusha	THI-13-20-1-F-34
439	TIRANT	Tracy Annissa Claudia	TIR-17-10-1-F-87/ INTERN
440	TIRANT	Dominique Alain Joseph	TIR-19-20-1-M-87
441	TISSERA	Warnakulasooriya Anton Cloyd Jayantha	TIS-14-20-1-M-65
442	TODKAR	Jayashere Shankarrao	TOD-18-20-1-F-57
443	TODOROVIC	Miodrag	MIO-95-10-1-M-27
444	TOIRAN GARCIA	Rafael	TOI-15-20-1-M-56
445	TRAMMER	Martin Wilfried	TRA-19-20-1-M-119
446	TSULTRIM	Tenzin	TSU-95-20-1-M-28
447	UKAGWU	Emmanuel Chigozirim	UKA-19-20-1-M-61
448	ULOKO	Elizabeth Ochanya	ULO-19-20-1-F-22
449	UMAR	Sani Musa	UMA-19-20-1-M-54
450	VAITHIALINGAM	Siddharthan	VAI-17-20-1-M-63
451	VALENTIN	Andre Bernard	VAL-95-10-1-M-26
452	VALENTIN	Maria Julia Louisana	VAL-19-10-1-F-114
453	VAZQUEZ GONZALEZ	Danay	VAZ-16-20-1-F-66
454	VAZQUEZ MENDEZ	Maria Elena	VAZ-17-20-1-M-58
455	VEGA CASTILLO	Yaidel	VEG-17-20-1-F-83
456	VELAQUEZ CALZADILLA	Taimi	VEL-18-20-1-F-84
457	VELAZQUEZ ARJONA	Serge Ricardo	VEL-18-20-1-M-10
458	VELUNZA VALLADARES	Gilberto	VEL-18-20-1-M-49
459	VENTURELLI	Vanessa	VEN-18-20-1-F-117
460	VERDECIA ALVAREZ	Javier	VER-18-20-1-M-157
461	VICTOR BENJAMIN	Paul	VIC-19-20-1-M-136
462	VIDOT	Laxshmi Rekha Aysha	VID-19-20-1-F-79
463	VIDOT	Felix Mike	VID-19-10-1-2-M-112
464	VIKTOROVA	Sarka	VIK-02-20-1-F-6
465	VIVIANO	Edoardo	VIV-19-20-1-M-49
466	WEERASINGHE	Gamage Anura Kusumsiri	WEE-17-20-1-M-15
467	WICKRAMASINGHA	Ekanayaka Mudiyanse Nandane	WIC-18-20-1-F-145
468	WILBERG	Jens	WIL-13-20-1-M-49
469	WILKE	Annegret	WIL-19-20-1-F-23
470	YANG	Yuhai	YAN-18-20-1-M-125
471	YEGANEGI-BRIOCHE	Setareh	YEG-06-20-1-F-3
472	YURKINA	Anna	YUR-11-20-1-F-14
473	ZAGHLOUL	Amr Mohamed Basiouny	ZAG-18-20-1-M-16
474	ZAMORA ANGLADA	Rolando	ZAM-15-20-1-M-141
475	ZARI	Sahil Salim	ZAR-19-20-1-M-74
476	ZAYAS NAPOLES	Yamila Caridad	ZAY-18-20-1-F-129
477	ZHONGHONG	Liu	ZHO-18-20-1-M-127

MEDICAL PRACTITIONERS AND DENTISTS ACT, 1994

(CAP 126)

SECTION 5(4)

Register of Dentists

No	Last Names	First Names	REG-Number
1	AL IOUSSEF	Nazem Diab	ALI-16-10-2-M-47
2	ALWADEYA	Majd	ALW-13-10-2-M-25
3	APPAVOU	Jaganathan	APP-13-20-2-M-11
4	ARNDT	Jens-Uwe	ARN-19-20-2-M-37
5	BAIL	Bastian Magnus	BAI-19-20-2-M-11
6	BEDFORD	Mariam	BED-19-20-2-F-36
7	BLIGNAUT	Karen	BLI-18-20-2-F-91
8	BREIJO PUENTES	Alina	PUE-19-20-2-F-110
9	CAFRINE	Tracy Lucianna Christina	CAF-19-10-2-F-105
10	CARABALLOSO GARCIA	Victor Juan	CAR-19-20-2-M-111
11	CHETTY	Velmurugan Naganathan	CHE-02-10-2-M-7
12	CORRALES FIGUEREDO	Jorge Felix	COR-17-20-2-M-99
13	CUPIDON	Wix Michel Andre	CUP-98-10-2-M-2
14	DEDIEU GONZALEZ	Rolando	DED-99-20-2-M-57
15	DHANJEE	Ushna Sunil	DHA-19-20-2-F-133
16	DIONE	Felix Guedje	DIO-17-20-2-M-81
17	DOMINGUE KONATE	Marlene Rose-May Dina	DOM-95-10-2-F-44
18	DOS SANTOS	Alvaro Jose	DOS-19-20-2-M-59
19	EBENEZER	Vijay	EBE-13-20-2-M-43

20	EL-KHALDY	Samer	ELK-16-10-2-M-45
21	ELIZABETH	Nazma Sheryl Jemma	ELI-15-10-2-F-128
22	ELKHALDY	Mouatasem Fayek	EKK-13-10-2-M-26
23	ERNST	Roland	ENR-15-20-2-M-148
24	ETIENNE	Michel Angelin	ETI-09-10-2-M-3
25	FANCHETTE	Franky Gerald	FAN-09-10-2-M-2
26	FANSELOW	Torsten	FAN-12-20-2-M-32
27	FANSELOW	Marion	FAN-12-20-2-F-31
28	FERGUSSON	Jason	FER-18-20-2-M-90
29	FILEZ	Jacques Travis	FIL-02-10-2-M-1
30	GALAN	Oscar Arias	GAL-17-20-2-M-16
31	GALUSCHENKO-MARIE	Galyna	GAL-11-10-2-F-3
32	GOLFMANN	Carolin	GOL-19-20-2-F-101
33	GOLUBOVIC	Miroslav	GOL-20-20-2-M-03
34	GOVINDARAJAN	Dhivya	GOV-18-20-2-F-156
35	HAIM	Dominik	HAI-15-20-2-M-38
36	JAYA PRAKASH	Jyothi Lexmi	JAY-13-10-2-F-39
37	JOHN	Nisha Elizabeth	JOH-18-20-2-F-58
38	JOVANOVIC	Dejan	JOV-97-20-2-M-2
39	KARMAN WASS	Elisabeth	KAR-16-20-2-F-22
40	KICHENARADJOU	Andre	KIC-19-20-2-M-10
41	MADIEDO SERRANO	Roger Nelson	SER-19-20-2-M-109
42	MAMMEN	Jerry	MAM-17-20-2-M-97
43	MOHAMED TAGELSIR TAHA	Fatima	MOH-18-20-2-F-152
44	MOHAN G	Midhun	MOH-19-20-2-M-89
45	MOOTHOSAMY	Abhisheka Vidya	MOO-17-20-2-F-7
46	ORWANI	Ahmad Mustafa	ORW-20-20-2-M-04
47	POOLAN MARIKANNAN	Anushmathi	POO-17-20-2-F-101
48	POTHIN	Harold	POT-95-10-2-M-20
49	PURUSHOTHAMAN	Subhasri	PUR-11-20-2-F-16
50	RAMACHANDRAN	Rajesh	RAM-09-20-2-M-18
51	RAUSCHER	Ludwig Thomas	RAU-19-20-2-M-113
52	ROSE	Telma Marie-Paule	ROS-95-10-2-F-42
53	ROSSO	Stefano Maria	ROS-13-20-2-M-57
54	ROSSO	Victor Andree	ROS-13-20-2-M-58
55	SAKHARIA	Ashwin Romy	SAK-16-20-2-M-96
56	SAMSOODIN	Derick Christopher	SAM-95-10-2-M-22
57	SATHYANARAYANAN	Govindarajulu	SAT-07-20-2-M-5
58	SATHYANARAYANAN	Manjula	SAT-09-20-2-F-13
59	SERVINA	Steven	SER-13-10-2-M-7
60	SHAFAMRI	Deema	SHA-13-10-2-F-27
61	SHROFF	Natasa	SHR-18-20-2-F-35-INTERN
62	SUBRAMANIAN	Sasikumar	SUB-05-20-2-M-6
63	SUSHENKO	Lyudmyla Mykolaivna	SUS-12-20-2-F-24
64	TABOUR	Maria Antoine	TAB-16-20-2-F-55
65	TEMBA	Sarah Isidore	TEM-19-20-2-F-140
66	THANAVEL	Indumathi	THA-14-20-2-F-74
67	THOMAS	Maria	THO-18-20-2-F-103
68	THRIEMER	Dirk	THR-19-20-2-M-100
69	TOURNIER	Tazio	TOU-14-20-2-M-56
70	VILAYIL SHAMSUDDIN	Shaheen	VIL-19-20-2-M-93
71	VISWAPURNA	P. Senguttuvan	VIS-10-20-2-M-9
72	VON SCHOENEBECK	Jost	SCH-96-20-2-M-5
73	WOLFMULLER	Ilse	WOL-19-20-2-F-48
74	ZARZOUR	Esraa Mamdouh Mohamed Hassan Mohamed	ZAR-19-20-2-F-55

No. 70 of 2020

LAND RECLAMATION NOTICE

Mr. Alderic Benoiton 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 15,555 square meters at La Retraite, (adjacent to the Public Road at La Retraite) Mahe.

The proposed area to be reclaimed is bounded on the **Western** and **North-Western** sides by the existing Main Road, and on the **Northern** and **Eastern** sides by the sea.

The area to be reclaimed is demarcated as follows:

POINT NAME	EASTINGS	NORTHINGS
1	329368.84	9493185.38
2	329410.76	9493157.78
3	329453.62	9493140.58
4	329469.52	9493119.40
5	329467.17	9493089.30
6	329429.63	9493052.08
7	329377.71	9492931.93
8	329361.34	9492892.45
9	329318.12	9492795.25
10	329274.08	9492746.30
11	329245.32	9492753.17
12	329276.92	9492805.05
13	329325.46	9492873.76
14	329340.80	9492903.10
15	329376.96	9492977.54
16	329419.68	9493061.10
17	329426.34	9493079.65
18	329128.04	9493098.09
19	329425.27	9493114.00
20	329413.96	9493133.96
21	329403.76	9493146.98
22	329379.61	9493173.64

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. 71 of 2020

NOTICE

Notice is hereby given in pursuance of Section 96 of the Civil Status Act (Cap. 34) that the Chief Officer of the Civil Status has granted the under noted applications made under section 94 of Cap. 34.

Ms Doreen Uzice authorized to change her name from Jeanne-D'arc Cecile Doreen Uzice to Doreen Cecile Jean-D'arc Uzice.

Ms Margaret Doris Daniel authorized to change her name from Magaret Doris Daniel to Margaret Doris Daniel.

Mr Richard Lailam authorized to change his son's name from Keannu Joshua Simon to Keannu Joshua Simon Lailam.

Mr Jean-Paul Denis Lepathy authorized to change his name from Jean-Paul Denis Lepathy to Jean-Paul Denis Wirtz.

N. Flore
For: Chief Officer of the Civil Status

No. 72 of 2020

CHANGE OF NAME

Notice is hereby given that I have applied to the Chief Officer of the Civil Status to change my name from Anifa Julina Francoise to Hanifa Julina Francoise 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.

Ms Anifa Francoise
Mont Buxton
Victoria
Mahe

No. 73 of 2020

CHANGE OF NAME

Notice is hereby given that I have applied to the Chief Officer of the Civil Status to change my name from Valerie Louisiana Mary-Anne Antat to Valerie Louisiana Mary-Anne Bijoux-Antat 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.

Ms Valerie Antat
La Louise
Mahe
Seychelles

No. 74 of 2020

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 Reeva Ava Lemeil to Reeva Ava Bibi 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 Jude Bibi
La Passe
La Digue

S.I. 16 of 2020**COURT ACT****COURT FEES (SUPREME COURT) AND COSTS ACT****(Cap 52)****Court Fees (Supreme Court) and Costs (Amendment of Schedules) Rules, 2020**

In the exercise of the powers conferred by sections 4 and 22 of the Court Fees (Supreme Court) and Costs Act the Chief Justice, with the approval of the Minister responsible for Finance, hereby makes the following rules —

1. These rules may be cited as the Court Fees (Supreme Court) and Costs Rules, 2020.

Citation

2. The First and Second Schedule to the Court Fees (Supreme Court) and Costs Act are hereby repealed and replaced with the following:

Amendment of Schedules

FIRST SCHEDULE**Fees to be taken in the office of the Registrar of the Supreme Court (Civil Side) under section 3.**

1. In any case where no fee has been provided under a particular heading, the fee prescribed for the corresponding item under the general heading shall be payable.
2. In addition to the fees hereinafter prescribed, the Court may allow fees to interpreters, costs of conveyance and such other necessary incidental expenses as the circumstances of the case may require.
3. The Chief Justice may permit the filing of a suit, action, cause or matter without the payment of the court fees detailed in Part 1 to this Schedule where —

- (a) the request is made in the prescribed Form 1; and
- (b) (i) the requesting party is the Attorney General, a ministry, department or body of the Government of Seychelles; or
- (ii) it is in the interests of ensuring access to justice that court fees be waived.

PART I - GENERAL

1.	Where, on entering plaint, the value of the claim or demand	FEE (SCR)
(a)	Does not exceed R.10,000	1000
(b)	Exceeds R.10,000 but does not exceed R.5000	Additional 1.5% on surplus
(c)	Exceeds R.50,000	Additional 1% on surplus
2.	On filing a petition for divorce or separation where damages are claimed against any co-respondent with item 1	1000
3.	Where an injunction or other judicial relief is sought in addition to damages, an extra fee of	200
4.	On issuing summons to be served with plaint, for each party summoned	75
5.	On issuing writ of execution, or any other writ on the issue of which no separate court fee is payable	200
6.	On issuing order for attachment, warrant or other on the issue of which no separate fee is payable	200
7.	On filing any petition, motion or application originating proceedings on the filing of which no other fee is payable	500
8.	On filing any other petition, motion or application to be heard before the court on the filing of which no other fee is payable	300
9.	On filing any petition or application to a Judge in Chambers	200
10.	On filing an ex parte petition, motion or application not originating from proceedings	200

11.	On filing petition for unsatisfied judgment	300
12.	On issue of summons to give personal answers	150
13.	On issue of summons to judgment debtors	150
14.	On issue of summons of garnishee	150
15.	On issue of summons to show cause	150
16.	On filing application for interpleader summons	150
17.	On issue of interpleader summons, for each party summoned	75
18.	On summons to witness, for each witness	75
19.	On attendance of any officer of the court to produce documents to be given in evidence	200
20.	On issue of any summons for the issue of which no separate fee is payable	75
21.	On order amending any pleadings	200
22.	On sealing commissions to take evidence	
(a)	out of the jurisdiction	300
(b)	within the jurisdiction	150
23.	On drawing up any order, decree, judgment, warrant, memorandum or notice or any other document for the drawing up of which no separate fee is payable	200
24.	On taking any bond, recognisance or security for the taking of which no separate fee is payable	200
25.	On holding any enquiry ordered to be made or taking any account by an officer of the court for each day or part thereof (including report)	300
26.	On hearing of every plaint or other original proceeding before the court for each day or part thereof (to be paid before the hearing by the party originating the proceedings)	500

27.	On every adjournment of the hearing of a cause or matter at the request of either party where no hearing fee has become payable provided that, for extraordinary cause beyond the control of any party requesting the adjournment, the court may exempt such party from payment of this fee	500
28.	On hearing before the court of ex parte petitions, motions or applications or where an order is made by consent	300
29.	On moving the Court for judgment or making any incidental applications to the court or a Judge for which no separate fee is payable	300
30.	On sealing any document with the embossed seal of the court unless otherwise provided	100
31.	On every certificate, including apostille, including drawing same	250
32.	On taking any affidavit affirmation, declaration, etc. for use in a proceeding before the court or a Judge in Chambers, for each deponent	100
33.	For any other purpose, for each deponent	100
34.	On making any exhibit referred to therein	50
35.	On filing, or taking off the file, by document for the filing or taking off which no separate fee is payable	100
36.	On every visa of a legal document	100
37.	On every search in any book or records	
(a)	for the first hour or part thereof	100
(b)	for each subsequent hour or part thereof	150
38.	On every extract made by a party searching	100
39.	On entering any final judgment or order in any cause, matter or suit	150
40.	On entering any other judgment or order	150

41.	On entering withdrawal of action upon the record	150
42.	In the case of money paid into court, on the same being paid out	
(a)	when amount is less than R10,000	2% on the amount
(b)	when amount is equal to or exceeds R.10,000	5%
43.(a)	On physical copy of any document, record, evidence or other proceedings	100
(b)	On digital copy of whole document	50
44.	On filing petition or application for the appointment of an expert, appraiser, notary, surveyor, etc.	150
45.	On filing petition for the authorisation of the marriage of a minor	300
46.	On filing petition for amendment of acts of civil status	300
47.	On taking acceptance or renunciation to succession and acts of similar nature	300
48.	On every act of emancipation of a minor	300
49.	On registering instruments of partnership and acts of a similar nature for page thereof	50
50.	For posting up every such instrument or act	50
51.		
(a)	On deposit of will	150
(b)	On endorsing will (including envelope)	200
(c)	On drawing up memorandum of deposit and endorsement	200
52.	On reference of a case to arbitration	200
53.	On entry of any caveat, opposition to the fixing or breaking of seals or special defence	200

APPEALS		
54.	On filing notice of appeal	700
55.	On taking recognizance of appellant	250
56.	On setting record of appeal	500
57.	On typing record of appeal, for page thereof, in respect of each copy required	50
58.	On sealing and certifying record of appeal	200
JUDICIAL SALES		
59.	On filing every petition or application (unless the fee prescribed under item 69 is payable)	300
60.	On filing memorandum of charges	300
61.	On considering each production	300
62.	On drawing provisional scheme of distribution	400
63.	On closing provisional scheme	
(a)	if not objected to	200
(b)	if objection made	300
64.	On drawing final judgment and copy	200
65.	On drawing notice of posting (with copy)	100
66.	On every certificate of Registrar	200
67.	On each warrant for payment	200
68.	On conduct of sale before the Court where the sale price, or if no sale results, the mise à prix	150
(a)	does not exceed R.10,000	300
(b)	exceeds R.10,000 but does not exceed R.30,000	500
(c)	exceeds R.30,000	700
69.	On hearing any question of amendment of conditions of sale and for making amendment if ordered	350

70.	On a declaration de command	500
71.	On each surenchere	500
72.	On all moneys received or paid or distributed by the Court	5%
PARTITION		
73.	On filing any petition for partition, whether or not proceedings for sale by licitation are pending	500
BANKRUPTCY		
74.	On filing bankruptcy	700
75.	On order of adjudication	200
76.	On filing declaration of insolvency	100
77.	On issue of search warrant, warrant of arrest or commitment or other warrant	200
78.	On examination of bankrupt before the court (no other hearing fee to be charged)	700
79.	On appointment of public sitting for audit or dividend (including hearing)	200
80.	On every application or petition on which no other fee is payable	500
81.	On grant of certificate of conformity (including seal of court)	200
82.	On moving for composition after bankruptcy	700
83.	On filing petition by trader for arrangement	200
TAXATION OF BILL OF COSTS		
84.	On taking of costs on taxed amount of whole bill	3%
85.	On filing notice of appeal from taxation	200
86.	On hearing appeal from taxation	200

PART II - PROCESS OFFICER'S FEES

87.	For calling any cause	50
88.	For serving any summons, warrant, subpoena notice or other document	
(a)	On Mahe, within five kilometres of the Court House	75
(b)	On Mahe, when above five kilometres of the Court House, for every extra kilometre (to be charged both ways)	50
(c)	On Praslin, La Digue and other inner islands	1000
89.	For each person to be served	100
90.	For posting up each notice not exceeding three	100
91.	For conveying any person committed to prison	300
92.	For calling and taking bids on sale of immovable property before the Court when the sale price, or if no sale results, the mise a prix	
(a)	does not exceed R.10,000	300
(b)	exceeds R.10,000 but does not exceed R.30,000	500
(c)	exceeds R.30,000	700
SEIZURE OF MOVABLE PROPERTY		
93.	For every execution of a judgment, order or warrant against goods, including memorandum of seizure	
(a)	within five kilometres of the court house	150.00
(b)	above five kilometres for every extra kilometre (to be charged one way only):	50.00
94.	On making inventory, per hour or part thereof	150
95.	Attendance to deposit money	100
96.	Return of examination of goods	500
97.	Return of money deposited	150
98.	Return of nulla bona	150

99.	Drawing notice of sale to be posted	150
100.	Each copy of notice	100
101.	Return of posting up notice	100
102.	Posting up each notice	100
103.	Attendance at printing office to deposited	100
104.	Attendance at sale for each hour or part thereof	100
105.	Attendance to deposit proceeds of sale	100
106.	On amount of proceeds of sale	2%
107.	For the person in custody of goods seized per diem (including night) (a) to meet this charge, the execution creditor shall deposit R.200 with the Registrar before appointment of custodian; and (b) a further R.500 every seven days after first deposit goods sold or released)	200 200 deposit 500/7 days
108.	For each witness to seizure (in addition there shall be paid by the execution creditor in advance, and allowed as costs of execution, all reasonable expenses for the removal of goods seized and other expenses incidental to such seizure)	100
<i>Provided that the total cost charged under this part shall not exceed 10 per cent of the total value of the judgment debt or court award.</i>		
SEIZURE OF IMMOVABLE PROPERTY		
109.	Return of seizure of immovable property	
(a)	for first three hours	500
(b)	every subsequent hour	100
110.	Declaration of seizure to execution debtor	100
111.	Copy of Memorandum	100

TENDERS		
112.	Memorandum of tenders made	150
113.	Copy of return in item 116	100
114.	Return of amount or object tendered	150
115.	Copy	100
PROTESTS		
116.	Original of protest and copies	200
ATTENDANCES		
117.	Endorsement of any act	200
118.	Attendance at Registration Office	100
GENERAL PROVISION		
119.	Drawing documents for page or fraction part thereof	50
120.	Cost per kilometre (to be charged both ways)	75

PART III - ATTENDANCE OF COURT OR REGISTRAR OUTSIDE THE COURT HOUSE

121.	On attendance of court (including attendance of Registrar or his deputy) where necessary at any place outside the court house	
(a)	within Victoria, the actual cost of conveyance plus per day or part thereof	300
(b)	outside Victoria, the actual cost of conveyance plus per day or part thereof	500
122.	On attendance of Registrar or his deputy	
(a)	within Victoria, the actual cost of conveyance plus per day or part thereof	300
(b)	outside Victoria, the actual cost of conveyance plus per kilometre or part thereof	500
123.	On attendance of Registrar or his deputy at the Registration Office.	200
<p>When the Court or a Judge or the Registrar or his deputy is required to travel outside Victoria, there shall be paid in addition to any other reasonable fee payable any amount under Public Service Orders for refund of accommodation, subsistence or travel expenses.</p>		

FORM 1

Paragraph 3

BetweenPlaintiff / Petitioner / Applicant
andDefendant / Respondent

REQUEST FOR WAIVER OF COURT FEES

TO THE HONOURABLE CHIEF JUSTICE

The Plaintiff / Petitioner / Applicant / Defendant/ Respondent in the abovementioned matter hereby requests permission for the waiver of court fees on the following grounds:

- (a) That the the requesting party is the Attorney General, a ministry, department or body of the Government of Seychelles

OR

- (b) That it is in the interests of ensuring access to justice that court fees be waived as detailed in the attached affidavit.

Signed at _____ on this _____ day of _____ 20 ____

Requesting party

FOR COURT USE ONLY:
The Request is hereby granted / denied.

Signed at _____ on this _____ day of _____ 20 ____

Chief Justice

SECOND SCHEDULE - FEES

PART I - PARTY AND PARTY COSTS

Attorney's Costs

1.	Instructions to sue or defend any cause or matter before the Supreme Court not elsewhere provided for, including letter before action, when the value of the subject in litigation or of the claim or demand	FEE (SCR)
(a)	does not exceed R.10,000	500
(b)	exceeds R.10,000 but does not exceed R.30,000	750
(c)	exceeds R.30,000 but does not exceed R.50,000	1000
(d)	exceeds R.50,000	1500
When the value is not determined, the fee for instruction shall be chargeable according to one of the above scales to be fixed by the Court or the Taxing Master.		
2.	Instructions to appeal from any interlocutory or final order or judgment	300
3.	Instructions to appeal from any order or judgment given in the Magistrates' Court	200
<p>Items 1,2 and 3 are intended to cover the doing of any work for which no specific provision is made elsewhere, necessarily or properly done in preparing for a trial, hearing or appeal, or before a settlement of the matter in dispute, including:</p> <ul style="list-style-type: none"> (a) taking instructions to sue, defend, or appeal or for any pleading, particular of pleading or affidavit or matter referred to the Registrar; (b) considering the facts and law; (c) attending on and corresponding with client; (d) arranging to obtain reports or advice from experts and plans, photographs and models; (e) making search in public records or elsewhere for relevant documents; (f) inspecting any property or place material to the proceedings; (g) perusing pleading, affidavits and other relevant documents; (h) where the cause or matter does not proceed to trial or hearing, work done in connection with the negotiation of a settlement; and 		

(i) the general care and conduct of the proceedings.		
The amount to be allowed under titles 1,2 and 3 may be increased in appropriate cases in accordance with the order or certificate of the Court or a Judge.		
4.	Preparing a notice / letter of demand (mise en demeure) when necessary	150
5.	Drawing any plaint, statement of defence, petition, answers, reply or summons to show cause not elsewhere provided	300
6.	Every other pleading (tender of inspection, notice to produce documents etc.) not elsewhere provided for	200
7.	Praecipe to summon witnesses or a party on personal answer	50
8.	For copy of document, per page	10
9.	Drawing any affidavit, affirmation, declaration, etc for use in proceedings before the Supreme Court or in Chambers	100
10.	Drawing notice of denunciation or other notices	100
11.	Drawing application to Court not elsewhere provided for	100
12.	Drawing issue for trial of facts by agreement	100
13.	Drawing brief (to be allowed only when attorney briefs separate counsel)	100
14.	Conference with witness, other than instructing clients, and recording evidence of witnesses, etc.	100
15.	Attendance in Court when matter is called but no hearing takes place, if attorney does not appear as counsel	100
16.	Attendance in Court during trial of a cause or matter, if attorney does not appear as counsel, R.100 per hour not to exceed per diem	500
17.	Attending in Court when reserved judgment is delivered, if attorney does not appear as counsel	200
18.	Conference with co-counsel when necessary, R100 per hour or part thereof but not to exceed per diem	300
19.	Copy of bill of costs to opposite party, per page	50
20.	Conference with adverse attorney, when necessary, per hour	100

Costs before the Judge in chambers and before the Registrar		
21.	Ordinary attendance in Chambers, not to exceed	100
22.	Attendance on a contested application, R.100 per hour not to exceed	500
23.	Attendance to swear affidavit	100
24.	Attendance at taxation of bill of costs before the Taxing Master	100
	If long in the taxing Master's discretion not to exceed	200
25.	Attendance before the Judge in appeal from taxation	150
26.	In undefended causes or matters, and any defended cause in which judgment is given without a contested hearing, at the discretion of the Taxing Master	from 200 to 1000
27.	In defended causes in which there is a contested hearing	
(a)	for the first day or part thereof	1500
(b)	for each subsequent day or part thereof	750
28.	In ordinary motions and applications for unsatisfied judgments before the Supreme Court, at the discretion of the Taxing Master	from 200 to 750
29.	In contested motions before the Supreme Court and in appeals from the Magistrates' Court, per day or part thereof when case taken	1000
30.		
(a)	On any adjournment when case not taken	300
(b)	for attendance when judgment is delivered on a future day after consideration	300
31.	In any case where Counsel attend at Chambers, no further costs for such attendance shall be allowed, as between party and party, than the sum that would be allowed for the attendance of an attorney, unless the Judge shall certify for such further allowance. The same rule shall apply to attendance before the Registrar except where he shall, in his discretion, think fit to certify for allowance as for counsel.	

32.	For appearance before any Arbitrator, Commissioner or Referee, when necessary, at the discretion of the Taxing Master, per day	from 500 to 1500
33.	For settling special affidavit, in any case in which the Taxing Master may consider the assistance of counsel to be absolutely required	150
34.	For drawing or settling grounds of appeal at the discretion of the Taxing Master	from 500 to 1500
35.	For consultation :	
(a)	when the matter at issue does not exceed R.10,000 in value,	from 500 to 750
(b)	when it exceeds R.10,000 but does not exceed R.30,000	from 750 to 1000
(c)	when it exceeds R.30,000 but does not exceed R.50,000	from 1000 to 1500
(d)	when it exceeds R.50,000	2000
(e)	when the value of the matter at issue is not determined, the fee shall be chargeable according to one of the above scales at the discretion of the Taxing Master, but in no case shall exceed	1000

PART II - COSTS AS BETWEEN ATTORNEY AND CLIENT

Sales by Licitation or Levy		
(A)	Where the property has not been sold before the Court.	
1.	Instructions	300
2.	Drawing petitions, affidavit, or other necessary document for	100
3.	Drawing particulars of sale (memorandum of charges)	at the discretion of the Taxing Master from 200 to 1000
4.	Drawing notice for Government Gazette	100
5.	Drawing notice for local newspaper	100
6.	Drawing notice for placards	100
7.	Attendance at reading of memorandum of charges (Cashier des Charges)	300

8.	Attendance in Court on objections	300
9.	Attendance to require certificate that purchase has not complied with the conditions of sale (Folle Enchère)	100
10.	Any other necessary attendance	100
11.	Perusal of any necessary document	100
12.	Drawing petition praying for a subrogation	200
13.	Copies of petition including Judge's order	50
14.	Petition to withdraw from intended sale any object or property comprised in the seizure (Demande en Distraction)	100
15.	Copies of petition referred to in item 14 with Judge's order. For each copy	50
16.	Petition setting forth alleged grounds of nullity in the proceedings by levy	100
<p>Before admitting any party to proceed in his alleged grounds of nullity he shall, if required by the Judge, be bound to furnish security for the costs of such proceedings and in no case shall the costs of either party fall upon the estate. When the valuation or reserved price (mise à prix) of the property to be sold does not exceed R.100,000 only two thirds of the above costs will be allowed. When an attorney is substituted by another before the sale takes place, each attorney will be allowed fees in accordance with the foregoing scale in respect of the work done by that attorney.</p>		
(B)	When the property is actually sold in Court, the attorney prosecuting the sale shall not be allowed any of the above fees, but he shall only be entitled to claim the fees allowed by the Immovable Property (Judicial Sales) Act.	
(C)	Other Costs at or after Sale.	
17.	Attendance at the bidding by the attorney of party levied on	200
18.	Attendance to bid if an attorney be so employed and does not become purchaser	200
19.	Attendance to bid if an attorney be so employed and becomes purchaser	300
20.	Attendance to declare name of purchaser (déclaration de command)	100

21.	Attendance to open biddings (Surenchère)	200
22.	Notice with summons to the party to whom the property was adjudicated, to the party having the carriage of the sale, and to the party levied on, or their respective attorneys	150
	For each copy	50
Attorney's Costs in Attribution of Price and Order		
23.	Taking instructions	500
24.	Attendance with praecipe to obtain order to summon parties	100
25.	Attendance at Mortgage Office for certificate of inscription	100
26.	Renewal of certificate when required	100
27.	Every act of production including attendances	300
28.	Notice to each creditor or his attorney	100
29.	Every copy	50
30.	Attendance to oppose claim produced	300
31.	Notice to inscribed creditor and the party levied on of claims produced after the time prescribed by law	100
32.	Attendance to strike off one or more mortgages comprised in the same judgment or order if an attorney be employed	100
33.	Petition for substitution of another person with the carriage of the proceedings	100
34.	Petition for substitution of a plaintiff or defendant	100
35.	Drawing extract of deed of sale or donation to be notified to registered mortgagees by the purchaser or mortgagee	200
36.	For every mortgage extracted	50
37.	For perusal of any document	50

38.	For every necessary attendance	100
39.	Drawing notice for Government Gazette	100
40.	Drawing notice for local newspaper	100
41.	Drawing notice for placards	100
Costs in Distribution by Way of Contribution		
42.	Attendance with praecipe to obtain order	100
43.	Every act of production (including attendance)	300
44.	Drawing notices with summons to opposite party	100
45.	For each copy, per page	50
46.	Attendance to oppose scheme of distribution (including petition)	300
47.	For every necessary attendance	100
48.	For perusal of any document	50
General Items		
49.	Any necessary attendance not provided for or allowed under any other item	100
	If long, per hour	200
50.	Letter not included under any other item	200
	If long	300
	If similar	50

Miscellaneous

In respect of any work for which a fee allowable on taxation as between party and party is prescribed in Part I of the Schedule (including counsel's fees) the Taxing Master shall on taxation allow the same fee on a taxation as between attorney and client, provided that the Taxing Master may in his discretion in a taxation as between attorney and client allow costs —

- (a) in relation to items not mentioned in Part I, or
- (b) of an amount higher than that prescribed in Part I.

In respect of any work, contentious or non-contentious, for which fees allowable on taxation or otherwise are not prescribed in this Schedule or

otherwise by law, the Taxing Master shall on taxation have regard to any fee allowable on taxation in this Schedule or otherwise by law in so far as he is satisfied that the work and responsibility involved can be reasonably compared with the work and responsibility involved in the work for which any such fee is claimed.

In respect of any other work, contentious or non-contentious, of any kind performed by an attorney for his client for which fees allowable on taxation or otherwise are not prescribed in this Schedule or otherwise by law, the Taxing Master shall allow such sum as may be fair and reasonable having regard to all the circumstances of the case, the fees prescribed elsewhere in this Schedule for work of a general nature and the other provisions of this Schedule.

PART III - GENERAL

Disbursements

In addition to fees for work done by an attorney, the bill of costs may include costs payable in discharge of a liability properly incurred by the attorney on behalf of the party to be charged with the bill, including counsel's fees where the attorney has not himself performed work usually performed by counsel —

- (i) unless before taxation its amount has been agreed by the attorney instructing counsel; and
- (ii) before the Taxing Master issues his certificate a receipt for the fee signed by counsel is produced to him.

When, under this Schedule or otherwise, any fee is fixed according to the amount claimed or in issue and the party supporting that claim or issue has succeeded thereon, the fee allowed to that party shall be fixed in accordance with the amount awarded or assessed by the Court or Judge in respect of that claim or issue.

When in any proceedings in the Supreme Court the subject matter of the claim or the amount recovered is within the jurisdiction of the Magistrates' Court, the fees allowed as between party and party shall not exceed the total amount that would have been allowed between party and party had proceedings been brought in the Magistrates' Court, except in accordance with the order or certificate of the Court or a Judge.

Taxing Master's Discretion

In exercising any discretion under this Schedule or otherwise vested in him, the Taxing Master shall have regard to all relevant circumstances, and in particular to —

- (a) the complexity of the item or of the cause or matter in which it arises and the difficulty or novelty of the questions involved;
- (b) the skill, specialised knowledge and responsibility of, and the time and labour expended by, the attorney or counsel;
- (c) the number and importance of the documents (however brief) prepared or perused;
- (d) the place and circumstances in which the business involved is transacted;
- (e) the importance of the cause or matter to the client;
- (f) where money or property is involved, its amount or value;
- (g) any other fees and allowances payable to the attorney or counsel in respect of other items in the same cause or matter, but only where work done in relation to those items has reduced the work which would otherwise have been necessary in relation to the item in question.

Matters not provided for

Upon any taxation where any question arises as to any matter for which provisions is not made in this Act or Schedule or otherwise by law, or as to the proper application of any such provision as is so made, the principles to be applied in England for the time being in deciding similar questions, shall, subject to the provisions of this Act and Schedule and of any other law for the time being applicable, be applied in deciding such questions.

MADE this 24th day of January, 2020.

**M. TWOMEY
CHIEF JUSTICE**

S.I. 18 of 2020*(Cap 42)***Seychelles Court of Appeal (Amendment of Schedules)
Rules, 2020**

In exercise of the powers conferred by Article 136 of the Constitution, the President of the Court of Appeal hereby makes the following Rules —

1. These Rules may be cited as the Seychelles Court of Appeal (Amendment of Schedules) Rules, 2020.

Citation

2. The Seychelles Court of Appeal Rules, 2005 are amended by repealing the Second Schedule and substituting therefor the following Schedule —

Amendment of
Second Schedule**SECOND SCHEDULE****(RULE 33)****FEEs**

1. The fees and percentages set out in this Schedule shall be taken and paid in respect of all civil causes, matters and proceedings in the court, and in respect of applications and proceeding in the Supreme Court, preparatory or incidental to, or consequential upon, a civil appeal to the Court of Appeal.

2. The Court of Appeal may, on application, permit the filing of an appeal without the payment of the court fees detailed in this Schedule where —

(a) the request is made by application supported by affidavit; and

(b) (i) the requesting party is the Attorney General, a ministry, department or body of the Government of Seychelles; or

(ii) it is in the interests of ensuring access to justice that court fees be waived.

		FEES (SCR)
1.	Upon filing Notice of Appeal	1000
2.	Upon filing Notice of address for service	200
3.	Upon filing Notice of Cross-Appeal	1000
4.	Upon filing Notice of Motion	500
5.	Upon filing an Affidavit	200
6.	Upon sealing an Order	200
7.	Upon a reference from the Registrar to the President or a Judge designated by the President	300
8.	Upon filing a bill of costs for taxation	100
9.	Upon the certificate or allocation of the result of taxation of a bill of costs where the costs of any matter are assessed by the Court and ordered to be paid, the appropriate fee under this item shall be payable.	2% of final payment minimum of 200
10.	Upon taking an Affidavit	200
11.	Upon marking an exhibit to an affidavit	100
12.	Preparing, settling and certifying record	2000
13.		
(a)	On physical copy of any documents, record, evidence, or other proceedings	100
(b)	Digital copy of whole document	50
14.	Service of any process or proceedings required to be served by the Court:	
	(a) On Mahe within five kilometres from the Court	75
	(b) On Mahe more than kilometres, for every extra kilometer (to be charged both ways)	50
	(c) On Praslin and La Digue and other inner islands	1000
15.	Upon a bond, for every party executing the same	200

- (b) In the Third Schedule, by repealing SCALE A and substituting the following —

SCALE A (Civil causes and matters) Instructions		
		FEE (SCR)
1.	Instructions to file Notice of Appeal	1000
2.	Instructions to act for a Respondent	1000
3.	In any case where a Notice of Appeal has been filed but no appeal is subsequently lodged, the Respondent shall be entitled to an inclusive sum for costs of any application made to the Supreme Court or the Court)	2000
4.	Instructions to file any application	1000
5.	Instructions to appear for the Respondent to any application	1000
Drawing		
6.	Notice of Appeal	1500
7.	Notice of Motion	750
8.	Affidavit	200
9.	Notice of address for service	200
10.	Notice of Cross-Appeal	1000
11.	Bill of Costs	100
12.	Copy of bill of costs to opposite party	100
13.	Proof of witness	100
14.	Order	200
15.	Any other necessary document to be filed or used in Court	100
Attendances		
16.	On the Registrar	500
17.	On the President or a Judge in chambers	1000
18.	In court, on the hearing of any application or appeal, for the first half hour of the hearing	2000
	And for each subsequent half hour	1000
	But subject to a maximum for this first day of	3000
	And for each subsequent day of	2000
19.	In court to hear judgment	500

MADE this 24th day of January, 2020.

**FRANCIS MACGREGOR
PRESIDENT OF THE COURT OF APPEAL**

SEYCHELLES MARITIME SAFETY AUTHORITY ACT, 2019

(Act 2 of 2020)

ARRANGEMENT OF SECTIONS

PART I - PRELIMINARY

1. Short title and commencement
2. Interpretation

PART II - ESTABLISHMENT AND FUNCTIONS OF THE AUTHORITY

3. Establishment of the Authority
4. Functions of the Authority

PART III - BOARD OF THE AUTHORITY

5. Board of the Authority
6. Meetings of Board
7. Powers of Board
8. Chief Executive Officer
9. Deputy Chief Executive Officer
10. Other officers and staff of the Authority

PART IV - APPEALS BOARD

11. Appeals Board
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**SEYCHELLES MARITIME SAFETY AUTHORITY
ACT, 2019**

(Act 2 of 2020)

I assent



A handwritten signature in blue ink, appearing to read "Danny Faure".

Danny Faure
President

7th February, 2020

AN ACT to establish the Seychelles Maritime Safety Authority to administer, regulate, co-ordinate and oversee maritime affairs and for matters connected therewith or incidental thereto.

ENACTED by the President and the National Assembly.

PART I - PRELIMINARY

1. This Act may be cited as the Seychelles Maritime Safety Authority Act, 2019 and shall come into force on such date as the Minister may by notice published in the *Gazette*, appoint.

Short title and commencement

Interpretation

2. In this Act —

“Appeals Board” means the Appeals Board established under section 11;

“Authority” means the Seychelles Maritime Safety Authority established under section 3;

“Board” means the Board of the Authority constituted under section 5(1);

“Certificate” means a certificate issued by the Authority showing competency, proficiency and any required qualification of a seafarer;

“Chairperson” means the Chairperson of the Board appointed under section 5(2);

“Chief Executive Officer” means the Chief Executive Officer of the Authority appointed under section 8;

“Deputy Chief Executive Officer” means the Deputy Chief Executive Officer of the Authority appointed under section 9;

“fishing vessel” means any ship or boat, of any nature whatsoever, irrespective of the form of ownership or size, used or intended to be used or capable of being used for fishing or fishing related activities excluding fishing for pleasure;

“identification” means ships that have been identified as per section 16(3) of the Merchant Shipping Act (Cap 282);

“Minister” means the Minister responsible for Maritime Affairs;

“prescribed” means prescribed by Regulations made by the Minister under section 25;

“rules” means the rules made by the Authority under section 26;

“Seafarer” means any person, including a master and an apprentice, who is employed or engaged or works in any capacity on board a ship;

“Seychelles waters” means the Exclusive Economic Zone, Territorial Waters, Internal Waters and all other waters subject to the jurisdiction of Seychelles;

“ship” includes every description of vessel or artificial craft used or capable of being used as a means of transportation on or in water, whether or not it is actually afloat, and whether or not it has any means of propulsion but does not include a seaplane.

PART II - ESTABLISHMENT AND FUNCTIONS OF THE AUTHORITY

3.(1) There is hereby established an Authority to be known as the Seychelles Maritime Safety Authority.

Establishment
of the
Authority

(2) The Authority, shall be a body corporate with perpetual succession and a common seal and shall, in its corporate name, be capable of —

- (a) suing and being sued;
- (b) purchasing or otherwise acquiring, holding, charging disposing of movable or immovable property;

- (c) borrowing money with the approval of the Minister responsible for Finance; and
- (d) collecting all dues, rental fees and other monies payable to the Authority under this Act or any other law administered by the Authority.

(3) The Authority may enter into agreements and arrangements with any organisation in respect of any matter relating to maritime affairs or any matter the Authority deems expedient.

Functions
of the
Authority

4.(1) The Authority shall carry out such functions as may be necessary for the purposes of this Act.

(2) Without prejudice to the generality of subsection (1), the Authority shall have the duty to—

- (a) advise the Government or any relevant agency on any matter relating to maritime affairs;
- (b) administer and enforce the provisions of the laws relating to the marine sector specified in the Schedule;
- (c) discharge Flag, Coastal and Port State responsibilities in an efficient and effective manner having regard to international maritime conventions, treaties, agreements and other instruments to which Seychelles is a party;
- (d) ensure the implementation of international maritime conventions, treaties, agreements and other instruments ;

- (e) regulate, control and administer all matters relating to maritime safety, the training and certification of seafarers and approval of maritime training institutions;
- (f) ensure, in collaboration with relevant agencies, the protection of the marine environment and prevention of pollution from ships and response to marine environment incidents;
- (g) implement or assist other agencies in the co-ordination of matters relating to maritime security including the specification of any equipment to be carried on board ships for security purposes, including fishing vessels;
- (h) represent Seychelles on maritime affairs at both the national and international level;
- (i) communicate information on the text of laws, orders, decrees, regulations and other mandatory reports to the International Maritime Organisation under the applicable mandatory instruments;
- (j) conduct, in collaboration with relevant entities, investigations into maritime casualties or incidents including wrecks;
- (k) ensure, in collaboration with relevant agencies, appropriate observance of international rules and regulations pertaining to the management of dangerous goods;
- (l) coordinate activities of agencies and bodies involved in search and rescue operations and make policy decisions therein;

- (m) assist, in collaboration with relevant agencies, the implementation of the national oil spill contingency plan;
- (n) issue merchant shipping notices, guidance notes, notice to mariners and circulars for the implementation and enforcement of applicable mandatory instruments;
- (o) register and identify ships; administer and maintain a public register of seafarers and ships;
- (p) undertake surveying, inspection and issuance of safety certificates for ships including fishing vessels;
- (q) issue licences for ships, except fishing vessels;
- (r) monitor and regulate the survey and certification activities delegated to recognised organisations;
- (s) conduct port State control inspections;
- (t) ensure compliance with building, alterations, maintenance, manufacture, possession, use, sale and purchase of ships including fishing vessels;
- (u) specify markings on ships according to the type of registration or identification;
- (v) provide for the certification, examination, revalidation, authentication, endorsements, exemptions of certificates and issuance of dispensations for seafarers;

-
- (w) regulate and issue operating license for ferries, Dive Centres, Dive Operators and all other commercial water sport activities;
 - (x) issue licences and certify marine surveyors;
 - (y) provide powers for stopping, boarding, confiscation of any articles, equipment and impoundment of ships engaged in local voyages in collaboration with relevant agencies;
 - (z) determine the range limit which a ship is allowed to sail from the point of departure;
 - (aa) designate, in collaboration with relevant agencies, mooring and anchoring areas for ships including fishing vessels ;
 - (bb) specify the accepted limit of alcohol in the blood, urine and breath of seafarers onboard ships including fishing vessels;
 - (cc) specify the speed limits of ships including fishing vessels in Seychelles waters;
 - (dd) collaborate with relevant agencies for the demarcation of a sea passage and designation of zones in relation to the usage of sea and issue permission for any activities to be performed at sea;
 - (ee) provide and maintain navigational aids, except within port limits, where necessary;
 - (ff) prescribe forms for any services provided for by the Authority;

- (gg) collect fees including surcharges for any services provided for by the Authority ;
- (hh) perform all such other functions which contribute to the attainment of the objects of the Authority.

PART III - BOARD OF THE AUTHORITY

Board of the
Authority

5.(1) The Authority shall be administered by a Board consisting of seven members appointed by the President in consultation with the Minister from among persons having wide experience of, and having shown capacity in, matters relating to maritime affairs, or possessing skills or experience in relevant fields.

(2) The President shall appoint a Chairperson and a Vice-Chairperson of the Board from among the members of the Board.

(3) The salary and allowances and other terms and conditions of service of the Chairperson, Vice-Chairperson and Members of the Board shall be such as may be determined by the President.

(4) A member of the Board shall hold office for such period, not exceeding three years, as the President may specify in the instrument of his or her appointment and shall be eligible for reappointment.

(5) A member of the Board may at any time resign by a letter addressed to the President and such member shall cease to be member of the Board from the date on which the President accepts the resignation.

(6) Where a member of the Board vacates office, the President shall, having regard to subsection (1), appoint a person to replace that member for the remaining period of the term of office of that member.

(7) Where the Chairperson, Vice-Chairperson or any member of the Board is temporarily unable to perform the functions of his or her office due to poor health, other infirmity, absence from Seychelles or any other cause, the President shall appoint a person having regard to the provisions of subsection (1) to act in the place of such Chairperson, Vice-Chairperson or member as the case may be.

(8) The Chief Executive Officer shall be an *ex-officio* member of the Board.

(9) The appointment of the Chairperson, Vice-Chairperson and members of the Board shall be published in the *Gazette*.

6.(1) The Board shall meet at least once every two months or at such times as may be necessary or expedient for the transaction of business and the meetings shall be held at such places and times and on such days as the Chairperson determines.

Meetings
of Board

(2) The Chairperson shall preside at the meetings of the Board and if, for any reason, he or she is unable to attend any meeting, the Vice-Chairperson shall preside and in the absence of Chairperson and Vice-Chairperson any other member elected by the members present at such meeting shall preside over the meeting of the Board.

(3) Five members of the Board shall form a quorum for the meeting.

(4) The decisions of the Board shall be made by a simple majority of votes of the members present and in any case in which the voting is equal, the member presiding shall have an additional or casting vote.

(5) Where a quorum is present, the validity of any proceeding of the Board shall not be affected by any vacancy

amongst its members or by any defect in the appointment of members.

(6) A member of the Board who has a direct or indirect interest in any matter to be decided by the Board shall disclose the nature of the interest at the meeting of the Board and shall not vote on the matter nor take part in any discussion in respect of that matter.

(7) Subject to the provisions of this Act and regulations made thereunder, the Board may regulate its own proceedings.

Powers of
the Board

7. The Board shall have all powers necessary for the proper performance of its administrative functions under this Act.

Chief
Executive
Officer

8.(1) The President may, on the recommendation of the Board, appoint a Chief Executive Officer of the Authority.

(2) The Chief Executive Officer shall be appointed for such term not exceeding three years as the President may determine, and shall be eligible for reappointment on completion of the term of appointment.

(3) The salary and allowances and other terms and conditions of service of the Chief Executive Officer shall be such as may be determined by the President.

(4) The Chief Executive Officer —

- (a) shall be responsible for the implementation of the decisions of the Authority and for the management of the day-to-day affairs of the Authority;
- (b) may, subject to the direction of the Board, sign documents on behalf of the Authority;

- (c) may delegate any of his or her functions to the Deputy Chief Executive officer or any other employee of the Authority.

9.(1) The President may appoint a Deputy Chief Executive Officer of the Authority on the recommendation of the Board.

Deputy Chief
Executive
Officer

(2) The Deputy Chief Executive Officer shall be appointed for such term not exceeding three years as the President may determine, and shall be eligible for reappointment on completion of the term of appointment.

(3) The salary and allowances and other terms and conditions of service of the Deputy Chief Executive Officer shall be such as may be determined by the President.

(4) The Deputy Chief Executive Officer may act in the office of the Chief Executive Officer —

- (a) during the vacancy in the office of the Chief Executive Officer;
- (b) during any period in which the Chief Executive Officer is absent from duty for any reason or is unable to perform the functions of that office; and
- (c) perform such other functions as the Chief Executive Officer may delegate.

10.(1) The Authority may appoint the following officers for the implementation of the provisions of this Act and the laws administered by the Authority —

Other officers
and staff of
the Authority

- (a) Registrar of ships;
- (b) Registrar of Seafarers;
- (c) Surveyor;

- (d) Chief Examiner;
- (e) Receiver of wrecks;
- (f) Legal Officer;
- (g) Inspector.

(2) The Chairperson may, in consultation with the Board, appoint a suitable person as Secretary of the Board.

(3) The Secretary shall be responsible for convening meetings of the Board, keeping records of meetings and decisions of the Board, communicating the decisions of the Board, submitting documents on behalf of the Board and, when required by the Board, executing orders of the Board.

(4) The Authority may also employ such other persons or agents as are necessary for the effective performance of its functions, on such terms and conditions as it deems fit.

(5) The qualification, salary, allowances and other terms and conditions of service of the Secretary, officers and other employees shall be the same as applicable to the employees in the public service.

PART IV - APPEALS BOARD

Appeals
Board

11.(1) There shall be an Appeals Board consisting of three persons, one of whom shall be the Chairperson, appointed by the President on the recommendation of the Ministry.

(2) The Appeals Board may, on such terms and conditions as it may determine, appoint any person to assist it in deciding any appeal.

(3) The Chairperson and members of the Appeals Board shall be persons having such qualifications and experience in the marine sector as may be prescribed and be of good character and integrity.

(4) A person shall not be appointed as Chairperson or member of the Appeals Board if that person —

- (a) is the owner or operator of, or has an interest in, a marine business subject to oversight by the Authority;
- (b) has been convicted of, and undergone imprisonment for a term of not less than six months for, an offence involving fraud, dishonesty or moral turpitude.

(5) The Chairperson and members of the Appeals Board shall hold office for three years and shall be eligible for reappointment.

(6) The appointment of the Chairperson of the appeals board shall be on such terms and conditions as may be determined by the President.

(7) The President shall at any time terminate the appointment of the Chairperson if he or she has been found guilty of —

- (a) any misconduct, default or breach of trust in the discharge of his or her duties; or
- (b) an offence of such nature which renders it desirable that the Chairperson's appointment be terminated.

(8) The Appeals Board may regulate its own proceedings.

12.(1) A person aggrieved by any decision of the Authority may appeal to the Appeals Board.

Appeals

(2) An appeal under subsection (1) shall be made within such time, accompanied by such fees and in such manner as may be prescribed.

(3) The Appeals Board may, where it entertains an appeal, decide the appeal by —

- (a) confirming the decision;
- (b) varying the decision;
- (c) quashing the decision; or
- (d) ordering the decision-maker to reconsider the decision.

PART V - FINANCIAL PROVISIONS

Funds of
Authority

13.(1) The funds of the Authority shall consist of —

- (a) such moneys as may be appropriated by the National Assembly pursuant to an Appropriation Act for the purpose of the Authority;
- (b) any moneys received by the Authority from its operations or other payments;
- (c) any moneys as are from time to time received by the Authority by way of donations, gifts or grants, subject to the approval by the Minister responsible for Finance.

(2) The funds of the Authority shall be applied in the discharge of expenses incurred in the carrying out of the functions of the Authority, the payment of remuneration to the Chairperson, members of the Board, officers and other employees of the Authority and in the repayment of any sum borrowed by the Authority.

Insurance
cover

14. The Authority shall ensure that insurance is maintained in respect of —

- (a) the property that the Authority manages, holds, owns or occupies; and

- (b) any liability that may arise in relation to the activities in which the Authority engages or activities that it controls or permits.

15.(1) The Minister may, in writing give general or special directions to the Authority regarding the performance of its functions under this Act or any other written law administered by it or any matter that may affect the public interest.

Direction by
Minister

(2) The Authority shall comply with the directions issued under subsection (1).

16.(1) The Authority shall prepare an operational plan at least 90 days before the beginning of each financial year and submit it to the Minister for his or her approval.

Operational
plan

(2) The operational plan shall —

- (a) include a statement of the short and medium term operational objectives;
- (b) outline the strategies that the Authority intends to employ in order to achieve its objectives; and
- (c) include, *inter alia*, a financial plan, a human resources plan and performance indicators.

(3) The financial plan shall include estimates of expenditure and revenue for the financial year next following.

(4) The Authority may amend the operational plan with the approval of the Minister.

17.(1) The financial year of the Authority shall be the calendar year.

Accounts and
Audits

(2) The Authority shall keep proper accounts and other

relevant records and prepare a statement of accounts in such form as may be approved by the Auditor General.

(3) The accounts of the Authority shall be audited by the Auditor General in accordance with Article 158 of the Constitution.

Annual
report

18.(1) The Authority shall, as soon as possible after the expiration of each financial year and in any event not later than the 31st day of March in any year, submit to the Minister, and the Minister responsible for Finance, an annual report dealing generally with the administration and its activities during the preceding financial year.

(2) The Authority shall within three months of completion of the audit of its account in respect of any financial year, submit to the Minister and the Minister responsible for Finance —

- (a) a copy of its audited statement of accounts;
- (b) a copy of annual report specified under subsection (1) for that financial year together with a copy of the audited statement of accounts and a copy of any report by the Auditor General on the statement of accounts of the Authority.

(3) The Minister shall, within 30 days of receiving the Authority's audited statement of accounts, annual report and the report of the Auditor General on the statement of accounts, specified under subsection (2), cause them to be laid in the National Assembly.

PART VI - TRANSFER OF EMPLOYEES

Transfer of
employees
to the
Authority

19.(1) For the purpose of this section and section 20 “Administration” means the Department of the “Seychelles Maritime Safety Administration” established under the Merchant Shipping Act (Cap 282).

(2) The Director General and Director working in the Administration shall be deemed to have been transferred to the service of the Authority as Chief Executive Officer and Deputy Chief Executive Officer respectively and shall perform their functions under this Act until such time the President makes appointments under section 8 and 9.

(3) All the other public officers and other employees working in the Administration shall be deemed to have been appointed by the Authority under section 10 and shall stand transferred to the service of the Authority.

(4) The terms and conditions, salary and allowances of the officers and other employees transferred to the Authority under subsections (2) and (3) shall not be less favourable than those applicable to them in the service of the Administration immediately before such transfer.

PART VII - MISCELLANEOUS

20.(1) Any licences or certificate issued, permission granted, orders issued, legal proceedings initiated in any court or other authorities by the Administration shall be deemed have been issued, granted or initiated, as the case may be, by the Authority.

Savings

(2) All deeds, bonds, agreements and arrangements subsisting immediately before the date of commencement of this Act relating to the Administration or to any person transferred to the service of the Authority shall continue in force on and after that date and shall be enforceable by or against the Authority as if the Authority had been named therein and had been a party thereto.

(3) Any proceeding or cause of action pending or existing immediately before the date of commencement of this Act by or against the Administration or any person acting on its behalf may be continued and enforced by or against the Authority.

(4) As from the date of commencement of this Act, all movable property vested in the Administration and all assets, rights, interests, privileges, liabilities and obligations of the Administration shall, subject to subsection (5), be transferred to and vest in the Authority.

(5) If any question arises as to whether any particular movable property or any particular asset, right, interest, liability or obligation has been transferred to or vested in the Authority under subsection (4), a certificate under the hand of the Minister shall be conclusive evidence that the property, asset, right, interest, liability or obligation was or was not so transferred or vested as the case may be.

Application
of certain
Penal Code
provisions

21.(1) All members of the Board and officers of the Authority shall be deemed to be employed in the public service for the purpose of sections 91 to 96 of the Penal Code.

Protection
for acts in
good faith

22. No civil or criminal proceedings shall lie against the Authority, Chairperson, Vice-Chairperson, or member of the Board or the officers and other employees of the Authority in respect of an act done or omission made in good faith in the performance of the functions of the Authority, in pursuance of this Act.

Compounding
of offence

23.(1) Where a person agrees in writing to the compounding of an offence punishable on conviction with fine, the Authority may in consultation with the Attorney General, compound the offence in the manner as prescribed by regulations.

(2) In any proceedings brought against any person for an offence under this Act it shall be a good defence if the person proves that the offence has been compounded under this section.

Reference in
other written
laws

24. Any reference in any written law to the Seychelles Maritime Safety Administration, its Director General or other

officers shall be deemed to be a reference to the Seychelles Maritime Safety Authority; its Chief Executive Officer or other corresponding officers as the case may be.

25.(1) The Minister may, in consultation with the Authority, make regulations for the purpose of carrying into effect the provisions of this Act.

Regulations

(2) Without prejudice to the generality of subsection (1) such regulations may provide for —

- (a) the manner and fees for filing appeal to the Appeals Board;
- (b) the certification of seafarers and approval of maritime training institutions;
- (c) the protection of the maritime environment, prevention of pollution from ships and for dealing with maritime environment incidents;
- (d) maritime safety and security;
- (e) the investigation of maritime casualties or incidents;
- (f) the registration and licencing of ships;
- (g) regulating the survey and certification activities delegated to recognised organisations;
- (h) licencing of ferries, Dive Centers, Dive operators and marine surveyors;
- (i) stopping, boarding, and impounding ships engaged in local voyages and confiscating articles and equipment;

- (j) specifying alcohol limits in the blood, urine and breath of seafarers on board ships including fishing vessels;
 - (k) specifying the safe operation and speed limits of ships including fishing vessels;
 - (l) demarcation of sea passage and designation of zones in relation to the usage of and the issue of permission for any activities at sea;
 - (m) fees for any services provided by the Authority;
 - (n) amending the Schedule.
- (3) Regulations made under subsection (1) may —
- (a) create offences and provide penalties therefor to a fine not exceeding SCR300,000 and to imprisonment not exceeding 5 years or to both such fine and imprisonment;
 - (b) provide for forfeiture of ships.

Rules

- 26.** The Authority may make rules for the purpose of—
- (a) prescribing form of any service provided by the Authority, notices, guidance notes and circulars for the enforcement of mandatory instruments;
 - (b) keeping of registers of seafarers and ships;
 - (c) conducting survey, inspection and issue of safety certificates for ships including fishing vessels;

- (d) providing conduct of port State control inspections;
- (e) markings on ships;
- (f) prescribing the range, which a ship sails from the point of departure shall maintain;
- (g) designation of mooring areas and anchoring area for ships including fishing vessels;
- (h) any other matter for the purpose of carrying into effect the provisions of this Act.

SCHEDULE

[Section 4(2)(b)]

Merchant Shipping Act (Cap 282)

I certify that this is a correct copy of the Bill which was passed by the National Assembly on 17th December, 2019.



Mrs. Tania Isaac
Deputy Clerk to the National Assembly



MERCHANT SHIPPING (AMENDMENT) ACT, 2019

(Act 3 of 2020)

I assent



A handwritten signature in blue ink, appearing to read "Danny Faure".

Danny Faure
President

7th February, 2020

AN ACT to amend the Merchant Shipping Act (Cap 282).

ENACTED by the President and the National Assembly.

1. This Act may be cited as the Merchant Shipping (Amendment) Act, 2019.

Short title

Amendment
of Cap 282

2. The Merchant Shipping Act is amended as follows —

(a) in section 3 —

(i) by repealing the definition of “Administration” and substituting therefor the following definitions —

““Appeal” means an appeal filed before the Appeals Board;

“Appeals Board” means the Appeals Board established under section 11 of the Seychelles Maritime Safety Authority Act, 2019;”;

(ii) by repealing the definition of “authorised officer” and substituting therefor the following definitions —

““Authority” means the Authority established under the Seychelles Maritime Safety Authority Act, 2019;

“bareboat charter” means a Seychelles ship leased for a period of time without Master and crew;

““BLU Code” means the Code of Practice for the Safe Loading and Unloading of Bulk Carriers adopted by the IMO on 27 November, 1997 by resolution A. 862(20) as amended from time to time;”;

- (iii) by inserting after the definition of “cargo ship” the following definition —

““Casualty Investigation Code” means the Code of the International Standards and Recommended Practices for a Safety Investigation into a Marine Casualty or Marine Incident adopted on 16 May 2008 by IMO Resolution MSC. 255(84);”;

- (iv) by repealing the definition of “Director General”;

- (v) by repealing the definition of “Collisions Convention” and substituting therefor the following definitions —

““Chief Executive Officer” means the Chief Executive Officer as defined in the Seychelles Maritime Safety Authority Act, 2019;

“COLREG” means the Convention on the International Regulations for Preventing Collisions at Sea 1972, as affected by any amendment, other than an amendment objected to, or not accepted, by the Republic;”;

- (vi) by inserting after the definition of “equipment” the following definition —

““Examiner” means an Examiner appointed under section 10 of the Seychelles Maritime Safety Authority Act, 2019;”;

- (vii) by inserting after the definition of “existing ship” the following definition —

““FAL Convention” means the Convention on International Facilitation of Maritime Traffic, 1965 as amended from time to time;”;

- (viii) by repealing the definition of “Harbour Master” and substituting therefor the following definitions —

““IMDG” means the International Maritime Dangerous Goods Code adopted by the IMO on 6 November 1991 by resolution 716 (17), as amended from time to time;

“IMO” means the International Maritime Organisation;”;

- (ix) by repealing the definition of “inspector” and substituting therefor the following definitions —

““Inspector” means the Inspector appointed under section 10 of the Seychelles Maritime Safety Authority Act, 2019;

“International Convention on Load Lines” means the International Convention on Load Lines 1966 and its Protocol of 1988, as affected by any amendment thereto, other than an amendment objected to or not accepted by the Republic;

“International Load Line Convention ship” means a ship that is —

- (a) of a kind to which the International Load Line Convention applies; and
- (b) registered in a country the government of which has accepted or acceded to the International Load Line Convention and has not denounced that Convention;”;
- (x) by repealing the definition of “Licensing Authority” and substituting therefor the following definitions —

- (viii) by repealing the definition of “Harbour Master” and substituting therefor the following definitions —

““IMDG” means the International Maritime Dangerous Goods Code adopted by the IMO on 6 November 1991 by resolution 716 (17), as amended from time to time;

“IMO” means the International Maritime Organisation;”;

- (ix) by repealing the definition of “inspector” and substituting therefor the following definitions —

““Inspector” means the Inspector appointed under section 10 of the Seychelles Maritime Safety Authority Act, 2019;

“International Convention on Load Lines” means the International Convention on Load Lines 1966 and its Protocol of 1988, as affected by any amendment thereto, other than an amendment objected to or not accepted by the Republic;

“International Load Line Convention ship” means a ship that is —

- (a) of a kind to which the International Load Line Convention applies; and
- (b) registered in a country the government of which has accepted or acceded to the International Load Line Convention and has not denounced that Convention;”;
- (x) by repealing the definition of “Licensing Authority” and substituting therefor the following definitions —

- (xiv) by inserting after the definition of “Minister” the following definition —

““MLC 2006” means the Marine Labour Convention adopted on 23 February 2006 by the General Conference of the International Labour Organisation;”;

- (xv) by inserting after the definition of “Official Log Book” the following definition —

““OPRC” means the International Convention on Pollution Preparedness, Response and Cooperation 1990;”;

- (xvi) by repealing the definition of “Receiver of Wrecks”;

- (xvii) by repealing the definition of “Registrar” and substituting therefor the following definitions —

““Registrar” means the Registrar of Ships appointed under section 10 of the Seychelles Maritime Safety Authority Act, 2019;

“Registrar of Seafarers” means the Registrar of Seafarers appointed under section 10 of the Seychelles Maritime Safety Authority Act, 2019, but in relation to any Registrar of Seafarer for the purpose of section 134 means the Registrar of Seafarers appointed —

- (a) for the port at which the seafarer entered into, or is believed to have entered into a crew agreement; or
- (b) where the seafarer did not enter into a crew agreement in Seychelles, for the port to which

the seafarer has returned, or is expected to return, on the completion of his or her latest voyage;”;

(xviii) by repealing the definitions of “Safety Convention” and “Safety Convention ship”;

(xix) by repealing the definition of “Seychelles ship” and substituting therefor the following definitions —

““Ship” includes every description of vessel or artificial craft used or capable of being used as a means of transportation on or in water, whether or not it is actually afloat, and whether or not it has any means of propulsion but does not include a seaplane;

“Seychelles ship” means a ship registered under this Act;”;

(xx) by inserting after the definition of “ship registered under this Act” the following definitions —

““SOLAS” means the International Convention for the Safety of Life at Sea 1974, its Protocols of 1978 and 1988 and all amendments thereto, other than an amendment objected to or not accepted by the Republic as affected by any amendment other than an amendment objected to or not accepted by the Republic;

“SOLAS Convention ship” means —

(a) a ship of a kind to which the SOLAS applies; and

(b) registered in a country, the government of which has accepted or acceded to SOLAS and has not denounced the Convention;”;

- (*xxi*) by repealing the definitions of “S.T.C.W Convention” and “surveyor” and substituting therefor the following definitions —

““STCW Convention” means the International Convention on Standards of Training Certification and Watch keeping for Seafarers, 1978 as amended;

“STCW Code” means the Seafarers' Training, Certification and Watch keeping Code adopted by the 2010 Manila Conference of Parties to the STCW Convention;

“Surveyor” means a Surveyor appointed under section 10 of the Seychelles Maritime Safety Authority Act, 2019;”;

- (*xxii*) by inserting after the definition of “tanker” the following definition —

““Tonnage Convention” means the International Convention on Tonnage Measurement of ships, 1969, including any amendments thereof;”;

- (*xxiii*) by repealing the definition of “vessel” and substituting therefor the following definition —

““UNCLOS” means the United Nations Convention on the Law of the Seas;”;

- (b) by repealing the words “seaman” and “seamen” wherever they occur throughout the Act and substituting therefor the words “Seafarer” and “Seafarers” respectively;
- (c) by repealing section 5 and the marginal note thereof and substituting therefor the following section and marginal note —

“5. The Authority shall administer this Act.”;

- (d) by repealing section 6;
- (e) by repealing section 7 and the marginal note thereof and substituting therefor the following section and marginal note —

Powers and
duties of
Surveyors
and
Inspectors

“7.(1) Surveyors and Inspectors shall have the powers and perform such duties as provided in the Act.

(2) Surveyors and Inspectors shall be under the administrative control of the Chief Executive Officer in the performance of their functions.”;

- (f) by repealing section 8, 9, 10 and 11, 11A, 11B and 11C;
- (g) in section 16 —
- (i) by repealing the words “exempt ship” wherever they occur and substituting therefor the words “identified ship”;
- (ii) by repealing subsection (2);
- (iii) by repealing subsection (3) and substituting therefor the following subsection —

“(3) In this subsection, a reference to an “identified ship” refers to a ship —

- (a) that is less than 10 metres in length;
- (b) that is prescribed, or belongs to a class or description of ships that is prescribed;

- (c) that is engaged in specified limit of navigation or trading, or used for any purpose as may be prescribed; or
 - (d) that is identified by a series of letters and numbers assigned by the Registrar of Ships.”;
- (h) in section 17 —
 - (i) by repealing the word “Minister” wherever it occurs and substituting therefor the word “Authority”;
 - (ii) by inserting after subsection (2), the following subsection —

“(2A) Where a ship belongs to an existing ISM company, it shall provide the legal documents for its ownership and the Company IMO number.”;
- (i) by repealing in subsection (2) of section 19 the word “Minister” at both the places it occurs and substituting therefor the word “Authority”;
- (j) by repealing in section 20 the word “Minister” and substituting therefor the word “Authority”;
- (k) by repealing in subsection (5) of section 22 the word “Minister” and substituting therefor the word “Authority”;
- (l) by inserting in subsection (2) of section 26 after the words “not register” the words “or identify” and by repealing the word “Minister” and substituting therefor the word “Authority”;

- (m) by repealing in subparagraph (ii) of paragraph (b) of subsection (4) of section 27 the words “an authorised officer” and substituting therefor the words “an officer of the Authority”;
- (n) by repealing in subsection (4) of section 29 the word “Minister” and substituting therefor the word “Authority”;
- (o) by repealing in paragraph (c) of subsection (1) of section 32 the word “Minister” and substituting therefor the word “Authority”;
- (p) by inserting after subsection (2) of section 50 the following subsection —
- “(3) The Authority shall keep a register of each ISM Company as per the ISM Code.”;
- (q) by repealing paragraph (c) of subsection (4) of section 52;
- (r) by repealing sections 53 and 54 and the marginal notes thereof and substituting therefor the following section and the marginal note —

Licensing
of ships

“53.(1) Notwithstanding anything contrary contained in the Licences Act (Cap 113) every Seychelles ship required to be licenced under the provisions of this Act shall obtain a licence from the Authority.

(2) The following type of vessels shall not operate without a licence issued by the Authority—

- (a) Hire craft;
- (b) Trade vessel;

- (c) Ferry vessel;
 - (d) Passenger vessel; and
 - (e) Garbage disposal barge.
- (3) For the purpose of this section —
- (a) “Hire craft” means a hire craft as defined in the Control of Hire Craft Act (Cap 46);
 - (b) “Trade vessel” and “Ferry vessel” means a vessel engaged in trade carrying passengers and cargo for a fee or consideration;
 - (c) “Passenger vessel” means a vessel carrying 12 passengers or more on international voyages; and
 - (d) “Garbage disposal barge” means a vessel engaged in the disposal of garbage for a fees or consideration.
- (4) An application for licence under subsection (1) shall be made to the Authority in such form as may be prescribed by the Authority.
- (5) The applicant shall pay the fees prescribed by the Authority and submit all the documents required to be submitted along with the application as specified in the application form.

(6) The Authority shall, after evaluating the application and documents submitted along with application, either grant the licence or refuse to grant the licence.

(7) Where the Authority refuses a licence under subsection (6), it shall inform the applicant the reasons therefor.

(8) The Authority may, while granting a licence specify any conditions as the Authority considers necessary.

(9) The licence granted under subsection (6) shall be valid for a period of one year from the date of issue, unless revoked earlier.

(10) The licensee shall declare before the Registrar any change of ownership of a vessel within 24 hours of such change.

(11) The licensee shall ensure that the vessel shall carry and be under the charge of a certified coxswain and where the vessel is a power driven, it shall carry a certified mechanic.

(12) The licensee shall insure the vessel and take third party insurance to the satisfaction of the Authority covering liability for personal injury to the passengers and crew of the vessel including property belonging to them.

(13) The licensee shall comply with—

- (a) any direction given by the Authority;

- (b) any instructions duly given by a police officer, customs officer or an officer from the Seychelles Port Authority regulating and controlling the movement of trade vessel alongside ships in harbour, quays, jetties and landing places;
 - (c) any instructions of an officer of a ship in harbour who is authorised to regulate and control the movement of trade vessel alongside the ship;
 - (d) any passenger accommodation requirements provided in a written law;
 - (e) the requirements of the notification of departure and report on return in accordance with any written law.”;
- (s) in section 55 —
 - (i) by repealing paragraph (c) of subsection (2) and substituting therefor the following paragraph —
 - “(c) for the issue of documents by the Authority certifying the gross and net tonnage of any ship or the tonnage that is to be taken for any purpose specified as the tonnage of a ship not registered under this Act.”;
 - (ii) by repealing subsection (3) and substituting therefor the following subsection —

“(3) In making regulations, the Minister shall have due regard to the Tonnage Convention.”;

- (t) by repealing in section 57 the word “Minister” wherever it occurs and substituting therefor the word “Authority”;
- (u) in section 60 —
 - (i) by repealing in subsection (1) the word “Minister” and substituting therefor the word “Authority”;
 - (ii) by repealing subsection (2) and substituting therefor the following subsection

“(2) The Minister may, in consultation with the Authority, by Regulations appoint any organisation forming part of the International Association of Classification Societies (IACS) for the purposes of this Act and any classification society so appointed may appoint any person to survey and measure ships under and for the purposes of this Act.”;
- (v) by repealing subsection (2) of section 62;
- (w) by repealing in subsection (1) of section 80 the word “Minister” and substituting therefor the word “Authority”;
- (x) in section 81 —
 - (i) by adding in subparagraph (i) of paragraph (a) of subsection (1) after the words “safety certificate” the words “safe manning certificate or radio certificate”;
 - (ii) by repealing in subsection (2) the words “Harbour Master” at both the places they occur and

- substituting therefor the words “Chief Executive Officer”;
- (iii) by adding in paragraph (a) of subsection (2) after the words “safety certificate” the words “safe manning certificate or radio certificate;”;
- (y) by repealing paragraph (a) of subsection (2) of section 82 and substituting therefor the following paragraph —
- “(a) the local safety certificate, local load line certificate, safe manning certificate, radio certificate or appropriate exemption certificate required by the Regulations; or”
- (z) in section 83 —
- (i) by repealing in subsection (1) the words “The Minister may, by order published in the *Gazette*, issue directions” and substituting therefor the words “The Authority may issue merchant shipping notices”;
- (ii) by repealing in subsection (3) the words “Harbour Master” and substituting therefor the words “Chief Executive Officer”;
- (iii) by repealing in subsection (4) the words “appeal to the Minister” and substituting therefor the words “appeal to the Authority”;
- (aa) in section 84 —
- (i) by adding in subsection(1) after paragraph (b) the following paragraph —
- “(ba) the manner of calculating the passenger carrying capacity;”;

- (ii) by repealing in subsection (2) the words “shall not apply in relation to” and substituting therefor the words “shall also apply to”;
- (bb) by repealing subsection (1) of section 85 and substituting therefor the following subsection —

“(1) Subject to this Act and to any other written law, COLREG, the International Load Line Convention the Tonnage Convention, OPRC, SOLAS, STCW Convention and MLC 2006 shall have the force of law in Seychelles”;
- (cc) by repealing in section 86 the words “Safety Convention”, “a Load Line Convention” and “Collision Convention” wherever they occur and substituting therefor the words “SOLAS”, “an International Load Line Convention” and “COLERG’ respectively;
- (dd) in section 87 —
 - (i) by inserting in paragraph (a) of subsection (1) after the words “local safety” the words “certificates, safe manning certificates, radio certificates”;
 - (ii) by repealing in subparagraph (ii) of paragraph (a) of subsection (1) the words “Safety Convention” and substituting therefor the words “SOLAS Convention”;
- (ee) in section 88 —
 - (i) by repealing the words “Load Line Convention” and “Safety Convention” wherever they occur and substituting therefor the words “International Load Line Convention” and “SOLAS Convention” respectively;

- (b) to SOLAS;
- (c) to STCW;
- (d) to MLC 2006;
- (e) to MARPOL 73/78; or
- (f) to the Regulations,”;
- (gg) by repealing in section 90 the words “Harbour Master” at both the places they occur and substituting therefor the words “Chief Executive Officer”;
- (hh) by repealing in section 92, in subparagraph (i) of paragraph (c) of subsection (2), items (A) to (D) and substituting therefor the following items —
 - “(A) COLREG;
 - (B) the International Load Line Convention;
 - (C) MARPOL 73/78;
 - (D) MLC 2006;
 - (E) SOLAS;
 - (F) the Regulations,”;
- (ii) by repealing in section 93(3) the word “Minister” and substituting therefor the word “Authority”;
- (jj) by repealing in section 94(2) the word “Minister” and substituting therefor the word “Authority”;
- (kk) by repealing in section 95 the words “Collisions Convention” and substituting therefor the word “COLREG”;

- (ll) by repealing in section 98 the words “Safety Convention” and substituting therefor the words “SOLAS Convention”;
- (mm) by repealing in section 99 paragraph (a) and substituting therefor the following paragraph —
 - “(a) the International Load Line Convention; or”;
- (nn) by repealing in paragraphs (a) and (b) of subsection (1) of section 101, the words “a Load Line Convention” and substituting therefor the words “an International Load Line Convention”;
- (oo) in section 102 —
 - (i) by repealing in paragraph (a) the words “Code of Safety Practice for Bulk Cargoes issued by the International Maritime Organisation and amendments thereto or replacements thereof” and substituting therefor the words “BLU Code”;
 - (ii) by repealing paragraph (b) the words “International Convention for the Safety of Life at Sea, 1974” and substituting therefor the word “SOLAS”;
- (pp) by repealing in subsection (2) of section 103 the words “Any person authorised by the Director General” and substituting therefor the words “The Surveyor,” and by repealing the words “a Surveyor of Ships under this Act” and substituting therefor the words “the Chief Executive Officer”;
- (qq) by repealing in section 105 the words “International Maritime Dangerous Goods Code (IMDGC) published by the International Maritime Organisation, London 1977” and substituting therefor the words “IMDG and any amendments thereto”;

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- (rr) by repealing in section 109 paragraph (c) the words “Harbour Master or an authorised officer” and the words “Safety Convention” and substituting therefor the words “Chief Executive Officer” and the words “SOLAS Convention” respectively;
- (ss) in section 110 —
- (i) by repealing in subsection (2) the words “Harbour Master or an authorised officer” at both the places they occur and substituting therefor the words “Chief Executive Officer”;
- (ii) by repealing in subsection (3) the words “Harbour Master or, as the case may be, the authorised officer” and substituting therefor the words “Chief Executive Officer”;
- (tt) in section 116 —
- (i) by repealing in subsections (1) and (2) the words “Harbour Master or a surveyor” and substituting therefor the words “Chief Executive Officer”;
- (ii) by repealing in subsection (3) the words “Harbour Master” and substituting therefor the words “Chief Executive Officer”;
- (uu) in section 117 —
- (i) by repealing the words “Harbour Master” wherever they occur and substituting therefor the words “Chief Executive Officer”;
- (ii) by repealing in paragraph (e) of subsection (2) the word “Director” and substituting therefor the word “Authority”;

- (iii) by repealing in subsection (4) the word “Minister” and substituting therefor the words “Appeals Board”;
- (vv) in section 119 —
 - (i) by repealing in subsection (1) the words “Every marine officer and surveyor shall have the same power as the Harbour Master” and substituting therefor the words “A Surveyor shall have the same power as the Chief Executive officer”;
 - (ii) by repealing in subsection(2) the words “Any officer” and substituting therefor the words “A Surveyor” and by repealing the words “Harbour Master” and substituting therefor the words “Chief Executive Officer”;
- (ww) in section 120 —
 - (i) by repealing the word “Government” wherever it occurs and substituting therefor the word “Authority”;
 - (ii) by repealing in subsection(4) the word “Minister” and substituting therefor the word “Authority”;
 - (iii) by repealing subsection (5);
- (xx) in section 121 —
 - (i) by repealing the words “Harbour Master, a marine officer or a surveyor,” wherever they occur and substituting therefor the words “Chief Executive Officer”;
 - (ii) by repealing in paragraph (b) of subsection (2) the words “as the case may be”;

- (iii) by repealing in subsection (3) the word “Government” wherever it occurs and substituting therefor the word “Authority”;
- (yy) in section 124 —
 - (i) by repealing in subsection (1) the words “Harbour Master” and substituting therefor the words “Chief Executive Officer”;
 - (ii) by repealing in subsections (2) and (3) the word “Government” and substituting therefor the word “Authority”;
- (zz) in section 125, in subsection (1) —
 - (i) by repealing the word “and” appearing at the end of paragraph (a);
 - (ii) by repealing the fullstop at the end of paragraph (b) and substituting therefor the words “; and”;
 - (iii) by inserting after paragraph (b) the following paragraph —
 - “(c) MLC 2006”;
 - (iv) by repealing in subsection (2) the word “Minister” and substituting therefor the word “Authority”;
- (aaa) by repealing in subsections (1) and (4) of section 126 the word “Minister” and substituting therefor the word “Authority”;
- (bbb) in repealing in section 129 the word “Minister” at both the places it occurs and substituting therefor the word “Authority” and by repealing the words “this Division” and substituting therefor the words “in pursuance of regulations made under section 130”;

- (ccc) by repealing in section 130 paragraph (d);
- (ddd) in section 131 —
 - (i) by repealing in subsections (2) and (3) the words “Director General” and substituting therefor the word “Authority”;
 - (ii) by repealing in subsection (4) the words “Seychelles Maritime Safety Administration” the word “Authority”;
- (eee) in section 134 —
 - (i) by repealing in paragraphs (c) and (h) the words “Director General” and substituting therefor the words “Registrar of Seafarers”;
 - (ii) by repealing paragraphs (e) and (f);
- (fff) by repealing in section 143 the words “Director General” wherever they occur and substituting therefor the words “Chief Executive Officer”;
- (ggg) by repealing in subsection (2) of section 146 the words “Director General” and substituting therefor the words “Chief Executive Officer”;
- (hhh) by repealing in section 150 the words “Director General” wherever they occur and substituting therefor the word “Authority”;
- (iii) by repealing in paragraph (g) of section 151 the words “Director General” and substituting therefor the word “Authority”;
- (jjj) by repealing in subsections (1) and (2) of section 157 the words “Director General” and substituting therefor the word “Authority”;

- (kkk) in section 158 —
- (i) by repealing in paragraph (a) of subsection (1) the words “Director General” and substituting therefor the word “Authority”;
 - (ii) by repealing in the long line of subsection (1) the words “Supreme Court” and substituting therefor the words “Appeals Board”;
 - (iii) by repealing subsections (2) and (3);
- (lll) in section 159 —
- (i) by repealing in subsections (1) and (2) the words “Director General” and substituting therefor the words “Registrar of Seafarers”;
 - (ii) by repealing in subparagraphs (i) and (ii) of paragraph (b) of subsection (2) the word “court” and substituting therefor the words “Appeals Board”;
- (mmm) by repealing in subparagraph (ii) of paragraph (e) of section 160 the words “Director General” and substituting therefor the words “Registrar of Seafarers”;
- (nnn) by repealing in the chapeau of section 162 the words “the holder of an office referred to in section 5 or an authorised officer,” and substituting therefor the words “an officer of the Authority, a police officer or a customs officer” and by repealing in paragraph (b) the words “the Harbour Master, Director General, police officer, a customs officer or a trade tax officer”;
- (ooo) by repealing in sections 164, 165, 166, 167 and 170 the words “Director General” wherever they occur and substituting therefor the word “Authority”;

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- (ppp) by repealing in the long line of subsection (2) of section 170 the word “Minister” and substituting therefor the word “Authority”;
- (qqq) by repealing in section 171 the word “Minister” wherever it occurs and substituting therefor the word “Authority”;
- (rrr) in subsection (3) of section 172 —
- (i) by repealing in paragraph (a) the words “R1,000” and substituting therefor the words “R 2,000”;
- (ii) by repealing in paragraph (b) the words “R10,000” and substituting therefor the words “R20,000”;
- (sss) by repealing in section 174 the words “Harbour Master” wherever they occur and substituting therefor the words “Chief Executive Officer”;
- (ttt) in section 175 —
- (i) by repealing in paragraph (a) the words “Director General” and substituting therefor the word “Authority”;
- (ii) by repealing in paragraph (b) the words “Harbour Master” and substituting therefor the word “Authority”;
- (uuu) by repealing section 177;
- (vvv) by repealing in the long line of section 178 the words “in respect of any area”;
- (www) by repealing in section 179 the word “Minister” wherever it occurs and substituting therefor the words “Chief Executive Officer”;

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- (xxx) by repealing in subsections (1) and (3) of section 180 the word “Minister” and substituting therefor the words “Chief Executive Officer”;
- (yyy) by repealing in subsections (1) and (2) of section 187 the words “Collector of Customs” and substituting therefor the words “Commissioner of Customs”;
- (zzz) by repealing in section 192 the word “Minister” and substituting therefor the word “Receiver of Wrecks”;
- (aaaa) by repealing in the long line of subsection (3) section 193 the word “Minister” and substituting therefor the words “Chief Executive Officer”;
- (bbbb) by repealing in subsection (3) of section 202 the words “by the Minister, whose decision shall be final” and substituting therefor the words “by the Authority.”;
- (cccc) in section 204 —
- (i) in subsection (1), in paragraph (c) —
- (a) by repealing in subparagraph (i) the words “Harbour Master, provide to him or to such other person as he may” and substituting therefor the words “Authority and provide to the Authority or to such other person as the Authority may”;
- (b) by repealing subparagraph (ii) and substituting therefor the following subparagraph —
- “(ii) the Authority may cause an inquiry into the casualty by the Marine Accident Investigation Board”;
- (ii) by repealing in subsection (3) the words “Harbour

Master” and substituting therefor the words “Chief Executive Officer”;

- (dddd) in section 205 —
- (i) by repealing in the chapeau, the words “Where the Minister causes a preliminary investigation to be carried out under section 204” and substituting therefor the words “Where an inquiry to be carried out under subsection (1) of section 204 by the Marine Accident Investigation Board or the investigation by the Chief Executive Officer under subsection (3) thereof”;
 - (ii) by repealing in paragraph(b) the words “shall upon conclusion of the investigation send to the Minister” and substituting therefor the words “shall upon conclusion of the inquiry send to the Authority”;
- (eeee) by repealing section 206;
- (ffff) in section 207 —
- (i) by repealing in the chapeau of subsection (1) the words “person conducting the inquiry” and substituting therefor the words “Marine Accident Investigation Board”;
 - (ii) by repealing in the long line the words “that person may” and substituting therefor the words “Marine Accident Investigation Board may”;
- (gggg) by repealing in section 210 the word “Minister” wherever it occurs and substituting therefor the word “Authority”;
- (hhhh) in section 211 —
- (i) by repealing in the long line of subsection (1) the words “Supreme Court and the Court may make

such order as the justice of the case requires” and substituting therefor the words “Appeals Board”;

- (ii) by repealing subsection (2) and substituting therefor the following subsection —

“(2) Any person aggrieved by a decision of the Authority under section 210 may appeal to the Appeals Board.”;

- (iii) by repealing in section 227 subsection (1A) and substituting therefor the following subsection —

“(1A) The Marine Accident Investigation Board shall—

- (a) examine and investigate all types of marine casualties, accidents, incidents on board Seychelles flag ships worldwide, and to foreign flagged ships in Seychelles waters;
- (b) to examine and investigate all types of marine casualties, accidents or incidents on board a ship in which Seychelles has a substantial interest and the Minister can order an investigation on the basis of a bilateral agreement or understanding;
- (c) not be required, in the course of its investigation, to determine civil and criminal liabilities or, except so far as is necessary to achieve its objective, to apportion blame;
- (d) submit report of its investigation to the Minister;

- (e) make safety recommendations aimed at the prevention of future marine incidents and accidents; and
 - (f) perform any other functions provided in the Act as the Minister may by order in writing.”;
- (jjjj) by repealing in subsection (1) of section 234 the word “Minister” and substituting therefor the word “Authority”;
- (kkkk) in section 236 —
 - (i) by repealing in subsections (1) and (2) the words “Harbour Master or an authorised officer” and Officer”;
 - (ii) by repealing in subsections (3) and (4) the words “Harbour Master” and substituting therefor the words “Chief Executive Officer”;
- (llll) by repealing sections 237, 238 and 239;
- (mmmm) in section 242 —
 - (i) by inserting in subsection (1) after paragraph (a) the following paragraph —
 - “(aa) the manner in which ships are to be managed in reference to the ISM Code, ISPS Code, STCW Code, and any applicable Code promulgated by the IMO, as amended and as required by the Authority”;
 - (ii) by repealing in subsection (1) paragraph (e) the words “R10,000” and “12 months” and

substituting therefor the words “R30,000” and “2 years” respectively;

(iii) by inserting after subsection (2) the following subsection —

“(3) While making Regulations under subsection (1) due regard shall be given to the applicable IMO instruments”;

(nnnn) in section 245 —

(i) by repealing in subsection (2) the words “the Minister responsible for environment” and substituting therefor the words “the Authority and in accordance with any IMO instruments”;

(ii) by repealing in paragraph (a) of subsection (3) the words “R200,000” and substituting therefor the words “R 300,000”;

(iii) by repealing in subsection (4) the words “Harbour Master” and “vessel” and substituting therefor the words “Chief Executive Officer” and “ship” respectively;

(oooo) by repealing the SECOND SCHEDULE and substituting therefor the following SCHEDULE —

“SECOND SCHEDULE

(Section 221)

PENALTIES

Section	Imprisonment or fine or both
22 (3)	R1,000 fine
22 (4)	R200 fine
27 (3)	R10,000 fine together with 6 months imprisonment

27(4)	R2,000
29(5)	R2,000 fine
32(9)	R800 fine together with 3 months imprisonment
33(2)	R400 fine
42(1)	R20,000 fine together with 12 months imprisonment
45(2)	R2,000 fine
45(3)	R2,000 fine
46(2)	R2,000 fine
51(1)	R20,000 fine together with 12 months imprisonment
81(3)	R1000 fine
82(2)	R20,000 fine together with 12 months imprisonment
83(2)	R1,000 fine
86(1)	R2,000 fine
86(2)	R200 fine
86(3)	R2,000 fine
88(4)	R2,000 fine
91(2)	R20,000 fine together with 12 months imprisonment
92(2)	R20,000 fine together with 12 months imprisonment
93(2)	R16,000 fine together with 10 months imprisonment
101(3)	R40,000 fine
101(4)	R40,000 fine together with 12 months imprisonment
110(4)	R30,000 fine
114(1)	R40,000 fine together with 24 months imprisonment

114(2)	R40,000 fine together with 24 months imprisonment
132	R10,000 fine together with 6 months imprisonment
133	R20,000 fine together with 12 months imprisonment
136	3 years imprisonment
138	R10,000 fine
141(4)	R2,000 fine
143(6)	R2,000 fine
145	R10,000 fine
146(3)	R2,000 fine
147(3)	R10,000 fine
150(1)	R6,000 fine
152 (2)	R100,000 fine together with 9 years imprisonment
153	R52,000 fine
154	R2,000 fine
161	R2,000 fine
162	R4,000 fine
164	R20,000 fine
165(2)	R20,000 fine
166(2)	R1,000 fine
168(2)	R20,000 fine
168 (3)	R30,000 fine together with 12 months imprisonment
170 (1)	R40,000 fine
180 (3)	R10,000 fine together with 6 months imprisonment
181 (4)	R20,000 fine together with 12 months imprisonment

183 (1)	R20,000 fine together with 12 months imprisonment
184	R40,000 fine together with 24 months imprisonment
185 (2)	R40,000 fine together with 24 months imprisonment
186 (2)	R20,000 fine together with 12 months imprisonment
192	R40,000 fine together with 24 months imprisonment
204(2)	R10,000 fine together with 6 months imprisonment
209	R10,000 fine
231 (1)	R40,000 fine together with 36 months imprisonment
236 (6)	R10,000 fine together with 6 months imprisonment”.

I certify that this is a correct copy of the Bill which was passed by the National Assembly on 17th December, 2019.



Mrs. Tania Isaac
Deputy Clerk to the National Assembly

S.I. 17 of 2020**COURT ACT***(Cap 52)**(Section 44)***Magistrates' Court (Fees and Costs in Civil Proceedings)
Rules, 2020**

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|---|--|
| <p>1. These rules may be cited as the Magistrates' Court (Fees and Costs in Civil Proceedings) Rules, 2020.</p> | <p>Citation</p> |
| <p>2. The Magistrates' Court (Fees and Costs in Civil Proceedings) Rules, S.I. 48 of 1960, as amended are hereby repealed.</p> | <p>Repeal of
S.I. 48 of 1960</p> |
| <p>3. In these rules unless the context otherwise requires the words and expressions used shall have the meanings ascribed to them in rule 2 of the Magistrates' Court (Civil Procedure) Rules.</p> | <p>Interpretation</p> |
| <p>4. (a) The several fees specified in the First Schedule to these rules shall be payable in the office of the clerk of the court on civil proceedings in the court. Such fees shall be paid in the first instance by the party on whose behalf such proceeding is to be taken, on or before such proceeding.</p> | <p>Court and
process
servers' fees</p> |
| <p>(b) The Chief Justice may permit the filing of a suit, action, cause or matter without the payment of the court fees specified in the First Schedule where —</p> | |
| <p>(i) the request is made in the prescribed Form 1; and</p> | |
| <p>(ii) the requesting party is the Attorney General, a ministry, department or body</p> | |

of the Government of Seychelles; or it is in the interests of ensuring access to justice that court fees be waived.

Attorney's fees

5. The attorney's fees to be allowed as between party and party and included in the judgment in civil proceedings in the court shall be in the discretion of the court but shall not exceed the scale set out in the Second Schedule to these rules.

Bill of costs may include costs payable

6. In addition to fees for work done by an attorney, the bill of costs may include costs payable in discharge of a liability properly incurred by the attorney on behalf of the party to be charged with the bill, including counsel's fees where the attorney has not himself performed work usually performed by counsel —

- (i) unless before taxation its amount has been agreed by the attorney instructing counsel; and
- (ii) before the Taxing Master issues his certificate a receipt for the fee signed by counsel is produced to him.

Fees allowed be fixed in accordance with amount awarded

7. When, under these Rules or otherwise, any fee is fixed according to the amount claimed or in issue and the party supporting that claim or issue has succeeded thereon, the fee allowed to that party shall be fixed in accordance with the amount awarded or assessed by the Court or Judge in respect of that claim or issue.

Disbursements

8. (a) A party entitled to claim attorney's fees under rule 4, in accordance with the scale set out in the Second Schedule, is also entitled to recover disbursements necessarily incurred in pursuing or defending the claim, and shall include those disbursements in a separate paragraph in the bill of costs.

(b) Every disbursement claim under subrule (a) shall be supported by a receipt or, if it is impracticable or

inconvenient to obtain a receipt, by affidavit or other evidence sufficient to satisfy the clerk that the disbursement has been made.

9. Notwithstanding anything to the contrary in the Witnesses Tariff Act and in rules of court made thereunder, there shall be paid to witnesses summoned in civil case in the court the same expenses and allowances as would be payable to such witnesses if they had been summoned in a criminal case.

Witnesses' fees

10. In exercising any discretion under this Schedule or otherwise vested in him, the Taxing Master shall have regard to all relevant circumstances, and in particular to —

Taxing
Master's
Discretion

- (a) the complexity of the item or of the cause or matter in which it arises and the difficulty or novelty of the questions involved;
- (b) the skill, specialised knowledge and responsibility of, and the time and labour expended by, the attorney or counsel;
- (c) the number and importance of the documents (however brief) prepared or perused;
- (d) the place and circumstances in which the business involved is transacted;
- (e) the importance of the cause or matter to the client;
- (f) where money or property is involved, its amount or value;
- (g) any other fees and allowances payable to the attorney or counsel in respect of other items in the same cause or matter, but only where work done in relation to those items has reduced the work which would otherwise have been necessary in relation to the item in question.

Taxing master to decide questions arising to any matter

11. Upon any taxation where any question arises as to any matter for which provision is not made in this Act or Schedule or otherwise by law, or as to the proper application of any such provision, the Taxing Master shall decide such questions which is appealable to a Judge.

FIRST SCHEDULE

(RULE 4)

The fees and percentages set out in this Schedule shall be taken and paid in respect of all civil causes, matters and proceedings in the court, and in respect of applications and proceeding in the Supreme Court, preparatory or incidental to, or consequential upon, a civil appeal to the court —

		FEES (SCR)
1.	Entering plaint including issue and service of summons within two kilometers of the court house and incidental matters, where the value of the claim or demand —	(a) does not exceed R10,000 5% of the value, subject to minimum fee of 300 (b) exceeds R10,000 but does not exceed R50,000 Additional 1.5% on surplus (c) exceeds R50,000 Additional 1% on surplus
2.	On filing any petition, motion or application, whether to the court or in chambers including application to a Magistrate	150
3.	On issuing order for attachment, warrant or other order	150
4.	On order amending any pleadings	100
5.	On issue of summons to give personal answers	150
6.	On issue of summons to provisional garnishee	150
7.	On summons to witness (each witness)	75
8.	On attendance of any officer of the court to produce or documents to be given in evidence	200
9.	On issue of any summons unless otherwise provided	75
10.	On drawing up any order, decree, judgment, warrant, memorandum or notice or any other document not specially provided	100
11.	On taking any bond, recognisance of security unless otherwise provided	100
12.	On every hearing of any plaint or other original proceeding before the court for each day or part thereof (to be paid before the hearing by the party originating the proceedings) provided that, when judgment is consented to before the hearing actually commences no hearing fee shall be charged	300

13.	On every adjournment of the hearing of a cause or matter at the request of either party when no hearing fee has become payable, provided that for extraordinary cause shown at the time of the request for adjournment to be beyond control of any party so requesting, the court may exempt such party from payment of this fee	200
14.	On hearing before the court of ex parte petition, motions or applications or where an order is made or judgment given by consent	150
15.	On moving the court for judgment or making any other incidental application to the Court or a magistrate not otherwise provided for	150
16.	On taking affidavit, affirmation, declaration etc (a) for use in proceeding before the court or a magistrate in chambers, for each deponent (b) for any other purpose, for each deponent	100 100
17.	On making any exhibit referred to in any affidavit, affirmation or declaration referred to in Item 16(b)	50
18.	On filing or taking off the file, any document unless otherwise provided	50
19.	In the case of money paid into court, on the same being paid out: (a) up to R10,000 (b) when amount is equal to or exceeds R10,000	2% on the amount 5%
20. (a)	On physical copy of any document, record, evidence, or other proceedings	50
(b)	On digital copy of whole document	50
21.	Process servers fee for serving any summons, warrant, subpoena, notice or other document (a) On Mahe, within five kilometres of the court house (b) On Mahe, when above five kilometers of the courthouse, for every extra kilometer (to be charged both ways) (c) On Praslin, La Digue and other inner islands	75 50 500

SECOND SCHEDULE
ATTORNEY COST

1.	Instructions to sue or defend any cause or matter before the Magistrates Court not else where provided for, including letter before action, when the value of the subject in litigation or of the claim or demand	
(a)	does not exceed R.10,000	500
(b)	exceeds R.10,000 but does not exceed R.30,000	750
(c)	exceeds R.30,000 but does not exceed R.50,000	1000
(d)	exceeds R.50,000	1500
When the value is not determined, the fee for instruction shall be chargeable according to one of the above scales to be fixed by the Court or the Taxing Master.		
2.	Drawing any plaint, statement of defence, or pleading not elsewhere provided	500
3.	Drawing application or motion paper	200
4.	Drawing any affidavit, affirmation, declaration, etc for use in proceedings before the Magistrates Court or in Chambers, per page	100
	For copy of document, per page	10
5.	Attendance in court when matter is called but no hearing takes place	100
6.	Attending trial of uncontested matter on each occasion when witnesses are called or arguments are heard	
	(a) Half day or less	500
	(b) Full day	750
7.	Attending trial of contested matter on each occasion when witnesses are called or arguments are heard	
	(c) Half day or less	750
	(d) Full day	1500
8.	Attending on delivery of reserved judgment	200
9.	Attending where adjournment granted at instance of another party	200
	Copy of bill of costs to opposite party	50
	Attendance at taxation of bill of costs before Taxing Master	100
	Attendance before the Judge in appeal from taxation	150

FORM 1

Paragraph 4(b)

BetweenPlaintiff / Petitioner / Applicant and
.....Defendant / Respondent

**REQUEST FOR WAIVER OF COURT FEES
TO THE HONOURABLE CHIEF JUSTICE**

The Plaintiff / Petitioner / Applicant / Defendant / Respondent in the abovementioned matter hereby requests permission for the waiver of court fees on the following grounds:

(a) That the the requesting party is the Attorney General, a ministry, department or body of the Government of Seychelles

OR

(b) That it is in the interests of ensuring access to justice that court fees be waived as detailed in the attached affidavit.

Signed at _____ on this _____ day of _____ 20 __

Requesting party

FOR COURT USE ONLY:

The Request is hereby granted / denied.

Signed at _____ on this _____ day of _____ 20 __

Chief Justice

MADE this 24th day of January, 2020.

**M. TWOMEY
CHIEF JUSTICE**
