## REPUBLIC OF VANUATU

MUNICIPAL COUNCIL ELECTIONS (PROCEDURE RULES) ORDER NO. 600 F 1982

Toprescribe Rules for Muntipal Council Elections.
IN EXERCISE of the powers contained in sections 3 and 6 of ehe Municipalities Act No. 5 of 1980, 1 hereby make the following order:-

PART 1 -INTERPRETATION

## INTERPRETATION

1. $\quad$ In this Order unless the contextotherwise requires -
"Act" means the Municipalietes Act No. 5 of 1980;

- Election includes d by-electons
"Eiectoral Officer" means Che Princhal Electoral officer and officers of the Electoral office, a registration officer, an assistant registrationofefeer, returning officer or arpoling clerk.
"polling day" means the day Fixed for an election or che commencement of an election in accordance with section $\sigma(2)(a)$ of the Act;
"ward" means an area councildivion of Municipality as decLared under section 3 of the Act,


## PART 2- CANDIDATES FOR ELECTION

## DISQUALIFICATION FOR ELECTION

 A person shall be disqualified for electionas a councillor if he :-(a) is a Minister;
(b) is disqualified frombeing a member of Parliament;
(c) is in the service of the councht;
(d) Is the legal advisor or auditor of the council or the partner or employee of such advisor or auditor,
(e) being apersonengagedin a profession, is diqualified for or suspended eromthe practice of such profession;
(f) is in default of payment of any rates, charges or other debts due to the council for a period exceding two months after
The same shall becomed
(g) Rs a person having contract whth the council to provide Municipalservices.

## ELIGIBILITY OF CANDIDATES

3. Subject to Clause 2 a person shall be eligible to stand as a candidate for election to a Municipal Council if he :-
(a) is a citizen of Vanuatu;
(b) is a registered as an elector in the Municipality in which he is a candidate;
(c) is not disqualified from voting;
(d) has not received a sentence including a suspended sentence of a term or terms of imprisonment which has not ended;
(e) is not an undischarged bankrupt; and
(f) has attained 21 years of age.

## DEGLARATION OF CANDIDATURE

4. (1) Not later than the date fixed for the return of candidature every candidate for election shall lodge with the Electoral Officer:-
(a) a declaration of candidature signed by him in the form and containing the particulars provided for in part 1 of Schedule 1 which shall include a declaration that the candidate is eligible as provided for in Clause 3 ;
(b) 2 Eull face photographs of himself;
(c) except for a candidate sponsored by a political party having a symbol approved by the Minister an illustration on paper of his personal electoral symbol.
(2) A declaration of candidature shall also contain the signatures of not less than five sponsors being persons registered to vote in the Municipality of the candidate and not being related to the candidate.
(3) No person may lodge a declaration of his own candidature -
(a) for more than one ward; or
(b) in the case of a by-election if he is a member of the Municipal Council.
(4) The electoral officer who receives a declaration of candidature shall give a receipt to the candidate in the form contained in Part 2 of Schedule 1 and forward the declaration immediately to the Electoral Office.
(5) The Principal Electoral Officer shall within 24 hours of the day declared by the Minister under subclause (1) make a list of the candidates named in declarations of candidature received by the Electoral Office and send copies to the Minister.
(6) The Principal Electoral Officer shall send with the list referred to in subclause (5) such comments on the validity of the candidature of any person named in the list as he shall consider fit.

## DECLARATION OF INVALIDITY OF CANDIDATURE BY THE MINISTER

$\therefore$ (!) When a deçlaration of candidature has been delivered in compliance with Clause 4 the candidate shall stand sponsored for election uniess and until the Minister declares his candidature invalid or evidence is given to his satisfaction that the candidate has died, or the candidate withdraws by notice in writing given to the Electoral Office.
(2) The Minister shall only declare a candidature invalid on the following grounds :-
(a) the candidate or his sponsors do not have the necessary qualifications or are disqualified; or
(b) the declaration of candidature is not sponsored as provided in Clause 4(2).
(3) Where the Minister decides that a candidature is invalid he shall so endorse the declaration of candidature giving reasons for the decision.

RESUBMISSION OF DECLARA'TION OF CANDIDATURE BY CANDIDATES
n. (1) Notwithstanding the provisions of Glause 7 the Minister shall where he considers that a declaration of candidature is invalid by reason of a bona fide error he shall not less than 14 days before polling day request the candidate to resubmit a valid declaration within 72 hours after such request.
(2) Where a declaration of candidature sponsored by a political party is declared invalid by the Minister or a candidate dies not less than 14 days before polling day another candidate sponsored by the same party may lodge a declaration of candidature provided that he does so within 72 hours of the declaration or death.

## PUBLICATION OF LISTS OF CANDIDATES

7. A list of candidates shall be displayed at -
(a) the Town Hall;
(b) the Parliament Building;
(c) the Office of the Minister;
(d) the Electoral Office; and
(e) such other places in the Municipality as the Minister may direct
for not less than 14 days before polling day except the case of new or re-submitted candidatures under Clause 6 where the period shall be not less than 9 days.

PAR'T 3 - ELECTION OF MEMBERS OF A MUNICIPAL COUNCIL
DECLARATION OF ELECTION WITHOUT A POLL AND NOTICE OF NEW POLL
8. (1) If at the close of or at any time after the close of the period for declaration of candidature the number of candidates. in any ward is not more than the number of members to be elected the Principal Electoral Officer shall so report to the Minister who shall declare the candidates elected without a poll.
(2) If the number of candidates is less than the number of members to bo elected the Minister shall when he declares the number of candidates elected declare the number of seats vacant.
(3) The Minister shall within 30 days after the declaration referred to in subclause (2) and after consultation with the Principal Electoral Officer fix the date of an election for the seats declared vacant.
(4) If the number of candidates exceeds the number of members to be elected a poll shall be taken in accordance with this Part and without undue delay after the closing of the list of candidates the Electoral Officer shall publish a notice stating :
(a) the names of the candidates;
(b) che hours of polling;
(c) the situation of each polling station;
'd: sufficlent information to enable voters to know which polling station they are required to vote at:
(f) any other information that may be prescribed.

## RETURNING OFFICERS

4. : Every polling station shall be presided over by a returning offirei appointed for that purpose by the Electoral Officer.

ELECTORAL ROLLS TO BE IN POLLING STATIONS AND VOTERS ONLY TO VOTE IF THEREIN aND have electoral cards
10. (1) During voting a copy of the electoral roll shall be kept in every polling station.
(2) No person may vote unless his name is contained in the roll of electors of the polling station at which he presents himself for voting, and he produces a valid electoral. card issued to him.

PERSONS NOT ENTITLED TO VOTE
11. Persons detained in a mental hospital in accordance with the law shall not be entitled to vote whether or not their names may be on an electoral roll.

POLLS TO BE SECRET AND ELECTORS TO VOTE ONCE FOR ONE CANDIDATE
12. (1) A poll shall be taken by secret ballot.
(2) Subject to Clause 13, no person shall have more than one vote nor vote for more than one candidate.

PROXY VOTE
13. A person may vote by proxy in the circumstances and in the manner provided for in Schedule 2 .

SUSPENSION AND STOPPING OF POLL
14. (1) Where polling is interrupted at a polling station in such circumstances that in the opinion of the returning officer, it is temporarily impossible to continue he may suspend the poll and recommence it when he considers polling may continue undisturbed.

When circumstances arise which in the opinion of a returaiad officer make it impossible to continue with a poll within a reaw sonable time whether or not polling has already been suspended under subclause (1) he shall declare the poll stopped and inform the Principal Electoral officer of the declaration who shall immediately forward a report thereon with any comments he may have to the Minister.
(4) When a poll has been stopped under subclause (3) all proceedings before the declaration shall be annulled by the Minister by order either -
(a) in every polling station in the relevant ward if the result in the ward as a whole could be affected by the addition of the votes of voters of the polling district where the poll has been stopped; or
(b) in the polling station where the poll has been stopped only if the results in the relevant ward as a whole could not be materially affected by the addition of the votes of voters of the polling district where the poll has been stopped,
and in either case the Minister shall in the Order fir a ne day and time for polling and a new poll shall be held.
(5) If in the opinion of the returning officer and not less than one polling clerk not later than half an hour before the fime fixad for polling to close the number of voters waiting will not be abie to vote in that time he may extend the time to the clese of the poll by one hour and shall record the extensiom in his rapact under Rule 19 of Schedule 3.
(6) The returning officer may close the polling station when the voters on the roll have voted but the counting of votes shal fot start earlier than one hour before the time fixed for he ent of polling.

## DISPLAY AND LOCKING OF BALLOT BOXES

15. Immediately before the commencement of a poll the recurning oadia cer shall show the interior of the ballot lox so chose bwfuly present in the polling station and then lock fhe box with two padlocks having different keys and shall retain the $k e y$ of one mad give the other to a polling clerk.

## METHOD-OF VOTING AND PROCEDURES

16. The method of voting, procedures to be observed during volls, and the manner of counting votes and declarting the election of candidates shall be in accordance with the provisions of shedule 3.

## PUBLICATION OF RESULTS

17. 

As soon as practicable after an election the Mintster shall cause the results to be published in each ward in such manner as he considers appropriate and in the Gazette.

## PART $4-E L E C T I O N S$ REPORTS

## REPORT BY THE PRINCIPAL ELECTORAL OFFICER

18. After an election the Principal Electoral Officer shall make a report to the Minister with regard to the conduct of the election in the Municipality and shall forward with the report;
(a) one copy of each report received in accordance with Rule 19 of Schedule 3; and
(b) his comments thereon.

## PART 5 - ELECTION OF MAYORS AND DEPUTY MAYORS

ELECTION OF MAYORS AND DEPUTY MAYORS AND METHOD OF ELECTION
19. (1) Each Municipal Council shall elect by secret ballot from among its members a Mayor and a Deputy Mayor.
(2) The candidate who gains the votes of a majority of the members of the Council shall be elected.
(3) Where two or more candidates gain the same number of votes the older shall be considered elected.
(4) The Minister may at the request of or after consultation with a Municipal council, authorise the creation of one or more addi*o ional offices of Deputy Mayor.

OFFICERS OF COUNCILS TO BE HONORARY
20. The Mayor, Deputy Mayors and Councillors of every Municipality shall carry out their duties without remuneration.

Provided that, with the approval of the Minister, duty allowances may be authorised by a Municipal Council and paid from the conncil budget. Mayors, Deputy Mayors and Councillors shall be entirled when due occassion arises to reimbursement of any necessar expenditure incurred in the carrying out of special duties.

## ELECTION PROCEDURE

21. The meeting at which the election of the Mayor takes place bhall be presided over by a Deputy Mayor. If there is no Deputy 约解: the oldest person not being a candidate shall preside.

## NOTICE OF ELECTION OF MAYOR OR DEPUTY MAYOR

22. 

Notice of the election of a Mayor or Deputy Mayor shall be given to members of the Council not less than 3 days before the electiont is due to take place.

## NOTIFICATION OF RESULTS

23. The result of the election of a Mayor or Deputy Mayor shat be published by means of a public notice affixed in a prominent place near the main entrance of the Council Office within twencyordur hours of its taking place and shall, within the same perist, be notified to the Minister.

GHALLENGE OF ELECTIONS
24. The election of a Mayor and Deputy Mayors may be challenged in the same manner and within the period prescribed for objections concerning the elections of the members of the Council. The period allowed for admission of objections shall commence one clear day after the date of election.

## RESIGNATION OF MAYOR OR DEPUTY MAYOR

25. (1) A Mayor or Deputy Mayor may resign his office by notice in writing signed by him and delivered to the Clerk of the Council.
(2) A notice of resignation shall be delivered to the Clerk of the Council not later than 14 days before such resignation is to rake effect.
(3) Two weeks after receipt of such notice of resignation of amyor or Deputy Mayor, a meeting of the Council shall be convened to elect a new Mayor or Deputy Mayor.

ELIGIBILITY TO HOLD OFFICE OF MAYOR OR DEPUTY MAYOR
26. Only persons elected to be members of a Municipal Counct may hold the office of Mayor or Deputy Mayor or temporarily cary out the duties thereof.

## TERM OF OFFICE OF MAYORS AND DEPUTY MAYORS

27. (1) Subject to Clause 25, all Mayors and Deputy Mayors shall hoid office until the end of one year from the date of cheir election or until the dissolution of the Council whichever occurs earlifer.
(2) At the end of the term of office of a Mayor and/or a Deputy Mayor a meeting of the Council shll be convened to elect a new Mayr: and/or Deputy Mayor in accordance with Clauses 19, 21 and 22.
(3) Mayors and Deputy Mayors who have completed a term of office shald be eligible for re-election to these offices.

## PART 6 - CORRUPT PRACTICES

## PERSONATION

28. 

A person commits the offence of personation if he -
(a) except when voting as a proxy, votes as sone oxher peram
 ious person; or
(b) votes as proxy for a person whom he knows or has reasonewa grounds for supposing to be dead or a fictitious person.

## BRIBERY

29. (1) A person commits the offence of bribery,
(a) if he directly or indirectly by himself or by other persen.
(i) gives any money or procures any office to oin tos any voter or to or for any other person on behals ase voter or to or for any other person in order fo indwew any voter to vote or refrain from voting;
(ii) corruptly does any such act on account of ary vestr having voted or refrained from voting; of
(iii) makes any such gift or procurement to or for any person in order to induce that person to procure, or endeavour to procure, the election of any candidate or the vote of any voter;
or if upon or in consequence of any such gift or procurement he procures or engages, promises or endeavours to procure the election of any candidate or the vote of any voter;
(b) if he advances of pays any money or causes any money to be paid to or to the use of any other person with the intent that such money or any part thereof shall be expended in bribery at any election or knowingly pays any money or causes any money to be paid to any person in discharge or repayment of any money wholly or in part expended in bribery at any election;
(c) if before or during an election he directly or indirectly, by himself or by any other person on his behalf, receives, agrees or contracts for any money, gift, loan or valuable consideration or any office, place or employment for himself or for any other person for voting or agreeing to vote or from refraining or agreeing to refrain from voting;
(d) if after an election he directly or indirectly by himself or by any other person on his behalf receives any money or valuable consideration on account of any person having voted or refrained from voting or having induced any other person to vote or refrain from voting.
(2) For the purposes of clause (1),
(a) references to giving money include references to giving, lending, agreeing to give or lend, offering, promising and promising to procure or to endeavour to procure any money or valuable consideration; and
(b) references to procuring office include references to giving, procuring, agreeing to give or procure, offering, promising and promising to procure or to endeavour to procure any office, place or employment.

## TREATING

30. 

A person commits the offence of treating.
(a) if he corruptly by himself or by any other person either before, during or after an election directly or indirectly gives or provides or pays wholly or in part the expenses of giving or providing any food, drink or entertainment to or for any person,
(i) for the purpose of corruptly influencing that person or any other person to vote or refrain from voting; or
(ii) on account of that person or any other person having voted or refrained from voting or being about to vote or refrain from voting;
(b) if he curruptly accepts or takes food, drink or entertainment offered in the circumstances and for the purpose mentioned in paragraph (a) of this clause.

UNDUE INFLUENCE
i1. A person commits the ofeence of undue influence if -
(a) he directly or indirectly by himself or by any other person on his behalf,
(i) makes use of or threatens to make use of any force, violence or restraint, or
(ii) inflicts or threatens to inflict by himself or by any other person any temporal or spiritual injury, damage, harm or loss upon or against any person,
in order to induce or compel that person to vote or refrain from voting, or on account of that person having voted or refrained from voting; or
(b) by abduction, duress or any fraudulent device or contrivance he impedes or prevents the free exercise of the franchise of a voter, or thereby compels, induces or prevails upon a voter either to vote or to refrain from voting.

## PENALTY FOR CORRUPT PRACTICES

12. (1) The offences of personation, bribery, treating and undue influence are corrupt practices tor the purposes of chis Order.
(2) A person convicted of a corrupt practice shall be liable on conviction to a fine not exceeding 100,000 VT, or to imprisonment for a cerm not exceeding five years or ro both such fine and imprisonment.

## PART 7 - ELECTION PETITIONS

## ELECTION DISPUTES COMMITTEE

33. (1) There shall be an Election Disputes Committee which shall consist of not more than 6 and not less than 4 members one of whom shall be che Chairman who shall be appointed by the Minister by notice published in the Gazette.
(2) The Minister may replace a member who is unable to carry out his duties or ceases to be qualified or fill any vacancy.
(3) When appointing the Election Disputes Comittee the Minister may make such stipulations, not inconsistent with this Order, as he may consider appropriate concerning the Eunctions of the Commit-tee.
(4) The names of the members of the Election Disputes Commicter togecher with the address of the Commititee for service of Peticions shall be published in the Gazette.

EISECTIONS ONLY TO BE CHALLENGED UNDER THIS ORDER
34. (1) The validity of any election to the Municipal Council may be questioned by a petition brought for that purpase under this Order and not otherwise.
(2) Every election petition shall be heard by the Election Disputes Coimmittee.

## PERSONS WHO MAY PRESENT ELECTION PETITIONS

3. An election petition may be presented by one or more of the following :-
(a) a person who is registered to vote at the election to which the petition relates;
(b) a person claiming himself to have been a candidate at such election.

PETITTONS ONLY VALID IF DEPOSIT MADE
36. (1) The presentation of an election petition shall not be valid unless within the time specified in Clause 37 , the person seeking to present
the same lodges with the Election Disputes Comittee a deposit of VT. 10,000 as security for costs.
(2) Subject to subclause (3) a deposit made under subclause (1) shall be returned to the Petitioner after the petition has been heard.
(3) The Election Disputes comittee may deduct from a deposit made under subclause (1), the amount of any costs ordered to be paid.

TIME FOR PRESENTATION OF PETITIONS
37. (1) Subject to subclause (2) an election petition shall be presented within 21 days of the publication in the Gazette of the results of the election to which the petition relates.
(2) if a petition alleges a specific payment of money or other reward after an election by or on the account of a person whose election is disputed, the petition may be presented within 21 days of the alleged payment.
(3) The time limit provided for in this Clause shall not be extended.

ELECTION PETITIONS TO BE IN WRITING AND COPIES TO BE SERVED ON AFFEGTED PERSONS
38. (1) An election petition shall be in writing and specify the ground or grounds upon which an election is disputed.
(2) The Election Disputes Committee shall cause a copy of each election petition to be served on any person whose election may be affected by the petition and allow such person a reasonable time in which to make any submissions in writing on the hearing of the petition.

## PROCEEDINGS OF ELECTION DISPUTES COMMITTEE

39. (1) The members of the Election Disputes Committee may make such rules or decisions not inconsistent with this Order or any other law and any stipulations or decisions made pursuant to clause 33(6) concerning the conduct of proceedings before them, the times and places of their meetings and adjournment thereof as they shall consider proper.
(2) The proceedings of the Committee shall be conducted in English, French or Bislama according to the choice of the petitioner and interpreters shall be provided by the Committee.
(3) The proceedings of the Committee shall be recorded in writing.
(4) Persons may be represented before the committee by Counsel.
(5) No person appearing before the committee shall be bound to incriminate himself and all such persons shall be entitled to the privileges accorded to a witness appearing before the Supreme Court.

DECISIONS OF ELECTION DISPUTES COMMITTEE
40. (1) On hearing a petition the Election Disputes Committee may :
(a) declare the election to which the petition relates is void;
(h) declare a candidate other than the person whose election is questioned was duly elected; or
(c) dismiss the petition and declare the persons whose election is questioned was duly elected.
(2) The Election Disputes Committee may make such orders as to the payment of costs by any person appearing before it as it may deem fit.

GROUNDS FOR DECLARING ELECTION VOID
41. (1) The election of a candidate may be declared void on an election petition if it is proved to the satisfaction of the Election Disputes Committee, that
(a) bribery, treating, undue influence or other misconduct or circumstances whether similar to those hereinbefore enumerated or not, have so extensively prevailed that they may be reasonably supposed to have affected the result of the election;
(b) there has been such non-compliance with the provisions of this Order, in the conduct of polling or in any other matter that such non-compliance affected the result of the election;
(c) the candidate was at the time of his election a person not qualified or disqualified for election; or
(d) there was such irregularity in the counting of the votes as may reasonably be supposed to have affected the result of the election.
(2) The election of a candidate shall be declared void if he is convicted by $\begin{aligned} & \text { Vatiatu } C o u r t ~ o f ~ c o m m i t t i n g ~ a ~ c o r r u p t ~ p r a c t i c e ~ o r ~ o f ~\end{aligned}$ attempting or conspiring to commit a corrupt practice.
(3) Notwithstanding the provisions of subclause (1) -
(a) where upon the hearing or an election petition the Election Disputes Committee finds that any agent of a candidate has been guilcy of a corrupt practice and the Election Disputes Committee further finds that the candidate has proved to the Election Disputes Committee that
(i) no corrupt practice was committed by the candidate himself or with his knowledge or consent or approval,
(ii) the candidate took all reasonable means for preventing the commission of corrupt practices at such election, and
(iii) in all other respects the election was free from any corrupt practice on the part of the candidate,
(iv) such corrupt practices did not affect the result of the elections,
then, if the Election Disputes Committee so recommends, the election of such candidate shall not by reason of any such practice be void.
(b) where upon the hearing of an election petition the Election Disputes Committee finds that there has been failure to comply with any provision of this Order but the Election Disputes Committee Eurther finds, that it is satisfied that the election was conducted in accordance with the principles laid down in this Order and that such failure did not affect the result of the election, the election of the successful candidate shall not, by reason of such failure, be void.

EXAMINATION OF VOTES CAST
42. When on an election petition the election is claimed for an unsuccessful candidate on the ground that he had majority of lawful votes the Election Disputes Committee may direct an examination of the counted and void votes and of the counting of votes.

COMMUNICATION OF DECISION OF ELECTION DISPUTES COMMITTEE AND APPEALS
43. (1) The decision of the Election Disputes Conmittee shall be commnicated without delay ro the petitioner and all fersons whose election is subject to such petition.
(2) Any person referred to in subclause (1) may within 14 days of such decision or such further time as the Supreme Court may allow appeal to that Court in writing giving brief reasons for his appeal.
(3) After consideration of the written appeal and of the record of the proceedings before the Election Disputes Committee the Supreme Court may either dismiss the appeal summarily or give the other persons affected by the appeal an opportunity to lodge replies to it and fix a date to hear the appeal.
(4) Any decision of the Supreme Court on an appeal whether a summary dismissal or a decision after a hearing shall be final.
(5) The Supreme Court may make rules of procedure to be observed in relation to appeals to it under this Clause.
(6) The Election Disputes Committee forthwith after the end of a period of fourteen days after its decision or in the case of and appeal the Supreme Court forthwith after its decision shall inform the Minister thereof who shall take all proper measures to effect it and shall inform the Council of Ministers of the decision.

## REPORTS TO PUBLIC PROSECUTOR

44. The Election Disputes Committee or if an appeal from its decision is made the Supreme Court shall if in its opinion anyone has committed an offence of a corrupt practice in connection with an election to which a petition heard by it relates, send a written report in respect thereof to the Public Prosecutor.

## NO PERSON REQUIRED TO REVEAL HIS VOTE

45. No person who has voted in an election shall in any proceedings be required to state for whom he has voted.

## SAVINGS WHEN ELECTION DECLARED VOID

46. Where on an election petition che election of a member of the Municipal Council is declared void nothing done by him prior to such declaration either as member of the Municipal Council or in an office for which membership of the Council is a qualification shall be thereby invalidated.

DISPOSAL OF REPORTS AND DOCUMENTS
47. (1) Subject to subclause (2) the Electoral Office shall retain for not less than one year all Reports sent to it in accordance with this Order and all documents sent therewith including packets of counted and void votes.
(2) Documents relating to an election in respect of which an election petition or any legal proceedings have been commenced shall not be destroyed utile the proceedings have ended.
(3) The Supreme Court when hearing an election petition or any Court trying a person for any corrupt practice may make an order that any document retained by the Electoral Office shall be inspected, copied or produced at such time and place subject to such conditions as it thinks fit.
(4) No order shall be made under subclause (3) unless the Court is satisfied that inspection, copying, or production is essential for the hearing of a charge of a corrupt practice or the hearing of an election petition.
(5) Except as provided by subclause (3) no person may inspect or copy any document retained by the Electoral Office under this Order.

REPEAL OF ORDER No. 18 OF 1980
48. The Municipal Elections (Procedure Rules) Order No. 18 of 1980 is repealed.

## COMMENCEMENT

49. This Order shall come into force on the date of signature.

MADE a: Port Vila this dOth day of December, 1982.

F.K. TIMAKATA

Minister of Home Affairs

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To the Electoral Officer
    for.
        District
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being a citizen of Vanuatu and aged 21 or more
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## HEREBY DECLARE

1. myself as a candidate for election to the .................... Mundeteat

Council as representative for ..............................................................
2. that I am registered in the Electoral Roll for .......................Polling

District, Electoral Card No. ............................
3. that $I$ am not disqualified from voting;
4. Shat I am not serving a sentence of imprisonment or have net received : suspended sentence of imprisonment where the period of wownensiou has not ended;
5. that i am not an undischarged bankrupt;
6. that my occupation/profession is

DATE
SIGNATURE OF CANDIDATE $\qquad$

## NOTES

1. When this form is completed (including the sponsorship details avestad) it should be returned to the Electoral Officer of the Disteict sut whe the election is to be held.
2. Please attach to this form :-
(a) Two passport sized photographs of yourself (not colour pho:ss);
(b) An illustration on paper of your personal electoral symbel und ess you are sponsored by a political party with an approved symbol.

## SCHEDULE 1

## PART 2

# Müicipal Council Elections (Procedure Rules) Order No. 

## RECEIPT

Recelved from Mr/Mrs/Miss

```
this ......s..................day of3declaration of candidature for the election of members of the Muntcim? ©ann
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cil of
to be held on the

| 1 |
| :---: |

# Municipal Council Elections (Procedure Rules) Ordex No. of $\$ 982$ 

## RULES FOR VOTING BY PROXY

## ARRANGEMENT OF RULES

## PART 1

1. Application to voce by proxy
2. Decisions of Registration Officer and notification thereof
3. Revocation of proxies and further applications
4. Elector who has obtained issue of proxy may vote in person
5. Proxy nullified on death or cessation of eligibility of votur ay ben proxy
6. Limitations on voting by proxy
7. Manner of voting by proxy and casting of won vote

PART 2

FORM A.

FORM B.

## PART 1

## APPLICATION TO VOTE BY PROXY

1. (1) Any person who is entitled to vote may only vote by proxy if he can demonstrate that by reason of :-
(a) occupation;
(b) health, or,
(c) religion
he is unable to vote at the polling station where he is registered to vote.
(2) A person referred to in sub Rule (1) shall apply to the Electoral Officer for the Constituency in which he is entitled to vote by the completion and submission thereof of FORM A in part 2 of these Rules accompanied by his electoral card.
(3) A person who is prevented from voting by reason of his occupation shall accompany his application with a certificate signed by ans head of department, superior officer, manager or other persor to whom he is responsible certifying as to his inability to vote in person and the reason therefor.
(4) A person who is prevented from voting in person by reason of heath shall accompany his application with a certificate by a rocognised medical practitioner, nurse, dresser or on the unavadlability of arg such persons a person of standing certifying as to his inabliry to vote in person and the reason therefor.
(5) A person who professes to be prevented from voting in person ay reason of religious obligations shall accompany his application by certificate of a Minister of his religion that confirms thac cannot vote for reasons of religion.
(6) Every application under sub Rule (2) hereof shall reach the Eiectow ral officer not less than 72 hours before polling.

DECISIONS OF ELEGTORAL OFFICER AND NOTIFICATION THEREOF
2. (1) If the Electoral Officer who receives an application under Ruba $1 .(2)$ is satisfied that :-
(a) an applicant is entitled to vote by proxy and
(b) the person named as proxy is registered on the same Rol an tha *applicant,
he shall so inform the applicant using the detachable part of the application form and deliver by post or other means the completed proxy form in FORM $B$ of these Rules and the applicant's electoral card to the proxy named by the applicanc.

## REVOGATION OF PROXIES AND FURTHER APPLICATIONS

3. (1) A voter may revoke a proxy by notice in writing to Regletation Officer.
(2) A voter who has revoked a proxy may apply for the issue of anotint

## ELECTOR WHO HAS OBTAINED ISSUE OF PROXY MAY VOTE IN PERSON

4. 

A voter who has obtained the issue of a proxy may vote in parsta provided he obtains his electoral card from his proxy before crots person votes on his behalf.

PROXY NULLIFIED ON DEATH OR CESSATION OF ELIGIBILITY OF VOTER OR $\mathrm{E}_{2} \mathrm{IS}$ PWEXU
5. (1) Where the voter or his proxy dies or ceases be elfgible to whe proxy shall become null and void.
(2) The Electoral Officer shall recover the proxy form.

## LIMITATIONS ON VOTING BY PROXY

6. (1) No voter may cast a proxy vote for more than two voters.
(2) If more than two proxies are made out in the name of the same sers the two earliest in time shall be valid.
(3) If more than two proxies issued to a voter bear the same date tha voter shall be required by the returning officer at his powith station to choose those two under which he will cast voces and surrender any others.
(4) The Electoral Officer will cause any voter whose proxy is hwalid po be so informed without undue delay.

## MANNER OF VOTING BY PROXY AND CASTING OF OWN VOTE

7. (1) A proxy voter shall vote for the person for whon he is prowy the the same manner as he casts his own vote.
(2) If a proxy voter wishes to cast his own vote he rast to 1 a at the same time as he votes as proxy.
(3) Whe a person votes as proxy he must produce his own electoral card, the proxy form authorising him to vote as proxy and the electoral card of the person for whom he is voting.
(2) If a proxy voter wishes to cast his own vote he must do it at the same time as he votes as proxy.
(3) When a person votes as proxy he must produce his own electoral card, the proxy form authorising him to vote as proxy and the electoral card of the person for whom he is voting.

## FORMA

## Local Government elections (Procedure Rules) Order Mo. at 1982

## APPLICATION TO VOTE BY PROXY

To the Electoral Officer for the ward of

1. I, ......................................... of $\qquad$
being registered to vote at
Polling Station hereby apply for the issue of a proxy to
of
who is entitled to vote at the same Polling Station.
2. I cannot attend at the Polling Station on polling day by reason of

* (a) my occupation
(b) health
(c) my religion
* (delete whichever is not applicable and give particulars and decaila stating how your attendance is prevented)

3. I enclose a certificate from my

* (a) head of Department;
(b) superior officer;
(c) manager, etc;
(d) medical officer;
(e) dresser or nurse;
(f) minister of Religion, Sister;
(g) other responsible person.
* (delete whichever is not applicable)

DATED this day of

## NOTIFICATION TO APPLICANT TO VOTE BY PROXY

(to be detached from application form and delivered to proxy)

To:

* 1. Your application to vote by proxy has been rejected because
$\qquad$
* 2. Your application to vote by proxy has been accepted but the peraos is not named on the Roll for and you are requested to nominate another person who is on that Roll.
* 3. Your application to vote by proxy has been approved and the proxy form and your electoral card have been delivered to, or wade available for collection by

DATE: $\qquad$ SIGNED:
Electoral Officer
*. Delete whichever is not applicable

## FORM B

# Local Government Elections (Procedure Rules) Order No. of 1982 

## VANUATU GOVERNMENT

## PROXY FORM

(cover)

Registration Area No.
Name
Polling Station Letter
Polling Station Name
VALID ONLY FOR THE Election

Official Stamp and Date of Voting

## PROXY FORM

(Inside page)

Name
First Name
Sex
Date of Birth or Age
Address
*Registered as a Voter at
Electoral Card No.
is hereby authorised to vote as proxy on behalf of

## Name

First Name
Sex
Date of Birth
Address
Registered as a Voter at
Electoral Card No.
GIVEN at
DATE
By ....................................................... .... Signature of
Electoral Officer for
$\cdots \quad$ The proxy must be qualified as a Voter and registered on the same electoral roll as the voter giving the proxy.

## PART 1

## Local Government Council Elections (Procedure Rules) Order No. of 1982

## ELECTION OF CANDIDATES RULES

## Arrangement of Rules

1. One polling station in each polling district
2. Polling clerks
3. Authorised representatives of candidates
4. Equipment at polling stations
5. Notices for guidance of voters
6. Opening of polling station
7. Resolution of difficulties and statement of objections and decisions
8. Regulation of admission to polling station
9. Keeping of order in polling station
10. Voting
11. Polling clerk's duties in respect of person who has voted
12. Replacement of spoilt ballot papers
13. Report on persons suspected of personation
14. Assistance to disabled voters
15. Members-of public to be admitted to observe count
16. Counting of votes
17. Void ballot papers
18. Recounts
19. Declaration of votes and report on voting
20. Notification of votes cast for each candidate to Minister
21. Declaration by Minister of candidates elected
22. Determination of successful candidates
23. Method of calculation
24. Example of proportional representation
25. Declaration by Minister of eldest candidates elected.

PART 2

Example of a system of proportional representation.

## Election of Candidates Rules

## ONE POLLING STATION IN EACH POLLING DISTRICT

1. (1) The Principal Electoral Officer shall determine the location of one polling station in each polling district.
(2) Each ballot box shall have two padlocks with dissimilat keys and shall be so constructed that when locked ballot papers can be put therein but cannot be withdrawn.
(3) The Electoral Office shall also provide each Electoral Offecer with :
(a) lists of authorised representatives provided for in Rula 3(5) for each polling station;
(b) two copies of the electoral roll for each polling station in which the station is established;
(c) sufficient copies of the electoral laws;
(d) enough polling booth to enable voters to vote in secrecy
(e) sufficient tally sheets for recording the votes cast for each, candidate, and
(E) sufficient numbers of any notices required by law to be displayed in polling stations.

## NOTICES FOR GUIDANCE OF VOTERS

5. A notice in legible print giving descriptions in English, French and Bislama for the guidance of voters in voting shall be exhibi... ted inside and outside each polling station.

## OPENING OF POLLING STATION

6. 

The returning officer shall open the polling station over which he presides on polling day and at the time provided for in the notice referred to in Clause 8(4).

RESOLUTION OF DIFFICULTIES AND STATEMENT OF OBJECTIONS AND DECISIONS
7. (1) A returning officer shall endeavour to amicably resolve all difin iculties that may arise during the poll giving reasons for his decisions.
(2) A written statement of all authorised representatives objections and decisions thereon together with any relevant document initial.. led by the returning officer and a polling clerk shall be included in the Report made by the returning officer under Rule 19(2).

REGULATION OF ADMISSION TO POLLING STATION
8. (1) The returning officer shall regulate the number of voters to be admitted to a polling station at the same time and shall exclucle all other persons except :
(a) the polling clerks;
(b) officials of the Electoral Office;
(c) candidates and their authorised representatives nominaced in accordance with Rule 3 ;
(d) police officers on duty;
(e) companions of disabled voters;
(F) press representatives and other persons authorised the Electoral Office.
(2) All persons authorised to be in a poling station shall wear an identification badge or carry and identificatios badee or carry an identification card.

## KEEPING OF ORDER IN POLLING STATION

9. (1) It shall be the duty of the returning officer to keep order at his polling station.
(2) If a person misconducts himself at a polling station or fails to obey the lawful orders of the returning officer he may by order of the returning officer be removed.
(4) The power conferred by this Rule shall not be exercised so as prevent a voter who is otherwise enticled to vote at a polling station from having the opportunity of voting at that polling station.

## voting

10. (1) Every voter desiring to vote shall present himself ar his allotced polling station. The returning officer or polling clerk shall satisfy himself that :
(a) the voter is registered on the roll at the station;
(b) has not already voted; and
(c) place his signature or initials opposite the natie of che voter in the margin of one of the electoral rolls; and
(d) deliver to the voter one ballot paper for each candidate and one envelope.
(2) Immediately on receipt of the ballot papers and envelope a vores shall :
(a) enter a polling booth;
(b) record his vote by placing the ballot paper bearing the rifane and symbol of his chosen candidate in the envelope;
(c) leave all other ballot papers in the booth;
(d) present himself to the presiding officer or polifig cierk who without touching it shall verify that the vocer tenter one envelope;
(e) place the envelope in the ballot box; and
(f) leave the polling station without undue delay afcer the completion of the formalities referred to in Rule 11.

POLLING CLERK'S DUTIES IN RESPECT OF PERSON WHO HAS VOTED
11. After each voter has voted a polling clerk shall :
(a) in those polling districts where it is required, place an indelible mark on the thumb nail of the voter whel shaty so far as possible be indelible for the period of the poll;
(b) stamp and endorse on the electoral card of the voter the date of election;
(c) place his signature or initials opposite the name of fire elector in the margin of the second electoral roll; and
(d) return the card to the elector.

## REPLACEMENT OF SPOILT BALLOT PAPERS

12. 

A voter who satisfies the returning officer that he has inadvertently spoilt a ballot paper may on surrendering it obtain another.

## REPORT ON PERSONS SUSPECTED OF PERSONATION

13. lf before a voter leaves a poling station a candidace or his authorised representative or a polling clerk informs the retarning officer he has reasonable cause to believe that the voter hes commitred the offence of personation and agrees to substantiate the accusation in a Court the returning officer shall report the matter to the Principal Electoral Officer.

## ASSISTANGE TO DISABLED VOTERS

14. (1) Any person suffering from a physical disability may be granted permission by a returning officer to be accompanied into a polling station by a person of his choice to assist hitm in voting.
(2) The granting of permission under this Rule shall be recorded in the Report made by the returning officer under Rule 19(2).

MEMBERS OF PUBLIC TO BE ADMITTED TO OBSERVE COUNT
15. A returning officer shall allow as many members of the pubic to observe a count as can do so without hindering counting.

## COUNTING OF VOTES

16. (1) Immediately a poll is closed the returning officer shall adminis... ter the counting of the votes which shall be done by :
(a) opening the ballot box or boxes;
(b) the returning officer removing all envelopes from each box;
(c) the returning officer taking the ballot papers fron fine envelopes;
(d) the returning officer reading out the name on each batot paper;
(e) the polling clerks recording the number of votes cast for each candidate on two tally sheets provided for that pur pose.
(2) If the number of envelopes is found to be more or less than the marginal signatures or initials made in the koll im accordsace with Rule 11(c) the discrepancy shall be stated in the Repore provided for in Rule 19(2).

## VOID BALLOT PAPERS

17. Any ballot paper which :
(a) by any writing or mark thereon identifies the vefer:
(b) is not in an envelope or is in non-official envelopa; on
(c) is in an envelope containing more than one ballot paper
shall be void and not counted.
18. On the close of counting or on a recount a candidate or his authorised representative may request the returning officer to conduct a recount and further recounts but the returning officer may refuse to do so is in his opinion the request is unreasonable.

## DECLARATION OF VOTES AND REPORT ON VOTING

19. (1) When a returning officer is satisfied that the count or recounts are complete he shall declare counting of votes completed and formally announce the votes cast for each candidate.
(2) lmmediately after declaring the counting of votes completed the returning officer shall complete the official report on polling which shall state :
(a) the number of registered voters;
(b) the number of voters who voted;
(c) the number of void ballot papers;
(d) the number of valid votes cast for each candidare;
(e) such other matters as these Rules provide shall be included, and
(f) such other matters as the Principal Electoral Officer sheill direct may be included.
(3) The report shall be made in duplicate in French, English or sise lama.
(4) It shall be signed by the returning officer art the polling clerks. It shall be countersigned by such of the catididates as may be present at the count.
(5) After it has been signed the report shall be placed in a seabea envelope.

The returning officer shall also seal in separate packets the counted and void ballot papers and endorse on each packet :
(a) a description of its contents;
(b) the date of polling, and
(c) the name and number of the polling station.
(7) The packets referred to in sub Rule (6) shall immediately chey have been sealed and endorsed be signed on the oucside by the persons referred to in sub Rule (4).
(8) The report and the sealed packets referred to in sub rule (6) shall be delivered to the Electoral Officer responsibtt for the ward in which the poll was taken by the returnisg officer or by a , person instructed by him.

NOTIFIGATION OF VOTES CAST FOR EACH CANDIDATE TO MINISTER BY ELECTORAL OFFICER 20. When an electoral officer has received all the reports provided for in Rule 19 including reports from any polling stations where a new poll has been held under the provisions of Classe 12 he shall notify the Minister of the number of votes cast for each candidace in the wards for which he is responsible.

## DECLARATION BY MINISTER OF CANDIDATES ELECTED

21. 

The Minister shall as soon as practicable after receiving nocific. ation in accordance with Rule 20 from all Electoral officers announce for each Ward :
(a) the number of votes cast for each candidate; and
(b) the name of each candidate elected in accordance with Rules 22, 23 and 24.

## DETERMINATION OF SUCCESSFUL CANDIDATES

22. A system of proportional representation shall be used to determine which candidates shall be declared elected.

## METHOD OF CALCULATION

23. The following calculations shall be carried out separately tor each ward :
(1) The cotal number of votes cast shall be divided by the number of seats contested. The result, calculated to two decimal places. will indicate the number of votes required to secure one seat and shall be known as the 'electoral quotient'.
(2) The total number of votes cast for each party (and for this purm pose a party shall mean one or more candidates ustig the seme electoral symbol) shall be divided by the electoral quotient.
(3) The result of the division at sub Rule (2) shall be expresed as e whole number (which will be zero if the total number of votes cuts: for the party is less than the electoral quotiont) and a remainder.
(4) The whole number obtained at sub Rule (3) shall indicate the number of seats won outright by the party concerned and these shall be awarded successively to the candidate with the highest. number of votes.
(5) Any remaining seat not allocated as a result of the operatton at sub Rule (4) shall be awarded to the party which, after the operation at sub Rule (3) had the largest remainder.

EXAMPLE OF PROPORTIONAL REPRESENTATION
24. An example of the system of proportional representation referead to in Rule 22 and the calculations set out in Rule 23 is contaned in Part 2 of this Schedule.

## DECLARATION BY MINISTER OF OLDEST CANDIDATE ELECTED

25. 

Should two or more candidates in a ward receive the same number of votes so that if one of them only had received that number of votes he would have been declared elected under Rule 23 the Minister shall declare the eldest elected.

# PART 2 <br> Local Government Council Elections (Procedure Rules) No. of 1982 

## PROPORTIONAL REPRESENTATION

Example of how the rules would operate.


## Further example (with a tied vote)



