THE GAZETTE OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

Part II of June 02, 2017

SUPPLEMENT

(Issued on 02.06.2017)



LOCAL AUTHORITIES ELECTIONS (AMENDMENT)

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BILL

to amend the Local Authorities Elections Ordinance (Chapter 262)

Ordered to be published by the Minister of Provincial Councils and Local Government

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STATEMENT OF LEGAL EFFECT

- Clause 2: This clause amends section 12 of the Local Authorities Elections Ordinance (Chapter 262) (hereinafter referred to as the "principal enactment") and the legal effect of the section as amended is to -
 - (a) provide an identification for each ward by giving a name and a number among other requirements; and
 - (b) cause consistency between the Sinhala and English texts of the Act.
- Clause 3: This clause amends section 26 of the principal enactment and the legal effect of the section as amended is to provide a distinguishing number for an independent group, in case of more than one independent group is contesting at the election.
- Clause 4: This clause amends section 28 of the principal enactment and the legal effect of the section as amended is to -
 - (a) cause consistency between the Sinhala and English texts of the Act;
 - (b) remove the requirement of preparing the nomination paper in duplicate; and
 - (c) (i) increase the percentage of youth candidates into thirty per centum of the total number of candidates; and
 - (ii) provide the commissioner General to publish the number of youth candidates to be nominated in a gazette notification.
- Clause 5: This clause amends section 29 of the principal enactment and the legal effect of the section as amended is to-
 - (a) reduce the deposit to be made on behalf of a candidate and for an additional person nominated by a recognized political party from five thousand rupees to Two thousand five hundred rupees;
 - (b) reduce the deposit to be made on behalf of a candidate and for an additional person nominated by an independent group from Twenty thousand rupees to Five thousand rupees; and
 - (c) enable the authorized agent other than the leader of the independent group to deposit the legal tender in the case of an independent group.
- Clause 6: This clause amends section 30 of the principal enactment and the legal effect of the section as amended is to Cause consistency between the Sinhala and English texts of the Act.
- Clause 7: This clause amends section 31 of the principal enactment and the legal effect of the section as amended is to provide for the rejection of the nomination paper where the total number of youth candidates as required to be nominated by the Act falls short.
- Clause 8: This clause amends section 36 of the principal enactment and the legal effect of the section as amended is to provide a timeframe for the returning officer and the leader of a recognized political party or the leader of an independent group to nominate another person in case of a multimember ward where candidates are elected without contesting.

- Clause 9: This clause amends section 39 of the principal enactment and the legal effect of the section as amended is to take away the right given to the person placed second in the nomination paper, from nominating another for a vacancy occurring due to the death of a candidate.
- Clause 10: This clause amends section 39A of the principal enactment and the legal effect of the section as amended is to
 - (a) cause consistency between the Sinhala and English texts of the Act; and
 - (b) to specify among other requirements, "the name and the number of the ward".
- Clause 11: This clause amends section 40 of the principal enactment and the legal effect of the section as amended is to cause consistency between the Sinhala and English texts of the Act.
- Clause 12: This clause amends section 43 of the principal enactment and the legal effect of the section as amended is to cause consistency between the Sinhala and English texts of the Act.
- Clause 13: This clause amends section 44 of the principal enactment and the legal effect of the section as amended is to cause consistency between the Sinhala and English texts of the Act.
- Clause 14: This clause amends section 45 of the principal enactment and the legal effect of the section as amended is to provide a distinguishing number in case of more than one independent group is contesting at the election.
- Clause 15: This clause amends section 47 of the principal enactment and the legal effect of the section as amended is to repeal paragraph (a) of that section and to substitute a new paragraph therefor to provide for the content for a ballot paper.
- Clause 16: This clause amends section 59A of the principal enactment and the legal effect of the section as amended is to
 - (a) provide provisions to make the returning officer enable to appoint another counting staff, in case the returning officer is of the opinion that the appointed staff is incapable of performing duties entrusted to them; and
 - (b) provide provisions to make the returning officer enable to appoint another presiding officer or another counting officer in case the returning officer is of the opinion that the appointed counting officer is incapable of performing duties entrusted to them.
- Clause 17: This clause amends section 59B of the principal enactment and the legal effect of the section as amended is to -
 - (a) provide for the returning officer to determine the new venue of the counting of votes in an event of changing the venue for counting of votes;
 - (b) provide for the assistant returning officer to notify the new venue and the time of the counting of votes to the returning officer and the agents; and

- (c) provide for the presiding officer to conduct the counting of votes after the returning officer being notified of the new venue and the counting of votes as determined by the supervising assistant returning officer.
- Clause 18: This clause amends section 61 of the principal enactment and the legal effect of the section as amended is to cause consistency between the Sinhala and English texts of the Act.
- Clause 19: This clause amends section 64 of the principal enactment and the legal effect of the section as amended is to cause consistency between the Sinhala and English texts of the Act.
- Clause 20: This clause amends section 65 of the principal enactment and the legal effect of the section as amended is to require the declaration under regulation 28 (c) in addition to what is required in section 64.
- Clause 21: This clause amends section 65 B of the principal enactment and the legal effect of the section as amended is to cause consistency between the Sinhala and English texts of the Act.
- Clause 22: This clause amends section 66A of the principal enactment and the legal effect of the section as amended is to cause consistency between the Sinhala and English texts of the Act.
- Clause 23: This clause amends section 66B of the principal enactment and the legal effect of the section as amended is to -
 - (a) provide for the Commissioner of Local Government in case an office of a Mayor or Deputy Mayor falls vacant during a term of such Local Authority to inform such facts to the returning officer;
 - (b) provide for giving the returning officer information about such vacancy within thirty days by the secretary of the recognized political party or the leader of the Independent group to which such Mayor or Deputy Mayor belonged and to make provisions to enable the returning officer to declare the new Mayor or the Deputy Mayor.
 - (c) provide for the returning officer to proceed to appoint a new mayor; and
 - (d) provide provisions not to fill a vacancy in the office of a Mayor occurred for the second time remain unfiled once such vacancy is filled in terms of the procedure specified in this Ordinance and the member appointed to fill such vacancy himself resigns from his office.
- Clause 24: This clause amends section 72A of the principal enactment and the legal effect of the section as amended is to substitute the word "commencing" for the word Clause "opening".
- Clause 25: This clause amends section 81B of the principal enactment and the legal effect of the section as amended is to provide provisions not to make any appointment in public institution which otherwise may have the effect of influencing the voters in favor of any recognized political party or independent group, except for carrying out essential services.

Clause 26: This clause amends section 89 of the principal enactment and the legal effect of the section as amended is to insert the new definitions for the expressions "Authorized agent", "Public Corporation" and "Public Institution".

 ${\it Clause~27:}$ This clause repeals the First Schedule to the principal enactment and substitute a new Schedule.

Clause 28: This clause amends the Ninth Schedule to the principal enactment and the legal effect of the section as amended is to -

- (a) provide for a returning officer to place the covering envelopes in the postal voters' ballot box upon receipt of such covering envelopes, seventy two hours before the commencement of the poll;
- (b) provide for the returning officers to separate the covering envelopes according to wards; and
- (c) provide for the returning officer to direct the counting officer to proceed to count postal ballet papers immediately before the commencement of counting of the ballot papers.

L.D.—O. 35/2015

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AN ACT TO AMEND THE LOCAL AUTHORITIES ELECTIONS Ordinance (Chapter 262)

Be it enacted by the Parliament of the Democratic Socialist Republic of Sri Lanka as follows:-

- 1. This Act may be cited as the Local Authorities Short title. Elections (Amendment) Act, No. of 2017.
- 5 2. Section 12 of the Local Authorities Elections Amendment Ordinance (Chapter 262) (hereinafter referred to as the of section 12 "principal enactment") is hereby amended as follows:-

of chapter 262.

- (1) in paragraph (ii) of the last proviso to subsection (1) of that section, by the substitution for the words, "by a name and an alphabetical letter in English.", of the words, "by a name and a number.";
 - (2) in subsection (2) of that section
 - (a) by the substitution for the words, "polling districts" and "Polling district" wherever those words appear in that subsection, of the words, respectively as "polling districts" and "polling district"; and
 - (b) by the substitution in paragraph (c) for the word, "district", of the words, "polling district".
 - (3) by the substitution in subsection (2A) of that section, for the words, "each polling district" of the words, "each polling district"; and
- (4) by the substitution in subsection (2B) of that 25 section, for the words, "division of a polling area into polling districts" of the words, "division of a polling area into polling districts".

2—PL 005221—725 (05/2017)

3. Section 26 of the principal enactment is hereby Amendment amended by the substitution for the words, "which the of section 26 approved symbols shall be allotted and in respect of a local of the authority area." of the words, "which the approved symbols enactment. and where there are more than one independent group, a distinguishing number shall be allotted.".

4. Section 28 of the principal enactment is hereby Amendment amended as follows:-

of section 28 of the principal

- (1) by the substitution in subsection (1) of that section, enactment. 10 for the words, "Any person who is qualified under section 8 of this Ordinance" of the words, "Any person who is qualified under section 8 of this Ordinance":
- (2) in subsection (2B) of that section, by deleting the words, "The nomination paper shall be prepared in 15 duplicate, with the word "copy" being written clearly on the duplicate copy.";
 - (3) in subsection (2D) of that section –
 - (a) by the renumbering of that subsection as paragraph (a) of that subsection;
 - (b) in the renumbered paragraph (a) by the substitution for the words, "twenty-five per centum of the total number of candidates and additional persons whose names appear in each nomination paper submitted under subsection (2) of this section, may consist of women and youth." of the words, "not less than thirty per centum of the total number of candidates and additional persons whose names appear in each nomination paper submitted under subsection (2) of this section, shall consist of youth."; and

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(c) by the addition immediately after paragraph (a) of that subsection of the following new paragraph:-

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"(b) the commissioner shall by notice published in the Gazette, specify the number of youth candidates to be nominated in respect of each Local Authority. Where the total number of youth candidates to be nominated is such, that thirty per centum of that number would be an integer and fraction, the nearest integer to that integer and fraction shall be deemed to be the thirty per centum for purposes of this subsection.";

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- (4) by the substitution in the subsection (2E) of that section,-
 - (a) for the words, "twenty-five per centum" wherever those words appear in that subsection, of the words, "thirty per centum"; and

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(b) for the words and number, "subsection (2B) is an integer", of the words and number, "subsection (2D) is an integer".

25 **5.** Section 29 of the principal enactment is hereby Amendment amended in subsection (1) of that section as follows:-

Amendment of section 29 of the principal enactment.

(1) by the substitution in paragraph (a) of that subsection, for the words, "and in any case not later than twelve noon on the day immediately preceding the end of the nomination period, deposit", of the words, "(and in any case not later than twelve noon on the day immediately preceding the end of the nomination period), deposit";

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- (2) by the substitution in subparagraph (i) of paragraph (a) of that subsection, for the words, "five thousand rupees in respect of each candidate", of the words, "two thousand five hundred rupees in respect of each candidate";
- (3) by the substitution in subparagraph (ii) of paragraph (a) of that subsection, for the words, "twenty thousand rupees in respect of each candidate", of the words, five thousand rupees in respect of each candidate"; and
- (4) by the substitution in subparagraph (ii) of paragraph (b) of that subsection, for the words, "leader of the independent group" of the words, "leader of the independent group or his authorized agent.".
- 15 6. Section 30 of the principal enactment is hereby Amendment amended in subsection (4) of that section, as follows:-

of section 30 of the principal

- (1) by the substitution for the words, "in the ward", of enactment. the words, "in the ward"; and
- (2) by the substitution in the proviso to that subsection 20 for the words, "in such local authority area" of the words, "in such local authority area".
- 7. Section 31 of the principal enactment is hereby Amendment amended in subsection (1) of that section by the insertion of section 31 immediately after paragraph (b) of that subsection of the $\frac{\text{of the}}{\text{principal}}$ 25 following new paragraph:-

enactment.

"(bb) that does not contain the total number of youth candidates as required to be nominated under paragraph (a) of subsection (2D) of section 28 of this Ordinance; or".

8. Section 36 of the principal enactment is hereby Amendment amended by the addition, at the end of subsection (1) of that of section 36 section, of the following new paragraph:-

of the principal enactment.

- "(c) where in a local authority consisting of multi 5 member ward or wards, candidates are elected without contesting, the returning officer shall within one week after the last date of nomination request the Secretary of the recognized political party or the leader of the independent group to 10 nominate within three weeks from the date of request another person or persons qualified under section 8 of this Ordinance to that ward or wards, respectively.".
- 9. Section 39 of the principal enactment is hereby Amendment amended in subsection (2) of that section, by the repeal of of section 39 the words, "or person whose name appears in the second of the place in the nomination paper submitted by such recognized enactment. political party or independent group.".

10. Section 39A of the principal enactment is hereby Amendment 20 amended as follows:-

of section 39A of the principal

- (1) in subsection (1) of that section, by the substitution enactment. for the words, "in the electoral list of any ward of that area" of the words, "in the electoral list of any ward of that area":
- 25 by the repeal of the paragraph (c) of subsection (1) of that section and the substitution therefor of the following paragraph:-
 - "(c) the name and the number of the ward;".
- 11. Section 40 of the principal enactment is hereby Amendment 30 amended in paragraph (a) of subsection (1) of that section, of section 40 by the substitution for the words, "polling district;", of the principal words, "polling district;".

enactment.

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12. Section 43 of the principal enactment is hereby Amendment amended, by the substitution for the words, "any ward" and of section 43 "for that ward" of the words, "any ward" and "for the ward", respectively.

principal enactment.

13. Section 44 of the principal enactment is hereby Amendment amended in paragraph (d) of that section by the substitution of section 44 for the words, "for that ward", of the words, "for that ward".

principal enactment.

14. Section 45 of the principal enactment is hereby Amendment amended in paragraph (b) of subsection (1) of that section, of section 45 10 by the substitution for the words, "in alphabetical order in principal Sinhala and the approved symbol allotted to each such party enactment. or group." of the words, "the approved symbol allotted to each such party or group and where there are more than one independent group the distinguishing number allotted to 15 each such group as indicated in the nomination paper".

15. Section 47 of the principal enactment is hereby Amendment amended by the repeal of paragraph (a) of that section, and $\frac{\text{of section } 47}{\text{of section}}$ the substitution therefor of the following paragraph:-

principal enactment.

"(a) shall contain the names of the recognized political 20 parties contesting at the election, in Sinhala, Tamil and English arranged in the Sinhala alphabetical order and with the symbol allotted to each such party set out against the name of each such party, and immediately thereafter, if there are any 25 independent groups contesting at such election, the words, "Independent Group" repeated for each such group and the distinguishing number in the serial order and the symbol allotted to each such group set out against the distinguishing number of such group and a blank cage against each symbol 30 for a voter to cast his vote. A voter shall cast his vote within the cage provided therefor.".

16. Section 59A of the principal enactment is hereby Amendment amended as follows:-

Amendment of section 59A of the principal enactment.

(1) in subsection (2) of that section, for the words, "function as the counting staff." of the words, "function as the counting staff. However, where the returning officer is of the opinion that the counting staff or an officer of such staff of that station is incapable of performing the duties entrusted to such staff or such officer, or is not suitable for the performance of the duties as, a counting staff or as an officer of such staff, the returning officer may, appoint another counting staff in place of such counting staff or another officer in the place of such officer of that staff as the case may be;

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- 15 (2) in subsection (4) of that section, by the repeal of all the words from, "the Commissioner of Elections" to the end of that subsection, and substitution therefor of the following:-
- "or if the returning officer is of the opinion that
 the counting officer appointed to any polling station
 is incapable of performing the duties entrusted to
 him or is not suitable for the performance of the
 duties as a counting officer, the returning officer
 may appoint any other senior presiding officer or
 an assistant returning officer as a counting officer
 in place of the first mentioned officer."
 - **17.** Section 59B of the principal enactment is hereby Amendment amended as follows:-

Amendment of section 59B of the principal enactment.

(1) by the substitution, in subsection (1) of that section, for the words, "he shall inform the assistant returning officer appointed by the returning officer to supervise the polling in the ward in which such polling station is situated, of such fact and such assistant returning officer shall", of the words, "he

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shall inform the returning officer through the assistant returning officer who supervises the polling in the ward in which such polling station is situated, of such fact and such returning officer shall";

- (2) by the substitution, in subsection (2) of that section, for the words, "shall be notified by the assistant returning officer, to the counting agents", of the words, "shall be notified by the assistant returning officer to the returning officer and thereafter to the counting agents"; and
 - (3) by the substitution, in subsection (3) of that section, for the words, "The counting of votes at the new venue as determined by the assistant returning officer", of the words, "After the returning officer being notified of the new venue, the counting of votes at the new venue as determined by the supervising assistant returning officer".
- 18. Section 61 of the principal enactment is hereby Amendment 20 amended by the substitution, in subsection (3) of that section, of section 61 for the word, "ward", of the word, "ward".
 - of the principal enactment.
 - 19. Section 64 of the principal enactment is hereby Amendment amended by the substitution, in subsection (2) of that section, for the words, "the ward", of the words, "the ward".
 - of section 64 of the principal enactment.
- 20. Section 65 of the principal enactment is hereby Amendment 25 amended by the substitution, in subsection (1) of that section, of section 65 for the words and number, "referred to in section 64," of the principal words and numbers, "referred to in section 64 and the enactment. declaration under regulation 28(c) of the Ninth Schedule

30 hereto,".

21. Section 65B of the principal enactment is hereby Amendment amended in subsection (8) of that section by the substitution of section for the words, "is entitled to return and request such secretary or leader," of the words, "is entitled to return and request enactment. such secretary or leader,".

principal

22. Section 66A of the principal enactment is hereby Amendment amended by the substitution in paragraph (b) of subsection of section (1) of that section for the words, "Municipal Councils of the principal of Ordinance (Chapter 252) or paragraph (b) of subsection (1) enactment. 10 of section 5 of the Urban Councils Ordinance (Chapter 255)" of the words, "Municipal Councils Ordinance (Chapter 252) or paragraph (b) of subsection (1) of section 5 of the Urban Councils Ordinance (Chapter 255)".

23. Section 66B of the principal enactment is hereby Amendment 15 amended as follows:-

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of section 66в of the

- (1) by the substitution, in subsection (2) of that principal enactment. section -
 - (a) for the words, "falls vacant during the term of office of such local authority, the Commissioner shall,", of the words, "falls vacant during the term of office of such local authority, the Commissioner of Local Government shall inform such fact to the returning officer in writing and the returning officer shall,"; and

(b) for the words, "within thirty days, to the Commissioner. Upon receipt of such determination, the Commissioner shall" of the words, "within thirty days to the returning officer. Upon receipt of such determination, the returning officer shall";

(2) by the substitution, in subsection (3) of that section for the words, "the Commissioner shall proceed to

appoint as the new Mayor" of the words, "the returning officer shall proceed to appoint as the new Mayor"; and

- (3) by the substitution, in subsection (4) of that section, 5 for the words, "such vacancy is filled in accordance with the procedure specified in that subsection, and the member so appointed to fill such vacancy himself resigns thereafter from his office as Mayor under the sections referred to above, the vacancy 10 so created shall not be filled following the procedure specified in subsection (2) of this section." of the words, "such vacancy in the office of Mayor is filled in terms of the procedure specified in this Ordinance, and the member so appointed to fill such vacancy himself resigns from his office, the vacancy 15 so created thereafter shall not be filled in terms of the procedure specified in this Ordinance".
- 24. Section 72A of the principal enactment is hereby Amendment amended by the substitution, in paragraph (b) of subsection of section 20 (1) of that section, for the word, "opening", of the word, ^{72A} of the "commencing".

principal enactment.

25. Section 81B of the principal enactment is hereby Amendment amended by the repeal of paragraph (a) of subsection (1A) of of section that section and the substitution therefor of the following 81B of the 25 paragraph:-

principal enactment.

- "(a) (i) no appointments in any public institution which may have the effect of influencing the voters to vote in favour of any recognized political party or any independent group shall be made;
 - (ii) notwithstanding anything in subparagraph (i) above an appointment in such institution may be made for the purpose of carrying out essential services as are urgent, the postponement of which will affect the normal life of the public or cause severe hazards or harm to the public; and".

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26. Section 89 of the principal enactment as last Amendment amended by the Act, No. 22 of 2012, is hereby further of section 89 amended as follows:-

of the principal enactment.

(1) by the insertion immediately after the definition of 5 "approved symbol" of the following definition:-

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""authorized agent" means in relation to a recognized political party or independent group as the case may be, a person expressly authorized in writing by the Secretary of that recognized political party or the group leader of that independent group, to be the authorized agent of that recognized political party or that independent group as the case may be and whose authorization has been communicated by such Secretary or such group leader to the returning officer for the electoral area, in respect of which the election is being held, at least seventy two hours before the commencement of the nomination period;".

(2) by the insertion immediately after the definition of expression "Parliamentary register for the time being in operation" of the following definitions:-

""public corporation" means any corporation, board or other body which was or is established by or under any written law other than the Companies Act, No. 7 of 2007, with funds or capital wholly or partly provided by the Government by way of grant loan or otherwise;

"Public Institution" includes a Ministry, a government department, a public corporation, any institution established by a Provincial Council or by a statute of a Provincial Council, a local authority, any

business or other undertaking vested in the government and a Company registered or deemed to be registered under the Companies Act, No. 7 of 2007, in which the Government, a public corporation or any Local authority holds more than fifty per centum of the shares;".

27. The First Schedule to the principal enactment is Replacement hereby repealed and the following Schedule is substituted of the First Schedule to 10 therefor:-

the principal enactment.

"FIRST SCHEDULE [Section 28(2)]

FORM OF NOMINATION PAPER

The party being a recognized
political party/independent group of candidates of which (in case of
an independent group is the group
leader), hereby nominates the following persons as candidates for
election of members of the
Council /Urban Council/Pradeshiya Sabha.

1-CANDIDATES

1	2	3												. 4	5	6	7
Name and the No. of the	Name- men/ women (as	N	ati	on	al	Id	len	tit	y (cai	d	No).	Residential Address	Occupation	Whether a Youth candidate or not (Y)	Signature signifying consent of
ward "*"	indicated in the National																candidate
	Identity card or	or															
	birth certificate)																
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II-ADDITIONAL PERSONS

1	Г						2						3	4	5	6
Name- men/ women (as indicated in the National Identity card or birth certificate)	No.					i		Residential Address	Occupation	Whether a Youth candidate or not (Y)	Signature signifying consent of additional candidate					
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	L				L		L	L	L	L		L				
	L		L		L		L	L	L	L		L				
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	L	L	L		L		L	L	L	L		L				
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	L	L	L	L	L	L	L	L	L	L		L				
	L				L					L		L				

I do hereby certify that all the youth candidates whose names appear in this nomination paper are within the age stipulated in section 89 of the Ordinance.

Signature of secretary of recognized political party/leader of the independent group

	Name:
	Address:
	Official seal
at	Signed by the above named secretary of cognized political party/leader of independent group in my presence on this day
	(Justice of Peace/Commissioner for Oaths) Official seal
	Address

* State whether it is a multi member ward indicating by the inclusion of one asterisk (*) in the case of election of two members and by two asterisks (**) in the case of election of three members."

Returning officer,

[Section 28 (2A)]

FORM OF NOMINATION PAPER FOR THE RETURNING OF WOMEN CANDIDATES

		Co	un	cil										
]	Lo	cal	Α	ut	h	or	iti	ies	3	Elections		
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under s	ection 28(2A)	О	f t	he	L	o	ca	1.	Αı	ıt	horities E	Elections	Ordinance.
1	2				3							4	5	6
Serial No.	erial No. Name (as indicated in the national identity card No. Identity card No. Address Address Signifying consent of candidate or birth certificate)													signifying consent of
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28. The Ninth Schedule to the principal enactment is Amendment hereby amended as follows:-

Amendment of the Ninth Schedule to the principal enactment.

- (1) in regulation 17 of that Schedule by the substitution enactment. for the words, "before the close of the poll" of the words, "seventy two hours before the commencement of the poll";
 - (2) by the substitution for the regulation 18 of that Schedule of the following regulation:-

"The
10 covering
envelopes
containing
postal ballot
papers to be
separated
according to
15 wards.

18. The returning officer shall, any time after placing the unopened covering envelopes in to the postal voters ballot box and before the commencement of the poll, open the postal voters ballot boxes and separate the covering envelopes contained therein, in respect of each ward. Once the covering envelopes are separated, the returning officer shall put all the covering envelopes in respect of each ward in a separate envelope for such ward and seal and submit it to the counting officer appointed for the relevant ward on the day before the date of poll along with ballot papers and other articles.";

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- (3) by the substitution for regulation 19 of that Schedule of the following regulation:-
- 25 "Counting of postal ballot papers.

19. The returning officer shall, immediately before the commencement of counting of the ballot papers, cause the counting officer appointed for a ward to open the relevant covering envelopes containing postal ballot papers for such ward and proceed to count them.";

- (4) by the repeal of regulations 20, 21, 22, 23 and paragraph (1) of regulation 24 of that Schedule;
- (5) by the substitution for paragraph (*c*) of regulation 28 of that Schedule of the following paragraph:-
- 5 "(c) written declaration of the votes given to each candidate;";
 - (6) in form A of that Schedule -
- (a) by the substitution for the words, "the polling division, the polling district" of the words, "the polling district, name and the No. of the ward";
 - (b) by the substitution for the words, "Polling division letter" of the words, "Polling District No.:"; and
- 15 (c) by the substitution for the words, "Polling District No." of the words" Name and the No. of the ward:".
- 29. In the event of any inconsistency between the Sinhala text Sinhala and Tamil texts of this Act, the Sinhala text shall to prevail in case of inconsistency.

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