



**CONSTITUTIONAL APPOINTEES' EMOLUMENTS
(AMENDMENT) (NO. 2) ACT, 2016**

(Act 27 of 2016)

I assent



**Danny Faure
President**

30th December, 2016

**AN ACT to amend the Constitutional Appointees'
Emoluments Act (Cap 42A).**

ENACTED by the President and the National Assembly.

1. This Act may be cited as the Constitutional Appointees' Emoluments (Amendment) (No. 2) Act, 2016. Short title

Amendment
of Cap 42A
as last
amended by
Act 3 of 2016

2. The Constitutional Appointees' Emoluments Act is hereby amended as follows—

(a) by adding after section 7 the following section—

Salary, pension
and gratuity to
Ambassador, High
Commissioner
and other principal
representatives

“7A. There shall be paid to an Ambassador, High Commissioner or any other principal representative of Seychelles—

- (a) a monthly salary of a sum specified at step 7 of salary band 13 for Ambassador or High Commissioner Grade 1, step 5 of salary band 12 for Ambassador or High Commissioner Grade 2, step 1 of salary band 11 for Ambassador or High Commissioner Grade 3, of the Public Service Salary Table under the Public Service Salary Act, 2013, which shall on completion of each 12 months be progressed to the next step of that salary band;
- (b) upon completion of every five years or part thereof or vacation of service, a gratuity equal to 50% of the salary earned during that period;
- (c) upon ceasing to hold office a monthly pension of an amount equivalent to $\frac{5}{12}$ of 1% of the monthly salary in the salary band referred to in paragraph (a), at which the person ceased to hold office or of the monthly salary in the salary band in any other designated office specified under

section 8(1) of this Act, in respect of each completed month of service up to a maximum of 180 months, subject to section 8(3), (4) and (5) of this Act.”;

(b) in section 8 —

(i) by adding in subsection (1) after the entry “(l) Puisne Judge” the following entry —

“(m) Ambassador, High Commissioner or any other principal representative of Seychelles.”

(ii) by substituting in subsection (3)(c), for the words “63 years” wherever they occur the words “60 years”;

(iii) by adding after subsection (3) the following subsection —

“(3A) Notwithstanding subsection (3)(c), an appointee specified in that section —

(a) who has served for an aggregate period of not less than 144 months in any of the designated offices shall be eligible for a pension under subsection (1) on attaining the age of 55 years;

(b) who has vacated office on medical grounds

certified by the appropriate statutory medical board as to the mental or physical incapacity to hold the office shall be eligible for a pension irrespective of his or her age.”

I certify that this is a correct copy of the Bill which was passed by the National Assembly on 27th December, 2016.



Ms. Jutta Alexis
Acting Clerk to the National Assembly