LAWS OF SEYCHELLES

ASSOCIATIONS ACT

THE ASSOCIATIONS REGULATIONS

Citation

1. These rules may be cited as the Associations Regulations

Incorporation: Registration essential

1. An association is regarded as a legal entity having such capacity of continuous enjoyment of property and binding to the attributes set out in in Section 7(1) (a), (b) and (c) of the Act.

Rights of members

1. Annual return (Info, Form)
2. Balance Sheet (Info, Form)

Amalgamation

1. Two or more associations may join together for a specific purpose upon the submission of a special resolution under the Act, signed and agreed upon by the respective parties.

Winding up of affairs of association

1. A liquidator appointed under Section 22 (1) of the Act has the power to request particular claims from the respective firms or individuals, requiring the claims be made to him within the time frame set out in Section 22 (2) of the Act.

Executive Committee

1. No person who is regarded as being mentally ill or owing a debt can sit as a member of the executive committee as per Section 25 of the Act.

Contribution

1. All associations incorporated under the Act shall every year on or before the fifteenth day of September pay one half per centrum on the profit made by the association, after the pass over of one thousand rupees by the Registrar. This will only be applicable if the association’s profit margin

Association’s Profit – SCR 1,000 = Amount Received × 0.5% = Amount owed to the Registrar









