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GOVERNMENT GAZETTE

ACTS SUPPLEMENT

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The following Act was passed by Parliament on 6 March 2023 and assented to by the President on 27 March 2023:—

REPUBLIC OF SINGAPORE

No. 8 of 2023.

I assent.

(LS)

HALIMAH YACOB,
President.
27 March 2023.

An Act to amend the Parliamentary Elections Act 1954 and to make consequential and related amendments to certain other Acts.

Be it enacted by the President with the advice and consent of the Parliament of Singapore, as follows:

Short title and commencement

1. This Act is the Parliamentary Elections (Amendment) Act 2023 and comes into operation on a date that the Minister appoints by notification in the *Gazette*.

Amendment of section 2

2. Section 2 of the Parliamentary Elections Act 1954 (called in this Act the principal Act) is amended —

(a) by inserting, immediately before the definition of “ballot box” in subsection (1), the following definition:

““access”, in relation to content, means to encounter, read, view, hear or otherwise experience the content, and includes —

(a) access that is subject to a precondition, such as the use of a password;

(b) access by way of push technology;

(c) access by way of a standing request; and

(d) access for a limited period of time only;”;

(b) by inserting, immediately after the definition of “ballot display” in subsection (1), the following definitions:

““banner” means any continuous piece of fabric or other flexible material, or one or more pieces of fabric or other flexible material joined into a continuous piece —

(a) on which content is printed, written, drawn or depicted in such a way as to be fully legible in windless conditions; and

(b) that is attached (by rope, wire or otherwise) to any building or structure or to any pole or flagstaff projecting vertically, horizontally or at an angle,

but not a banner carried during a procession;

“billboard” means any of the following:

(a) a hoarding, signboard or free-standing advertising structure on which content is printed, written, drawn, affixed or depicted in such a way as to be fully legible;

(b) a sign or panel which —

(i) has an electronically controlled or a digitally controlled (or both) illuminated display surface; and

(ii) allows for different content to be shown, changed, animated or illuminated in different ways and at different intervals on that sign or panel;

(c) a wall, ceiling or other like substantially flat and fixed surface, on which content is painted, written, drawn or depicted in such a way as to be fully legible;

(d) a blimp, a gas-inflated balloon or other like object which is attached or anchored to the ground and upon which information or material is displayed,

but not a poster, placard, picture, photograph or balloon carried during a procession;

Examples

- (a) A sky sign on or above the roof, parapet or eaves of a building.
- (b) An animated billboard.
- (c) A computer monitor, screen or digital display panel or similar appliance designed to be used primarily for the reception and display of any content capable of being received, or received and displayed, as visual images (whether moving or still) with or without sound, from a broadcasting service.

“by electronic means” means by using an electronic service;”;

- (c) by inserting, immediately after the definition of “contact address” in subsection (1), the following definitions:

““content” means information or material —

- (a) whether in the form of text;
- (b) whether in the form of speech, music or other sounds;
- (c) whether in the form of colours or visual images (animated or otherwise), pictorial or graphic form (for example, an anthropomorphic or a humanlike depiction);
- (d) whether in any other form; or
- (e) whether in any combination of forms;

“conveyance” means any aircraft, train, vehicle, vessel or other mode of transport, whether of passengers or goods or both;”;

- (d) by deleting the words “poster, banner, notice, circular, handbill, illustration, article, advertisement or other material” in the definition of “election advertising” in subsection (1) and substituting the words “information or material”;

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- (e) by deleting the words “such material” in the definition of “election advertising” in subsection (1) and substituting the words “such information or material”;
- (f) by deleting the words “, but excludes any button, badge, pen, pencil, balloon and any other thing prescribed by the Minister by notification in the *Gazette*” in the definition of “election advertising” in subsection (1);
- (g) by inserting, immediately after the definition of “election advertising” in subsection (1), the following definitions:
- “election advertising regulations” means regulations made under section 61R;
- “election meeting” has the meaning given by section 80A(4);”;
- (h) by inserting, immediately after the definition of “electoral division” in subsection (1), the following definitions:
- “electronic service” means —
- (a) a service that allows end-users of the service to access content using a broadcasting service or telecommunication service for carrying messages or other content (whether between persons and persons, things and things or persons and things); or
- (b) a service that delivers content to persons having equipment appropriate for receiving that content, where the delivery of the service is by a broadcasting service or telecommunication service described in paragraph (a),
- and includes a social media service (as defined in section 61S(1));

“end-user”, in relation to an electronic service, means a person that, and whether or not in the course of business —

- (a) has access to content, or something which contains content, by means of the electronic service; or
- (b) communicates content, or something which contains content, by means of the electronic service;

“entity” means —

- (a) a body corporate (including a limited liability partnership);
- (b) an unincorporated association;
- (c) a partnership;
- (d) a body politic;
- (e) a body of individuals who together form a body; or
- (f) a person other than an individual;

“flag” means a continuous piece of fabric or other flexible material, or one or more pieces of fabric or other flexible material joined into a continuous piece —

- (a) on which content is printed, written, drawn or depicted in such a way as to be normally not legible in windless conditions; and
- (b) that is attached (by rope, wire or otherwise) to a pole or flagstaff projecting vertically, horizontally or at an angle,

and includes a flag, bunting, ribbon or streamer of any colour or colours but not a

flag, bunting or streamer carried during a procession;

“foreign entity” means an entity that —

- (a) is constituted or organised under a law of a foreign country, even if registered under any written law; or
- (b) has its principal place of business in a foreign country, even if incorporated under any written law;

“foreigner” means an individual who is not a citizen of Singapore;”;

- (i) by inserting, immediately after the definition of “general election” in subsection (1), the following definition:

““grounds” means land in Singapore that has a boundary fence or another structure or feature to mark the boundary of the land;”;

- (j) by inserting, immediately after the definition of “Member” in subsection (1), the following definitions:

““non-online election advertising” means election advertising that is not online election advertising;

“nursing home” means any premises that are —

- (a) licensed as a private hospital under the Private Hospitals and Medical Clinics Act 1980; and
- (b) used or intended to be used for the reception of, and the provision of nursing for, persons suffering or convalescing from any sickness, injury or infirmity;

“official sign” means a poster, banner or other notice for an election prepared by, or with the

authority of, the Returning Officer as required by or for the purposes of this Act;

“online election advertising” means election advertising that is published in any way that renders the election advertising accessible from the Internet;

“online location” means any website, webpage, chatroom or forum, or any other similar thing in electronic or digital form that is accessible from the Internet;

“ordinary polling station” means a polling station established in Singapore under section 36A(1);”;

(k) by deleting the definition of “polling station” in subsection (1) and substituting the following definitions:

““polling station” means —

- (a) an ordinary polling station;
- (b) a special polling station; or
- (c) an overseas polling station;

“postal voting papers” means —

- (a) a ballot paper designed and intended to be used exclusively for the postal voting method (called in this Act a postal ballot paper); and
- (b) an envelope designed and intended to be used exclusively to contain a postal ballot paper (called in this Act a return envelope);

“postal voting period”, for an election in an electoral division, means the period —

- (a) starting the day immediately after the day of nomination at the election; and

(b) ending (and including) the eve of polling day in Singapore at the election;

“poster” means any of the following:

(a) any paper, plastic, corflute or other inflexible material on which content is printed, written, drawn or depicted in such a way as to be fully legible;

(b) any text, any colours or visual images (animated or otherwise) or any pictorial or graphic form, which is projected on to any external surface of a building or structure by light or any other means;

(c) any billboard,

but not a placard carried during a procession;”;

(l) by inserting, immediately after the definition of “public authority” in subsection (1), the following definitions:

““public place” means —

(a) any place in Singapore (open to the air or otherwise) to which members of the public have access as of right or by virtue of express or implied permission, whether or not on payment of a fee, and whether or not access to the place may be restricted at particular times or for particular purposes; or

(b) a part of a place in Singapore that the occupier of the place allows members of the public to enter, but only while the place is ordinarily open to members of the public;

“publicly display”, for any content, means to display, exhibit, screen or project the content —

- (a) in a public place in order that another person may see the content;
- (b) in or on a conveyance (whether mobile or stationary) used for public passenger transport and which is in a public place in order that another person may see the content; or
- (c) in any place in a way so that anyone in a public place can see the content from inside or outside the firstmentioned place;”;

(m) by inserting, immediately after the definition of “Revising Officer” in subsection (1), the following definitions:

““special polling station” means a polling station established in Singapore under section 47A(1);

“telecommunication service” has the meaning given by section 2 of the Telecommunications Act 1999;

“third party”, in relation to an election in an electoral division, means a person who is none of the following:

- (a) a candidate at the election;
- (b) a political party with one or more candidates at the election;
- (c) an election agent of a candidate at the election;

“traditional election advertising” means non-online election advertising in the form of a banner, flag or poster;”;

(n) by inserting, immediately after subsection (2), the following subsections:

“(3) Where any content is published by electronic means, the content is to be taken to be published in Singapore if —

(a) any person physically present in Singapore accesses or is capable of having access to the content, even if the content originates wholly outside Singapore or is published by a person outside Singapore or the origin of which cannot be determined; or

(b) the content originates in Singapore, even if none of the persons capable of having access to the content is physically present in Singapore.

(4) In determining for the purposes of this Act whether a person is physically present in Singapore, it is to be assumed that the person will not falsify or conceal the person’s identity or location.

(5) Without limiting the definition of “content” in subsection (1) —

(a) any content consisting of or including a hyperlink is taken to include the content accessed directly via the hyperlink; and

(b) any content consisting of or including an image or item on which data is stored electronically is taken to include content accessed directly by means of the image or item.

(6) Without limiting the definition of “publish” in subsection (1) —

(a) any non-online election advertising, and any other election advertising that is not published by electronic means, is taken to

be published in Singapore if it is left in such a position and in such circumstances as to indicate that it is intended to be available for collection by members of the public who are in a public place;

- (b) any content is taken to be published by electronic means by an end-user of an electronic service if the end-user causes the content to be accessible to, or forwards the content to, or shares the content with, any other end-user or end-users of the electronic service, on or by the electronic service; and
- (c) any content that was published before and by electronic means so as to be accessible from the Internet, is taken to be published again on each day that any subsequent step is taken on that day to amplify the access to the content from the Internet by persons physically present in Singapore.

(7) In this Act, any election advertising relates to an election in an electoral division if the election advertising contains an express or implicit reference to —

- (a) the election in the electoral division;
- (b) an individual who is a candidate at the election in the electoral division in his or her capacity as a candidate;
- (c) a political party, or the interests of a political party, with one or more candidates at the election in the electoral division; or
- (d) an issue submitted or otherwise before electors in the election.

(8) For the purposes of this Act, any postal voting paper or any ballot box used at an overseas polling station that is required by this Act to be received by the Returning Officer by a specified time is regarded as received only when it is actually received by the Returning Officer, or an authorised representative of the Returning Officer, in Singapore.”.

Amendment of section 5

3. Section 5(1A) of the principal Act is amended by deleting the words “has resided in Singapore for an aggregate of 30 days during the period of 3 years immediately preceding the prescribed date” and substituting the words “keeps and maintains a contact address”.

Amendment of section 8

4. Section 8 of the principal Act is amended by inserting, immediately after subsection (1), the following subsections:

“(1A) The boundaries required by subsection (1) to be specified may be defined —

- (a) by metres, bounds and coordinates or any other different definition of boundaries; or
- (b) by one or more maps or images containing such details and with such markings as are sufficient to delineate the boundaries of each electoral division.

(1B) Where one or more maps or images are published in the notification under subsection (1), the Registration Officer must —

- (a) prepare and certify further maps on a scale larger than the published map or maps;
- (b) make the further maps available for free inspection by any member of the public at a reasonable hour on any day, and for sale at a reasonable cost; and
- (c) publish in the same notification, a notice containing particulars of the website at which the maps or images of the electoral division may be accessed free of

charge online, and the place at which the further maps or other images may be inspected, by the public.

(1C) A website is not accessible for the purposes of subsection (1B)(c) if —

- (a) access is subject to a precondition, such as the use of a password;
- (b) access is only by way of a request; or
- (c) access is for a limited period of time only.”.

Amendment of section 11

5. Section 11 of the principal Act is amended —

- (a) by deleting the word “or” at the end of subsection (9B)(b)(ii);
- (b) by deleting the full-stop at the end of sub-paragraph (iii) of subsection (9B)(b) and substituting the word “; or”, and by inserting immediately thereafter the following sub-paragraph:
 - “(iv) the claim is frivolous or vexatious.”;
 - and
- (c) by inserting, immediately after the words “ground of the objection” in subsection (10), the words “unless the Registration Officer is satisfied that the objection is frivolous or vexatious, in which case the Registration Officer may overrule the objection without further inquiry into the objection”.

Amendment of section 13A

6. Section 13A of the principal Act is amended —

- (a) by deleting the words “for that electoral division” in subsection (1);
- (b) by inserting, immediately after subsection (1), the following subsections:

“(1A) A person who is registered as an overseas elector for an electoral division may record his or her vote at a poll in a presidential election, or in an election in that electoral division, according to paragraph (a) or (b) as follows, but not both in respect of the same presidential election or same election:

(a) by attending in person at a polling place in an ordinary polling station allotted to him or her under section 36A(1)(c);

(b) by either —

(i) the postal voting method prescribed under this Act but only if he or she is designated a postal voter; or

(ii) in an overseas polling station allotted to him or her, but not if he or she is designated a postal voter,

but not both in respect of the same presidential election or same election.

(1B) However, a person is not entitled to be an overseas elector for an electoral division in any year if he or she has not resided in Singapore for an aggregate of 30 days during the period of 3 years immediately preceding the date the person applies under subsection (1) to the Registration Officer to be registered as an overseas elector.”;

(c) by deleting paragraphs (d) and (e) of subsection (2) and substituting the following paragraphs:

“(d) a statement specifying his or her option either —

(i) to record his or her vote at a poll in a presidential election and an election by attending in person at an overseas

polling station specified in the statement; or

(ii) to record his or her vote at a poll in a presidential election and an election by the postal voting method prescribed under this Act; and

(e) any other information as the Registration Officer considers necessary to determine whether the person —

(i) is disqualified to have his or her name entered or retained in a register of electors; and

(ii) is disqualified by subsection (1B) to be an overseas elector.”;

(d) by deleting paragraph (a) of subsection (3) and substituting the following paragraphs:

“(a) to change the overseas polling station allotted to him or her under subsection (3A)(a)(i);

(aa) to change his or her option in subsection (2)(d)(i) to subsection (2)(d)(ii), and vice versa; or”;

(e) by deleting paragraph (a) of subsection (3A) and substituting the following paragraph:

“(a) in the case of an application made under subsection (1), register the applicant as an overseas elector and, in accordance with the applicant’s option under subsection (2)(d), either —

(i) allot to the applicant an overseas polling station specified by the applicant in his or her option; or

(ii) designate the applicant as a postal voter,

unless the applicant is disqualified by subsection (1B) to be an overseas elector;”;

(f) by inserting, immediately after paragraph (b) of subsection (3A), the following paragraph:

“(ba) in the case of an application made under subsection (3)(aa) to change his or her option, do one of the following in accordance with the applicant’s application:

(i) allot to the applicant an overseas polling station specified by the applicant in his or her application;

(ii) designate the applicant as a postal voter;”;

(g) by deleting subsection (4) and substituting the following subsections:

“(4) Any person —

(a) whose name is entered in the certified register of electors in operation for an electoral division;

(b) who is entitled to have his or her name so entered or retained in that register of electors; and

(c) who is registered as an overseas elector,

must be treated as registered as an overseas elector for that electoral division.

(4A) The registration of any person under this section as an overseas elector continues in operation until the happening of any of the following events, whichever first occurs:

- (a) the person applies to cancel the person's registration as an overseas elector and the Registration Officer cancels accordingly;
- (b) the person's name is —
 - (i) expunged or removed from any register of electors under section 13(3) or (4), or under section 13(3) or (4) read with section 17(2) when revising any register of electors;
 - (ii) expunged from any register of electors under section 14(5); or
 - (iii) expunged from any register of electors under section 43(5) or under section 26(5) of the Presidential Elections Act 1991;
- (c) when the registers of electors prepared under section 10(1) or (1A) are certified and the person's name is not entered in or is omitted from every register of electors so prepared;
- (d) when the registers of electors revised under section 14 are certified and the person's name is not entered or retained in or is omitted from every register of electors so revised;
- (e) when the registers of electors are prepared under section 10(1) or (1A) or revised under section 14 for any year, the Registration Officer cancels the person's registration as an overseas elector upon the Registration Officer, after proper inquiry, satisfying himself or herself that the person has not resided in Singapore for an aggregate of 30 days during the period of

3 years immediately preceding the prescribed date of that year.

(4B) Where a person's registration as an overseas elector is cancelled by the Registration Officer under subsection (4A)(e), the Registration Officer has power to restore the person's registration upon an application by the person to the Registration Officer for a reconsideration of the cancellation.

(4C) To avoid doubt, the registration of any person under this section as an overseas elector for an electoral division does not end or become cancelled just because a certified register of electors for the electoral division is superseded by the coming into operation of —

- (a) the next certified register relating to the same or any area within that electoral division following a notification under section 8 specifying the boundaries of electoral divisions; or
- (b) the composite register deemed the next certified register relating to the same or any area within that electoral division, following the creation of any new electoral division or altering of any electoral division in the manner mentioned in section 20A(1)(a) or (b)."

Amendment of section 15

7. Section 15(2) of the principal Act is amended by inserting, immediately after the words "other place or places", the words "in or near the electoral division and at such overseas registration centres".

Amendment of section 20

8. Section 20 of the principal Act is amended by deleting subsection (1) and substituting the following subsections:

“(1) On the certification of a register under this Act, the Registration Officer must give notice in the *Gazette* that the register has been certified and that the register, or a copy of it, is open for inspection according to subsection (1A).

(1A) It is the duty of the Registration Officer to make open for inspection every certified register of electors at all reasonable hours of the day —

- (a) at the office of the Registration Officer;
- (b) at any other place or places in or near the electoral division to which the register relates and specified in the notice required by subsection (1); and
- (c) at the overseas registration centres specified in the notice required by subsection (1).”.

Amendment of section 27

9. Section 27(2) of the principal Act is amended by deleting the word “name” in paragraph (a) and substituting the words “full name (as stated in the identity card of the person)”.

Amendment of section 27B

10. Section 27B(2) of the principal Act is amended by deleting the word “name” in paragraph (a) and substituting the words “full name (as stated in the identity card of each of those persons)”.

Amendment of section 28

11. Section 28 of the principal Act is amended by deleting subsection (4) and substituting the following subsection:

“(4) Subject to subsection (4A), the sum deposited by any candidate under subsection (1) for an election in an electoral division must be returned to the candidate, as soon as practicable after the results of the election in that electoral division are published in the *Gazette* under section 33 or 51, as the case may be.”.

Amendment of section 34

12. Section 34(6) of the principal Act is amended by inserting, immediately after the words “overseas polling station” in paragraph (c), the words “and special polling station”.

Amendment of section 34A

13. Section 34A(6) of the principal Act is amended by inserting, immediately after the words “overseas polling station” in paragraph (c), the words “and special polling station”.

Amendment of section 36A

14. Section 36A of the principal Act is amended —

(a) by deleting paragraph (a) of subsection (1) and substituting the following paragraph:

“(a) establish for the electoral division as many ordinary polling stations as are necessary for the poll —

(i) within each polling district of the electoral division; and

(ii) in a polling district of another electoral division which has a common boundary with the firstmentioned electoral division, but only if the Returning Officer is satisfied that doing so is conducive to the voting convenience of a large number of electors of the electoral division who reside near that common boundary;”;

(b) by inserting, immediately after the words “within each” in subsection (1)(b), the word “ordinary”;

(c) by deleting the words “(including overseas electors) to the polling stations in the electoral division” in subsection (1)(c) and substituting the words “registered

for the electoral division (including overseas electors) to the ordinary polling stations”;

(d) by inserting, immediately after subsection (1), the following subsection:

“(1A) A single ordinary polling station in a polling district of an electoral division may be established for the conduct of a poll in another electoral division only if the polling district has a common boundary with a polling district of the other electoral division.”; and

(e) by inserting, immediately after subsection (3), the following subsection:

“(4) Where an ordinary polling station or a special polling station is located in any grounds, the Returning Officer —

(a) may designate —

(i) an entrance to those grounds as a designated entrance to the polling station; and

(ii) the routes that electors have to use to access the polling places within the polling station and the polling booths or other facilities for voting in accordance with this Act, including paths, hallways and doorways; and

(b) if a designation under paragraph (a)(i) is made, must indicate or cause to be indicated by a presiding officer the designated entrance to those grounds by displaying an official sign at that entrance.”.

Amendment of section 39

15. Section 39 of the principal Act is amended —

(a) by deleting subsection (1) and substituting the following subsection:

“(1) Subject to subsection (1A) but without affecting section 7 (on plural voting), a person must not be admitted —

(a) to an ordinary polling station to vote in person at an election in any electoral division unless the person is allotted under section 36A(1)(c) to that ordinary polling station;

(b) to an overseas polling station to vote in person at an election in any electoral division unless the person —

(i) is registered as an overseas elector for that electoral division;

(ii) is not designated under section 13A(3A) as a postal voter for that election; and

(iii) is allotted under section 13A(3A) to that overseas polling station; or

(c) to a special polling station to vote in person at an election in any electoral division unless the person is allotted under section 47B(1) to that special polling station.”;

(b) by deleting the words “a polling station within that division” in subsection (1A) and substituting the words “an ordinary polling station or a special polling station”;

(c) by deleting the words “the polling station in the division” in subsection (1A) and substituting the words “the ordinary polling station”;

- (d) by deleting the words “in the division, and that” in subsection (1A) and substituting the words “, and that other”;
- (e) by deleting subsection (2A); and
- (f) by deleting the words “56C or 56DA,” in subsection (3).

Repeal of section 39A

16. Section 39A of the principal Act is repealed.

Amendment of section 42

17. Section 42(5) of the principal Act is amended by deleting the words “who is incapacitated by blindness or other physical cause from voting” and substituting the words “who, by reason of blindness or other physical disability, is unable to vote”.

Amendment of section 43

18. Section 43 of the principal Act is amended by inserting, immediately after subsection (1), the following subsections:

“(1A) An elector who is allotted to a special polling station under section 47B(1) for the purposes of the poll in an electoral division and who —

- (a) attends in person at a polling place in the special polling station to record his or her vote; or
- (b) has his or her vote taken by a mobile polling team, deployed at the special polling station,

must be treated under this section as having recorded his or her vote at the election in the electoral division for which he or she is registered.

(1B) An overseas elector —

- (a) who is designated under section 13A(3A) as a postal voter for the purposes of the poll in a presidential election and an election in an electoral division; and

(b) who applies for postal voting papers to be issued to him or her during the postal voting period for that presidential election or election,

must be treated under this section as having recorded his or her vote at that election for which he or she is registered.”.

New sections 47A, 47B and 47C

19. The principal Act is amended by inserting, immediately after section 47, the following sections:

“Special polling arrangements to meet voting needs of certain voters

47A.—(1) The Returning Officer may, for the purposes of the poll in an election in any electoral division —

(a) establish all or part of a nursing home as a special polling station; and

(b) authorise all or any of the following special polling arrangements to be provided to service the voting needs of electors who are in-patients or residents of the nursing home during the election period of the election by enabling them to record their votes there in that poll:

(i) by establishing one or more polling places within the nursing home for those in-patients or residents to attend in person to record their votes;

(ii) by deploying one or more mobile polling teams to visit those in-patients or residents to take the votes of those in-patients or residents, as the case may be.

(2) In determining whether to establish a special polling station under subsection (1) in a nursing home for the purposes of the poll in an election, the Returning Officer must have regard to whether there is or is likely to be, during the election period of the election, a significant number of electors who are in-patients or residents of the nursing home and who —

- (a) are unable or likely to be unable to travel to the ordinary polling stations allotted to them respectively under section 36A(1) except with great difficulty; but
- (b) are able to vote at the nursing home by marking a ballot paper personally or in the manner allowed under section 42(5).

(3) In addition, the Returning Officer must have regard to the following factors in determining whether to authorise special polling arrangements by way of mobile polling to be made available under subsection (1)(b)(ii):

- (a) the number of electors who are in-patients or residents of the nursing home with any physical condition, serious illness or infirmity that will preclude the electors' attendance in person at a polling place in the special polling station;
- (b) the practicality of establishing and deploying mobile polling teams to take the votes of those electors, having regard to their numbers and the resources required for doing so;
- (c) the existence of any peculiar circumstances within the nursing home applying to those electors and their voting needs.

(4) Subject to subsection (5) and regulations made under section 47C, a poll and voting at a special polling station by electors who are in-patients or residents of a nursing home where the special polling station is established must be conducted, as far as practicable, in the same manner as that in which a poll and voting at an ordinary polling station on polling day is conducted.

(5) Despite sections 80, 81 and 82, the person in charge of a nursing home where a special polling station is established under subsection (1) may lawfully inform a presiding officer who is a member of a mobile polling team deployed at that special polling station that a visit to an in-patient or a resident of the nursing home is forbidden on medical grounds, and the

mobile polling team must then not visit the in-patient or resident to take the in-patient's or resident's vote.

Voting at special polling station in lieu of voting at ordinary polling station

47B.—(1) Where a special polling station is determined to be established under section 47A(1) in a nursing home for the purposes of the poll in an electoral division, the Returning Officer must, without delay, allot the special polling station to every person —

- (a) whose name is entered in the certified register of electors in operation for the electoral division;
- (b) who is entitled to have his or her name so entered or retained in that register of electors; and
- (c) who is an in-patient or a resident of the nursing home during the election period of that election.

(2) An elector who is allotted to a special polling station under subsection (1) may —

- (a) attend in person at a polling place in the special polling station to record his or her vote at an election, or have his or her vote taken by a mobile polling team; or
- (b) attend in person at the ordinary polling station allotted to him or her under section 36A(1)(c) to record his or her vote at an election,

but not at both in respect of the same election.

Regulations relating to special polling arrangements

47C.—(1) Subject to subsection (2) and section 102B, the Minister may make regulations to modify the application of any provision of this Act to the conduct of polls in any special polling station established in a nursing home, including but not limited to —

- (a) the preparation by or under the authority of the Returning Officer of the list of electors allotted to the special polling station;
 - (b) the manner of voting at the special polling station and the taking of votes by mobile polling teams;
 - (c) fixing the maximum number of polling agents who may be admitted to a special polling station;
 - (d) the admission of any person who is employed by the nursing home (whether or not a citizen of Singapore) into any polling place in the special polling station or authorising the presence of such an employee in the special polling station, for the purpose of providing any assistance to the presiding officers, mobile polling team or any elector at the special polling station;
 - (e) the procedure on the closing of the poll at the special polling station; and
 - (f) the procedure on the counting of the votes cast at the special polling station, including the recounting of such votes, and in particular, requiring the sorting of the ballot papers according to electoral divisions before starting to count the votes from the opened ballot boxes from the special polling stations.
- (2) Regulations made under subsection (1) —
- (a) must not authorise any person to vote —
 - (i) more than once at any election in or in respect of the same electoral division in which he or she is registered as an elector;
 - (ii) in or in respect of an electoral division other than the electoral division in which he or she is registered as an elector; and
 - (iii) in or in respect of more than one electoral division at any general election;

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- (b) must provide for a record of every vote cast at a special polling station, including votes taken by a mobile polling team, but the vote record must not contain any means of identifying the person who cast the vote; and
 - (c) must be consistent with the principles laid down in any provision of the Act that is modified by those regulations.”.

Amendment of section 48A

20. Section 48A of the principal Act is amended —

- (a) by deleting the words “and time” in subsection (1)(a) and (b);
- (b) by deleting subsections (2), (4) and (5); and
- (c) by deleting the words “subsections (1) and (2)” in subsection (3) and substituting the words “subsection (1)”.

Amendment of section 49

21. Section 49 of the principal Act is amended —

- (a) by inserting, immediately after the words “either by” in subsection (1)(b), the words “any candidate in the group,”; and
- (b) by deleting subsection (4A) and substituting the following subsections:

“(4A) The votes may be counted manually or by mechanical or electronic means.

“(4B) The Returning Officer must, while counting the votes, take all proper precautions for preventing any person from seeing the numbers printed on the back of the papers.”.

Repeal of section 49A

22. Section 49A of the principal Act is repealed.

Amendment of section 49B

23. Section 49B of the principal Act is amended by deleting subsection (4).

Amendment of section 51

24. Section 51 of the principal Act is amended by deleting the words “section 49A(5)” and substituting the words “section 56E(1)(b)”.

Amendment of section 52

25. Section 52(1) of the principal Act is amended by deleting “49A(5)” and substituting “56E(1)(b)”.

Amendment of section 55

26. Section 55 of the principal Act is amended —

- (a) by deleting the words “or the official mark on any ballot paper” in subsection (1)(b) and substituting the words “or return envelope or the official mark on any ballot paper or return envelope for its authentication”;
- (b) by inserting, immediately after the words “ballot paper” wherever they appear in subsection (1)(c), (d) and (e), the words “or return envelope”;
- (c) by inserting, immediately after paragraph (f) of subsection (1), the following paragraph:
 - “(fa) puts into any return envelope anything other than the postal ballot paper which he or she is authorised by law to put in;”;
- (d) by inserting, immediately after the words “ballot paper” wherever they appear in subsection (1)(g), the words “(other than a postal ballot paper)”;
- (e) by inserting, immediately after paragraph (g) of subsection (1), the following paragraphs:

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- “(ga) without due authority intentionally opens, unseals or tampers with a sealed return envelope;
- (gb) without due authority intentionally damages a sealed return envelope;”;
- (f) by inserting, immediately after the words “, ballot paper,” wherever they appear in subsection (4), the words “return envelope,”; and
- (g) by inserting, immediately after subsection (5), the following subsection:
- “(6) This section extends to a citizen of Singapore who engages in any conduct wholly or partly outside Singapore that constitutes an offence described in subsection (1) as if the offence had been committed in Singapore.”.

Amendment of section 56

27. Section 56 of the principal Act is amended —

- (a) by inserting, immediately after the words “at a polling station” in subsection (1), the words “under section 39(4) or every other person so authorised under regulations made under section 47C(1)(d)”;
- (b) by inserting, immediately after the words “and agent” in subsection (3), the words “authorised under section 39(4) and every person authorised under regulations made under section 47C(1)(d)”.

Repeal and re-enactment of sections 56A to 56F and new section 56G

28. The principal Act is amended by deleting the heading “POSTPONEMENT AND ADJOURNMENT OF ELECTIONS” and repealing sections 56A, 56B, 56BA, 56C, 56D, 56DA, 56DB, 56E and 56F and substituting the following heading and sections:

“OVERSEAS VOTING

Voting at overseas polling station

56A.—(1) The hours of any poll at an overseas polling station for any contested election in an electoral division must be not less than 4 hours and may start in advance of the poll on polling day in Singapore, except that every such poll at an overseas polling station must close not later than the close of the poll on polling day in Singapore.

(2) Subject to any regulations made under section 56F, a poll (including an advance poll) and voting at an overseas polling station must be conducted, as far as practicable, in the same manner as that in which a poll and voting at an ordinary polling station on polling day in Singapore is conducted.

Postal voting by overseas electors designated as postal voters

56B.—(1) An overseas elector who is designated under section 13A(3A) as a postal voter for an election in an electoral division may record his or her vote at the poll in the election in the electoral division either —

- (a) by using the postal voting method in accordance with the manner prescribed under this section; or
- (b) by attending in person at a polling place in the ordinary polling station allotted to him or her under section 36A(1),

but not at both in respect of the same election.

(2) However, an overseas elector who intends to record his or her vote in person under subsection (1)(b) at the ordinary polling station allotted to him or her must first make and subscribe to the declaration set out in Form 15 in the First Schedule before he or she is given a ballot paper at the ordinary polling station.

(3) To record his or her vote by the postal voting method at the poll in an election in an electoral division, an overseas elector who is designated under section 13A(3A) as a postal voter for the election in the electoral division must do all the following in

the following sequence, before the end of the postal voting period of that election:

- (a) apply to the Returning Officer, once the postal voting period of that election starts and in the manner prescribed by regulations made under section 56F, for postal voting papers to be issued to the overseas elector;
- (b) mark the overseas elector's vote on the postal ballot paper comprised in the postal voting papers issued on application, fold the postal ballot paper and insert it in the return envelope comprised in the postal voting papers so issued, and seal the return envelope in accordance with the regulations made under section 56F;
- (c) take the steps prescribed by regulations made under section 56F with respect to those postal voting papers in order to indicate the date of posting or sending;
- (d) as soon as practicable after the return envelope is sealed, the overseas elector or a person to whom the overseas elector has entrusted the sealed return envelope for posting or delivery, must post or deliver the sealed return envelope to the Returning Officer in Singapore.

(4) Where an overseas elector records his or her vote at a poll in an election in an electoral division by attending in person at a polling place in the ordinary polling station allotted to him or her under section 36A(1), any other vote that is purportedly recorded by the same overseas elector at the same election is void.

Pre-count examination of postal voting papers

56C.—(1) Before starting the counting of any votes cast by the postal voting method at an election, the Returning Officer must, at the place and time directed under section 56D(1) and in the presence of such candidates and their counting agents as attend, produce all return envelopes containing or purporting to contain

postal ballot papers that have been received by the Returning Officer in Singapore before the expiry of 10 days after polling day in Singapore for the election.

(2) The Returning Officer must then, if satisfied after due examination of those return envelopes that —

- (a) a return envelope was received by the Returning Officer in Singapore before the expiry of 10 days after polling day in Singapore for the election;
- (b) that return envelope was posted or sent for delivery before the end of the postal voting period for the election;
- (c) that return envelope —
 - (i) remains sealed;
 - (ii) has not been opened or tampered with; and
 - (iii) is not materially damaged so as to preclude authenticating that it was posted or delivered, or entrusted for posting or delivery, to the Returning Officer by an overseas elector who is designated under section 13A(3A) as a postal voter for the election; and
- (d) that return envelope was posted or delivered, or entrusted for posting or delivery, to the Returning Officer by an overseas elector who is designated under section 13A(3A) as a postal voter for the election,

accept that return envelope and its contents for counting, but if the Returning Officer is not so satisfied, the Returning Officer must disallow from counting the postal voting papers comprising the return envelope and the postal ballot paper inside (if any), without opening the return envelope.

(3) In addition to subsection (2), where more than one return envelope was received by the Returning Officer in Singapore, before the expiry of 10 days after polling day in Singapore for the election, from or purportedly from an overseas elector who is

designated under section 13A(3A) as a postal voter for the election, the Returning Officer —

(a) must regard the unopened return envelope not disallowed under subsection (2) and first handled by the Returning Officer during the examination of all return envelopes so received as containing the sole vote recorded by the overseas elector on a postal ballot paper, regardless —

(i) when the postal ballot paper was actually marked;

(ii) when the unopened return envelope was posted, sent for delivery or delivered in relation to the other return envelopes which are not so disallowed; and

(iii) if that unopened return envelope first handled is empty; and

(b) must disallow from counting all other unopened return envelopes from or purportedly from the same overseas elector and their contents, without opening these other return envelopes.

(4) Before disallowing from counting any postal voting papers under subsection (2) or (3), the Returning Officer must —

(a) first, show the return envelope without opening it, to each candidate or the candidate's counting agent as attend; and

(b) then, hear the views of the candidate or the candidate's counting agent thereon,

taking all proper precautions to prevent any person from opening the return envelope in question.

(5) The decision of the Returning Officer as to whether or not to disallow from counting any postal voting papers is final and is not to be questioned on an application under section 90.

(6) If the Returning Officer has accepted an unopened return envelope and its contents for counting, the Returning Officer must then —

- (a) open the unopened return envelope without destroying it;
- (b) withdraw the postal ballot paper; and
- (c) without inspecting the postal ballot paper or allowing another person to do so, set aside the postal ballot paper for counting.

(7) Where an unopened return envelope accepted for counting is found, upon opening under due authority under subsection (6), to contain more than one postal ballot paper, the Returning Officer must reject all the postal ballot papers as invalid unless all the ballot papers clearly indicate that the overseas elector intends to vote for the same particular candidate or group of candidates, in which case the Returning Officer must —

- (a) treat one of the postal ballot papers as representing the vote recorded by the overseas elector at the election; and
- (b) reject all the other ballot papers as invalid.

(8) The Returning Officer, his or her assistants and clerks, and the candidates and their counting agents, but no other persons except with the sanction of the Returning Officer, may be present at the pre-count examination of postal voting papers.

Counting of votes by overseas electors

56D.—(1) The votes cast at all overseas polling stations or by the postal voting method (collectively called in this section and section 56E overseas votes) must be counted at such place or places in Singapore and at such time as the Returning Officer directs.

(2) The Returning Officer must cause notice of every direction issued under subsection (1) to be published in the *Gazette* at least 2 clear days before polling day in Singapore.

(3) Every sealed ballot box containing votes cast at an overseas polling station, and every vote cast by the postal voting method, at an election in an electoral division must, in order for those votes to be counted in the election, be received by the Returning Officer in Singapore within 10 days after polling day in Singapore for the election.

(4) Subject to subsection (3), the Returning Officer must arrange for the counting of the overseas votes in the presence of the candidates and their counting agents as attend as soon as practicable after the Returning Officer has received in Singapore —

- (a) all the sealed ballot boxes used at overseas polling stations during the poll; and
- (b) all the votes cast by the postal voting method.

(5) Despite section 49(2), the number of counting agents that may be appointed under section 49(1) to attend —

- (a) the counting of overseas votes at the counting place as directed under subsection (1); or
- (b) the pre-count examination of postal voting papers under section 56C,

must not exceed 5 or any other higher number prescribed in substitution by regulations made under section 56F for either paragraph (a) or (b) or both.

(6) Subject to regulations made under section 56F, the counting of votes cast by overseas electors must be conducted, as far as practicable, in the same manner as that in which counting of votes cast at ordinary polling stations is conducted.

Ascertaining final results

56E.—(1) Where the Returning Officer has made a declaration under section 49(7)(b) or (7E)(b) —

- (a) the number of overseas votes given to each candidate or group of candidates must be added to the number

declared by the Returning Officer as the number of votes cast in Singapore, respectively, for each candidate or group of candidates, as the case may be; and

- (b) the Returning Officer must immediately declare the candidate or group of candidates (as the case may be) to whom the greatest total number of votes is given to be elected.

(2) After the Returning Officer has made any declaration under subsection (1)(b), the Returning Officer must ensure that the following procedures are complied with:

- (a) all ballot papers and all other documents relating to the election at every place where the overseas votes are counted must be sealed up in separate packets and placed in one or more ballot boxes;
- (b) the ballot box or boxes must then be sealed with the seal of the Returning Officer and the seals of such of the candidates or their counting agents as attend and desire to affix their seals;
- (c) the sealed ballot box or boxes must be despatched and delivered in safe custody to the Returning Officer;
- (d) subject to section 49(10), the sealed ballot box or boxes containing the ballot papers and other documents must be retained in safe custody for a period of 6 months;
- (e) the ballot papers and other documents must be destroyed at the end of the period of 6 months unless otherwise directed by order of the President.

(3) Where the Returning Officer has made a declaration under section 49(7)(b) or (7E)(b) in an election, and a recount of the votes is to be conducted, section 49B applies, with the necessary modifications, to the counting of votes cast by overseas electors at that election.

Regulations for voting in overseas polling stations and postal voting

56F.—(1) Subject to section 102B, the Minister may make regulations modifying the application of any provision of this Act to —

- (a) the conduct of polls in overseas polling stations, including in particular —
 - (i) the appointment of presiding officers for overseas polling stations;
 - (ii) the procedure on closing of the poll; and
 - (iii) the procedure for the safe despatch of the sealed ballot boxes containing the votes cast to the Returning Officer in Singapore; and
- (b) counting (including recounting) of the votes cast at overseas polling stations and by the postal voting method, respectively.

(2) Unless the contrary intention appears, the regulations made under subsection (1) on the conduct of polls in overseas polling stations extend to acts done or omitted to be done outside Singapore by —

- (a) any Assistant Returning Officer or presiding officer;
- (b) any polling agent or election agent; or
- (c) any citizen of Singapore (whether or not a voter or an elector),

in relation to a poll conducted or to be conducted at an overseas polling station.

(3) Subject to section 102B, the Minister may make regulations relating to the postal voting method for a contested election, including regulations for or in respect of the following matters:

- (a) the period for an overseas elector to make an application for postal voting papers and the form and manner of such application;

- (b) the period and manner for an overseas elector to access, download and print his or her postal ballot paper and return envelope from the prescribed website;
 - (c) the appointment of any authorised representative of the Returning Officer for the purposes of receiving return envelopes containing postal ballot papers;
 - (d) the procedure for the postal voting method, including any measures that are necessary to ensure the authenticity of any vote;
 - (e) the measures to ensure the safe custody of any return envelope received by the Returning Officer in Singapore;
 - (f) the form of any application for postal voting papers, a postal ballot paper or return envelope.
- (4) Regulations made under subsection (1) or (3) —
- (a) must not authorise any person to vote —
 - (i) more than once at any election in or in respect of the same electoral division in which he or she is registered as an elector;
 - (ii) in or in respect of an electoral division other than the electoral division in which he or she is registered as an elector; and
 - (iii) in or in respect of more than one electoral division at any general election;
 - (b) must provide for a record of every vote cast at a polling station but the vote record must not contain any means of identifying the person who cast the vote; and
 - (c) must be consistent with the principles laid down in any provision of the Act that is modified by those regulations.

Other offences connected with postal voting

56G.—(1) Any person to whom an envelope containing or purporting to contain a postal ballot paper is given by an overseas elector for the purpose of posting or delivery to the Returning Officer, or an authorised representative of the Returning Officer for the purposes of receiving return envelopes containing postal ballot papers, and who has agreed to post or deliver the envelope, commits an offence if the person, without reasonable excuse, fails to post or deliver the envelope promptly.

(2) Any person guilty of an offence under subsection (1) shall be liable on conviction to a fine not exceeding \$1,500.

(3) This section extends to a citizen of Singapore (whether or not a voter or an elector) who engages in any conduct wholly or partly outside Singapore that constitutes an offence described in subsection (1) as if the offence had been committed in Singapore.”.

Amendment of section 61

29. Section 61 of the principal Act is amended —

- (a) by deleting paragraph (c) of subsection (1);
- (b) by deleting the words “makes or publishes” in subsection (1)(d) and (e) and substituting in each case the words “knowingly makes or publishes in Singapore”;
- (c) by inserting, immediately after the words “any candidate,” in subsection (1)(d) and (e), the words “content that is or contains”;
- (d) by inserting, immediately after the words “section 74” in subsection (1)(f) and substituting the words “or 74A”;
- (e) by deleting paragraph (i) of subsection (1);
- (f) by deleting the words “subsection (1)(c), (d) or (e)” in subsection (4) and substituting the words “subsection (1)(d) or (e)”; and
- (g) by deleting subsections (5) and (6).

New Divisions 1, 2, 3 and 4 of Part 3 and heading

30. Part 3 of the principal Act is amended by inserting, immediately after section 61, the following heading and sections:

“ELECTION ADVERTISING

*Division 1 — Transparency and
accountability requirements*

Objects of this Division

61A. The objects of Divisions 1 to 4 are to promote free and informed voting at elections by enhancing the following:

- (a) the transparency of the electoral system, by allowing voters to know who is communicating election advertising;
- (b) the accountability of those persons participating in public debate relating to any election, by making those persons responsible for their communications;
- (c) the traceability of communications of election advertising, by ensuring that obligations imposed by this Division in relation to those communications can be enforced.

Published-by requirements

61B.—(1) A person commits a corrupt practice if —

- (a) the person publishes, or causes to be published, in Singapore any content, or any thing containing content, at any time during the election period of an election in an electoral division;
- (b) the content is or includes election advertising that relates to the election in the electoral division; and
- (c) the election advertising does not include the information mentioned in subsection (3) —
 - (i) on or in it; or

(ii) if it is not reasonably practicable in the case of online election advertising to comply with sub-paragraph (i), in text or other form in an online location that is directly accessible from the online election advertising,

and in the manner (including language) prescribed by the election advertising regulations.

(2) A person commits a corrupt practice if —

- (a) the person publicly displays, or causes to be publicly displayed, in an electoral division any content, or any thing containing content, at any time during the election period of an election in the electoral division;
- (b) the content is or includes election advertising that relates to the election in the electoral division; and
- (c) the election advertising does not include the information mentioned in subsection (4) on or in it and in the manner (including language) prescribed by the election advertising regulations.

(3) The information required by subsection (1)(c) is as follows:

- (a) the identity particulars of every person who authorised the publishing of the election advertising;
- (b) the identity particulars of every person who approved the content in the election advertising, if the content is approved by a person not in paragraph (a), before the election advertising was published;
- (c) the identity particulars of every person for whom or at whose direction the election advertising was published if the person is not in paragraph (a) or (b);
- (d) in the case where all or part of the production of the content that is or includes the election advertising, or the publication of the election advertising, is paid for in money or money's worth by the person or by another person —

- (i) the fact that the production of the content that is or includes the election advertising, or the publication of the election advertising (as the case may be) is paid for; and
 - (ii) the identity particulars of every person who paid for the production of the content that is or includes the election advertising, or the publication of the election advertising, as the case may be;
 - (e) the identity particulars of every printer of the election advertising, if the election advertising is printed.
- (4) The information required by subsection (2)(c) is as follows:
- (a) the identity particulars of every person who authorised the public display of the election advertising;
 - (b) the identity particulars of every person who approved the content in the election advertising, if the content is approved by a person not in paragraph (a), before the election advertising was publicly displayed;
 - (c) the identity particulars of every person for whom or at whose direction the election advertising was publicly displayed if the person is not in paragraph (a) or (b);
 - (d) in the case where all or part of the production of the content that is or includes the election advertising, or the public display of the election advertising, is paid for in money or money's worth by the person or by another person —
 - (i) the fact that the production of the content that is or includes the election advertising, or the public display of the election advertising (as the case may be) is paid for; and
 - (ii) the identity particulars of every person who paid for the production of the content that is or

includes the election advertising, or the public display of the election advertising, as the case may be;

(e) the identity particulars of every printer of the election advertising, if the election advertising is printed.

(5) In proceedings for an offence under subsection (1) or (2), it is not necessary for the prosecution to prove that an accused knew or had reason to believe that the content published or publicly displayed is election advertising as described in subsection (1)(b) or (2)(b), as the case may be.

(6) Any person who is guilty of a corrupt practice under subsection (1) or (2) —

(a) shall be liable on conviction by a District Court to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both; and

(b) shall become incapable for a period of 7 years from the date of his or her conviction of being registered as an elector or of voting at any election under this Act or of being elected as the President or a Member, and if at that date he or she has been elected as a Member, his or her election shall be vacated from the date of the conviction.

(7) Where any election advertising that is printed is published or publicly displayed in the commission of a corrupt practice under subsection (1) or (2), the printer of the election advertising shall also be guilty of a corrupt practice and shall be liable on conviction to the same punishment and incapacity under this section as the person who caused to be published or publicly displayed the election advertising.

(8) A prosecution for a corrupt practice under this section must not be instituted without the consent of the Public Prosecutor.

(9) Subsection (1) does not apply to or in relation to publishing, or causing to be published, in Singapore any of the following:

- (a) any election advertising consisting only of permissible electoral matter and forming part of any of the following:
 - (i) any clothing that is intended to be worn on the body;
 - (ii) any article in the nature of a dress or clothing accessory, such as a lapel pin, tie, scarf, cap or hat;
 - (iii) any button, badge, mug, pen or pencil, or any other small and portable promotional item prescribed in the election advertising regulations;
- (b) any communication of content between 2 or more individuals that is of a private or domestic nature by electronic means;
- (c) any publication of any content, in a way that renders the content accessible from the Internet, and by any individual who —
 - (i) is a citizen of Singapore and is not a candidate or an election agent;
 - (ii) does so at no other person's direction and on no other person's behalf; and
 - (iii) does not receive or agree to receive, and who does not contract for, any money or money's worth, for or in connection with his or her publishing that content on the Internet;
- (d) any communication of content by means of an electronic service where the user-generated content enabled by that service is accessible substantially or only to a closed group of end-users employed or engaged in a business (whether or not carried on for profit) and solely for their use as a tool in the conduct of that business;

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- (e) any publication of any news relating to an election by an authorised news agency;
 - (f) any distribution, sale or otherwise making available of any literary work or artistic work in the course of the sale, or promotion of the sale, of the literary work or artistic work for not less than its commercial value, if the literary work or artistic work (as the case may be) was planned to be published regardless if there was any election;
 - (g) any publishing or causing to be published, in Singapore, of election advertising in other circumstances prescribed by the election advertising regulations.
- (10) Subsection (2) does not apply to or in relation to any of the following:
- (a) any election advertising consisting only of permissible electoral matter and forming part of any of the following:
 - (i) any clothing that is intended to be worn on the body;
 - (ii) any article in the nature of a dress or clothing accessory, such as a lapel pin, tie, scarf, cap or hat;
 - (iii) any button, badge, mug, pen or pencil, or any other small and portable promotional item prescribed in the election advertising regulations;
 - (b) any public display, handing out, distribution, sale or otherwise making available of any literary work or artistic work in the course of the sale, or promotion of the sale, of the literary work or artistic work for not less than its commercial value, if the literary work or artistic work (as the case may be) was planned to be published regardless if there was any election;

- (c) any public display of election advertising in other circumstances prescribed by the election advertising regulations.

Election advertising ban during cooling-off period

61C.—(1) A person commits an offence if —

- (a) the person publishes, or causes to be published, in Singapore any content, or any thing containing content, at any time during the cooling-off period of an election in an electoral division;
- (b) the content is or includes election advertising that relates to the election in the electoral division; and
- (c) the person knows or ought reasonably to have known that the content is or includes election advertising that relates to the election in the electoral division.

(2) A person commits an offence if —

- (a) the person publicly displays, or causes to be publicly displayed, any content, or any thing containing content, in an electoral division at any time during the cooling-off period of an election in the electoral division;
- (b) the content is or includes election advertising that relates to the election in the electoral division; and
- (c) the person knows or ought reasonably to have known that the content is or includes election advertising that relates to the election in the electoral division.

(3) Any person who is guilty of an offence under subsection (1) or (2) shall be liable on conviction by a District Court to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.

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- (4) In this section, “cooling-off period” means —
- (a) for a general election of Members, the period —
 - (i) starting the eve of polling day of the general election; and
 - (ii) ending with the close of polling on polling day at that general election; or
 - (b) for a by-election of a Member or group of Members for an electoral division, the period —
 - (i) starting the eve of polling day for the purposes of the by-election; and
 - (ii) ending with the close of polling on polling day at that by-election.

Exceptions to cooling-off period election advertising ban

61D.—(1) Section 61C does not apply to or in relation to any of the following:

- (a) any election advertising consisting only of permissible electoral matter and forming part of any of the following:
 - (i) any clothing that is intended to be worn on the body;
 - (ii) any article in the nature of a dress or clothing accessory, such as a lapel pin, tie, scarf, cap or hat;
 - (iii) any button, badge, mug, pen or pencil or any other small and portable promotional item prescribed in the election advertising regulations;
- (b) any public display, handing out, distribution, sale or otherwise making available of any literary work or artistic work in the course of the sale, or promotion of the sale, of the literary work or artistic work for not less than its commercial value, if the literary work or

artistic work (as the case may be) was planned to be published regardless if there was any election.

(2) In addition, section 61C(1) does not apply to or in relation to any of the following:

- (a) any communication of content between 2 or more individuals that is of a private or domestic nature by electronic means;
- (b) any communication of content by means of an electronic service where the user-generated content enabled by that service is accessible substantially or only to a closed group of end-users employed or engaged in a business (whether or not carried on for profit) and solely for their use as a tool in the conduct of that business;
- (c) any publication of any news relating to an election by an authorised news agency;
- (d) any publication of election advertising in other circumstances prescribed by the election advertising regulations as excluded from section 61C(1).

(3) In addition, section 61C(2) does not apply to or in relation to any of the following:

- (a) any non-online election advertising that —
 - (i) was lawfully publicly displayed in the electoral division concerned before the start of the cooling-off period of the election concerned; and
 - (ii) is not relocated, altered or modified since the start of the cooling-off period;
- (b) the public display of any non-online election advertising within or on an exterior wall or exterior window of the office or committee room of a candidate or group of candidates provided that the non-online election advertising —

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- (i) consists only of permissible electoral matter; and
 - (ii) is solely for the purpose of indicating that the office or room is the office or committee room of the candidate or group;
- (c) the public display of any non-online election advertising —
- (i) on an exterior wall or exterior window of any building or part of a building occupied by a political party as its office;
 - (ii) on an exterior wall or exterior window of any building partly occupied by a political party as its office; or
 - (iii) if a building mentioned in sub-paragraph (i) or (ii) is located in any grounds, on any outer wall, fence or other structure or feature to mark the boundary of those grounds,
- provided that the non-online election advertising contains only the name or symbol, or both, of the political party concerned and is solely for the purpose of indicating that the office of the political party is or is within the building;
- (d) any public display of election advertising in other circumstances prescribed by the election advertising regulations as excluded from section 61C(2).

Certain traditional election advertising banned before nomination day

61E.—(1) A person commits an offence if —

- (a) the person publicly displays, or causes to be publicly displayed, any traditional election advertising in an electoral division during the period —

- (i) starting when a writ of election is issued under section 24 for the purposes of an election in an electoral division; and
 - (ii) ending immediately before the start of the campaign period of the election in the electoral division; and
 - (b) the traditional election advertising contains an express or implicit reference to a political party —
 - (i) by its name or symbol; or
 - (ii) by another symbol which can reasonably be regarded as indicating a direct association or an immediate affiliation with the political party.
- (2) Strict liability applies to an offence under subsection (1).
- (3) Any person who is guilty of an offence under subsection (1) shall be liable on conviction by a District Court to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.
- (4) However, subsection (1) does not apply to or in relation to the public display of any traditional election advertising in any of the following circumstances:
- (a) the display of any traditional election advertising —
 - (i) on an exterior wall or exterior window of any building or part of a building occupied by a political party as its office;
 - (ii) on an exterior wall or exterior window of any building partly occupied by a political party as its office; or
 - (iii) if a building mentioned in sub-paragraph (i) or (ii) is located in any grounds, on any outer wall, fence or other structure or feature to mark the boundary of those grounds,provided that the traditional election advertising contains only the name or symbol, or both, of the

political party concerned and is solely for the purpose of indicating that the office of the political party is or is within the building;

- (b) any traditional election advertising that —
- (i) was lawfully publicly displayed in the electoral division concerned before the start of the election period of the election concerned;
 - (ii) has not been relocated, altered or modified since the start of the election period; and
 - (iii) is declared to the Returning Officer, within 12 hours after the start of the election period, together with such details as to its place of display and content, in accordance with the requirements prescribed by the election advertising regulations;
- (c) any traditional election advertising that is publicly displayed at a public assembly or public procession held on the day of nomination at an election around a place of nomination for that election to show support —
- (i) for any person or group of persons seeking nomination as a candidate or group of candidates at that election; or
 - (ii) for any candidate or group of candidates in that election at or about the time the Returning Officer is to declare a candidate or group of candidates to be elected under section 33(1);
- (d) any public display of traditional election advertising in other circumstances prescribed by the election advertising regulations as excluded from subsection (1).

*Division 2 — Campaign controls: candidates
and political parties*

Online election advertising, etc., in campaign period

61F.—(1) This section applies only to election advertising that is —

- (a) online election advertising published in Singapore; or
 - (b) non-online election advertising published in Singapore by electronic means.
- (2) A person commits an offence if —
- (a) the person publishes or causes to be published in Singapore, any content, or any thing containing content, at any time during the campaign period of an election in an electoral division;
 - (b) the person is, or is doing so on behalf of —
 - (i) an individual who is a candidate at the election in the electoral division; or
 - (ii) a political party with one or more candidates at the election in the electoral division;
 - (c) the content is or includes election advertising that relates to the election in the electoral division; and
 - (d) the content is or includes —
 - (i) election advertising which the candidate or the candidate’s election agent or the political party did not declare to the Returning Officer in accordance with the requirements of subsection (3); or
 - (ii) election advertising that —
 - (A) has a functionality prescribed in the election advertising regulations as impermissible for that form of election advertising; or

(B) does not have a functionality prescribed in the election advertising regulations as requisite for that election advertising.

(3) For the purposes of subsection (2)(d)(i), any election advertising to which subsection (1) applies must be declared by a candidate or the candidate's election agent or a political party to the Returning Officer, in accordance with the procedure prescribed in the election advertising regulations, and accompanied by such details about it as may be prescribed (such as the online location or service used), at the following times:

- (a) no later than 12 hours after the start of the campaign period concerned, if the election advertising is published in Singapore within 12 hours after the start of the campaign period;
- (b) before the election advertising is published, if the election advertising is first published in Singapore after the start of that period unless otherwise allowed under paragraph (a).

(4) In proceedings for an offence under subsection (2), it is not necessary for the prosecution to prove that an accused knew or had reason to believe that the content published is or includes election advertising as described in subsection (2)(c).

(5) Any person who is guilty of an offence under subsection (2) shall be liable on conviction by a District Court to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.

(6) Subsection (2) does not apply to or in relation to any publishing in Singapore, at any time during the campaign period of an election in an electoral division, of election advertising in any circumstances that are prescribed by the election advertising regulations as excluded from that subsection.

Traditional election advertising in campaign period

61G.—(1) This section and sections 61H, 61I and 61J apply only —

- (a) to traditional election advertising; and
- (b) during the campaign period of an election in an electoral division.

(2) A person commits an offence if —

- (a) the person publicly displays, or causes to be publicly displayed, in an electoral division during the campaign period of an election in the electoral division, any traditional election advertising;
- (b) the person is, or is doing so on behalf of —
 - (i) an individual who is a candidate at the election in the electoral division; or
 - (ii) a political party with one or more candidates at the election in the electoral division; and
- (c) the traditional election advertising relates to the election in the electoral division.

(3) In proceedings for an offence under subsection (2), it is not necessary for the prosecution to prove that an accused knew or had reason to believe that the content publicly displayed is traditional election advertising as described in subsection (2)(c).

(4) Any person who is guilty of an offence under subsection (2) shall be liable on conviction by a District Court to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.

(5) However, subsection (2) does not apply to or in relation to any of the following:

- (a) the public display of any traditional election advertising under the authority of a permit granted by the Returning Officer;

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- (b) the public display of any traditional election advertising within or on an exterior wall or exterior window of the office or committee room of a candidate or group of candidates provided that the traditional election advertising —
- (i) consists only of permissible electoral matter; and
 - (ii) is solely for the purpose of indicating that the office or room is the office or committee room of the candidate or group;
- (c) the public display of any traditional election advertising —
- (i) on an exterior wall or exterior window of any building or part of a building occupied by a political party as its office;
 - (ii) on an exterior wall or exterior window of any building partly occupied by a political party as its office; or
 - (iii) if a building mentioned in sub-paragraph (i) or (ii) is located in any grounds, on any outer wall, fence or other structure or feature to mark the boundary of those grounds,
- provided that the traditional election advertising contains only the name or symbol, or both, of the political party concerned and is solely for the purpose of indicating that the office of the political party is or is within the building;
- (d) the public display of any traditional election advertising within a hall or room that is being or is about to be used for an election meeting;
- (e) any public display of traditional election advertising in other circumstances prescribed by the election advertising regulations as excluded from subsection (2).

Maximum permissible number for traditional election advertising displayed

61H.—(1) A person commits an offence if —

- (a) the person publicly displays, or causes to be publicly displayed, any traditional election advertising in an electoral division during the campaign period of an election in the electoral division;
- (b) the person is, or is doing so on behalf of —
 - (i) an individual who is a candidate at the election in the electoral division; or
 - (ii) a political party with one or more candidates at the election in the electoral division;
- (c) the traditional election advertising relates to the election in the electoral division; and
- (d) the traditional election advertising is in excess of the maximum permissible number prescribed in the election advertising regulations for traditional election advertising in that same form.

(2) Any person who is guilty of an offence under subsection (1) shall be liable on conviction by a District Court to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.

(3) Strict liability applies to an offence under subsection (1).

(4) However, any traditional election advertising which is publicly displayed in any of the following circumstances is not countable for the purposes of subsection (1):

- (a) the public display of any traditional election advertising within or on an exterior wall or exterior window of the office or committee room of a candidate or group of candidates provided that the traditional election advertising —
 - (i) consists only of permissible electoral matter;
 - and

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- (ii) is solely for the purpose of indicating that the office or room is the office or committee room of the candidate or group;
 - (b) the public display of any traditional election advertising —
 - (i) on an exterior wall or exterior window of any building or part of a building occupied by a political party as its office;
 - (ii) on an exterior wall or exterior window of any building partly occupied by a political party as its office; or
 - (iii) if a building mentioned in sub-paragraph (i) or (ii) is located in any grounds, on any outer wall, fence or other structure or feature to mark the boundary of those grounds,
provided that the traditional election advertising contains only the name or symbol, or both, of the political party concerned and is solely for the purpose of indicating that the office of the political party is or is within the building;
 - (c) the public display of any traditional election advertising within a hall or room that is being or is about to be used for an election meeting;
 - (d) any public display of traditional election advertising in other circumstances prescribed by the election advertising regulations as excluded from subsection (1).

Permissible locations for traditional election advertising display

61I.—(1) A person commits an offence if —

- (a) the person publicly displays, or causes to be publicly displayed, any traditional election advertising in an electoral division during the campaign period relating to an election in the electoral division;

- (b) the person is, or is doing so on behalf of —
 - (i) an individual who is a candidate at the election in the electoral division; or
 - (ii) a political party with one or more candidates at the election in the electoral division;
- (c) the traditional election advertising relates to the election in the electoral division;
- (d) the traditional election advertising is publicly displayed in a place which is not a permissible location; and
- (e) the person knows or has reason to believe that the place is not a permissible location.

(2) For the purposes of subsection (1)(d) and (e), a permissible location is any premises, or any conveyance, thing or structure, prescribed in the election advertising regulations as a permissible location for the purpose of this section.

(3) In proceedings for an offence under subsection (1), it is not necessary for the prosecution to prove that an accused knew or had reason to believe that the content publicly displayed is traditional election advertising as described in subsection (1)(c).

(4) Any person who is guilty of an offence under subsection (1) shall be liable on conviction by a District Court to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.

(5) To avoid doubt, this section does not entitle any person to display any traditional election advertising on any premises, conveyance, thing or structure —

- (a) without the consent of the owner of the premises, conveyance, thing or structure;
- (b) without a licence, permit or other like approval required by or under any other written law; or
- (c) in a manner or in circumstances as to cause a serious and imminent risk of damaging other property or

injuring another individual or an animal if the traditional election advertising does fall.

Restricted signage zone of polling station in Singapore

61J.—(1) A person commits an offence if —

- (a) the person publicly displays, or causes to be publicly displayed, in an electoral division any traditional election advertising during the campaign period relating to an election in the electoral division;
- (b) the person is, or is doing so on behalf of —
 - (i) an individual who is a candidate at the election in the electoral division; or
 - (ii) a political party with one or more candidates at the election in the electoral division;
- (c) the traditional election advertising relates to the election in the electoral division;
- (d) the traditional election advertising is publicly displayed within the restricted signage zone of any ordinary polling station or special polling station established for the conduct of a poll in that election; and
- (e) the person knows or has reason to believe that where the traditional election advertising is publicly displayed is within a restricted signage zone of such a polling station.

(2) In this section, “restricted signage zone”, for an ordinary polling station or a special polling station, means all of the following, unless otherwise provided in subsection (3):

- (a) the building, or part of the building, in which the following are, or are to be, located:
 - (i) any polling place of the polling station;

- (ii) any polling booth or other facility for electors allotted to that polling station are to vote in accordance with this Act;
 - (b) the area within 50 metres of the external edges of a building or part of a building mentioned in paragraph (a);
 - (c) if a building or part of a building mentioned in paragraph (a) is located in any grounds —
 - (i) the area in those grounds;
 - (ii) the area within 50 metres of any outer wall, fence or other structure or feature that marks the boundary of those grounds; and
 - (iii) if the Returning Officer or a presiding officer of that polling station has designated entrances to the grounds under section 36A(4) — the area within 50 metres of each designated entrance to those grounds.
- (3) However, “restricted signage zone” does not include premises in the zone mentioned in subsection (2)(b) or (c) that are —
- (a) used as a residence;
 - (b) outside Singapore;
 - (c) used by a candidate in an election in any electoral division, or by a political party, as an office; or
 - (d) other premises lawfully occupied by or under an arrangement with the Returning Officer.
- (4) In proceedings for an offence under subsection (1), it is not necessary for the prosecution to prove that an accused knew or had reason to believe that the content publicly displayed is traditional election advertising as described in subsection (1)(c).
- (5) Any person who is guilty of an offence under subsection (1) shall be liable on conviction to a fine not

exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.

- (6) Subsection (1) does not apply to or in relation to —
- (a) any official sign; and
 - (b) any traditional election advertising prescribed by the election advertising regulations as excluded from subsection (1).

*Division 3 — Controls on third party
campaigning and foreigners*

Unauthorised third party online election advertising

61K.—(1) A person who is a third party at an election in an electoral division commits an offence if —

- (a) the third party publishes, or causes to be published, in Singapore, at any time during the election period of an election in the electoral division, any content, or any thing containing content, by electronic means in any way that renders the content accessible from the Internet;
- (b) the content is or includes online election advertising that relates to the election in the electoral division;
- (c) all or part of —
 - (i) the production of the content that is or includes the online election advertising; or
 - (ii) the publication of the online election advertising,

is paid for in money or money's worth by the third party or by another person who may or may not be a third party; and

- (d) the third party knows or ought reasonably to have known that —
 - (i) the content is or includes online election advertising as described in paragraph (b); and

- (ii) the production of the content that is or includes the online election advertising, or the publication of the online election advertising, is paid for in money or money's worth by the third party or by another person who may or may not be a third party.

(2) Any person who is guilty of an offence under subsection (1) shall be liable on conviction by a District Court to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.

(3) However, in any proceedings for an offence under subsection (1), it is a defence for the person charged to prove, on a balance of probabilities, that the person was granted a written authority signed by a candidate or a candidate's election agent in Form 22 or 23 (as the case may be) in the First Schedule when publishing or causing to be published the content in question.

(4) Subsection (1) does not apply to or in relation to any of the following:

- (a) any publication of any news relating to an election by an authorised news agency;
- (b) any publishing of content by electronic means in other circumstances prescribed by the election advertising regulations as excluded from subsection (1).

Unauthorised third party non-online election advertising

61L.—(1) A person who is a third party at an election in an electoral division commits an offence if —

- (a) the third party, at any time during the election period of an election in the electoral division —
 - (i) publishes, or causes to be published, in Singapore any content by electronic means in any way other than rendering the content accessible from the Internet; or

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- (ii) publicly displays, or causes to be publicly displayed, in the electoral division any content;
 - (b) the content is or includes non-online election advertising that relates to the election in the electoral division; and
 - (c) the third party knows or ought reasonably to have known that the content is or includes non-online election advertising that relates to the election in the electoral division.
- (2) Any person who is guilty of an offence under subsection (1) shall be liable on conviction by a District Court to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.
- (3) However, in any proceedings for an offence under subsection (1), it is a defence for the person charged to prove, on a balance of probabilities, that the person was granted a written authority signed by a candidate or a candidate's election agent in Form 22 or 23 (as the case may be) in the First Schedule.
- (4) Subsection (1) does not apply to or in relation to any of the following:
- (a) any publication of any news relating to an election by an authorised news agency;
 - (b) any publishing of content by electronic means or the public display of content in other circumstances prescribed by the election advertising regulations as excluded from subsection (1).

Ban on foreigners, etc., publishing or displaying election advertising

61M.—(1) A person commits an offence if —

- (a) the person, at any time during the election period of an election in an electoral division —
 - (i) publishes, or causes to be published, in Singapore; or

- (ii) publicly displays, or causes to be publicly displayed,
any content, or any thing containing content;
 - (b) the content is or includes election advertising that relates to the election in the electoral division;
 - (c) the person is a foreigner or a foreign entity; and
 - (d) the person knows or ought reasonably to have known that the content is or includes election advertising that relates to the election in the electoral division.
- (2) Any person who is guilty of an offence under subsection (1) shall be liable on conviction to a fine not exceeding \$2,000 or to imprisonment for a term not exceeding 12 months or to both.

Division 4 — Supplementary provisions

Corrective directions for online election advertising

61N.—(1) Where the Returning Officer reasonably believes that an offence under section 61C, 61F, 61K, 78C, 78D or 83(5) is being or has been committed, resulting in or involving publishing in Singapore by electronic means any online election advertising, the Returning Officer may, by written direction, require a relevant person —

- (a) to do one or more of the following as the Returning Officer considers appropriate:
 - (i) to take all reasonable steps to ensure the removal, from the social media service, relevant electronic service or internet access service (as the case may be) of the online election advertising identified in the direction;

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- (ii) to take all reasonable steps to disable access to the online election advertising on the social media service, relevant electronic service or internet access service (as the case may be) by end-users in Singapore who use or may use the service;
 - (iii) to take all reasonable steps so as to stop or reduce electronic communications activity involving, provision of or access to, or further electronic communications activity involving, further provision of or access to, that online election advertising by end-users in Singapore of the social media service, relevant electronic service or internet access service; and
- (b) to do so within the period specified in the written direction, or any extension of that period that the Returning Officer may allow in any particular case.
- (2) Any relevant person who, without reasonable excuse, fails to comply with a direction given under subsection (1) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.
- (3) In this section, “relevant person” means —
- (a) a candidate at an election in an electoral division;
 - (b) a political party with one or more candidates at an election in an electoral division;
 - (c) a third party in relation to an election in an electoral division who is connected with the commission of the offence but not a person mentioned in paragraph (d);
or
 - (d) a provider of a social media service, a relevant electronic service or an internet access service.

Removal and confiscation of traditional election advertising, etc.

61O.—(1) Where the Returning Officer reasonably believes that an offence under section 61C, 61E, 61G, 61H, 61I or 61J is being committed, the Returning Officer may direct a person —

- (a) to either remove or cause to be removed, or to otherwise stop any public display of, any traditional election advertising that is publicly displayed in connection with that offence; and
- (b) to do so within the period specified in the direction, or any extension of that period that the Returning Officer may allow in any particular case.

(2) Without affecting the right of the Returning Officer to exercise the powers under subsection (3), a person who, without reasonable excuse, fails to comply with any direction given to the person under subsection (1) commits an offence and shall be liable on conviction to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding 12 months or to both.

(3) If any direction given under subsection (1) is not complied with to the satisfaction of the Returning Officer, the Returning Officer may carry out or take steps or cause to be carried out any work or any steps to be taken, which are in the Returning Officer's opinion necessary to secure compliance with the direction, including all or any of the following:

- (a) remove or causing to be removed any traditional election advertising that is publicly displayed in connection with an offence under section 61C, 61E, 61G, 61H, 61I or 61J and moving and detaining the traditional election advertising at a holding yard or other place;
- (b) stop any public display of any traditional election advertising that is publicly displayed in connection with an offence under section 61C, 61E, 61G, 61H, 61I or 61J.

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- (4) Any removed traditional election advertising moved or removed to a holding yard under subsection (3) —
- (a) must be dealt with in accordance with section 364(1) of the Criminal Procedure Code 2010 where the removed traditional election advertising is produced in any criminal trial;
 - (b) is deemed to be forfeited to the Government where the owner of the removed traditional election advertising consents to its disposal; or
 - (c) in any other case, must be returned to the owner of the removed traditional election advertising or reported to a Magistrate's Court.

Evidence

61P. In proceedings for an offence under Division 1, 2 or 3 —

- (a) an election advertising that includes a statement that its publication was authorised by a specified person;
- (b) an election advertising that includes a statement that it was printed by a specified person; or
- (c) material consisting of, or containing, a commentary on a candidate or political party, or the issues being submitted to electors, that includes a statement that a specified person takes responsibility for the publication of the material,

is, in the absence of proof to the contrary, proof of that fact.

Defences

61Q.—(1) In any proceedings for an offence under Division 1, 2 or 3, it is a defence to the charge if the accused proves, on a balance of probabilities, that —

- (a) the accused —
 - (i) did not know and could not reasonably have known that the offence would be or is being committed; and

(ii) took all reasonable steps and exercised all due diligence to prevent or stop the commission of the offence or further commission of that offence when the accused became aware that it was committed; or

(b) the commission of the offence arose from circumstances beyond the accused's control.

(2) Every offence under Division 1, 2 or 3 or any election advertising regulations is an arrestable offence within the meaning of the Criminal Procedure Code 2010.

Election advertising regulations

61R.—(1) Subject to section 102B, the Minister may make regulations necessary or convenient to be prescribed for carrying out or giving effect to this Division or Division 1, 2 or 3.

(2) In particular, the Minister may make regulations for any of the following:

- (a) regulating any public display, by or on behalf of a political party, or a candidate or group of candidates, or both, of any traditional election advertising;
- (b) regulating the publishing in Singapore by electronic means, by or on behalf of a political party, or a candidate or group of candidates, or both, in connection with an election in an electoral division, any online election advertising and any non-online election advertising;
- (c) providing that any contravention of any provision of the regulations shall be an offence punishable with a fine not exceeding \$1,000 or with imprisonment for a term not exceeding 12 months or with both;
- (d) providing for any saving, transitional and other consequential, incidental and supplemental provisions that are necessary or expedient.

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- (3) The election advertising regulations may prescribe —
- (a) a maximum permissible number of traditional election advertising allowed to be publicly displayed within an electoral division by reference to the total number of electors registered for the electoral division; and
 - (b) different maximum permissible numbers for different types of traditional election advertising or for different forms of public display of traditional election advertising.

Supplementary interpretive provisions for election advertising controls

61S.—(1) In this Division and Divisions 1, 2 and 3 —

“a point” includes a mobile or potentially mobile point, whether on land, underground, in the atmosphere, underwater or anywhere else;

“authorised news agency” means the holder of —

- (a) a permit granted under the Newspaper and Printing Presses Act 1974; or
- (b) a broadcasting licence granted under section 8, or deemed granted under section 9, of the Broadcasting Act 1994;

“campaign period”, for an election in an electoral division, means the period —

- (a) starting immediately after nomination proceedings end on the day of nomination for that election and the election is adjourned under section 34(1)(a) or 34A(1)(a) (as the case may be) to enable a poll to be taken in accordance with the Act; and
- (b) ending with the start of cooling-off period for that election, as defined in section 61C(4);

“election period” means —

- (a) for a general election of Members, the period —
 - (i) starting when a writ of election is issued under section 24 for the purposes of the general election; and
 - (ii) ending with the close of polling on polling day at that general election; or
- (b) for a by-election of a Member or group of Members for an electoral division, the period —
 - (i) starting when a writ of election is issued under section 24 for the purposes of the by-election; and
 - (ii) ending with the close of polling on polling day at that by-election;

“functionality”, in relation to an electronic service or an internet access service, includes —

- (a) any feature that enables interactions of any description between end-users of the service;
- (b) any feature that enables end-users to search online locations or databases, index search results or otherwise retrieve information or material from the search results; and
- (c) any feature enabling an end-user to do anything as follows:
 - (i) creating a user profile, including an anonymous or a pseudonymous profile;
 - (ii) searching within the service for user-generated content or other users of the service;
 - (iii) forwarding content to, or sharing content with, other users of the service;

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- (iv) sharing content on any internet-based services;
 - (v) sending direct messages to or speaking to other users of the service, or interacting with them in another way (such as by playing a game);
 - (vi) expressing a view on content;

Examples

- (a) Applying a “like” or “dislike” button or other similar button.
 - (b) Applying an emoji or a symbol of any kind.
 - (c) Engaging in yes/no voting.
 - (d) Rating or scoring content in any way.
- (vii) sharing current or historic location information with other users of the service, recording a user’s movements or identifying which other users of the service are nearby;
 - (viii) following or subscribing to particular kinds of content or particular users of the service;
 - (ix) creating lists, collections, archives or directories of content or users of the service;
 - (x) tagging or labelling content present on the service;
 - (xi) uploading content relating to goods or services;
 - (xii) applying or changing settings on the service which affect the presentation of user-generated content on the service;

(xiii) accessing other internet services through content present on the service (such as through hyperlinks);

“identity particulars” means —

(a) for an individual — his or her full name as shown in his or her passport or other identity document and any other identifying particulars prescribed (if prescribed); or

(b) for an entity —

(i) the full name of the entity; and

(ii) any other identifying particulars prescribed (if prescribed);

“internet access service” means a telecommunication service between a point in Singapore and another point in Singapore or between 2 points, one of which is in Singapore —

(a) that —

(i) enables end-users to access content on the Internet using that service; or

(ii) delivers content to persons having equipment appropriate for receiving that content on the Internet, where the delivery of the service is by a telecommunication service described in sub-paragraph (i); and

(b) that is covered by a licence under the Telecommunications Act 1999,

but excludes a social media service;

“MMS” means an electronic service that enables only the transmission of multimedia messages (such as visual or voice communication) from an end-user on a mobile telephone to another mobile telephone through a telecommunication service;

“money’s worth” means any service, any office or employment, or any goods or property (whether movable or immovable and whether tangible or intangible) and includes any of the following:

- (a) any virtual voucher, virtual coupon, virtual credit, virtual coin or virtual token;
- (b) any arrangement under which a party has —
 - (i) an encashable legal or equitable right to receive a financial benefit;
 - (ii) an encashable legal or equitable obligation to provide a financial benefit; or
 - (iii) a combination of one or more such rights and one or more such obligations;
- (c) any right to receive money or something else that is money’s worth under this definition;

“permissible electoral matter” means all or any of the following, and nothing else:

- (a) the name or symbol (or both) of a political party;
- (b) the name or image (or both) of a candidate as a candidate;
- (c) the symbol allotted to a candidate, or to the group of candidates to which he or she belongs, under section 34 or 34A;

“point-to-multipoint service” means an electronic service which allows an end-user to communicate content to more than one end-user simultaneously;

“relevant electronic service” means —

- (a) an electronic service that enables end-users to communicate, by means of email, with other end-users;

- (b) an online instant messaging service that enables end-users to communicate with other end-users;
- (c) a point-to-multipoint service;
- (d) an electronic service that enables end-users to play online games with other end-users; or
- (e) an electronic service that specialises in providing links or facilitating access to, or information about, online locations, such as (but not limited to) a search engine, directory service or web browser;

“SMS” means an electronic service that only enables the transmission of short text messages from an end-user on a mobile telephone to another mobile telephone through a telecommunication service;

“social media service” means an electronic service that satisfies all the following characteristics:

- (a) the sole or primary purpose of the service is to enable online interaction or linking between 2 or more end-users (including enabling end-users to share content for social purposes);
- (b) the service allows end-users to communicate content on the service;
- (c) such other characteristics as are prescribed;

“user-generated content”, in relation to an electronic service, means content —

- (a) that is —
 - (i) generated directly on the service by an end-user of the service; or
 - (ii) communicated by posting or sharing on the service by an end-user of the service; and

(b) that may be accessed by another end-user of that service, or other users, of the service by means of that service.

(2) In this Division and Divisions 1, 2 and 3, a person undertakes electronic communications activity in relation to any content if the person communicates or distributes the content on or by —

- (a) an SMS;
- (b) an MMS;
- (c) a service that renders the content accessible from the Internet, such as but not limited to on or by a social media service, a relevant electronic service or an internet access service; or
- (d) a broadcasting service or other electronic service (such as real-time transmission) for reception on a computer monitor, television screen, mobile device or similar medium equipment appropriate for receiving that content.

(3) For the purposes of section 61B(9)(b) or 61D(2)(a), whether any communication of content by electronic means is or is not of a private or domestic nature must be determined by having regard to all or any one of the following factors:

- (a) the number of individuals in Singapore who are able to access the content by means of the service;
- (b) any restrictions on who may access the content by means of the service (such as a requirement for approval or permission from a user, or the provider, of the service);
- (c) the relationship between the persons that the content is being or has been communicated;
- (d) any other relevant factor.

(4) However, for the purposes of subsection (3), the following factors do not count as restrictions on access to content communicated by electronic means:

- (a) a requirement to log in to or register with the electronic service (or part of such a service);
 - (b) a requirement to make a payment or take out a subscription in order to access the electronic service (or part of such a service) or to access particular content communicated by means of that service;
 - (c) inability to access the electronic service (or part of such a service) or to access particular content communicated by means of that service except by using particular technology or a particular kind of device (as long as that technology or device is generally available to the public).
- (5) For the purposes of the definition of “money’s worth” in subsection (1), a right to receive, or an obligation to provide, a financial benefit is encashable if, and only if —
- (a) the benefit is money or money’s worth;
 - (b) in the case of a right, the holder thereof intends to satisfy or settle it by receiving money or money’s worth;
 - (c) in the case of an obligation, the party subject to it intends to satisfy or settle it by providing money or money’s worth; or
 - (d) the financial benefit is readily convertible into money or money’s worth and there is a market for the financial benefit that has a high degree of liquidity.
- (6) Any provision in this Division or Division 1, 2 or 3 or section 78C or 78D, or in the election advertising regulations, involving publishing content by electronic means extends to a person who engages in any conduct that constitutes an offence described in the respective provision —
- (a) wholly or partly in Singapore; or
 - (b) wholly outside Singapore and as a result of that conduct, the offence occurs wholly or partly in Singapore.

(7) For the purpose of subsection (6), where a person sends content or a thing containing content, or causes content or a thing containing content to be sent, by electronic means —

- (a) from a point outside Singapore to a point in Singapore; or
- (b) from a point in Singapore to a point outside Singapore,

that conduct is taken to have occurred partly in Singapore.

(8) To avoid doubt, nothing in this Act limits the operation of section 26 of the Electronic Transactions Act 2010 in relation to network service providers.”.

Amendment of section 62

31. Section 62 of the principal Act is amended —

- (a) by deleting the word “named” in subsection (1) and substituting the word “appointed”;
- (b) by deleting the word “name” in subsection (2) and substituting the word “appoint”;
- (c) by inserting, immediately after subsection (2), the following subsection:

“(2A) Where there is no appointment in force under subsection (1) or (2) of an election agent of a candidate for the election, the candidate must be treated, and so far as circumstances admit and subject to the provisions of this Act —

- (a) both as a candidate and as an election agent; and
- (b) as appointed under subsection (1) as his or her election agent for that election and deemed so declared under subsection (3),

and any reference in this Act to an election agent is construed to refer to the candidate acting in his or her

capacity as an election agent by virtue of this subsection.”;

- (d) by inserting, immediately after the words “to the Returning Officer” in subsection (3), the words “using either an electronic system or a form approved by the Returning Officer for the election”;
- (e) by inserting, immediately after the words “so declared” in subsection (3A), the words “or deemed declared”;
- (f) by deleting the words “One election agent only must be appointed for each candidate” in subsection (4) and substituting the words “Only one person may hold an appointment as the election agent for a particular candidate at any one time”;
- (g) by inserting, immediately after subsection (5), the following subsection:

“(5A) When there is no appointment in force under subsection (5) of a principal election agent for a group of candidates in an election, but there are appointments of election agents under subsection (1), (2) or (2A) in force, the election agent of the candidate whose name is to appear first in the group in the ballot papers under section 40(3)(a), must be treated as appointed as the principal election agent of the group in relation to the election and deemed declared under subsection (3) as that principal election agent.”; and

- (h) by deleting the word “Nomination” in the section heading and substituting the word “Appointment”.

Amendment of section 63

32. Section 63 of the principal Act is amended —

- (a) by inserting, immediately after the words “if the person”, the words “is an undischarged bankrupt or”;
- (b) by inserting, immediately after the words “corrupt practice” in the section heading, the word “, etc.,”.

Amendment of section 64

33. Section 64 of the principal Act is amended —

- (a) by deleting the words “subsection (1A)” in subsection (1) and substituting the words “subsections (1A) and (1B)”; and
- (b) by inserting, immediately after subsection (1A), the following subsection:

“(1B) The candidate or, in the case of a group of candidates, any candidate in the group may —

- (a) make any appointment mentioned in subsections (1)(a) and (1A); and
- (b) inform the presiding officer at each polling station in writing of the name of every polling agent appointed to act at that polling station.”.

Amendment of section 74

34. Section 74 of the principal Act is amended by inserting, immediately after subsection (4), the following subsections:

“(4A) The Returning Officer may issue one or more guidelines for the purpose of providing practical guidance or certainty in respect of any one or more of the requirements of this section, what must be or need not be disclosed in any returns respecting election expenses.

(4B) In proceedings for an illegal practice under this Act involving any returns respecting election expenses —

- (a) compliance with a provision of any guideline issued under subsection (4A) found by the court, to be relevant to a matter to which a contravention or failure alleged in the proceedings relates; or

(b) a contravention of or a failure to comply with, whether by act or omission, any such provision so found,

may be relied on by any party to those proceedings as tending to negative or establish any liability which is in question in those proceedings.”.

New section 74A

35. The principal Act is amended by inserting, immediately after section 74, the following section:

“Corrections to returns respecting election expenses, etc.

74A.—(1) Where the election agent of any candidate at an election becomes aware of any error or omission in any content contained in any return respecting election expenses which the election agent first transmitted under section 74 to the Returning Officer with respect to the candidate and the election (called in this section an original return) —

- (a) the election agent may apply to the Returning Officer to correct the error or omission in the original return, accompanied by —
 - (i) a fresh return respecting election expenses annotated with what content in the original return is corrected and how it is corrected; and
 - (ii) a fresh statement and declaration in Form 19 in the First Schedule, made together with the candidate, in relation to the return respecting election expenses annotated under sub-paragraph (i); and
- (b) the Returning Officer must give the election agent a reasonable opportunity to correct that error or omission unless subsection (3) applies.

(2) To avoid doubt, an election agent may make more than one application under this section to correct the same original return.

(3) However —

- (a) no application under subsection (1) may be made; and
- (b) no correction may be made with respect to any original return earlier transmitted to the Returning Officer,

after the expiry of the time delimited by section 74(1) for the transmission to the Returning Officer of returns respecting election expenses and the statements relating thereto.

(4) Every fresh return respecting election expenses by an election agent of a candidate and every fresh statement and declaration relating thereto, if transmitted to the Returning Officer according to subsection (1), must be treated for the purposes of this Act as replacing any original return by the same election agent and any statement and declaration relating to the original return.

(5) In this section, “error” has the meaning given by section 103(3).

(6) Nothing in this section affects section 88.”.

Amendment of section 75

36. Section 75 of the principal Act is amended —

- (a) by inserting, immediately after the words “in respect thereof” in subsection (1), the words “under section 74(1) or 74A(1)”;
- (b) by deleting the words “time and place” in subsection (1) and substituting the words “online location maintained by the Government”;
- (c) by deleting the words “to be fixed in some conspicuous place in the Returning Officer’s office and published in the *Gazette*” in subsection (1) and substituting the words “to be published in the *Gazette* and published in Singapore in any other manner that will secure adequate publicity in Singapore for the contents of the notice”;
- (d) by inserting the word “and” at the end of subsection (2)(a);

(e) by deleting paragraphs (b) and (c) of subsection (2) and substituting the following paragraph:

“(b) ensure that, for a period of 6 months starting the date the notice is published under subsection (1) in the *Gazette*, the online location specified in that notice is accessible at all times so that any person may inspect those returns respecting election expenses and statements at that online location.”; and

(f) by deleting the words “, or the making of extracts from,” in subsection (2A).

Amendment of section 75A

37. Section 75A of the principal Act is amended by inserting, immediately after subsection (3), the following subsections:

“(3A) In addition to subsection (3), the Returning Officer may, at any time during the period specified in subsection (2), audit or cause to be audited by a person approved by the Returning Officer, any return respecting election expenses transmitted under section 74(1) or 74A(1) (as the case may be) by an election agent of a candidate on behalf of the candidate, in accordance with generally accepted accounting standards to report whether —

- (a) the return respecting election expenses presents fairly the content contained in the supporting documents on which it is based; and
- (b) the provisions of this Act relating to returns respecting election expenses and any statement or declaration relating thereto have been in all respects complied with.

(3B) For the purpose of carrying out an audit of any return respecting election expenses by an election agent of a candidate on behalf of the candidate, the Returning Officer or a person

approved under subsection (3A) (each called in this subsection and subsection (3C) an auditor) —

- (a) is to have access at any reasonable time to all of the candidate's documents and his or her election agent's documents, and the supporting documents and other records, books, vouchers, documents, stores or other property subject to the audit; and
- (b) may require the candidate and his or her election agent, or the political party to whom the candidate belongs, to provide any information or explanation that the auditor needs to prepare the auditor's report under subsection (3A).

(3C) If a candidate or his or her election agent, or a political party refuses access or to provide information or explanation, required under subsection (3B), to an auditor, the auditor may state in the auditor's report under subsection (3A) that the auditor has not received all the information and explanation required for the purpose of subsection (3B).

(3D) The Returning Officer must not approve any person under subsection (3A) to be an auditor unless the person is an individual who is registered or deemed to be registered in accordance with the Accountants Act 2004 as a public accountant.”.

Repeal of sections 78, 78A and 78B

38. Sections 78, 78A and 78B of the principal Act are repealed.

Amendment of section 78C

39. Section 78C of the principal Act is amended —

- (a) by inserting, immediately after the words “the results of any election survey” in subsection (1), the words “, or any content purporting to be any result of an election survey,”; and

- (b) by deleting the word “electors” wherever it appears in subsection (3) and substituting in each case the word “voters”.

Amendment of section 78E

40. Section 78E of the principal Act is amended —

- (a) by deleting “78A(2), 78B(3),” in subsection (1);
- (b) by deleting the words “61(1)(c), (d) or (e), 78B(1), 78C(1), 78D(1) or any regulations made under section 78A(1)(b)” in subsection (1)(a) and substituting the words “61(1)(d) or (e), 78C(1) or 78D(1)”; and
- (c) by deleting the words “election advertising offences” in the section heading and substituting the words “section 78C or 78D offence”.

Amendment of section 82

41. Section 82 of the principal Act is amended —

- (a) by deleting the words “within a radius of 200 metres” in subsection (1)(e) and substituting the words “within the restricted zone”;
- (b) by deleting the words “within a radius of 200 metres of any polling station, and the address of every such office must be registered by the candidate or his or her election agent with the Returning Officer before polling day” in subsection (1A) and substituting the words “within the restricted zone of any polling station”; and
- (c) by inserting, immediately after subsection (3), the following subsections:

“(4) In this section, “restricted zone”, for a polling station, means all of the following, unless otherwise provided in subsection (5):

- (a) the building, or part of the building, in which the following are, or are to be, located:

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- (i) any polling place of the polling station;
 - (ii) any polling booth or other facility for electors allotted to that polling station are to vote in accordance with this Act;
- (b) the area within 200 metres of the external edges of a building or part of a building mentioned in paragraph (a);
- (c) if a building or part of a building mentioned in paragraph (a) is located in any grounds —
- (i) the area in the grounds;
 - (ii) the area within 200 metres of any outer wall, fence or other structure or feature that marks the boundary of those grounds; and
 - (iii) if the Returning Officer or a presiding officer of that polling station has designated entrances to the grounds under section 36A(4) — the area within 200 metres of each designated entrance to those grounds.

(5) However, “restricted zone” for a polling station does not include premises in the zone mentioned in subsection (4)(b) or (c) that are outside Singapore.”.

Amendment of section 83

42. Section 83 of the principal Act is amended —

(a) by deleting paragraph (a) of subsection (1) and substituting the following paragraph:

“(a) who is below 16 years of age;”;

(b) by inserting the word “or” at the end of subsection (1)(b);

(c) by deleting paragraphs (c) and (d) of subsection (1) and substituting the following paragraph:

“(c) who is a foreigner or a foreign entity,”;

(d) by deleting subsection (1A);

(e) by deleting the words “attending a primary or secondary school as a student or” in subsection (6) and substituting the words “below 16 years of age or is a foreigner or a foreign entity, or”;

(f) by deleting “, (1A)” in subsection (7);

(g) by inserting, immediately after subsection (8), the following subsection:

“(8A) However, “election activity” excludes a third party publishing, or causing to be published, any content in any way that renders the content accessible from the Internet, where all or part of the production of the content or its publication is not paid for, in money or money’s worth, by the third party or by another person who may or may not be a third party.”; and

(h) by inserting, immediately after the words “section prohibits” in subsection (9), the words “the taking part in or conduct of election activity by any prescribed individual, or individual in a prescribed class of individuals, or”.

Amendment of section 99

43. Section 99(1) of the principal Act is amended by deleting paragraph (a) and substituting the following paragraph:

“(a) the vote of any person —

(i) whose name was not on the register of electors for the electoral division to which the application relates;

(ii) who is not allotted under section 13A(3A)(a)(i) or (ba)(i) to the overseas polling station at

which the vote was recorded or who is designated under section 13A(3A) as a postal voter for that election, in the case of a vote recorded at an overseas polling station;

- (iii) who is not allotted under section 36A(1)(c) to the ordinary polling station at which the vote was recorded;
- (iv) who is not allotted under section 47B(1) to the special polling station at which the vote was recorded, in the case of a vote recorded at a special polling station; or
- (v) who has not been authorised to vote at the ordinary polling station or special polling station under section 39(1A);”.

New sections 102A and 102B

44. The principal Act is amended by inserting, immediately after section 102, the following sections:

“Regulations relating to crisis management at election

102A.—(1) Subject to this section and section 102B, the Minister may make regulations to enable contingency arrangements to be put in place, should they be required, to enable a Returning Officer to conduct safe, orderly, efficient and timely elections in one or more electoral divisions and support the resilience of Singapore’s democracy, because of a disruptive event which —

- (a) has occurred or is likely to occur, before or during any stage of an election, in Singapore or in a country where there is established one or more overseas polling stations; and
- (b) prevents or seriously interrupts, or is likely to prevent or seriously interrupt, the conduct of the election according to the provisions of this Act.

(2) Regulations made under subsection (1) may modify (so far as relevant) the application of any provision of this Act, or any

regulations made under section 47C or 56F, to the conduct of nomination proceedings or a poll, or the counting at any counting place or principal counting place of votes cast, for an election in an electoral division because of a disruptive event.

(3) Regulations made under subsection (1) may include providing for, or providing for the determination personally by the Returning Officer of —

(a) a change in —

- (i) the hours of those nomination proceedings, or of the conduct of the poll or the counting of votes cast, for an election in an electoral division; or
- (ii) the address of a place of nomination, polling station, counting place or principal counting place;

(b) any of the following in relation to those nomination proceedings:

- (i) a temporary suspension (not exceeding 2 hours);
- (ii) a postponement or an adjournment and postponement of the day of nomination to a date no later than one month after the date of the writ;

(c) any of the following in relation to voting at the poll at one or more polling stations:

- (i) a temporary suspension (not exceeding 2 hours);
- (ii) an adjournment and postponement of voting at the poll to a date no later than the 56th day after the date of publication of the notice of contested election in the *Gazette* under section 34(6)(d) or 34A(6)(d), as the case may be;
- (iii) abandoning the poll and restarting it on a date no later than the 56th day after the date of

publication of the notice of contested election in the *Gazette* under section 34(6)(d) or 34A(6)(d), as the case may be;

(iv) ending voting early;

(d) any of the following in relation to the counting at one or more counting places or a principal counting place of votes cast:

(i) a temporary suspension (not exceeding 2 hours);

(ii) an adjournment and postponement of counting of votes cast to a date no later than the 56th day after the date of publication of the notice of contested election in the *Gazette* under section 34(6)(d) or 34A(6)(d), as the case may be;

(iii) abandoning the counting and restarting voting at the poll and counting of votes cast no later than the 56th day after the date of publication of the notice of contested election in the *Gazette* under section 34(6)(d) or 34A(6)(d), as the case may be;

(e) abandoning the counting of votes cast at any polling station —

(i) if any sealed ballot box containing votes cast at a polling station in the election is, because of a disruptive event, lost or destroyed at any time —

(A) after the close of the poll at a polling station; and

(B) before the ballot box could reach the counting place specified under this Act for the counting of the votes cast at the polling station; or

- (ii) for any other reason,
but only if the number of votes likely to have been cast at the polling station will not affect the result of the election;
- (f) wholly abandoning the poll at an overseas polling station in a foreign country or a special polling station in a nursing home because voting in person thereat cannot start or be resumed or completed due to special circumstances in the foreign country or nursing home, as the case may be;
- (g) any alternate method of voting by electors at the poll except that any alternate method of voting must be such that an elector casting his or her vote using that method for an election —
 - (i) receives the same information (in the same order), and has the same voting options, as would appear in the ballot paper for the election that the person would be given if he or she were instead voting in person under sections 39 and 42; and
 - (ii) is able to indicate his or her vote in a way that, if he or she were instead marking a ballot paper in person, would satisfy the requirements of section 42;
- (h) the giving of public notice of —
 - (i) any change, suspension, adjournment and postponement, abandonment, new start or resumption mentioned in paragraph (a), (b), (c) or (d), as the case may be;
 - (ii) any abandoning of voting or the counting of votes mentioned in paragraph (e) or (f); and
 - (iii) any alternate method of voting mentioned in paragraph (g); and

(i) the witnessing or attesting to any thing (but not voting) through the use of remote communication technology, such as by video conferencing, tele-conferencing or other electronic means.

(4) Regulations made under subsection (1) —

(a) must not authorise any person to vote —

(i) more than once at any election in or in respect of the same electoral division in which he or she is registered as an elector;

(ii) in or in respect of an electoral division other than the electoral division in which he or she is registered as an elector; and

(iii) in or in respect of more than one electoral division at any general election;

(b) must provide for a record of every vote cast at a polling station but the vote record must not contain any means of identifying the person who cast the vote;

(c) must make provision for, or in relation to, how this Act applies in relation to votes cast using an alternate method of voting; and

(d) must be consistent with the principles laid down in any provision of the Act that is modified by those regulations.

(5) Regulations made under subsection (1) may make different provisions in relation to different classes of voters affected differently by the same disruptive event occurring or about to occur at an election.

(6) However, nothing in this section limits or affects, or authorises the making of regulations that limit or affect, the operation of section 26.

(7) In this section —

“counting”, of votes cast at an election, includes recounting and adding votes cast at the election;

“disruptive event” means —

- (a) riot or open violence;
- (b) the threat of riot or open violence;
- (c) a storm, flood, eruption, earthquake, landslip or an occurrence (natural or otherwise) of a similar kind;
- (d) a health hazard;
- (e) a fire or a poor air quality episode involving smoke, or the activation of fire safety equipment (such as sprinklers or alarms);
- (f) the releasing into the environment or any part of the environment or otherwise exposing the public to any toxic chemical or any dangerous, hazardous, radioactive or harmful substance;
- (g) an accident associated with the operation of an aircraft, vessel, train or public passenger transport motor vehicle where the aircraft, vessel, train or public passenger transport motor vehicle is destroyed or damaged, or missing or completely inaccessible;
- (h) an unplanned and prolonged outage of any telecommunication or electricity service, or an information and communications system, which is essential for the proper conduct of an election according to the provisions of this Act; and
- (i) anything else related —
 - (i) to the safety of persons authorised to be present at a place of nomination, polling station, counting place or principal counting place; or
 - (ii) to difficulties in the physical conduct of nomination proceedings, a poll, or the counting or recounting of votes at any counting place or principal counting

place, for an electoral division at the election;

“nomination proceedings” includes —

- (a) proceedings for the Returning Officer to receive nomination papers;
- (b) proceedings for the making of objections to any nomination paper;
- (c) proceedings where a candidate must make his or her deposit for the purposes of section 28, may correct errors in the nomination papers and may withdraw his or her candidature; and
- (d) proceedings by which a candidate may make his or her indication (regarding his or her name) to the Returning Officer under section 105(1).

Presentation to Parliament, etc.

102B.—(1) All regulations made under this Act must be presented to Parliament as soon as possible after publication in the *Gazette*.

(2) Where a writ of election has been issued under section 24 for an election in any electoral division, no regulations may be made under this Act until after the day of nomination or, if a poll is to be taken, until after polling day of that election.”

New section 110

45. The principal Act is amended by inserting, immediately after section 109, the following section:

“Service of documents

110.—(1) A document that is permitted or required by this Act to be served on a person may be served as described in this section.

(2) A document permitted or required by this Act to be served on an individual may be served —

- (a) by giving it to the individual personally;

- (b) by sending it by prepaid registered post to the address specified by the individual for the service of documents or, if no address is so specified, the individual's residential address or business address;
- (c) by leaving it at the individual's residential address with an adult apparently resident there, or at the individual's business address with an adult apparently employed there;
- (d) by affixing a copy of the document in a conspicuous place at the individual's residential address or business address;
- (e) by sending it by fax to the fax number last known to the person giving or serving the document as the fax number for the service of documents on the individual; or
- (f) by sending it by email to the individual's last email address.

(3) A document permitted or required by this Act to be served on a partnership (other than a limited liability partnership) may be served —

- (a) by giving it to any partner or other similar officer of the partnership;
- (b) by leaving it at, or by sending it by prepaid registered post to, the partnership's business address;
- (c) by sending it by fax to the fax number used at the partnership's business address; or
- (d) by sending it by email to the partnership's last email address.

(4) A document permitted or required by this Act to be served on a body corporate (including a limited liability partnership) or an unincorporated association may be served —

- (a) by giving it to the secretary or other similar officer of the body corporate or unincorporated association, or the limited liability partnership's manager;

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- (b) by leaving it at, or by sending it by prepaid registered post to, the body corporate's or unincorporated association's registered office or principal office in Singapore;
 - (c) by sending it by fax to the fax number used at the body corporate's or unincorporated association's registered office or principal office in Singapore; or
 - (d) by sending it by email to the body corporate's or unincorporated association's last email address.
- (5) In addition, a document permitted or required by this Act to be served on an individual, a partnership, a body corporate or an unincorporated association may be served —
- (a) by giving an electronic notice to the individual, partnership, body corporate or unincorporated association (called in this section an addressee) by the addressee's chosen means of notification, stating that the document is available and how the addressee may use the addressee's chosen means of access to access the document's contents;
 - (b) where by the exercise of reasonable diligence, the name of any individual or a body of persons to whom the document is to be served, or the business address, residential address or last email address of the individual or body, cannot be ascertained — by posting it on a website that is maintained by the Government and prescribed by the Minister by notification in the *Gazette* for this purpose; or
 - (c) by any other method authorised by the regulations for the service of documents of that kind if the addressee consents (expressly or impliedly) to service of a document of that kind in that way.
- (6) Service of a document under this section takes effect —
- (a) if the document is sent by fax and a notification of successful transmission is received — on the day of transmission;

- (b) if the document is sent by email — at the time that the email becomes capable of being retrieved by the person to whom it is sent;
- (c) if the document is sent by prepaid registered post — 2 days after the day the document was posted (even if it is returned undelivered); or
- (d) if the document is posted on a website mentioned in subsection (5)(b) — at the beginning of the day after the date on which subsection (5)(b) has been complied with.

(7) However, service of any document under this Act on a person by email or by an electronic notice at the person's chosen means of notification, may be effected only with the person's prior consent (express or implied) to service in that way.

(8) This section does not apply to documents to be served in proceedings in court.

(9) In this section —

“Act” includes any subsidiary legislation made under this Act;

“business address” means —

(a) in the case of an individual, the individual's usual or last known place of business in Singapore; or

(b) in the case of a partnership (other than a limited liability partnership), the partnership's principal or last known place of business in Singapore;

“chosen means of access”, for an addressee on whom is or is to be served a document permitted or required by this Act, means an electronic means the addressee agrees with the person giving or serving the document as the means by which the addressee may access that document's contents;

“chosen means of notification”, for an addressee on whom is or is to be served a document permitted or required by

this Act, means an electronic means that the addressee nominates to the person giving or serving the document as the means by which the addressee may be notified that such a document has been served on the addressee;

“document” includes a notice permitted or required by this Act to be served;

“last email address” means the last email address given by the addressee concerned to the person giving or serving the document as the email address for the service of documents under this Act;

“residential address” means an individual’s usual or last known place of residence in Singapore.”.

Related amendments to Foreign Interference (Countermeasures) Act 2021

46.—(1) The Foreign Interference (Countermeasures) Act 2021 is amended —

- (a) by deleting subsection (3) of section 3;
- (b) by deleting “(6)” in subsection 25(2) and substituting “(4)”;
- (c) by inserting, immediately after the words “provider of” in section 33(2), the words “a social media service or relevant electronic service or”;
- (d) by deleting the words “, using the internet access service,” in section 33(2);
- (e) by deleting the words “a proscribed” in section 33(2) and substituting the word “an”; and
- (f) by inserting, immediately after the words “must-carry direction,” in section 45(3), the words “a remedial must-carry direction, an account restriction direction,”.

(2) The Foreign Interference (Countermeasures) Act 2021 is amended —

- (a) by deleting the word “named” in the definition of “election agent” in section 3(1) and substituting the words “appointed or treated as appointed”;
- (b) by deleting sub-paragraph (ii) of paragraph (a) of the definition of “polling day” in section 3(1) and substituting the following sub-paragraph:
 - “(ii) under section 50C(3)(b)(ii) of the Parliamentary Elections Act 1954 or under regulations made under section 102A of that Act as the other day that the polling day for an election is postponed to, if that section or those regulations apply; or”;
- (c) by deleting sub-paragraph (ii) of paragraph (b) of the definition of “polling day” in section 3(1) and substituting the following sub-paragraph:
 - “(ii) under section 33C(3)(b)(ii) of the Presidential Elections Act 1991 or under regulations made under section 81A of that Act as the other day that the polling day for an election is postponed to, if that section or those regulations apply;”;
- (d) by inserting, immediately after the words “has been appointed” in paragraphs (a) and (b) of the definition of “principal election agent” in section 3(1), the words “or is treated as appointed”;
- (e) by deleting “(4)” in section 51(7) and substituting “(3)”;
- (f) by inserting, immediately after the words “political office holder” in paragraph (d)(ii) of the definition of “initial relevant period” in section 58(3), the words “, a senior political party official”;

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- (g) by deleting the words “early initial” in paragraph (b)(i) and (ii) of the definition of “initial pre-election period” in section 62(3);
 - (h) by inserting, immediately after the words “in paragraph (a)” in paragraph (b) of the definition of “initial reporting period” in section 62(3), the words “or such a candidate’s election agent”;
 - (i) by deleting the words “a prohibited donor in relation to the politically significant person” in section 65(3)(c)(iii) and substituting the words “a donor who is not a permissible donor”;
 - (j) by inserting, immediately after the words “contravening subsection” in section 66(7), the words “(1) or”;
 - (k) by deleting the word “direction” in section 67(1)(c) and substituting the word “directive”;
 - (l) by deleting the words “or such a candidate’s election agent” in paragraph (a) of the definition of “initial reporting period” in section 76(4);
 - (m) by inserting, immediately after the words “early initial election” in paragraph (a)(i) of the definition of “initial reporting period” in section 76(4), the words “(as defined in section 55)”;
 - (n) by deleting the words “early initial” in paragraph (a)(ii)(A) and (B) of the definition of “initial reporting period” in section 76(4);
 - (o) by inserting, immediately after the definition of “politically significant person” in section 76(4), the following definition:

““pre-election period”, for an election, means a period of 12 months preceding —

- (a) the date a declaration is made by the candidate under subsection (2) before nomination day at that election; or

- (b) a date which is 2 clear days before nomination day at that election if no declaration mentioned in paragraph (a) is earlier made;”;
- (p) by inserting, immediately after the words “pre-election period” in section 77(1)(a), the words “(as defined in section 76)”;
- (q) by deleting paragraph (c) of section 91(2); and
- (r) by deleting the word “section” in section 108(2)(a)(iii).

Consequential amendment to Town Councils Act 1988

47. Section 2(4) of the Town Councils Act 1988 is amended by inserting, immediately after the words “under section”, the words “33 or”.

Saving and transitional provisions

48. For a period of 2 years after the date of commencement of any provision of this Act, the Minister may, by regulations, prescribe such provisions of a saving or transitional nature consequent on the enactment of that provision as the Minister may consider necessary or expedient.
