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Comoros's Constitution of 2018

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Table of contents

Preamble	3
TITLE I: FUNDAMENTAL PRINCIPLES	3
CHAPTER I: OF THE UNION OF THE COMOROS	3
CHAPTER II: OF INTERNATIONAL RELATIONS AND INTERNATIONAL LAW	6
TITLE II: RIGHTS AND DUTIES OF CITIZENS	6
CHAPTER I: GENERAL PRINCIPLES	6
CHAPTER II: RIGHTS, [AND] INDIVIDUAL, POLITICAL, SOCIAL AND ECONOMIC FREEDOMS	7
Section I: Individual Rights and Freedoms	7
Section II: Political Rights	9
Section III: Economic and Social Rights	9
CHAPTER III: OF THE DUTIES	10
CHAPTER IV: ECONOMIC AND FINANCIAL ORGANIZATION	11
TITLE III: OF THE INSTITUTIONS OF THE UNION	11
CHAPTER I: OF THE EXECUTIVE POWER	11
CHAPTER II: OF THE LEGISLATIVE POWER	14
CHAPTER III: OF RELATIONS BETWEEN THE LEGISLATIVE POWER AND THE EXECUTIVE POWER	18
CHAPTER IV: OF THE JUDICIAL POWER	19
CHAPTER V: OF RELIGION	20
TITLE IV: OF THE INSTITUTIONS OF THE ISLANDS	20
CHAPTER I: OF THE GOVERNORS	20
CHAPTER II: OF THE CONSULTATIVE COUNCIL	22
TITLE V: OF THE COMMUNES	22
TITLE VI: OF THE REVISION OF THE CONSTITUTION	23
TITLE VII: MISCELLANEOUS AND TRANSITORY PROVISIONS	23

Preamble

The Comorian people solemnly affirm their will to:

- cultivate a national identity based on a sole people, a sole religion (Sunni Islam) and a sole language;
- promote religious and moral practices of a nature to assure an education which strengthens the national conscience;
- develop sport and culture as elements of promotion of the national spirit;
- guarantee the pursuit of a common destiny among all Comorians;
- make of the return of the island of Mayotte in its natural whole, a national priority;
- demonstrate their commitment to the principles of fundamental rights as they are defined by the Charter of the United Nations, the Organization of African Unity, the Pact of the League of the Arab States, the Universal Declaration of the Rights of Man of the United Nations, the African Charter on the Rights of Man and of Peoples, as well as the international conventions, notably those concerning the rights of the child and of the woman.

It equally affirms:

- its determination to establish a State of law founded on the principle of popular sovereignty and of democracy, instituting a range of rights, duties, freedoms and guarantees for all citizens; a system of government founded on the separation of powers; and a public administration in the service of citizens and of development;
- its commitment to promote and reinforce the ways and means which aim to prevent, fight and eradicate corruption, the embezzlement of public assets and funds, which hinder efforts tending to promote democratic governance, socio-economic transformation, peace and security.

It demands that the authorities criminally prosecute or have prosecuted the perpetrators of the above-mentioned acts.

It expresses its fundamental opposition to arbitrary actions, regionalism, separatism and to any other act infringing on the territorial integrity and the national unity.

Taking into account the principal recommendations formulated by the assembly of the Assises Nationales [National Assizes/Conference] of February 2018, this Constitution aims to establish an institutional framework permitting the advent of an era of democratic, social, economic and cultural renewal, in a climate of peace and justice.

This preamble is an integral part of the Constitution.

TITLE I: FUNDAMENTAL PRINCIPLES

CHAPTER I: OF THE UNION OF THE COMOROS

Article 1

The Union of the Comoros is a sovereign, unitary and democratic Republic that guarantees the respect for the dignity of persons and recognizes the inviolability and inalienability of Human Rights as the foundation for every human community, for

peace and for justice.

Article 2

The Union of the Comoros equally recognizes the equality of all citizens before the law, without distinction of race, sex, religion, political belief, and it assures all citizens the full enjoyment of fundamental freedoms.

Article 3

Sovereignty belongs to the people who exercise it through their representatives or through referendum. No section of the people nor any individual may arrogate its exercise.

Suffrage may be direct or indirect within the conditions provided for by the Constitution and the law. It is always universal, equal and secret.

All Comorians of the two sexes enjoying their civil and political rights are electors, within the conditions determined by the law.

Article 4

The State submits itself to the Constitution, is based on democratic legality, and respects the laws as well as having them respected.

Article 5

All those considered as such by the law or by virtue of an international convention are Comorian citizens.

Outside of the cases where the law specifies otherwise, no Comorian by birth may be deprived of their nationality.

Article 6

The territory of the Union of the Comoros is composed of:

- the islands and islets of Mwali (Mohéli), Maoré (Mayotte), Ndzuwani (Anjouan) and Ngazidja (Grande Comore).
- the archipelagic waters and the territorial sea as defined by the law and the international conventions, as well as the respective seabed and subsoil;
- of the airspace above the geographic zones mentioned in the preceding paragraphs.

Article 7

The Union of the Comoros possesses sovereign rights in matters of conservation, of exploitation and of determining the value of the living and nonliving natural resources in the contiguous zone, in the exclusive economic zone, and on the continental shelf as defined by the law, and has jurisdiction over these regions, by virtue of domestic right and of the rules of international law.

The State may not give up any parcel of the national territory or any sovereign rights it exercises over it.

- General guarantee of equality
- Equality regardless of gender
- Equality regardless of political party
- Equality regardless of race
- Equality regardless of religion

- Referenda

- Secret ballot
- Claim of universal suffrage

- Restrictions on voting

- Duty to obey the constitution

- Requirements for birthright citizenship
- Conditions for revoking citizenship

- International law

- International law

- Customary international law
- International law
- Ownership of natural resources

Article 8

The State has for fundamental missions:

- to preserve territorial independence and integrity, to guarantee the unity of the Comorian Nation and to create the requisite political, economic, social and cultural conditions.
- to guarantee respect for Human Rights and to assure to all citizens the full exercise of their rights and fundamental freedoms;
- to guarantee respect for the republican form of government and for the principles particular to a State of democratic law;
- to guarantee the democratic policy and the democratic participation of the citizens in the organization of political power and in the other aspects of the political and social life of the Nation;
- to promote the well-being and the quality of life of the Comorian people;
- to encourage social solidarity, the autonomous organization of civil society, as well as individual merit, initiative and creativity;
- to support the Comorian community throughout the world in participation in the country's economic development and to favor within the country the preservation and development of Comorian culture;
- to promote instruction, culture, scientific research, the diffusion and the utilization of new technologies as well as the propagation of Comorian culture in the world;
- to protect the landscape, nature, the natural resources and the environment, as well as the historic, cultural and artistic patrimony of the Nation;
- to guarantee to the foreigners residing in a permanent or temporary manner in the Comoros or in transit on the national territory, a treatment conforming to international rules, with respect for Human Rights, and the exercise of the rights that are not exclusive to Comorian citizens by virtue of the Constitution or by the law.

Article 9

The flag, the seals and the national anthem are the symbols of the Union of the Comoros and of national sovereignty.

The national flag is composed of four horizontal bands of equal width, superimposed, arranged in the lengthwise, yellow, white, red and blue in color, starting from the top to the bottom. A green isosceles triangle is placed on the side of the pole. A white crescent figures, with four white stars aligned from one end to the other of the crescent.

The national anthem is: Umodja Wa Massiwa.

The motto of the Union is: "Unité - Solidarité - Développement" [Unity-Solidarity-Development].

The official languages are the Shikomor national language, French, and Arabic.

The seal of the State is determined by the law.

Article 10

Moroni is the capital of the Union of the Comoros; a law determines its status.

An organic law determines the islands where the Institutions of the Union sit, if circumstances thus require.

CHAPTER II: OF INTERNATIONAL RELATIONS AND INTERNATIONAL LAW

Article 11

The international relations of the Union of the Comoros are governed by the principles of national independence, respect for international law and Human Rights, equality between States, non-interference in the domestic affairs of foreign nations, reciprocity of advantages accorded, cooperation with all other peoples and peaceful coexistence.

The Union of the Comoros commits to providing international organizations, in particular the Organization of the United Nations, the African Union and the League of the Arab States, all the necessary collaboration in order to find a peaceful solution to conflicts and to assure international peace and justice as well as respect for Human Rights and for fundamental freedoms; it also supports all efforts of the international community which aim to guarantee respect for the principles consecrated in the Charter of the United Nations.

The Union of the Comoros commits to reinforcing African identity, unity and integration and to support cooperative actions in favor of development, democracy, progress and the well-being of peoples, respect for Human Rights, peace and justice.

Article 12

Peace treaties, commerce treaties, treaties or agreements related to international organization, those which involve State finances, which modify provisions of a legislative nature, which are related to the status of persons, which include cession, exchange or adjunction of territory, may only be ratified or approved by virtue of a law. They only take effect after being ratified or approved.

If the Supreme Court, referred to the matter by the President of the Union, by the President of the Assembly of the Union or by the Governors of the Islands, declares that an international commitment includes a clause contrary to the Constitution, the authorization to ratify it or approve it may only occur after Constitutional revision.

The treaties or agreements regularly ratified have, from their declaration, an authority superior to that of the laws of the Union, with reservations, for each agreement or treaty, of its application by the other party.

TITLE II: RIGHTS AND DUTIES OF CITIZENS

CHAPTER I: GENERAL PRINCIPLES

Article 13

The State recognizes the inviolability of the rights and freedoms consecrated in the Constitution and guarantees their protection.

Article 14

The State and the other public organs are civilly responsible for the actions or omissions of their agents, committed in the exercise of their public functions or due to these functions, which infringe upon, in whatever manner, the rights, freedoms and guarantees of those to whom these rights are granted, or of third parties.

Article 15

The right to access justice and a defense is guaranteed to all citizens, as well as the right to obtain court decisions in a reasonable time period.

Article 16

The Comorian citizens residing or finding themselves abroad enjoy the rights, freedoms and guarantees consecrated in the Constitution, and are subject to the duties established in it on condition that this is not incompatible with their absence from the national territory.

Article 17

The law may provide for restrictions on the exercise of the political rights and to the accession to certain public functions or employments for Comorian citizens of foreign origin.

Article 18

Foreigners residing or sojourning on the national territory enjoy the same rights, the same freedoms, the same guarantees and have the same duties as the Comorian citizens, with the exception of the political rights and the rights and duties reserved for national citizens by law or by the Constitution. Foreigners may exercise public functions of an essentially technical character, in accordance with the law.

Article 19

Rights, freedoms and guarantees may not be suspended except in the case of a declaration of a state of siege or of a state of urgency, in accordance with the provisions of the Constitution.

CHAPTER II: RIGHTS, [AND] INDIVIDUAL, POLITICAL, SOCIAL AND ECONOMIC FREEDOMS

Section I: Individual Rights and Freedoms

Article 20

The physical and moral integrity of persons is inviolable.

No one may be submitted to torture, or to cruel, degrading or inhuman penalties or treatments .

Article 21

The right to liberty is inviolable.

The freedom of thought and of expression, of association, of intellectual, artistic or cultural creation, of protest and the other freedoms consecrated by the Constitution, the laws and by the international law received within the juridical internal order, are guaranteed.

Article 22

All citizens enjoy the right to liberty and to security. No one may be deprived of their liberty totally or partially, except by virtue of the law or by a decision of justice.

Article 23

No Comorian may be extradited or deported from their country.

Article 24

All citizens have the right to access the administration of public function in conditions of equality, in accordance with the provisions provided for by law.

Article 25

No one may be forced to perform work, except in the cases specified by law.

Article 26

The domicile is inviolable, except in the cases provided for by law.

Article 27

The confidentiality of correspondence and of telecommunications is guaranteed, except in the cases provided for by law.

The law guarantees the protection of individual computer data.

Article 28

Freedom of information, communication, and the press are guaranteed within the conditions established by law.

Article 29

The State guarantees to all citizens the right to instruction, to education, to teaching, and to culture.

Article 30

The State guarantees the rights of women, children, youth and persons living with a disability to be protected by the public powers against all forms of neglect, exploitation and violence.

- Reference to art
- Freedom of assembly
- Freedom of association
- Freedom of expression
- Inalienable rights
- International law
- Freedom of opinion/thought/conscience

- Protection from unjustified restraint

- Extradition procedure

- Regulation of evidence collection
- Right to privacy

- Regulation of evidence collection
- Right to privacy
- Telecommunications

- Right to information
- Freedom of press

- Right to academic freedom
- Right to culture

- Rights of children
- Limits on employment of children
- State support for the disabled
- State support for children

Article 31

All citizens enjoy the freedom of movement, except in the case of restrictions provided for by law.

Section II: Political Rights

Article 32

All citizens have the right to participate in political life, directly or by the intermediary of representatives freely elected.

Article 33

All citizens have the right to access, in conditions of equality and of freedom, the public functions and the elective mandates, within the conditions established by the law.

Article 34

The Union of the Comoros recognizes and guarantees the youth and women the right to access political instances of local and national representation.

Article 35

The political Parties and groups participate in the exercise of suffrage, as well as in the civic and political education of the people. They form and freely exercise their activities in accordance with the law.

They must respect the national unity, sovereignty and the inviolability of the borders, such as they are internationally recognized, as well as the principles of democracy.

The constitution of political parties, insular, regional or local, or of a paramilitary character, or employing subversive methods, is prohibited.

The law determines the juridical status of the political parties and regulates the benefits that may be accorded to them by the State.

Article 36

The political opposition is recognized in the Union of the Comoros.

It exercises its activities freely, within the limits imposed by the law.

The law determines the status of the political opposition.

Section III: Economic and Social Rights

Article 37

Work is a right recognized to all citizens; the State is required to create the conditions necessary for its effective exercise.

Article 38

All citizens have the right to the security of the employment and to receive remuneration proportional to the quantity and the quality of the work provided.

Men and women receive identical remuneration for equal work.

Article 39

Within the conditions provided for by law, the freedom to create syndical associations or professional associations is recognized for workers to defend their collective or individual interests and rights.

Article 40

No one is obligated to belong to a union, or to a professional association or to continue in one, or to pay dues to union or to a professional association of which they are not a part.

Article 41

The right to strike is recognized and it is exercised within the framework of the law which regulates it.

Article 42

All citizens have the right to health.

It is notably incumbent on the State:

- to assure a national health service that is general and hierarchical;
- to encourage and support the participation of the community in the different levels of health services as well as public and private health initiatives.

Article 43

All citizens have the right to a healthy and ecologically stable environment, as well as having a duty to protect and conserve it.

The State and the communities must adopt policies of defense and of environmental protection with the collaboration of environmental protection groups and see to the rational utilization of all natural resources.

Article 44

The State determines education policy having as its objective the progressive elimination of illiteracy, continued education, creativity, the addition of schools in the community and the civic instruction of students.

CHAPTER III: OF THE DUTIES

Article 45

• Right to just remuneration

• Right to join trade unions

• Right to strike

• Right to health care

• Protection of environment

Every individual has duties towards the family, the society and the State as well as towards other institutions recognized by the law.

Article 46

Every individual has the duty to respect the rights and freedoms of others, and the moral and common interest.

Article 47

Every individual has the duty to respect and to consider their fellow men without discrimination of any kind, and to maintain with them relations of a nature to promote, to safeguard and to reinforce reciprocal respect and tolerance.

Article 48

Every individual has a duty to participate in the defense of their country.

CHAPTER IV: ECONOMIC AND FINANCIAL ORGANIZATION

Article 49

The totality of the economic resources and wealth of the country is in the service of the general interest.

Article 50

The State supports the national economic actors in their relations with the rest of the world, in particular the economic actors and activities which can contribute in a positive manner to the integration of the Comoros in the global economic system.

Article 51

The State guarantees free enterprise as well as the security of capital and investments.

The State stimulates, supports and protects foreign investment that contributes to the economic and social development of the country, within the conditions provided for by law.

TITLE III: OF THE INSTITUTIONS OF THE UNION

CHAPTER I: OF THE EXECUTIVE POWER

Article 52

The presidency of the Union rotates between the Islands.

• Duty to serve in the military

• Right to competitive marketplace

• Name/structure of executive(s)
• Head of state selection
• Head of state term length
• Head of state term limits

Each Island, through the elected candidate, carries out the presidency of the Union for a mandate of five (5) years, renewable once.

In no case may an Island exercise more than two (2) consecutive mandates.

The President of the Union is elected by universal direct majority suffrage in two rounds.

Article 53

The Comorian citizen of origin, from the Island where the rotation falls, having the status of elector, aged at least thirty-five (35) years the day of the presentation of their candidature and having effectively resided in a permanent manner in the national territory in the course of the twelve months preceding the election, may be a candidate for the presidency of the Union.

For the purposes of this Article, a Comorian with maternal or paternal relatives born on this Island, is from the Island.

Any Comorian who, although not from the Island, has lived in an effective manner on the Island where the rotation falls during at least ten years preceding the election may equally be a candidate.

The Comorian who decides to be a candidate to the presidential or gubernatorial election in one Island, may not be a candidate in another Island. This choice is irrevocable.

The modalities of the election mentioned in the preceding paragraph are determined by an organic law.

Article 54

The President of the Union is the symbol of the National Unity:

- He is the guarantor of the inviolability of the borders such as they are internationally recognized, as well as of the sovereignty of the Country.
- He is the arbiter and the moderator of the regular operations of its institutions.
- He assures the highest representation of the Union in international relations.
- He is the guarantor of respect for the international treaties and agreements. The President of the Union determines and conducts foreign policy.
- He appoints and accredits the ambassadors and the extraordinary envoys to foreign powers.
- The foreign ambassadors and envoys extraordinary are accredited by him.
- He negotiates and ratifies the treaties.

The President of the Union is the Head of Government.

In this function, he determines and leads the policy of the Union:

- He has the public administration at his disposal.
- He exercises the regulatory power.
- He appoints to the civil and military positions.
- The President of the Union may delegate certain powers to members of the Government.
- The President of the Union is the Head of the Armies. He is responsible for the foreign defense.
- The President of the Union has the right to pardon.

Article 55

When the constitutional institutions, the independence of the Nation, the integrity of its territory or the execution of its international engagements are threatened in a serious and immediate manner and the regular operations of constitutional institutions are interrupted, the President of the Union, after official consultation with the Council of Ministers, of the President of the Assembly of the Union and of the Supreme Court, takes the exceptional measures required by the circumstances.

These measures must be motivated by the will to provide the constitutional institutions, with the least delay, the means to accomplish their mission.

Article 56

The President of the Union can, with clearance from the Assembly of the Union, legislate by ordinance on matters relative to its competence. These ordinances are filed with the Bureau of the Assembly at the next session following the termination of the time period set by the enabling law.

Article 57

Before assuming his functions, the President of the Union swears an oath, his hand on the Koran, before the Supreme Court, attended by the Mufti of the Republic or in his absence, the Grand Qadi, according to the following formulation:

"I swear before Allah, the Merciful and the most Compassionate to loyally and honestly fulfill the duties of my charge, to only act in the general interest and within respect for the Constitution."

Article 58

In case of vacancy or of permanent impairment of the President, occurring within nine hundred days following the date of investiture of his mandate and declared by the Supreme Court as referred to the matter by the Government, then it proceeds to the election of a new President, within a time period of sixty days.

The interim is carried out by the Prime Minister, within the act of appointment of the Ministers and other members of the Government. During this period, he may not change the Government.

If the vacancy or the permanent impairment occurs beyond nine hundred days, the Governor of the island carrying out the presidency of the Union finishes the mandate.

In this case, the duties of the Governor are assured by the Secretary General of the Governorship concerned.

Article 59

The functions of President of the Union are incompatible with the exercise of any other elective mandate, of any other political function, of any public office, of any public or private professional activity or of any function within a directive organ of a political party or group.

Article 60

The President of the Union appoints the Ministers and the other members of the Government, which may number no more than fifteen.

- Powers of cabinet
- Emergency provisions
- International law
- Supreme court powers

- Head of state decree power
- Standing committees

- God or other deities
- Oaths to abide by constitution

- Name/structure of executive(s)
- Head of government powers
- Head of state removal
- Head of state replacement
- Supreme court powers

- Establishment of cabinet/ministers
- Cabinet selection
- Head of government selection

Article 61

The Government of the Union is composed in a manner to assure the just and equitable representation of the Islands and a just and equitable division between men and women.

Article 62

The functions of Minister are incompatible with the exercise of any national elective mandate, of any function of professional representation and of any public office or of any professional activity.

Article 63

The members of the Government are responsible for criminal infractions committed within the exercise and outside of the exercise of their functions, before the jurisdictions of common law.

Article 64

The President of the Union promulgates the laws of the Union within the thirty days which follow the transmission to the Government of the law definitively adopted.

He can, before the expiration of this time period, request of the Assembly of the Union, which decides with absolute majority, a new deliberation of the law or of certain of its articles. This new deliberation cannot be refused.

Article 65

The President of the Union presents once annually a discourse on the state of the Union before the Assembly of the Union.

CHAPTER II: OF THE LEGISLATIVE POWER

Article 66

The Assembly of the Union is composed of members elected in the national electoral districts and of those representing the Comorians settled outside the Comoros.

Article 67

A law establishes the conditions and the modalities of election of each of the categories of the members of the Assembly of the Union mentioned in the Article above, as well as their number.

It establishes also the number of electoral districts, the system of ineligibilities and of incompatibilities of the said members.

It determines in addition the conditions in which the persons are elected who are called to carry out, in case of vacancy, their replacement until general or partial renewal of the Assembly of the Union.

Article 68

The members of the Assembly of the Union are Deputies. They represent the Nation.

Article 69

Any Deputy who, in the course of a mandate, resigns from their party or changes their political group automatically loses their seat in the Assembly of the Union. They are replaced by their substitute who finishes the mandate.

Article 70

The mandate of Deputy commences at the date of the opening of the first session and ends at the end of the fifth year.

Article 71

The election of the Deputies takes place within the sixty days preceding the expiration of the powers of the Assembly of the Union.

Article 72

The Assembly of the Union is the legislative organ of the Union. It votes on the laws, including the laws of regulation, adopts the budget and controls the action of the Government.

Article 73

The Assembly of the Union is completely renewed.

Article 74

The Assembly of the Union adopts, with the majority of two-thirds of its members, its internal regulations. Before the application of these, the Supreme Court decides on their conformity with the Constitution.

Article 75

The President of the Assembly of the Union is elected for the duration of the legislature.

However, his mandate may be challenged by a motion of disapproval according to the following procedure:

- The demand is formulated and signed by at least half of the Deputies composing the Assembly;
- The vote may only take place forty-eight hours after its submission;
- Only the votes favorable to the motion are counted;
- The motion is adopted by a majority of two-thirds of the members composing the Assembly;
- The Assembly may only vote one motion per year;
- No motion may be submitted in the course of an extraordinary session;

The interim is carried out by the First Vice President. He organizes the election of the new President within the fifteen days following the adoption of the motion.

Article 76

An organic law determines the conditions and the modalities of the election of Deputies of the Assembly of the Union and of its President, the system of ineligibilities and of incompatibilities, as well as their indemnities.

Article 77

No member of the Assembly of the Union may be prosecuted, investigated, arrested, detained or judged on the basis of the opinions or votes made by him in the exercise of his functions.

Article 78

No member of the Assembly of the Union may, during the time of the sessions, be prosecuted or arrested in a criminal or correctional matter without the authorization of the Assembly, except in the case of flagrante delicto.

No member of the Assembly of the Union may, out of session, be arrested without the authorization of the Bureau of the Assembly, except in case of flagrante delicto, of authorized charges or of definitive condemnation.

Article 79

The right to vote of the members of the Assembly of the Union is personal. The law may exceptionally authorize the delegation of the vote to another Deputy. In this case, no one may receive a commission of more than one mandate.

Article 80

The Assembly of the Union meets of plain right in two ordinary sessions per year, of which the total duration may not exceed six months. The calendar of the sessions is established according to the modalities determined by the internal regulations of the Assembly of the Union.

Article 81

The Assembly of the Union meets in extraordinary session, at the demand of the President of the Union or of the absolute majority of the Deputies, on a determined agenda.

The extraordinary session may not exceed fifteen days counting from the date of its initial meeting.

Article 82

The sittings of the Assembly of the Union are in principle public, except for cases provided for by the internal regulations of the Assembly.

Article 83

The initiative of law belongs concurrently to President of the Union and to the Deputies.

The Deputies and the Government have the right of amendment.

• Immunity of legislators

• Immunity of legislators
• Standing committees

• Length of legislative sessions

• Extraordinary legislative sessions

• Public or private sessions

• Powers of cabinet

• Initiation of general legislation

The bills of law are deliberated in the Council of Ministers and filed with the Bureau of the Assembly of the Union.

Article 84

Bills of the members of the Assembly of the Union, are only receivable if they are communicated to the Government before their inscription on the agenda. It is held to return them, with or without observations, within a time period which may not exceed fifteen days.

If it appears in the course of the legislative procedure that a bill or an amendment is not in the domain of law or is contrary to an authority agreed to by virtue of Article 56, above, the Government may oppose the inadmissibility;

In case of a disagreement between the Government and the Assembly of the Union, the Supreme Court, at the demand of one or the other, decides within a time period of eight (8) days.

Article 85

Bills and amendments of the members of the Assembly of the Union are not admissible when their adoption should have as a consequence either a diminution of the public resources, or the creation or aggravation of a public expense.

Article 86

The proposals and bills are, at the demand of the Government or of the Assembly of the Union, sent for examination to commissions created by the internal regulations of the Assembly of the Union or specially established for this purpose.

Article 87

The laws to which the Constitution confers the character of organic laws are voted on and modified within the following conditions.

- The bill or the proposal of organic law is only submitted to the deliberation and to the vote of the Assembly of the Union at the expiration of a time of fifteen days after its filing.
- The organic laws are adopted with the majority of two-thirds of the members composing the Assembly of the Union.
- They are promulgated after the Supreme Court declares that they conform to the Constitution.

Article 88

The Assembly of the Union votes on finance laws with a two-thirds majority.

If it has not been decided within a time period of sixty days after the opening of the second ordinary session, the provisions of the bill may be brought into force by ordinance.

• Standing committees

• Legislative committees

• Constitutional interpretation
• Organic laws
• Constitutionality of legislation

• Budget bills

CHAPTER III: OF RELATIONS BETWEEN THE LEGISLATIVE POWER AND THE EXECUTIVE POWER

Article 89

Other than the matters that are assigned to it by the other articles of the Constitution, the law establishes the rules concerning:

- the civic rights and the fundamental guarantees granted to citizens for the exercise of the public freedoms;
- the freedom, pluralism and independence of the media;
- the constraints imposed on citizens on their person and assets;
- the system of associations and political parties as well as the status of the opposition;
- nationality, the state and capacity of persons, the law of the family, inheritance and gifts;
- the determination of crimes and misdemeanors as well as the penalties applicable to them;
- the criminal procedure;
- amnesty;
- the creation of new orders of jurisdiction;
- the right to work, the syndical right, the right to security and of social security;
- the base, rate and modalities of tax collection of any nature;
- the system of issuing currency.

Article 90

The law establishes equally the rules concerning:

- the administration of customs services;
- the mode of management of the domain of the State and of land registry;
- the mode of management of companies with public capital;
- the system of ownership, substantive law, and civil and commercial obligations;
- the electoral system of the Assembly of the Union and of the Local Assemblies;
- the status of functionaries and military personnel as well as the guarantees that are accorded to them;
- the nationalization of enterprises and the transfer of enterprise ownership from the public sector to the private sector;
- the expropriations on account of public utility.

Article 91

The law determines the fundamental principles:

- of the general organization of the national defense and security;
- of the general organization of the administrative, social and financial inspectorates;
- of the free administration of the Communes, of their competences and resources;

• Requirements for birthright citizenship
• Right to transfer property

• Municipal government
• Subsidiary unit government

• Protection from expropriation

- of education and national public diplomas;
- of information and of the New Technologies of Communication and Information

Article 92

The matters other than those in the domain of law have a regulatory character.

The texts of legislative form acting in these matters before or after this Constitution may be modified or abrogated by decree of the President of the Union taking prior opinion of the Supreme Court, referred to the matter by the Government

Article 93

The Assembly of the Union may adopt resolutions within the conditions established by the law.

The proposals of resolutions that include injunctions regarding the Government are inadmissible and may not be recorded in the agenda.

CHAPTER IV: OF THE JUDICIAL POWER

Article 94

The judicial power is independent of the legislative power and the executive power. It is exercised by the Supreme Court and other courts and tribunals.

The judges are subject in the exercise of their functions only to the authority of the law.

The presiding magistrates are not removable, save for the cases of necessity of service.

Article 95

The President of the Union is the guarantor of judicial independence.

He is assisted by the Superior Council of the Magistrature.

An organic law bears the status of the magistrates of the Superior Council of the Magistrature.

The judicial organization is determined by the law.

Article 96

The Supreme Court is the highest jurisdiction of the Union in judicial, administrative, constitutional matters, and matters of accounts.

It judges the President of the Union in case of high treason.

The decisions of the Supreme Court are not liable to any recourse and impose themselves on the Executive Power, on the Legislative Power as well as on all the jurisdictions of the national territory.

The modalities of application of this Article are established by an organic law.

• Telecommunications

• Judicial independence
• Structure of the courts

• Supreme/ordinary court judge removal

• Establishment of judicial council

• Judicial independence

• Head of state removal
• Structure of the courts
• Supreme court powers

• Constitutional interpretation

• Judicial precedence

CHAPTER V: OF RELIGION

Article 97

Islam is the State religion.

The State draws on this religion, the Sunni principles and rules of obedience and the Chafi'i rites that govern belief and social life.

Article 98

The Mufti of the republic is the highest religious authority of the State. He is appointed by decree of the President of the Union.

The modalities of application of this Article are established by the law.

TITLE IV: OF THE INSTITUTIONS OF THE ISLANDS

Article 99

The Islands are endowed with juridical personality.

They enjoy free administration and autonomy of management.

Each is led administratively by a Governor and a Consultative Council.

CHAPTER I: OF THE GOVERNORS

Article 100

The Governor is elected by the electors of the Island by direct uninominal suffrage in two rounds, for a mandate of five years renewable once.

In case of vacancy or of permanent impairment of the Governor of an Island, occurring within the nine hundred days following the date of investiture of his mandate and declared by the Supreme Court referred to the matter by his Cabinet, it proceeds to the election of a new Governor within a time period of sixty days. The interim is carried out by the Secretary General of the Governorship.

If the vacancy or definitive impediment occurs beyond nine hundred days, the Secretary General of the Governorship finishes the mandate.

Article 101

In the exercise of his duties, the Governor issues decrees.

He is assisted in the exercise of his functions by a Cabinet composed of seven members including one Director of the Cabinet and a Secretary General responsible for coordinating the whole of the insular public services.

In consultation with the Union and taking into account the needs and resources available, the Island recruits through the Public Function the administrative personnel necessary for the organization and operations of insular services.

Article 102

The following matters fall within the exclusive competence of the islands:

- economic planning and social development of the island;
- the development of the island territory;
- the acquisition of assets for the needs of the island;
- the promotion of tourism, the environment and the historic patrimony of the island;
- traditional fishing;
- agriculture and animal husbandry, with the exclusion of policies and research;
- road maintenance;
- fairs and markets.

Article 103

In consultation with the Union, the island acts in the matters cited below:

- the administration of the Local Collectivities;
- the management of pre-school, primary and secondary teaching establishments and personnel;
- basic local professional training;
- allocations of study grants;
- the construction, equipping, maintenance, and management of the establishments and personnel of basic health.

Article 104

Within respect for the Constitution and within the limits of their respective competences, the Union and the autonomous Islands, or the autonomous Islands among themselves, may enter into agreements of a social, economic or financial character.

Within the limits of their respective competences and within respect for the Constitution of the Union of the Comoros and for the international commitments of the Union, the autonomous Island may form and maintain cooperative relations with local collectivities or non-governmental foreign organs.

The conventions mentioned in paragraph 2 of this Article, may not be concluded without the prior agreement of the State.

Article 105

Taking into account national solidarity and the balanced socio-economic development of the Islands, the resources of these include the endowment [dotation] paid by the State and the product of the rights, taxes [impôts], and local taxes [taxes locaux] of which the amounts and rates [taux] are established by the law of finance.

Article 106

The budget of the Island must be balanced and approved by the State.

CHAPTER II: OF THE CONSULTATIVE COUNCIL

Article 107

The Consultative Council is composed of representatives of the Communal Councils designated from within on the basis of one representative by Communal Council.

The modalities of designation of the representative of the Communal Council are determined by the internal regulations of the relevant Council.

The Consultative Council adopts its internal regulations which in particular define the modalities of its operations.

If the circumstances so require, the Governor refers the matter to the Consultative Council to give its opinion on issues that interest the Island.

Article 108

The functions of the members of the Consultative Council are gratuitous. Nevertheless, they receive compensation for their presence, of which the amount is established by order of the Governor of the Island.

TITLE V: OF THE COMMUNES

Article 109

The Commune, like any other territorial collectivity, is created by the law.

Article 110

Within the conditions provided for by the law, the Communes manage themselves freely through elected councils and make decisions concerning the entirety of their competences.

They benefit from resources of which they may dispose freely within the conditions established by the law.

Article 111

The representative of the State has the responsibility for the national interests in the Island and assures the control of the legality of acts of the Commune and for the respect for the laws and regulations.

Article 112

The modalities of appointment to the communal organs, and the organization and operations of the Communes are determined by the law.

• Municipal government

• Federal review of subnational legislation
• National vs subnational laws

TITLE VI: OF THE REVISION OF THE CONSTITUTION

Article 113

The initiative of the revision of the Constitution belongs concurrently to the President of the Union and to at least one-third of the members of the Assembly of the Union.

Article 114

To be adopted, the bill or proposal of revision must be approved by three-quarters of the total number of the members of the Assembly of the Union or by referendum.

Article 115

No procedure of revision may be initiated or pursued when it infringes the unity of the territory and the inviolability of the internationally recognized frontiers.

TITLE VII: MISCELLANEOUS AND TRANSITORY PROVISIONS

Article 116

The international treaties and agreements, the laws, ordinances and regulations currently in force when they are not contrary to this Constitution remain applicable as long as they are not expressly modified or abrogated.

Article 117

This Constitution, adopted by means of referendum, abrogates and replaces the provisions of the Constitution of 23 December 2001, revised, which are contrary to it. It enters into force on the date of the proclamation of the official results. During and until the establishment of the new institutions provided for by this Constitution, the President of the Union and the Governors of the Islands continue their functions.

The President appoints the members of the Government.

In the case of vacancy or permanent impairment of the President or of the Governor in the course of the transitory period, the following is applied: concerning the President of the Union, the provisions of paragraph 2 of Article 58 of this Constitution, and concerning the Governor, paragraph 3 of Article 100.

Article 118

If the President and the Governors while in their functions declare themselves candidates, they must from the publication of the definitive list of candidates take leave of their functions.

To this end, they must present before the Supreme Court a declaration attesting this leave within the seventy-two hours from the publication of the definitive list of candidates.

During this leave, the replacement of the President of the Union is carried out by a Minister that he appoints. That of the Governor of the Island is assured by the Secretary General of the Government.

Article 119

The elections of the new President of the Union and Governors of the Islands will take place on the same date, no later than within the twelve months following the date of Constitution's entrance into force.

Article 120

The powers of the Assembly of the Union end on the date of expiration of the mandate of the Deputies currently in their functions.

Article 121

With regard to the order in which the rotating Presidency takes place, the first round falls to the Island of Ngazidja.

Article 122

The Institutions of Maoré will be established as soon as the occupation of that Island ends.

Topic index

A

Accession of territory	6
Approval of general legislation	14

B

Budget bills	17
------------------------	----

C

Cabinet selection	13
Campaign financing	9
Civil service recruitment	9
Claim of universal suffrage	4, 12
Conditions for revoking citizenship	4
Constitution amendment procedure	23
Constitutional interpretation	6, 15, 17, 19
Constitutionality of legislation	17
Customary international law	4, 5

D

Designation of commander in chief	12
Duty to obey the constitution	4
Duty to serve in the military	11

E

Eligibility for cabinet	14
Eligibility for first chamber	14
Eligibility for head of state	12
Emergency provisions	7, 13
Equality regardless of gender	4
Equality regardless of political party	4
Equality regardless of race	4
Equality regardless of religion	4
Establishment of cabinet/ministers	13
Establishment of judicial council	19
Extradition procedure	8
Extraordinary legislative sessions	16

F

Federal review of subnational legislation	21, 22
First chamber selection	14
Foreign affairs representative	12
Freedom of assembly	8

Freedom of association	8
Freedom of expression	8
Freedom of movement	9
Freedom of opinion/thought/conscience	8
Freedom of press	8
G	
General guarantee of equality	4
God or other deities	13
H	
Head of government powers	13
Head of government selection	13
Head of government's role in the legislature	14
Head of state decree power	13
Head of state powers	12, 20
Head of state removal	13, 19
Head of state replacement	13
Head of state selection	11, 12
Head of state term length	11
Head of state term limits	11
Human dignity	3
I	
Immunity of legislators	16
Inalienable rights	6, 8
Initiation of general legislation	16
International human rights treaties	3, 6
International law	3, 4, 6, 8, 12, 13, 21, 23
International organizations	3, 6
J	
Judicial independence	19
Judicial precedence	19
L	
Leader of first chamber	15
Legal status of treaties	6
Legislative committees	17
Legislative oversight of the executive	14
Length of legislative sessions	16
Limits on employment of children	8
M	
Minimum age of head of state	12

Motives for writing constitution	3
Municipal government	18, 22
N	
Name/structure of executive(s)	11, 13
National anthem	5
National capital	5
National flag	5
National motto	5
National vs subnational laws	22
O	
Oaths to abide by constitution	13
Official or national languages	5
Official religion	20
Organic laws	17
Outside professions of legislators	14
Ownership of natural resources	4
P	
Power to pardon	12
Powers of cabinet	13, 16
Preamble	3
Prohibited political parties	9
Prohibition of cruel treatment	7
Prohibition of torture	7
Protection from expropriation	18
Protection from unjustified restraint	8
Protection of environment	5, 10
Public or private sessions	16
R	
Reference to art	8
Reference to fraternity/solidarity	5, 21
Reference to science	5
Referenda	4, 23
Regional group(s)	3, 6
Regulation of evidence collection	8
Removal of individual legislators	15
Replacement of legislators	14, 15
Requirements for birthright citizenship	4, 18
Requirements for naturalization	7
Restrictions on political parties	9
Restrictions on voting	4

Right to academic freedom	8
Right to competitive marketplace	11
Right to counsel	7
Right to culture	5, 8
Right to enjoy the benefits of science	5
Right to form political parties	9
Right to health care	10
Right to information	8
Right to join trade unions	10
Right to just remuneration	10
Right to privacy	8
Right to speedy trial	7
Right to strike	10
Right to transfer property	18
Right to work	9
Rights of children	8, 9
 S	
Scheduling of elections	15
Secret ballot	4
Source of constitutional authority	3
Standing committees	13, 16, 17
State support for children	8
State support for the disabled	8
Structure of legislative chamber(s)	14
Structure of the courts	19
Subsidiary unit government	18, 20
Supreme court powers	6, 13, 19
Supreme/ordinary court judge removal	19
 T	
Telecommunications	8, 19
Term length for first chamber	15
Transitional provisions	23
Treaty ratification	6, 12
Type of government envisioned	3
 U	
Ultra-vires administrative actions	7
Unamendable provisions	23
 V	
Veto override procedure	14