REPUBLIC OF KIRIBATI (No. 12 of 1995)

I assent

Beretitenti 1995 23/10

# AN ACT TO AMEND THE LOCAL GOVERNMENT (1984)

MADE by the Maneaba ni Maungatabu and assented to by the Beretitenti.

## Short title and commencement

This Act may be cited as the Local Government (Amendment) Act 1995.

## **Amendment of section 2**

2. Section 2 of the Local Government Act 1984 (hereinafter referred to as the Principal Act) is hereby amended by inserting between the definition of "resolution" and the definition of "town council" the following new definitions:-

"Special Member" means a member of a council nominated by the 'Te Botaki ni Unimaane.'

"Te Botaki ni Unimaane" means an association, group or body of elderly men recognised by the council as representing the people of the island within which the area of authority of such council lies.

#### Amendment of section 7

Section 7 of the Principal Act is amended by-

(i) inserting between "paragraph (a)" and " paragraph (b)" a new paragraph as follows:-

"(b) every special members shall become a member of the council" and

(ii) reparagraphing the existing "paragraph (b)" as "(c)".

# Amendment of section 8

4. Section 8 of the Principal Act is amended by-

(i) inserting between "paragraph (a)" and "paragraph (b)" a new paragraph as follows:-

"(b) every special member shall become a member of the council." and

(ii) reparagraphing the existing "paragraph (b)" as" (c)".

### Insertion of a new section 12A

5. The Principal Act is amended by the insertion between Section 12 and Section 13 a new "Section 12A" as follows:-

"Tenure of Office of a special member.

12A. (1) Every special member shall cease to a member of the Council-

- upon the revocation of his nomination by 'Te Botaki ni Unimaane';
- (b) if by writing addressed to 'Te Botaki ni Unimaane' and the 'Tibi Kauntira' he resigns his seat; or
- (c) if he accepts nomination as a candidate for election to the Council.

(2) Any person whose seat as a special member in a council has become vacant may again be nominated as a member of a council from time to time."

This printed impression has been carefully examined by me with the Bill which passed the Maneaba ni Maungatabu on the 14th August 1995 and is found by me to be a true and correctly printed copy of the said Bill.

Clerk to the Maneaba ni Maungatabu

Published by exhibition at the Maneaba ni Maungatabuthis 30th day of October 1995

/ Clerk to the Maneaba ni Maungatabu

## LOCAL GOVERNMENT (AMENDMENT) 1995

# EXPLANATORY MEMORANDUM

The Principal object of this Act is to amend the Local Government Act 1984 (hereinafter referred to as the Principal Act) so as to provide for the inclusion of a member of the Old Men's Association, otherwise know as "Te Botaki ni Unimaane" to be a member of the Council for every island throughout Kiribati.

In order to achieve this objective, Sections 7 and 8 of the Principal Act are amended to enable "Te Botaki ni Unimaane" for a particular island to have one of their members become a member of the Council. Such member shall be called a special member and shall have been nominated by "Te Botaki ni Unimaane" for that island. (see Sections 3 and 4 of the Act.)

Section 5 of the Act provides for the Tenure of Office of the speical member of the Council to be as follows:

1) that such special member remain a special member of the Council until "Te Botaki ni Unimwane" decides otherwise or in other words, if "Te Botaki ni Unimwane" revokes his nomination;

2) if the special member resigns his seat, he shall do so by writing to "Te Botaki ni Unimwane" who nominated him, and the "Tibi Kauntira" and

3) that if the special member accepts a nomination as a candidate for election to the Council, such "special member ceases to become a special member of the Council.

Michael N Takabwebwe Attorney General 11 February 1995