

REPUBLIC OF KIRIBATI



(No.1 of 2024)



I assent,

A handwritten signature in black ink, consisting of a stylized 'B' followed by a horizontal line.

Beretitenti

20/5/2024

An Act

entitled

AN ACT TO PROVIDE FOR THE ESTABLISHMENT OF THE KIRIBATI QUALIFICATIONS AUTHORITY TO IMPLEMENT AND MAINTAIN QUALITY ASSURANCE OF SECONDARY SCHOOL SECTORS, TERTIARY EDUCATION AND TRAINING PROVIDERS IN KIRIBATI ALIGNING WITH THE PACIFIC QUALIFICATION FRAMEWORK AND FOR OTHER CONNECTED PURPOSES

Commencement:2024

MADE by the Maneaba n Maungatabu and assented to by the Beretitenti

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**PART I
PRELIMINARY**

1 Short Title

This Act may be cited as the *Kiribati Qualifications Authority Act 2023*.

2 Commencement

This Act commences on a date appointed by notice by the Minister.

3 Interpretation

In this Act, unless the context otherwise requires-

“accreditation” means the confirmation of a premises and workplace learning at which the learning is delivered and a programme or course of study delivered by providers to ensure it meets the quality standards set by Kiribati Qualifications Authority and which leads to a qualification approved by KETAB;

“Accreditation Panel” means the Accreditation Panel established under section 14 of the Act;

“accredited programme” refers to a programme accredited under this Act;

“Appeal Board” means the Appeal Board established to review the complaints under section 19(1) of the Act;

“Authority” means the Kiribati Qualifications Authority established under section 4;

“awards” means a qualification recognized and registered under the national qualification framework developed by the Authority, to a learner to record or certify that the learner has acquired a particular standard of knowledge, skills, or competence;

“Church Education Directors Association Kiribati or CEDAK” means an association of Churches providing education services in Kiribati;

“course of study” means structured education or training relating to a specific subject with its own curriculum and leading to a qualification issued by the Authority through KETAB or by an international educational institution recognized by the Authority;

“Director” means Director appointed as Head of the Authority under *section 5*;

“formerly accredited institutions” means providers or institutions already accredited by a recognized and certifying bodies;

“Funds” means the special fund of the Authority established under *section 8* of this Act;

“granting of accreditation” means approval of provider by the Authority when a provider met the set of quality assurance standards, procedures and guidelines stated under the *National Qualifications Framework (NQF)*, the *NQAF (National Quality Assurance Framework for Tertiary Education and Training providers or TETP)* and *NSSQAF (National Quality Assurance Framework for Secondary School Providers or SSP)*;

“Higher Education” refers to the advanced level of education beyond the primary and secondary levels, which includes education provided by universities, colleges, professional schools, and other institutions that offer specialized academic and vocational programs. The curriculum offered are more specialized and research-oriented and the qualifications includes undergraduate and graduate degrees, such as Bachelor’s, Master’s, and Doctorate degrees;

“Kiribati Education and Training Advisory Board or KETAB” means the Board established under *section 6*;

“Minister” means the Minister responsible for Education;

“National Certificate of Accreditation or NCA” means the Certificate of accreditation issued under *section 16(5)* to the accredited providers of both the secondary school level and tertiary education and training (SSP and TETP) and formerly accredited institutions by recognized and certifying bodies;

“National Certificate of Registration or NCR” means the Certificate of registration issued to the accredited providers of both the secondary school level, tertiary education and training (SSP and TETP), and formerly accredited institutions which will be registered in the Kiribati Qualification Register upon accreditation;

“National Quality Assurance Framework or NQAF” means the National Framework developed by the Authority that provides accreditation quality standards for tertiary education and training institutions and programmes or courses of study;

“National Qualification Framework or NQF” means the National Qualifications Framework developed by the Authority that provides the descriptions and levels of qualifications;

“National Secondary School Quality Assurance Framework or NSSQAF” means the National framework developed by the Authority that provides accreditation quality standards for secondary school providers;

“premises” means the physical learning environment that include a building together

with the land where the provider uses to deliver learning, education and training;

“provider” means any institution or private owned companies accredited by the Authority to deliver and assess;

- (i) national secondary school programmes; and
- (ii) national or foreign (online or face to face mode) tertiary education and training programmes or course of study which conclude with the granting of a qualification or award approved by the Authority through Board;

“registration” means the registration of accredited and approved TETP and SSP including formerly accredited institutions by the Authority;

“resources” includes premises, teaching and learning materials, and any qualified trainers or personnel that meets the required standards procedures and guidelines under the NQAF and NSSQAF;

“Secondary School Providers or SSP” means accredited secondary school providers which includes both Government and non-Government junior secondary schools and senior secondary schools;

“Tertiary Education and Training Providers” means national or foreign providers of education and training in the Theological, TVET and Higher Education sector; and

“TVET” means the Tertiary Vocational Education and Training offered and recognized under this Act.

PART II

ESTABLISHMENT, RECRUITMENTS AND FUNCTIONS OF THE KIRIBATI QUALIFICATIONS AUTHORITY

4 Establishment and Recognition of the Authority

The *Kiribati Qualifications Authority* (or Authority) is hereby established under this Act.

5. Composition, structure and recruitment of Director and officers of the Authority

- (1) In order to carry out its functions, the Authority must determine its structure and composition in accordance with the requirements under the Establishment Register.
- (2) Any changes to the structure and composition of the Authority once determined are subject to the approval of the Cabinet and the Public Service Commission.

- (3) The Board in consultation with the Minister may appoint a Director as Head of the Authority to perform an overall administration of the Authority.
- (4) The initial staffing of and recruitment of any other officers of the Authority are to be carried out in accordance with *section 99* of the Constitution.
- (5) Any officers of the Authority appointed or recruited under this Act shall be responsible to implement this Act under the directions and supervision of the Director.
- (6) The implementation of this Act under *subsection (5)* includes functions and powers of the officers to carry out monitoring and inspection of existing accredited providers including any other duties performed under this Act.

6. Establishment and functions of Kiribati Education and Training Advisory Board (KETAB).

- (1) The Minister shall establish the KETAB or Board as a Governing body of the Authority under this Act.
- (2) The Board is responsible to:
 - (a) endorse: national qualifications relevant to Kiribati; registration and accreditation certificates, and courses being approved by Quality Learning and Teaching Committee (QLTC) of Accredited Institutions;
 - (b) to review and endorse annual work plan and the annual budget of the Authority;
 - (c) consider and endorse the annual report submitted 3 months after the end of the financial year by the Director and sets out the actual performance against the annual work plan and including other relevant matters;
 - (d) to consider and endorse any recommendations for the future development of the Authority; and
 - (e) to decide on any other matters which the Board thinks fit for the development of the Authority.
- (3) Membership of the Board shall comprise of:
 - (a) a chairperson;
 - (b) 2 persons from Government Ministries relevant to education and training programmes;

- (c) 3 persons from sector groups in non- government educational systems and industry;
 - (d) a representative from the Office of the Attorney General; and
 - (e) the Director of the Authority as Secretariat to the Board.
- (4) For the purpose of the Board's meeting, a quorum of 5 members must be present.
- (5) Members of the Board shall be appointed by the Minister for a term of 3 years and may be revoked or reappointed where appropriate.
- (6) The Board in consultation and approval of the Minister shall develop and establish;
- (a) meeting procedures of the Board on urgent and significant matters raised by accredited secondary schools and tertiary education and training providers; and
 - (b) policy of Board that outlines the aims, scope of activities, membership, allowances and terms of reference of the members.
- (7) The Board may establish any working committee(s) or taskforce(s) required from time to time, to assist in the performance of its duties and functions under this Act.

7. Functions and duties of the Authority

- (1) The Authority shall have the following major functions and duties:
- (a) regulate the quality and compliance of all education and training providers to quality assurance standards;
 - (b) develop a national qualifications framework to align with the recognized Pacific Qualification Framework for SSP and TETP;
 - (c) develop and establish rules, procedures and guidelines for applications and the process for accreditations and registrations of accredited institutions and programmes;
 - (d) establish policies, criteria, accreditation, reviewing, register and listing of SSP and TETP;
 - (e) work with overseas government agencies, overseas certifying and validating bodies and other relevant international organizations to achieve international recognition for Kiribati qualifications, and where appropriate to recognize overseas qualifications in Kiribati;

- (f) monitor and sustain quality assurance standards, processes and practices within SSP and TETP; and
 - (g) support all education and training providers in their accreditation applications and registrations in accordance with the qualifications guidelines and procedures under the National Qualification Framework (NQF).
- (2) In performance of its functions in *subsection (1)*, the Authority must consult and seek approval of the Board.

PART III FINANCIAL PROVISIONS

8. Establishment of the KQA Special Fund

A Special Fund to be known as the Kiribati Qualifications Authority Special Fund is hereby established in accordance with *section 107(2)* of the Constitution and *section 13 of the Public Finance (Control and Audit) Ordinance*. Such Special Fund shall be referred to as Fund throughout this Act.

9. Payments into the Fund

There shall be paid into the Fund;

- (a) any monies appropriated by the Maneaba ni Maungatabu for the purposes of the Fund;
- (b) any monies received from outside and within Kiribati for the purposes of the Fund;
- (c) monies received on the realization of any of the assets or investments of the Fund;
- (d) any monies collected as contributions and deposits to the Fund;
- (e) such other monies as may be approved for the purposes of the Act with the advice of the Minister for Finance;
- (f) fees and charges under this Act; and
- (g) any other money lawfully available to the Fund.

10. Payments out of the Fund

The Director may withdraw the Fund for the administrations and operations of the

Authority and for any other purposes of this Act, subject to the approval of the Board.

PART IV
APPLICATION FOR ACCREDITATION AND REGISTRATION FOR
SECONDARY SCHOOL PROVIDERS (SSP) AND TERTIARY EDUCATION
AND TRAINING PROVIDERS (TETP)

11. Application for Registration and Accreditation of providers

(1) All SSP and TETP shall apply to the Authority for:

(a) registration to provide education and training; and

(b) accreditation for:

(i) resources for the delivery of a programme or course of study;

(ii) a programme, course of study leading to a stated qualification; or

(iii) a short course made up of units from a course of study which may lead up to a stated qualification.

(2) Any application under *subsection 11 (1)(a) and (b)(i) - (iii)* shall comply to the set of standards and guidelines for quality assurance of institutions and programmes stipulated in the;

(a) National Quality Assurance Framework (NQAF) for Accreditation and Registration Procedures and guidelines for tertiary education and training providers; and

(b) National Secondary School Quality Assurance Framework (NSSQAF) for Accreditation and Registration Procedures and Guidelines for Secondary Schools.

(3) All applicants shall submit with the application supporting evidence that it has an appropriate system for managing quality that covers and meets the accreditation quality standards under the prescribed NQAF (for TETP) and NSSQAF (for Secondary Schools); and

(4) All applications shall be processed in accordance with the rules, procedures and guidelines developed from time to time by the Authority.

12. Accreditation of Premises and Workplace learning

An assessment shall be carried out by the Accreditation Panel established under *section 14* on any premises of providers and a workplace learning that is considered to be an essential element in the delivery of learning through a programme, a course or unit of study.

13. Kiribati Qualification Register

- (1) The Authority shall establish a Kiribati Qualification Register of all approved awards, accredited programmes and institutions, accredited course of study and accredited national and foreign providers.
- (2) The Register shall be the national reference for standards and articulation point for all accredited programmes, qualifications and institutions.
- (3) The Director shall be the Registrar of all approved accreditations in *subsection (1)* and shall be responsible to keep and maintain the Register at all times.
- (4) The Director, with approval of Board, shall remove from such register, any provider whose registration is cancelled or revoked upon such findings that the provider has breached or has not met the required standards prescribed under the regulations and provisions of this Act.

14. Establishment and functions of the Accreditation Panel

- (1) An 'Accreditation Panel' is hereby established at the discretion of the Minister on an ad hoc basis and whenever it is required to carry out the functions under *subsection (2)*.
- (2) The Accreditation Panel is responsible to carry out an accreditation and institutional audit of SSP and TETP using:
 - (a) the qualifications assurance framework (NQF); and
 - (b) the quality assurance framework under NSSQAF (for SSP) and NQAF (for TETP).
- (3) Members of the Accreditation Panel shall be qualified experts in the education programme systems who may be appointed (on contract basis) from within or outside Kiribati by the Authority with the approval of the Minister.
- (4) The Accreditation Panel shall establish its own procedures and manner in conducting its meetings and in carrying out its functions under this Part.
- (5) The Director shall assign the Quality Assurance Officer as one of the members of the Accreditation Panel to support any administrative matters, organize

institutional audit, accreditation site visits and accreditation schedule for programme or course of study accreditation of providers compile and scrutinize reports for submission to Director.

- (6) The members of the Accreditation panel shall be paid by the Authority upon completion and submission of their accreditation works and reports to the Authority.

15. Powers of Accreditation Panel

- (1) Any members of the Panel may, at all reasonable times enter, search and investigate any premises of the provider for the purpose of assessing applications for accreditations and registrations.
- (2) The members of the Panel must produce either a certificate of appointment or an identification card issued by Authority whenever he executes or performs his duties and functions under this Act.
- (3) The Accreditation Panel shall perform their assessments of any application in accordance with the requirements set out for accreditation and then provide findings and recommendations to the Authority for their final decision.

16. Power of Authority to grant or refuse accreditations

- (1) The Authority has requisite power to grant or refuse accreditation to any applicants if it does not meet the required standards prescribed under this Act.
- (2) The accreditations of SSP and TETP shall be guided:
 - (a) by the qualifications framework standard procedures and guidelines under the NQF; and
 - (b) by the quality assurance framework standard procedures and guidelines under the NSSQAF (for Secondary School Providers) and NQAF (for TETP).
- (3) The Authority shall also refuse the accreditation to an applicant or provider on the following conditions:
 - (a) if the Authority is satisfied, based on the findings and recommendations of the Accreditation Panel, that the provider does not meet the standard required under *subsection 2 (a) and (b)*, may refuse the accreditation application; and
 - (b) has not paid the prescribed registration and accreditation fees.
- (4) The Authority shall provide a written notice of refusal for accreditation

specifying the grounds of refusal to an applicant or provider and inform the applicants of their right to appeal against the decision within a specified time allowed under this Act.

(5) The Authority shall issue to applicants the following accreditations:

- (a) A “provisional accreditation” if it considers that the provider has not met some requirements, but is given a certain period to comply and remedy the shortfalls in order to qualify for accreditation. The Authority shall issue a written notice to the applicant specifying the grounds for provisional accreditation and the specific period to comply with the requirements.
- (b) An “approved accreditation” if the applicant is considered to meet all the requirements based on the panel findings and recommendations. The certificate of approved accreditations shall be issued in the manner specified under *section 14*.
- (c) A “recognized accreditation” to formerly accredited institutions if the applicant is considered to have been issued with a certificate by a recognized foreign certifying and validating body.

17. Certificates of Accreditation and Registration

- (1) Upon the granting of accreditation, the Authority shall:
 - (a) endorse all certificates of registration and accreditation awarded to applicants through the Board;
 - (b) issue the Certificate of Accreditation and Certificate of Registration to applicants who have met quality assurance standard procedure and guidelines under;
 - (i) the qualifications framework standard procedures and guidelines (NQF);
 - (ii) the National Secondary School Quality Assurance Framework (NSSQAF) for Secondary schools; and
 - (iii) the National Quality Assurance Framework (NQAF) for Tertiary education and training providers; and
 - (c) use all available services or means to facilitate the granting of the relevant Certificate of Accreditation and Certificate of Registration to an applicant to indicate an official accreditation.
- (2) The Duration and Expiry dates of Certificates of Accreditation and Registration shall be issued as follows;

- (a) all accredited providers are required by the Authority to operate within a minimum period of 5 years. Each certificate shall state a specific date or duration granted to that particular applicant or provider; and
 - (b) an expiry date shall be stated clearly on the certificate of accreditation and registration and all providers shall renew their accreditation and registration status by re-applying to the Authority in the same manner and procedure for new applications.
- (3) (a) Subject to this subsection, the Authority may at any time, revoke the certificate of accreditation and registration issued to a provider under the following conditions:
- (i) the provider has not complied with the NQF, or any part of it;
or
 - (ii) the provider has breached any condition attached to the certificates of accreditation and registration.
- (b) The Authority shall revoke the certificate of accreditation and registration in the following manner:
- (i) a written notice shall be issued by the Authority to the provider clearly stating the grounds of revocation;
 - (ii) the Authority shall give the opportunity of the provider to write a letter if not agreed with the written notice within 30 working days from the date of receiving the notice of revocation;
 - (iii) if the provider failed to submit a written letter after the expiry 30 working days, the Authority may proceed with the revocation of certificate and registration of the provider;
 - (iv) if the provider submits its letter of appeal against the revocation notice on within time, the Authority shall bring up the revocation appeal letter to the review team for assessment before submitting to Minister for final decision.

18. Registration and Accreditation Fees

- (1) The Authority, with approval of the Minister, shall determine and prescribe the rate of fees and charges under this Act.
- (2) All SSP and TETP shall pay the prescribed fees for accreditation and

registration.

- (3) The applicants shall pay all fees for registration and accreditation to the Account Section of the Authority.
- (4) The Authority shall not register and accredit providers who has been refused accreditation or failed to pay their registration and accreditation fees.

PART V REVIEWS AND APPEAL

19. Application for Review to Appeal Board

- (1) Any applicant or providers (either SSP and TETP) who are refused accreditations, or revoked certificates of accreditations, shall apply in writing to the Appeal Board established by the Minister for review if they are not satisfied with the decision of the Authority, under *sections 12, 16, 17 and 18*.
- (2) The Minister shall appoint members of the Appeal Board to deal with the matter or applications in *subsection (1)*.
- (3) An application for review must be-
 - (a) in the prescribed form and include any information which the applicant believes relevant to support the application;
 - (b) within the time allowed under the Act;
 - (c) comply with the review application procedure and in accordance with the grounds of appeal developed by the appeal Board; and
 - (d) written and addressed to the Appeal Board.

20. Members of the Appeal Board

- (1) The Appeal Board is responsible to carry out the review as stated in *section 19*.
- (2) The Appeal Board shall consist of 3 members as follows:
 - (a) the Director of Education to be appointed as the chairperson;
 - (b) a representative from Kiribati or overseas with the educational expertise in the course of study; and

- (c) a representative with content expertise and industry focus areas.

21. Procedures of the Review and Appeal Board

The Appeal Board must-

- (a) receive applications for review and appeal from any person aggrieved by decisions of the Authority;
- (b) issue an instruction to the Director to supply a written report and produce documents and any information concerning the application;
- (c) require documents or oral submission from relevant persons where the Appeal Board thinks fit for the facilitation of the appeal; and
- (d) advise the Minister on the outcome of the appeal.

22. Power of the Appeal Board to confirm or vary the Director of Authority decision.

The decision of the Appeal Board shall be final and to be endorsed by the Minister.

PART VI MISCELLANEOUS

23. Power of the Minister to make rules and regulations

(1) The Minister in accordance with the advice of the Authority and with approval of Cabinet, may make regulations for the better carrying out into effect the provisions and purposes of this Act in particular, but not limited to the following;

- (a) procedures and rules for accreditation and registration;
- (b) standard requirements for accreditation and registration;
- (c) prescribed fees and charges;
- (d) payments of allowances and other expenses incurred from operating and administering the provisions of this Act;
- (e) manner and procedures for meetings of established bodies under this Act;
- (f) operations of Authority; and

(g) any other matters relevant to the provisions of this Act.

(2) The Minister, acting in accordance with the advice of Authority and approval of Cabinet, may amend regulations and schedules made under this Act.

24. Transitional provisions

(1) This Act applies to all SSP, TETP and formerly accredited institutions who, before the commencement of this Act, has been accredited and registered.

(2) All accredited providers by the Authority and by a recognized foreign certifying and validating body before the commencement of this Act, shall within 12 months from the commencement of this Act, comply with any such directions issued by the Authority in compliance with the Acts and its regulations.

25. Immunity of officers appointed under Act

No Director, officers or other employees appointed under this Act is personally liable for an act or default of the Authority done or omitted to be done in good faith and without negligence in the course of the operations of the Authority or in carrying out the provisions of this Act.

26. Protection of information

(1) Any information collected and published under this Act shall be not disclosed to any other third party without the approval of the Authority.

(2) Any person who contravenes *subsection (1)* commits an offence and is liable on conviction to a fine not exceeding \$500 and imprisonment not exceeding 2 months or both.

27. Re-registration and re-accreditation

(1) Where an accreditation and registration of a programme or course of study has been refused or revoked by the Authority, a provider shall apply for re-registration and re-accreditation after compliance with the requirements or directions of the Authority.

(2) The provider shall re-apply for registration and accreditation in the manner stated in *section 11*.

28. Changes in Status

(1) In the event where the accredited provider changed its name, location, status, premises or any other significant feature or information, the accredited provider is obliged to inform or report to the Authority in a timely manner for compliance, monitoring and recording purposes.

(2) Where the content of the accredited programme, course of study, or qualification changes, the provider shall also report such changes to the Authority in a timely manner for compliance, monitoring and recording purposes.

29. Administrative penalty for general offence

(1) An administrative penalty shall be imposed by the Authority with the approval of the Board on any provider of either SSP, TETP or formerly accredited institutions, who operate without approval or without registration and accreditation certificates from the Authority.

(2) An administrative penalty under *subsection (1)* shall result in the closure of premises (SSP, TETP and formerly accredited institutions).

Explanatory Memorandum

The Act provides for the establishment of the *Kiribati Qualifications Authority (KQA)* as a quality assurance body at the national level. The Authority main function is to ensure all the Secondary School providers (both Junior and Secondary Schools) and Tertiary Education and Training providers comply with and are accredited in line with the requirements set out under National Qualifications Framework (NQF) aligned with the Pacific Qualifications Framework (PQF) in the region. The accreditation process requires all accredited providers to be registered upon issuance of a National Accreditation Certificate recognized under this Act.

The Act has 6 main Parts and 29 sections all together as follows;

Sections 1, 2 and 3 of Part I under Preliminary includes basic information such as the short title of the Act, the commencement date and the definitions to provide the meanings of the terms commonly used throughout the Act for readers or user` references.

Sections 4, 5, 6 and 7 under Part II provides for the establishment of the Authority, its recruitments and major functions under the Act. A Board to be known as the Kiribati Education Training and Advisory Board (KETAB) is also established as the governing body of the Authority to provide guidance and approval to the Director and officers of the Authority in carrying out their activities, duties and roles in the implementation of this Act.

Sections 8, 9 and 10 of Part III provides for the financial provisions. It established a Special Fund of the Authority to facilitate and cater for all the funds received as revenues or paid out as expenses incurred in the administrations and operations of the Authority.

Part IV includes section 11 which requires that all providers of Secondary schools, Tertiary Education and Trainings and formerly accredited institutions should apply in the prescribed manner and in accordance with the requirements set out under the national qualifications frameworks for accreditation before they can operate. Section 12 requires that premises and workplace learnings used by the providers should also be assessed by the Accreditation panel established and to be accredited by the Authority as well.

Section 13 further establish the Kiribati Qualification Register and requires the Director to keep and maintain a record of accredited institutions (both national and foreign providers), approved awards and accredited programmes. The Director with the approval of the Board may also cancel or revoke the registration of any provider who is in breach of the provisions of the Act.

Section 14 empowers the Minister of Education to establish the Accreditation Panel on an ad hoc basis when it is required and appoint its members to carry out an accreditation and institutional audit of providers. Section 15 provides for the functions and powers of the Accreditation panel for auditing and inspection purposes.

Section 16 allows the Authority the power to grant and refuse accreditations based on the findings and recommendations of the Accreditation Panel. In granting of accreditations, the Authority recognized 3 types of accreditations as follows; "provisional accreditation", an

“approved accreditation” and a “recognized accreditation”, a special type of accreditations offered to providers or institutions already been issued with a certificate by a recognized foreign certifying and validating body. The Authority may refuse the provider if it does not meet all the requirements and has not paid the prescribed registration and accreditation fees.

Section 17 and 18 further provides the detail procedures in issuing and revoking certificates of accreditation to accredited providers and the prescribed fees required to be paid for accreditation purposes under this Act.

Section 19 and 20 of Part V established the Appeal Board, appoint and empowers its members to develop their own procedures and requirements in dealing with complaints against the decision of the Authority when refusing or revoking accreditation certificates. Section 22 gives the Appeal Board the power to make final decision on the complaints which shall be endorsed by the Minister.

Part VI is the miscellaneous parts which provides for any other matters to be included under the Act such as the power of the Minister to make regulations, the immunity of Officers of the Authority when performing their duties under the Act, the protection of all information gathered or collected by the Authority under this Act, an obligation of providers to report to the Authority on any changes in its status and finally under section 29 imposing an administrative penalty to any provider who is found to have breached the provisions of this Act.

ALEXANDER TEABO
HONOURABLE MINISTER FOR EDUCATION

LEGAL REPORT

I hereby certify my opinion that none of the provisions of the above Act conflict with the Constitution and that the Beretitenti may properly assent to the Act.

Ms. PAULINE BEAITAU
ACTING-ATTORNEY GENERAL
20 October 2023

CERTIFICATE OF THE CLERK OF THE MANEABA NI MAUNGATABU

This printed impression of the Kiribati Qualifications Act 2024 has been carefully examined by me with the Bill which passed the Maneaba ni Maungatabu on the 15th April 2024 and is found by me to be a true and correctly printed copy of the said Bill.



Eni Tekanene
Clerk of the Maneaba ni Maungatabu

Published by exhibition at the Maneaba ni Maungatabu this day of 2024.

for 
.....

Eni Tekanene
Clerk of the Maneaba ni Maungatabu