Assessment of the Opportunities and the Challenges to the Development of Political Parties in the Maldives
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ACKNOWLEDGEMENTS

The National Democratic Institute for International Affairs (NDI) expresses its gratitude to the Office of the Attorney General and the Government of the Maldives for its support for the assessment mission. Without the support of the Attorney General, Dr. Hassan Saeed, and the members of his staff, especially Aaishath Azima Shakoor, it is unlikely that NDI would have been able to conduct this assessment. NDI also wishes to thank the United Nations Development Programme (UNDP) for supporting this assessment. Its staff provided invaluable professional and logistical assistance to the assessment delegation and put in some very long hours in helping to facilitate the assessment mission.

NDI would also like to thank the individuals with whom the delegation met. We spoke with a wide range of Maldivian men and women, including the President, government ministers, representatives of the Maldivian Democratic Party (MDP), detainees, religious activists, journalists, lawyers, civil servants, business people, fishermen, and the youths. The participants were assured that their remarks would not be specifically attributed to them. In general, the delegation found individuals willing to speak out for the views that they believe in. The delegation was impressed by their courage and willingness to speak up for what they believe to be the best interests of the country. This commitment and courage bodes well for the long-term democratic development of the Maldives.
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SECTION I

Executive Summary

This assessment report was prepared at an extremely sensitive and critical juncture in the political life of the Maldives. Although the Maldives has seen excellent economic development over the past decades relative to its neighbors, similar progress in political life has been lacking. On June 9, 2004, the long-standing president of the Maldives, Maumoon Abdul Gayoom, announced a program of political reforms, to be presented to the Special Majlis, or Constitutional Assembly. The genuine applications of the principles stated in the President’s speech in a new constitution and in legislation have the potential to transform the Maldives from a one-party state to a forward-looking, multi-party democracy. The assessment team found that public demand for reform is broad and deep. This demand for reform requires that every effort be taken to move the reform process forward as quickly as possible. A clear, ambitious timetable for reform could help to restore public confidence in the reform process. The assessment mission found that there are people from all sides of the political landscape who want genuine reform, even if they are not sufficiently empowered to achieve it. It is the assessment mission’s hope that the government will allow these democratic reformists, regardless of their support for, or opposition to, the government, the political space needed to help advance a reform agenda.

Political tension in Maldivian society remains high. On July 19, 2004, the first session of the People’s Special Majlis was held. In this first session, 23 members of the People’s Special Majlis walked out in protest over the rejection by the Interim Speaker of demands for electing the permanent Speaker by secret ballot. On August 11, 2004, the Criminal Court held a hearing of Ibrahim Fareed for the offense of inciting religious disunity; this led to protests. On Thursday, August 12, 2004, a crowd gathered at Jumhooree Maidhaan to demand the release of Mohamed Yoosuf Fulhu, who was brought in earlier in the day in connection with the hearing of Ibrahim Fareed. This crowd continued to grow and the protests against the government continued into the next day. Despite efforts by many protesters to ensure that the demonstration remained peaceful—including some who were subsequently detained by the government—tensions remained high. There were demands for the resignation of the President. The situation continued to escalate and, by the time it was over, tear gas had been used, over 185 individuals had been arrested, SMS messaging and internet services had been banned for a 24-hour period in the country, two police officers had been stabbed, and there had been some limited property damage. A state of emergency was declared and 11 members of the presidential guard had been arrested.

Public demand for reform is both broad and deep. Although the President is to be commended for his reform proposals of June 9, 2004, experience with past reform proposals, the detention of leading opposition figures and perceptions of continued political intimidation have created a deep public skepticism regarding the sincerity of the reform process.
the Special Majlis were placed in detention. Although the state of emergency was officially lifted on the first day of the assessment mission, a curfew remained in place. At the commencement of the assessment mission, 11 Special Majlis members remained in detention without charge, as well as an unknown number of others who had been critical of the government.

Based on a request for assistance from the government and with support from UNDP, NDI conducted an independent assessment of the political situation as it pertains to the opportunities and challenges for the development of political parties in the Maldives. The request came before the August demonstrations and the subsequent government crackdown, but the assessment was conducted roughly two months after these events. NDI’s assessment was conducted from the period from October 9, 2004, to October 20, 2004, by a four-person delegation headed by the Honorable Dr. Zlatko Lagumdžija, former Prime Minister and former Foreign Minister of Bosnia, member of parliament and leader of the largest multi-ethnic party in Bosnia. The other members of the delegation were Dr. Nour Farahat, an Egyptian human rights lawyer; K. Scott Hubli, the Director of Governance Programmes at NDI; and Terry Hoverter, a Senior Program Officer on NDI’s Asia Team. UNDP sponsored the mission. The assessment delegation met with a broad range of Maldivian society, including the President, ministers and civil servants, opposition groups in the Maldives and abroad, religious activists, journalists, business people, lawyers, civil society representatives, local leaders, and citizens. The methodology used by the assessment is discussed in detail in Section III of this report.

There are a number of socioeconomic issues that provide a complex setting for political reform in the country. Under the President’s leadership, the country has experienced substantial economic growth over the past 25 years; literacy rates are well over 95 percent. A significantly larger number of Maldivians have had the opportunity to study abroad and have grown up with a greater degree of exposure to the outside world. This has created a sharp cultural division between the “old guard” and a younger generation, many of whom are frustrated with the lack of space that they have to participate freely in political life. There is also a major division between Male’ and life in the other atolls. The potential for political intimidation by the appointed atoll and island chiefs is much greater in the atolls than in Male’. In addition, the level of political awareness and sophistication, as well as education and levels of social development, is significantly lower outside of Male’. Beyond the capital, there remains a fairly traditional, hierarchical view of the role of government. Patronage relationships are strongly engrained throughout the country, particularly in the public sector. The reach of the government, and individuals connected with the government, affects lives and livelihoods either directly or through family or business arrangements. The delegation heard from an exceptionally broad range of individuals on how this dependence is used to influence voting behavior and to control other political activity. The Maldives has had only very limited experience with grassroots political movements.

The Maldives has traditionally practiced a very tolerant version of Islam; however, many people noted that they felt that Islam has been used by both the government and opposition groups as a tool in achieving their political aims. People’s
frustration with their inability to have a voice in government and with the failure of the government to incorporate citizen’s input and meet citizen’s demands has also contributed to the growth of Islamic fundamentalism within the country. Outward signs of a more conservative version of Islam, such as the wearing the full hijab or a long beard, are one legal and permissible form of showing difference from, and opposition to, the current government. This has led to a concern by some that Islamic fundamentalist groups will use an opening up of the political system to incite religious division and the imposition of a narrow version of Islam that is imported from abroad.

Against this socioeconomic backdrop, President Gayoom has publicly indicated an interest in enacting a broad package of constitutional reform. On the anniversary of the country’s independence on July 26, 2004, he announced plans to amend the constitution to reflect movement towards a pluralistic democracy. In his speech of June 9, 2004, and the subsequent press release from his office, the President proposed a number of changes, including: a change to the manner in which the President is elected; changes in the separation of powers; the creation of a Supreme Court in the Maldives; and elimination of the appointment by the President of members of the People’s Majlis.

Based on its interviews, the delegation believes that support for genuine political change within the country is both broad and deep, extending well beyond the MDP and the opposition leaders that are currently detained by the government. A wide range of civil servants and government officials are also sharply critical of governmental leadership, although many were reluctant to discuss this openly. There is also widespread skepticism that genuine reforms will be carried out, noting that many of the actions of the government appear inconsistent with the content of the government’s reform proposals and language. Above all, the detention of the opposition leaders has prompted many of those interviewed by the assessment team to dismiss the government’s reform measures as cosmetic. Among the reasons that people cite for their skepticism are the 26-years of rule by the current President; the strong network of family relationships that permeates government and other aspects of political life, including control of the media; and the alleged conditioning of government employment and government benefits on political support for the government. Among the people NDI interviewed, there was also a degree of fear and uncertainty about what reforms will mean in terms of stability, but the level of aspiration and frustration is such that most of the interviewees felt that reforms must go ahead nonetheless. The demonstrations on August 12 and 13, 2004, have further polarized the political landscape and have created an extremely tense situation. The full findings of the assessment team are included in Section IV of this report.

Substantial, substantive concrete action will be required on the part of the government if the reform process is to have credibility with the public; reforms that do not allow for genuine participation by opposition voices are likely to be viewed by the public as cosmetic.
The President’s reform agenda should be commended. However, if the government wishes to demonstrate its sincerity and restore a degree of confidence in the reform process, it will need to take prompt, bold and concrete actions. In particular, the assessment team has grouped its recommendations into five main areas:

- **Confidence Building.** If the government is to regain public trust with respect to reform, it must proceed quickly and aggressively with reforms that are viewed as genuine, rather than merely cosmetic. Among the most important actions that the government could take would be the release of all opposition figures who are viewed as being detained or under house arrest for their political views. There is a perception among those interviewed that these detentions are politically motivated. More importantly, further judicial and penal system reforms are urgently needed to guarantee compliance with requirements of the Constitution and international practice, including due process, access to legal counsel and news while in detention, and further protections against the possibility of physical and mental abuse. It is also important that these individuals be able to act politically without fear of reprisal for political engagement. For example, members of the special Majlis who are under house arrest should be allowed to participate fully in the Special Majlis’s deliberations on constitutional reform. The threat of transferal from house arrest to prison, or threat of imposition of charges of treason will be perceived in the current climate as an effort by the government to silence opposition, and will not help restore confidence in the process. Similarly, if prosecutorial discretion is used to proceed against opposition leaders on corruption issues, and there is no similar action taken against government figures for corruption, such actions are likely to be perceived in the current environment as politically motivated. Other actions, such as the failure of the government to license opposition-oriented media, will also limit the credibility of the reform process in the eyes of the public.

Specifying a clear timetable for the enactment of specific reforms would also begin to restore a degree of confidence in the reform process. The sincerity of the government’s reform efforts will be judged both in terms of their speed and their inclusiveness. The proposed timetable should include a timeframe for early multi-party elections as soon as necessary constitutional reforms are enacted. Given the public skepticism of the genuineness of the government’s reform initiatives, Maldivians may also wish to request greater involvement of the international community in monitoring elections and the political reform process. For example, the government may wish to involve the international community in cases where political rights are alleged to have been abridged by the creation of a temporary international tribunal for protecting political rights during the transition process.

- **Legal Framework for the Development of Political Parties.** De facto political parties or groupings already exist in the Maldives. As a result, the question faced by the assessment team was not whether political parties should exist, but what legal framework should be used to legitimize and regulate their existence. There
are a number of factors that should be considered in legalizing political parties: 1) the commitments that political parties must make in their registration (renunciation of violence, support for the constitution, etc.); 2) registration criteria (number of members, national reach, etc.); 3) a democratic internal structure (party bylaws, election of party leaders, etc.); and 4) transparency of political party funding and financial disclosure requirements. Given the history in the Maldives of using technical registration requirements to limit political dissent – particularly with respect to the media, the delegation generally recommends a minimalist approach with respect to regulation of political parties. Moreover, while there are a number of important issues that need to be considered in the design of a political party law, the assessment team determined that many of these issues were subordinate to the large issues of political freedoms.

- **Other Changes in the Legal Environment Necessary for Effective Parties.** You cannot have an effective multi-party system if people fear reprisal for speaking out against the government. A number of legal framework issues must be addressed for the development of an effective multi-party system. Among the most critical in the Maldives are: 1) creating of a civil service system that allows government employees (below the level of ministers or other defined political appointees) to be dismissed only for “cause” and protects them from dismissal on the basis of political affiliation; 2) creating a media environment which is accessible by all segments of political opinion, by licensing media outlets that represent the full range of public opinion in the Maldives; and 3) ensuring a fair pre-election environment and fair elections. Other concerns related to the police force and the local governance structures. The delegation understands that a limited amount of time will be available to implement these types of changes; however, failure to institute these types of reforms may further limit credibility of the reform process with Maldivian citizens and the international community.

- **Improved Mechanisms for the Enforcement of Constitutional and Political Rights.** A law is little more than a piece of paper, unless the legal rights and duties that it creates are capable of being enforced in an effective and impartial manner. The inability to effectively enforce constitutional issues is a significant threat to the credibility of the reform process. Separation of the judiciary from the executive is essential. Steps must also be taken to prevent prosecutorial discretion from being used to institute politically motivated prosecutions, and to provide an effective mechanism for enforcing constitutional and political rights. It has been reported to the delegation that judges, in practice, require approval from the Ministry of Justice to acquit a defendant. The fact that Shari’a is not codified provides judges with a wide range of discretion that has the potential for abuse. Currently, there is a lack of self-implementing provisions in the constitution, i.e., many political rights are subject to further definition by law, which can significantly limit the rights granted under the constitution. The appointment, tenure and salary of High Court judges should also be reviewed with a view to providing for greater independence from the executive and greater representation of lawyers with advanced training in positive law. Lastly, given the fact that
many people view the court system as having limited credibility with respect to
the protection of political rights, Maldivians may wish to strengthen the
credibility of these bodies by providing for international or UN engagement or
observation, particularly in cases involving political rights.

• **Capacity Building.** Given the Maldives’ limited experience with political
movements and grassroots democratic participation, capacity building will be
required to ensure an effective and ordered transition to a more open democratic
and pluralist multi-party system. With respect to political parties, capacity
building is required both among the citizen population and within political party
leadership. With respect to civic education, there will need to be greater
education for citizens on the role of political parties in a democratic system, as
well as their rights to engage politically and how these rights can be protected. It
may make sense to include units within the national curriculum on democracy and
civic rights and responsibilities. Capacity building will also be required of party
leadership. Current political movements will need assistance in transforming into
democratic political parties; this applies to both government and opposition
groups. In addition, a number of new parties are expected to be established, each
of which would also require training. Pending steps towards genuine application
of the principles stated in the President’s June 9 speech, organizations like NDI
would be willing to assist the government in creating a party structure or
structures, on the condition that NDI is permitted to provide the same range of
assistance to parties within the full political spectrum. Topics which parties may
wish to request training on include: 1) party organization and structure, 2)
membership recruitment, 3) fundraising; 4) ensuring party integrity and anti-
corruption mechanisms; 5) platform development, 6) strategic communications,
and 7) coalition-building (particularly if many parties are registered).
SECTION II

Introduction

The Maldives has operated without legally recognized political parties since its independence in 1965. Although the Maldives has seen excellent economic development over the past decades relative to its neighbors in the region, similar progress in political life has been lacking. Its current head of state, President Maumoon Abdul Gayoom, has served as President since 1978. In recent years, this lack of progress in political development has resulted in increasing tension in society and in political life. In recognition of the need for reform, the President announced a sweeping program of political reforms on June 9, 2004, to be presented to the Special Majlis, or Constitutional Assembly. Among other things, these reforms include the development of a political party system. As part of this reform initiative, the Government requested NDI to assess the opportunities and challenges to the development of political parties in the Maldives. This request was supported and funded by the UNDP.

This introductory section provides basic political background information, intended primarily for readers of the report who are not familiar with the recent political history of the Maldives. It reviews the basic elements of government structure in the Maldives, as well as summarizes some aspects of recent political history in the Maldives. Section III describes the methodology used in conducting the assessment. Section IV describes the principle findings of the assessment team, and Section V contains the primary recommendations of the assessment team.

Government Structure. Under the constitution, the President has significant executive, judiciary and legislative authority, and is both head of government and chief of state. President Gayoom was first elected in 1978 and is now the longest-serving head of government in Asia, having survived two coup attempts (in 1980 and 1988). The President appoints the members of the Cabinet of Ministers. Local government of the administrative atolls is in the hands of each atolhuverin (atoll chief), who are appointed by the President. The gazi joins the island/atoll chief in deciding legal matters. Each island also has its own chief, or kateeb, who is appointed by the Ministry of Atolls Administration in consultation with the atoll chief. The primary legislative body, the People’s Majlis, is composed of 50 members of parliament (MPs), 42 who gain their posts through nationwide elections and eight who are appointed by the President. The 42 members are elected with 2 from each atoll and 2 from Male’. The President appoints and removes the Speaker and Deputy Speaker of Parliament, as well as the Secretary General of Parliament. Since many members of Parliament are also government employees or, in 8 cases, are appointed by the President, the independence of parliament
is perceived as limited. The President appoints the Attorney General, who, directly or through a designee, represents the state in all courts. The President also appoints and dismisses the Chief Justice and the judges of the High Court and the regular courts.

**Elections.** Elections to the People's Majlis (parliament) have been held at regular intervals since the nation’s first Constitution was adopted in 1932. At present, both presidential and parliamentary elections are held every five years, though not simultaneously. Although de facto political groupings exist, formal political parties are not allowed. The Office of the Commissioner of Elections was established under the current Constitution, which came into effect in 1998. The Commissioner of Elections is appointed by the President, as are the members of the Committee of Elections, which advises the Commissioner. The president is nominated by the Majlis and reconfirmed in a public referendum; his authority to appoint eight of the 50 MPs is a significant power, considering that his re-election only generally requires the nomination of one-third of all members of the Majlis. As stipulated by the present election laws, candidates for election to the Majlis must be Muslims, Maldivian citizens, 25 years of age or older, and to be able to read and write the Arabic and Dhivehi script. No candidate may contest more than one seat in any election, and any individual convicted of an offence “for which a hadd is prescribed in Islam or of criminal breach of trust” is prohibited from running for office. For the Majlis elections, voters cast their ballots to elect two representatives from each of the 20 administrative atolls, and two members from the capital, Male’. The system has the effect of substantially underweighting the votes of the citizens in the capital city, who have been more supportive of opposition groups. Although Male’ contains nearly a third of the country’s population, its two representatives constitute 4% of the vote in the Majlis.

The Constitution adopted in 1997 allows candidates to compete for the Presidency, although the Majlis, which has been largely controlled by the executive, selects a single candidate who is presented to the public for ratification by referendum. In the event the candidate selected by the Majlis does not get 50% of the vote, the process of accepting applications for consideration by the Majlis recommences. Elections in the Maldives typically draw a high voter turnout, and, according to the reports of international election monitors in 1994 and 1999, have been orderly, fair, and violence free. President Gayoom has won elections every five years since taking office, receiving a reported 90.3 percent of the vote in the last election held in 2003. He has survived two coup attempts (in 1980 and 1988).

**Maldivian Democratic Party (MDP).** The Maldives has functioned without political parties since its independence in 1965. The President has previously claimed that a multi-party system would necessitate constitutional amendment and would disrupt the “homogeneous nature of the [Maldivian] society.” The Maldivian Democratic Party (MDP)—the most significant opposition group, is prohibited from operating in the Maldives and therefore currently operates in exile, based out of Colombo. The MDP was founded in 2001 by a group of 42 intellectuals and prominent social figures, including members of parliament, a former cabinet minister, business leaders and academics.
The MDP submitted a petition to the Minister of Home Affairs to register as an official political party in February 2001, but the government withheld permission on the grounds that the current Constitution contained no provisions for rules and regulations regarding political party registration and formation. In response to the request, the then-Attorney General, Dr. Mohammed Munavvar, prepared an opinion stating the Attorney General’s belief that the current constitution was not drafted with a view to accommodating political parties. Article 27 of the current Constitution guarantees the freedom to “form societies and associations, unless prohibited by law in the interest of the protection of sovereignty of the Maldives and the maintenance of public order.” Moreover, Act 26/82, as it read at the time, governed the “registration of clubs, associations, parties and similar societies.” The position was taken that the reference to parties did not refer to political parties, but to an earlier type of association referred to as “Maulood parties.” The opinion also noted that the centralization of power in the President further inconsistent with a multi-party system. The matter was referred to the Majlis; the Majlis repealed Act 26/82, replacing it with a new associations act that omits any reference to parties. In addition, the assessment team met a wide number of lawyers during the assessment mission. Privately, virtually all indicated that the decision not to allow the registration was politically rather than legally driven. However, many also noted that the opinion was correct in noting that broader constitutional change would be necessary for political parties to be able to be effective. This decision, along with other political developments, led the MDP to relocate its headquarters in Colombo, Sri Lanka on November 10, 2003, where it now operates in exile.

**Political Unrest: 2003-2004.** On September 20, 2003, violent riots broke out in Maafushi jail after an inmate was reportedly tortured to death by prison staff. When knowledge of the man’s death was made public, riots erupted in the streets of Male’ and several government buildings were burned, including the election office. Four additional inmates were killed when prison guards opened fire on the inmates in an attempt to quell the unrest. In February 2004, a rally organized by members of the Maldivian Democratic Party, the now-banned opposition party, was halted by the government and several protestors were arrested. The political situation has remained tense since then, as the government has continued to detain many political activists who view the president’s democratic overtures with skepticism. The August demonstrations underscore this point.

On July 19, 2004, 23 members of the People’s Special Majlis walked out in protest over the rejection by the Interim Speaker of demands for electing the permanent Speaker by secret ballot. On August 11, 2004, the Criminal Court held a hearing of Ibrahim Fareed, a popular religious leader, for the offense of inciting religious disunity. The deadlock in the People’s Special Majlis, the decision of the Criminal Court, and the detention of Fareed and Mohamed Yoosuf Fulhu, in connection with the hearing of Fareed, resulted in protests on August 12 and 13 at Jumhooree Maidhaan calling for the release of Fulhu. Despite efforts by many protestors—including some who were subsequently detained by the government—to ensure that the demonstration remained peaceful, tensions remained high, demands were made for the resignation of the President, and the situation escalated. By the time it was over, tear gas had been used, over 185 individuals had been arrested, SMS messaging and internet services had been

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banned for a 24-hour period in the country, two police officers had been stabbed, and there had been some limited property damage. A state of emergency was declared and 11 members of the Special Majlis were placed in detention. Although the state of emergency was officially lifted on the first day of the assessment mission, a curfew remained in place. At the commencement of the assessment mission, 11 Special Majlis members remained in detention without charge, as well as an unknown number of others who had been critical of the government.

Constitutional Reform. This increasing political unrest has put added pressure on the government to move forward with constitutional reform. The Constitution of the Republic of the Maldives has been amended several times since the first modern version was adopted in 1968, most recently in 1997. A number of assessment interviewees expressed frustration with the constitutional reform process that led to the current constitution, citing the fact that the process took well over a decade. Many noted that the process is more accurately referred to as “constitutional change,” rather than “constitutional reform” given the perceived lack of significant forward movement in that process. Under the constitution, constitutional change is considered by a Special Majlis, which includes the People’s Majlis, but also includes the members of the Cabinet (appointed by the President) who are not already represented, as well as an additional 50 Special Majlis members. These 50 additional Special Majlis members consist of 8 presidential appointees and 42 elected members, 2 from each atoll. The exact number of members of the Special Majlis depends on the number of Cabinet Ministers who are not separately elected to the People’s Majlis or one of the 50 additional Special Majlis members. Because the number of Special Majlis members directly appointed by the President, because of the large under-representation of the capital (which has tended to be more openly critical of the government), as well as other perceived mechanisms of indirect control over the Special Majlis, few of those the delegation spoke with view the Special Majlis as a truly representative, independent body.

President Gayoom has publicly indicated an interest in enacting a broad package of constitutional reform. On the anniversary of the country’s independence on July 26, 2004, he announced plans to amend the constitution to reflect movement towards a pluralistic democracy. In his speech of June 9, 2004, the President proposed a number of changes, including: a change to the manner in which the President is elected; changes in the separation of powers; the creation of a Supreme Court in the Maldives; and elimination of the appointment by the President of members of the People’s Majlis. Most importantly for purposes of this assessment, President Gayoom specifically suggested providing for the “right to form and carry out the activities of political parties in accordance with the law.” It was in the context of these proposed changes that the
government requested that NDI conduct an assessment of the opportunities and challenges to the development of the political parties in the Maldives.
SECTION III

Methodology and Scope of Assessment

Based on interest from the government of the Maldives and UNDP, NDI was asked to conduct an assessment of the opportunities and challenges to the development of political parties in the Maldives. The request was made after the President’s speech of June 9, 2004, which outlined his intended program of political reform, including the right to form political parties. Discussions with the government to conduct the assessment, as well as with the UNDP, which funded the assessment, were started in early August, shortly before the demonstrations on August 12 and 13, 2004. Although the government response to the demonstrations and the subsequent detention of a number of key opposition figures raised issues in the mind of many individuals regarding the government’s commitment to reform, NDI decided to proceed with the assessment, to support efforts by reformists in both government and opposition who wish to proceed expeditiously with respect to needed political reform.

The in-country assessment was conducted from October 9 to 20, 2004, during a critical period in the political life of the Maldives. In the wake of the civil unrest on August 12 and 13, 2004, the government had imposed a state of emergency in the country. Although the government lifted most of the provisions of this state of emergency at the beginning of the assessment mission, a curfew remained in effect. Moreover, a number of individuals, including members of the Maldivian Special People’s Majlis, remained in detention without charge. The terms of reference for the assessment were negotiated with the government and UNDP. In order to ensure an impartial assessment, NDI insisted on a number of guarantees as a condition of conducting the assessment. Among the issues negotiated was ensuring access to political actors across the political spectrum including those in detention and the scope of the mission. NDI worked with UNDP to develop the list of individuals to be interviewed; additional names were added during the course of the assessment. The delegation expresses its gratitude to the Attorney General’s office for facilitating the delegation’s meetings. In general, the delegation was granted access to all individuals with whom it requested to meet. The delegation was also not permitted to see the conditions of the facilities where the detainees were being held. Instead, interviews were held at an area selected by the prison officials outside the prison; in some cases, individuals were spoken to away from this facility in the open air, although many suspected that their conversations were being listened to electronically.

The NDI assessment team consisted of a four-person delegation headed by the Honorable Dr. Zlatko Lagumdžija, former Prime Minister and former Foreign Minister of Bosnia. The other members of the delegation were Dr. Nour Farahat, an Egyptian human rights lawyer; K. Scott Hubli, the Director of Governance Programmes at NDI; and Terry Hoverter, a Senior Program Officer on NDI’s Asia Team. Short biographies of the delegation members are attached as Appendix I. In advance of the assessment, the
The delegation reviewed a number of documents relating to the current political situation of the Maldives. Additional materials were received and reviewed during the course of the assessment mission. A listing of some of the materials reviewed by the assessment delegation is included as Appendix II.

The delegation met with a range of individuals in the course of its assessment mission—in Male’, in Kulhudufushi and Baarah in the North, and in Hithadhoo and Gan in the South. The delegation met with the individuals listed in Appendix III. The names were arrived at in consultation with a number of actors, including the government, UNDP and opposition groups. They were intended to provide a cross-section of political and social life. In addition to the individuals listed in Appendix III, the delegation discussed politics with a number of average Maldivian citizens, in restaurants and in the streets. On the islands outside Male’, members of the delegation met with fishermen under a shelter on the beach and with other citizens. Separate from the official assessment, members of the delegation met with opposition figures and the international diplomatic community in Colombo. Unfortunately, in the context of a short assessment mission, it is only possible to meet with a limited number of people; however, the list was designed to provide a cross-section of individuals. Therefore, while the delegation made every effort to accurately reflect the sentiments that were expressed to the delegation members, the opinions represented in this report do not represent a scientific sample of public opinion in the Maldives.

Despite the politically charged atmosphere and the clear fear that many people had about government retaliation, people were extremely frank about their concerns. In some cases, senior government officials were themselves critical of the government leadership. In other instances, it was clear that individuals were not comfortable in speaking their mind, particularly in group settings, and subsequently indicated their views to the delegation in private. A member of the delegation also observed the session of the Special Majlis on Tuesday, October 12, 2004.

Although there was a general set of questions that the interview team used, the questions varied based on the nature of the individual being interviewed and an unstructured format was used in order to allow for a free-flowing discussion. All interviews were made off the record and participants were informed that any statements made would not be for attribution. In order to protect the identity of some of the sources of information received by the assessment team, not all information collected by the assessment team has been included in this report. However, the assessment believes the statements in the report are based on credible information. In order to put participants at ease, recording equipment was not used by the delegation. Some interviewees asked whether we could assure them that the meeting rooms were not being bugged by the government. We indicated that we could not, but that the international community would view extremely negatively any retaliation taken against individuals for what they said to the delegation. Because we did not record these sessions, the exact wording of certain quotes may not be verbatim and the sentiments of many were paraphrased in the interests of space or in protecting the identity of the speaker. However, the assessment team
believes that statements in the report attributed to interviewees accurately reflect the sentiments of specific individuals interviewed by the assessment team.
SECTION IV

Assessment Findings

Although the focus of the assessment was specifically on the development of political parties, this issue cannot be considered in isolation from the broader political environment, and the will for political reform. As a result, the assessment team also asked numerous questions in the interviews regarding socioeconomic context for reform, the general political situation, the political will for reform, as well as questions specifically about the development of political parties. Because the treatment of the opposition leaders and the detainees is one of the main issues people referred to in discussing the level of will for the development of a multi-party system, the delegations meetings with the detainees are also specifically discussed. The assessment delegation has divided its findings into four main areas: 1) the social context for political reform, 2) public perceptions about the political situation and the political will for reform, 3) public perceptions about specific reform measures, particularly the development of a multi-party political system, and 4) the delegation’s discussions with the detainees.

A. Socio-economic Context for Political Reform

Under the President’s leadership, the country has experienced substantial economic growth over the last 25 years. Despite this progress, a few individuals stated that they did not believe that Maldivian society was ready for political parties, and that additional social and political development was necessary before political reform and political parties would be able to be successful. The delegation found this to be very much the minority view. Although the delegation found a need for civic education in some areas, the delegation found that Maldivians were not only ready for a greater role in political life but were demanding that this happen quickly.

Demographics and Geography. The Maldives is an extremely young society, and this younger generation has grown up in an extremely different environment than the older generation. As of the 2000 census, 82% of the population is under 40. Yet, despite this demographic profile, there is a perception that control of the government remains firmly in the hands of the “old guard”, creating a deep frustration among many of the younger generation. Surprisingly, older individuals often share this view as well. One older gentleman questioned why the Maldives has bothered to invest so heavily in the younger generation, if all of the decisions affecting them are to remain in the hands of the older generation. The delegation understands from several sources that the first foreign-trained Maldivian lawyer arrived in the Maldives in 1986; there are now well over 100 foreign-

“We have invested so heavily in some of our younger people, why don’t we have the benefit of them running our government? It is time for the next generation to help make decisions for us.”
—Assessment Interviewee, in his 50s
trained lawyers. The combination of a young society together with limited opportunities for the young, has also helped fuel a problem with narcotic abuse in the country, particularly, “brown sugar.”

In addition to the generational divide, the Maldives also has a split between Male’ and the Atolls. In the 2000 census, Male’ had 74,069 people and was the only island with more than 10,000 inhabitants. The remaining 196,032 people in the country are spread out widely among the atolls. Only 3 islands (excluding Male’) have a population greater than 5,000, 15 islands (excluding Male’) have a population between 2,000 and 4,999. There is a large number of very small islands: 76 islands have a population of between 100 and 499; and 66 have a population from 500 to 999. The huge disparity between Male’ and the rest of the country has created a number of tensions, as well as cultural divergence. As one person indicated, “Why is Male’ protesting, when they have everything and we have nothing?” The island nature of the country creates the potential for serious conflict if social tensions in the country are not resolved; as one senior official pointed out, every island is a harbor to bring in narcotics, weapons or explosives.

**Education and Political Awareness.** The Maldives has made impressive progress with respect to levels of education and social development in recent decades, particularly compared with neighboring countries. Literacy is nearly universal. Although a number of primarily pro-government individuals indicated that the level of education in the Maldives was insufficient for political parties, the level of education is certainly much higher than in many countries with effective, functioning democracies. Despite high levels of literacy, there is clearly a need for more civic education, both at the secondary school level and at the adult continuing education level. Relative to most other countries, there is a lack of historical experience of ideologically based mass organizing. For example, unlike many other countries in the region, there was no independence movement, since the country was not a colony except for a very brief period of Portuguese rule. Similarly, there was no significant communist movement or labor movement. The society is relatively homogeneous, culturally and ethnically; it is 100% Sunni Muslim.

Political awareness varies throughout the country, often depending on the issue being discussed. In some of the islands, there is greater reliance on media that is under government control. In Male’ there is greater access to other sources of information. Political awareness in the islands seems to be greater on issues of international news, on issues where government-controlled media may be more open. In the islands, members of the delegation had reasonably informed discussions with ordinary fishermen about the relative standing of Kerry and Bush in the U.S. presidential race, and about their desire to see reform of the veto power of permanent members of the UN Security Council. Although there could be more information about domestic political events; in general, there is no lack of political information. There is, however, a lack of awareness about how to engage politically. Because there are limited methods of engaging politically and a feeling of helplessness regarding individual’s ability to influence politics, interest in some aspects of domestic news is limited, particularly in the atolls. For example, although many people in the islands outside Male’ had heard about the President’s reform
package, they had forgotten some of the items in it, since many were unsure if it would make any difference to them.

**Media and Sources of Information.** Media has remained firmly in control of the government, with the three major print media sources being owned by government ministers or their families. One individual stated his perception that the government papers do not have real news about domestic issues, just government announcements. The population in the islands visited by the assessment team indicated that they felt that that most newspapers and the radio were biased in favor of the government, although many of their opinions seemed to have been colored by these media. Opposition groups have been unable to obtain licenses for media within the country. They have now started a radio station from London, although the broadcast cannot be heard in parts of the country. Where internet journals have cropped up without licenses, the government has banned the publications and many of the alleged contributors to these journals have been detained or charged by the government.

Given skepticism about the official media, the population has turned to other sources of information. Many received their news of the demonstrations on August 12 and 13, 2004, from family and friends and by rumor. One local government leader received a call at 2 am on the morning of August 13 about the demonstrations; he notified the police and members of the Island Development Committee the next morning. One individual on the islands noted that he did not get word by the newspapers until three days after the events, but had heard earlier from family and friends. SMS messaging, which was disconnected by the government during the August demonstrations, is another method of disseminating information. Conspiracy theories and rumor thrive in environments where there is no access to reliable information from media. For example, some believe that the entire reform effort of the government was a ploy by the government to get opposition sympathizers to identify their allegiance publicly.

**Role of Government in Society.** Many interviewees indicated that it is difficult to survive in the Maldives without the goodwill of the government or a wealthy business owner or some other patron. Government controls access to health care, a significant percentage of employment opportunities, many educational opportunities, and many licenses necessary for livelihood. There is no social security system that provides people with a minimum income, regardless of the favor of the government or an individual. Dependence on appointed island chiefs and atoll chiefs for licenses, employment, health and other services, creates a firm patronage structure in the atolls that makes it more difficult for opposition candidates to compete fairly in the atolls. Employees within government are dependent on the goodwill of their superior. Until recently, employees of the state were referred to as being in the government’s service, rather than in public or civil service. There is a culture of the “sultan’s men”, with individuals in the government accountable to the ruler, rather than the people. The National Security Service (NSS) has a large presence in society, and until recently the police was under the military or

> “Everyone in the Maldives needs someone else to depend on.” —Assessment interviewee
NSS. Many individuals were concerned that their interviews were being bugged by the NSS. Although the police are no longer under the NSS, interviewees are skeptical that much has changed.

**The Business Community.** Tourism is a substantial part of the Maldivian economy. One senior government official noted that the economy needed to be democratized, noting that economic control is vested in a handful of people. Only three companies are listed on the country’s stock exchange, and control of these shares is not widely held. It was noted by several interviewees that some companies operate like little countries, with their own system of patronage. Many people noted, however, that there were few businessmen with sufficient economic power to challenge the patronage resources provided by the government – some pointed out that the one individual that does have this power is currently being held in detention by the government. Others who have challenged the government were perceived by some interviewees as having had their business interests dismantled over time; some interviewees cited this as a reason why the business community has been somewhat reluctant to challenge the government. However, as in many countries, the business community has a primary concern in ensuring stability and protecting the international reputation of the Maldives. They are very concerned about continued civil unrest similar to that which occurred in August 2004, or about the possibility of a tourism boycott being pushed by opposition groups in exile.

**Role of Islam.** There is a growing gap between some popular Islamic leaders and the governmental Supreme Council of Islamic Affairs. As people perceive corruption in the government and individuals know that corruption is against Islam, some individuals that the assessment team met with have begun to differentiate between the Islam of the government (“the government’s religion”) and an alternative, often more fundamentalist, version of Islam. Often, these individuals criticized the lack of oversight over government spending and the lack of participation of the people in government. Government delay or failure to move forward in addressing issues of corruption and political reform runs the risk of strengthening more fundamentalist strains of Islam in the Maldives.

Many people also expressed concern that, with the development of political parties, these parties might use Islam as a political tool. Certain of these individuals felt that both the government and the opposition have used religion to seek to advance their position. Many citizens were opposed to the use of Islam as a political tool by any party, feeling that this was divisive. These people noted the historic religious unity of the Maldivian people, which adopted Islam as a national religion in 1153. Although there was concern about how political actors do and might continue to use religion for political purposes, this did not generally extend to a belief that parties themselves were in any way un-Islamic. Many interviewees have noted the fact that many members of the younger generation of Maldivians have had a chance

“We should be free to talk about religion. ‘There is no compulsion in religion.’”
—Assessment interviewee, quoting from the Holy Qu’ran (2:256)
to study abroad, in a range of countries. Many of these individuals have brought back different perspectives regarding Islam. There is a desire for people to be free to talk about Islam freely, and without interference either from government or from interference from outside the country. Many expressed worry that this traditional unity about Islam would be undermined by more extremist views brought in from abroad.

Role of Women. The role of women in the Maldives varies widely, but is generally more progressive and democratic than in many Islamic societies. For example, the government should be congratulated on its accession to the Convention on the Elimination of all Forms of Discrimination Against Women (CEDAW), as well as the on the number of women appointments to the Special Majlis. Attitudes regarding gender roles vary widely with the level of urbanization and development, with traditional views being more prevalent on the less developed islands. On some of the smaller islands, the hijab is worn by all of the women, although this has not historically been the case. One of the proposed changes in the government’s reform package involves removing the bar against women serving as President. Many women were in favor of removing the bar and many men were in favor of retaining it. Some men in the islands indicated that they had no concerns with women serving as ministers or in the Majlis, but was unsure whether Islam allowed a woman to serve as the head of a country. Another individual pointed out that the Islamic country was ruled in the past by a number of female Sultans or Queens, one reigning for roughly 30 years.

Nature of Civil Society. Although the Maldives has several civil society organizations, they appear to avoid “advocacy” that could lead to conflict with the government. For example, one of the individuals interviewed is a director and founder of an organization that works with the disabled, while another individual spent his/her time working with the drug addicts. In addition, many of these organizations receive government funding, limiting their activities to programs that the government condoned. These organizations are regulated by an associations law, which was enacted in 2001, after the previous law was repealed, in part to delete references to parties.

However, there have been some civic organizations which have been engaged in the debate around political reform, particularly the Law Society of the Maldives. The fact that many of these lawyers have trained overseas has colored their perceptions. Many noted that that training overseas has highlighted for them that the Maldives has not progressed politically as quickly as it has with respect to economic development. In addition, many of the attorneys who studied abroad did so with funding from the government, and feel a degree of loyalty to the government for this opportunity. The Law Society prepared a fairly lengthy submission to the President on issues of constitutional reform. The submission was strongly supportive of the President’s initiative in proposing reform of the constitution, agreeing that the Maldives was at a cross roads and that it needed to clearly move in the direction of greater democracy and active participation of the people. The submission specifically suggests a new article in the constitution on the right to form and join political parties.
B. THE POLITICAL ENVIRONMENT FOR REFORM

In order to make recommendations regarding political parties and political reform, the assessment team assessed the level of political will on the part of the government and on the part of opposition, for genuine, rather than cosmetic, reform. Although there is extremely strong public demand for reform, it is unclear whether senior levels of government appreciate the degree of discontent with the current system and whether they will act decisively enough in moving forward with reform in order to regain public confidence.

Public Demand for Reform. The desire for reform is nearly universal among the public; in fact, the delegation did not meet with a single individual who felt that reform was not needed. Many people suspected that demonstrations by the public, such as the one in September 2003 over the death of a prisoner, as well as this year’s civil unrest in August, will likely continue and worsen, unless significant changes are adopted. Moreover, many people thought that reform was important enough to risk reprisal. This demand for change exists not only in Male’ but also in the atolls. A number of senior individuals within government also were surprisingly candid, at certain times and locations, regarding the degree of dissatisfaction with the pace of reform.

The public is not necessarily concerned about where this reform comes from, as long as it comes soon, and it is genuine and not merely cosmetic. Many of the original people who signed the original MDP request for registration indicated that they did so, not necessarily out of support for the MDP, but rather because they felt reforms were necessary. Many people, even those who disagree with some of the individuals associated with MDP, are appreciative of the effect that it has had in pressuring the government for reform.

Perceptions of the Government’s Political Will for Reform. Despite the broad support for reform, there is also a high degree of cynicism regarding the government’s seriousness regarding reform. A few interviewees indicated that, given the President’s public commitment to the reform agenda in June, it would be very difficult for the President to back out of this reform process without serious damage to his reputation and the reputation of the Maldives. However, a large number of individuals feared that the reforms would go ahead, but at a slow pace and would only be cosmetic. Many view the long tenure of the current government as incriminating, noting that the government has had plenty of time to reform already, but has chosen not to done so. Many people, including opposition, pointed to the treatment of opposition voices by the government as evidence of a lack of willingness to engage in genuine reform. A few individuals indicated that the people feel that the President lied to the people – encouraging the
public to go out and discuss constitutional reform in forums – and then detaining many of the people who criticized the government in these forums. A few interviewees went so far as to suggest that there was never any real political will for reform and that his reform proposals were part of a plan to trick opposition-oriented individuals into publicly declaring their political leanings. Virtually all individuals noted that the government is not monolithic. There are hardliners and reformers. There are also divisions along family lines; observers noted the existence of two camps—one composed of the President’s family and the other of his in-laws.

In meetings with government members, the assessment team found a mixed picture. Although there are individuals within government who are genuinely interested in reform, their level of influence on fundamental decisions by the government remains unclear. The assessment team met with a number of people that are generally considered as the more “hard-line” elements within the government. These individuals do not represent the views of the broader population; they have control over several key ministries. Often, these hard-line elements emphasized the strict legality of a government action, rather than whether that action was the best legal option in the interests of pursuing reform or whether the action is in the best interest of the people. There was often an unwillingness by hard-line elements to publicly recognize instances in which informal pressures and intimidation can subvert the democratic process. They often seem to view actions as legitimate, as long as they are technically legal—regardless of whether a law is viewed as legitimate by the public. The discussion on the secret ballot in the election of Speaker reflects some of this tension. More hard-line elements sought to argue that their actions were technically legal in having the assembly vote (by a public show of hands) on whether to hold a secret ballot for the Speaker of the Special Majlis. One individual, who is often viewed as one of the more hard-line elements within the government, refused to recognize why individuals may want a secret ballot. He minimized concerns about political retribution and intimidation. When told by the assessment team that remarks in the interviews would not be directly attributed, he indicated that, “there is no point in not being quoted for attribution, if you are truly interested in transparency.”

**Political Will for Reform within the Opposition.** There are several groups within the opposition. The Maldivian Democratic Party (the MDP) has been the most vocal critic of the government and many people credit the MDP with creating pressure for the government to reform. There are

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**The majority of the interviewees feel that the government lacks credibility with respect to reform. They ask how can the government can be serious about reform, if it has had 25 years to reform and has not done so. They also ask how it can be serious about reform if it invites people to discuss reform, and then detains those who are critical of it. Bold action will be required by the government to restore its credibility.**

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**Many people are for the MDP, only because they want a change. The MDP doesn’t have a particular policy agenda, other than opposition to the government.**

— Assessment interviewee
clearly voices within the MDP that are pushing for democratic change. The most common demands heard from the MDP representatives were: 1) immediate release of the detainees, 2) immediate legalization of political parties, 3) postponement of the Majlis elections, which would then be conducted with political parties and 4) establishment of a clear timeline for further reform. Public perceptions about the MDP were mixed, particularly on whether the opposition was interested in changing the rules of the game or on coming to power. Most interviewees seemed to appreciate the effect that MDP has had in maintaining pressure for reform, even if they disagreed with some of their specific tactics and personal attacks. Some of the members who signed the original MDP petition for registration of MDP as a party have indicated that their support for the petition was to support the creation of an opposition rather than their support of the MDP in particular. Perhaps the most common perception of MDP was that it doesn’t have a particular policy agenda, other than opposition to the current government.

As with the government, the MDP is not monolithic, and there are a variety of perspectives within the opposition. However, unlike the government, there is no clear President of the party to provide the party’s official position (although there is a Spokesperson). In some instances, the opposition sought to dissociate itself from some more extreme statements in the Dhevhehi Observer, noting that it has no formal connection to the party, and that it cannot limit what one member of the governing council says in their private capacity. In other instances the opposition seemed to associate itself with these more extreme statements. As part of its further development, the MDP will need to determine who speaks for it; whether the party associates itself with personal attacks made in the Dhevhehi Observer or not, and will need to state a clear platform for the party, beyond pointing out the deficiencies and problems with the current government, as justified as they may be in some cases. The limited development of MDP as a party is understandable, since it has not been able to operate legally within the country. Nonetheless, as political space opens up, the MDP must take steps to move from an opposition movement to a genuine political party. This means the development of a clear leadership structure and the designation of a party leader who is able to negotiate on behalf of the party and represent its membership.
**The Impact of the Demonstrations on the 12th and 13th of August.** The events of August 12 and 13, 2004, were unprecedented in history of the Maldives. Although some parallels can be made with the demonstrations in September 2003, many interviewees noted a difference in magnitude and feel. Many interviewees felt that the August 2004 demonstration marked an important watershed in the political history of the Maldives.

Demands made by a public gathering were listened to and acceded to by police, demonstrating that the power of mass action. Avoidance of significant violence has given the public demonstration a better standing and arguably greater effectiveness. It is clear that the riots radicalized the hardliners in both the government and opposition camps. Internationally, it has done significant harm to the image of the Maldives. There is greater interest in the political problems in the Maldives, as indicated by the European Parliaments resolution, and the increased international attention by international organizations on the situation in the Maldives. One interviewee noted that the events of August have left people more frightened, but even more angry.

One question raised by the assessment team with many of the interviewees was whether, in light of this radicalization of hard-line elements—on both sides, there were sufficient moderates who could work together to move the reform process forward quickly. There are clearly radical elements in all major political camps within the Maldives that use very highly charged, emotional, and personal attacks. Among a few elements within the opposition, the level of rhetoric is quite inflammatory – labeling the government as Saddamist and Hitlerite; there have also been very direct personal attacks on the government figures. On the part of more hard-line elements within the government, there have also been extremely high rhetoric – portraying elements of the opposition as fundamentalist Islamic terrorists to some audiences or as Western-influenced individuals pushing to introduce Christianity into the island to other audiences. Elements of the Islamic camp are alleged to have called the President apostate.

Nonetheless, despite this level of discourse from hard-line elements, there does still seem to be sufficient moderate voices to move the reform process forward, particularly if there is strong leadership by the government in trying to restore public confidence. The assessment team does not believe, as some have alleged, that this level of discourse indicates that the Maldives is not ready for political parties or a more democratic system. Indeed, this rhetoric is often fueled by the limited means of expression; people scream louder when they can’t be heard. Aside from these
limited hard-line voices, the delegation found the vast majority of individuals wishing to refrain from these inflammatory attacks, and instead focus on presenting the facts and opinions regarding the situation. One member of the delegation observed a session of the Special Majlis. Although there were very sharp differences of opinion, the proceedings were more respectful than in many developing democracies, with individuals waiting patiently until they had the floor. Members of opposition groups used respectful terms in addressing the Interim Speaker. Walkouts of parliamentary sessions have occurred in many more developed democratic systems than the Maldives. In the delegation’s view, rather than indicating that the Maldives isn’t ready for political parties, it indicates that political parties do exist, but need further development to function effectively and without resort to tactics like walkouts. Even among the detainees, many of whom have very significant, legitimate grievances against the government, were able discuss the political situation rationally and without resort to personal attacks on individuals. This indicates that there is room for dialogue and compromise, if the government chooses to take this opportunity to move forward quickly with genuine reform.

**International Pressure for Reform.** International pressure seems likely to grow absent concrete action by the government. A number of actors mentioned the European Parliamentary Resolution on the human rights situation in the Maldives. The EU Parliamentary Resolution has had an impact on the government’s actions, although this may have been reduced by a feeling that the parliamentary resolution will not be acted on by the EU Commission. However, the EU Parliament Resolution has had the impact of placing greater international attention on the situation in the Maldives. Shortly before the assessment mission took place, an EU delegation visited the Maldives. During the course of the assessment mission, in addition to the NDI delegation, there were delegations from Amnesty International and the UK Branch of the Commonwealth Parliamentary Association. The US Ambassador and staff of the US Embassy visited the Maldives and also met with the detainees shortly before the in-country assessment mission. The Secretary General of the Commonwealth was expected to arrive October 23, 2004. It is expected that all of these organizations will follow events closely in the Maldives and that that international interest in developments with respect to political reform in the Maldives and with respect to protection of human rights will continue to grow. The Maldivian government has recently acceded to certain international human rights conventions, and interest in the government’s compliance with these agreements will also likely continue. As evidence that the government cares about its image in the international community, many cite the government’s retention of the communications firm, Hill & Knowlton, to advise it on communications matters. Opposition groups have been critical of the amount of money that it indicates have been spent for this purpose, and whether these resources have been to benefit the image of the Maldives internationally or the President and the current government.

**Expectations Regarding Timing and Process for Constitutional Reform.** Despite the strong public demand for expeditious, concrete reform, the assessment team found significant differences between government representatives and representatives of the opposition. Although the government hasn’t announced an official position on the timetable or constitutional reform, many individuals within the government, indicated
that they saw parliamentary elections this fall under the existing framework, with reform to be conducted by the Special Majlis over the next several years and prior to the next parliamentary elections. The government has now set elections for the end of the year, to be conducted under the current constitution. Opposition figures, as well as a much wider number of assessment interviewees, point out that this is not the first time the President has had an opportunity to bring reform to the country and to create a system that could result in the peaceful alternance of power. Many people noted that the previous constitutional reform process took 17 years, with what has been perceived as very meager results. Some opposition members indicated that a short timetable – of as little as one month – was needed to ensure that the government was acting in good faith. After additional discussion, the opposition members recognized that it would in fact take a longer period of time to draft the political parties law, to conduct civic education efforts on the new party law, for parties to organize and register under the law, to conduct capacity building and training for political party groups under the law, etc. However, it is clear any substantial delays in the reform process will be interpreted by the opposition, and likely by a substantial range of the population, as a lack of real will for reform. A few individuals stated that this opportunity was the “second and last” opportunity for peaceful political reform in the country. There is a feeling by many that the government is stalling for time, until after the Majlis elections in December, since it is expected that control of patronage structures and manipulation in the islands will result in more pro-government representation.

Several interviewees noted that they felt that the structure of the Special Majlis discourages reform. Many interviewees noted that 16 of its members are appointed directly by the President. Other interviewees noted that this number of direct Presidential appointees is further augmented by the Cabinet, which is also appointed by the President and also sits in the Special Majlis. Structurally, the elected members give a disproportionate voice to the atolls relative to Male’, which has only 4 of the 94 elected members, even though its population is close to 30 percent of the country’s population. Many have questioned the fairness of elections in some of the atolls, given the ability of the atoll and island chiefs to influence these elections and the fact that the President also appoints atoll chiefs.

C. PERCEPTIONS REGARDING SPECIFIC POLITICAL REFORM ISSUES

Given the level of tension in the Maldives regarding the political reform, it is striking that there is very little substantive disagreement on the broad outlines of the specific reform issues to be taken. The conflict is primarily about the pace of reform and whether formal reforms will result in genuine change, rather than about the general outlines of these formal changes. There was broad agreement, on the part of both the government and the opposition, that what is needed is a change in the system, not just a change in the government.
1. The Context for Political Parties

Although the focus of the assessment was on perceptions regarding political parties, many of the interviewees gave the delegation their views on a broader range of issues relating to political reform. Many noted that political parties would ultimately be effective only if a broader range of reforms were made. In particular, the following four issues came up as important reforms necessary for the effective functioning of political parties: increased separation of powers, improvement of election processes, more independent mechanisms for the protection of political rights, and civil service reform.

**Separation of Powers.** The most consistent view expressed by individuals about the reform process is that there needs to be clear separation of powers. There was virtually unanimous agreement that the current system overly centralizes power in the hands of the President— the President’s reform proposals also call for a more clear separation of power. One individual indicated that although the country changed its name from a sultanate to a republic, the degree of centralized power in the head of state has changed little. There was significant discussion about the possibility of a Prime Minister position, and a separation between the head of state and the head of government. Many thought that the country was too small to warrant the extra layer of staff and bureaucracy of a Prime Minister, asking whether there would be a need for a Prime Ministerial residence in addition to the Presidential residence. Again, given the degree of skepticism that has permeated the process, much of the discussion of the Prime Minister with interviewees centered on how the Prime Minister position could be misused. Several interviewees, when asked about the possibility of establishing the position of Prime Minister would allow a President to continue to exercise power behind the scenes, but also allow the President to have a public figure to blame if policies were not popular. The Law Society’s paper on constitution reform has proposed and recommended the retention of a presidential system, although reducing the powers of the presidency, and adding checks to reduce the possibility of abuses of power.

There was again nearly unanimous agreement that the independence of both the Majlis and the judiciary must be established. With respect to the Majlis, the most common issues raised by interviewees was the need to eliminate the appointed members of the Majlis, as well as the system of giving to seats to each atoll and two seats to Male’. Many noted that, although Male’ represents roughly 30% of the population, has only 2 seats of the 42 elected seats in the Majlis. A few others noted that the Speaker and Deputy Speaker of the Majlis needs to be elected by secret ballot of the members, rather than appointed by the President. The method of electing the Speaker of the Special Majlis (by open vote or by secret ballot) was a critical issue at the time of the assessment; as a result, several people noted the need to include safeguards against informal methods of intimidation by the executive branch. Many of the individuals noted the conflict between being simultaneously a civil servant and a member of the Majlis. Professor Mohammed Hasim Kamali notes in his paper on constitutional reform that some 80% of the members
Some noted that it is useless to give members of the Majlis the right to question ministers, if after the plenary session, they have to go to work for the very minister they questioned.

Discussions regarding constitutional reform of the judiciary were largely focused on how the judiciary would need to be reformed in order to protect political rights necessary for the effective functioning of parties. Most of this discussion was with lawyers or others with exposure to the legal system. The interviewees highlighted a number of issues. Many noted that there is too much room in the law for interpretation. Some noted that the constitution is filled with provisions that say “as defined by law” or “in accordance with the law”. Many of these laws are themselves elaborated on by rules or regulations. Several people indicated that this provides a way for the executive, and an executive-influenced Majlis, to water down constitutional rights. Several people noted that fact that Shari’ah law has not been codified as providing a great deal of discretion in interpretation; many of these further suggested that Shari’ah should be codified. A number of other practical limitations on the courts ability to fairly judge cases; many noted the lack of judges with substantial experience in positive law, as well as Shari’ah, on the High Court. Many indicated that the salary of High Court positions, relative to the private sector, was a reason for the lack of this expertise on the High Court.

**Elections.** Elections for the People’s Majlis were announced during the assessment mission. One of the principle purposes of political parties is contesting an electoral process, and the issue of elections came up frequently in the discussion. The election process was viewed by many interviewees, including those within the government, as in need of serious reform, with many questioning the credibility of the elections that are scheduled for December. One interviewee characterized the election process as an “informal system that enables the government to get its person elected.”

There are obvious concerns about the pre-election environment. Several of those interviewed noted that the government, through the Minister of Atolls Development, canvasses the atolls in the pre-election environment to push people to run as candidates and discourage others from opposing. Therefore, meaningful elections cannot take place if the pre-election environment is characterized by political intimidation and the detention of major opposition figures without charge. Many interviewees, in discussing the election, noted that the government detention of opposition figures might dissuade individuals from running. In addition to the treatment of opposition voices in the wake of the August demonstrations, many others cited the control of the press as an aspect of the pre-election environment that prevents fair elections. It is essential that any international monitoring of the electoral process also address the issue of the pre-election environment.
There were similar concerns expressed by interviewees about the actual conduct of elections. Interviewees from both inside and outside government indicated their belief that the Election Commission is heavily influenced by the President’s office. One interviewee categorized the electoral process as “directly and heavily influenced by the President.” For example, the Election Commission prepares the notification for candidate applications and receives candidate applications for approval, but its decisions on these matters are reviewed by the President’s Office. Therefore, the government, in effect, can influence the decision as to who is on the ballot and can help ensure that those who are opposed to the government are not selected as candidates in both parliamentary and presidential elections. Some interviewees indicated their belief that there is no effective appeal process for individuals who are turned down from being a candidate, and that the government turns down opposition candidates on technicalities. The Election Commission also prepares the voter list, which also has to be approved by the President’s office.

Many interviewees cited the role of the atoll chiefs in the conduct of election, who are appointed by the President, in the practical conduct of the elections in the atolls. While the Election Commission has the authority to administer the elections, it does not have the human capital to carry out the elections. Therefore, it is the atoll and island chiefs who administer the elections at the island/atoll level and transport the ballot boxes to the election commission following the election. Therefore, until the ballot boxes reach the election commission, it has no control over the security and integrity of the ballots or the ballot boxes. Several interviewees indicated that the atoll and island chiefs and their associates are present in the election areas to insure that the elections go “according to plan.” Many interviewees indicated a lack of faith in the electoral process, indicating that methods of impropriety by the atoll and island chiefs on election day include the stuffing of ballot boxes, review of citizens’ ballots to make sure there are no “mistakes,” and the use of undue influence. A range of individuals indicated that if they go against the government-backed candidate, he or she would find it difficult to obtain government services such as medical attention, government loans, necessary licenses, etc. As one interviewee put it, “I may not be put in jail, but I would be on the black list.”

**Protections for Exercise of Political Rights.** Many noted that the mere legalization of political parties alone will have a limited effect without a system of constitutional protections for the exercise of political rights. In addition to discussions regarding the need to improve the independence of the judiciary, many also mentioned the need to strengthen other mechanisms for protecting human rights, including political rights. Many referred to the limitations of the mandate and operations of the Human Rights Commission (HRC) as an example of the ways in which the current system does not protect against abridgement of human rights. The HRC is a quasi-independent organization that was established following the September 20, 2003, prison death. According to its regulations, the HRC’s objectives are to protect, preserve and promote human rights in the Maldives in accordance with Islamic law, the Constitution, and international treaties ratified by the Maldives.

“The current constitution gives more rights that it does remedies.”
— Assessment Interviewee
and to assist private associations promoting human rights. To date, the HRC’s activities have been generally limited to fact-finding missions concerning prison abuse and the occasional statement against the government printed in the local media, which is subsequently followed by a rebuttal by the government. Although the HRC was created to be an independent body, the president maintains significant control over it. Article 4 of the HRC Regulations stipulates that the president maintains the right to appoint Chairperson and the members of the Commission. In addition, the President has the power to dismiss the Chairman at his discretion (Article 9). As a result of these regulations and presidential discretion, the HRC is not viewed by some interviewees as having sufficient space to fulfill its mission. Several individuals mentioned, as an example, the HRC press release criticizing the conditions of detention of the people detained due to the August incident, including members of the Special Majlis and a member of the HRC, who was also detained. Interviewees indicated that the HRC press release was originally denied publication by local media, although this decision was later reversed after the press release was made public outside the country.

Civil Service Reform. Many interviewees cited the need for civil service protections. They noted that there is currently no professional civil service system, and that government jobs are widely perceived as being a reward for political loyalty to the government. Many cited the need to put in place protections for employees so that they could be dismissed only with a showing of cause. Others cited the need for protections to ensure merit hiring, so that ministry jobs are not distributed as patronage. In the words of one interviewee, “even the office boy is a political appointee.” As a balance to this perception, the delegation notes many of the government employees that it met with were surprisingly critical of the government, particularly in environments where they felt they could express their views in confidence.

Civil service reform was also seen as needed to protect expertise within the ministries in the event of a change in government. There was a fear by some interviewees that the introduction of political parties could result in problems in government administration – noting that there were simply not enough qualified individuals in the country to staff the ministries, if each change in government required a change in ministry personnel. There was some disagreement as to where the distinction should be drawn between political appointees, who would be subject to appointment by the government and who would typically change as a result of a change in government, and career civil servants, who would remain in the event of a change in government. However, most people believed that the number of political appointees should be limited – often limited to the minister and perhaps one or two deputies, depending on the size of the ministry.

2. The Regulation of Political Parties

The intent of the delegation was not to provide recommendations regarding the specific content of a political party law, but rather to assess the opportunities and
challenges regarding the development of political parties. Discussions with assessment interviewees regarding the role of political parties were wide-ranging, but tended to center on the following issues: general perceptions regarding political parties; the relation between legalization of political parties and conflict, particularly on small islands; the issue of Islamic based parties; the scope of regulation of political parties; and the need for civic education regarding political parties.

**General Perceptions Regarding Political Parties.** There is a range of opinions regarding political parties, depending in part on the interviewee’s level of exposure to the functioning of political parties in other countries. Many interviewees noted that there are de facto political parties in the Maldives, even if they are not legally recognized and regulated. Some suggested that family affiliations have played a role in Maldivian politics that is analogous, in their opinion, to political parties. When asked what parties would form if parties were legalized tomorrow, almost all interviewees thought that the MDP would register as a party, as would one or two government parties. Some also thought there might also be one or more parties that identified themselves as Islamic parties. A small number of interviewees also thought that there might be a Green party. Occasionally, individuals noted that parties might be drawn around specific industries such as the tourism industry or the fishing industry, perhaps indicating confusion about the roles typically played by political parties and those played by interest or pressure groups. There was a belief by some that parties would further fragment political life. Several indicated that MDP would become less unified after the legalization of parties, since the struggle to form political parties has been a uniting factor for the MDP. They suggested that the MDP would splinter into a number of parties. Similarly, some suggested that government forces were unlikely to remain as a single party, absent the unifying force of the President.

Given the skepticism that many interviewees had regarding the government’s commitment to reform, many suggested that the government would form two parties, both of which would take direction from the President, but which could be used by the President to present a democratic face to the outside world. There are mixed perceptions about whether parties will in fact be adopted as part of a political reform process. Several interviewees indicated that the President would like credit for proposing the issue, but that he may seek to influence members of the Special Majlis to reject the proposal for establishing political parties, if he believes that this would be in his interest not to have political parties.

**Parties and Conflict.** The most common argument against the development of a political party system was that parties would fuel conflict, particularly on smaller islands. This argument has been used by many of the more conservative elements in the government, and was also raised as a concern by the President in his remarks on the proposal to introduce political parties. Often interviewees—particularly in the smaller islands—would mention rivalries that developed regarding past election of atoll chiefs.
Others noted rivalries among sports clubs on small islands. Given that families have been the main organizational unit on these islands and that government positions have controlled access to wealth, there was a feeling by several interviewees that political parties would heighten conflict among families on small islands, particularly on islands where there is less than 500 or 1,000 people. Some noted instances of low-level conflict between two wards or sports clubs on a single island.

Often, when these examples were discussed further with interviewees and the causes of the conflict were discussed in greater detail, the delegation noted that often the conflict stemmed from the “winner-take-all” nature of the contest, rather than the organization of people along shared interests and common concerns. For example, concerns about the election of an island chief based on political parties, often disappeared when discussing the role of political parties in a system of island governance where the island were represented by an island council that included all of the major political parties, with either a rotating presidency or a nonpolitical island administrator that reported to this multi-party island council. Similarly, the conflict caused by the election of atoll chiefs related more to the “winner-take-all” nature of the contest, rather than to participation of political parties in the contest (since these elections did not involve political parties). If the winning party in an election is given sole control over the distribution of government resources and benefits, and the losing party is completely disenfranchised, conflict is likely to result. To some extent, the existing conflict in the Maldives, as expressed in the demonstrations of August 2004, can be interpreted in this light. Many people would characterize the current system as a one-party system, rather than a no-party system, where the party in power controls distribution of government benefits and services.

If implemented well, political parties could be an important way of diffusing conflict within the Maldives. Minority opposition voices are less likely to resort to violent conflict, if there is a viable mechanism for representing their interests in the Majlis after losing an election. Civil service protections and more definite standards for the distribution of government benefits can further mitigate the potential for conflict, by reducing the “winner-take-all” characteristics of the Maldivian political system. Moreover, there is room for a range of options that might be considered for smaller islands. Political parties are vehicles for aggregating social interests for representation in government; they are an intermediate institution for connecting citizens with the government. In very small islands, where individuals can be consulted directly, political parties may not make sense. When it was indicated that some local government offices were nonpartisan, many thought this was appropriate on small islands. One interviewee advocated a system of direct democratic decision-making for the smallest islands, where decisions would be taken by a vote of the island population. For slightly larger islands, where this method of decision-making is not possible, he suggested governance by a representative council, which might supervise...
a nonpartisan island administrator. In this case, the representative may be able to consult with his constituents regularly, without the need of a formal party structure or organization. At the national level, however, it was clear to the assessment team that many citizens feel disconnected from their government, and that political parties could, if implemented properly, help to close this gap.

**Political Parties and Islam.** Very few individuals saw any tension, per se, between Islam and political parties. However, many were concerned about the potential for political parties to deepen religious division within the country. In particular, when asked about what parties would form, if they were legalized—a large number mentioned the possibility of an Islamist party. Some interviewees noted that both the government and the MDP currently develop their identity around an individual—or around opposition to an individual. As parties are introduced, both parties will need to move to develop a clearer ideology and platform. Until this happens, the only likely party that would be ideology-based, would be one based on a more fundamentalist version of Islam. When asked about this possibility, many interviewees felt that the creation of an Islamist party could be divisive in the Maldives. They noted that, since the country is 100% Sunni Islam, all parties would be Islamic. When asked whether “Islamist” parties should be allowed to register as such, most seemed to think that parties should not be permitted to advocate a particular version of Sunni Islam.

**The Scope and Nature of Regulation.** There were several discussions with interviewees regarding the scope of political party regulation. Most interviewees thought that it was appropriate to require political parties to make a number of undertakings upon registration, such as the renunciation of violence and intimidation and swearing to uphold the values and principles of the Constitution. Given the potential for a large number of parties, most thought that it appropriate to require a specified number of signatures for registration. Many expressed a desire for protections for internal democracy within parties, and responded positively when asked whether parties should be required to have a clear platform, to have regular party Congresses to elect party leadership by secret ballot, and to have mechanisms for rank-and-file party membership to set the direction of the party.

When asked about how this could be done, many interviewees, however, were concerned about the use of regulation and registration requirements to limit opposition and dissent. Many cited the way that the media licensing requirements have been used to limit media licenses, so that all main media outlets are controlled by ministers or their families. There was a concern that technical legal requirements could be used as a tool by the government to suspend or cancel the registration of parties that might threaten the power of the government party. Many of the lawyers that the assessment team met with...
mentioned how constitutional rights have been watered down by implementing laws, which have, in practice, narrowed the rights and freedoms granted in the constitution. There was concern that this not be done in the case of political parties.

Most interviewees were supportive of including provisions regarding transparency of funding. In some cases, there were concerns about money from foreign sources might be used to support political parties. Many were concerned about corruption in the political party system as well. However, there was also a strong concern about the use of state resources by the party that is in control of government. If strict controls are placed on the funding of political parties and the use of individual wealth in political parties, but if there are not equally strict protections against the use of state resources in ways that benefit the governing party, the advantages of incumbency will be hard to overcome. Many people expressed concern about the practice of “vote buying” or the giving of inducements by a political party to vote. In general, the assessment team feels that the best way to deal with this issue is to ensure the integrity of the voting process, so that an individual’s ballot choices are confidential. “Vote buying” is often a very inefficient form of influencing elections, providing that voters are able to accept gifts from one or more parties and can vote the way he or she chooses, without any party being able to know how the individual, in fact, voted. Opposition voices often expressed their view that charitable giving by wealthy candidates is the only way that opposition can compete with the use of state resources by the government party.

Need for Education About Parties. There is a significant need for civic education regarding political parties, both within political circles and more broadly with the citizenry. Many ordinary citizens developed their views about political parties from neighboring states; a few expressed concerns about the political party system in Bangladesh. As in many parts of the world, many interviewees appeared to have a slightly negative view of parties, viewing parties as potential vehicles for advancing individual interests, rather than the representing the public. However, often these negative preconceptions were reduced as specific questions regarding political involvement were asked of the interviewees. There remains, however, questions regarding the role of political parties, relative to other civil society advocacy organizations, as well as the role of political parties relative to interest groups or lobbying organizations. The assessment team met with a number of teachers, and discussed ways that democratic principles, and the role of political parties, could be introduced into the national curriculum. Several discussions noted the importance of combining more abstract discussion and readings about democracy and political parties, together with more hands-on, active participation by students. The potential usefulness of student government, as a way of building a spirit of citizen engagement and teaching the basics of government, was also discussed.

Significant education and training will also be needed among political party leadership and members. Given the lack of formal political parties, it was difficult for
many individuals to answer questions about the types of training that political parties would need; many indicated that they don’t know enough to know what training would be helpful. A number of potential training topics were mentioned: 1) party organization and structure, 2) membership recruitment, 3) fundraising; 4) ensuring party integrity and anti-corruption mechanisms; 5) platform development, 6) strategic communications, and 7) coalition-building (particularly if many parties are registered). In general, it was thought that capacity building in all of these areas would be helpful, although there is concern about opportunities for this capacity building to be provided neutrally and across the political spectrum.
D. DISCUSSIONS WITH THE DETAINEES

While the purpose of the assessment was not to evaluate human rights abuses or examine the Maldivian government’s compliance with international human rights conventions, interviewees repeatedly mentioned the treatment of the detainees as a challenge to the encouragement of open political discussion and the development of political parties. In addition, as the public views many of the detainees as key opposition figures, their treatment directly bears on the struggles that would be faced by opposition political parties. For these reasons, the delegation feels it is important to specifically address the question of the treatment of the detainees. NDI insisted on access to the detainees as a condition of conducting the assessment. The request was granted, subject to certain conditions—namely that the discussions would focus primarily on their views on the opportunities and challenges for establishing a political party system—rather than on the specifics of their particular case. The list of detainees that the delegation wished to see was given to the government and access was granted to all of those individuals.

The delegation met with seven of the detainees from the August demonstrations at Dhoonidoo prison island. No strict time limits were placed on the delegations meetings with the detainees; the meetings were approximately 45 minutes each. The meetings were held just outside the formal prison structures, under a permanent shelter that appeared to be set up for personal visits. The tent was easily observable by the guards; several sat nearby during the meetings, just outside earshot. The detainees appeared comfortable speaking with the delegation and did not decline to answer any questions. When requested, however, the delegation met with some of the detainees outside the shelter, as the detainees feared that the shelter might contain listening devices. The delegation felt that the discussions with the detainees were very candid, and that the detainees made some very important points concerning the development of political parties in the Maldives.

The delegation expresses its deep concern regarding the treatment of opposition leaders and believes that it is not conducive to the democratic development that has been publicly advocated by the government. Although some of the investigations of the detainees had been completed, none of the detainees had been charged with any crimes. Many had been held in solitary confinement for over 60 days. The Human Rights Commission of the Maldives has reported that the detainees were not permitted reading materials other than the Qu’ran; access to doctors and family members was denied; solitary confinement was the primary method of containment for the detainees; and physical abuse was utilized. The delegation heard some of these complaints directly from the detainees. One of the detainees interviewed, Gasim Ibrahim, was concerned that he was being improperly medicated. Mr. Ibrahim had been denied access to his personal doctor, and a request for a blood sample was reportedly denied. Based on a review of videotapes of speeches made by Mr. Ibrahim prior to his detention and based on direct observation of his condition, the delegation expresses its concern regarding his health and the lack of access to his own doctors. Although Mr. Ibrahim has since been transferred to house arrest, the threat of similar treatment for speaking out against the government is likely intended to create a chilling effect on political expression.
Needless to say, politically-motivated detentions are inconsistent with the development of an open, pluralistic, multi-party political system. While several of the detainees NDI met with were transferred to house arrest shortly after the conclusion of the assessment mission, the government must not continue to hold the threat of charges over these detainees in order to have a chilling effect on these individuals. The government should either bring charges against these individuals or release them to reenter the political process. Given the general political climate within the Maldives—in particular, the treatment of the opposition leaders and the detention of individuals identified as prisoners of conscience by Amnesty International—the NDI delegation believes that the development of political parties will require a broad range of actions by the government. Simple enactment of a political party law will be insufficient to create the type of open political system that the President has called for in his remarks of June 9, 2004.
SECTION V

Assessment Recommendations

The assessment delegation makes the following recommendations with great humility and an appreciation that change within the Maldives will ultimately need to come from the Maldivian people. External delegations and advisers can only offer suggestions and advice, based on international comparative experience and best practice. They can also offer an international perspective on how reform efforts within the Maldives are likely to be perceived by a wider international community. Based on its discussions and the varied experiences of the delegation, the assessment team makes the following recommendations.

A. CONFIDENCE BUILDING AND DEVELOPMENT OF AN ENVIRONMENT CONducIVE TO CONSTRUCTIVE DIALOGUE ON POLITICAL REFORM

As previously discussed, the government reform process lacks credibility with many Maldivians. Although virtually all Maldivians are supportive of reform, there is a belief that government will simply dictate the reform that it wants, which will be limited to primarily cosmetic changes. In order for the government to regain credibility with respect to the reform process, the government will need to take steps towards concrete confidence-building actions. The assessment team offers the following suggestions regarding confidence building in the reform process:

Release the Political Detainees. If the government is to regain public trust with respect to reform, it must proceed quickly and aggressively with reforms that are viewed as genuine, rather than merely cosmetic. Among the most important actions that the government could take would be the release of all opposition figures that are viewed as being detained or under house arrest for their political views and permit them to act politically without fear of reprisal for political engagement. More importantly, further judicial and penal system reforms are urgently needed to guarantee compliance with requirements of the Constitution and international practice, including due process, access to legal counsel and news while in detention, and further protections against the possibility of physical and mental abuse. It is also important that these individuals be able to act politically without fear of reprisal for political engagement. For example, members of the Special Majlis who are under house arrest should be allowed to participate in the Majlis’ deliberations on constitutional reform. Candidates for the Majlis elections must be able to campaign freely. The threat of transferal from house arrest back to prison, or threat of imposition of charges of treason, will be perceived in the current climate as an effort by the government to silence opposition, and will not help restore confidence in the process. Similarly, if prosecutorial discretion is used to proceed...
against opposition leaders on corruption issues, and there is no similar action taken against government figures for corruption, such actions are likely to be perceived in the current environment as politically motivated.

**Specify a Clear Timetable for Reform.** Specifying a clear timetable for the enactment of specific reforms would also begin to restore a degree of confidence in the reform process. The timetable must be aggressive, and should have benchmarks for interim accomplishments, as well as an outer limit for the entire process of reform. Ideally, confidence in the process would be built by reaching a negotiated agreement with opposition leaders on the timetable for reform, although this may be difficult to achieve given the current state of affairs. Although a number of larger-scale institutional changes (such as a strengthened, impartial judicial system) will take time to fully implement, these longer-term reform proposals must not be used as an excuse to stall the entire reform process. There are a number of actions that can be taken extremely quickly, given the general broad agreement on the direction of reform. Moreover, the government must not use its representatives in the Special Majlis to indirectly slow the reform process. Given the strong government majority in the Special Majlis, it seems likely that the government would be able to move its reform agenda forward quickly if it so desires. International practice has shown that Constitutional or Constituent Assemblies have been able to create new constitutions in periods less than a year. If the government has the political will to move forward, the delegation believes that the government could move a package of substantial constitutional reforms through in a year. This timeframe seemed to be within the range of what might be acceptable to many of the interviewees.

In some situations, NDI has informally facilitated inter-party discussions to establish common expectations for an electoral or reform process, i.e., negotiation of an electoral code of conduct agreed upon by all of the main political parties. Other organizations, such as the Commonwealth Parliamentary Association could also perhaps help in this way. It would be important for the government to identify a number of actions that it can take quickly to begin to restore confidence in the reform process.

**Hold Early Multiparty Elections.** The proposed timetable should include a timeframe for early multi-party elections as soon as necessary constitutional reforms can be enacted. New elections should be held as soon as possible after the constitutional reform process is complete and a framework for multi-party elections is established. Failure to provide for elections immediately after amending the constitution would be perceived by some as confirmation of the opposition’s view that the constitutional reform process was a ploy to buy time for the government until after the People’s Majlis elections – which would allow the government to continue to hold power for another full legislative term. Furthermore, holding timely elections under a new constitutional system is common international practice when introducing any major constitutional change, such as the introduction of a multi-party system.

**Ensure the Constitutional Reform Process is Inclusive and Participatory.** Democratic reform cannot be dictated in an undemocratic manner. If the constitutional reform process continues without an opportunity for reform voices to be fully heard, it is
likely that excluded voices will criticize the product of the reform process, regardless of its quality. Because the Special Majlis is currently perceived as "stacked" in favor of the government, it is important that the opposition representation that does exist in the Special Majlis be able to participate fully and critically in the constitutional reform process, without threats of retaliation. If this is not done or not able to be done, the government must consider other means of proceeding with constitutional reform that includes a more representative range of political opinion.

In any case, the government must also look for structured ways of getting citizen input in the constitutional reform process, together with a mechanism for addressing complaints of retaliation for statements made in these forums. Because many people feel that the invitation to speak out on constitutional reform was not respected by the government, and that many of the detainees were detained for expressing their anti-government views, it seems unlikely that it will be possible to have open public forums without also putting in place additional protections with respect to the free expression of opinion in these forums. There are a number of ways in which this could be done. The government could hold these forums under the auspices of an international organization or body, which might give people greater confidence in the process. In addition, it might be appropriate for the government and opposition groups to agree to a set of ground rules for these forums, which would explicitly commit all parties to respecting constitutional protections on free speech, including setting up a mechanism for adjudicating (perhaps with international observation or participation) claims of retaliation by either party as a result of statements made in the forum. The ground rules could also specify some limited parameters for the forums, such as prohibiting calls for violence.

**Involve the International Community.** Given the public skepticism of the genuineness of the government’s reform initiatives, Maldivians may also wish to request greater involvement of the international community in monitoring elections and the political reform process. For example, the government may wish to involve the international community in cases where political rights are alleged to have been abridged by the creation of a temporary international tribunal for protecting political rights during the transition process. The government may also want an international organization to assess the entire election process, including the pre- and post-election periods, and to facilitate the development of a domestic monitoring organization that could independently assess elections at the national and local levels.

**Support Local Monitoring of Constitutional Reform and Elections Processes.** The HRC has conducted limited monitoring of human rights abuses in connection with the reform process. Bolstering the independence and scope of the HRC’s activities, together with the resources that they can draw on, is one short-term method that the government could use to help contributed to improved confidence in the protection of human rights throughout the constitutional reform process. However, it may also be appropriate for a respected NGO group to take on monitoring adherence to the reform
timetable, as well as monitoring claims of political intimidation or other acts inconsistent with a positive environment for constitutional reform. The NGO could also assist in disseminating public information regarding the reform process and facilitate public debate regarding the reforms. In this regard, the delegation notes the constructive nature of the Law Society's contribution to the constitutional reform debate. International organizations and similar domestic organizations in other countries could be used to provide training, comparative approaches, and lessons learned.

In addition, a comprehensive and credible election monitoring effort could improve public confidence in the genuineness of reforms, for both the December Majlis elections and the elections to be held immediately after the completion of the constitutional reform process. Such an effort would need to address an array of issues in both the pre- and post-election period in order to alleviate public skepticism about the electoral process. Any election monitoring effort would need to determine whether the election laws were clearly defined, met international standards, and were well-understood by election officials, political contestants and the public; whether election authorities were impartial and adequately trained; whether state resources were directly or indirectly being used to support the incumbent party; and whether the news media are prepared to provide balanced and objective coverage of the elections. Election monitoring organizations would also need to be trained in providing qualified volunteers for monitoring at polling stations on voting day and conducting a post-election evaluation to provide the government, the public and the international community with an impartial statement on the fairness of the election process.

**B. LEGAL FRAMEWORK FOR DEVELOPMENT OF POLITICAL PARTIES**

In addition to creating confidence in the political process, a legal framework will need to be created to govern political parties in the Maldives. It should be noted that de facto political parties or groupings already exist in the Maldives. As a result, the question faced by the assessment team was not whether political parties should exist, but what legal framework should be used to legitimize and regulate their existence. Given the statements by the interviewees, the delegation makes the following recommendations for a legal framework for a multi-party system:

*Ensure that Formal Legal Restrictions are Not Used to Limit Dissent.* Clear and concise rules that establish and protect the rights of individuals to establish, join, and operate a political party should be enshrined in the constitution, and should not be subject to further qualification. Given the perception that licensing and other registration requirements have been used to limit dissent in other areas, such as the regulation of the media, a minimalist regulatory approach would appear to be appropriate. As a result, the burdens for registering a party should be kept to a minimum. Many political party laws require parties to make certain commitments as part of their registration, such as supporting the constitution or renouncing political violence and intimidation. However, if similar commitments are included in a political party law in the Maldives, it is critical that any sanctions for not complying with these commitments be placed in the
hands of a truly independent body. Otherwise, the delegation fears that these requirements could be used to intimidate opposition parties.

**Encourage Internal Democracy within Parties.** Although there were concerns about use of regulatory provisions as political tools for the government against opposition parties, there was also a desire to ensure that parties follow democratic practices. There are a number of basic guarantees that could be introduced into political party legislation in a clear, unambiguous manner to help promote internal democracy within parties, but still protect against the use of these regulations against opposition parties. Such provisions may include requirements to publish each party's internal rules or bylaws; clear voting rights for party members; requirements for election by secret ballot of key offices within party leadership; and requirements for periodic party congresses or meetings.

**Consider Negotiation of a Voluntary Code of Conduct among the Political Parties.** Some of the interviewees indicated that, without commitments by both the government and the opposition, the status quo—infamed rhetoric with severe crackdowns by the government—would continue. Others, however, expressed concern that if these commitments were placed in a political party law, the government would be in a position to selectively enforce their application. One alternative would be for all registered parties to work with each other to negotiate and adopt a code of conduct to which all of the parties would adhere. Commitments that could be covered by a code of conduct include renouncing violence; protections to ensure that state resources are used legitimately; respecting certain norms of decorum and refraining from certain types of personal attacks; etc. Adherence to a Code of Conduct, which would be signed by all the political stakeholders, could be monitored by an impartial civic group. Although the Code of Conduct would not be legally binding, it would hold parties accountable through pledges to the public and the media. The impartial civic group would be responsible for pointing out breaches in the code, with sanctions implanted from the public rather than a judicial administration that might be perceived as controlled by the governing party.

**Ensure that Provisions Dealing with Party Finance are not Biased in Favor of the Governing Party.** A number of pro-government individuals mentioned concerns about opposition distribution of resources for the purpose of "vote-buying". It is important to balance any restrictions on charitable giving by parties and party leaders with recognition that incumbent parties often have the ability to direct government resources, services and programs for their political advantage. It is the delegation's view that the best way to protect against "vote-buying" is to ensure the integrity of the secret ballot, reinforced with voter education programs regarding voter rights and freedoms. Any provisions that limit spending by political parties should be complemented with protections against the direct or indirect use of government resources to benefit a political party.

**Address the Issue of Islam and Parties.** It may be appropriate for the legal framework to directly address the role of Islam and political parties. The delegation members had different views concerning this point—some thought it was enough to say
that political parties must comply with the constitution while others felt that a legal framework, or a similar mechanism, would clarify this issue. Two clear positions of agreement were heard by the delegation from the government and the opposition concerning Islam and political parties. First, all agreed that Islam does not prohibit the development of political parties. Second, most believe that there should be a prohibition on parties that primarily advocate a particular version of Islam. There was a widely held view that, in an all-Islamic country, all parties would be Islamic, and that identification of only a certain party or parties as Islamist could be used to incite religious division. Although there was concern that the mixture of political parties and Islam could be used to threaten religious harmony within the country, there was an equally strongly held view that people should be free to openly debate and discuss Islamic principles.

C. **Broader Legal and Constitutional Framework Issues**

Although the issues associated with a political party law are important, the assessment team determined that most of these issues were subordinate to larger issues of political freedom and political participation. A political party law legalizing parties will do little to move the Maldives toward an effective multi-party system unless there are significant other changes in the political system, including stronger guarantees of political freedoms. Although the following list is nonexclusive, based on the interviewee comments, the delegation sees the following issues as the most pressing areas for reform if a multi-party political system is to function effectively.

**Open Up Access to the Media.** As noted above, the public’s access to neutral, independent news sources is non-existent. The print and television media remains under the control of the government or of ministers’ families. This results in news reports that are favorable to the government’s policies and initiatives, with no coverage of alternative or opposition policies. Employees of these sources use self-censorship to remain in their positions, and are usually given the actual news articles and pieces by the government. Internet sources are also controlled, albeit reactively in the form of detention and formal criminal charges against those who operate websites that are critical of the government. Opposition radio operated from outside the country is reportedly jammed in parts of the Maldives. In order to create an environment conducive to the development of a multi-party system, freedom of the media must be guaranteed. This would include, among other things: 1) allowing all parties to access major media outlets to get their views out to the public; 2) removing burdensome licensing and other regulatory requirements that are designed to limit the creation of new print media outlets that may be critical of the government; and 3) protecting free speech rights with respect to internet websites.

**Create a Civil Service System with Protections for Public Sector Employees.** The delegation witnessed numerous instances of how government employment is used to maintain political control by the Government. Many of the members of parliament are also civil servants and therefore employees of the executive branch of government. This is inconsistent with the notion of separation of powers; it is difficult to expect a parliamentarian to exercise oversight over a minister in parliament, if that employee may
be supervised by that minister when the parliamentarian is not sitting in parliament but working for that ministry as an employee. Government jobs are widely perceived as a tool for rewarding political loyalty to the government. As a result, many civil servants feared reprisal for expressing criticisms of the government to the assessment delegation. Others feared that a change in government might result in a wholesale change in ministry personnel, and noted that, given the limited human resources in the Maldives, the country could not afford to change all employees of all ministries every time there was a change in government.

Civil service protections enable government employees and bureaucrats to perform their jobs independently without fear of reprisal or threat of removal. Typically, civil service employees cannot be fired from a ministry without "good cause," such as gross incompetence or habitual tardiness. An independent civil service commission is often empowered to review cases of dismissal where there are allegations that the discharge was politically motivated. Similar protections apply to promotions and salary adjustments. Civil service systems also ensure that public employment hiring is done on the basis of merit and is not used for purposes of political patronage. The assessment team sees the development of a civil service system as an important component of a transition to an equitable, effective multi-party system.

**Strengthen the Electoral System and Process.** There was a great deal of criticism of the nature of elections in the Maldives. There was a range of criticism regarding the quality of elections, including from sources within the government. Several noted the lack of oversight over ballots before they are transferred to Male' and placed in the custody of the Election Commission. Others stressed the role of government-controlled atoll and island chiefs in helping to ensure outcomes (particularly in less populated atolls) favorable to the government. Still others cited the need for greater control over the use of public resources to favor government candidates. These concerns are likely to become even more problematic in a multi-party system. In addition to strengthening the independence of the Election Commission, as well as its ability to supervise all aspects of the election, it will be important to build capacity for party poll-watchers to ensure that all parties have confidence in the nature of the electoral outcome. Although it is possible to have a democratic system that represents interests by region, many noted the disproportionately low representation by citizens of Male' in elections as a source of concern, particularly in an environment where the government is perceived as having more methods of influencing electoral outcomes in the atolls outside of Male'. Many felt that Male', which has roughly 30 percent of the population and only roughly three percent of the elected members of the **Majlis**, needed greater representation. There was unanimous recognition of the need to abolish seats appointed by the President in the legislature.

**Democratize Governance Structures at the Atoll and Island Levels.** Atoll chiefs and island chiefs are controlled by the central government and are used to limit dissent at the island level. Many individuals noted that if an individual wants to receive some sort of government service—health care, education, employment—they must remain in favor with the local and national government. Many felt that their local government leaders
were not necessarily representative of the local community, since they were appointed by the government rather than elected by the community. Several cited the role that atoll and island chiefs play in the elections process, suggesting that they have been used to help the government obtain particular outcomes in elections. Regardless of the validity of these claims, which the assessment team was not in a position to directly evaluate, the perception is, itself, a problem. The assessment team is not in a position to recommend a particular alternative to the problem. Numerous options exist, and different options might be appropriate for different sizes of islands. However, interviewees noted things such as limiting the role of the atoll and island chiefs in the allocation of government benefits and greater use of directly elected, multi-party atoll and island councils that would supervise the provision of local government services to ensure that government services were being delivered appropriately.

**Further Reform of the Police.** The Maldives Police Service was previously administered by the military and the NSS, rather than being subject to civilian control. As of September 1, 2004, the police have been brought under the administration of the Ministry of Home Affairs. However, many of the interviewees noted that this reform remains incomplete. Many cited the need for more comprehensive legislation that specifies the roles and responsibilities of the police, their powers of arrest; their ability to conduct searches and seize property; the nature of the chain of command; and the mechanisms that exist for review of complaints. International organizations can advise on the elaboration of a police act. They can also provide assistance with its implementation by helping the police to: (1) enhance professional capabilities to carry out investigative functions; (2) assist in the development of academic instruction and curricula for law enforcement personnel; (3) improve the administrative and management capabilities of law enforcement agencies, especially their capabilities relating to career development, personnel evaluation, and internal discipline procedures; (4) improve the relationship between the police and the community it serves; and (5) create or strengthen the capability to respond to new types of crime and emerging criminal justice issues.

**D. Mechanisms to Enforce Constitutional and Political Rights**

A law is little more than a piece of paper, unless the legal rights and duties that it creates are capable of being enforced in an effective and impartial manner. The inability to effectively enforce constitutional issues is a significant threat to the credibility of the reform process in the Maldives. Despite constitutional guarantees for freedom of association and speech, there is a widespread perception in the Maldives that there is no commitment or mechanisms to protect these freedoms. Many lawyers interviewed by the delegation noted how the

“Unless you are in favor of those who are ruling, you can’t do anything.”—Assessment interviewee

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“Constructive criticism by the opposition is not viewed as a threat, but what can raise difficulties is the lack of a developed legal system to regulate and protect this criticism.”—Assessment Interviewee

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constitution grants rights but not remedies. If political parties are to be developed in the Maldives, mechanisms will need to be created to enforce political rights fundamental to a multi-party system. A number of useful reports have been prepared on these issues, including the submission of the Law Society on Constitutional Reform and the paper on constitutional reform by Professor Mohammed Hashim Kamali (both sponsored by the UNDP). The intent of the delegation is not to duplicate or restate these works, but merely to indicate their importance with respect to the development of a multi-party system. In particular, the delegation recommends the following:

Clearly Separate the Judiciary from the Executive. Under the current constitution, the president has the power to directly appoint and remove the Chief Judge and judges, and to determine which cases the High Court shall hear. One lawyer indicated that, if a judge would like to acquit someone in a case, the judge needs to receive permission for acquittal from the Ministry of Justice. The lawyer noted that no such approval is required to convict. The assessment team found a widespread perception that legal outcomes are influenced by political imperatives; as long as this is the case, political opposition will not perceive that it has equal access to justice, a prerequisite for an effective multi-party system. Although a review of all of the issues associated with judicial independence is outside the scope of this report, the following issues need to be considered: 1) the mechanism for appointing judges, and the possible creation of an independent Judicial Services Commission to review qualifications for office; 2) the term of judicial appointees and protections against their removal for decisions that do not reflect the wishes of the government; 3) the structure of the judiciary and the Supreme Court; 4) reduction of the role of the Minister of Justice in judicial administration; and 5) vesting the interpretation of the Constitution exclusively in the Supreme Court.

Consider Codification of Shari’a. Although the Constitution, under Article 16, gives precedence to Shari’a, the principles of Shari’a remain largely uncoded and subject to interpretation. Although a longer-term project, in order to have a rule of law, it is important that people know what Shari’a requires and how it will be applied in a particular case, in the fields of criminal law and the political rights. Several interviewees, including members of the Supreme Council for Islamic Affairs, which was established to provide guidance on religious matters, appeared to support the concept of codifying Shari’a.

Make Constitutional Protections on Political Rights Self-Implementing. A number of provisions in the constitution provide for the protection of civil and political liberties—due process (Article 15); freedom of expression (Article 25); freedom to assemble (Article 26); and freedom to associate (Article 27), which appears to authorize political parties. On their face, these provisions appear self-implementing. In practice, however, the limiting language within these provisions creates a constitution dependent on law. For example, while Article 27 can be interpreted to permit the creation of political parties, subsequent decisions and statutes do not. The right to form political parties, as well as the political rights and freedoms necessary for parties to function...
effectively, should be self-implementing and not subject to dilution by law or administrative regulation.

**Improve Selection and Salary of High Court Justices.** Many attorneys cited the lack of judges with substantial experience in positive law, as well as Shari’a, on the High Court. Judges trained in positive or civil law are generally attracted to the private bar because it is more lucrative, and those lawyers that leave government service often go into private practice for this reason. Because judicial disputes relating to political parties and to political freedoms in a multi-party political system generally raise issues of positive law rather than Shari’a, it is essential that there be substantial experience in positive law on the High Court. Because of the salaries available to trained lawyers in the private bar, this may mean increasing the salaries for justices.

E. **HUMAN CAPACITY BUILDING**

Given the Maldives’ limited experience with political movements and grassroots democratic participation, capacity building will be required to ensure an effective and ordered transition to a more open democratic and pluralist multi-party system. With respect to political parties, capacity building is required both among the citizen population and within political party leadership.

**Support Civic Education on Political Parties.** The delegation rejects the view, expressed by a few in the government, that the Maldives is not "ready" for political parties, or that educational levels are too low for political parties to function effectively. However, as with the introduction of any new set of laws or political arrangements, civic education efforts to promote awareness of the changes are appropriate. This is especially important in the atolls, where there is generally less exposure to international media. There is a broad range of mechanisms, as well as target audiences that could be used to deliver civic education on political parties. The high levels of literacy mean that written materials on political parties will be more effective than in many countries. Given perceptions of the bias of existing mass media outlets, it would be important to supplement any use of these media for civic education with other methods – ideally methods that also involve opposition groups. There are a broad range of international organizations, including NDI and the CPA, which can assist in providing models of civic education materials that have been used in other countries. Given some concerns expressed by some individuals regarding political parties and conflict, civic education efforts may wish to specifically address this issue. In addition to adult civic education programs, it may make sense to include units within the national curriculum on democracy and civic rights and responsibilities.

**Support Provision of Training to all Political Parties.** Capacity building will also be required of party leadership and party members. Current political movements
will need assistance in transforming into democratic political parties; this applies to both
government and opposition groups. In addition, a number of new parties are expected to
be established, each of which would also require training. Pending genuine application
of the reform principles stated in the President’s speech of 9 June and subject to the
availability of resources, organizations like NDI would be willing to assist the
government in creating a party structure or structures, on the condition that NDI is
permitted to provide the same range of assistance to parties (and groups seeking to
register as parties) representing the full political spectrum. Topics on which newly
established parties may wish to request training include: 1) party organization and
structure; 2) membership recruitment; 3) fundraising; 4) ensuring party integrity and anti-
corruption mechanisms; 5) platform development; 6) strategic communications; and 7)
coalition-building (particularly if many parties are registered). The training could be
provided in a range of formats, including the provision of workshops in single and multi-
party formats, private consultations with party leaders; and study missions and
consultations abroad with peer political parties.
SECTION VI

Conclusion

In assessing the opportunities and challenges for the development of political parties in the Maldives, the delegation found the Maldives to be at a critical juncture in its political development. Although the legalization and regulation of political parties could be a very positive step, the success or failure of political parties in the Maldives will be determined by larger issues in the political system. The content of a political party law is secondary to larger questions regarding the nature of the political system and ability of citizens to meaningfully participate in political life without fear of intimidation or reprisal. As a result, the focus of the assessment was far broader than the specifics of a political party law.

Opportunities for reform, and the development of political parties, clearly exist. It is clear from the cross-section of the population that the delegation met with that the need and will for reform is broad and deep. Although there are a few significant constitutional reform issues where there are significant differences of opinion, (e.g., whether to create a Prime Minister position), there is a broad general consensus on the general direction of the reforms. This consensus includes strengthening of the independence of the judicial and legislative branches of government, as well as providing greater protections for the exercise of political rights and the development of a freer media. This consensus outweighs disputes on some of the particular aspects of reform. The President’s speech on June 9, 2004, is generally consistent with this consensus for reform and the government will ultimately be judged on its ability to deliver these reforms for the benefit of the Maldivian people.

However, time is short. The events of August 2004 have raised the stakes for country and indicate the depth of support for prompt reform. Based on the individuals interviewed by the delegation, public frustration at the weaknesses in the current political system remains high, as does public skepticism that the government will move promptly to enact and implement genuine reform. The events of August 2004 have radicalized positions within more conservative elements of government, as well as among opposition groups. If the government is to regain public confidence regarding the reform process, it will need to take prompt action to specify a clear timetable for reform, and a process for genuine citizen input that protects people from reprisal for the expression of their political views. Although a number of confidence building measures are recommended in the report, the treatment of political detainees was viewed by many interviewees as a test of the government’s political will for reform. Given the weaknesses in the current political environment, the delegation also believes that a timetable for prompt completion of constitutional reform processes, and a timetable for early multi-party elections under the new constitution would also be helpful in restoring public confidence in the government’s desire for genuine reform.
Decisions regarding the future of the Maldives must ultimately be taken by the men and women of the Maldives; the international community can only play a supporting role. Organizations like NDI stand ready to support Maldivians, both within and outside the country, with their democratic development efforts. Should Maldivians request further outside assistance, NDI would be prepared to contribute the following, subject to the mobilization of resources from the donor community: 1) civic education on what political parties are and how they function in a democracy, 2) consensus-building among the major political groups, including a timetable for reform; 3) political party training, 4) political party law drafting and implementation; and 5) implementation of the other reforms mentioned in the recommendations section. It is important to note that while the development of a political party law is critical to the development of a vibrant multi-party system, it is only one element of a larger package of necessary reform for the creation of an effective, democratic multi-party system. During the assessment mission, the NDI delegation had the privilege to meet with many dedicated Maldivians – within and outside government, and within and outside the country – who are committed to further peaceful democratic development for the betterment of their country. The NDI wishes them well in their efforts, and stands ready to assist them where appropriate.
APPENDIX I

Members of Assessment Delegation

DR. ZLATKO LAGUMDZIJA is a former Chairman of the Council of Ministers of Bosnia and currently serves as a Member of the Parliamentary Assembly House of Representatives and President of the Social Democratic Party of the Republic of Bosnia-Herzegovina. Dr. Lagumdzija also served as a member of the International Advisory Committee for the Congress of Democrats from the Islamic World, the Director of the Management and Information (MIS) Technology Centre in Sarajevo, and the Head of the Department of Business Informatics and Professor of Management Information Systems in the School of Economics at the University of Sarajevo. Prior to these posts, Dr. Langumdzija was the Chairman of the Council of Ministers and the Minister of Foreign Affairs. Dr. Langumdzija is the author of four books on MIS and numerous articles on Bosnian political and economic issues.

M. NOUR FARAHT is a Professor of Law at Zagazig University in Zagazig, Egypt, and an Attorney in Cairo. Mr. Farahat is as a Member of the Legal Committee for the Egyptian Academy of Science, the Legislative Committee of the Egyptian National Council of Women, the Legislative Committee of the Egyptian National Council for Childhood and Motherhood, and the Chief of Copy Rights before the Egyptian Supreme Council of Culture. In 1984, he was selected as a part time manager of the legal research center of the Arab Lawyers Union (ALU), a federation including advocates from 22 Arab countries. From 1988 to 1992 he served as the Co-coordinator of the standing legal committee of the Arab Organization for Human Rights (AOHR). In 1990, Mr. Farahat was elected as a Member of the Executive Board of the Egyptian Organization for Human Rights. Over the past nine years, he has worked on United Nations programs in Mongolia, Uzbekistan, Sudan and was a member of the team which prepared the 2003 Arab Human Development Report. From 1989 to 2003 he served as a Member of the Board of Administrators to the Arab Institute of Human Rights (AIHR) in Tunis. Mr. Farahat won the Egyptian State Award for Excellence in 2001 and for Appreciation in the field of social science in 2004. Mr. Farahat is the author of seven books on legal history, sociology and philosophy and numerous articles on human rights.

K. SCOTT HUBLI serves as senior technical advisor for NDI's parliamentary strengthening and public integrity programs worldwide. In this capacity, he has spoken widely at international conferences on the issue of parliamentary strengthening and has conducted training sessions for USAID and UNDP personnel on governance issues. He has conducted numerous parliamentary assessments and training missions in over 30 countries. Before joining NDI, Mr. Hubli served as the senior technical advisor with Associates in Rural Development, Inc. in Ramallah, West Bank under a USAID-funded contract to assist the Palestinian Legislative Council. From 1993 to 1999, Mr. Hubli served as a non-partisan legislative attorney and administrator the Legislative Reference Bureau at the State of Wisconsin Legislature. While at the Wisconsin Legislature, Mr. Hubli was responsible for drafting all legislation considered by the Wisconsin legislature.
dealing with state finance or financial institutions, securities or commercial law; he also took numerous leaves of absence to do consulting on parliamentary development with a range of organizations in West Africa, the Middle East and Asia. From 1989 to 1993, Mr. Hubli practiced international corporate law with the New York law firm of Debevoise & Plimpton. Mr. Hubli received his Juris Doctor degree with Honors from the University of Wisconsin Law School, and holds a Masters of Public Policy and Administration from the Robert M. La Follette Institute of Public Affairs. A portion of his legal studies were completed at the Justis-Leibig Universitaet in Giessen, Germany.

**TERRY HOVERTER** is a senior program officer with NDI's Asia team, focusing on initiatives in Nepal and Bangladesh. In addition to his work at NDI, Mr. Hoverter is a senior research associate with the Public International Law & Policy Group. He is also pursing a law degree at the Washington College of Law at American University. Previously, Mr. Hoverter designed and implemented exchange programs for Russian entrepreneurs while working for the Center for Citizen Initiatives in San Francisco. In addition, he has worked with the U.S. Environmental Protection Agency on environmental programs in Central and Eastern Europe; with the U.S. Department of State in London on bilateral environmental issues; and with World Cup USA 1994 as a public affairs assistant. Mr. Hoverter earned his M.A. in International Affairs from the George Washington University and his B.A. in International Relations from Fordham University.
APPENDIX II

Selected List of Documents Reviewed

Government Documents


President’s Office Press Release, The Main Constitutional Amendments the President Intends to Propose.


President Gayyoom (speech), The Informal Meeting Convened by the President to Share with the members of the Public Some of his Ideas on Constitutional Reform.

Account of the First Sitting of the People’s Special Majlis, July 19, 2004.

Constitution of the Maldives.


Strengthening Criminal Justice and Fundamental Rights.

Strengthening of Custodial Services.


Reports and Political Analysis


Aziz, Shibly, Opinion on Conducting Voting for the Election of the President and Vice President of the People’s Special Majlis, August 3, 2004.


Documents Produced/Provided by the Maldivian Democratic Party


Latheef, Mohamed, Setting the Record Straight.

Roberts, Paul, Maldives on the Brink of a Revolution as the Desire for Democracy Appears Insatiable.

A Quarter Century of Repression.


Gayyoom’s Justice.

Violation of Three Basic Freedoms.

Gayoom Posed for a Crackdown.

Gayoom’s Cosmetic Commissions.


Gayoom’s ‘Perfect Constitution’.

Government Dominated Media Outlets.


Periodicals and News Articles


Samath, Feizal, *Maldives: Stakes Rise as Maldives Crisis Deepens*, Asia Media, August 20, 2004


*EU to Block Aid and Travel to the Maldives*, Travel Wire News, September 15, 2004.


APPENDIX III

Selected List of Individuals Interviewed

Members of the assessment team met with a broad range of individuals in gathering information. Some of these discussions were extremely informal; others were more structured. Not all of the individuals with whom the assessment team met are listed below; some individuals contacted the assessment team separately and spoke with the assessment team off the record and on the condition of anonymity. The assessment team also held informal discussions with fisherman and villagers in some of the islands; these individuals have also not been listed.

Abas, Ahmed  
Opposition Member

Abdulla, Abdul Bari  
UNDP Programme Coordinator

Afeef, Hussain  
Elected Member, Special Majlis

Ahmed, Ibrahim Fareed  
Detained Opposition Member

Allen, Graham  
MP, Labour Party, Nottingham North, United Kingdom

Ali, Ahmed Thasmeen  
Elected Member, Special Majlis

Ali, Jameela  
Teacher

Aslam, Ahmed  
Principal

Azza, Fathimath  
Teacher

Bari, Abdul Majeed  
Dean, Center for the Holy Quran

Blankhart, Susan  
Ambassador, Embassy of the Kingdom of the Netherlands

Child, Christopher  
Deputy Director, Political Affairs Division, Commonwealth Secretariat

Didi, Ali Hussain  
Civil Servant

Didi, Aminath Mohamed  
Appointed Member, Special Majlis

Doraid, Moez  
UNDP Officer In-charge

Entwistle, James  
Deputy Chief of Mission, Embassy of the United States

Gardner, Simon  
Reuters

Hameed, Abdulla  
Minister of Atolls Development

Hameed, Fathin  
Assistant Director General, Ministry of Agriculture, Fisheries and Marine Resources

Hameed, Hamdun  
Minister of Planning and National Development

Hameed, Shaheen  
Vice Chair, Law Society of Maldives

Hana, Aishath  
Journalist

Hassan, Hussain Rasheed  
Detained Opposition Member

Hicks, Colin  
Third Secretary, British High Commission

Hussain, Mohammed  
Minister of State for Presidential Affairs

Ibrahim, Ilyas  
Minister of Transport and Civil Aviation

Ibrahim, Mohamed  
Chief Justice

Rasheed  
President of the Supreme Council for Islamic Affairs

Ibrahim, Qasim  
Detained Opposition Member

Ijazulla Abdulla Ali  
Care Society, NGO Representative

Ismail, Ibrahim  
Detained Opposition Member
Yoosuf, Abdul Azeez  Doctor
Zahir, Adam  Commissioner or Police
Zahir, Ahmed  Speaker of Parliament
Zahir, Umar  Minister of Home Affairs
Zaki, Ibrahim Hussain  Detained Opposition Member
Zaki, Mohamed  Detained Opposition Member
Zareer, Zahiya  Minister of Gender, Family Development and Social Security
Zuhair, Mohamed  NGO Executive
APPENDIX IV

Endnotes

1 Under the current Constitution, the Special People’s Majlis is responsible for enacting constitutional change. It is composed of members of the regular People’s Majlis (which is composed of eight Presidential appointees and 42 elected members, with two members elected from each atoll), the Cabinet members (who are appointed by the President) and 50 additional members (eight of whom are appointed by the President, and 42 of whom are elected, again two elected from each atoll). Because of the number of Presidential appointees and the inclusion of the Cabinet, many view the Special People’s Majlis largely as an extension of the government. Others note the fact that Male’, which has roughly 30 percent of the population and tends to be more supportive of opposition, has only 2 of the 42 elected seats in the Majlis, i.e., roughly three percent. Lastly, others note the ability of the Atoll and Island Chiefs, which are appointed by the government, to influence election results.

2 The exact number of detentions remained also subject to dispute; but press reports indicated that the government initially admitted to detaining some 185 individuals.

3 The assessment mission was not a fact-finding mission into the specific events of the 12th and 13th. These events are important, however, with respect to the impact that these events have on the possible development of political parties in the Maldives. In this respect, perceptions are as important as reality. It should be noted that perceptions of these demonstrations vary widely between government representatives, the opposition and the general public. Many note that the person viewed as responsible for stabbing the police officer was not detained, although roughly 200 opposition figures were detained for investigation; some of whom were still being held in solitary confinement during the assessment mission. Others cite exaggerated claims by the government of property damage, citing government video of a burned door in the police headquarters, which is heavily burned, although there is no evidence of burning around door in the video. A number of individuals with whom the assessment team met believe that the violence was instigated by elements linked to the government to provoke an excuse to crack down on an otherwise peaceful demonstration.

4 Government representatives noted that they had no control over the duration of the constitutional reform process. However, for a number of reasons discussed in more detail in the report, the delegation is confident that the government has a clear majority in the Special Majlis and that the government could move the process forward expeditiously, if it wanted to.

5 The 1988 attempted coup was instigated by Sri Lankan Tamil mercenaries reportedly led by a disgruntled Maldivian businessman. Gayoom suppressed the coup in less than 24 hours with assistance from Indian Prime Minister Rajiv Gandhi, who sent 1,600 Indian paratroopers to drive the mercenaries back to Sri Lanka.


7 The People’s Majlis is composed of 50 MPs. The president has the authority to appoint eight MPs, a significant power, considering that re-election only requires the nomination of one-third of all members. MALD. CONST. ch. II, art. 64. The presidential election, therefore, is a referendum where Maldivians can vote yes or no to the presidential choice of the Majlis. In addition, the President has the power to appoint and remove the Speaker (Article 68) and the Deputy Speaker (Article 70); to approve or resend legislation back to the People’s Majlis (Article 79); to extend the term of the People’s Majlis under a state of emergency (Article 89); and to promulgate and execute legislation by presidential decree (Article 90).

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9 The exact number of detentions remained also subject to dispute; but press reports indicated that the government initially admitted to detaining some 185 individuals.
The assessment mission was not a fact-finding mission into the specific events of the 12th and 13th. These events are important, however, with respect to the impact that these events have on the possible development of political parties in the Maldives. In this respect, perceptions are as important as reality. It should be noted that perceptions of these demonstrations vary widely between government representatives, the opposition and the general public. Many note that the person viewed as responsible for stabbing the police officer was not detained, although roughly 200 opposition figures were detained for investigation; some of whom were still being held in solitary confinement during the assessment mission. Others cite exaggerated claims by the government of property damage, citing government video of a burned door in the police headquarters, which is heavily burned, although there is no evidence of burning around door in the video. A number of individuals with whom the assessment team met believe that the violence was instigated by elements linked to the government to provoke an excuse to crack down on an otherwise peaceful demonstration.

These amendments are part of an effort President Gayoom has called Vision 2020, a campaign to make the Maldives “one of the top ranking nations amongst middle-income developing countries” by the year 2020.

Upon arrival at Dhonidoo prison, the delegation requested to add Fatima Nasreen to the list of individuals it would like to meet with. This request was not granted, although the Attorney General did indicate that, had we coordinated with him, he would have arranged this meeting.


The president only runs against someone in the presidential election during the selection process as it is the Majlis that selects the presidential candidate and the public only votes on whether that candidate is acceptable.

Article 3(a)-(c), Regulations of HRC.

Upon arrival, the delegation asked to see an additional detainee and to see the conditions of their detention. Prison officials denied both requests. However, the Attorney General indicated that had we contacted him, he would have made arrangements to ensure that our requests were granted. We have no reason to doubt him on this point; however, it does indicate that there remains a mindset within the prison system that the norm should be to restrict information and access.

The government, through its strong representation in the Special Majlis could adopt a constitutional amendment that provides for a more representative forum for constitutional reform, e.g., changing the composition of the Special Majlis to include only directly elected members, elected by a system that does not underweight Male’. The risk of pursuing this course is that it would be viewed as yet another delaying tactic by the government.

See, e.g., MALD. CONST. ch. II, art. 25-27. Article 25 states, “Every citizen shall have the freedom to express his conscience and thoughts orally or in writing or by other means, unless prohibited by law...” (emphasis added). Article 26 states, “Persons shall be free to assemble peaceably and in a manner that does not contravene the law” (emphasis added). Article 27 states, “Persons shall be free to form societies and associations, unless prohibited by law...” (emphasis added).