

CAMBODIA LEGAL ANNEX

REVIEWED LAWS:

- Constitution (1999)
- Law on Parliamentarians (2006)
- Internal Regulations*

(*) Law(s) reviewed but not containing relevant articles for this study.

RELEVANT ARTICLES:

CONSTITUTION

Article 79:

The National Assembly mandate shall be incompatible with the holding of any active public function and of any membership in other institutions provided for in the Constitution, except when the assembly members (s) is (are) required to serve in the Royal Government.

In this circumstances, the said assembly member (s) shall retain the usual assembly membership but shall not hold any position in the Permanent Standing Committee and in other assembly commissions.

LAW ON PARLAMENTARIANS

Chapter 3 Incompatibility

Article 17

The mandate of the parliamentarian is actively incompatible with public positions and the positions of being a member of other institutions, as stated in the constitution, except for positions in the Council of Ministers of the Royal Government of Cambodia.

Article 18

Parliamentarian holding a position in the Council of Ministers of the Royal Government of Cambodia has no other position in the Permanent Committee and other Commissions of the National Assembly, apart from being merely a parliamentarian.

Article 19

Parliamentarians under their position are incompatible with the position of being a lawyer, as stated in the Law on the Statute of Lawyers.

Teymour Abdel Aziz
[https://fpdkm.sharepointsite.com/doingbusiness/East Asia and Pacific/Cambodia/Final Country Files/CAMBODIA LEGAL ANNEX.doc](https://fpdkm.sharepointsite.com/doingbusiness/East%20Asia%20and%20Pacific/Cambodia/Final%20Country%20Files/CAMBODIA%20LEGAL%20ANNEX.doc)
02/08/2008 9:55:00 AM