



Strasbourg, 3 October 2007

CDL-EL(2007)005rev2\* Bil.

Study/Etude No/n°426 / 2007

# EUROPEAN COMMISSION FOR DEMOCRACY THROUGH LAW (VENICE COMMISSION)

# **CHOOSING THE DATE OF AN ELECTION**

Comparative table prepared by Mr Jan VELAERS (member, Belgium) and the Secretariat

\*\*\*\*\*

## FIXATION DE LA DATE DES ELECTIONS

Tableau comparatif préparé par M. Jan VELAERS (membre, Belgique) et le Secrétariat

\*This document has been classified <u>restricted</u> at the date of issue. Unless the Venice Commission decides otherwise, it will be declassified a year after its issue according to the rules set up in Resolution CM/Res(2001)6 on access to Council of Europe documents. This document will not be distributed at the meeting. Please bring this copy.

State	Executive power /	Parliament	Law/	Others	Conclusion
	President		Constitution		
Albania	The Electoral Code of	The Electoral Code	The Electoral		The
	the Republic of Albania.	of the Republic of	Code of the		President
	Art.7: 1.The date of the	Albania Article 7	Republic of		may dissolve
	elections is set by a	Setting the	Albania. Art. 7		the Assembly
	decree of the President	Election Date	[] 7. In any		under special
	of the Republic,	(3)When the	case, the		conditions
	according to the rules	Assembly is self-	elections for the		provided for
	provided in articles 65,	dissolved for	Assembly shall		by the
	109, 115, 151 section 3,	reasons other than	take place on the		Constitution,
	152 section 3 and 170	those mentioned in	Sunday nearest		Articles 104
	section 6 of the	sections 3, 4 and 5	to the forty-fifth		and 105.
	Constitution of the	of this article, the	day after the date		The
	Republic of Albania []	President of the	of the decree		Assembly is
	"3. No later than 75 days	Republic sets the	setting the		self-dissolved
	before the expiry of the	date of the elections	election date.		on the day of
	mandate of the	no later than 10	Constitution		the fifth vote
	Assembly, the President	days after its	Art. 65 (1)		when it fails
	of the Republic sets the	dissolution. The	The Assembly is		to elect a new
	date of the elections. []	Assembly is	elected for four		President,
	4. Pursuant to article 87	dissolved on the day	years. ( <b>2)</b>		according to
	of the Constitution, no	of its voting for self-	Elections for the		Article 87 of
	later than 24 hours after	dissolution.	Assembly are		the
	the Assembly's	Elections shall take	held 60 to 30		Constitution/
	dissolution, the	place within 60 days	days before the		Art. 7.4 of the
	President of the	after the dissolution	end of the		Electoral
	Republic sets the date	of the Assembly.	mandate and not		Code.
	for the elections no later	See under the other	later than 45		The ordinary
	than 10 days after the	columns the role	days after its		election day
	Assembly's dissolution.	that Parliament	dissolution. (3)		is fixed by the
	The Assembly is self-	plays in practice in	The mandate of		President, in
	dissolved on the day of	case of self-	the Assembly		accordance
	the fifth vote when it fails	dissolution.	continues until		with the
	to elect a new President		the first meeting		period of time
	according to section 7 of		of the new		fixed by the
	article 87 of the		Assembly. In		Electoral
	Constitution. Pursuant to		this interval, the		Code of the
	article 65 of the		Assembly may		Republic of
	Constitution, the		not issue laws or		Albania, Art.7
	elections are to be		take decisions,		on the
	conducted no later than		except when		Sunday
	45 days after the		extraordinary		nearest to the
	dissolution of the Assembly. The date of		measures have been		forty-fifth day after the date
	the dissolution is the		established.		of the decree
	date of the fifth vote		Art. 87 (1)		
	according to section 7 of		Art. or (1) A candidate for		setting the election date,
	article 87 of the		President is		which must
	Constitution when the		proposed to the		be taken no
	Assembly fails to elect a		Assembly by a		later than 75
	new President. 5.		group of not less		days before
	Pursuant to section 4 of		than 20 of its		the expiry of
	article 96 of the		members. A		the mandate
	Constitution, when the		member is not		of the
	Assembly fails to elect a		permitted to take		Assembly
	new Prime Minister, the		part in more than		ASSCITIOTY
	President of the		one proposing		
	Republic decrees the		group.		
		1	gioup.	I	1

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	dissolution of the		(2) The President		
	Assembly and, no later		of the Republic is		
	than 24 hours after the		elected by the		
	vote provided in section		Assembly by		
	3 of the same article,		secret ballot and		
	sets the election date.		without debate		
	Pursuant to article 65 of		by a majority of		
	the Constitution, the		three-fifths of all		
	elections are to be held		its members.		
	no later than 45 days		(3) When this		
	after the dissolution of		majority is not		
	the Assembly. 6 When		reached in the		
	the Assembly dissolves		first ballot, a		
	itself for reasons other		second ballot		
	than those mentioned in		takes place		
	sections 3, 4 and 5 of		within 7 days		
	this article, the President		from the day of		
	of the Republic no later		the first ballot.		
	than 24 hours after the		(4) When this		
	Assembly's dissolution		majority is not		
	sets the date of the		reached even in		
	elections. The Assembly		the second		
	is to be dissolved on the		ballot, a third		
	day it votes to dissolve		ballot takes place		
	itself. Pursuant to article		within 7 days.		
	65 of the Constitution,		(5) When there is		
	the elections shall take		more than one		
	place no later than 45		candidate and		
	days after the dissolution		none of them has		
	of the Assembly.		received the		
	Constitution Article 104		required majority,		
	1. If a motion of		within 7 days, a		
	confidence presented by		fourth ballot		
	the Prime Minister is		takes place		
	rejected by a majority of		between the two		
	all members of the		candidates who		
	Assembly, the Assembly		have received		
	elects another Prime		the greatest		
	Minister within 15 days.		number of votes.		
	In this case, the		(6) If even in the		
	President appoints the		fourth ballot		
	new Prime Minister. 2.		neither of the two		
	When the Assembly fails		candidates has		
	to elect a new Prime		received the		
	Minister, the President of		required majority,		
	the Republic dissolves		a fifth ballot takes		
	the Assembly. 3. The		place		
	vote on the motion		( <b>7)</b> If even in the		
	cannot take place if		fifth ballot neither		
	three days have not		of the two		
	passed from the day it		candidates has		
	was presented.		received the		
	Constitution Article 105		required majority,		
	1. If a motion of no		the Assembly is		
	confidence presented by		dissolved and		
	one-fifth of the members		new general		
	of the Assembly is		elections take		
	approved by a majority		place within 60		
	of all its members, the		days.		

#### - 4 -

State	Executive power /	Parliament	Law/	Others	Conclusion
	President		Constitution		
	Assembly elects another		(8) The new		
	Prime Minister within 15		Assembly elects		
	days. In this case, the		the President		
	President appoints the		pursuant to the		
	new Prime Minister. 2.		procedure		
	When the Assembly fails		contemplated in		
	to elect a new Prime		paragraphs 1 to		
	Minister, the President of		7 of this article. If		
	the Republic dissolves		even the new		
	the Assembly. 3. The		Assembly fails to		
	vote on the motion		elect the		
	cannot take place if		President, the		
	three days have not		Assembly is		
	passed from the day it		dissolved and		
	was presented.		new general		
			elections take		
			place within 60		
			days.		
Andorra	Constitution, Art. 45. The		Constitution		The Cap de
	Coprinceps, with the		Art. 51 (2)		Govern may
	countersignature of the		Elections for the		request the
	Cap de Govern or when		Consell General		Coprinceps
	appropriate, of the		shall be held		to dissolve
	Síndic General will call		between the		the Consell
	for general elections; d)		thirtieth and		General,
	Sign the decree of		fortieth days		under the
	dissolution of the Consell		following the end		conditions
	General following the		of the term/the		provided by
	procedure of article 71 of		dissolution of the		the
	the Constitution. Art. 71.		Consell General.		
			Consell General.		Constitution,
	The Cap de Govern,				Art.71.
	after consulting the				The election
	Govern, and under his or				day is fixed
	her own responsibility,				by the
	may request the				Coprinceps,
	Coprinceps to dissolve				with the
	the Consell General				contre-
	prematurely. The decree				signature of
	of dissolution shall call				the Cap de
	new elections in				Govern (or
	accordance with art.				when
	51.2 of the Constitution.				appropriate,
	2. No dissolution shall be				of the Síndic
	carried out after the				General)
	presentation of a motion				Constitution,
	of censure or under the				Art. 45. The
	state of emergency.				election shall
	3. No dissolution shall be				be held within
	carried out before one				the period
	year has elapsed after				between the
	the most recent				thirtieth and
	elections.				fortieth days
					following the
					end of
					term/the
					dissolution of
					the Consell
		1		1	General in

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
					accordance with Constitution Art. 51(2)
Armenia	Electoral Code, Art. 117		Constitution		The
	<ul> <li>(1), Regular elections to the National Assembly shall be held within 60 days preceding the end of the current National Assembly's term. Art.</li> <li>117 (2) The President of the Republic issues a decree on assignment of regular elections, not later than 100 days prior to the day of voting. Art. 119 (2). The President of the Republic issues a decree on assigning</li> </ul>		Art. 55 (3) The President of the Republic: 3) may dissolve the National Assembly in the cases and in conformity with the procedure prescribed by Article 74.1 of the Constitution and declares extraordinary elections Art. 63 (3)		President may dissolve the National Assembly under the conditions provided by the Constitution, Art. 55 (3) and 74 (1). The extraordinary election shall be held not earlier than
	extraordinary elections together with the decree on the National Assembly dissolution. Art. 119 (1). Extraordinary elections shall be held not earlier than 30 and no later than 40 days after the dissolution of the National Assembly.		The National Assembly may not be dissolved during the of state of martial law and state of emergency as well as in the event a motion on impeaching the President of Republic is put forward. <i>Art.</i> 68		30 and no later than 40 days after the dissolution of the National Assembly (Constitution Art. 119(1)) The ordinary election day is fixed by the President, in accordance with the
			Regular elections to the National Assembly shall be held no sooner than fifty		with the period of time fixed by the Electoral Code, Art. 117 which is within 60

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
			and no later than		days
			forty days prior		preceding the
			to the expiration of the term of		end of the
			the National		current National
			Assembly.		
			The		Assembly's term. The
			extraordinary		decree must
			elections of the		be issued not
			National		later than 100
			Assembly shall		days prior to
			be held no		the day of
			sooner than		voting.
			thirty and no		Ū
			later than forty		
			days after the		
			dissolution of the		
			National		
			Assembly.		
			The date of		
			elections to the		
			National		
			Assembly shall		
			be appointed by		
			a Presidential decree ().		
			Art. 74 (1)		
			The President of		
			the Republic		
			shall dissolve the		
			National		
			Assembly if the		
			National		
			Assembly does		
			not give an		
			approval to the		
			program of the		
			Government two		
			times in		
			succession within		
			two months. The President of		
			Republic may		
			also dissolve the		
			National		
			Assembly upon		
			the recommen-		
			dation of the		
			Chairman of the		
			National		
			Assembly or the		
			Prime Minister in		
			the following		
			cases: a) If the		
			National		
			Assembly fails		
			within three		
			months to		
			resolve on the		

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
			draft law deemed urgent by the decision of the Government or; b) If in the course of a regular session no sittings of the National Assembly are convened for more than three months or c) If in the course of a regular session the National Assembly fails for more than three months to adopt a resolution on issues under		
Austria	Federal Law on the Election of the National Council. PART I. Section 1. § 1. (1) The National Council consists of 183 members, who are elected according to the provisions of this federal law.(2) The election shall be announced by the federal government in the Federal Law Gazette by way of regulation. This regulation shall contain the day of election, which must be set by the federal government on a Sunday or other public holiday in accordance with the main committee of the National Council. Moreover, the regulation shall determine the day to be taken as qualifying date. This day must not precede the day of the announcement of the election. The periods set in §§ 13, 14, 16 and 25 of this federal law and the preconditions of the right to vote (§ 21 al. 1) and of the eligibility (§	Constitution Art.29 (2) Before expiry of a legislative period the National Council can vote its own dissolution by simple law. (3) After a dissolution pursuant to para. 2 above as well as after expiry of the period for which the National Council has been elected, the legislative period lasts until the day on which the newly elected National Council meets.	debate. Constitution Art. 29 (1) The legislative period of the National Council lasts four years, calculated from the day of its first meeting, but in any case until the day on which the new National Council meets -		The Federal President/the National Council itself, may dissolve the National Council under the conditions provided by the Constitution, Art.29. The extraordinary election day shall be so arranged by the Federal Government that the newly elected National Council can at the latest meet on the hundredth day after the dissolution. The ordinary election day is fixed by the federal government, in

- 8	8	-
-----	---	---

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	the qualifying date. (3) The regulation of the Federal Government on the announcement of the election shall also be publicly proclaimed in all communities. Constitution Article 29(1) The Federal President can dissolve the National Council, but he may avail himself of this prerogative only once for the same reason. In such case the new election shall be so arranged by the Federal Government that the newly elected National Council can at the latest meet on the hundredth day after the dissolution				with the main committee of the National Council, in accordance with the period of time fixed by the Federal Law on the Election of the National Council. PART I. Section 1.§ 1 (2) on a Sunday or other public holiday The legislative period of the National Council lasts four years, calculated from the day of its first meeting, but in any case until the day on which the new National Council meets - Constitution Art.29 (1)
Azerbaijan	According to the Art. 84. 2 and 109.1. of the Constitution, the date of elections of deputies of a new convocation shall be determined by the President of the Republic.	Constitution Article 84 Term of authority of a calling of the Parliament [Milli Majlis] of the Azerbaijan Republic (3) The term of authority of the deputies of the Parliament [Milli Majlis] of the Azerbaijan Republic cannot go further than the calling of the Parliament [Milli Majlis] of the Azerbaijan Republic. (4) If new elections of deputies to replace retired deputies of the	Constitution Art. 84 Term of authority of a calling of the Parliament [Milli Majlis] of the Azerbaijan Republic (1) Term of authority of each calling of the Parliament [Milli Majlis] of the Azerbaijan Republic is 5 years. (2) Elections of the Milli Majlis (Parliament) shall be held every five years on the first Sunday of		The Parliament itself may decide its dissolution, Art. 84 (3) of the Constitution. The election day is fixed by the President, in accordance with the day fixed by the Constitution, Act. 84.2, which is the first Sunday of November.

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
		Parliament [Milli Majlis] of the Azerbaijan Republic are carried out, then term of authority of newly elected deputy corresponds to remaining term of authority of respective retired deputy.	November. (3) The term of authority of the deputies of the Parliament [Milli Majlis] of the Azerbaijan Republic cannot go further than the calling of the Parliament [Milli Majlis] of the Azerbaijan Republic. (4) If new elections of deputies to replace retired deputies of the Parliament [Milli Majlis] of the Azerbaijan Republic are carried out, then term of authority of newly elected deputy corresponds to remaining term of authority of respective retired deputy.		

### - 10 -

State	Executive power /	Parliament	Law/	Others	Conclusion
Belarus	President BELARUS -	Constitution	Constitution Constitution	Elecoral	The Supreme
Delalus	ELECTORAL CODE.	Art. 93	Art. 84		
				Code, Art. 88.	Council may
	Art. 22. Powers of the	The term of the	The President of	Holding of	dissolve
	President of the	Parliament shall be	the Republic of	Elections of	itself, under
	Republic of Belarus in	four years. The	Belarus shall:	Deputies of	the conditions
	Organising the	powers of the	(2) call regular	the Chamber	provided by
	Preparation of Elections	Parliament may be	and extraordinary	of Represen-	the
	and a Republican	extended by law	elections to the	tatives instead	Constitution,
	Referendum. The	only in the event of a	House of	of those who	Art. 81(2).
	President of the	war. () The	Representatives,	quitted. In	Extraordinary
	Republic of Belarus	powers of the House	the Council of the	case of a	elections to
	shall:1) appoint ordinary	of Representatives	Republic and	recall of a	the Chamber of
	and extraordinary	or the Council of the	local	deputy of the	• ·
	elections to the	Republic may be	representative	Chamber of	Representati
	Chamber of	terminated	bodies;	Represen-	ves are held
	Representatives and	prematurely to the	(3) dissolve the	tatives or early	within three
	determine organisational	order as determined	chambers of the	termination of	months after
	measures for securing	by the Constitution.	Parliament to the	deputy	the date of
	their holding;[]. Art. 56.	With the termination	order and	powers for	early
	Elections to the	of the powers of the	instances	other reasons,	termination of
	Chamber of	House of	determined by	new elections	the
	Representatives of a	Representatives or	the Constitution.	shall be held	authorities of
	new convocation shall	the Council of the	Electoral Code	in the	the Chamber
	be appointed by the	Republic, the	Art. 88 []	respective	of
	President of the	President may take	In case when a	electoral	Representa-
	Republic of Belarus not	the decision to	deputy of the	district within	tives of the
	later than four months	terminate the	Chamber of	a four-month	current
	and shall be held on	powers of the House	Representatives	period from	convocation
	Sunday not later than 30	of Representatives	quits (leaves his	the time of the	The ordinary
	days before expiration of	or the Council of the	position) less	quitting of the	election day
	the term of office of the	Republic	than one year	deputy. The	is fixed by the
	Chamber of	consequently.	before expiration	Central	President, in
	Representatives of the	Art. 94	of the term of	Commission	accordance
	current convocation. []	The powers of the	office of the	shall appoint	with the
	In case of dissolution of	House of	deputies of the	elections not	period of time
	the Chamber of	Representatives	Chamber of	later than	fixed by the
	Representatives as	may be terminated	Representatives,	three months	Electoral
	provided by the	prematurely where	elections of a	before they	Code, Art.56.
	Constitution of the	no confidence is	new deputy of the Chamber of	are to be held	which is a
	Republic of Belarus, the	expressed or a non-		and shall be	Sunday, not
	President shall	confidence vote is	Representatives	organised with	later than four months held
	simultaneously appoint	expressed to the	instead of the	the	
	elections for the	Government, or	one who quitted	observance of	on Sunday
	Chamber of Representatives of the	where the House	shall not be held.	the	not later than
	Representatives of the	fails twice to give its	Art. 91 ()	requirements of this Code.	30 days
	new convocation.	consent for the	Elections for a		before
	Extraordinary elections	appointment of the	new composition	Electoral	expiration of
	of the Chamber of	Prime Minister.	of the chambers	Code, Art. 33.	the term of
	Representatives shall be	The powers of the	of Parliament	Powers of the Central	office of the Chamber of
	held within three months	House of	shall be set no later than four	Commission.	
	from the day of early	Representatives or			Representati
	termination of powers of	the Council of the	months and held	The Central	ves of the
	the Chamber of	Republic may be	no later than 30	Commission	current
	Representatives of the	prematurely	days prior to the	shall: [] 16)	convocation.
	current convocation.	terminated in	expire of the	solve issues	
		accordance with the	powers of the	connected	
		conclusion of the	current	with the	
		Constitutional Court	Parliament.	organisation	
			Extraordinary	of recall of	

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
		due to systematic and gross violation of the Constitution by the chambers of the Parliament. The decision to this issue shall be taken by the President after official consultations with the Chairs of the chambers. The chambers may not be dissolved during a state of emergency or martial law, in the last six months of the term of office of the President, in the course of proceedings of both chambers on the premature removal of the President from office. Both chambers may not be dissolved in the course of the first year since the first sittings were	elections for the chambers of the Parliament shall be held within three months since the premature expire of the powers of the chambers of the Parliament.	deputies of the Chamber of Representativ es and members of the Council of the Republic, appoint elections of deputies of the Chamber of Representa- tives instead of the deputies who have left their position and provide its holding.	
Belgique	Code Electoral. Art. 106. En cas de dissolution des Chambres, comme en cas de vacance, lorsqu'il ne peut y être pourvu par l'installation d'un suppléant, le collège électoral est réuni dans les quarante jours de l'acte de dissolution ou de la vacance. La date de l'élection est fixée par arrêté royal. Art. 107. Quinze jours au moins avant le scrutin, le Ministre de l'Intérieur fait publier au Moniteur belge un communiqué indiquant le jour où l'élection a lieu et les heures d'ouverture et de fermeture des bureaux de vote.	held. Code Electoral. Art. 106 [] Cependant, si une vacance se produit dans les trois mois qui précèdent le renouvellement des deux Chambres, la convocation du collège électoral ne peut avoir lieu que sur la décision de la Chambre où le siège est devenu vacant. Il en est de même lorsque la vacance a pour cause la démission d'un titulaire ou le désistement de suppléants. Dans ces différents cas, la réunion éventuelle du collège électoral a lieu dans les	Code Electoral Art. 105 La réunion ordinaire des collèges électoraux à l'effet de pourvoir au remplacement des représentants et sénateurs sortants a lieu le premier dimanche qui suit l'expiration d'un délai de quatre années prenant cours à la date à laquelle il a été procédé à la désignation des sénateurs cooptés lors de l'élection précédente. Si le		Le roi dispose du droit de dissolution à certaines conditions, Constitution Art. 46. Les Chambres sont dissoutes de plein droit après la publication dans le Moniteur belge de la déclaration de révision de la Constitution (art. 195 de la Constitution) La date des élections

Le Roi n'a le droit de dissoudre la Chambre des représentants que si celle-ci, à la majorité absolue de ses membres :         fainéa précédent coïncide avec un jour férié légal, l'élection est remise au dimanche suivant.         fixée par le code electoral, art. 105. La électoral, art. 105. La           1'soit rejette une motion de confiance au Gouvernement fédral et ne propose pas au Roi, dans un délai de trois jours à compter du jour du rejet de la motion, la nomination d'un successeur au Premier Ministre; 2'soit adopte une motion de méfiance à l'égard du Gouvernement féderal et ne propose pas successeur au Premier Ministre Les motions de confiance et de méfiance ne peuvent étre votées qu'après un délai de quarante-huit heures suivant le dépôt de la motion.         lieu le premier dimanche sisourants a lieu le premier dimanche qu'après softants et sénateurs cooptés lors de la dreision des sénateurs cooptés lors de la dreision des semembres. La date de ses membres, La dissoulution de la Chambre des représentants après avoir regu son assentiment exprime à la majorité absolue de ses membres. La dissoulution de la Chambre des représentants esteux         Si le dimanche visé à fainée se suivant. La date des électors après dissoulution de la Chambre des représentants esteux
Chambres, est fixée par le Roi en concordance

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
					Constitution
Bosnia and Herzegovina	Constitution Article IV Parliamentary Assembly Paragraph 3 Procedures (g) The House of Peoples may be dissolved by the Presidency or by the House itself, provided that the House's decision to dissolve is approved by a majority that includes the majority of Delegates from at least two of the Bosnian, Croat, or Serb peoples. The House of Peoples elected in the first elections after the entry into force of this Constitution may not, however, be dissolved.	Constitution Article IV Parliamentary Assembly Paragraph 3 Procedures (g) The House of Peoples may be dissolved by the Presidency or by the House itself, provided that the House's decision to dissolve is approved by a majority that includes the majority of Delegates from at least two of the Bosnian, Croat, or Serb peoples. The House of Peoples elected in the first elections after the entry into force of this Constitution may not, however, be dissolved.	Election Law Art. 1 (14) The elections at all levels of authority in Bosnia and Herzegovina shall be held on the first Sunday in October unless that date conflicts with observance of a religious holiday of one of the constituent peoples of Bosnia and Herzegovina. []	Election Law, Art. 1.14 [] Any election that cannot be held on the first Sunday in October because of a conflict with a religious holiday shall be scheduled by the Election Commission of Bosnia and Herzegovina for the Sunday closest to the first Sunday on October, which does not conflict with a religious holidays.	The President/the House of Peoples itself, may dissolve the House of Peoples under the conditions provided by the Constitution, Art. IV § 3. The Constitution does not provide for the dissolution of the House of Represen- tatives. The election day is fixed by the Election Law, Art. 1.14. on the first Sunday in October unless it coincides with the religious holidays. In this case it should be set by the Election Commission but there is no margin because the conditions are extremely precise.

## - 14 -

State	Executive power /	Parliament	Law/	Others	Conclusion
	President		Constitution		
Bulgaria	Act on Election of		Constitution		The
	Members of Parliament,		Art. 64 (3)		President
	Art. 5. (1) Election shall		Elections for a		may dissolve
	be held on a non-		new National		the
	working day for the		Assembly shall		Parliament
	whole country. (2)		be held within		and
	Elections shall be		two months from		determine the
	scheduled by the		the expiry of the		date of new
	President of the		mandate of the		election, in
	Republic not later than		preceding one.		accordance
	60 days prior to the				with the rules
	election day. []				fixed by the
	Constitution Article 99				articles 99
	[Establishing				and 102 of
	Government](5) Absent				the
	an agreement on the				Constitution.
	formation of a				The day of
	government, the				ordinary
	President shall appoint a				election shall
	caretaker government,				be
	dissolve the National				determined
	Assembly and schedule				by the President
	new elections within the				
	period established by				within the
	Article 64 (3). The President's act on the				period of not later than 60
	dissolution of the				days prior to
	National Assembly shall				the election
	also establish the date of				day to take
	the new general				place on a
	elections.Constitution				non-working
	Article 99 (7) In the				day for the
	instances envisaged by				whole
	Paragraphs (5) and (6),				country within
	the President shall not				two months
	dissolve the National				from the
	Assembly during the last				expiry of the
	three months of his term				mandate of
	of office. Should				the preceding
	Parliament fail to form a				National
	government within the				Assembly.
	established period, the				(Art. 64 (3) of
	President shall appoint a				the
	caretaker government.				Constitution
	Constitution Art. 102				and 5 of the
	[Decrees, Addresses] (1)				Act on
	Within the prerogatives				Election of
	vested in him, the				Members of
	President shall issue decrees, addresses, and				Parliament.
	messages. (3) No				
	countersigning is				
	required for decrees				
	pertaining to: 3)				
	dissolution of the				
	National Assembly; 6)				
	the scheduling of an				
	election or referendum.				
		l		1	

State	Executive power /	Parliament	Law/	Others	Conclusion
Outertie	President		Constitution		<b>T</b>
Croatia	Act on Election of	Constitution Art. 77	Constitution Art. 73		The President
	representatives to the	[Dissolution] (1) The			
	Croatian Parliament. Art.	Croatian Parliament	New Elections,		may dissolve
	5- The President of the	may be dissolved in	First Session		the Derliement in
	Republic calls the	order to call early	(1) Elections for		Parliament, in
	elections for	elections if so	members of the		accordance
	representatives and	decided by the	Croatian		with the rules
	Parliament for the first	majority of all the	Parliament shall		fixed by the
	session. The elections	members.	be held not later		Article 103 of
	day shall be determined		than 60 days		the
	by a resolution on		after the expiry of		Constitution.
	election calling. The		the mandate or		The majority
	elections day is not a		dissolution of the		of the
	working day. Since the		Croatian		members of
	day of the calling, until		Parliament.		Parliament
	the days of elections for				may dissolve
	representatives minimum				the
	30 days must pass.				Parliament, ir
	Constitution Article 97				accordance
	[Replacement] The				Art. 77 of the
	President of the Republic				Constitution.
	shall: call elections for				The ordinary
	the Croatian Parliament				election day
	and convene their first				is fixed by the
	session;[].				President on
	Constitution, Art. 77 (2)				a non-
	The President of the				working day,
	Republic may, in				respecting
	conformity with Article				the period of
	103, dissolve the				30 days
	Croatian Parliament.				between the
	Constitution Article 103				date of his
	[Report About the State				decision and
	of the Republic] (1) The				the polling
	President of the				day,
	Republic, at the proposal				according to
	of the Government and				the Act on
	with the counter-				Election of
	signature of the Prime				Members of
	Minister, after				Parliament,
	consultations with the				Art 5.
	representatives of the				
	clubs of parliamentary				
	parties, dissolve the				
	Croatian Parliament if, at				
	the proposal of the				
	Government, the				
	Parliament has passed a				
	vote of no confidence to				
	the Government, or if it				
	has failed to approve the				
	state budget within 120				
	days from the date when				
	it was proposed.				
	(2) The President of the				
	Republic may not, at the				
	proposal of the				
	Government, dissolve				
	the Croatian Parliament				

### - 16 -

2. When a vacancy occurs in the seat of a Representative such vacancy shall be filled by a by- election to be held within a period not exceeding forty five days of the occurrence of such vacancy on a date to be fixed by the House of       Art. 66 (1) kappendic election to the lelection to the shall be held on working shall be held on the second the secon	State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
2. When a vacancy occurs in the seat of a Representative such vacancy shall be filled by a by- election to be held within a period not exceeding forty five days of the occurrence of such vacancy on a date to be fixed by the House of       Art. 66 (1) Representatives Begresentatives shall be held on the second be lixed by the House of       Itself, under the conditions provided by constitution.         0.0000       a Representatives days of the occurrence of such vacancy on a date to be fixed by the House of       Sunday of the month       The de (1) Representatives constitution.       The de (1) Representatives Representatives month       Itself, under the second       The de (1) Representatives Representatives month       The de (1) Representatives Representatives month       Itself, under the second       The de (1) Representatives Representatives month       Itself, under the second       Itself, under the second       The de (1) Representatives Representatives month       Itself, under the second       Itself, under the tese the second       Itself, under the second       Itself, under the second       Itself, under		if the impeachment proceedings against him for violation of the Constitution have been				
2. When a vacancy occurs in the seat of a Representative such vacancy shall be filled by a by- election to be held within a period not exceeding forty five days of the occurrence of such vacancy on a date to be fixed by the House of       Art. 66 (1) Representatives Begresentatives shall be held on the second be lixed by the House of       Itself, under the conditions provided by constitution.         0.0000       a Representatives days of the occurrence of such vacancy on a date to be fixed by the House of       Sunday of the month       The de (1) Representatives constitution.       The de (1) Representatives Representatives month       Itself, under the second       The de (1) Representatives Representatives month       The de (1) Representatives Representatives month       Itself, under the second       The de (1) Representatives Representatives month       Itself, under the second       Itself, under the second       The de (1) Representatives Representatives month       Itself, under the second       Itself, under the tese the second       Itself, under the second       Itself, under the second       Itself, under						
House which shall     office of the first       not be later than     House of       fifteen days after     Representatives	Cyprus		2. When a vacancy occurs in the seat of a Representative such vacancy shall be filled by a by- election to be held within a period not exceeding forty five days of the occurrence of such vacancy on a date to be fixed by the House of Representatives. Constitution Art. 67 1. The House of Representatives may dissolve itself only by its own decision carried by an absolute majority [including at least one third of the Representatives elected by the Turkish Community] <sup>*</sup> . 2. Any such decision shall, notwithstanding anything contained in paragraph 1 of Art. 65 and paragraph I of Art. 66, provide for the date of the holding of the general election, which shall not be less than thirty days and not more than forty days from the date of such decision, and also for the date of the first meeting of the newly elected House which shall not be later than	Art. 66 (1) A general election for the House of Representatives shall be held on the second Sunday of the month immediately preceding the month in which the term of office of the outgoing House expires [] 3. If an election under paragraph 1 or 2 of this Article cannot take place on the date fixed by or under this Constitution owing to extraordinary and unforeseen circumstances such as earthquake, floods, general epidemic and the like, then such election shall take place on the corresponding day of the week next following. <i>Art.</i> 65 1. The term of office of the House of Representatives shall be for a period of five years. The term of office of the first House of		tatives may dissolve itself, under the conditions provided by the Article 67 of the Constitution. In this case the period of calling of the new elections is fixed by Art. 67(2) of the Constitution and the date shall be stipulated in the decision which shall not be less than thirty days and not more than forty days from the date of such decision. The ordinary election day is fixed by the Constitution of Cyprus, (second Sunday of the month immediately preceding the term of office of the outgoing

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
		election and until	on the date of		
		such date the	the coming into		
		outgoing House	operation of this		
		shall continue to be	Constitution.		
		in office.	2. The outgoing		
		3. Notwithstanding	House shall		
		anything in	continue in office		
		paragraph I of Art.	until the newly-		
		65 contained, the	elected House		
		term of office of the	assumes office		
		House of	under paragraph		
		Representatives to	1 of this Article.		
		be elected after	TOT THIS ALLOID.		
		dissolution shall be			
		for the unexpired			
		period of the term of			
		office of the			
		dissolved House. In			
		case of dissolution			
		within the last year			
		of the five years'			
		term of office, a			
		general election for			
		the House of			
		Representatives			
		shall take place both			
		for the unexpired			
		part of the term of			
		office of the			
		dissolved House,			
		during which any			
		session of the newly			
		elected House shall			
		be considered to be			
		an extraordinary			
		session, and for the			
		subsequent five			
		years' term of office.			
		years term of once.			
		* Provision not in			
		force at the moment			
		due to the			
		withdrawal of the			
		Representatives of the Turkish			
		Community from the			
		House of			
		Representatives and			
		by operation of the			
Czech	Act on Elections to the	law of necessity	Constitution		The
Republic	Parliament of the Czech		Art. 17 (1)		President
	Republic, and on		Elections to both		may dissolve
	amendments of certain		chambers shall		the
	Other Act. Art. 14 The				Assembly, in
			be held during		accordance
	Day of the Election: (1)		the period		with the
	the President of the		commencing		
	Republic shall call the		thirty days prior		conditions set

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	elections to the parliament () no later than ninety days before the elections are held. (2) Two days shall be dedicated to the elections of the parliament. Constitution Article 35 [Dissolution] (1) The President of the Republic can dissolve the Chamber of Deputies if: a) the Chamber of Deputies passes a vote of non-confidence in a newly appointed Government whose Premier was appointed by the President of the Republic on the suggestion of the Chamber of Deputies, b) the Chamber of Deputies fails to decide within three months on a Government bill with the discussion of which the Government links the question of confidence, c) a session of the Chamber of Deputies is adjourned for a longer period than admissible, d) the Chamber of Deputies has not reached a quorum for a period longer than three months, although its session was not adjourned and although it was repeatedly called to session during this period. (2) The Chamber of Deputies cannot be dissolved three months before the expiration of		to the expiration of each electoral term and ending on the day of its expiration. <b>Constitution</b> <i>Art.</i> 17 (2) If the Chamber of Deputies was dissolved, elections shall take place within sixty days of its dissolution.		up in Art.35 of the Constitution. The ordinary election day is fixed by the President, during the period commencing thirty days prior to the expiration of each electoral term and ending on the day of its expiration (Constitution Art. 17 (1), and respecting the period of time between the date of his decision and the polling day, according to the Act on Elections to the Czech Republic, Art.14. which is not less than ninety days
Denmark	its election term. Constitution, Section 32 (1) The members of the Parliament shall be				The King may at any time dissolve
	elected for a period of four years. (2) The King may at any time issue writs for a				Parliament / issue a writ for new elections of

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	new election with the effect that the existing seats be vacated upon a new election. Provided that writs for an election shall not be issued after the appointment of a new Ministry until the Prime Minister has presented himself to the Parliament. 3). The Prime Minister shall cause a general election to be held before the expiration of the period for which the Parliament has been elected. Folketing (Parliamentary) Election Act, Art. 6 (2). General elections are called by royal public notice, to be held on the same day throughout the realm. In the Faroe Islands and in Greenland, fixing another day for holding the election can be entrusted to the High				the Parliament, under the limitations provided by the Constitution, Art. 32. The ordinary election day is fixed by the Prime Minister, Constitution, Art. 32 (3) to be before the expiration of the period for which the Parliament has been elected.
Estonia	Commissioner. Riigikogu Election Act. § 2. Time of regular elections [] (2) The President of the Republic shall, by a resolution, call regular Riigikogu elections on the basis of clause 78 3. of the Constitution of the Republic of Estonia at least three months before the election day. Riigikogu Election Act. § 3. Bases and time of extraordinary elections (1) The President of the Republic shall, by a resolution, call extraordinary Riigikogu elections on the basis of clause 78 3) of the Constitution of the Republic of Estonia:1) within three days as of the duty to call elections arising in the cases prescribed in §§ 89 and		Riigikogu Constitution Art. 60 (3) and Election Act. § 2. Time of regular elections (1) Regular Riigikogu elections shall be held on the first Sunday in March in the fourth year following the year of the preceding Riigikogu elections.		The President has to dissolve the Parliament, under specific conditions provided by the Constitution, Art. 78 (3), 89(6), 119, and 105 (4). The ordinary election day is fixed by the President, in accordance with the period fixed by the Riigikogu Election Act, § 2 which is at least three months before the

#### - 20 -

State	Executive power /	Parliament	Law/	Others	Conclusion
	President		Constitution		ala ati ana alaw
	119 of the Constitution of				election day.
	the Republic of Estonia;				Regular
	2) within three days as of				Riigikogu elections
	publication of the results of a referendum in the				shall be held
					on the first
	Riigi Teataja in the case prescribed in subsection				Sunday in
	105 (4) of the				March in the
	Constitution of the				fourth year
	Republic of Estonia.				
	2) In the case prescribed				following the year of the
	in § 97 of the				preceding
	Constitution of the				Riigikogu
	Republic of Estonia, the				elections
	President of the				(Constitution
	Republic may, on the				Art. 60 (3).
	proposal of the				AII. 00 (3).
	Government of the				
	Republic, call				
	extraordinary Riigikogu				
	elections within three				
	days as of the date of an				
	expression of no				
	confidence in the				
	Government of the				
	Republic or the Prime				
	Minister.				
	3) Extraordinary				
	Riigikogu elections shall				
	not be held earlier than				
	twenty days or later than				
	forty days after the				
	elections are called.				
	4) The date for				
	extraordinary Riigikogu				
	elections shall be				
	specified by the				
	President of the				
	Republic. Extraordinary				
	elections shall be held				
	on a Sunday.				
	Constitution Art. 78				
	[Functions] The				
	President of the				
	Republic shall: 3)				
	declare regular				
	Parliament elections,				
	and early elections for				
	the Parliament, in				
	accordance with Art. 89,				
	97, 105 and 119;				
	Constitution, Art. 89, (6)				
	The Parliament shall				
	present a candidate for				
	Prime Minister, who shall				
	present the composition				
	of the Government to the				
	President of the				
	Republic. If, within				

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	fourteen days from the		l l		
	transfer of the right to				
	present a candidate for				
	Prime Minister to the				
	Parliament, the				
	composition of the				
1	Government has not				
	been presented to the				
	President of the				
	Republic, the President				
	of the Republic shall				
	declare early elections				
	for the Parliament.				
	Constitution Art. 97 [Vote of No-Confidence] (4) In				
	the case of no-				
	confidence being				
	expressed in the				
	Government or the				
	Prime Minister, the				
	President of the				
	Republic may, on				
	proposal by the				
	Government and within				
	three days, declare early				
	elections.				
	Constitution Article 119				
	[Failure to Adopt a				
	Budget] If the Parliament				
	has not adopted the				
	budget within two				
	months of the beginning				
	of the budget year, the				
	President of the				
	Republic shall declare				
	early elections for the				
	Parliament.				
	Constitution, Art.105. (4)				
	Should the draft law which has been put to				
	referendum not receive				
	a majority of yes-votes,				
	the President of the				
	Republic shall declare				
	early elections for the				
	Parliament.				
Finland	Election Act. Part II,		Election Act.		The
	Chapter 9, Section 107,		Part II, Chapter		President, in
	second indent: If the		9, Section 107,		response to a
	President has ordered		first indent		reasoned
	new Parliamentary		The date of the		proposal by
	elections, the date of the		election in		the Prime
	new election is, following		Parliamentary		Minister may
	the order of the		elections is the		dissolve the
l l	President, not earlier		third Sunday in		Parliament,
l l	than the first Sunday		March		under the
	after 50 days and not				conditions
	later than the first				provided by

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	Sunday after 75 days from the time when the order to hold new elections was made public. [] Constitution Section 26 Extraordinary parliamentary elections (1) The President of the Republic, in response to a reasoned proposal by the Prime Minister, and after having heard the parliamentary groups, and while the Parliament is in session, may order that extraordinary parliamentary elections shall be held. Thereafter, the Parliament shall decide the time when it concludes its work before the elections. (2) After extraordinary parliamentary elections, the Parliament shall convene in session on the first day of the calendar month that begins ninety days after the election order, unless the Parliament has decided on an earlier date of convocation.				the Constitution, Section 26. The ordinary election day is fixed by the Election Act. Part II, Chapter 9, Section 107, the third Sunday in March. The period of extraordinary elections is fixed by the President, Election Act. Part II, Chapter 9, Section 107, second indent: not earlier than the first Sunday after 50 days and not later than the first Sunday after 75 days from the time when the order to hold new elections was made
France	Code Electoral, Article L173 : Les élections ont lieu le septième dimanche qui suit la publication du décret convoquant les électeurs. Article L311 Les élections des sénateurs ont lieu au plus tôt le septième dimanche qui suit la publication du décret convoquant les électeurs sénatoriaux. Constitution Art.12 (1) Le Président de la République peut, après consultation du Premier Ministre et des Présidents des		Code électoral Art. L 55 (II) (le scrutin) a lieu un dimanche. Constitution Art. 25 (1) Une loi organique (Ordonnance n° 58-998 du 24 octobre 1958 et ordonnance n° 58-1097 du 15 novembre 1958) fixe la durée des pouvoirs de chaque assemblée, le nombre de ses membres, leur		public Le Président de la République peut, en respectant les conditions et procédures prévues à l'article 12 de la Constitution, dissoudre l'Assemblée Nationale. La date des élections est fixée par le Premier Ministre, par décret portant

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	assemblées, prononcer		indemnité, les	1	convocation
	la dissolution de		conditions		des
	l'Assemblée		d'éligibilité, le		électeurs, sur
	Nationale.Les élections		régime des		rapport du
	générales ont lieu vingt		inéligibilités et		Ministre de
	jours au moins et		des		l'intérieur, et
	quarante jours au plus		incompatibilités.		en tenant
	après la dissolution. (2)		(2) Elle fixe		compte de la
	L'Assemblée Nationale		également les		loi organique
	se réunit de plein droit		conditions dans		fixant la
	le deuxième jeudi qui		lesquelles sont		durée des
	suit son élection. Si		élues les		pouvoirs de
	cette réunion a lieu en		personnes		chaque
	dehors "de la période		appelées à		assemblée,
	prévue pour la session		assurer, en cas		art.173 du
	ordinaire", une session		de vacance du		code
	est ouverte de droit		siège, le		électoral et
	pour une durée de		remplacement		art.25 de la
	quinze jours. (3) Il ne		des députés ou		Constitution.
	peut être procédé à une		des sénateurs		Les élections
	nouvelle dissolution		jusqu'au		ordinaires ont
	dans l'année qui suit		renouvellement		lieu dans les
	ces élections.		général ou partiel		soixante jours
			de l'assemblée à		qui précèdent
			laquelle ils		l'expiration
			appartenaient.		des pouvoirs
			Code électoral		de
			Art. LO 121 Les		l'Assemblée
			pouvoirs de		nationale, art.
			l'Assemblée		LO 122 du
			nationale		code
			expirent le		électoral. Les
			troisième mardi		élections ont
			de juin de la		lieu le
			cinquième année		septième
			qui suit son		dimanche qui
			élection.		suit la
			Art. LO 122		publication du
			Sauf le cas de		décret
			dissolution, les		convoquant
			élections		les électeurs.
			générales ont		L'élection des
			lieu dans les		sénateurs a
			soixante jours qui		lieu dans les
			précèdent		soixante jours
			l'expiration des		qui précèdent
			pouvoirs de		la date du
			l'Assemblée		début de leur
			nationale.		mandat,
			Art. LO 278		article LO
			L'élection des		278
			sénateurs a lieu		
			dans les soixante		
			jours qui		
			précèdent la date		
			du début de leur		
			mandat.		

### - 24 -

State	Executive power /	Parliament	Law/	Others	Conclusion
<u> </u>	President		Constitution		
Georgia	The organic law of		Constitution		The
	Georgia unified election		Art. 73 (1)		President
	code of Georgia, Art. 90.		The president of		may dissolve
	1.Elections for the		Georgia shall		the
	parliament of Georgia		o) dissolve the		Parliament,
	are held no later than 15		Parliament in		under specific
	days before the		accordance with		conditions
	expiration of its authority.		a procedure and		provided by
	2. The date of elections		in cases		the
	is appointed by the		established by		Constitution,
	president of Georgia, no		the Constitution.		Art. 51.1.
	later than 60 days prior		(2) The president		The ordinary
	to the elections. 3. If the		shall schedule		election day
	time for elections		the date of		is fixed by the
	coincides with martial		elections of the		President, in
	law or wartime, elections		Parliament and		accordance
	are held no later than 60		representative		with the
	days after the abolition		bodies in		period of time
	of the state of		accordance with		fixed by the
	emergency or wartime.		the procedure		organic law of
	Constitution Article 50		prescribed by		Georgia,
	[Election] (3) The regular		law.		Art.90.
	parliamentary elections		Art. 80 (5)		Elections
	shall be held at least		In case a		should be
	fifteen days before the		composition of		held at least
	expiration of its term. If		the Government		15 days
	the date of holding the		and the program		before
	elections coincides with		of the		expiration of
	a state of emergency or		Government		the authority
	martial law, the elections		thereof do not		of the
	shall be held not later		gain the		Parliament.
	than 60 days after the		confidence of the		i ananona
	cancellation of the state.		Parliament for		
	The President of		three times the		
	Georgia shall schedule		President of		
	the elections not later		Georgia shall		
	than 60 days before the		nominate a new		
	elections. In case of		candidate of the		
	dissolution of the		Prime Minister		
	Parliament the President		within a term of 5		
	shall schedule		days or appoint		
			the Prime		
	extraordinary elections, which shall be held not		Minister without		
	earlier than 45 days and		consent of the		
	not later than 60 days		Parliament,		
	before the enforcement		whereas the Drime Minister		
	of an order on the		Prime Minister		
	dissolution of the		shall appoint the		
	Parliament.		Ministers by the		
	Constitution Article 51.1		consent of the		
	[Dissolution]The		President of		
	Parliament shall be		Georgia within a		
	dissolved by the		term of 5 days as		
	President only in cases		well. In such a		
	determined by the		case the		
	Constitution, save for: a)		President of		
	within six months from		Georgia shall		
	the holding of the		dissolve the		
	elections of the		Parliament and		

State	Executive power /	Parliament	Law/	Others	Conclusion
	President		Constitution		
	Parliament; b)		schedule		
	discharging of an		extraordinary		
	authority determined by		elections.		
	Article 63 of the		Art. 81 (1)		
	Constitution by the		The Parliament		
	Parliament; c) in time of		shall be entitled		
	a state of emergency or		to declare non-		
	martial law; d) within the		confidence to the		
	last 6 months of the term		Government by		
	of office of the President		the majority of		
	of Georgia.		the total number.		
	Constitution Art. 51.1		Not less than one		
	(3.1) The Parliament		third of the total		
	shall terminate the		number of the		
	activity upon the		members of the		
	enforcement of the order		Parliament shall-		
	of the President on the		be entitled to		
	dissolution of the		raise a question		
	Parliament. From the		of declaration of		
	enforcement of the order		non-confidence.		
	of the President on the		After the		
	dissolution of the		declaration of		
	Parliament to the first		non-confidence		
	convocation of the newly		to the		
	elected Parliament the		Government the		
	dissolved Parliament		President of		
	shall assemble only in case of declaration of a		Georgia shall dismiss the		
			Government or		
	state of emergency or martial law by the		not approve the		
	President to decide on		decision of the		
	the issues of		Parliament. In		
	prolongation or/and		case the		
	approval a state of		Parliament		
	emergency or martial		declares non-		
	law. In case the		confidence to the		
	Parliament is not		Government		
	assembled within 5 days		again not earlier		
	or does not approve		than 90 days and		
	(extend) the order of the		not later than 100		
	President on the		days, the		
	declaration (extension)		President of		
	of a state of emergency,		Georgia shall		
	the announced state of		dismiss the		
	emergency shall be		Government or		
	cancelled. In case the		dissolve the		
	Parliament does not		Parliament and		
	approve the order of the		schedule		
	President on the		extraordinary		
	declaration		elections. ()		
	(prolongation) of a state		(4) The Prime		
	of martial law within 48		Minster shall be		
	hours, the state of		entitled to put the		
	martial law shall be		question of		
	cancelled. Convocation		confidence of the		
	of the Parliament shall		Government on		
	not result in restoration		the draft laws on		
	of the offices and		the State Budget,		
	salaries of the members		Tax Code and a		

#### - 26 -

State	Executive power / President	Parliament	Law/	Others	Conclusion
	Of the Parliament. The		Constitution procedure of the		
	Parliament shall		structure,		
	terminate an activity		authority and		
	upon the adoption of a		activity of the		
	decision on the above		Government		
	mentioned issues.		considering at		
			the Parliament.		
			The Parliament		
			shall declare the		
			confidence to the		
			Government by		
			the majority of		
			the total number.		
			In case the		
			Parliament does		
			not declare the		
			confidence to the		
			Government, the		
			President of		
			Georgia shall		
			dismiss the		
			Government or		
			dissolve the		
			Parliament within		
			a week and		
			schedule		
			extraordinary elections.		
Germany	Federal Electoral Law,		Constitution	Federal	The
Germany	Art. 16. The Federal		Art. 39 (1)	Electoral Law,	President
	President shall		The new election	Art. 43 (2).	may dissolve
	determine the day of the		for the	The date of	the
	general election. The		Bundestag shall	the by-	Parliament,
	election day must be a		be held forty-five	election shall	under specific
	Sunday or a statutory		months at the	be set by the	conditions
	public holiday.		earliest, and	Land	provided by
	Art. 44 (3). In the case of		forty-seven	Returning	the
	repeat election for the		months at the	officer.	Constitution,
	whole electoral area, the		latest after the		Art. 58, 63,
	date of the repeat		beginning of the		68, and
	election shall be set up		legislative term.		115 h.
	by the Federal		Where the		The ordinary
	President.		Bundestag is		election day
	Constitution Article 58		dissolved, the		is fixed by the
	[Countersignature]Order		new election		Federal
	s and directions of the		shall be held		President, in
	President require, for		within sixty days.		accordance
	their validity, the		Federal Electoral Low		with the
	countersignature of the		Electoral Law		period of time
	Chancellor or the		Art. 43 (2)		fixed by Art.
	appropriate Minister.		The by-election		39 (1) of the
	This does not apply to		shall take place		Constitution
	the appointment and dismissal of the		not later than three weeks after		and Art.16 of the Federal
	Chancellor, the				Electoral Law
	dissolution of the House		the day of the general election,		which is forty-
					five months
	of Ranresontatives				
	of Representatives under Article 63 and a		if an election has not been held in		at the

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	request made under		a constituency or		earliest, and
	Article 69 (3).		a polling district,		forty-seven
	Constitution Article 63 [Election and		and not later than six weeks after		months at the latest after
	appointment of the		the day of the		the beginning
	Chancellor] (4) Where		general election		of the
	no candidate has been		if a constituency		legislative
	elected within this		candidate dies		term
	period, a new ballot		after the approval		
	takes place without		of the		
	delay in which the		constituency		
	person obtaining the		nomination but		
	largest number of votes		before the		
	is elected. Where the		election.		
	person elected has obtained the votes of the		<b>Art. 44 (3)</b> The repeat		
	majority of the members		election must		
	of the House of		take place not		
	Representatives, the		later than sixty		
	President appoints him		days after the		
	within seven days of the		decision by		
	election. Where the		which the		
	person elected did not		election was		
	obtain such a majority,		declared invalid		
	the President, within		has entered into		
	seven days, either appoints him or		force. Where the election has		
	dissolves the House of		been declared		
	Representatives.		only partial		
	Constitution Article 68		invalid, there		
	[Vote of confidence,		shall be no		
	dissolution of the House		repeat election if		
	of Representatives] (1)		it is certain that a		
	Where a motion of the		new German		
	Chancellor for a vote of		Bundestag will		
	confidence is not carried		be elected within six months.		
	by the majority of the members of the House		SIX INORUIS.		
	of Representatives, the				
	President may, upon the				
	proposal of the				
	Chancellor, dissolve the				
	House of				
	Representatives within				
	twenty-one days. The				
	right of dissolution shall				
	lapse as soon as the House of				
	Representatives elects				
	another Chancellor with				
	the majority of its				
	members.				
	2) Forty-eight hours				
	must elapse between				
	the motion and the vote				
	thereon.				
	Constitution, Art.155 h				
	(3) The dissolution of the				
	House of				

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	Representatives is impossible during a state of defence.				
Greece	Constitution of Greece. Art. 53. 1. The Members of Parliament shall be elected for a term of four consecutive years, commencing on the day of the general elections. Upon expiration of the parliamentary term, there shall be proclaimed by presidential decree countersigned by the Cabinet, general parliamentary elections to be held within thirty days and the convocation of the new Parliament in regular session within another thirty days. Constitution Article 41 [Dissolution of Parliament] (1) The President of the Republic may dissolve Parliament, if two Governments have resigned or defeated in the Parliament and its composition cannot achieve stability of government. The elections shall be organized by the Government enjoying the confidence of the dissolved Parliament. In every other case, the provisions of the last phrase of Article 37 (3) shall apply. (2) The President of the Republic shall dissolve the Parliament at the suggestion of a Government which has been given a vote of confidence, with a view to renewing its mandate in order to deal with a problem of extraordinary importance for the nation. The dissolution of		Constitution Art. 53 (2) A parliamentary seat that has become vacant during the last year of a parliamentary term shall not be filled by a by- election, where such is required by law, as long as the number of vacant seats does not exceed one-fifth of the total number of the Members of Parliament. 3. In case of war, the parliamentary term shall be extended for the entire duration thereof. If Parliament has been dissolved, elections shall be postponed until the termination of the war and the Parliament dissolved shall be recalled ipso jure until that time.		The president may dissolve the Parliament, under specific conditions provided by the Constitution, Art.32, 35, 37 and 41. The ordinary election day is fixed by the President, by presidential decree counter- signed by the Cabinet, in accordance with a period of time fixed by the Constitution of Greece, Art. 53.1 which is within thirty days upon the expiration of parliamentary term.

	 Constitution	
the new Parliament for		
the same reason is		
prohibited. (3) The		
dissolution Decree		
countersigned, in the		
case of the foregoing		
paragraph, by the		
Cabinet must at the		
same time comprise the		
proclamation of new		
elections within thirty		
days and the		
convocation of the new		
Parliament within		
another thirty days from		
the election. (4) A		
Parliament elected		
following the dissolution		
of the previous one may		
not be dissolved before		
the expiry of one year		
from the commencement		
of its work, save in the		
case of Article 37 (3) and		
of the Paragraph (1) of		
the present Article. (5)		
The dissolution of		
Parliament is obligatory		
in the case of Article 32		
(4). Constitution Article		
35 [Countersignature](2)		
By exception, the		
counter-signature shall		
not be required only in		
the following cases: c)		
The dissolution of		
Parliament in		
accordance to Articles		
32 (4) and 41 (1), if the		
Prime Minister does not		
countersign, as well as		
the dissolution in		
accordance to the Article		
53 (1), if the Cabinet		
does not countersign.		
Constitution Art. 32 (3)		
The person who shall		
receive a two-thirds		
majority of the total		
number of members of		
Parliament shall be		
elected President. In the		
event that such majority		
is not achieved, voting		
shall be repeated after		
five days, and if again		
the said majority is not		
attained, voting shall be repeated once more five		

#### - 30 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	days after the day of the				
	second vote, and the				
	person who shall receive				
	three-fifth of the total number of votes shall be				
	elected President of the				
	Republic.				
	(4) If the said increased				
	majority is not attained in				
	the final vote, Parliament				
	shall be dissolved within				
	ten days from the said				
	vote and elections for a				
	new Parliament shall be proclaimed. The relevant				
	decree shall be signed				
	by the incumbent				
	President of the				
	Republic, and if this is				
	not possible by the				
	Speaker who shall				
	replace him. The				
	Parliament returned by				
	the new elections shall				
	proceed immediately after it has been				
	constituted as a body				
	with the election by open				
	and nominal ballot of the				
	President of the				
	Republic with a three-				
	fifths majority of the total				
	number of deputies. If				
	the said majority is not				
	attained, the vote shall				
	be repeated within five days and the person				
	who shall receive the				
	absolute majority of the				
	total number of deputies				
	shall be elected				
	President. If even this				
	majority be not attained,				
	the vote shall be				
	repeated once again and after five days between				
	the two candidates who				
	received the greater				
	number of votes, and the				
	one who shall receive				
	the greater number of				
	votes this time shall be				
	deemed elected				
	President of the				
	Republic.				
	Constitution Art.37 (3) If the formation of				
	government is not thus				
	attained, the President of				

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	the Republic shall give the leader of the second party an exploratory mandate. If even this mandate is without results, he shall give the leader of the third party an exploratory mandate. Every mandate is given for a period of three days. If all mandates fail, the President of the Republic shall convene the leaders of all parties and, if the impossibility of formation of government enjoying the confidence of Parliament is reconfirmed, then he shall try to achieve the formation of a Government that shall proceed to elections. Should this fail, he shall give to the President of the Council of the State or of the Supreme Court or of the Supreme Court or of the Council of Comptrollers the mandate of formation of a Government, enjoying the widest possible acceptance, in order to dissolve the Parliament and proceed to elections.				
Hungary	Constitution, Art. 30/A (1) d). The President sets the dates for the parliamentary elections. Constitution, Art. 28 (3) The President may dissolve Parliament simultaneously with setting the dates for the new election if: a) Parliament at least four times within twelve months during its own mandate withdraw its confidence from the Government, or b)in case the mandate of the Government had ended, Parliament failed to elect within forty days after the date of the first nomination, the	Constitution Article 28 (2) Parliament may proclaim its dissolution even before the expiry of its mandate. Constitution Article 28/A (1) During the period of an emergency, Parliament may not declare its dissolution and may not be dissolved. (2) If the term of Parliament expires during an emergency, its mandate is automatically extended until the end of the peril.	Constitution Art. 20 Constitution states that "Parliamentary elections shall be held in April of May of the fourth year following the previous parliamentary elections". Art. 30/A (1) The President of the Republic shall () d) announce general parliamentary and local government elections,		The President may dissolve the Parliament under specific conditions provided by the Constitution, Art. 28 (3), (5). The Parliament may dissolve itself under the conditions and limitations provided by the Constitution, Art. 28 (2)

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	candidate prime-minister put up for the office by the President of the Republic. (5) Before dissolving Parliament, the president of the Republic is bound to consult with the Prime Minister, the Speaker of Parliament and with the heads of the factions of the parties that have representatives in Parliament. (6) A new Parliament shall be elected within a period of three months following the declaration of the Parliament's dissolution or the Parliament having been dissolved. (7) The Parliament shall continue to operate until the inaugural sitting of the new Parliament.	(3) A Parliament that has dissolved or been dissolved may be reconvened by the President of the Republic in case of a state of war, or any other emergency situation. In that case, Parliament itself decides on the extension of its mandate.	mayoral elections as well as the dates of the European parliamentary elections and national referenda; (2) The counter- signature of the Prime Minister or responsible Minister is required for all of the measures and actions of the President of the Republic listed in Paragraph (1), with the exception of the items specified in Points a), d), e), f) and g). <i>Art. 44 (2)</i> of the Constitution: "With the exception of by- elections, members of local representative bodies and Mayors shall be elected in October of the fourth year following the previous general elections." <i>Law on the Electoral Procedure</i> (Law no. 100 of 1997) <i>Art. 4</i> Elections must be set 72 days before Election day by the President of the Republic.		and Art. 28/A. The election day is fixed by the President, in accordance with the period of time fixed by the Constitution, Art.28 (6) which is within three months after the expiry of the term of parliament, its dissolution or its being dissolved
Iceland	Constitution Article 24 The President of the Republic may dissolve Althingi. A new election must take place before 45 days have elapsed		Constitution Art. 45 Regular elections to Althingi (Parliament) shall take place not		The President may dissolve the Parliament, Art. 24 of the

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	Since the dissolution was announced. Althingi shall convene not later than ten weeks after its dissolution. Members of Althingi shall keep their mandate until election day.		Constitution later than the end of the electoral term. The beginning and end of the electoral term is on the same day of the week in a month, counting from the beginning of the month.		Constitution. The extraordinary elections period is fixed by Constitution Art. 24 The ordinary election period is fixed by the Constitution, Art. 45 which is not later than the end of the electoral term. The beginning and end of the electoral term is on the same day of the week in a month, counting from the beginning of the month.
Ireland	Constitution, Art.13 (2.1) the House of Representatives (Dáil Éireann) shall be summoned and dissolved by the President on the advice of the Prime Minister. (2.2) The President may in his absolute discretion refuse to dissolve the House of Representatives on the advice of a Prime Minister who has ceased to retain the support of a majority in the House of Representatives. Constitution Art.28 (10) The Prime Minister shall resign from office upon his ceasing to retain the support of a majority in the House of Representatives unless on his advice the President dissolves the House of		<b>Constitution</b> <b>Art. 16 (3) (2)</b> A general election for members of Dail Eireann (lower House of Parliament) shall take place not later than thirty days after a dissolution of Dáil Éireann. <b>Art. 18 (8)</b> A general election to the Seanad (Upper House of Parliament) shall take place not later than 90 days after the dissolution of the Dáil (Lower House).	Electoral Act, 1992 (with Amendments 2005), Art. 96 (1). A poll at a Dáil election shall be taken on such day as shall be appointed by the Minister for the Environment, Heritage and Local Government by order, being a day which (disregarding any excluded day) is not earlier than the seventeenth day or later than the twenty-fifth	The President, on the advice of the Prime Minister, may dissolve the Parliament, according to the Constitution, Art.13. The election day is fixed by the Minister for the Environment, Heritage and Local Government, according to the period of time fixed by the Constitution, Art. 16.3.2 and Art.18 (8) which is not

#### - 34 -

State	Executive power /	Parliament	Law/	Others	Conclusion
	President Representatives and on the reassembly of the House of Representatives after the dissolution the Prime Minister secures the support of a majority in the House of Representatives.		Constitution	day next following the day on which the writ or writs for the election is or are issued.	later than thirty days after a dissolution of Dáil Éireann for the Dáil Éireann and . not later than 90 days after the dissolution of the Dáil (Lower House) for the Seanad. In practice, the term of the legislature of the Dáil Éireann is less than the maximum of seven years provided for in the Constitution, Art.16.5, and it is dissolved beforehand (after about five years).
Italy	Constitution, Art. 87. The President of the Republic calls elections for the new houses (Parliament). Article 88 [Dissolution of the Chambers](1) The president may dissolve one or both chambers after having consulted their speakers. (2) He may not exercise this power during the last six months of his term, provided this period does not coincide partly or entirely with the last six months of the term of chambers.		<b>Constitution</b> <i>Art. 61</i> Elections for the new Houses (Parliament) will take place within seventy days of the end of the term of previous Houses.		The President may dissolve one or both chambers after having consulted their speakers, under the conditions provided by the Constitution, Art. 88. The ordinary election day is fixed by the President, in accordance with the period of time fixed by the Constitution, Art. 61 which is within

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
					seventy days of the end of the term of previous Houses.
Kvrovzstan	The Code of the Kyrayz	Constitution Article	Constitution		The
Kyrgyzstan	The Code of the Kyrgyz Republic on Elections in the Kyrgyz Republic. Article 69. Elections of Deputies to the Legislative Assembly and to the Assembly of People's Representatives.3. Elections of deputies to the Legislative Assembly Zhogorku Kenesh of the Kyrgyz Republic shall be appointed by the President of the Kyrgyz Republic no later than three months prior to the day of elections. The day of elections shall be the first Sunday prior to the expiration of the constitutional term for which the previous Legislative Assembly and the Assembly of People's Representatives to the Zhogorku Kenesh of the Kyrgyz Republic were elected.4. If the Legislative Assembly, or the Assembly of People's Representatives, or both chambers of the Zhogorku Kenesh are dissolved, in cases and according to the	Constitution, Article 63 1. The Legislative Assembly and the Assembly of People's Representatives may be dissolved early by a decision adopted by a majority vote of no fewer than two- thirds of the total number of deputies of the respective houses.	Constitution Art. 51 2. Decision by the Legislative Assembly to lay a charge against the President of the Kyrgyz Republic for dismissing him from office must be made by a vote of two-thirds of the total number of deputies of the Legislative Assembly, and on the initiative of no less than a majority of the total number of deputies of that house, and in the presence of a ruling a special commission formed by the Legislative Assembly. 3. A negative ruling by the Constitutional Court of the Kyrgyz Republic on a charge made by the Legislative		The President may dissolve the Parliament, under the conditions provided by articles 63.2 and 71.4 of the Constitution. The majority vote of no fewer than two-thirds of the total number of deputies of the house may dissolve the given house, Art.63.1 of the Constitution. The Parliament has to be dissolved in specific event, under the conditions provided by the Constitution, Art.63.3 negative
	procedure foreseen by the Constitution of the Kyrgyz Republic, the President of the Kyrgyz Republic shall at the same time appoint the date of elections of deputies to the Legislative Assembly, or the Assembly of		Assembly shall entail the dissolution of the Legislative Assembly. Constitution, Art. 63 3. In the case envisaged in Point 3 of Article 51 of the present		ruling on impeachment The ordinary election day is fixed by the President, in accordance with the period of time fixed by the

#### - 36 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	People's		Constitution, the		Code of the
	Representatives, or both		Legislative		Kyrgyz
	chambers of the		Assembly shall		Republic on
	Zhogorku Kenesh, so		be considered		Elections in
	that the new elected		dissolved from		the Kyrgyz
	Assembly or both		the moment of		Republic,
	Assemblies could gather		the		Article 69
	on their sessions not		pronouncement		which is no
	later than 6 months		of sentence by		later than
	since their dissolution.		the Constitutional		three months
	Constitution, Art. 63 .5.		Court of the		prior to the
	In the event of		Kyrgyz Republic.		day of
	dissolution of the		Art. 71 (4)		elections.
	Legislative Assembly,		After three		The day of
	the Assembly of		refusals by the		elections
	People's		Jogorku Kenesh		shall be the
	Representatives, or both		of the Kyrgyz		first Sunday
	houses of the Jogorku		Republic of		prior to the
	Kenesh, the President of		nominees for		expiration of
	the Kyrghyz Republic		Prime Minister of		the
	shall appoint the date of		the Kyrgyz		constitutional
	elections of deputies of		Republic, the		term for
	the given house, so that		President of the		which the
	the newly elected house		Kyrgyz Republic		previous
	or houses convenes for		appoints a Prime		Legislative
	its first sitting no later		Minister of the		Assembly
	than six months after the		Kyrgyz Republic		and the
	moment of dissolution.		and dissolves		Assembly of
	Constitution, Art. 46 6.		the Jogorku		People's
	The President of the		Kenesh of the		Representati-
	Kyrghyz Republic: 3)		Kyrgyz Republic.		ves to the
	calls elections to the		Art. 72		Zhogorku
	Legislative Assembly		6. If the Jogorku		Kenesh of
	and the Assembly of		Kenesh		the Kyrgyz
	People's		expresses vote		Republic
	Representatives, and		of no confidence		were elected
	carries out early		to the		
	dissolution of the		Pravitel'stvo of		
	Legislative Assembly		the Kyrgyz		
	and Assembly of		Republic, the		
	People's		President of the		
	Representatives in		Kyrgyz Republic		
	cases stipulated in the		may either		
	present Constitution;		announce the		
	Constitution, Art. 63 2.		resignation of		
	The Legislative		the Pravitel'stvo		
	Assembly or the		of the Kyrgyz		
	Assembly of People's		Republic or		
	Representatives, or both		disagree with		
	houses of the Jogorku		the decision of		
	Kenesh simultaneously,		the Jogorku		
	may be dissolved early		Kenesh of the		
	by the President of the		Kyrgyz Republic.		
	Kyrhgyz Republic: as the		7. If within three		
	result of a referendum; in		months, the		
	the event of three-time		Jogorku Kenesh		
	refusal to approve the		of the Kyrgyz		
	appointment of a Prime		Republic makes		
	Minister, or in the event		another decision		
State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
--------	---	------------	--	--	---
	of another crisis caused by insurmountable differences between the houses of the Jogorku Kenesh or between one or both houses of the Jogorku Kenesh and other branches of state power. 4. The houses of the Jogorku Kenesh may not be dissolved: in time of a state of emergency or war; during consideration by the houses of the Jogorku Kenesh of the question of dismissing the President of the Kyrghyz Republic from office; or when there are fewer than six months remaining until the end of the term of office of the President of the Kyrgyz Republic. Constitution, Art 71 4. After three refusals by the Assembly of People's Representatives of nominees for Prime Minister, the President of the Kyrgyz Republic shall appoint a Prime Minister and dissolve the Assembly of People's Representatives.		to express the vote of no confidence to the Pravitel'stvo of the Kyrgyz Republic, the President of the Kyrgyz Republic either announces the resignation of the Pravitel'stvo of the Kyrgyz Republic or disbands the Jogorku Kenesh of the Kyrgyz Republic.		
Latvia	See column "others": the President may call for dissolution through referendum		Constitution Art. 11 The Saeima (Parliament) elections shall take place on the first Sunday in October and on the preceding Saturday. Art. 13 Should elections for the Saeima, by reason of the dissolution of the previous Saeima, be held at another time of the year, the Saeima so elected shall	The Saeima Election Law, Art. 17. Elections shall be held from 8 a.m. to 8 p.m. local time on the first Sunday of October and the Saturday before it. If the Saeima elections are to be held in another time of year upon the dissolution of the Saeima, the elections days shall be	The President may propose the dissolution of the Parliament, and a national referendum decides on the proposal of the dissolution of the Parliament, in accordance with the Constitution, articles 48 and 49.

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
			Constitutionconvene not laterthan one monthafter its election,and its mandateshall expire uponthe convening ofthe new Saeimaon the firstTuesday inNovemberfollowing theelapse of threeyears after suchelection.Art. 48The Presidentshall be entitledto propose thedissolution of theSaeima.Following thisproposal, anationalreferendummore than half ofthe votes arecast in favour ofdissolution, theSaeima shall beconsidereddissolved, newelections called,and suchelections held nolater than twomonths after thedate of thedissolution of theSaeima.Art. 50If in thereferendummore than half ofthe votes arecast against thedissolution of theSaeima.Art. 50If in thereferendummore than half ofthe votes arecast against thedissolution of theSaeima, thenthe Saeima shallelect a newPresident toserve for theremaining termof office of the	determined by the Central Election Commission. Art. 48 [Dissolution of Parliament] The President shall be entitled to propose the dissolution of the Parliament. Following this proposal a national referendum shall be held. If in the referendum more than half of the votes are cast in favour of dissolution, the Parliament shall be considered dissolved, new elections called, and such elections held no later than 2 months after the date of the dissolution of the Parliament.	The ordinary election day is fixed by the Constitution, Art.11 which is first Saturday in October. As for extraordinary elections, the election period is fixed by the Constitution, Art. 48 (no later than 2 months after the dissolution and by referendum)

State	Executive power /	Parliament	Law/	Others	Conclusion
	President		Constitution		
			President so		
			removed.		
			Art. 53		
			Political		
			responsibility for		
			the fulfilment of		
			presidential		
			duties shall not		
			be borne by the		
			President. All orders of the		
			President shall		
			be jointly signed		
			by the Prime Minister or by the		
			-		
			appropriate Minister, who		
			shall thereby		
			assume full		
			responsibility for		
			such orders		
			except in the		
			cases specified		
			in Articles forty-		
			eight and fifty-six.		
			The Saeima		
			Election Law		
			Art. 17		
			Elections shall be		
			held from 8 a.m.		
			to 8 p.m. local		
			time on the first		
			Sunday of		
			October and the		
			Saturday before		
			it. If the Saeima		
			elections are to		
			be held in		
			another time of		
			year upon the		
			dissolution of the		
			Saeima, the		
			elections days		
			shall be		
			determined by		
			the Central		
			Election		
			Commission.		
Liechtenstein	Constitution Article 48		Constitution	Constitution	The Reigning
	1) The Reigning Prince		Art. 47	Art. 48	Prince may
	shall have the right,		1) The term of	2) Pursuant to	dissolve the
	subject to the exception		office in	a	Parliament
	laid down in the following		Parliament shall	substantiated	under the
	paragraph, to convene		be four years,	written	conditions
	Parliament, to prorogue		with the provision	request by at	provided by
	it, and, on significant		that the regular	least 1,000	the
	grounds to be		elections to	Liechtenstein	Constitution,

### - 40 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	communicated each time to the assembly, to adjourn it for three months or to dissolve it. Adjournment, prorogation or dissolution may only be proclaimed before the assembled Parliament.		Parliament shall be held in February or March of the calendar year in which the fourth year ends. Re- election shall be permissible. <i>Art. 50</i> Should Parliament be dissolved, new elections must be ordered within six weeks. The newly elected Members of Parliament shall then be convened within 14 days. <i>Art. 51 (1)</i> In the case of succession to the throne, Parliament shall be convened to an extraordinary meeting within 30 days to receive the declaration of the Reigning Prince as provided for in article 13 and to take the oath of allegiance. 2) If Parliament has just been dissolved, new elections shall be expedited so that Parliament may be convened at the latest on the fortieth day after the succession to the throne has	citizens eligible to vote or pursuant to a resolution adopted by the municipal assemblies of at least three municipalities, Parliament shall be convened. 3) Subject to the same conditions as in the preceding paragraph, 1,500 Liechtenstein citizens eligible to vote or four municipalities, by means of resolutions of their municipal assemblies, may demand a popular vote on the dissolution of Parliament	Art.48 1). 1,500 Liechtenstein citizens eligible to vote or four municipalities by means of resolutions of their municipal assemblies, may demand a popular vote on the dissolution of Parliament, according to the Constitution, Art. 48 3). The ordinary elections to Parliament shall be held in February or March of the calendar year in which the mandate of Parliament ends.
Lithuania	Law on the Amendment of the Law on Elections to the Seimas, Art. 6 (4). The President of the Republic may announce pre-term election to the	Constitution, Art. 58 (1). Pre-term elections to the Seima may be held on the decision of the Seima's adopted	taken place. Constitution Art. 57 Regular elections to the Seimas (Parliament) shall be held no earlier	Law on the Amendment of the Law on Elections to the Seimas, Art. 6 (2). If,	The President may decide pre-term elections, in accordance
	Seima. The day of election shall be	by three-fifths majority vote of all	than 2 months, and no later than	with four months	with the rules set up article

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	specified in the decree of	the Seimas	1 month, prior to	remaining	58 (2) of the
	the President of the	members. The day	the expiration of	before the	Constitution.
	Republic.	of elections of the	the powers of the	expiration of	The Seimas
	Constitution Article 58.	new Seima shall be	Seimas'	the powers of	can also
	(2) The President of the	specified in the	members.	the Seima's	decide pre-
	Republic of Lithuania	resolution of the	Art. 58 (4)	members, the	term election,
	may also announce pre-	Seima.	The day of	President of	Art. 58 (1) of
	term elections to the		elections to the	the Republic	the
	Parliament: 1) if the		new Parliament	has not yet	Constitution.
	Parliament fails to adopt		shall be specified	announced	The ordinary
	a decision on the new		in the resolution	the date of	election day
	program of the		of the Parliament	regular	is fixed by the
	Government within 30 days of its presentation,		or in the decree of the President	elections to the Seimas,	President, in accordance
	or if the Parliament twice		of the Republic	the Central	with the
	in succession		concerning the	Electoral	period of time
	disapproves of the		pre-term	Committee	fixed by the
	Government program		elections to the	shall hold	Constitution,
	within 60 days of its		Parliament. The	regular	Art 57 which
	initial presentation; or 2)		election to the	elections to	is no earlier
	on the proposal of the		new Parliament	the Seimas on	than 2
	Government, if the		must be	the last	months, and
	Parliament expresses		organized within	Sunday from	no later than
	direct non-confidence in		three months	which at least	1 month, prior
	the Government. 3) The		from the adoption	a month	to the
	President of the		of the decision	remains	expiration of
	Republic may not		on the pre-term	before the	the powers of
	announce pre-term		elections.	expiration of	the Seimas'
	elections to the		Art. 85	the powers of	members and
	Parliament if the term of		The President of	the Seima's	shall be
	office of the President of		the Republic,	members.	announced
	the Republic expires within less than six		implementing the		not later than
	months, or if six months		powers vested in him or her, shall		six months prior to the
	have not passed since		issue acts-		expiration of
	the pre-term elections to		decrees.		the powers of
	the Parliament.		Decrees of the		the Seimas'
	Constitution, Art. 84/		President		members,
	Law on the Amendment		specified in		Law on the
	of the Law on Elections		Article <u>84 nr. 3 &amp;</u>		Amendment
	to the Seimas, Art. 6 (1).		<u>15 &amp; 17 &amp; 21</u> ,		of the Law on
	The President of the		shall be valid		Elections to
	Republic shall announce		only if they bear		the Seimas,
	regular elections to the		the signature of		Art. 6
	Seimas. Law on the		the Prime		
	Amendment of the Law		Minister or an		
	on Elections to the		appropriate		
	Seimas, Art. 6 (3). If		Minister.		
	regular elections must be held in time of war,		Responsibility for such decrees		
	the Seimas or the		shall lie with the		
	President of the		Prime Minister or		
	Republic shall adopt a		the Minister who		
	decision to prolong the		signed it.		
	powers of the Seimas. In		Law on the		
	this event, elections		Amendment of		
	must be called not later		the Law on		
	than within three months		Elections to the		
	after the end of the war.		Seimas		

### - 42 -

State	Executive power /	Parliament	Law/	Others	Conclusion
	President		Constitution		
			Art. 6 (2)		
			Regular elections		
			to the Seimas		
			shall be		
			announced not		
			later than six		
			months prior to		
			the expiration of		
			the powers of the		
			Seimas'		
			members.		
			Art. 92 (2)		
			Run-off elections		
			shall be held not		
			later than within		
			half a year, and		
			after the run-off		
			elections which		
			have not been		
			held-not later		
			than within a		
			year.		
			Art. 92 (4)		
			Run- off elections		
			shall not be held		
			if the election		
			date planned to		
			be announced		
			falls within the		
			period when less		
			than a year		
			remains before		
			the date of the		
			next election to		
			the Seimas, as		
			counted in		
			compliance with		
			the Constitution.		

State	Executive power /	Parliament	Law/	Others	Conclusion
<u> </u>	President		Constitution		
Luxembourg	Constitution Article 74		Constitution		Le Grand-
	Le Grand-Duc peut		Art.114 (1)		Duc peut
	dissoudre la Chambre.		Le pouvoir		prononcer la
	Il est procédé à de		législatif a le droit		dissolution de
	nouvelles élections		de déclarer qu'il		la Chambre
	dans les trois mois au		y a lieu de		basse, art. 74
	plus tard de la		procéder à la		de la
	dissolution.		révision de telle		Constitution.
			disposition		La chambre
			constitutionnelle		est dissoute
			qu'il désigne.		de plein droit
			(2) Après cette		lorsque le
			déclaration, la		pouvoir
			Chambre est		législatif
			dissoute de plein		déclare qu'il y
			droit. (2) II en		a lieu de
			sera convoqué		procéder à
			une nouvelle,		une révision
			conformément à		de la
			l'art. 74 de la		Constitution,
			présente		Art. 114.
			Constitution. (4)		La date des
			Cette Chambre		élections
			statue, de		ordinaires est
			commun accord		fixée par la loi
			avec le Grand-		électorale art.
			Duc, sur les		134, qui est
			points soumis à		le premier
			la révision		dimanche du
			Dans ce cas, la		mois de juin.
			Chambre ne		Le délai pour
			pourra délibérer,		la fixation de
			si trois quarts au		la date des élections
			moins des		extraordinair
			membres qui la		es est fixé
			composent ne		par la
			sont présents, et		Constitution,
			nul changement		Art. 74 : trois
			ne sera adopté, s'il ne réunit au		mois au plus
			moins les deux		après la
			tiers des		dissolution.
			suffrages.		
			Loi électorale		
			Art.134		
			"Les élections		
			pour pourvoir au		
			remplacement		
			des députés		
			sortants ont lieu,		
			de plein droit, de		
			cinq en cinq ans,		
			le premier		
			dimanche du		
			mois de juin,		
			conformément		
			aux articles 121		
			et suivants de la		
			présente loi. Si		

#### - 44 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
			cette date coïncide avec le dimanche de Pentecôte, les élections ont lieu le dernier dimanche du mois de mai." Troisième alinéa: "En cas de dissolution de la Chambre, il est procédé à de nouvelles élections dans les trois mois au plus tard de la dissolution."		
Malta	Constitution, Art. 77. A general election of members of the House of Representatives shall be held at such time within three months after every dissolution of Parliament, as the President acting in accordance with the advice of the Prime Minister, shall by proclamation appoint. Constitution Section 76 [Dissolution] (1) The President may at any time by proclamation prorogue or dissolve Parliament. () (5) In the exercise of his powers under this section the President shall act in accordance with the advice of the Prime Minister: Provided that: (a) if the House of Representatives passes a resolution, supported by the votes of a majority of all the members thereof, that it has no confidence in the Government, and the Prime Minister does not within three days either resign from his office or				The President may dissolve the Parliament, under the specific conditions provided by the Constitution, Article 76. The ordinary election day is fixed by the President, acting in accordance with the advice of the Prime Minister, in accordance with a period of time fixed by the Constitution, Art. 77 which is within three months after every dissolution of Parliament.

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	advice a dissolution, the President may dissolve Parliament; (b) if the office of Prime Minister is vacant and the President considers that there is no prospect of his being able within a reasonable time to appoint to that office a person who can command the support of a majority of the members of the House of Representatives, the President may dissolve Parliament; and (c) if the Prime Minister recommends a dissolution and the President considers that the Government of Malta can be carried on without a dissolution and that a dissolution and that a dissolution mould not be in the interests of Malta, the President may refuse to dissolve				
Moldova	Parliament. Elections Code, Art. 94 (2). In case of anticipated elections, if even after repeated elections, the elections were declared null or invalid, the President of the Republic shall fix in a decree the date of the new elections, having due observance of the date indicated in Art. 76, Paragraph (3) of this Code. Constitution Article 85. Dissolution of Parliament (1) In cases where an impossibility has been reached to form the Government or a situation has been encountered whereby the passing of new legislation has been deadlocked for 3 consecutive months, the President of the Republic of Moldova, on consultation with parliamentary groups,	Elections Code, Art. 76 (1). The election of deputies shall be held within three months of the expiration of Parliament's mandate. Art. 76 (2). The day of elections to parliament shall be scheduled by a resolution of Parliament no later than 60 days before election day.	<b>Constitution</b> <i>Art.</i> 61 The election of Parliament's members will be held not later than 3 months from the end of the previous mandate or from the dissolution of the previous Parliament.	Elections Code, Art. 94. If after repeated ballot the elections were declared null or invalid, the Central Election Commission shall fix the date of the new elections, which shall occur at least after 60 days since the last elections had been declared null or invalid.	The President may dissolve the Parliament, under the specific conditions provided by the Constitution, Art. 85. The election day is fixed by the Parliament, in accordance with a period of time fixed by Elections Code, Art. 76 which is three months of the expiration of Parliament's mandate and should be fixed no later than 60 days

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	may dissolve Parliament. (2) If within 45 days from a first presidential request for a vote of confidence to form a new government a second such request has also been rejected by Parliament the President may dissolve the Parliament. (3) The Parliament may be dissolved only once in the course of a year. (4) The Parliament may not be dissolved either during the President's last 6 months of office – except in the case stipulated in Article 78 (5)* -, or during a state of emergency martial law or war. *No election of the President of the				before election day
Monaco	Republic Constitution Article 74. Le Prince peut, après avoir pris l'avis du Conseil de la Couronne, prononcer la dissolution du Conseil national. Dans ce cas, il est procédé à de nouvelles élections dans le délai de trois mois. Constitution Article 46. (modifié par la loi n°1.249 du 2 avril 2002) Sont dispensées de la délibération en Conseil de gouvernement et de la présentation par le Ministre d'État, les ordonnances souveraines : [] - portant dissolution du Conseil National. Constitution Article 77. Le Conseil de la Couronne peut être consulté par le Prince sur les questions touchant aux intérêts supérieurs de l'État. Il peut présenter au Prince des suggestions. Il est		Loi n°1250 du 9 avril 2002 modifiant la loi n°839 du 23 février 1968 sur les élections nationales et communales <i>Art.</i> 16 L'article 34-1 de la loi n°839 du 23 février 1968 sur les élections nationales et communales est modifié comme suit : "Article 34- 1 Les élections au conseil national ont lieu le dimanche correspondant ou succédant au onzième jour précédant l'expiration du mandat du conseil en exercice. Art. 10ter. Il est inséré dans la loi		Le Prince peut, après consultation du Conseil de la Couronne, dissoudre le Conseil National, en respectant les conditions prévues par la Constitution, Art. 74, 46 et 77. La date des élections ordinaires est fixée par la Loi n°839 du 23 février 1968 modifiée, Art. 34-1 mais juste en relation de l'expiration du mandat du conseil en exercise. Le délai pour

State	Executive power /	Parliament	Law/	Others	Conclusion
	President		Constitution		
	obligatoirement consulté		n°839 du 23		les élections
	sur les objets suivants :		février 1968 sur		extraordinai-
	traités internationaux,		les élections		res est fixé
	dissolution du Conseil		nationales et		par la
	national, demandes de		communales un		Constitution,
	naturalisation et de		article 23-1 ainsi		art. 74 (3
	réintégration, grâce et		rédigé : "Article		mois dès la
	amnistie.		23-1 Si par		dissolution)
			l'effet de		
			vacances le		
			conseil national		
			se trouve privé		
			de quatre de ses		
			membres, au		
			moins, il est		
			procédé, dans		
			les trois mois à		
			dater de la		
			dernière		
			vacance, à des		
			élections		
			complémentaires		
			pour le temps qui		
			reste à courir		
			avant le		
			renouvellement		
			de l'assemblée.		
			[] Dans les six		
			mois qui		
			précèdent ce		
			renouvellement,		
			les élections		
			complémentaires		
			ne sont		
			obligatoires que		
			si l'assemblée		
			est réduite de		
			plus de la moitié		
			de ses		
			membres".		
			Art. 17		
			Il est inséré dans		
			la loi n°839 du		
			23 février 1968		
			sur les élections		
			nationales et		
			communales un		
			article 34-4 ainsi		
			rédigé :"Article		
			34-4 Lorsque		
			les élections		
			nationales et		
			communales ont		
			lieu la même		
			année, le délai		
			entre les deux		
			scrutins ne peut		
			être inférieur à		
		1		1	1

#### - 48 -

State	Executive power /	Parliament	Law/	Others	Conclusion
Montenegro	President Law on election of		Constitution Constitution		The
womenegro	Councillors and		Art. 78		President/ the
	Representatives, Art. 13:		Term of office of		Government/
	1. The election of		the Assembly		not less than
	councillors and MPs is		shall be four		20 deputies
	called for by the		years.		can propose
	President of the		In cases of the		to shorten the
	Republic of Montenegro.		state of war the		term of office
	2. The Decision on		term of office of		of the
	calling for the election		the Assembly		Assembly.
	shall define the time-		shall be		The
	limits for the election		extended for as		Assembly
	procedures prescribed		long as peace is		may decide
	by this Law, as well as		not established.		on the
	the date for the polling		At the proposal		proposal, in
	day. Constitution Art.		of not less than		accordance
	84. Dissolution of the		25 deputies,		with article 78
	Assembly shall be		Government or		of the
	prescribed by the decree		the President of		Constitution.
	of the President of the		the Republic, the		The
	Republic and a date		Assembly may		Government
	shall be set for the		decide to shorten		may dissolve
	election of the new		the term of office.		the
	Assembly.		Law on election		Parliament
	Constitution, Art. 88. The		of Councillors		under the
	President of the		and		conditions
	Republic shall call		Representatives		provided by
	elections for the		Art. 14 (1)		the
	Assembly.		The election of		Constitution,
	Constitution, Article 84		councillors and		Art. 84.
	Dissolution of the		representatives		The ordinary
	assembly The Assembly		shall be held no		election day
	shall be dissolved if it		less than 15 days		is fixed by the
	should fail to elect the		prior to the		President, in
	Government within 60		termination of the		accordance
	days from the date when		term of office of		with the
	the President of the		councillors and		period of time
	Republic proposes		representatives		fixed by the
	candidates for the Prime		whose term of		Law on
	Minister. The Assembly		office is still valid.		Election of
	may not be dissolved		2. No less than		Councillors
	during the state of war,		60 days and no		and
	in case of an imminent		more than 100		Represen-
	danger of war or a state		days shall pass		tatives, Art.
	of emergency. If the		between the day		14 which is
	Assembly should cease		of calling for the		no less than
	to perform its duties as		election and the		15 days prior
	prescribed by the		polling day.		to the
	Constitution for a				termination of
	considerable period of				the term of
	time, the Government				office of
	may, after hearing the				councillors
	opinion of the president				and
	of the Assembly and of				representativ
	the presidents of the				es whose
	groups of deputies of the				term of office
	Assembly, dissolve the				is still valid.
	Assembly. The				No less than
	Government shall not be				60 days and

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	entitled to dissolve the Assembly if a procedure has been instigated for the vote of no- confidence to the Government. Dissolution of the Assembly shall be prescribed by the decree of the President of the Republic and a date shall be set for the election of the new Assembly. Law on Election of Councillors and Representatives Article 15 1. In the event of dissolution of the Parliament of the Republic or passing a decision on shortening the mandate of the Republic shall call for elections on the day following the day of coming into effect of the decision of shortening its				no more than 100 days shall pass between the day of calling for the election and the polling day.
Netherlands	term of office. <b>Constitution, Art. 64</b> (1). Each of the Houses may be dissolved by Royal Decree. Art. 64 (2). A decree for dissolution shall also order new elections to be held for the House which has been dissolved and the newly elected House to meet within three months. (3)The dissolution shall take effect on the day on which the newly elected House meets. (4)The duration of a Lower House that meets following a dissolution shall be determined by Act of Parliament; the term may not exceed five years. The duration of a Upper House that meets following a		Elections Act Section C (1) Members of the Lower House shall be elected for a term of four years. Section J 1. Voting shall take place on the forty-third day after the nomination day. Section Q 2 (1) The members of the Upper House shall be elected for a term of four years. Section T (1) Voting shall take place on the thirty-fourth day after the nomination day. The nomination day for the Lower		The Queen may dissolve the Parliament, Art. 64 (1) of the Constitution. The ordinary election day is fixed by the Election Act, Sections J1/T1 which is the forty- third day after the nomination day for the Lower House and the thirty- fourth day after the nomination day for the Upper House. The

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	dissolution shall end at the time at which the duration of the dissolved House would have ended. Constitution, Art. 137 1. An Act of Parliament shall be passed stating that an amendment to the Constitution in the form proposed shall be considered. 2. The Lower House may divide a Bill presented for this purpose into a number of separate Bills, either upon a proposal presented by or on behalf of the King or at its own motion. 3. The Lower House shall be dissolved after the Bill referred to in the first paragraph has been published. 4. After the new Lower House has assembled, the two Houses of the States General shall consider, at second reading, the Bill referred to in the first paragraph. The Bill shall be passed only if at least two thirds of the votes cast are in favour.		House is in principle the Tuesday between 18 and 24 January, <b>Section F (1)</b> within forty days of the date of the royal decree of dissolution for extraordinary ones <b>Section F (2)</b> For the Upper House, it is on the Tuesday between 19 and 25 April <b>Section Q (4)</b>		nomination day for the Lower House for ordinary elections is in principle the Tuesday between 18 and 24 January Section F1/within forty days of the date of the royal decree of dissolution for extraordinary ones, Section F2. For the Upper House, it is on the Tuesday between 19 and 25 April, Section Q4. The election period for extraordinary elections is fixed by Constitution, Art. 64(2) – the newly elected House has to meet within
Norway	Representation of the People Act. § 9-2. Fixing Election Day (1) Before each election the King fixes Election Day on a Monday []		Constitution Art. 54 The elections shall be held every fourth year. They shall be concluded by the end of September. Representation of the People Act (Act No. 57 of 28 June 2002 relating to parliamentary and local government elections) Chapter 9.Time		three months. The Storting can not be dissolved and there is no opportunity to call for new elections outside the general election year. There are no by-elections. The election day is fixed by the King, in accordance with the period of time

State	Executive power /	Parliament	Law/	Others	Conclusion
	President		Constitution		
			of elections. Voting at election proceedings § 9- 1.Time of the elections (1) Parliamentary elections shall be held in all municipal authority areas on one and the same day in the month of September in the final year of the electoral term of each Storting.		fixed by the Constitution, Art. 54 which stipulates that they should be concluded by the end of September. Representati on of the People Act § 9-1 says that elections shall be held in all municipal authority areas on one and the same day in the month of September in the final year of the electoral term of each
					Storting.
Poland	Parliamentary Election	Constitution, Article	Poland -		The
	Law. Art.9. 1. The elections shall be ordered by the President of the Republic of Poland by order, issued no later than 90 days prior to expiry of 4 years from the beginning of the term of office of the Sejm, and shall assign the date of elections to a non- working day, within 30 days prior to the expiry of the 4 years term of duration mentioned above. The order of the President shall be published and announced in the Journal of Laws of the Republic of Poland (Dziennik Ustaw) no later than the 5th day after the proclamation of the elections. Art.10. 1. Where the term of office of the Sejm is shortened as the	98 3. The Sejm may shorten its term of office by a resolution passed by a majority of at least two-thirds of the votes of the statutory number of Deputies. Any shortening of the term of office of the Sejm shall simultaneously mean a shortening of the term of office of the Senate. The provisions of para. 5 above shall apply as appropriate.	Constitution Art. 98 1. The Sejm and the Senate shall be chosen each for a 4-year term of office. The term of office of the Sejm and Senate shall begin on the day on which the Sejm assembles for its first sitting and shall continue until the day preceding the assembly of the Sejm of the succeeding term of office. Parliamentary Election Law, Art. 3 The elections to the Sejm and to the Sejm and to the Senate shall be conducted jointly, on a non- working day.		President may dissolve the Parliament, under the conditions provided by the Constitution, Art. 98.4 and Art. 98.5. The Sejm may decide to shorten its term of office, in accordance with the Constitution, Art. 98.3. The ordinary election day is fixed by the President, in accordance with the period of time fixed by the Parliamentary Act, Art. 9.1

State         Executive power / President         Parliament         Law/ Constitution         Others           consequence of a resolution taken by the Sejm itself, or if it is dissolved by the President of the Republic in a proclamation— the President shall order elections to be held and shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the Republic of Poland         For the constitution	Conclusion
consequence of a         resolution taken by the         Sejm itself, or if it is         dissolved by the         President of the         Republic in a         proclamation- the         President shall order         elections to be held and         shall assign their date to         a day within 45 days,         beginning on the day of         the coming into force of         the Sejm's resolution         shortening its duration,         or the publication of the         proclamation by the         President of the         Republic shortening the         term of the Sejm. The         proclamation of the         President of the         Republic of an election         to be conducted, shall be         published and         announced in the         Journal of Laws of the	
resolution taken by the Sejm itself, or if it is dissolved by the President of the Republic in a proclamation- the President shall order elections to be held and shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	which is that
Sejm itself, or if it is dissolved by the President of the Republic in a proclamation— the President shall order elections to be held and shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	the order
dissolved by the President of the Republic in a proclamation- the President shall order elections to be held and shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	shall be
President of the Republic in a proclamation- the President shall order elections to be held and shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	issued no
Republic in a proclamation— the President shall order elections to be held and shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	later than 90
proclamation the President shall order elections to be held and shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	days prior to
President shall order elections to be held and shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	expiry of 4
elections to be held and shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	years from
shall assign their date to a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	the beginning
a day within 45 days, beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	of the term of
beginning on the day of the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	office of the
the coming into force of the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	Sejm, and
the Sejm's resolution shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	shall assign
shortening its duration, or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	the date of
or the publication of the proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	elections to a
proclamation by the President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	non-working
President of the Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	day, within 30
Republic shortening the term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	days prior to
term of the Sejm. The proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	the expiry of
proclamation of the President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	the 4 years
President of the Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	term of
Republic of an election to be conducted, shall be published and announced in the Journal of Laws of the	duration
to be conducted, shall be published and announced in the Journal of Laws of the	mentioned
published and announced in the Journal of Laws of the	above
announced in the Journal of Laws of the	above
Journal of Laws of the	
(Dziennik Ustaw) no	
later than the 5th day	
after the proclamation of	
the elections.	
The provisions of Article	
9, paragraph 2, above	
shall be applied	
respectively	
Constitution Article 98	
4. The President of the	
Republic, after seeking	
the opinion of the	
Marshal of the Sejm and	
the Marshal of the	
Senate, may, in those	
instances specified in	
the Constitution, order	
shortening of the Sejm's	
term of office. Whenever	
the term of office of the	
Sejm has been so	
shortened, then the term	
of office of the Senate	
shall also be shortened.	
5. The President of the	
Republic, when ordering	
the shortening of the	
Sejm's term of office,	
shall simultaneously	i .
order elections to the	
Sejm and the Senate,	

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	and shall order them to be held on a day falling no later than within the 45 day period from the day of the official announcement of Presidential order on the shortening of the Sejm's term of office. The President of the Republic shall summon the first sitting of the newly elected Sejm no later than the 15th day after the day on which the elections were held. 6. In the event of shortening of the Sejm's term of office, the provisions of para. 1 above shall apply as				
Portugal	appropriate. Parliament-Electoral Law. Art.19(1) The President of the Republic will schedule the election date for Members of Parliament at least 60 days in advance, or, in the event of dissolution, at least 55 days in advance. Constitution Article 133 Powers With Regard to Other Organs Where other organs are concerned, the President of the Republic has the following powers: e) To dissolve the Assembly of the Papublic in		Constitution Art. 113 (6) Action dissolving collegiate organs that are elected by direct suffrage shall set the date for new elections, which shall be held within the following 60 days under the election law in force at the time of the dissolution; otherwise the action has no legal validity. Parliament Electoral Law		The President may dissolve the Parliament under the conditions provided by the Constitution, Art. 133 (e) and Art. 172. The ordinary election day is fixed by the President, in accordance with the period of time
	the Republic in compliance with the provisions of Article 172 and after having heard the parties represented in the Assembly and the Council of State		Art. 19 (2) Elections for the new legislature will be held between 14 September and 14 October of the year corresponding to the end of legislature. Parliament. Art. 20 The elections date is the same in all the consti-		fixed by the Electoral Act, Art.19 between 14 September and 14 October of the year correspondin g to the end of legislature : the decision on the date has to be taken at least 60 days in advance.

uencies, which         will be a Sunday         or a national         holiday.         Art. 133         Responsibilies         in relation to         other bodies         In relation         Responsible for:         e) Subject to the         provisions         off         consulting         both         the parties with         seats         Art r12         Respublic         Art. 400         Art r10         Assembly of         the Republic         Art. 171         Legislatures         under rakes         under rakes         under rakes         under rakes         under rakes         under rakes         under rakes </th <th>State</th> <th>Executive power / President</th> <th>Parliament</th> <th>Law/ Constitution</th> <th>Others</th> <th>Conclusion</th>	State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
will be a Sunday or a national holiday. Art. 133 Responsibilities in relation to other bodies the President of the Republic shall be responsible for: e) Subject to the provisions of Article 172 and after first consulting both the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, i, i, m and p, 134b, d and fj and 135a, b and c shall require counter- signature by the Government does not counter-sign any such act, the signatures that art 171 Legislatures (1) Each legislature shall						
holiday. Art 133 Responsibilities in relation to other bodies In relation to other bodies the President of the Republic shall be responsible for: e) Subject to the provisions of Article 172 and after first consulting both the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and fj and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government. 2. In the event that the Government. 2. In the event that the Government. 2. In the event that the Government. 4. In the the Government. 4. In the shall be legislatures shall						
Ar. 133         Responsibilities         in relation to         other bodies         lin relation to         other bodies         the responsible for:         e) Subject to the         provisions of         After first         consulting both         the parties with         seats in the         Assembly and         the Council of         State, dissolving         the Assembly of         the Republic.         Art. 140         Ministerial         counter-         signature         1. Acts that the         President of the terms         of Atricles 133h,         j, I, m and p,         134b, d and f)         and 135a, b and         c shall require         counter-         signature by the         Government.         2. In the event         that the         Government.         does not         counter-sign any         such act, the         said act shall be         legally invalid.         Art. 171         Legislatures      <				or a national		
Responsibilities in relation to other bodies the resident of the President of the Republic shall be responsible for: e) Subject to the provisions of Article 172 and after 7 first consulting both the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require ounter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures (1) Each legislature shall						
in relation to other bodies In relation to other bodies the President of the Republic shall be responsible for: e) Subject to the provisions of Article 172 and after first consulting both the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, I, m and p, 1334b, d and fj and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government. 2. In the event that the Government. 3. In the event that the Government. 4. The Government does not counter-sign any such act, the said act shall be legalatures shall						
other bodies         In relation to         other bodies the         President of the         Republic shall be         responsible for:         e) Subject to the         provisions of         Article 172 and         after first         consulting both         the parties with         seats in the         Assembly and         the Council of         State, dissolving         the Assembly of         the Republic.         Art.140         Ministerial         counter-         signature         1. Acts that the         President of the         Republic         undertakes         undertakes         undertakes         undertakes         undertakes         ot shall require         counter-         signature by the         Government         does         said act shall be         legalsinves         ad						
In relation to other bodies the President of the Republic shall be responsible for: e) Subject to the provisions of Article 172 and after first consulting both the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, I, m and p, 134b, d and f) and 135a, b and c oshall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 177 Legislatures shall						
other bodies the         President of the         Republic shall be         responsible for:         e) Subject to the         provisions of         Article 172 and         after first         consulting both         the parties with         seats in the         Assembly and         the Council of         State, dissolving         the Assembly of         the Republic.         Art.140         Ministerial         counter-         signature         1. Acts that the         President of the         Republic         under the terms         of Articles 133h,         j. I, m and p,         134b, d and f)         and 135a, b and         c shall require         counter-         signature by the         Government.         2. In the event         that         that         act shall be         legally invalid.         Art.171         Legislatures         (1) Each         legislature shall						
President of the Republic shall be responsible for: e) Subject to the provisions of Article 172 and after first consulting both the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, I, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures hall						
Republic shall be         responsible for:         e) Subject to the         provisions of         Article 172 and         after first         consulting both         the parties with         seats in the         Assembly and         the Council of         State, dissolving         the Assembly of         the Republic.         Art. 140         Ministerial         counter-         signature         1. Acts that the         President of the         Republic         under takes						
responsible for: e) Subject to the provisions of Article 172 and after first consulting both the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under takes under takes under takes under takes 1. Adts 133h, j, I, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legislatures shall						
<ul> <li>e) Subject to the provisions of Article 172 and after first consulting both the parties with seats in the Assembly and Assembly and the Council of State, dissolving the Assembly of the Republic.</li> <li>Art.140</li> <li>Ministerial counter-signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter-signature by the Government does not counter-signature by the Sovernment does not counter-signature and sovernment does not counter-signature by the Sovernment does not counter-signature b</li></ul>						
provisions of Article 172 and after first consulting both the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures (1) Each legislatures shall						
Article 172 and after first consulting both the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, I, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures (1) Each						
after       first         consulting both       the parties with         seats       in         seats       in         Assembly       and         the Council of       State, dissolving         the Assembly of       the Republic.         Art. 140       Ministerial         counter-       signature         signature       1.         Acts that the         President of the         Republic       undertakes         under the terms       of         Afticles 133h,       j, i, I, m and p,         134b, d and f)       and 135a, b and         and 135a, b and       c shall require         counter-       signature by the         Government.       2. In the event         that       the         Government       does not         counter-sign any       such act, the         said act shall be       legally invalid.         Art. 177       Legislatures         (1) Each       legislatures shall						
the parties with seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. <i>Art.</i> 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, i, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall						
seats in the Assembly and the Council of State, dissolving the Assembly of the Republic. Art 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures shall						
Assembly and the Council of State, dissolving the Assembly of the Republic. <i>Art.</i> 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be leggally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall						
the Council of State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures shall						
State, dissolving the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government. does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures shall						
the Assembly of the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, I, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures (1) Each legislature shall						
the Republic. Art. 140 Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures (1) Each legislature shall						
Art. 140         Ministerial         counter-         signature         1. Acts that the         President of the         Republic         undertakes         under the terms         of Articles 133h,         j, I, m and p,         134b, d and f)         and 135a, b and         c shall require         counter-         signature by the         Government.         2. In the event         that         that         does         and counter-sign any         such act, the         said act shall be         legally invalid.         Art. 171         Legislatures         (1) Each         legislature shall						
Ministerial counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, I, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall						
counter- signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall						
signature 1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, I, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. Art. 171 Legislatures (1) Each legislature shall						
1. Acts that the President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall						
President of the Republic undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall						
undertakes under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
under the terms of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall				Republic		
of Articles 133h, j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall						
j, l, m and p, 134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
134b, d and f) and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall						
and 135a, b and c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
c shall require counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
counter- signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art.</i> 171 Legislatures (1) Each legislature shall						
signature by the Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
Government. 2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
2. In the event that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
that the Government does not counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
does not counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
counter-sign any such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
such act, the said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
said act shall be legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
legally invalid. <i>Art. 171</i> Legislatures (1) Each legislature shall						
Art. 171 Legislatures (1) Each legislature shall						
Legislatures (1) Each legislature shall						
(1) Each legislature shall						
legislature shall						
legislative						
sessions.						
Art. 172						

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
			Dissolution (1)		
			The Assembly of		
			the Republic		
			cannot be		
			dissolved in the		
			six months		
			subsequent to its		
			election, during		
			the last half year		
			of the term of		
			office of the		
			President of the		
			Republic, or		
			during a state of		
			siege or		
			emergency.(2) In		
			case of failure to		
			observe the		
			foregoing para,		
			the decree of		
			dissolution is null		
			and void.(3) The		
			dissolution of the		
			Assembly does		
			not affect the		
			mandates of its		
			members or the		
			powers of the		
			Standing Committee until		
			the first sitting of		
			the Assembly		
			after subsequent		
			election.		
Romania	Law N 68/1992 on The		Constitution		The
	Election to the Chamber		Art. 63 (1)		President
	of Deputies and the		The Chamber of		may dissolve
	Senate. Art. 6: 1. The		Deputies and the		the
	date of elections shall be		Senate shall be		Parliament
	settled, and publicly		elected for a term		under the
	announced by the		of office of 4		conditions
	Government, at least		years, which may		and the
	sixty days before the		be extended de		limitations
	election day, and up to		jure in the event		provided by
	the passage of five days		of a mobilization,		the
	since the date when the		war, siege, or		Constitution, Art. 89.
	terms provided under Article 60, paragraph (2)		emergency, until such event has		The election
	of the Constitution start		ceased to exist.		day is fixed
	to be counted.2.		(2) Elections to		by the
	Elections shall take		the Chamber of		Government,
	place in a single day,		Deputies and the		in
	which shall be only		Senate shall be		accordance
	Sunday.3. The		held within three		with the
	sequential number of the		months at the		period of time
	ballot on the voter's card		most of the		fixed by the
		1			
	shall be established and		expiry of the term		law between

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	the Government at the same time as the date of elections [] Constitution Article 89 (1) After consultation with the presidents of both Chambers and the leaders of the parliamentary groups, the President of Romania may dissolve Parliament, if no vote of confidence has been obtained to form a government within 60 days after the first request was made, and only after rejection of at least two requests for investiture. (2) During the same year, Parliament can be dissolved only once. (3) The Parliament cannot be dissolved during the last six months of the term of office of the President of Romania, or during a state of mobilization, war, siege, or emergency.		Parliament dissolution.		his decision and the polling day, Art. 6, which is sixty days. The period for choosing the date is within three months at the most of the expiry of the term of office or the Parliament dissolution, Constitution Art. 63(2). The day shall be only Sunday, Art. 6(2) of the Law N 68/1992 on Elections to the Chamber of Deputies and the Senate.
Russian Federation	Federal Law on election of the deputies of the State Duma, Art. 6 (2). Under the Constitution of the Russian Federation, Art. 84, the election of deputies of the State Duma of a new convocation shall be called by the President of the Russian Federation. The decision to call the election shall be taken not earlier than 110 days and no later than 90 days before the voting day. Voting day at the election of deputies shall be the first Sunday of the month in which the constitutional term of the State Duma of the previous convocation expires. The day of the election of the State Duma shall be the day of voting as a result of		Federal Law on Election of the Deputies of the State Duma <i>Art.</i> 6 (7) If the Sunday on which the election is to be held coincides with a day preceding a holiday, or a holiday, or a day following a holiday or if this Sunday has been declared a working day in the established procedure, the election shall be held on the next Sunday.	Federal Law on the Election of Deputies to the State Duma, Art. 6 (3). If the President of the Russian Federation does not call the election of deputies of the State Duma within the period indicated in Clause 2 of this article, the election of deputies shall be called and conducted by the Central Election of the Russian	The President may dissolve the State Duma under the conditions provided by the Constitution, Art. 109, 111 and 117. The ordinary election day is fixed by the President, in accordance with the period of time fixed by the Federal Law on election for the deputies of the State Duma, Art 5 (2) which is not earlier

State Executive pow President	er / Parliament	Law/ Constitution	Others	Conclusion
Presidentwhich it was elect competent body. Constitution, Art. In the event of thu- dissolution of the Duma, the Presid the Russian Fede 	109 (2). State lent of eration he date at the ate ene not onths ne ). the all an leputies a of a In this hall be efore three m the tion of le 109 ha may he Russian es les 111 e on. the State lent of eration he date at the at the at the at the at a may on for by e on the rits ha may	Constitution	Federation on the first Sunday of the month which follows the month in which the constitutional term of the State Duma of the previous convocation expires. Art. 6 (5). If the President of the Russian Federation does not call the election of deputies of a new convocation after the dissolution of the State Duma, the election of deputies shall be called and conducted by the Central Election on the first or second Sunday before the day on which three days expire from the day of the dissolution of the State Duma.	than 110 days and no later than 90 days before the voting day. Voting day shall be be the second Sunday of the month in which the constitutional term of the State Duma of the previous convocation expires.

#### - 58 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	the time it has brought				
	accusations against the				
	President of the Russian				
	Federation and until a				
	corresponding decision				
	has been taken by the				
	Federation Council. 5.				
	The State Duma may				
	not be dissolved during				
	the period of the state of				
	emergency or martial				
	law throughout the				
	territory of the Russian				
	Federation, as well as				
	within six months of the				
	expiry of the term of				
	office of the President of				
	the Russian Federation.				
	Constitution, Article 111				
	(4) After the House of				
	Representatives [State				
	Duma] thrice rejects				
	candidates for Chairman				
	of the Government of the				
	Russian Federation				
	nominated by the				
	President of the Russian				
	Federation, the				
	President of the Russian				
	Federation appoints				
	Chairman of the				
	Government of the				
	Russian Federation,				
	dissolves the House of				
	Representatives [State				
	Duma] and call a new				
	election.				
	Constitution, Article 117				
	3. The State Duma may				
	express no-confidence				
	to the Government of the				
	Russian Federation. A				
	no-confidence resolution				
	shall be adopted by a				
	majority of votes of the				
	total number of the				
	deputies of the State				
	Duma. After the State				
	Duma expresses no-				
	confidence to the				
	Government of the				
	Russian Federation, the				
	President of the Russian				
	Federation shall be free				
	to announce the				
	resignation of the				
	Government or to reject				
	the decision of the State				
	Duma. In case the State				

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
San Marino	Duma again expresses no-confidence to the Government of the Russian Federation during three months, the President of the Russian Federation shall announce the resignation of the Government or dissolve the State Duma. 4. The Chairman of the Government of the Russian Federation may raise before the State Duma the issue of no- confidence to the Government of the Russian Federation. If the State Duma votes no-confidence, the President shall adopt in seven days a decision on the resignation of the Government of the Russian Federation or dissolve the State Duma and announce new elections. Les Capitaines Régents (chefs de l'Etat) convoquent les élections (tous les cinq ans)		Loi électorale de 1996 <i>Art. 9 (2)</i> Le Conseil Grand et Général est renouvelé tous les cinq ans ou quand, pour une raison ou une autre, il perd plus de la moitié de ses membres. <i>Art. 11 (1)</i> Les élections du Conseil Grand et Général sont convoquées par les Capitaines Régents par un manifeste public au moins 90 jours avant la date des élections.		La date des élections est fixée par les Capitaines Régents (chefs de l'Etat)
Serbia	Constitution Article 109: At the proposal of the	The Law on the Election of Members	Constitution Art. 109		The President

justified grounds, the 2 President of the M	of Parliament, Art.		
that the National c Assembly be dissolved. F The National Assembly F may not be dissolved T during the state of war c and emergency. e tt w	25. The election of Members of Parliament shall be called for by the President of the Republic of Serbia. The decision on calling for the election shall specify the polling day as well as the date on which the election administration activities shall commence.	The President of the Republic may dissolve the National Assembly, upon the proposal of the Government containing justified grounds. The Government may not propose dissolution of the National Assembly, if a proposal has been submitted for the vote of no confidence in the Government or if the issue of its confidence has been raised. The National Assembly shall be dissolved if it fails to elect the Government within 90 days from the day of its constitution. The National Assembly may not be dissolved during the state of war and emergency. The President of the Republic shall be obliged to dissolve the National Assembly upon his/her decree, in cases stipulated by the Constitution. Simultaneously with the dissolution of the Republic shall Assembly, the President of the Republic shall schedule elections for	may decide the dissolution of the Parliament at the proposal of the Government, containing justified grounds, under the conditions provided by the Constitution, Art. 89. The ordinary election day is fixed by the President of Parliament, in accordance with the period of time fixed by the Law on the Election of members of Parliament, Art.27 which is not later than 30 days prior to the termination of the term of office of Members of Parliament whose term of office is expiring. Not fewer than 45 or more than 90 days shall pass from the date of calling for the election and the polling day, Law on the Election of members of Parliament, Art.26

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
			days from the		
			day of their		
			announcement.		
			The National		
			Assembly, which		
			has been		
			dissolved, shall		
			only perform		
			current or urgent		
			tasks, stipulated		
			by the Law. In case of		
			declaration of		
			the state of war		
			or emergency,		
			its full		
			competence		
			shall be		
			reestablished		
			and last until the		
			end of the state		
			of war, that is,		
			emergency.		
			Art. 130 (4)		
			If the National		
			Assembly		
			passes a vote of		
			no confidence in		
			the Government,		
			the President of		
			the Republic		
			shall be obliged		
			to initiate		
			proceedings for		
			election of the		
			new		
			Government. If		
			the National		
			Assembly fails to		
			elect the new		
			Government		
			within 30 days		
			from the passing		
			of a vote of no		
			confidence, the		
			President of the		
			Republic shall be		
			obliged to		
			dissolve the		
			National		
			Assembly and		
			schedule		
			elections.		
			Art. 131 (4) If		
			the National		
			Assembly fails to		
			pass a vote of		
			confidence in the		

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
			Government, the		
			term of office of		
			the Government		
			ends and the		
			President of the		
			Republic shall be		
			obliged to initiate		
			proceedings for		
			election of the		
			new		
			Government. If		
			the National Assembly fails to		
			elect the new		
			Government		
			within 30 days		
			from the day of		
			passing of vote		
			of no confidence,		
			the President of		
			the Republic		
			shall be obliged		
			to dissolve the		
			National		
			Assembly and		
			schedule		
			elections.		
			Art. 132 (5)		
			After the National		
			Assembly		
			confirms the		
			resignation of the Prime Minister,		
			the President of		
			the Republic		
			shall be obliged		
			to initiate the		
			proceedings for		
			election of the		
			new		
			Government. If		
			the National		
			Assembly fails to		
			elect the new		
			Government		
			within 30 days		
			from the day of		
			confirmation of		
			the resignation of		
			the Prime		
			Minister, the President of the		
			Republic shall be		
			obliged to		
			dissolve the		
			National		
			Assembly and		
			schedule		
			elections.		

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
Slovakia	Constitution	Act on elections to	See previous		The
olovalla	Article 102 (1)	the Slovak	columns		President
	The President	National Council			may dissolve
	e) may dissolve the	Section 25			the National
	National Council of the	Declaration of			Council
	Slovak Republic if the	elections and period			under the
	National Council of the	for conducting them			conditions
	Slovak Republic, within a	(1) The elections			provided in
	period of six months	shall be held in the			the
	from the nomination of a	whole territory of the			Constitution,
	Government of the	Slovak Republic on			Art. 102 d).
	Slovak Republic, has not	one day, a Saturday.			The ordinary
	passed its Programme	(2) The elections			election day
	Proclamation, if the	shall be declared by			is fixed by the
	National Council of the	the Chairperson of			President of
	Slovak Republic has not	the National Council			Parliament
	passed within three	of the Slovak			(i.e National
	months of the formation	Republic; he or she			Council), in
	of a Government a draft	shall declare the			accordance
	law with which the	elections and			with the
	Government has	announce the			period of time
	combined a vote of	polling day not later			fixed by the
	confidence, if the	than one hundred			Act on
	National Council of the	and ten days before			elections to
	Slovak Republic has not	polling day. The			the Slovak
	managed to hold a	declaration of			National
	session for longer than	elections shall be			Council,
	three months although	promulgated in the			Section 25
	its sitting has not been	Collection of Laws of			(2) which is
	adjourned and it has	the Slovak Republic			not later than
	during this time been	and on the web site			one hundred
	repeatedly called for a	of the Ministry.			and ten days
	meeting, or if a session	(3) The elections			before polling
	of the National Council	shall be conducted			day.
	of the Slovak Republic	from 7 a.m. until 10 p.m. If local			
	has been adjourned for	conditions so			
	a longer time than is				
	allowed by the Constitution. This right	require, a mayor may bring forward			
	may not be applied	the start of polling by			
	during the last six	not more than two			
	months of his or her term	hours.			
	of office, during war, a	nours.			
	war state or exceptional	Section 46			
	state. The President	New elections			
	shall dissolve the	If the Constitutional			
	National Council of the	Court of the Slovak			
	Slovak Republic in the	Republic declares			
	case that after a	the elections to be			
	plebiscite on the recall of	invalid, or if it annuls			
	the President, the	the election result,			
	President has not been	then the			
	recalled.	Chairperson of the			
		National Council of			
		the Slovak Republic			
		shall declare new			

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
		elections to the National Council of the Slovak Republic. New elections shall be declared not later than thirty days after such a ruling of the Constitutional Court has been published in the Collection of Laws of the Slovak Republic.			
Slovenia	National Assembly Elections Act, Art. 14. The President of the Republic shall call general elections. Early elections shall be called by the President with the Dissolution of the National Assembly Act. National Assembly Act. National Assembly Elections Act, Art. 19. The President shall call by- elections not more than fifteen days after the National Assembly has ascertained the termination of a deputy's term of office. Constitution Article 111 (Election of the President of the Government) (1) After consultation with the leaders of parliamentary groups the President of the Republic proposes to the National Assembly a candidate for President of the Government. (4) If no candidate is elected, the President of the Republic dissolves the National Assembly and calls new elections, unless within eighty-four hours the National Assembly decides by a majority of votes cast by those deputies present to hold new elections for	Constitution Article 81 (Term of the National Assembly) (1) The National Assembly is elected for four years. (2) If the term of the National Assembly expires during a war or state of emergency, its term shall expire six months after the end of the war or state of emergency, or earlier if the National Assembly itself so decides.	National Assembly Elections Act Art. 13 Regular elections shall be held not earlier than two months and not later than 15 days before four years have passed since the first session of the outgoing National Assembly. In the event of a prolonged term, the due term shall be deemed to be the day on which the prolonged term expires. Early elections shall be held not later than two months after the dissolution of the National Assembly. <i>Art.</i> 15 The calling of Elections Act shall determine the day on which elections are called and the Election day. The election day shall	National Assembly Elections Act, Art. 100. Repeat elections shall be called by the constituency electoral commission, unless the voting was nullified by the republic electoral commission, in which case the elections shall be called by the republic electoral commission. The Election Day for repeat elections shall be determined in the Calling of Elections Act. Repeat elections on the basis of existing candidacies shall be held within 15 days of the day elections are called. Repeat	The President may dissolve the parliament under the conditions provided by the Constitution, Art. 111. In special cases, the National Assembly can decide itself about the dissolution, in accordance with the Constitution, Art. 81 (2). The ordinary election day is fixed by the President, in accordance with the period of time fixed by the National Assembly Elections Act, Art 13 which is not earlier than two months and not later than 15 days

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	President of the		be a Sunday or	elections on	before four
	Government, whereby a		any other	the basis of	years have
	majority of votes cast by		holiday.	new	passed since
	those deputies present is		Art. 99	candidacies	the first
	sufficient for the election		Special elections	shall be held	session of the
	of the candidate. In such		must be held	not later than	outgoing
	new elections a vote is		within 30 days of	two months	National
	taken on candidates		the day	after the day	Assembly
	individually in order of		determined for	the elections	
	the number of votes		voting on general	are called.	
	received in the earlier		elections, if the		
	voting and then on the		voting was not		
	new candidates		carried out in a		
	proposed prior to the		constituency or		
	new vote, wherein any		at an individual		
	candidate proposed by		poling station on		
	the President of the		the day		
	Republic takes		determined as		
	precedence. (5) If in		Election Day.		
	such elections no				
	candidate receives the				
	necessary number of				
	votes, the President of				
	the Republic dissolves				
	the National Assembly				
	and calls new elections.				
	Constitution, Art. 81 (3)				
	Elections to the National				
	Assembly are called by				
	the President of the				
	Republic. A new				
	National Assembly shall				
	be elected no sooner				
	than two months and no				
	later than fifteen days				
	before the expiry of four				
	years from the date of				
	the first session of the				
	previous National				
	Assembly. If the National				
	Assembly is dissolved, a				
	new National Assembly				
	shall be elected no later				
	than two months after				
	the dissolution of the				
	previous one. The term				
	of the previous National				
	Assembly shall end on				
	the first session of the				
	new National Assembly,				
	which shall be called by				
	the President of the				
	Republic no later than				
	twenty days after the				
	election of the new				
	National Assembly.				

## - 66 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	not granted for				
	investiture, successive				
	proposals will be made				
	in the manner foreseen				
	in the foregoing				
	paragraphs.				
	(5) If within two months				
	from the first voting for				
	investiture no candidate				
	has obtained the				
	confidence of the House				
	of Representatives, the				
	King shall dissolve both				
	Chambers and call for				
	new elections with the				
	concurrence of the				
	President of the House				
	of Representatives.				
	Constitution Article 115				
	[Dissolution of				
	Parliament] (1) The				
	President of the				
	Government, after				
	deliberation of the				
	Council of Ministers, and				
	on his exclusive				
	responsibility, may				
	propose the dissolution of the House of				
	Representatives, the				
	Senate, and the				
	Parliament, which shall				
	be decreed by the King.				
	The dissolution decree				
	shall establish the date				
	of the elections.				
	(2) The proposal for				
	dissolution may not be				
	presented when a				
	motion of censure is in				
	process. (3) No new				
	dissolution may take				
	place before a year has				
	passed since the				
	previous one, except as				
	provided for in Article 99				
	(5).				
Sweden	Constitution, Chapter 3,		Constitution		The
	Art. 4 (1). The		Chapter 3,		Government
	Government may order		Art. 3.		may order an
	an extra election to be		Ordinary		extra
	held between ordinary		elections for the		election, in
	elections. Extra elections		Parliament shall		accordance
	shall be held within three		be held every		with the
	months of the issue of		fourth year.		Constitution,
	such an order. Art. 4 (2).		Parliamentary		Chapter 3,
	After an election for the		elections are		Art. 4 (1). The
	Parliament has been		held every four		period of

#### - 68 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	held, the Government is debarred from issuing an order for an extra election until three months have elapsed from the first meeting of the newly-elected Parliament. Nor may the Government issue an order for an extra election while ministers retain their posts, after having all been formally discharged, pending the assumption of office by a new Government.		years on the third Sunday of September. <i>Chapter 6, Art. 3</i> If the Parliament rejects the Speaker's proposal the procedure laid down in Article 2 shall be resumed. If the Parliament rejects the Speaker's proposal four times in succession, the procedure for appointing a Prime Minister is discontinued and resumed only after an election for the Parliament has been held. Unless ordinary elections must in any case be held within three months, an extra election shall be held within that		such election is fixed in relation to the day of the issuance of the government order. The ordinary election day is fixed by the Constitution, Chapter 3, Art. 3 which is the third Sunday of September.
Suisse	Loi fédérale sur les droits politiques du 17 décembre 1976 (Etat le 14 octobre 2003) Art.10. Date et exécution 1 Le Conseil fédéral arrête les règles qui permettent de déterminer les jours des votations. Ce faisant, il tient compte des besoins des électeurs, du Parlement, des cantons, des partis politiques et des organisations chargées de remettre le matériel de vote et évite les collisions pouvant résulter des différences entre l'année civile et l'année religieuse. Art. 19 Date de l'élection. 1. (Seconde phrase) Le gouvernement cantonal		same period. Constitution Art. 193 Révision totale 1 La révision totale 1 La révision totale de la Constitution peut être proposée par le peuple ou par l'un des deux conseils, ou décrétée par l'Assemblée fédérale. 2. Si l'initiative émane du peuple ou en cas de désaccord entre les deux conseils, le peuple décide si la révision totale doit être entreprise. Si le		Pas de dissolution possible, sauf lors de la procédure de révision totale de la Constitution, prévue par la Constitution, Art. 193. Dans ce cas, la date de l'élection est fixée par le Conseil fédéral. La date des élections est fixée par la loi fédérale sur les droits politiques du

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	fixe le plus tôt possible la date des élections de remplacement et des élections complémentaires. Art. 19 Date de l'élection [] 2 Le Conseil fédéral fixe la date des élections en cas de renouvellement intégral extraordinaire du conseil, au sens de l'article 193, al. 3, de la constitution fédérale.		Constitutionpeuple acceptele principe d'unerévision totale,les deux conseilssont renouvelés.Loi fédérale surles droitspolitiques du 17décembre 1976Art. 19Date del'élection. 1 Lesélectionsordinaires pour lerenouvellementintégral duConseil nationalont lieu l'avant-dernier dimanchedu moisd'octobre.		17 décembre 1976, art. 19, l'avant- dernier dimanche du mois d'octobre.
"The former Yugoslav Republic of Macedonia"		Constitution Article 63 (6) The Assembly is dissolved when more than half of the total number of Representatives vote for dissolution Electoral Code of the Republic of Macedonia. Article 15 paragraph 1: Elections for Members of the Parliament are held every fourth year, in the last 90 days of the term of the previous composition of the Parliament, or within 60 days from the day of dissolution of the Parliament. Article 15 paragraph2: Early elections for Members of the Parliament shall be conducted in accordance with the provisions of this Code, and all deadlines for electoral activities			The Parliament may dissolve itself, Art. 63.5 of the Constitution. The election day is fixed by the President of Parliament, by an Election Announ- cement Act submitted to the State Election Commission and the Ministry of Justice, in accordance with a period of time fixed by the Electoral Code of the Republic of Macedonia, Article 15 which is in the last 90 days of the term of the previous

## - 70 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	President	shall be shortened by 5 days, except the deadline for electoral campaign. According to Article 12, paragraph 1 of the Electoral Code, the Electon Announcement Act shall be passed by the President of the Parliament and it shall specify the date from which all deadlines for performing electoral activities shall start to run, as well as the election date. According to paragraph 2 of this Article, The Election Announcement Act shall be submitted to the State Election Commission and the Ministry of Justice, and shall be published in the Official Gazette of the Republic of Macedonia. From the day announcing the election, a period of not more than 90 days, nor less than	Constitution		composition of the Parliament, or within 60 days from the day of dissolution of the Parliament.
		70 days may pass (Article 12, paragraph 4).			
Turkey	Constitution Article 116 Calling for Elections for the Turkish Grand National Assembly by the President of the Republic (1) In cases where the Council of Ministers fails to receive a vote of confidence under Article 110 or is compelled to resign by a vote of no- confidence under Article 99 or 111, and if a new Council of Ministers	Law no. 2839 on Parliamentary elections. Mid-term Election. Art. 7 [] However, if the number of vacant seats reaches five percent of the regular total number of deputies, the Grand National Assembly of Turkey shall decide to hold mid-term elections within three months. No mid-term	Constitution See 1 <sup>st</sup> column Law no. 2839 on Parliamentary elections Renewal of Election Art. 8) If the renewal decision has been taken by the President of the Republic, then votes shall be cast on the first Sunday		The President may dissolve the Parliament under special conditions provided by the Constitution, Art. 116. The President of the Republic in consultation with the

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	cannot be formed within	elections can be	following the		President of
	forty-five days or the	held later than one	ninetieth day		the Turkish
	new Council of Ministers	year prior to the	after the		Grand
	fails to receive a vote of	general elections.	decision. Article		National
	confidence, the	Renewal of Election:	6 – Elections for		Assembly
	President of the	Art. 8 – If the Grand	the Grand		may then call
	Republic, in consultation	National Assembly	National		for new
	with the President of the	of Turkey or the	Assembly of		elections. The
	Turkish Grand National	President of the	Turkey shall be		
	Assembly, may call for new elections.	Republic decides that elections should	held once every five years. The		Assembly may dissolve
	(2) If a new Council of	be renewed before	beginning date of		itself under
	Ministers cannot be	the expiration of the	the elections		the conditions
	formed within forty-five	elections period, the	shall be July 3rd		provided by
	days of the resignation	Cabinet shall	of the last		the
	of the Prime Minister	announce such	meeting year of		Constitution,
	without being defeated	decision within 48	each elections		Art. 77.2. The
	by a vote of confidence	hours.(Amended:	period and votes		ordinary
	or also within forty- five	paragraph 2: 3403 -	shall be cast on		election day
	days of elections for the	10.9.1987) If the	the second		is fixed by the
	Bureau of the President	renewal decision	Sunday of		Law no. 2839
	of the Turkish Grand	has been taken by	October. In the		on
	National Assembly of the	the Grand National	event it is not		Parliamentary
	newly elected Turkish	Assembly of Turkey,	possible to hold		elections, Art.
	Grand National	then the Assembly	elections due to		6 which
	Assembly, the President	shall also determine	war, the Grand		provides that
	of the Republic may	the date of the	National		votes shall be
	likewise, in consultation	elections.	Assembly of		cast on the
	with the President of the	Constitution Article	Turkey shall be		second
	Turkish Grand National Assembly, call for new	77 Election Term of the Turkish Grand	entitled to postpone the		Sunday of October.
	elections.	National Assembly	elections for one		The date of
	(3) The decision to call	(1) Elections for the	year. If the		calling of
	for new elections shall	Turkish Grand	reason for the		extraordinary
	be published in the	National Assembly	postponement		elections
	Official Gazette and the	shall be held every	persists, this		depends on
	election shall be held	five years. (2) The	procedure may		who took the
	thereafter.	Assembly may	be repeated in		decision: in
		decide to hold new	accordance with		case of the
		elections before the	the procedure		President of
		termination of this	determined in the		the Republic
		period, and new	initial decision of		the election
		elections may also	postponement.		takes place
		be decided upon	Art. 9		on the first
		according to a	In event of a		Sunday
		decision, taken in	renewal of		following the
		accordance with the	elections or mid-		ninetieth day
		conditions set forth	term elections,		after renewal
		in the Constitution, by the President of	the Supreme Board of		decision, Law no. 2839, Art.
		the Republic. A	Elections may		8, but in case
		deputy whose term	shorten the		of the Grand
		of office expires may	periods		National
		be eligible for re-	determined by		Assembly it
		election. (3) In the	the present		has a margin
		event of a decision	Statute or by		because it
		to hold new	Statute no. 298		has to
		elections, the	on the Basic		announce the
		powers of the	Provisions		date itself.

- 71 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
		Assembly shall	Governing		Mid-term
		continue until the	Elections and the		election
		election of a new	Voters' Registers		period is set
		Assembly.	and Statute no.		by Law no.
		Constitution Article	2820 on Political		2839 on
		78 Deferment of	Parties.		Parliamentary
		Elections to the			elections,
		Turkish Grand			Article 7.
		National Assembly,			However the
		and By-elections (1)			Supreme
		If the holding of new			Board of
		elections is found			Elections
		impossible because			may shorten
		of war, the Turkish			the terms in
		Grand National			case of
		Assembly may			renewal of
		decide to defer			election and
		elections for a year.			mid-term
		(2) If the grounds for			elections as
		deferment do not			provided by
		disappear this			Art. 9 of this
		measure may be			Law.
		repeated under the			
		procedure for			
		deferment. (3) By-			
		elections shall be			
		held when			
		vacancies arise in			
		the membership of			
		the Turkish Grand			
		National Assembly.			
		By-elections shall be			
		held once in every			
		election term and			
		cannot be held until			
		30 months have			
		elapsed from the			
		date of the previous			
		general elections.			
		However, in cases			
		where the number of			
		vacant seats			
		reaches five percent			
		of the total number			
		of seats, by-			
		elections shall be held within three			
		months. (4) By-			
		elections shall not			
		be held within one			
		year before general			
	<u> </u>	elections.			

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
Ukraine	Constitution, Art.77(2)		Constitution		The
ORIGINE	Extraordinary elections		Art. 77 (1)		President
	to the Verkhovna Rada		Regular elections		may dissolve
	of Ukraine are		to the Verkhovna		the
	designated by the		Rada of Ukraine		Parliament
	President of Ukraine and		take place on the		under the
	are held within sixty days		last Sunday of		conditions
	from the day of the		the last month of		provided by
	publication of the		the fifth year of		the
	decision on the pre-term		authority of the		Constitution,
	termination of authority		Verkhovna Rada		Art. 90.
	of the Verkhovna Rada		of Ukraine.		The period of
	of Ukraine.		The Law on		extraordinary
	Constitution Art. 90.		Elections of		elections is
	[} The President of		People's		determined
	Ukraine may order the		Deputies of		by the
	early termination of		Ukraine		Constitution,
	powers of the Verkhovna		Art. 16 (1)		Art. 77(2).
	Rada of Ukraine where:				· · /
			Regular elections		The ordinary
	(1) there is a failure to		shall take place		election day
	form within one month a		on the last		is fixed by the
	coalition of parliamentary		Sunday of March		Constitution,
	factions in the		of the last year of		Art. 77(1) and
	Verkhovna Rada of		authority of the		Law on
	Ukraine as provided for		Verkhovna Rada		Elections of
	in Article 83 of this		of Ukraine.		People's
	Constitution;				Deputies of
	(2) there is a failure,				Ukraine, Art.
	within sixty days				16 (1) which
	following the resignation				is the last
	of the Cabinet of				Sunday of
	Ministers of Ukraine, to				March of the
	appoint members of the				last year of
	Cabinet of Ministers of				authority of
	Ukraine;				the
					Verkhovna
	(3) the Verkhovna Rada				
	of Ukraine fails, within				Rada of
	thirty days of a single				Ukraine.
	regular session, to				But there is a
	commence its plenary				discrepancy
	meetings.				as the
					Constitution
	The early termination of				says about
	powers of the Verkhovna				last Sunday
	Rada of Ukraine shall be				of the last
	decided by the President				month of the
	of Ukraine following				fifth year of
	relevant consultations				authority of
	with the Chairperson				the
	and Deputy				Verkhovna
	Chairpersons of the				Rada. (E.g. if
	Verkhovna Rada of				elections are
	Ukraine and with				held as
	Chairpersons of				scheduled on
	Verkhovna Rada				30
	parliamentary factions.				September
					2007, the 5 <sup>th</sup>
	Powers of the				year term will
	Verkhovna Rada of				finish in

## - 74 -

State	Executive power / President	Parliament	Law/ Constitution	Others	Conclusion
	Ukraine, which convenes following special elections conducted after the pre- term termination by the President of Ukraine of powers of the Verkhovna Rada of Ukraine of the previous convocation, shall not terminate within one year from the day of its election. The pre-term termination of powers of the Verkhovna Rada of Ukraine may not be caused during the last six months of its term or of the term of the				September 2012). So the law could be considered as inconsistent with the Constitution in this regard.
United Kingdom	President of Ukraine.		Parliament Act 1911 Section 7 A general election for the House of Commons must be held at intervals not exceeding five years. The five year limit on the time of the Parliament can be changed by an Act of Parliament which requires the assent of the House of Lords (Parliament Act 1911, section 2(1)).	In the UK there is no fixed-term Parliament and no minimum length of a Parliament. General election must be held at least every five years. General elections in Britain traditionally take place on Thursday. The Queen, at the request of the Prime Minister can decide to dissolve the Parliament.	The election day is fixed by the Prime minister, Customary law (constitutional convention). Traditionally elections take place on Thursday