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HONG KONG SPECIAL ADMINISTRATIVE REGION

ORDINANCE NO. 14 OF 2003



TUNG Chee-hwa Chief Executive 7 May 2003

An Ordinance to amend provisions in the Legal Practitioners Ordinance, to provide for certain presumptions in the Conveyancing and Property Ordinance, to enable a magistrate to award defence costs in a certain review instituted by the prosecution under the Costs in Criminal Cases Ordinance, to provide for additional rights of audience before certain tribunals, to adapt the references to "Crown servant" in the Prevention of Bribery Ordinance and the Independent Commission Against Corruption Ordinance and to make clarifying amendments to the definition of its adapted term "prescribed officer" by stating expressly that it includes principal officials, the Monetary Authority, Chairman of the Public Service Commission, staff of the Independent Commission Against Corruption and judicial officers and to make a number of minor miscellaneous amendments to various Ordinances.

[9 May 2003]

Enacted by the Legislative Council.

PART 1

GENERAL

1. Short title and commencement

(1) This Ordinance may be cited as the Law Amendment and Reform (Miscellaneous Provisions) Ordinance 2003.

(2) Sections 2, 7 and 8 of this Ordinance shall come into operation on a day to be appointed by the Secretary for Justice by notice published in the Gazette.

(3) Section 3 shall come into operation on the day appointed for the commencement of section 4 of the Legal Services Legislation (Miscellaneous Amendments) Ordinance 1997 (94 of 1997).

(4) Sections 4 and 5 shall come into operation on the day appointed for the commencement of section 3 of the Legal Practitioners (Amendment) Ordinance 1998 (27 of 1998).

(5) Item 25 of the Schedule shall come into operation on the day appointed for the commencement of section 13 of the Legal Practitioners (Amendment) Ordinance 2000 (42 of 2000).

(6) Except as provided by subsections (2), (3), (4) and (5), this Ordinance shall come into operation on the day on which it is published in the Gazette.

PART 2

LEGAL TRAINING AND PRACTISING REQUIREMENTS, ETC.

Legal Practitioners Ordinance

2. Practising certificates—solicitors

Section 6 of the Legal Practitioners Ordinance (Cap. 159) is amended by adding—

"(6B) Notwithstanding the compliance with the 2 year employment requirement in subsection (6), a solicitor who makes an application for the first issue of a practising certificate without the condition imposed under subsection (6) on or after the commencement of section 2 of the Law Amendment and Reform (Miscellaneous Provisions) Ordinance 2003 (14 of 2003) shall not be issued with such practising certificate unless he also satisfies the Council that, prior to the date of his application, he has successfully completed in accordance with the guidelines as may be issued by the Society from time to time a mandatory course in practice management provided or approved by the Society.

(6C) The Council may, where it considers appropriate, exempt an applicant wholly or partly, with or without conditions, from the mandatory course requirement in subsection (6B).".

3. Misconduct of member, etc. of solicitor corporation or foreign lawyer corporation

Section 9AA (as inserted by section 4 of the Legal Services Legislation (Miscellaneous Amendments) Ordinance 1997 (94 of 1997)) is amended by adding "or officer" after "member".

4. Qualifications for appointment

Section 40A (as inserted by section 3 of the Legal Practitioners (Amendment) Ordinance 1998 (27 of 1998) and further amended by section 121 of the Statute Law (Miscellaneous Provisions) Ordinance 2002 (23 of 2002)) is amended by adding—

"(4A) The Chief Judge may designate a judge of the Court to exercise the powers conferred on him under subsection (4) to specify an alternative period for the purposes of subsection (1)(a)(iii) in a particular case.".

5. Practising certificate—notaries public

Section 40E(6)(a), (b) and (c) (as inserted by section 3 of the Legal Practitioners (Amendment) Ordinance 1998 (27 of 1998)) is amended by repealing "Chief Justice" and substituting "Council of the Society of Notaries".

6. Time limit for commencement of certain proceedings

Section 55 is amended by repealing "or within 6 months after the first discovery thereof by the prosecutor, whichever period expires first".

7. Section substituted

Section 74A is repealed and the following substituted—

"74A. Standing Committee on Legal Education and Training

(1) There is established by this section a Standing Committee on Legal Education and Training.

- (2) The functions of the committee are—
 - (a) to keep under review, evaluate and assess—
 - (i) the system and provision of legal education and training in Hong Kong;
 - (ii) without prejudice to the generality of subparagraph (i), the academic requirements and standards for admission to the Postgraduate Certificate in Laws programme;
 - (b) to monitor the provision of vocational training of prospective legal practitioners in Hong Kong by organizations other than the Society or the Hong Kong Bar Association;

- (c) to make recommendations on matters referred to in paragraphs (a) and (b); and
- (d) to collect and disseminate information concerning the system of legal education and training in Hong Kong.
- (3) The committee shall consist of—
 - (a) 15 members appointed by the Chief Executive of whom-
 - (i) 2 shall be persons nominated by the Chief Justice;
 - (ii) 1 shall be a person nominated by the Secretary for Justice;
 - (iii) 1 shall be a person nominated by the Secretary for Education and Manpower;
 - (iv) 2 shall be persons nominated by the Society;
 - (v) 2 shall be persons nominated by the Hong Kong Bar Association;
 - (vi) 2 shall be persons nominated by the Vice-Chancellor of the University of Hong Kong;
 - (vii) 2 shall be persons nominated by the President of the City University of Hong Kong;
 - (viii) 2 shall be members of the public; and
 - (ix) 1 shall be a person nominated by The Federation for Continuing Education in Tertiary Institutions, a nonprofit-making educational organization, from among its members which provide continuing legal education courses in Hong Kong; and
 - (b) a chairman appointed by the Chief Executive after consultation with the persons and organizations making nominations pursuant to paragraph (a)(i) to (vii) and (ix).

(4) A member of the committee who is unable to attend a meeting of the committee, except for a member appointed pursuant to subsection (3)(a)(viii), may, subject to the consent of the chairman, send a substitute to attend the meeting in his place and the substitute shall be deemed to be a member of the committee for the purpose of that meeting.

(5) A member of the committee including the chairman shall hold office for a term not exceeding 2 years.

(6) A member of the committee including the chairman may at any time resign from the committee by giving notice in writing of his resignation to the Chief Executive.

(7) The Secretary for Justice may publish notice of the appointment or termination of membership of a member (including the chairman) appointed pursuant to this section in the Gazette.

(8) The committee shall report annually to the Chief Executive and its annual report shall be tabled in the Legislative Council.

(9) The committee may determine its own procedure.".

8. Transitional provision

On the commencement of section 7 of this Ordinance, the Advisory Committee on Legal Education is dissolved.

PART 3

PRESUMPTIONS OF DUE EXECUTION

Conveyancing and Property Ordinance

9. Section added

The Conveyancing and Property Ordinance (Cap. 219) is amended by adding-

"23A. Proof of title and presumptions of due execution of deed by corporation

- (1) A deed purporting to be—
 - (a) executed prior to the commencement of section 9 of the Law Amendment and Reform (Miscellaneous Provisions) Ordinance 2003 (14 of 2003) by or on behalf of a corporation aggregate; and
 - (b) attested by a signatory or more than one signatory, where the signatory or each of the signatories, if more than one, is a person who could have been authorized under the articles of association or other instruments of the corporation,

shall, until the contrary is proved, be presumed for the purposes of proof of title to any land to have been duly executed by the purported signatory or signatories, as the case may be, with the authority conferred by the articles of association or other instruments of the corporation, whether or not the source of the authority or the means by which such authority was purportedly conferred is apparent from the deed.

(2) Where any deed is or has been produced by a vendor as proof of title to any land and that deed purports to have been executed by a corporation aggregate not less than 15 years before the contract of sale of that land, it shall for the purposes of any question as to the title to that land be conclusively presumed—

- (a) as between the parties to that contract; and
- (b) in favour of the purchaser under that contract as against any other person,

that the deed was validly executed.

(3) This section applies only to deeds produced as proof of title to any land pursuant to contracts for the sale of such land entered into on or after the commencement of section 9 of the Law Amendment and Reform (Miscellaneous Provisions) Ordinance 2003 (14 of 2003).".

PART 4

Award of Defence Costs

Costs in Criminal Cases Ordinance

10. Defence costs in summary proceedings

Section 3(1)(d) of the Costs in Criminal Cases Ordinance (Cap. 492) is amended by repealing everything after "Ordinance" and before the comma where it last appears and substituting—

"(Cap. 227)—

- (i) on the application of the defendant or on his own initiative reviews his decision, and on that review reverses or varies his decision; or
- (ii) on the application of the prosecutor reviews his decision, and on that review confirms his decision".

PART 5

RIGHTS OF AUDIENCE BEFORE TRIBUNALS

Labour Tribunal Ordinance

11. Right of audience

Section 23(1) of the Labour Tribunal Ordinance (Cap. 25) is amended—

- (a) in paragraph (d), by repealing "and";
- (b) in paragraph (e), by repealing the full stop and substituting "; and";
- (c) by adding—
 - "(f) a public officer, not being a barrister or solicitor, who appears on behalf of the Secretary for Justice, if the Secretary for Justice is a claimant or a defendant.".

Small Claims Tribunal Ordinance

12. Right of audience

Section 19(1) of the Small Claims Tribunal Ordinance (Cap. 338) is amended—

- (a) in paragraph (d), by repealing the full stop and substituting a semicolon;
- (b) by adding—
 - "(e) a public officer, not being a barrister or solicitor, who appears on behalf of the Secretary for Justice, if the Secretary for Justice is a party.".

PART 6

SUBSTITUTION OF REFERENCES OF "CROWN SERVANT" WITH REFERENCES OF "PRESCRIBED OFFICER"

Prevention of Bribery Ordinance

13. Interpretation

Section 2(1) of the Prevention of Bribery Ordinance (Cap. 201) is amended—

(a) by repealing the definition of "Crown servant" and substituting—

""prescribed officer" (訂明人員) means—

- (*a*) any person holding an office of emolument, whether permanent or temporary, under the Government; and
- (b) the following persons (to the extent that they are not persons included in paragraph (a))—
 - (i) any principal official of the Government appointed in accordance with the Basic Law;
 - (ii) the Monetary Authority appointed under section 5A of the Exchange Fund Ordinance (Cap. 66) and any person appointed under section 5A(3) of that Ordinance;
 - (iii) Chairman of the Public Service Commission;
 - (iv) any member of the staff of the Independent Commission Against Corruption;

- (v) any judicial officer holding a judicial office specified in Schedule 1 to the Judicial Officers Recommendation Commission Ordinance (Cap. 92) and any judicial officer appointed by the Chief Justice, and any member of the staff of the Judiciary;";
- (b) in the definition of "public servant", by repealing "Crown servant" and substituting "prescribed officer".

14. Soliciting or accepting an advantage

Section 3 is amended by repealing "Crown servant" and substituting "prescribed officer".

15. Bribery

Section 4(3) is amended by repealing "Crown servant" and substituting "prescribed officer".

16. Bribery of public servants by persons having dealings with public bodies

Section 8(1) is amended by repealing "Crown servant" and substituting "prescribed officer".

17. Possession of unexplained property

Section 10(1) is amended by repealing "Crown servant" and substituting "prescribed officer".

18. Certificate as to official emoluments, etc.

Section 21A(1)(a) is amended by repealing "Crown servant" wherever it appears and substituting "prescribed officer".

Independent Commission Against Corruption Ordinance

19. Interpretation

Section 2 of the Independent Commission Against Corruption Ordinance (Cap. 204) is amended by repealing the definition of "Crown servant" and substituting—

""prescribed officer" (訂明人員) means—

- (a) any person holding an office of emolument, whether permanent or temporary, under the Government; and
- (b) the following persons (to the extent that they are not persons included in paragraph (a))—
 - (i) any principal official of the Government appointed in accordance with the Basic Law;
 - (ii) the Monetary Authority appointed under section 5A of the Exchange Fund Ordinance (Cap. 66) and any person appointed under section 5A(3) of that Ordinance;
 - (iii) Chairman of the Public Service Commission;
 - (iv) any member of the staff of the Commission;
 - (v) any judicial officer holding a judicial office specified in Schedule 1 to the Judicial Officers Recommendation Commission Ordinance (Cap. 92) and any judicial officer appointed by the Chief Justice, and any member of the staff of the Judiciary;".

20. Office of Commissioner

Section 5(4) is amended by repealing "office of emolument under the Crown in right of the Government of Hong Kong" and substituting "prescribed officer".

21. Power of arrest

Section 10(1) is amended by repealing "Crown servant" and substituting "prescribed officer".

22. Duties of the Commissioner

Section 12(b)(iv) and (vii) and (c) is amended by repealing "Crown servant" wherever it appears and substituting "prescribed officer".

23. Powers of the Commissioner

Section 13 is amended—

- (a) in subsection (1)(b)—
 - (i) by repealing "Crown servant" and substituting "prescribed officer";
 - (ii) by repealing "Crown or" and substituting "prescribed officer or";

(b) in subsection (2)(a), by repealing "Crown servant" and substituting "prescribed officer".

PART 7

MINOR AMENDMENTS

24. Amendment of enactments

The enactments specified in the Schedule are amended to the extent and in the manner specified in that Schedule in relation to each such enactment.

SCHEDULE

[s. 24]

Item	Enactment	Amendment
1.	Bankruptcy Ordinance (Cap. 6)	In the Chinese text, in section 50(6), add "不" before "構成".
2.	Landlord and Tenant (Consolidation) Ordinance (Cap. 7)	In the Chinese text, in section $74C(a)$ (ii), repeal "1979 年 12 月 12 日" and substitute "1979 年 12 月 18 日".
3.	Lands Tribunal Rules (Cap. 17 sub. leg.)	In the Chinese text, in the Schedule, in Form 4, repeal "副司法常務官" and substitute "司法常務官".
4.	Government Leases Ordinance (Cap. 40)	In the Chinese text— (a) in section 10(1)(b) and (2)(b), repeal "註冊 記錄冊" and substitute "註冊紀錄冊"; (b) in section 11(2), repeal "註冊記錄冊" and substitute "註冊紀錄冊".
5.	Insurance Companies Ordinance (Cap. 41)	In the Chinese text— (a) in section 77(4), repeal "及監禁 6 個月"; (b) in the Third Schedule— (i) in Part 5, in paragraph 24(3), repeal "抵觸" and substitute "抵觸"; (ii) in Part 8, in Form 4, repeal "了申索" and substitute "了結申索"; (c) in the Fifth Schedule, in the heading of Form A, add "第" before "13B(1) 條".
6.	Import and Export (Strategic Commodities) Regulations (Cap. 60 sub. leg.)	In the Chinese text, in Schedule 1— (a) in Dual-use Goods List— (i) in Category 0, in 0C005, repeal "美國 試驗及材料學會" and substitute "美國 材料及試驗學會"; (ii) in Category 1—

Item

Amendment

- (A) in 1B228, 1B229, 1C001, 1C002, 1C111, 1C118 and 1C240, repeal
 "美國試驗及材料學會" wherever it appears and substitute "美國材 料及試驗學會";
- (B) in 1C006, 1C008 and 1C010, repeal "美國試驗及材料試驗學會" wherever it appears and substitute "美國材料及試驗學會";
- (iii) in Category 9, in 9C110, repeal "美國 試驗及材料學會" and substitute "美國 材料及試驗學會";
- (b) in the Definitions of Terms, in the definition of "ASTM", repeal "美國試驗及 材料學會" and substitute "美國材料及試驗 學會".

In the Chinese text, in sections 2(1) (definitions of "大律師" and "律師"), 3(3) and 4(1), repeal "《執業律師條例》" and substitute "《法律執業 者條例》".

In the Chinese text, in regulations 18(2) and 19, repeal "《執業律師條例》" and substitute "《法律執業者條例》".

In the Chinese text, in regulation 5(1)(*b*), repeal "非電訊之用" and substitute "電訊之用".

In the Chinese text, in section 48A(6), repeal "貨品或東" where it first appears and substitute "貨品或東西".

In the Chinese text—

- (a) in section 3(1), in the definition of "相聯行 動", in paragraph (b), repeal "餘此類推" and substitute "如此類推";
- (b) in Schedule 2, repeal paragraph 5(b) and substitute—
 - "(b) 如將首述的利益,在任 何程度上摒除最後提及 的利益的情況下,列入 根據第 35(2)條所作出的 計算內,

則首述的利益,須在該程度上被視為 憑藉死者在上述股份或債權證的權 益,或可就上述股份或債權證行使的 權力而應累算予死者的。".

- In the Chinese text—
- (a) in section 15E(8), in the definition of "認購 權", in paragraph (b), repeal "認講權" and substitute "認購權";
- (b) in sections 16(3), 16E(4), 20AA(6), 21A(3) and 39E(5), in paragraph (b)(ii) of the definition of "相聯者", repeal "該人的任何 親屬" and substitute "該人或該合夥人的任 何親屬";

7. Legal Aid Ordinance (Cap. 91)

- 8. Legal Aid Regulations (Cap. 91 sub. leg.)
- 9. Telecommunications (Control of Interference) Regulations (Cap. 106 sub. leg.)
- 10. Dutiable Commodities Ordinance (Cap. 109)
- 11. Estate Duty Ordinance (Cap. 111)

12. Inland Revenue Ordinance (Cap. 112)

Enactment

Amendment

- (c) in section 42(10), repeal "第 (2) 及 (5) 條" and substitute "第 (2) 及 (5) 款";
 (d) in section 88, repeal "任何慈善機構或屬公 共性質的信託" and substitute "任何屬公共 性質的慈善機構或信託".

In the Chinese text, in Schedule 2, in paragraph 24, add "回港證、" after "入境證、" where it secondly appears.

In the Chinese text, in Schedule 3, in item 16, repeal "新秀越南難民離境中心" and substitute "新秀越南難民離港中心".

In the Chinese text, in Schedule 2, in item 5, repeal "新秀越南難民離境中心" and substitute "新秀越南難民離港中心".

In the Chinese text, in the Schedule, repeal "新 秀越南難民離境中心" and substitute "新秀越南 難民離港中心"

In the Chinese text, in the Third Schedule, in sections 1 and 2(a), repeal "餘此類推" and substitute "如此類推"

In the Chinese text, in section 17(1), in Column A, in item 7, repeal "礎基" and substitute "基 礎".

In the Chinese text, in section 17B(3), repeal "聆訴" and substitute "聆訊".

In the Chinese text, in section 59A(9), add "第" before "113 章".

In the Chinese text-

- (a) in the Second Schedule, in Group II, in part A, in the first column, repeal "鄰乙汞 硫基苯酸納" and substitute "鄰乙汞硫基苯 酸鈉":
- (b) in the Sixth Schedule, in part B, repeal "氫 氧化納" and substitute "氫氧化鈉"

In regulation 57(1), repeal "9 to" and substitute "9, 10,".

In the Chinese text, in the Schedule, in item (11), repeal "組職" and substitute "組織".

In the Chinese text—

- (a) in section 52(3C)(i) and (3G)(a)(i), add "視" before "屬何情況而定";
 (b) in section 60(8), repeal "進一資料" and
- substitute "進一步資料";
- (c) in section 122(3), repeal "所出" and substitute "所作出".

In the Chinese text, in section 13, in the new section 31C(2)(c), add "在香港的" after "一名".

13. Immigration Ordinance (Cap. 115)

Item

- 14. Immigration (Places of Detention) Order (Cap. 115 sub. leg.)
- 15. Immigration (Treatment of Detainees) Order (Cap. 115 sub. leg.)
- 16. Immigration (Vietnamese Refugee Centres) (Departure Centre) Rules (Cap. 115 sub. leg.)
- 17. Stamp Duty Ordinance (Cap. 117)
- 18. **Buildings Ordinance (Cap. 123)**
- 19. Town Planning Ordinance (Cap. 131)
- 20. Mental Health Ordinance (Cap. 136)
- 21. Pharmacy and Poisons Regulations (Cap. 138 sub. leg.)
- 22. Public Health (Animals and Birds) Regulations (Cap. 139 sub. leg.)
- 23. Societies Ordinance (Cap. 151)
- 24. Banking Ordinance (Cap. 155)
- 25. Legal Practitioners (Amendment) Ordinance 2000 (42 of 2000)

Item Enactment

- 26. Places of Public Entertainment Regulations (Cap. 172 sub. leg.)
- 27. Matrimonial Causes Ordinance (Cap. 179)
- 28. Essential Services Corps (General) Regulations (Cap. 197 sub. leg.)
- 29. Independent Commission Against Corruption Ordinance (Cap. 204)
- 30. Criminal Procedure Ordinance (Cap. 221)
- 31. Frontier Closed Area (Permission to Enter) Notice (Cap. 245 sub. leg.)
- 32. Merchant Shipping (Fees) Regulations (Cap. 281 sub. leg.)
- Merchant Shipping (Compulsory Third Party Risks Insurance) Regulations (Cap. 281 sub. leg.)
- 34. Radiation (Control of Radioactive Substances) Regulations (Cap. 303 sub. leg.)
- 35. Air Pollution Control (Specified Processes) Regulations (Cap. 311 sub. leg.)
- 36. Shipping and Port Control Ordinance (Cap. 313)
- 37. Merchant Shipping (Pleasure Vessels) Regulations (Cap. 313 sub. leg.)
- 38. Census and Statistics Ordinance (Cap. 316)
- Motor Vehicles (First Registration Tax) (Depreciation) Regulations (Cap. 330 sub. leg.)
- 40. Arbitration Ordinance (Cap. 341)

Amendment

In the Chinese text, in regulation 169A(1)(b)(iii), repeal "繳光" and substitute "激光".

In the Chinese text—

- (a) in section 55(1), repeal "外地" where it secondly appears;
- (b) in section 57(1), add "合法" before "分居".

In the Chinese text, in regulation 10(3)(c), repeal "組織的團員訓練" and substitute "組織團員的 訓練".

In the Chinese text, in section 13(1)(b), repeal "公務員" and substitute "公職人員".

In the Chinese text, in section 83S, repeal "消 屑" and substitute "瑣屑".

In the Chinese text, in paragraph 3, add "的附 表" after "(第 245 章, 附屬法例)".

In the Chinese text, in the Schedule, in Part II, in Section A, in Note (1)(*a*), repeal "號燈涉及聲號" and substitute "號燈及聲號".

In the Chinese text, in regulation 4(1)(ii), repeal "保單" and substitute "保險單".

In the Chinese text, in regulation 13(3), add "涉及處理任何放射性物質的任何" after "再度受僱 擔任".

In the Chinese text—

- (a) in the Second Schedule—
 (i) in Form 1, in paragraph 6, repeal "橫 剖面" and substitute "橫截面";
 - (ii) in Form 7, in Part B, in item 4, repeal "排出點" and substitute "排放點";
- (b) in the Fourth Schedule, in item 9, repeal "空氣染污" and substitute "空氣污染".

In the Chinese text, in section 2, in the definition of "碰撞規例", repeal "(遇險信號及防止碰撞)" and substitute "(遇險訊號及避碰)".

In the Chinese text, in regulation 3C(3)(*b*), repeal "並沒不清晰" and substitute "並不清晰".

In the Chinese text, in sections 11(2)(*a*)(iv) and 11A(2)(*a*)(iii), repeal "已填寫" and substitute "已填寫".

In regulation 2(1), repeal "section 4E(2)(c)" and substitute "section 4E(2)(ca)".

In the Chinese text, in the Fifth Schedule—

- (a) in article 2(d), repeal "第 8 條" and substitute "第 28 條";
- (b) in article 6, add "、第 16 條第 (3) 款" after "第 14 條";

Enactment

Item

Amendment

- (c) in article 7(2), repeal "簽辯書" and substitute "答辯書";
- (d) in article 35(2), repeal "釋成" and substitute "譯成".
- 41. Customs and Excise Service Ordinance (Cap. 342)
- 42. Waste Disposal Ordinance (Cap. 354)
- 43. Waste Disposal (Charges for Disposal of Chemical Waste) Regulation (Cap. 354 sub. leg.)
- 44. The Hong Kong Association of Banks Ordinance (Cap. 364)
- 45. Merchant Shipping (Safety) (Load Line) Regulations (Cap. 369 sub. leg.)
- 46. Merchant Shipping (Safety)(GMDSS Radio Installations) Regulation (Cap. 369 sub. leg.)
- 47. Road Traffic (Construction and Maintenance of Vehicles) Regulations (Cap. 374 sub. leg.)
- 48. Road Traffic (Traffic Control) Regulations (Cap. 374 sub. leg.)
- 49. Electricity Ordinance (Cap. 406)

- In Schedule 2— (*a*) repeal "Acetvlating Substa
- (a) repeal "Acetylating Substances (Control) Ordinance (Cap. 145)" and substitute "Control of Chemicals Ordinance (Cap. 145)";
- (b) in the Chinese text, repeal "《動植物 (瀕臨 絕種生物保護) 條例》(第 187 章)" and substitute "《動植物 (瀕危物種保護) 條例》 (第 187 章)".
- In the Chinese text—
- (a) in section 33(1A)(a)(i), repeal "循還" and substitute "循環";
- (b) in the Sixth Schedule, in the entry of "GA070", repeal "鍍錫" and substitute "鍍 錫".
- In the Chinese text, in Schedule 1, in item 1, repeal "150 億焦耳" and substitute "15 千兆焦 耳".

In section 8(1)(a), repeal "Bank Notes Issue Ordinance" and substitute "Legal Tender Notes Issue Ordinance".

In the Chinese text-

- (a) in Schedule 3, repeal "第 14 至 20 段" before the table for "舷牆排水孔" and substitute "第 14 及 20 段";
- (b) in Schedule 5, in paragraph 1, in the definition of "表列乾舷", repeal "附 6" and substitute "附表 6".

In the Chinese text, in section 3(2), repeal "不適於" and substitute "不適用於".

In the Chinese text, in regulation 2, in the definition of "工程裝置", in paragraph (*a*)(ii), repeal "材料" and substitute "材料".

In the Chinese text—

- (a) in regulation 42(1)(e), repeal "不適於" and substitute "不適用於";
- (b) in Schedule 6, in paragraph 3, repeal "任何 標誌及燈" and substitute "任何標誌及燈 具".

In the Chinese text, in sections 2 (definitions of "固定電力裝置" and "電力裝置或發電設施的 "擁有人""), 4(1), 13(2)(a), 14(1), 26, 27(1) and (2), 30(2)(b), (3) and (4), 47(1)(d), 49, 52 and 59(1)(f), repeal "房產" wherever it appears and substitute "處所".

Item Enactment

- 50. Electricity Supply Regulations (Cap. 406 sub. leg.)
- 51. Electricity Supply (Special Areas) Regulations (Cap. 406 sub. leg.)
- 52. Electricity (Registration) Regulations (Cap. 406 sub. leg.)
- 53. Electricity (Wiring) Regulations (Cap. 406 sub. leg.)
- 54. Merchant Shipping (Reporting of Pollution Incidents) Regulations (Cap. 413 sub. leg.)
- 55. Merchant Shipping (Prevention of Pollution by Garbage) Regulation (Cap. 413 sub. leg.)
- 56. Toys and Children's Products Safety Ordinance (Cap. 424)
- 57. Hong Kong Civil Aviation (Investigation of Accidents) Regulations (Cap. 448 sub. leg.)
- 58. Legal Aid Services Council Ordinance (Cap. 489)
- 59. Mutual Legal Assistance in Criminal Matters (Australia) Order (Cap. 525 sub. leg.)
- 60. Mutual Legal Assistance in Criminal Matters (France) Order (Cap. 525 sub. leg.)
- 61. Mutual Legal Assistance in Criminal Matters (New Zealand) Order (Cap. 525 sub. leg.)
- 62. Mutual Legal Assistance in Criminal Matters (United Kingdom) Order (Cap. 525 sub. leg.)
- 63. Mutual Legal Assistance in Criminal Matters (Switzerland) Order (Cap. 525 sub. leg.)

Amendment

In the Chinese text, in regulations 1(1)(definition of "電力分站"), 3, 13(4) and (8), 25, 26, 27, 28, 29 and 39(14) and in the heading before regulation 25, repeal "房產" wherever it appears and substitute "處所".

In the Chinese text, in regulations 9(1) and (2) and 10(3) and (4), repeal "房產" wherever it appears and substitute "處所".

In the Chinese text, in regulation 8(1)(d), repeal "房產" and substitute "處所".

In the Chinese text, in regulations 2 (definitions of "開關房" and "電力分站"), 4(6), 12(2) and 20(1), (2), (3) and (4), repeal "房產" wherever it appears and substitute "處所".

In the Chinese text, in regulation 2, in the definition of "海", repeal "與海連接的".

In the Chinese text, in section 1(1), in the definition of "海", repeal "與海連接的任何" and substitute "任何入海的".

In the Chinese text, in section 2, in the definition of "獲授權人員", repeal "《海關條例》" and substitute "《香港海關條例》".

In the Chinese text, in regulation 14(9), repeal "委員席前的人" and substitute "委員會席前的人".

In the Chinese text, in section 5(1)(*b*), repeal "《執業律師條例》" and substitute "《法律執業 者條例》".

In the Chinese text, in Schedule 2, in paragraph 1, repeal "構成該罪行的同一作為或不作為所構成的罪行或" and substitute "該外地罪行或由構成該外地罪行的同一作為或不作為所構成的".

In the Chinese text, in Schedule 2, in paragraph 1, repeal "構成該罪行的同一作為或不作為所構成的罪行或" and substitute "該外地罪行或由構成該外地罪行的同一作為或不作為所構成的".

In the Chinese text, in Schedule 2, in paragraph 1, repeal "構成該罪行的同一作為或不作為所構成的罪行或" and substitute "該外地罪行或由構成該外地罪行的同一作為或不作為所構成的".

In the Chinese text, in Schedule 2, in paragraph 1, repeal "構成該罪行的同一作為或不作為所構成的罪行或" and substitute "該外地罪行或由構成該外地罪行的同一作為或不作為所構成的".

In the Chinese text, in Schedule 2, in paragraph 1, repeal "構成該罪行的同一作為或不作為所構成的罪行或" and substitute "該外地罪行或由構成該外地罪行的同一作為或不作為所構成的".

Item	Enactment	Amendment
64.	Electoral Procedure (Chief Executive Election) Regulation (Cap. 541 sub. leg.)	In the Chinese text, in section 70(2)(b)(iii), repeal "總督特派廉政專員" and substitute "廉 政".
65.	Chinese Medicine Ordinance (Cap. 549)	In section 132(2), repeal "be prescribed" and substitute "be imposed".
66.	International Organizations (Privileges and Immunities) Ordinance (Cap. 558)	(a) Repeal the subheading immediately before section 14.(b) Repeal section 14.
67.	Securities and Futures Ordinance (Cap. 571)	In Schedule 1, in Part 1, in section 1, in the definition of "Commissioner of the Independent Commission Against Corruption", repeal "Commissioner of the Independent Commission Against Corruption appointed under" and substitute "person who holds the office of the Commissioner of the Independent Commission Against Corruption pursuant to".
68.	Public Officers Pay Adjustment Ordinance (Cap. 574)	In the Chinese text, in section 2, in the definition of "廉署人員", repeal "總督特派廉政 專員" and substitute "廉政".