LC Paper No. CB(2)1911/01-02(01)

Subcommittee to study the proposed accountability system for principal officials and related issues

References to the Chief Executive in Council in the Laws of Hong Kong

Introduction

At the meeting of the Subcommittee on 7 May 2002, Members discussed the Administration's paper on references to the Chief Executive in Council in the laws of Hong Kong (LC Paper No. CB(2)1822/01-02(02)). The Administration was requested to provide more information on the 53 references relating to appeals to the CE in Council. This paper sets out the Administration's response.

References to the CE in Council

2. We have examined the 689 references to the CE in Council in the laws of Hong Kong. We have found 53 references relating to appeals to the CE in Council. The relevant provisions are summarized in the Annex. As explained in the previous paper (LC Paper No. CB(2)1822/01-02(02)), we are of the opinion that it is lawful for such appeals to be heard by CE in Council both now and under the accountability system. The fact that, under the accountability system, there will be more principal officials in Executive Council does not make any material difference to the criteria for appropriateness already applied.

Principal officials connected with an appeal

3. It has been suggested that problems may arise when an appeal goes to ExCo from the decision of a bureau or department, since the principal official who heads that bureau or department will now be a member of ExCo. We believe that the situation can be resolved by the current arrangement that legal advice is given to the principal official concerned as to whether he/she should stand down from the particular appeal.

Decision of CE in Council

4. At the meeting, a Member asked whether other remedies are available if an appellant is not satisfied with the decision of the CE in Council. The position is as follows. Remedies in respect of administrative decisions that are subject to a right of appeal or objection to the CE in Council are governed by section 64(3) of Cap. 1. According to existing judicial interpretations of that section, where an appeal lies to the CE in Council, this is an administrative remedy that is additional to, and not a substitute for, any remedy by way of judicial review of the original administrative decision. If an appeal is made to the CE in Council and rejected, it is still possible for the appellant to apply for judicial review of the original administrative decision.

Constitutional Affairs Bureau 10 May 2002

APPEALS TO CHIEF EXECUTIVE IN COUNCIL

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
1	TRUSTEE ORDINANCE (Cap.29)	Section 78 (3) If the Registrar of Companies is not satisfied that all the requirements of section 77 have been complied with, he shall refuse to register the company as a trust company: Provided that the company may appeal from such refusal to the Chief Executive in Council, whose decision shall be final.	The Registrar of Companies.
2	TRUSTEE ORDINANCE (Cap.29)	Section 80 (2) If at any time, by reason of the decline in value of any investments so held by the Director of Accounting Services or of increase of the gross liabilities of any trust company, the Registrar of Companies is of opinion that additional security ought to be furnished by the trust company, he may order the company to make, within a period to be stated in the order, a further deposit of investments (being investments contemplated by section 77(2)(e)) of a specified value with the Director of Accounting Services: Provided that the company may appeal from such order to the Chief Executive in Council, whose decision shall be final.	The Registrar of Companies.
3	CO-OPERATIVE SOCIETIES ORDINANCE (Cap.33)	Section 7 (1) If the Registrar is satisfied that a society has complied with the provisions of this Ordinance and the rules, and that its proposed by-laws are not contrary to this Ordinance or to the rules, he may, if he thinks fit, register the society and its by-laws. An appeal shall lie to the Chief Executive in Council against the refusal of the Registrar to register any society within one month from the date of such refusal.	The Registrar of Cooperative Societies.

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4	CO-OPERATIVE SOCIETIES ORDINANCE (Cap.33)	Section 10 (3) If the Registrar is satisfied that any amendment of the by-laws is not contrary to this Ordinance or to the rules, he may, if he thinks fit, register the amendment. An appeal shall lie to the Chief Executive in Council against the refusal of the Registrar to register any amendment of any by-law within one month from the date of such refusal.	The Registrar of Cooperative Societies.
5	ANTIQUITIES AND MONUMENTS ORDINANCE (Cap.53)	 Section 2C (4) The Chief Executive, upon considering an objection made under subsection (3), may direct that- (a) the declaration be withdrawn; or (b) the objection be referred to the Chief Executive in Council. (5) The Chief Executive in Council, upon considering an objection referred to him under subsection (4), may direct that- (a) the declaration shall stand; (b) the declaration shall stand, subject to such variations or conditions as he thinks fit; or (c) the declaration be withdrawn. (6) A direction of the Chief Executive under subsection (4) or of the Chief Executive in Council under subsection (5) shall be final. 	The Secretary for Home Affairs.

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6	EXCHANGE FUND ORDINANCE (Cap.66)	Section 3A (3) Any authorized institution aggrieved by any requirement imposed [by the Financial Secretary] on it under subsection (1) or by any addition or variation made [by the Financial Secretary] under subsection (2) may appeal to the Chief Executive in Council against such requirement, addition or variation. (4) The Chief Executive in Council may determine an appeal under this section by confirming, varying or reversing the requirement, addition or variation against which the appeal was lodged.	The Financial Secretary.
7	FERRY SERVICES ORDINANCE (Cap.104)	 Section 28 (7) Any person whose application for a licence is not granted by the Commissioner may appeal in writing- (a) against the decision of the Commissioner, within 28 days of the date of such decision, to the Secretary for Transport who may confirm or set aside such decision after considering any written representations submitted to him by the appellant and the Commissioner in respect of that decision; and (b) if he is aggrieved by the decision of the Secretary for Transport, to the Chief Executive in Council within 28 days of the date of that decision, and the decision of the Chief Executive in Council on any such appeal shall be final. 	The Secretary for Transport.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
8	FERRY SERVICES ORDINANCE (Cap.104)	Section 41 (1) A grantee or licensee aggrieved by any decision, direction or requirement of the Secretary for Transport, the Commissioner, the Director of Civil Engineering or the Director of Marine or any person authorized by any one of them, under this Ordinance or the franchise or licence may, within 28 days of the giving or making of the decision, direction or requirement, appeal by petition to the Chief Executive in Council, and the decision of the Chief Executive in Council on any such appeal shall be final. (2) Where a grantee or licensee appeals under subsection (1), the decision, direction or requirement, as the case may be, shall not have effect until the appeal has been determined, unless the Chief Executive in Council otherwise directs.	The Secretary for Transport/ The Commissioner for Transport/ The Director of Civil Engineering/ The Director of Marine/ Any person authorized by any one of them.
9	TRAMWAY ORDINANCE (Cap.107)	Section 6 (4) If an owner is aggrieved by the issue of a certificate [by the Director of Highways] in accordance with the provisions of subsection (2), he may, at any time during such period of one month as is referred to in subsection (3) on notice to the company, appeal by petition to the Chief Executive in Council and on such appeal, the Chief Executive in Council, after hearing the Director, may confirm or revoke such certificate.	The Director of Highways.

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10	MISCELLANEOUS LICENCES REGULATIONS (Cap.114A)	Regulation 119 (2) On the issue or renewal of any dancing school licence the licensing authority may specify, by endorsement thereon- (a) the minimum number of lamps required to be a light on the premises at all times when the premises are, under paragraph (1), required to be lighted; (b) the minimum wattage of each such lamp; (c) the sitting of each such lamp; (d) the colour of the bulb of, and the colour and type of the shade which may be used in connection with, each such lamp; and (e) such period of grace (if any) as the licensing authority may consider necessary for the purpose of enabling compliance with any endorsement made as aforesaid; and where any such endorsement has been made on a licence in accordance with the foregoing provisions of this paragraph, then, subject to the provisions of paragraph (3) and the decision of the Chief Executive in Council on any appeal thereunder against such endorsement, the lighting on the premises shall comply therewith at all times when the premises are, under paragraph (1), required to be lighted: Provided that where any period of grace has been granted in respect of any endorsement, non-compliance therewith during such period shall not constitute a contravention of this paragraph.	The Commissioner for Television and Entertainment Licensing.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
		 (3) Where the licensee is aggrieved by any endorsement made on his licence pursuant to paragraph (2) or by the failure to grant a period of grace in respect of any endorsement, he may appeal by way of petition against such endorsement or such failure to the Chief Executive in Council, and in the event of such an appeal- (a) the provisions of regulation 8 shall apply in respect thereof, (b) the Chief Executive in Council may cancel or vary the endorsement appealed against, or grant a period of grace where the failure of the licensing authority to grant such a period is the subject of the appeal; (c) written notice of the decision of the Chief Executive in Council shall be given to the licensee; (d) pending the giving of written notice to the licensee as aforesaid, the endorsement appealed against, or, where the appeal is against the failure of the licensing authority to grant any or a sufficient period of grace in respect of any endorsement, that endorsement, shall have no effect, and the period of grace (if any) applicable in respect of any such endorsement as aforesaid, whether granted by the licensing authority or the Chief Executive in Council, shall not commence or be deemed to have commenced to run until the giving of such written notification to the licensee. 	

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
11	GOVERNMENT RENT AND PREMIUM (APPORTIONMENT) ORDINANCE (Cap.125)	Section 21 (1) Where the Director of Lands decides not to exercise his powers under section 5 or 12 following an application by the owner of a section or relevant interest, he shall give by post to the applicant notice of the ground on which he decided not to exercise those powers. (2) Where the Director of Lands decides not to exercise his powers under section 12 after notice has been published in the Gazette under section 18, he shall cause to be published in the Gazette and affixed in a conspicuous position in or on the building notice of the ground on which he decided not to exercise those powers. (3) Within 3 months after the giving of notice under subsection (1), the applicant may appeal by way of petition to the Chief Executive in Council. (4) Within 3 months after the publication in the Gazette of notice under subsection (2), the owner of any relevant interest may appeal by way of petition to the Chief Executive in Council.	The Director of Lands.

Serial	Ordinance/Subsidiary	Relevant Provision	Whose Decision is Being
Number	Legislation		Appealed Against?
12	GOVERNMENT RIGHTS (RE-ENTRY AND VESTING REMEDIES) ORDINANCE (Cap.126)	 (1) Upon consideration of a petition under section 8, the Chief Executive may- (a) order the cancellation of the memorial of re-entry so far as it affects the lands and tenements in respect of which the petition was made or the cancellation of the vesting notice so far as it affects the relevant interest in respect of which the petition was made, upon such terms as to costs, expenses, damages, compensation, penalty or otherwise as he shall in his discretion think fit; or (b) direct that the petition be referred to the Chief Executive in Council. (2) The Chief Executive in Council, upon considering a petition referred to him under subsection (1), may- (a) order the cancellation of the memorial of re-entry so far as it affects the lands and tenements in respect of which the petition was made or the cancellation of the vesting notice so far as it affects the relevant interest in respect of which the petition was made, upon such terms as to costs, expenses, damages, compensation, penalty or otherwise as he shall in his discretion think fit; or (b) dismiss the petition. 	Any public officer authorised by the Chief Executive.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
13	FORESHORE AND SEA-BED (RECLAMATIONS) ORDINANCE (Cap.127)	Section 8 (1) Where at the expiry of the time for the making of objections under section 6 in respect of a proposed reclamation any objection has been delivered under that section, the Director shall, within a period of 9 months after the expiry of that time, or within such further period of not more than 6 months after the expiry of that period as may, upon the application of the Director, be allowed by the Chief Executive having regard to the circumstances of the case, submit to the Chief Executive in Council for consideration the proposed reclamation and any such objection, and the Chief Executive in Council shall consider the proposed reclamation and every objection and may (a) decline to authorize the reclamation; (b) authorize the reclamation in part only and defer for further consideration at such future time as the Chief Executive in Council shall specify, any objection which relates to the remaining part of the reclamation not so authorized; or (c) authorize the whole of the reclamation. (2) Where a reclamation is authorized under subsection (1)(b) or (c), the plan relating to such reclamation shall be subject to such modifications and conditions as the Chief Executive in Council thinks fit.	The Director of Lands.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
14	PUBLIC HEALTH AND MUNICIPAL SERVICES ORDINANCE (Cap.132)	Section 146 (1) In any appeal to him under the provisions of this Ordinance, the Chief Executive in Council may, at any time in his discretion, direct a case to be stated for the opinion of the Court of Appeal on any question of law involved in such appeal. The terms of such case shall be agreed upon by the parties concerned, or, in the event of their failure to agree, shall be settled by the Court of Appeal. The Court of Appeal shall hear and determine the question of law arising on any case stated as aforesaid, and shall remit the matter to the Chief Executive in Council who shall give effect by order to the finding of the court. The costs of such hearing shall be in the discretion of the court. (2) Any party to the appeal shall be entitled to be heard by counsel on the hearing of any case so stated. (3) The Clerk to the Executive Council shall give the appellant 7 days' notice of the hearing of the appeal, and shall, at the same time, furnish the appellant with a copy of the evidence and documents submitted by the respondent for the consideration of the Chief Executive in Council.	Director of Food and Environmental Hygiene

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
15	PUBLIC HEALTH (ANIMALS AND BIRDS) ORDINANCE (Cap.139)	Section 11 (1) Whenever any person is dissatisfied with the exercise of the discretion of the Director or of any person to whom discretionary power is given under this Ordinance in respect of any act, matter or thing which is by this Ordinance made subject to the exercise of the discretion of such authority, or with any action or decision of the Director or of any such person either as to the carrying out of or the meaning of any of the provisions of this Ordinance, or whenever any of the provisions of this Ordinance are, owing to special conditions, undesirable, the person so dissatisfied may, unless proceedings have already been taken before a magistrate in relation thereto, appeal to the Chief Executive in Council, who, if in his opinion the exercise of such discretion or such action or decision requires modification, revocation or setting aside, or such special conditions exist as render any such provision undesirable, may make such order in respect thereof as may be just. (2) The grounds of such appeal shall be concisely stated in writing, and the appellant may, if he so desires, be present at the hearing of such appeal and be heard in its support either by himself or by his representative, and the Chief Executive in Council shall thereafter determine the matter in the absence of, and without further reference to, the Director.	The Director of Agriculture, Fisheries and Conservation/ Any Assistant Director of Agriculture, Fisheries and Conservation/ Any person to whom discretionary power is given under Cap. 139.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
16	PUBLIC HEALTH (ANIMALS AND BIRDS) ORDINANCE (Cap.139)	Section 12 (1) In any appeal under the provisions of section 11 the Chief Executive in Council may at any time in his discretion direct a case to be stated for the opinion of the Court of Appeal on any question of law involved in any appeal submitted to him. The terms of such case shall be agreed upon by the parties concerned, or in the event of their failure to agree shall be settled by the Court of Appeal. The Court of Appeal shall hear and determine the question of law arising on any case stated as aforesaid, and shall remit the matter to the Chief Executive in Council who shall give effect by order to the finding of the court. The costs of such hearing shall be in the discretion of the court. (2) Any party to the appeal shall be entitled to be heard by counsel on the hearing of any case so stated. (3) No proceedings by way of mandamus, injunction, prohibition or other order shall be taken against the Chief Executive in Council in respect of anything arising out of this section. (4) The Clerk to the Executive Council shall give the appellant seven days' notice of the hearing of the appeal, and shall at the same time furnish the appellant with a copy of the evidence and documents submitted by the respondent for the consideration of the Chief Executive in Council: Provided that nothing herein contained shall be deemed to prevent any person from applying to the Court of First Instance for a mandamus, injunction, prohibition or other order, should he elect so to do instead of appealing to the Chief Executive in Council under section 11.	The Director of Agriculture, Fisheries and Conservation/ Any Assistant Director of Agriculture, Fisheries and Conservation/ Any person to whom discretionary power is given under Cap. 139.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
17	PUBLIC HEALTH (ANIMALS AND BIRDS) ORDINANCE (Cap.139)	Section 13 Every order of the Chief Executive in Council on any appeal shall be final and may be enforced by the Court of First Instance as if it had been an order of that court.	The Director of Agriculture, Fisheries and Conservation/ Any Assistant Director of Agriculture, Fisheries and Conservation/Any person to whom discretionary power is given under Cap. 139.
18	SOCIETIES ORDINANCE (Cap.151)	Section 5B The society, the branch, an office-bearer or a member of the society or the branch who is aggrieved by the decision of the Societies Officer to refuse registration or exemption from registration may appeal to the Chief Executive in Council within 30 days of the date when notice of the decision was given to the society. The Chief Executive in Council may confirm, vary or reverse the decision. The operation of the decision appealed against is suspended until the Chief Executive in Council has heard and determined the appeal.	The Societies Officer/any Assistant Societies Officer (who shall be the Commissioner of Police).
19	SOCIETIES ORDINANCE (Cap.151)	Section 5E The society, the branch, an office-bearer or a member of the society or the branch who is aggrieved by the decision of the Societies Officer to cancel the registration or exemption from registration may appeal to the Chief Executive in Council within 30 days of the date when notice of the decision was given to the society. The Chief Executive in Council may confirm, vary or reverse the decision. The operation of the decision appealed against is suspended until the Chief Executive in Council has heard and determined the appeal.	The Societies Officer/Any Assistant Societies Offices (who shall be the Commissioner of Police).

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
20	SOCIETIES ORDINANCE (Cap.151)	Section 6 (2) Any person aggrieved by a decision of the Secretary for Home Affairs under subsection (1) may appeal to the Chief Executive in Council and on any such appeal the Chief Executive in Council may confirm, vary or reverse the decision of the Secretary for Home Affairs. (3) An appeal under subsection (2) may be made within 30 days after the date when the decision was notified to the person or the society or the date of publication of the notice of the decision in the Gazette, whichever is the later. (4) The operation of any decision appealed against under subsection (1) shall be suspended until the appeal has been heard and determined by the Chief Executive in Council.	The Secretary for Home Affairs.
21	SOCIETIES ORDINANCE (Cap.151)	Section 8 (7) A society or a branch in relation to which an order is made under this section and any office-bearer or member of the society or the branch who is aggrieved by an order of the Secretary for Security made under this section may appeal to the Chief Executive in Council against the making of the order within 30 days after the order takes effect and the Chief Executive in Council may confirm, vary or revoke the order.	The Secretary for Security.
22	SOCIETIES ORDINANCE (Cap.151)	Section 24 (3) A person who is aggrieved by an order made under subsection (1) may appeal to the Chief Executive in Council within 30 days from the date of service of the order on him and the Chief Executive in Council may confirm, vary or revoke the order.	The Secretary for Security.

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23	SOCIETIES ORDINANCE (Cap.151)	Section 25 (3) A person who is aggrieved by an order made under subsection (1) may appeal to the Chief Executive in Council within 30 days from the date of service of the order on him and the Chief Executive in Council may confirm, vary or revoke the order.	The Secretary for Security.
24	HOSPITALS, NURSING HOMES AND MATERNITY HOMES REGISTRATION ORDINANCE (Cap. 165)	 Section 3 (7) (a) Any person registered in respect of a hospital or maternity home who is aggrieved by a condition imposed by the Director under subsection (4) may appeal by way of petition to the Chief Executive in Council. (b) On any such appeal, the Chief Executive in Council may confirm, vary or reverse the decision of the Director. 	The Director of Health.
25	HOSPITALS, NURSING HOMES AND MATERNITY HOMES REGISTRATION ORDINANCE (Cap. 165)	Section 5 (3) Any person aggrieved by an order refusing an application for registration or cancelling any registration may, within 14 days after the date on which the copy of the order was sent to him, appeal against it by way of petition to the Chief Executive in Council.	The Director of Health.

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26	AERIAL ROPEWAYS (SAFETY) ORDINANCE (Cap. 211)	Section 24 (1) If the person installing an aerial ropeway or the owner of an aerial ropeway is aggrieved by any requirement or direction made, or the withholding of any consent or approval, by the Director under this Ordinance the owner may appeal by petition to the Chief Executive in Council. (2) Save where the Chief Executive in Council otherwise directs, when any such appeal has been made, no such requirement or direction, other than a requirement under section 18 or 19 to close or partially close the aerial ropeway, shall be enforced until the decision of the Chief Executive in Council on the appeal is made. (3) The decision of the Chief Executive in Council on any such appeal shall be final.	The Director of Electrical and Mechanical Services.
27	PUBLIC BUS SERVICES ORDINANCE (Cap. 230)	Section 33 (1) A grantee which is aggrieved by any decision, direction or requirement of the Secretary for Transport, or a public officer given directions under section 3, or the Commissioner, or any person authorized by him, under this Ordinance or its franchise may, within 28 days of the giving or making of the decision, direction or requirement, appeal by petition to the Chief Executive in Council, and the decision of the Chief Executive in Council on any such appeal shall be final. (2) Where a grantee has appealed under subsection (1), the decision, direction or requirement, as the case may be, shall not have effect until the appeal has been determined, unless the Chief Executive in Council otherwise directs.	The Secretary for Transport, or a public officer given directions under section 3 of Cap. 230, or the Commissioner for Transport, or any person authorised by him.

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28	PEAK TRAMWAY ORDINANCE (Cap. 265)	Section 8 If any difference arises between the company and the Secretary for Transport with respect to any interference or control exercised or claimed to be exercised by the company or the Secretary for Transport, by virtue of this Ordinance, in relation to the tramway or any work, or in relation to any work or proceeding of the Secretary for Transport, or with respect to the propriety or the mode of execution of any work relating to the tramway, or on the question whether any work is such as ought to satisfy the Secretary for Transport, or with respect to any other subject or thing regulated by or comprised in this Ordinance, the matter in difference shall (unless otherwise specially provided for by this Ordinance) be settled by the Chief Executive in Council, on the application of either party.	The Secretary for Transport.
29	MINING ORDINANCE (Cap.285)	Section 31 (3) Before a lease is revoked under the provisions of subsection (1), the Director of Lands shall give notice in writing of his intention to the lessee or his attorney, specifying the reasons for the proposed revocation, and the lessee or his attorney may, within one month after receipt of such notice, appeal by way of petition to the Chief Executive in Council against the proposed revocation. (4) A petition to the Chief Executive in Council under the provisions of subsection (3) shall be lodged with the Clerk to the Executive Council. (5) On consideration of the petition, the Chief Executive in Council may make such order as he thinks proper and such order shall be final.	The Director of Lands.

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30	MARINE FISH (MARKETING AND EXPORTATION) REGULATIONS (Cap.291A)	Regulation 4F Any person aggrieved by- (a) a decision of the Director on an application for the issue of an export permit; (b) the cancellation of an export permit; or (c) the exercise by a designated officer of any of the powers conferred by regulation 4E, may, within 21 days, or such further period as the Chief Executive may allow in any particular case, appeal by way of petition to the Chief Executive in Council.	The Director of Marketing (who shall be the Director of Agriculture, Fisheries and Conservation).
31	HONG KONG AIRPORT (CONTROL OF OBSTRUCTIONS) ORDINANCE (Cap.301)	Section 10 (3) Any person aggrieved by any prohibition imposed [by the Director-General of Civil Aviation] under subsection (1) may appeal by way of petition to the Chief Executive in Council, but shall, pending the decision of such appeal, comply with the notice given pursuant to subsection (1).	The Director-General of Civil Aviation.
32	POST SECONDARY COLLEGES ORDINANCE (Cap.320)	Section 6 (4) Where the Director refuses to register or cancels a registration under subsection (1) the Post Secondary College or person concerned may within twenty-one days of the receipt of the notice under subsection (3) appeal by way of petition to the Chief Executive in Council, and the decision of the Chief Executive in Council shall be final. (5) For the purpose of considering a petition and determining the appeal the Chief Executive in Council may appoint a tribunal to inquire into the matters raised in such petition, and may empower such tribunal to hear evidence and do all other such things as are necessary for its due inquiry. Any tribunal so appointed shall conduct its inquiry in private and submit a report in writing to the Chief Executive in Council.	The Director of Education.

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		 (6) (a) In addition to the powers of the Director under subsection (1) the Chief Executive in Council may order the Director to refuse to register or to cancel the registration of any Post Secondary College or of any person as a member of a Board of Governors or College Council or as a teacher where it appears to the Chief Executive in Council that the registration or the continued registration of such College or person would be prejudicial to the public interest, to the welfare of students or to education generally. (b) Before making any order under this subsection the Chief Executive in Council shall afford to the Post Secondary College or person concerned the opportunity to submit any representations in writing which shall be considered by the Chief Executive in Council. 	
33	MEDICAL CLINICS ORDINANCE (Cap.343)	Section 12 (1) Any person who is aggrieved by an order [by the Registrar of Clinics] refusing an application for registration or cancelling a registration, or by a refusal to grant or renew an exemption or by a cancellation of an exemption may, within 14 days of such refusal or cancellation or within such further time as the Chief Executive in Council may allow, appeal against it by way of petition to the Chief Executive in Council.	The Registrar of Clinics (who shall be the Director of Health).

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34	HOTEL ACCOMMODATION TAX ORDINANCE (Cap.348)	Section 7 (1) Any person aggrieved by a decision of the Collector made under or in exercise of the powers vested in him by the proviso to section 5(1) may, within 1 month of the day on which he received notification of such decision, appeal by way of petition to the Chief Executive in Council. (2) Upon any such appeal, the Chief Executive in Council may confirm, reverse or vary the decision of the Collector.	The Collector of Stamp Revenue (who shall be the Commissioner of Inland Revenue).
35	ROAD TRAFFIC (DRIVING LICENCES) REGULATIONS (Cap.374B)	Regulation 45 If any person is aggrieved by- (a) the refusal of the Commissioner to issue or renew a driving licence or driving instructor's licence; or (b) the cancellation by the Commissioner of a driving licence or driving instructor's licence, he may, after giving the Commissioner notice of his intention so to do, appeal by petition to the Chief Executive in Council and on such appeal the Chief Executive in Council may make such order as he thinks fit and any order so made shall be binding on the Commissioner.	The Commissioner for Transport.

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36	MASS TRANSIT RAILWAY ORDINANCE (Cap.556)	Section 53 (1) This section applies to any decision of the Secretary or the Commissioner, or any person authorized by either of them, which is made under any provision of this Ordinance other than section 15(5), 19(1), 22, 26 or 33. (2) If the Corporation is aggrieved by any decision to which this section applies the Corporation may, within 28 days after the making of the decision, appeal by petition to the Chief Executive in Council. (3) The decision of the Chief Executive in Council on any appeal under this section is final. (4) Where the Corporation appeals under this section, the decision under appeal shall not have effect until the appeal has been determined, unless the Chief Executive in Council directs otherwise.	The Secretary for Transport, Commissioner for Transport, or any person authorised by either of them.
37	SECURITIES AND FUTURES COMMISSION ORDINANCE (Cap.24)	Section 50 (3) (a) Where a restriction notice [issued by the Securities and Futures Commission] requires an Exchange Company, clearing house or recognized exchange controller to amend, withdraw or revoke any provision of its memorandum of association or articles of association, the Exchange Company, clearing house or recognized exchange controller may appeal to the Chief Executive in Council against the notice.	The Securities and Futures Commission.

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38	POWER ON THE TRAMWAY RULES (Cap.107C)	Rule 14 Where in any case in any part of the tramway the line is erected overhead and the return is laid on or under the ground, and where any wires have been erected or laid before the construction of the tramway in the same or nearly the same direction as such part of the tramway, the company shall, if required so to do by the owners of such wires or any of them, permit such owners to insert and maintain in the company's line one or more induction-coils or other apparatus approved by the company for the purpose of preventing disturbance by electric induction. In any case in which the company withholds its approval of any such apparatus the owners may appeal to the Chief Executive in Council, who may, if he thinks fit, dispense with such approval.	The Hong Kong Tramways Limited.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
39	BANKING ORDINANCE (Cap. 155)	Section 53 (1) Where- (a) the Monetary Authority makes a report to the Chief Executive in Council under section 52(1)(D); (b) any person appeals to the Chief Executive in Council under section 132A(1) against a decision of the Monetary Authority under section 52(1)(A), (B) or (C) or (3A); or (c) the Financial Secretary refers a report and his recommendations thereon to the Chief Executive in Council under section 117(5)(c), the Chief Executive in Council may, without prejudice to any of the powers conferred on the Monetary Authority by Part V or VI, exercise one or more of the following powers- (i) to confirm, vary or reverse any requirement, appointment or direction made by the Monetary Authority; (iii) to direct the Financial Secretary to present a petition to the Court of First Instance for the winding-up of the authorized institution or former authorized institution by the Court of First Instance. (2) The Chief Executive in Council may, before considering any report or appeal under subsection (1), seek the advice of the Banking Advisory Committee or the Deposit-taking Companies Advisory Committee, or both, but shall not be bound to follow any such advice.	The Hong Kong Monetary Authority.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
40	BANKING	Section 132A	The Hong Kong
	ORDINANCE	(1) Any person (howsoever described) aggrieved by-	Monetary Authority.
	(Cap. 155)	(a) a decision of the Monetary Authority under section 16(1)(b) or (3A)(b), 25(1) or (2), 44(5), 46(5), 49(5), 51A(5), 52(1)(A), (B) or (C) or (3A), 53G(7), 87A(5) or 118C(1)(b);	
		(b) the attachment by the Monetary Authority of any conditions to the person's authorization under section 16(1)(a), (3A)(a) or (5) or to the person's certificate of approval under section 118C(1)(a) or (4);	
		(c) any conditions referred to in section 18(4)(c) or (5), 22(4)(c) or (5), 24(5)(c) or (6) or 25(3)(c) or (4) attached to a consent given to the person pursuant to section 18(4), 22(4), 24(5) or 25(3), as the case may be;	
		(d) the refusal by the Monetary Authority to grant approval under section 44(1), 46(1), 49(1), 51A(2), 69(1) or 87A(2)(a);	

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
		 (e) any conditions to which an approval under section 44(1), 46(1), 49(1), 51A(2) or 87A(2)(a) is made subject by the Monetary Authority under section 44(4), 46(4), 49(4), 51A(4) or 87A(4), as the case may be; (f) a refusal to grant consent under section 71(1) or 73(1) or (1A), conditions attached to a consent under section 71(1), the withdrawal of consent under section 71(3) or the amendment under section 71(3) of conditions attached to a consent; (g) a requirement in a notice under section 100(2) or 104(2) served on the person; (h) a variation of the capital adequacy ratio or liquidity ratio contained in a notice under section 101(1) or 105(1), as the case may be, served on the person, may appeal to the Chief Executive in Council against the decision, conditions, refusal, withdrawal, requirement or variation, but that decision or those conditions, or that refusal, withdrawal, requirement or variation, as the case may be, shall take effect immediately, notwithstanding that an appeal has been or may be made under this subsection. (2) Any authorized institution aggrieved by the proposed revocation of its authorization under section 22(1) may appeal to the Chief Executive in Council against the proposed revocation. 	

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
		 (3) Any person aggrieved by a decision of the Monetary Authority to serve- (a) a conditional notice of consent or notice of objection (within the meaning of section 70) on him; (b) a notice of objection (within the meaning of section 70A) on him, may appeal to the Chief Executive in Council against the decision, but that decision shall take effect immediately, notwithstanding that an appeal has been or may be made under this subsection. (5) Any approved money broker aggrieved by the proposed revocation of its approval under section 118D(1) may appeal to the Chief Executive in Council against the proposed revocation. 	

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
41	COUNTRY PARKS ORDINANCE (Cap. 208)	 Section 17 (8) Any objector aggrieved by the Board's decision may appeal by way of petition to the Chief Executive within 1 month of being notified of the Board's decision. (9) Upon consideration of a petition under subsection (8) the Chief Executive may- (a) direct the Land Authority to withdraw or amend the notice served under section 16(2); or (b) direct that the petition be referred to the Chief Executive in Council. (10) The Chief Executive in Council, upon considering a petition referred to him 	The Country and Marine Parks Board.
		 under subsection (9) may- (a) direct the Land Authority to withdraw or amend the notice served under section 16(2); or (b) dismiss the petition. (11) The decision of the Chief Executive or the Chief Executive in Council shall be final. 	

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
42	COMMODITIES	Section 25	The Securities and
	TRADING	Where-	Futures Commission.
	ORDINANCE	(a) a licence is revoked under section 18 or 20; or	
	(Cap. 250)	(b) the Exchange Company is directed to close the Commodity Exchange under 19 or 20, the Exchange Company may appeal to the Chief Executive in Council against decision of the Commission, and the Chief Executive in Council may confirm, vary or reverse the decision and give such other directions as it thinks just and equitable.	
43	EDUCATION	Section 65	The Appeals Board
	ORDINANCE	The Director or the appellant may within 14 days after being served under section	appointed under section
	(Cap.279)	64(2) with a notice of the decision of the Appeals Board appeal by way of petition to the Chief Executive in Council.	59 of the Ordinance.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
44	EDUCATION ORDINANCE (Cap.279)	Section 66 (2) Any permission given by the Director under subsection (1) shall remain in force- (a) until- (i) the expiry of the time specified in section 61(1) for the bringing of an appeal to the Appeals Board against the decision of the Director; and (ii) the determination of any appeal brought under section 61 to the Appeals Board against the decision of the Director; and (b) if an appeal is brought under section 61 to the Appeals Board against the decision of the Director, until- (i) the expiry of the time specified in section 65 for the bringing of a further appeal to the Chief Executive in Council against the decision of the Appeals Board; and (ii) the determination of any further appeal brought under section 65 to the Chief Executive in Council against the decision of the Appeals Board; and (c) in special circumstances, until such later date as the Director may specify.	The Appeals Board appointed under section 59 of the Ordinance.
45	MARINE FISH (MARKETING) BY- LAWS (Cap.291B)	By-law 23 (5) If any person is dissatisfied with the determination of the Organization under this by-law, he may within fourteen days after notification by the Organization of its determination appeal to the Chief Executive in Council by way of petition, and the decision of the Chief Executive in Council shall be final.	The Fish Marketing Organisation.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
46	SECURITIES ORDINANCE (Cap.333)	Section 29 (1) Where the Commission has issued a direction under section 26(1), the Exchange Company (or, if a recognized exchange controller is the controller of the Exchange Company, that recognized exchange controller) may, within 14 days after the publication in the Gazette of notice of the direction, appeal to the Chief Executive in Council against the direction of the Commission but the decision of the Commission shall take effect notwithstanding the fact that an appeal has been made. (2) After considering any appeal under subsection (1) the Chief Executive in Council may confirm, reverse or vary the direction of the Commission and the decision of the Chief Executive in Council shall be final.	The Securities and Futures Commission.
47	STOCK EXCHANGES UNIFICATION ORDINANCE (Cap.361)	Section 37 (1) Where the Commission withdraws its recognition under section 36, the Exchange Company may, within 14 days after the publication in the Gazette of the notice of withdrawal, appeal to the Chief Executive in Council against the withdrawal. (2) After considering any appeal under subsection (1), the Chief Executive in Council may confirm, reverse or vary the decision of the Commission; and the decision of the Chief Executive in Council shall be final.	The Securities and Futures Commission.

Serial Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
48 BROADCASTING AUTHORITY ORDINANCE (Cap.391)	Section 26 (1) A licensee aggrieved by- (a) any decision of the Authority in the exercise of any discretion vested in it under the licence, this Ordinance, Part IIIA of the Telecommunications Ordinance (Cap 106) or any regulation made thereunder; or (b) anything contained in any Code of Practice or direction issued by the Authority, may within 30 days of the notification to him of the decision or direction of the Authority or within 30 days of the date of issue of the Code of Practice, as the case may be, appeal by way of petition to the Chief Executive in Council. (2) Except in the case of the suspension of a licence under any provision of the licence, an appeal made under this section shall not affect the operation of the decision, direction or Code of Practice appealed against prior to the determination of the appeal. (3) The Chief Executive in Council may determine an appeal lodged under this section by confirming, varying or reversing any decision, or direction of the Authority or by amending any Code of Practice to the extent that it is inconsistent with the determination.	The Broadcasting Authority.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
49		Section 3 (6) Where a person is the controller of an Exchange Company or clearing house in contravention of subsection (1) (and whether or not the person is charged with an offence under subsection (4) in relation to the contravention), the Commission may, by notice in writing served on the person, direct the person to take such steps as are specified in the notice- (a) for the purpose of causing the person to cease to be such controller; and (b) within such period as is specified in the notice for the purpose. (10) A person served with a notice under subsection (6) may appeal against the notice to the Chief Executive in Council not later than 14 days after the date of service of the notice or such longer period, if any, as the Commission specifies in the notice.	The Securities and Futures Commission.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
H _O	Cap. 555)	Section 4 (1) Subject to subsection (2), where the Commission is satisfied that it is appropriate to do so- (a) in the interest of the investing public or in the public interest; or (b) for the proper regulation of markets in securities or futures contracts, it may, with the consent in writing of the Financial Secretary, by notice in writing served on a recognized exchange controller stating the reasons in support of the ground or grounds for the notice- (i) withdraw the company's recognition as an exchange controller with effect from a date specified in the notice for the purpose; (ii) if the company is the controller of an Exchange Company or clearing house, direct the company to take such steps as are specified in the notice- (A) for the purpose of causing the company to cease to be such controller; and (B) within such period as is specified in the notice for the purpose. (6) A company served with a notice under subsection (1) may appeal against the notice to the Chief Executive in Council not later than 14 days after the date of service of the notice or such longer period, if any, as the Commission specifies in the notice.	The Securities and Futures Commission.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
51	EXCHANGES AND CLEARING HOUSES (MERGER) ORDINANCE (Cap. 555)	Section 6 (7) Where a person has contravened subsection (2) or failed to comply with a condition specified in an approval under that subsection (and whether or not the person is charged with an offence under subsection (5) in relation to the contravention or failure), the Commission may, by notice in writing served on the person, direct the person to take such steps as are specified in the notice- (a) for the purpose of causing the person to cease to be a minority controller of the recognized exchange controller, Exchange Company or clearing house the subject of that contravention or failure; and (b) within such period as is specified in the notice for the purpose. (11) A person served with a notice under subsection (7) may appeal against the notice to the Chief Executive in Council not later than 14 days after the date of service of the notice or such longer period, if any, as the Commission specifies in the notice.	The Securities and Futures Commission.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
52	EXCHANGES AND CLEARING HOUSES (MERGER) ORDINANCE (Cap. 555)	Section 14 (1) Where the Commission is satisfied that- (a) a conflict of interest exists or may come into existence between- (i) the interest of a recognized exchange controller or a company of which the recognized exchange controller is the controller ("relevant company"); and (ii) the interest of the proper performance of the functions conferred by this Ordinance or any other enactment (including any rules made under any enactment, whether or not they are subsidiary legislation) on the controller or the relevant company; or (b) such a conflict of interest has existed in circumstances that make it likely that the conflict of interest will continue or be repeated,	The Securities and Futures Commission.

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
		then the Commission may by notice in writing served on the controller or relevant company, as the case may be, stating the reason or reasons in support of the ground or grounds for the notice, direct the controller or relevant company, as the case may be, to forthwith take such steps as are specified in the notice (including steps in relation to any of its affairs, business and property whatsoever) for the purposes of remedying the conflict of interest or the matters occasioning the conflict of interest, as the case may be.	
		(2) A recognized exchange controller or relevant company served with a notice under subsection (1) may appeal against the notice to the Chief Executive in Council not later than 14 days after the date of service of the notice or such longer period, if any, as the Commission specifies in the notice, but the notice shall take effect immediately notwithstanding that an appeal has been or may be made under this subsection.	

Serial Number	Ordinance/Subsidiary Legislation	Relevant Provision	Whose Decision is Being Appealed Against?
53	BROADCASTING ORDINANCE (Cap. 562)	Section 34 (1) Subject to the provisions of this section, a licensee (including a person seeking to be a licensee) aggrieved by- (a) a decision of- (i) the Broadcasting Authority in the exercise of a discretion conferred on it under this Ordinance or the Broadcasting Authority Ordinance (Cap 391) (including a decision to specify a condition in a licence); or (ii) the Telecommunications Authority in the exercise of a discretion conferred on him under this Ordinance; (b) anything contained in a direction, order, or determination, under this Ordinance; or (c) anything contained in a Code of Practice, may appeal by way of petition to the Chief Executive in Council, not later than 30 days beginning on the date of the relevant decision, the issue or making of the direction, order, or determination, or the publication of the Code of Practice, as the case may be.	The Broadcasting Authority or the Telecommunications Authority.

LC Paper No. CB(2)1911/01-02(02)

Subcommittee to Study the Proposed Accountability System for Principal Officials and Related Issues

Appeals to the Chief Executive in Council

Introduction

At the meeting of the Subcommittee on 7 May 2002, a member asked for further information concerning the removal of certain appeals from the then Governor in Council in the 1990s. This paper sets out the Administration's response.

Initial transfer to the AAB

- 2. When the Administrative Appeals Board Bill was introduced into the Legislative Council in 1993, there were over 100 provisions in the Laws of Hong Kong providing a right of appeal against an administrative decision to the Governor in Council, the Governor, or another authority.
- 3. The LegCo brief explained that –

"Many of the appeals which now go to the Council involve matters of a relatively minor nature, such as the issue, renewal and revocation of various minor licences. These minor appeals should be devolved from the Council to give Members more time to focus on the important policy and strategic issues of the day. Moreover, the hearing of appeals by an independent appeals board will allow a more open and uniform appeal procedure to be introduced. The board will be able to conduct its hearings in public, allow the appellant the right to attend, and permit representation by counsel. This will not only improve the transparency of the determination of appeals but will also enhance the quality of the administration of justice."

"The AAB should not, however, be overwhelmed by appeals in its early days. We therefore propose that, to begin with, only appeals of a general and simple nature should be transferred to it. Appeals which may have important policy and political implications will continue to be dealt with by ExCo. Branches have reviewed the Ordinances under their responsibilities and have

identified 28 types of appeal which are considered suitable for immediate transfer to the AAB."

4. When the Bill was enacted in 1994, it provided for appeals under 25 Ordinances to be transferred to the AAB. A list of the Ordinances and the decisions involved is at annex.

1995 Review by AGC

- 5. In 1995, as part of its review of the statute book following the enactment of the Bills of Rights Ordinance, the former Attorney General's Chambers considered the appropriateness of appeals being heard by the Governor in Council. At the time, there were 92 statutory provisions providing for some form of appeal or objection to the Governor in Council.
- 6. The study by the AGC involved a review of the jurisprudence concerning Article 10 of the Bills of Rights. That Article provides that
 - "... In the determination ... of his rights and obligations in a suit at law, everyone shall be entitled to a fair and public hearing by a competent, independent and impartial tribunal established by law ..."
- 7. The study concluded as follows -
 - (a) The provision of a statutory right of appeal or review to the Governor in Council probably does not, to the extent that a "determination" of a person's "rights and obligations" is involved, meet the requirements of Article 10 of the Bills of Rights;
 - (b) A determination of rights will be involved where the Governor in Council is empowered to decide a dispute about the suspension or revocation of a licence to undertake an economic activity (it is less clear as to whether a dispute about the initial grant of a licence involves a "right" within the meaning of Article 10 but this hardly matters in the present context since it would be impracticable to have two different appeal mechanisms, one for the grant and the other for the suspension or revocation of a licence);
 - (c) A determination of rights and obligations will not be involved where the Governor in Council is empowered to consider objections in a legislative context;

- (d) The availability of judicial review as a means of challenging a decision of the Governor in Council will not generally meet the requirements of Article 10;
- (e) It is unclear to what extent the Hong Kong courts might accept the notion of implied limitations on the guarantees under Article 10; they are most likely to do so, however, where significant public interest considerations are at stake.
- 8. In the light of these conclusions, the provisions relating to appeals to the Governor in Council were reviewed both for consistency with Article 10 of the Bills of Rights, and with a view to removing from the Governor in Council minor decision-making. As a result of that review, and other legislative initiatives, the number of appeals and objections to ExCo has been reduced.

Department of Justice 10 May 2002

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(學能制度條例)(第47 章)

行政上訴委員會條例

學徒事務專員或任何公職人自脫行或 **敬能、责任或懂力時所作的決定。**

决定

《粉爐及彫力容器條例》(第56

根據第 SA 條臘的或肾時機的傷爐檢 独员或账力燃料客赔债融员的委任。

(僱辦條例)(第57歲)

勞工處應畏根據第53(1)條拒絕發出自 牌照或將牌照續期,或撤銷牌照。

〈工廠及工業經營條例〉 (第59章)

- (a) 勞工處處長根據第7(4)條轄免工業經營、使其不受 15何规例规则。
- (b) 勞工國國長根據第7(4)條命令工業經營除須採取規 例所規定的預防措施外,並須採取特別的預防措
- (c) 根據第9A 條---
 - (i) 勞工越處長就應望根工場發出終止通知商;
 - (ii) 勞工處處是拒絕撤銷禁止通知對;
 - (iii) 勞工處處長在撤銷禁止通知書時要出的任何指 亦。
- Quarries (Safety) Regulations (第59章 - 別屬法例)
- (a) 勞工處處長根據第4(1)或6(1)條拒絶批准任何人成 為主管或副主管。
- (b) 勞工處處長根據第10(1)條敝回對主脅或副主管的 批准。
- Factories and Industrial Undertakings (Safety Officers and Safety Supervisors) Regulations (第59章·附屬法例)
- (a) 势工處處長根據第7條拒絕某人註册為安全主任。
- (b) 勞工處處侵根據第9條取消某人作為安全上任的註
- (c) 勞工國國長根據第10條暫時取消某人作為安全主任 的話肌•
- (度量衡條例)(第68余)

第2條所指的總監或獲提個人員行使或履行條例下的任 何職能時所作的決定。

〈維斯線県條例〉(第114 章)

任何根據條例獲授權發出牌照的人員,根據第5條就發 出牌照·將牌照練削或做銷牌照所作的決定。

Item Ordinance

Apprenticeship Ordinance (Cap. 47)

A decision of the Director of Apprenticeship or any nublic officer in the performance or exercise of any function, duty or power under the Ordinance

Decision

Builers and Pressure Vessels Ordinance (Cap. 56)

The revocation or suspension of an appointment as a boiler inspector, air receiver inspector or pressurized fuel container inspector under section SA

Employment Ordinance (Cap. 57)

A decision of the Commissioner for Labour under section 53(1) to refuse to issue or renew or to revoke a licence to operate an employment agency.

Factories and Industrial Undertakings Ordinance (Cap. 59)

- (a) An exemption by the Commissioner for Labour under section 7(4) of an industrial undertaking from any regulation.
- (b) An order by the Commissioner for Labour under section 7(4), for an industrial undertaking to adopt special procautions in addition to any precautions required by any regulation.

Under section 9A -

SCHEDULE

- (i) the issue by the Commissioner for Labour of a prohibition notice in respect of a notifiable workplace;
- (ii) a refusal by the Commissioner for Labour to cancel a prohibition notice:
- (iii) the giving by the Commissioner for Labour of any direction upon the cancellation of a prohibition notice.
- Quarries (Safety) Regulations (Cap. 59 sub. leg.)
- (a) A refusal by the Commissioner for Labour to approve any person as a supervisor or deputy supervisor under regulation 4(1) or 6(1).
- A withdrawal by the Commissioner for Labour of his approval of a supervisor or deputy supervisor under regulation 10(1).
- Factories and Industrial Undertakings (Safety Officers and Safety Supervisors) Regulations (Cap. 59 sub. leg.)
- (a) A refusal by the Commissioner for Labour to register a person as a safety officer under regulation 7.
- (b) The cancellation by the Commissioner for Labour of a person's registration as a safety officer under regulation 9
- (c) The suspension by the Commissioner for Labour of a person's registration as a safety officer under regulation 10.
- Weights and Measures Ordinance (Cap. 68)

A decision of the Commissioner, as defined in section 2, or of an authorized officer which is taken in the exercise or performance of any function under the Ordinance.

Miscellancous Licences Ordinance (Cap. 114)

The decision under section 5 of any officer authorized to issue a licence under the Ordinance as to the grant of a licence, the renewal of a licence or the revocation of a licence.

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Itcm	Ordinance	Decision
9.	Acetylating Substances (Control) Ordinance (Cap. 145)	A decision of the Commissioner, as defined in section 2(1), under the Ordinance, relating to— (a) the issue of a licence or permit; (b) the refusal to issue a licence or permit; (c) the cancellation or suspension of a licence or permit; (d) the cancellation or variation of any condition or the specification of a new condition in a licence or permit.
10.	Gambling Ordinance (Cap. 148)	The decision under section 22 of the Commissioner for Television and Entertainment Licensing as to the grant of a licence, the renewal of a licence, the imposition of conditions of a licence or the cancellation of a licence.
11.	Chinese Temples Ordinance (Cap. 153)	 (a) The refusal by the Chinese Temples Committee under section 4 to grant an exemption from section 4(1). (b) The withdrawal by the Chinese Temples Committee under section 4 of an exemption granted under section 4(1).
12.	Weapons Ordinance (Cap. 217)	A decision of the Commissioner of Police under section 9(1) to order the delivery up to him or seizure of any martial arts weapon.
13.	Travel Agents Ordinance (Cap. 218)	A decision of the Registrar of Travel Agents (a) to refuse to grant a licence under section 12(1); (b) to impose conditions on a licence under section 11(1) or 18; (c) to refuse consent to a change of ownership or control under section 18(c); (d) to suspend or revoke a licence under section 19.
14.	Firearms and Ammunition Ordinance (Cap. 238)	 (a) A decision of the Commissioner of Police refusing to grant a licence under section 30 or to renew a licence under section 32. (b) A decision of the Commissioner of Police, under section 33, cancelling a licence or yarying or revoking any condition attached thereto or adding any further condition or deleting any premises from a dealer's licence at which business may be carried on. (c) The imposition of a condition of licence which is considered to be unreasonable.
15.	Massage Establishments Ordinance (Cup. 266)	Λ decision of the licensing authority under section 6, 7, 8 or 9.
16.	Grant Schools Provident Fund Rules (Cap. 279 sub. leg.)	$\boldsymbol{\Lambda}$ question of interpretation or application of the Rules.
17.	Subsidized Schools Provident Fund Rules (Cap. 279 sub, leg.)	A decision of the Board under the Rules.

ADMINISTRATIVE APPEALS BOARD

項	法例	快定
9.	《乙酰化物(管制)條例》 (第 145 章)	第2(1)條所指的總監根條條的就下列事項所作的決定 (a) 發出牌照或許可說; (b) 拒絕發出牌照或許可說; (c) 取消或暫時取消牌照或許可說; (d) 取消或更改任何牌照或許可說條件,或指明任 何新的條件。
10.	(贴附條例)(第148 章)	影視及娛樂事務管理處處侵根據第22條發出牌風·海牌 照續期、應加牌照條件或取消牌照。
11.	(華人廟字條例)(第153章)	(a) 華人廟宇委員會根據第4條拒絕為免第4(1)條對華 人廟宇的規質。 (b) 华人廟宇委員會根據第4條層回來人廟宇不受第 4(1)條規管的豁免。
12.	〈武器條例〉(第217章)	潛務處處長稅據第9(1)維所作的決定、命令向他交出任何武術兵器,或命令檢取任何武術兵器。
13.	(旅行代理商條例)(第218 余)	旅行代理商註別主任—— (a) 投建第 12(1)條恒築發出線型: (b) 保健第 11(1)或 18 條施加磨黑條件; (c) 假據第 18(c)條恒絕周象變更擁有構或控約 慌; (d) 根據第 19 條暫時嚴賴或嚴的牌照。
14.	(火器及增藥條例)(第238章)	(a) 營務處處長根據第30條拒絕簽出牌服或根據第32條拒絕將牌照賴期。(b) 營務處處長根據第33條取消牌照或更改或撤銷牌照所附帶的任何條件,或增於其他條件,或從經營人牌照上關去任何營業地點。(c) 施加特牌人認為不合理的牌照條件。
15.	(按摩院條例)(第266余)	数牌告局根據第6、7、8 說9條所作的決定。
16.	Grant Schools Provident Fund Rules (第 279 年・副屬法例)	規則的詮釋及適用的問題。
17.	Subsidized Schools Provident Fund Rules (第279 春、開展注例)	委員會根據規則所作的決定。

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Ord. No. 6 of 1994	ADMINISTRATIVE APPEALS BOARD
Ordinance	Decision
Mining Ordinance (Cap. 285)	The cancellation of an Authorized Buyer's Licence under section 41.
Mining (General) Regulations (Cap. 285 sub. leg.)	A decision of the Commissioner of Mines under regulation 30(4A)(a) specifying the rate per tonne at which royalty shall be payable in respect of minerals and the period for which it shall be payable.
Dangerous Goods Ordinance (Cup. 295)	A decision under section 9 of an officer authorized under the Ordinance to issue a licence (a) to refuse to grant a licence; (b) to refuse to renew a licence; or (c) to revoke a licence.
Dangerous Goods (General) Regulations (Cap. 295 sub. leg.)	Prohibiting or imposing conditions on the continued use of a storage tank under regulation 127.
Business Registration Ordinance (Cap. 310)	An assessment of a business registration fee under section 3(4) or 9(5).
Motor Vehicles (First Registration Tax) Ordinance (Cap. 330)	A decision of the Commissioner for Transport under the Ordinance.
Animals (Control of Experiments) Ordinance (Cap. 340)	A refusal to issue a licence, endorsement or permit under section 7, 8, 9, 10 or 14.
Chinese Permanent Cemeteries Rules (Cap. 1112 sub. leg.)	A decision of the Board of Management of the Chinese Permanent Cemeteries not to withdraw a notice in rule 12(2) regarding reversion of a subscriber lot to the Board. Note: The Board of Management of the Chinese Permanent Cemeteries is specified for the purposes of section 22(5) of this Ordinance.
	Ordinance Mining Ordinance (Cap. 285) Mining (General) Regulations (Cap. 285 sub. leg.) Dangerous Goods Ordinance (Cap. 295) Dangerous Goods (General) Regulations (Cap. 295 sub. leg.) Business Registration Ordinance (Cap. 310) Motor Vehicles (First Registration Tax) Ordinance (Cap. 330) Animals (Control of Experiments) Ordinance (Cap. 340) Chinese Permanent Cemeteries

Time within which appeals are to be made

An appeal under any item mentioned in this Schedule shall be made within 28 days after receipt of notice of the decision to which the appeal relates.

行政上訴委員會條例

ßi	法例	狄挺 .
18.	(廣務條例)(第285章)	根據第41條取消獲授權實家的牌黑。
19.	Mining (General) Regulations (第 285 章・附屬法例)	實務處處長根據第 30(4A)(a)條指明就辦物所領繳付的 擴產提稅率(接每公噸計算)及繳稅的期間。
20.	(危險品條例)(第295章)	根據條例獲授儲資出牌照的人員根據第9條所作的決定—— (a) 拒絕廣出牌照: (b) 拒絕辦牌組織期:或 (c) 撤銷牌照。
21.	Dangerous Goods (General) Regulations (第 295 章・開騰法例)	根據第127條禁止繼續使用儲存紅或就繼續使用儲存紅 施加條件。
22.	(商業發記條例)(第310章)	根據第3(4)或9(5)條而評定商業發配費。
23.	(汽車(首次移記度)條例)(第 3.10章)	進輸署署長根據條例所作的決定。
24.	(動物(實驗質制)條例)(第 340 章)	根據第7·8·9·10或14條拒絕發出牌照、拒絕作出加 後或拒絕發出許可額。
25.	Chinese Permanent Cemeteries Rules (第 1112 章 · 附屬社例)	僅人永遠墳場管理委員會所作不嚴同第12(2)條所指有 關而委員會歸還預購地段的公告的決定。 描註:現指明華人永遠墳場管理委員會為不條例第22(5) 條適用的機構。

上訴的期限

本附表所提及的任何項目的上新、項在收到有關決定的通知後 28 日內提出。

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