

## RACE DISCRIMINATION BILL

### COMMITTEE STAGE

#### Amendments to be moved by the Secretary for Constitutional and Mainland Affairs

- | <u>Clause</u> | <u>Amendment Proposed</u>  |
|---------------|--|
| Long title    | By deleting “to extend unlawful sexual harassment under the Sex Discrimination Ordinance to cover rendering the environment in which a person works, studies or undergoes training sexually hostile or intimidating;” and substituting “to amend certain definitions, and the provisions on discrimination against contract workers, in existing anti-discrimination legislation as well as the provision on unlawful sexual harassment by creating a hostile or intimidating environment in the Sex Discrimination Ordinance for alignment with corresponding provisions in this Ordinance;”. |
| 1(2)          | By deleting “Secretary for Home Affairs” and substituting “Secretary for Constitutional and Mainland Affairs”.   |
| 2(1)          | In the definition of “club”, by deleting everything after “purposes” and substituting “and which provides and maintains its facilities, in whole or in part, from the funds of the association;”.  |
| 2(1)          | By deleting the definition of “estate agent” and substituting –<br>““estate agent” (地產代理) has the same meaning as in the Estate Agents Ordinance (Cap. 511);”.   |
| 2(1)          | By deleting the definition of “near relative” and substituting –<br>““near relative” (近親), in relation to a person, means –<br>(a) the person’s spouse;<br>(b) a parent of the person or of the spouse;  |

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- (c) a child of the person or the spouse of such a child;
- (d) a brother or sister (whether of full blood or half blood) of the person or of the spouse or the spouse of such a brother or sister;
- (e) a grandparent of the person or of the spouse; or
- (f) a grandchild of the person or the spouse of such a grandchild,

and, in determining the above relationships, children born out of wedlock are to be included, an adopted child is to be regarded as a child of both the natural parents and the adoptive parent or parents and a step child as the child of both the natural parents and any step parent;”.

3 By deleting the clause and substituting –

**“3. Application to Government**

This Ordinance binds the Government.”.

4 By deleting subclauses (2), (3), (4) and (5) and substituting –

“(2) For the purposes of subsection (1)(b)(ii), a requirement or condition is justifiable if it serves a legitimate objective and bears a rational and proportionate connection to the objective.”.

7(2) By deleting everything after “that” and substituting “creates a hostile or intimidating environment for the second-mentioned person.”.

15(1) By deleting everything after “but” and substituting “by a contractor or sub-contractor of the principal.”.

15 By adding -

“(7) In this section –

“contractor” (承判商) means a person who undertakes any work for the principal under a contract that is entered into by the person

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directly with the principal;

“sub-contractor” (次承判商) means a person who enters into a contract with another person (whether or not a contractor of the principal) to undertake all or any part of the work that a contractor of the principal has undertaken.”.

18 By deleting the heading and substituting –

**“18. Organizations of workers or employers or professional or trade organizations, etc.”.**

18 By deleting subclause (5) and substituting –

“(5) Where, immediately before the enactment of this Ordinance, the main object of an organization to which this section applies was to enable the benefits of membership to be enjoyed by persons of a particular racial group (defined otherwise than by reference to colour), then, in so far as that continues to be its main object, this section is not to be construed as affecting that object and does not render unlawful an act which is done in order to give effect to that object.”.

18(6) By deleting “an organization of workers, an organization of employers, or an organization of both workers and employers” and substituting “an organization to which this section applies”.

20(2)(b) By deleting “on those matters” and substituting “regarding holidays or medium of instruction”.

26 By deleting subclause (2)(b) and substituting -

“(b) to make different arrangements regarding holidays or medium of instruction for persons of any racial group.”.

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- 27 In the Chinese text, by deleting subclause (1)(b) and substituting –
- “(b) 前者在正常情況下，會按某方式及某些條款向其他公眾人士，或(如後者屬於某部分的公眾人士)向屬該部分的其他公眾人士，提供具有某種品質或質素的貨品、設施或服務，然而前者拒絕按相同方式及相同條款(或故意不按相同方式及相同條款)向後者提供具有相同品質或質素的該等貨品、設施或服務。”。
- 34 By deleting subclause (2).
- 44(1)(b) In the English text, by deleting “threatening” and substituting “threatening to subject”.
- 45 In the Chinese text, by deleting subclause (1) and substituting –
- “(1) 任何人如藉公開活動，煽動基於另一人的種族或屬某類別人士的成員的種族的、對該另一人或屬該類別人士的成員的仇恨、嚴重的鄙視或強烈的嘲諷，即屬違法。”。
- 45 By adding –
- “(1A) For the purposes of subsection (1), it is immaterial whether a person is actually incited, by an activity, to –
- (a) hatred towards;
  - (b) serious contempt for; or
  - (c) severe ridicule of,
- another person or members of a class of persons on the ground of the race of the person or members of the class of persons.”.
- 45 By deleting subclause (2)(b) and substituting –
- “(b) an activity in public that –
- (i) is a communication or the distribution or dissemination of any matter; and
  - (ii) consists of a publication which is subject to a defence of absolute privilege in proceedings for defamation; or”.

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By deleting subclause (1) and substituting –

- “(1) A person commits an offence if –
- (a) the person, by any activity, incites hatred towards, serious contempt for, or severe ridicule of, another person (“the second-mentioned person”) or members of a class of persons, on the ground of the race of the second-mentioned person or the members of the class of persons;
  - (b) the person intentionally incites such hatred, serious contempt or severe ridicule on such ground; and
  - (c) the activity is an activity in public and consists of threatening physical harm, or inciting others to threaten physical harm –
    - (i) towards, or towards any premises or property of, the second-mentioned person or the members of the class of persons; or
    - (ii) towards the premises or property of any other person to which the second-mentioned person or the members of the class of persons have access.

(1A) For the purposes of subsection (1)(a), it is immaterial whether a person is actually incited, by an activity, to –

- (a) hatred towards;
- (b) serious contempt for; or
- (c) severe ridicule of,

another person or members of a class of persons on the ground of the race of the person or members of the class of persons.”.

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- 52 By deleting the heading and substituting –
- “52. Discriminatory training by employers, organizations of workers or employers or professional or trade organizations, etc.”.**
- 64(3) By deleting “Secretary for Home Affairs” and substituting “Secretary for Constitutional and Mainland Affairs”.
- 65 By deleting the clause and substituting –
- “65. Power to conduct formal investigations**
- Without limiting section 60 –
- (a) if the Commission thinks fit, it may conduct a formal investigation for any purpose connected with the carrying out of any of its functions under that section; and
- (b) if required by the Chief Secretary for Administration, the Commission shall conduct a formal investigation for any purpose connected with the carrying out of any of its functions under that section.”.
- 71 By deleting subclause (1) and substituting -
- “(1) A claim by or on behalf of any person (“the claimant”) that another person (“the respondent”) –
- (a) has committed an act of discrimination against the claimant which is unlawful by virtue of Part 3 or 4;
- (b) has committed an act of harassment against the claimant which is unlawful by virtue of Part 3 or 4;
- (c) has committed an act which is unlawful by virtue of section 45; or

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(d) is to be treated, by virtue of section 47 or 48, as having committed an act of discrimination or harassment referred to in paragraph (a) or (b) against the claimant or an act referred to in paragraph (c),

may be made the subject of civil proceedings in like manner as any other claim in tort.”.

72(5) By deleting “67(4)” and substituting “67(5)”.

81(3) By deleting “conciliation under section 79 was concluded” and substituting “the complaint was disposed of under section 79(3) or (4)”.

84(1) By deleting “Secretary for Home Affairs” and substituting “Secretary for Constitutional and Mainland Affairs”.

89 By deleting the cross-heading immediately before the clause and the clause.

93 By deleting the clause and substituting –

**“93. Interpretation**

(1) Section 2(1) of the Sex Discrimination Ordinance (Cap. 480) is amended –

(a) in the definition of “club”, by repealing everything after “purposes” and substituting “and which provides and maintains its facilities, in whole or in part, from the funds of the association;”;

(b) by repealing the definition of “estate agent” and substituting –

““estate agent” (地產代理) has the same meaning as in the Estate Agents Ordinance (Cap. 511);”;

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(c) by adding –

““near relative” (近親), in relation to a person,  
means –

- (a) the person’s spouse;
- (b) a parent of the person or of the spouse;
- (c) a child of the person or the spouse of such a child;
- (d) a brother or sister (whether of full blood or half blood) of the person or of the spouse or the spouse of such a brother or sister;
- (e) a grandparent of the person or of the spouse; or
- (f) a grandchild of the person or the spouse of such a grandchild,

and, in determining the above relationships, children born out of wedlock are to be included, an adopted child is to be regarded as a child of both the natural parents and the adoptive parent or parents and a step child as the child of both the natural parents and any step parent;”.

- (2) Section 2(4) is repealed.
- (3) Section 2(5)(b) is amended –
  - (a) by repealing “sexually”;
  - (b) by repealing “work”.

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(4) Section 2(6) is repealed.”.

New By adding immediately after clause 93 –

**“93A. Discrimination against contract workers**

(1) Section 13(1) is amended by repealing everything after “but” and substituting “by a contractor or sub-contractor of the principal.”.

(2) Section 13 is amended by adding –

“(5) In this section –

“contractor” (承判商) means a person who undertakes any work for the principal under a contract that is entered into by the person directly with the principal;

“sub-contractor” (次承判商) means a person who enters into a contract with another person (whether or not a contractor of the principal) to undertake all or any part of the work that a contractor of the principal has undertaken.”.

**93B. Discrimination in provision of goods, facilities or services**

Section 28 is amended, in the Chinese text, by repealing subsection (1) and substituting –

“(1) 從事向公眾人士或部分公眾人士提供貨品、設施或服務(不論是否為此而收取款項)的人，如藉以下做法歧視一名謀求獲得或使用該等貨品、設施或服務的女性，即屬違法 —

(a) 拒絕向她提供或故意不向她提供任何該等貨品、設施或服務；  
或

(b) 該人在正常情況下，會按某方式及某些條款向男性公眾人士，或(如她屬於某部分的公眾人士)向

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屬該部分的男性公眾人士，提供具有某種品質或質素的貨品、設施或服務，然而該人拒絕按相同方式及相同條款(或故意不按相同方式及相同條款)向她提供具有相同品質或質素的該等貨品、設施或服務。”。

**93C. Discrimination in disposal or management of premises**

Section 29(3) is amended, in the Chinese text, by repealing “地產中介人” and substituting “地產代理”.

**93D. Claims under Part III or IV**

Section 76(1) is amended –

- (a) by repealing paragraph (b);
- (b) in paragraph (c), by repealing the comma and substituting “; or”;
- (c) by adding –
  - “(d) is to be treated, by virtue of section 46 or 47, as having committed an act of discrimination or sexual harassment referred to in paragraph (a) or (c) against the claimant,”.

**93E. Period within which proceedings to be brought**

Section 86(2A) is amended by repealing “conciliation under section 84 was concluded” and substituting “the complaint was disposed of under section 84(3) or (4)”.

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## Disability Discrimination Ordinance

### 93F. Interpretation

(1) Section 2(1) of the Disability Discrimination Ordinance (Cap. 487) is amended –

(a) in the definition of “club”, by repealing everything after “purposes” and substituting “and which provides and maintains its facilities, in whole or in part, from the funds of the association;”;

(b) by repealing the definition of “estate agent” and substituting –

““estate agent” (地產代理) has the same meaning as in the Estate Agents Ordinance (Cap. 511);”;

(c) by adding –

““near relative” (近親), in relation to a person, means –

- (a) the person’s spouse;
- (b) a parent of the person or of the spouse;
- (c) a child of the person or the spouse of such a child;
- (d) a brother or sister (whether of full blood or half blood) of the person or of the spouse or the spouse of such a brother or sister;
- (e) a grandparent of the person or of the spouse; or
- (f) a grandchild of the person or the spouse of such a

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grandchild,  
 and, in determining the above relationships, children born out of wedlock are to be included, an adopted child is to be regarded as a child of both the natural parents and the adoptive parent or parents and a step child as the child of both the natural parents and any step parent;”.

- (2) Section 2(5) is repealed.

**93G. Discrimination against contract workers**

(1) Section 13(1) is amended by repealing everything after “but” and substituting “by a contractor or sub-contractor of the principal.”.

- (2) Section 13 is amended by adding –

“(6) In this section –

“contractor” (承判商) means a person who undertakes any work for the principal under a contract that is entered into by the person directly with the principal;

“sub-contractor” (次承判商) means a person who enters into a contract with another person (whether or not a contractor of the principal) to undertake all or any part of the work that a contractor of the principal has undertaken.”.

**93H. Vilification**

- (1) Section 46 is amended by adding –

“(1A) For the purposes of subsection (1), it is immaterial whether a person is actually incited, by an activity, to –

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- (a) hatred towards;
- (b) serious contempt for; or
- (c) severe ridicule of,

another person with a disability or members of a class of persons with a disability.”.

(2) Section 46(2)(b) is repealed and the following substituted –

- “(b) an activity in public that –
- (i) is a communication or the distribution or dissemination of any matter; and
  - (ii) consists of a publication which is subject to a defence of absolute privilege in proceedings for defamation; or”.

### **93I. Section substituted**

Section 47 is repealed and the following substituted –

#### **“47. Offence of serious vilification**

- (1) A person commits an offence if –
- (a) the person, by any activity, incites hatred towards, serious contempt for, or severe ridicule of, another person (“the second-mentioned person”) with a disability or members of a class of persons with a disability;
  - (b) the person intentionally incites such hatred, serious contempt or severe ridicule; and
  - (c) the activity is an activity in public and consists of threatening physical harm, or inciting others to threaten physical harm –
    - (i) towards, or towards any premises or property of, the second-mentioned

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person or the members of the class of persons; or

- (ii) towards the premises or property of any other person to which the second-mentioned person or the members of the class of persons have access.

(2) For the purposes of subsection (1)(a), it is immaterial whether a person is actually incited, by an activity, to –

- (a) hatred towards;
- (b) serious contempt for; or
- (c) severe ridicule of,

another person with a disability or members of a class of persons with a disability.

(3) A person who commits an offence under subsection (1) is liable on conviction to a fine at level 6 and to imprisonment for 2 years.”.

**93J. Claims under Part III or IV**

Section 72(1)(d) is repealed and the following substituted –

- “(d) is to be treated, by virtue of section 48 or 49, as having committed an act of discrimination or harassment referred to in paragraph (a) or (b) against the claimant or an act referred to in paragraph (c),”.

**93K. Period within which proceedings to be brought**

Section 82(2A) is amended by repealing “conciliation under section 80 was concluded” and substituting “the complaint was disposed of under section 80(3) or (4)”.

**ALL PASSED**

**Family Status Discrimination Ordinance****93L. Interpretation**

(1) Section 2(1) of the Family Status Discrimination Ordinance (Cap. 527) is amended –

(a) in the definition of “club”, by repealing everything after “purposes” and substituting “and which provides and maintains its facilities, in whole or in part, from the funds of the association;”;

(b) by adding –

““near relative” (近親), in relation to a person,

means –

- (a) the person’s spouse;
- (b) a parent of the person or of the spouse;
- (c) a child of the person or the spouse of such a child;
- (d) a brother or sister (whether of full blood or half blood) of the person or of the spouse or the spouse of such a brother or sister;
- (e) a grandparent of the person or of the spouse; or
- (f) a grandchild of the person or the spouse of such a grandchild,

and, in determining the above relationships, children born out of wedlock are to be included, an adopted child is to be regarded as a child of both the natural parents and the adoptive parent

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or parents and a step child as the child of both the natural parents and any step parent;”.

- (2) Section 2(4) is repealed.

**93M. Discrimination against contract workers**

(1) Section 9(1) is amended by repealing everything after “but” and substituting “by a contractor or sub-contractor of the principal.”.

- (2) Section 9 is amended by adding –

“(6) In this section –

“contractor” (承判商) means a person who undertakes any work for the principal under a contract that is entered into by the person directly with the principal;

“sub-contractor” (次承判商) means a person who enters into a contract with another person (whether or not a contractor of the principal) to undertake all or any part of the work that a contractor of the principal has undertaken.”.

**93N. Discrimination in provision of goods, facilities or services**

(1) Section 19(1)(a) is amended, in the English text, by adding “or” at the end.

- (2) Section 19 is amended, in the Chinese text, by repealing subsection (1) and substituting –

“(1) 從事向公眾人士或部分公眾人士提供貨品、設施或服務(不論是否為此而收取款項)的人(“前者”), 如藉以下做法歧視任何具有家庭崗位且謀求獲得或使用該等貨品、設施或服務的人(“後者”), 即屬違法 —

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- (a) 拒絕向後者提供或故意不向後者提供任何該等貨品、設施或服務；或
- (b) 前者在正常情況下，會按某方式及某些條款向並無家庭崗位或並無某家庭崗位的公眾人士，或(如後者屬於某部分的公眾人士)向屬該部分的並無家庭崗位或並無某家庭崗位的公眾人士，提供具有某種品質或質素的貨品、設施或服務，然而前者拒絕按相同方式及相同條款(或故意不按相同方式及相同條款)向後者提供具有相同品質或質素的該等貨品、設施或服務。”

### **93O. Period within which proceedings are to be brought**

Section 64(3) is amended by repealing “conciliation under section 62 was concluded” and substituting “the complaint was disposed of under section 62(3) or (4)”.

94 By deleting the cross-heading immediately before the clause and the clause.

Schedule 1 (a) In item 14, by deleting “and Manpower”.  
 (b) By deleting item 15.

Schedule 2, By deleting “remains to be” and substituting “remains”.  
 section 7

Schedule 2, By deleting “remains to be” and substituting “remains”.  
 section 8

Schedule 2, (a) By deleting “remains to be” and substituting “remains”.  
 section 9  
 (b) In paragraph (b), by deleting “and Manpower”.

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- Schedule 2, section 11
- (a) In the definition of “public officer”, in paragraph (b), by deleting “and Manpower”.
  - (b) In the definition of “specified English teacher”, in paragraph (c)(i), by deleting “and Manpower”.

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