政府總部

發展局

工務科

香港花園道美利大廈

本局網址 Our Website: http://www.devb.gov.hk

本局檔號 Our Ref.: DEVB(CR)(W)1-55/119

來函檔號 Your Ref.: CB1/BC/7/10

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薛女士:

《升降機及自動梯條例草案》法案委員會 當局就跟進事項的回應及 委員會審議階段修正案擬稿

為回應委員在《升降機及自動梯條例草案》(《條例草案》)的 法案委員會於早前會議上曾討論的待議事宜,以及當局擬對《條例 草案》提出的委員會審議階段修正案(修正案)擬稿,我們會於隨後 的段落提供相關的資料。

二零一一年十一月八日的會議的跟進事項

罰則水平

跟進我們於立法會第CB(1)342/11-12(01)號文件提供的資料,我們已小心考慮委員對部分罪行的罰則水平的意見。有見於委員的意見及在不偏離《條例草案》下的罰則水平應與其他法例中類似罪行的罰則水平相若的原則下,我們現在建議把《條例草案》內21條條文「所訂罪行的最高罰則提高至可處第六級罰款和監禁12個

¹ 該 21 條條文包括第 8(2), 8(3), 9(4), 10(3), 10(4), 11(2), 16(2), 16(3), 31(2), 32(3), 35(3), 38(2), 42(2), 42(3), 43(4), 47(2), 47(3), 61(2), 62(3), 65(3)及 68(2)條。

月。建議的修改是基於干犯相關條文可直接導致危險情況或危害升降機/自動梯的安全。此外,為免與《條例草案》其他罪行有着懲處上的差異,我們亦建議在《條例草案》的其他8條條文²,刪除首次及再次定罪的不同最高罰則。有關罰則水平的修訂建議的摘要載於附件1a。擬議修正案載於附件1。

二零一一年十一月二十四日的會議的跟進事項

紀律審裁委員會及上訴委員會的組成

跟進立法會第CB(1)503/11-12(01)號文件,我們已檢視《條例草案》下紀律審裁委員團、紀律審裁委員會、上訴委員團及上訴委員會的成員組合。

根據《條例草案》附表11及12,紀律審裁委員團和紀律審裁委員會(成員選自委員團)應包括八個類別的人士,當中三類來自工程專業、一類來自註冊工程師、一類來自註冊承辦商、一類來自註冊工程人員、一類來自經營物業管理的人士及一類來自管理委員會成員或升降機/自動梯擁有人。為加強紀律審裁委員會的公平性,我們建議在《條例草案》附表11加入一項新增規定,即最後兩類人士必須為業外人士。

《條例草案》附表13及14訂明,根據《條例草案》成立的上訴委員團及上訴委員會(成員選自委員團)應包括三個類別的人士,他們應全部來自工程專業。為加強上訴委員會的代表性和公平性,我們建議修訂《條例草案》附表13及14,使上訴委員團及上訴委員會的成員組合分別與紀律審裁委員團和紀律審裁委員會的成員組合一致。在新的成員組合下,上訴委員會將更能顧及可能受任何於《條例草案》第115條列明的決定及命令影響的人士的利益。

就以上建議的擬議**修正案**載於**附件2**的第50,52,55至60,62及63頁。

² 該 21 條條文包括第 17(2), 17(3), 24(8), 25(6), 48(2), 48(3), 54(7)及 55(6)條。

二零一一年十一月二十九日的會議的跟進事項

加強監管警鐘等緊急裝置以確保其正常運作

正如在立法會第CB(1)467/11-12(01)號文件所述,我們與委員的看法一致,認為升降機警鐘、對講機和抽氣扇的正常運作,在乘客被困時至為重要,並在以上法案委員會的會議上,詳盡地解釋了載列於立法會第CB(1)402/11-12(01)號文件內確保這些緊急裝置正常運作的現有措施。有見委員於上述會議席上重提關注,我們已進一步考慮過是否可對有關緊急裝置定立更嚴厲的要求。

在從新檢視有關問題並諮詢電梯業協會後,我們同意有空間加強現有對緊急裝置的監控。我們建議當《條例草案》獲通過後,在根據《條例草案》第154條訂立的相關規例中引入一套到場處理和通知機制。在擬議機制下,負責維修一台升降機的註冊承辦商,須要在收到升降機警鐘、緊急照明、對話機和抽氣扇故障報告後的指定時間內到場處理。若註冊承辦商認為無法令故障的裝置,在接獲報告後的另一指定時間內恢復運作,便須以指定表格通知機電工程署署長(署長)。在擬議機制下,署長能有效地監察相關緊急裝置能否及時恢復運作。再者,如署長認為有需要,可下令禁止使用有關升降機。

限制分包工程

正如在立法會第CB(1)467/11-12(01)號文件所述,我們同意委員的意見,認為有必要妥善監管升降機/自動梯分包工程,以確保公眾安全。為此,《條例草案》第38及68條已列明對升降機/自動梯分包工程的限制,包括註冊升降機/自動梯承辦商在分包工程或工程的任何部分(升降機/自動梯的安裝或拆卸工程除外)予非註冊承辦商前,須取得署長同意。為進一步監管分包升降機/自動梯工程,包括分包予註冊升降機/自動梯承辦商的升降機/自動梯工程,我們建議採納一系列強化措施,包括當《條例草案》獲通過後,在根據《條例草案》第154條訂立的相關規例中,引入一套關於分包工程的通知機制,以及其他執法和行政措施。擬議措施的詳情載於附件2。

二零一一年十二月二日的會議的跟進事項

註冊升降機承辦商張貼升降機事故的通告

跟進我們於立法會第CB(1)603/11-12(02)號文件提供的資料,我們已小心考慮委員提出在發生特定事故後張貼通告的意見。作為關乎《條例草案》附表7指明的事故的強化措施,我們建議當《條例草案》獲通過後,在根據《條例草案》第154條訂立的相關規例中引入一套規管制度。在建議的規管制度下,負責維修升降機/自動梯的註冊承辦商須在指定時限內,就升降機/自動梯暫停服務及未能於一個指定時限內恢復操作,張貼通告提醒使用者。

為了將擬議規管制度納入相關規例內,我們建議修訂《條例草案》第154(2)條關乎授權局長訂立規例的條文。擬議修正案載於附件2的第34及35頁。

視為主要更改的工程範圍

跟進我們於立法會第CB(1)603/11-12(04)號文件提供的資料,我們已重新考慮過電梯業協會和其他持份者提出將更換自動梯梯級/台板以及更換升降機包含任何電子部件的安全電路定為主要更改,可能會延遲恢復自動梯及升降機服務的關注。在確保公眾安全和避免對使用者造成過度不便之間取得適當的平衡,我們建議修訂《條例草案》第16,17,47及48條以引入一項新措施。在新措施下,規定在任何升降機/自動梯工程使用任何安全部件(包括自動梯的梯級/台板及升降機包含任何電子部件的安全電路)前,規定有關部件的類型須先獲署長批准。因應擬議的規定,我們亦同時建議修訂《條例草案》附表1,將更換自動梯的梯級/台板以及更換升降機包含任何電子部件的安全電路,從視作主要更改的工程範圍中剔除。擬議修正案載於附件2的第5至8,15至18,以及39至43頁。

二零一一年十二月二十日的會議的跟進事項

《條例草案》第141條關於法人團體及合夥人犯罪

我們已在立法會第CB(1)699/11-12(02)號文件解釋《條例草

案》第141條的條文的基本理由。在上述法案委員會的會議席上,有 委員對於在文件內以《僱傭條例》第43Q條作為例子的適合性表示懷 疑,並要求當局提供在法人團體或合夥人犯法的情況下,某些與法 人團體或合夥人有關的人士亦須負上刑事責任的其他法例的例子。

為回應委員的要求,我們提供其他法例的例子包括《建築物管理條例》(第344章)第28條、《建築物管理(第三者風險保險)規例》(第344B章)第5及11條、《版權條例》(第528章)第118及119B條、《非應邀電子訊息條例》(第593章)第60條、《升降機及自動梯(安全)條例》(第327章)第31條及《電力條例》(第406章)第56條。

其他擬議的條例草案修正

除了上述段落所提及的擬議對《條例草案》的修訂,為求達到一致性、更能反映政策原意或更正文書上的錯誤,我們建議對《條例草案》作出一些其他修訂,有關修訂建議的摘要載於附件2a。擬議修正案載於附件2。

發展局局長



(陳派明 代行)

二零一二年一月十九日

副本送:

機電工程署署長律政司民事法律專員

律政司法律草擬專員

(經辦人: 陳帆先生)

(經辦人: 周潤梅女士)

(經辦人: 許行嘉女士 和 李秀莉女士)

《升降機及自動梯條例草案》 關乎罰則水平事宜的擬議委員會審議階段修正案

8. 只有合資格人士或指明人士可親自進行升降機工程等

- (1) 除非屬以下情況,否則任何人不得親自進行升降機工程
 - (a) 該人是合資格人士或指明人士;或
 - (b) 該人在有關工程進行的地方,受合資格人士直接監督。
- (2) 任何人違反第(1)款,即屬犯罪,一經定罪,可處第.5 級第 6 級罰款 及監禁 6 個月 12 個月。
- (3) 任何人明知而安排或准許其他人在違反第(1)款的情況下進行升降機工程,即屬犯罪,一經定罪,可處第 5 級第 6 級罰款及監禁 6 個月12 個月。

8. Only qualified persons or specified persons to personally carry out lift works, etc.

- (1) A person must not personally carry out any lift works unless the person—
 - (a) is a qualified person or specified person; or
 - (b) is under the direct supervision of a qualified person at the place at which the works are carried out.
- (2) A person who contravenes subsection (1) commits an offence and is liable on conviction to a fine at <u>level 5 level 6</u> and to imprisonment for 6 months 12 months.
- (3) A person who knowingly causes or permits any other person to carry out any lift works in contravention of subsection (1) commits an offence and is liable on conviction to a fine at <u>level 5 level 6</u> and to imprisonment for 6 months 12 months.

9. 禁止在若干情況下使用或操作升降機

- (1) 如有任何以下升降機工程已就某升降機展開,在該工程完成前,任何 人不得使用或操作該升降機 —
 - (a) 關於安裝該升降機的升降機工程;
 - (b) 任何關於對該升降機作出主要更改的升降機工程;
 - (c) 關於拆卸該升降機的升降機工程;
 - (d) 相當可能影響該升降機的安全操作的升降機工程。
- (2) 如某升降機沒有屬有效的准用證,任何人不得使用或操作該升降機。
- (3) 在對升降機作出的任何主要更改完成後,除非復用證已就該更改發出,否則任何人不得使用或操作該升降機。
- (4) 任何人
 - (a) 明知而違反第(1)、(2)或(3)款;或
 - (b) 明知而安排或准許其他人在違反第(1)、(2)或(3)款的情况下,使 用或操作任何升降機,

即屬犯罪,一經定罪,可處第5級第6級罰款及監禁12個月。

- (5) 本條不適用於有關升降機的負責人。
- (6) 本條不適用於在影響任何人和財產的安全的緊急情況下使用或操作 升降機。
- (7) 如在以下情況下使用或操作升降機,本條並不適用
 - (a) 使用或操作該升降機,是為了進行第(1)款描述的任何升降機工程,或與進行該等工程有關;或
 - (b) 使用或操作該升降機,是為了執行由或根據本條例授予或委予任何人的職能,包括為了遵從本部所指的署長的命令或施行該命令。

9. Prohibition against using or operating lifts in certain circumstances

- (1) If any of the following lift works have begun in respect of a lift, a person must not use or operate the lift before the works are completed—
 - (a) lift works concerning the installation of the lift;
 - (b) lift works concerning any major alteration of the lift;
 - (c) lift works concerning the demolition of the lift;
 - (d) lift works that are likely to affect the safe operation of the lift.
- (2) A person must not use or operate a lift if there is no use permit in force in respect of the lift.
- (3) A person must not use or operate a lift after the completion of any major alteration of the lift unless a resumption permit has been issued in relation to the alteration.
- (4) A person who—
 - (a) knowingly contravenes subsection (1), (2) or (3); or
 - (b) knowingly causes or permits any other person to use or operate a lift in contravention of subsection (1), (2) or (3),

commits an offence and is liable on conviction to a fine at level 5 level 6 and to imprisonment for 12 months.

- (5) This section does not apply to a responsible person for the lift.
- (6) This section does not apply to the use or operation of a lift in emergency circumstances affecting the safety of any person or property.
- (7) This section does not apply if the use or operation of the lift is—
 - (a) for the purposes of or in connection with the carrying out of any lift works described in subsection (1); or
 - (b) for the purposes of performing any function conferred or imposed on a person by or under this Ordinance, including complying with or giving effect to an order of the Director under this Part.

10. 禁止附表 4 指明的升降機載人

- (1) 任何人不得乘搭附表 4 指明的升降機。
- (2) 任何人不得安排或准許使用附表 4 指明的升降機載人。
- (3) 任何人明知而違反第(1)款,即屬犯罪,一經定罪,可處第 5 級<u>第 6</u> 級罰款及監禁 12 個月。
- (4) 任何人明知而安排或准許在違反第(2)款的情況下使用升降機,即屬犯罪,一經定罪,可處第5級第6級罰款及監禁12個月。
- (5) 本條不適用於有關升降機的負責人。

10. Prohibition against carriage of persons in lifts specified in Schedule 4

- (1) A person must not travel in a lift specified in Schedule 4.
- (2) A person must not cause or permit a lift specified in Schedule 4 to be used for carrying any person.
- (3) A person who knowingly contravenes subsection (1) commits an offence and is liable on conviction to a fine at level 5 level 6 and to imprisonment for 12 months.
- (4) A person who knowingly causes or permits a lift to be used in contravention of subsection (2) commits an offence and is liable on conviction to a fine at level 5 level 6 and to imprisonment for 12 months.
- (5) This section does not apply to a responsible person for the lift.

11. 禁止附表 4 指明的升降機超載

- (1) 任何人不得安排或准許使用附表 4 指明的升降機運載超過該升降機額定負載的任何負載。
- (2) 任何人明知而違反第(1)款,即屬犯罪,一經定罪,可處第 5 級第 6 級罰款及監禁 12 個月。
- (3) 本條不適用於有關升降機的負責人。
- (4) 如使用有關的升降機,是為了執行由或根據本條例授予或委予任何人的職能,包括為了遵從本部所指的署長的命令或施行該命令,本條並不適用。

11. Prohibition against overloading lifts specified in Schedule 4

- (1) A person must not cause or permit a lift specified in Schedule 4 to be used for carrying any load that exceeds the rated load of the lift.
- (2) A person who knowingly contravenes subsection (1) commits an offence and is liable on conviction to a fine at level 5 level 6 and to imprisonment for 12 months.
- (3) This section does not apply to a responsible person for the lift.
- (4) This section does not apply if the use of the lift is for the purposes of performing any function conferred or imposed on a person by or under this Ordinance, including complying with or giving effect to an order of the Director under this Part.

16. 註冊升降機承辦商有責任妥善和安全地進行升降機工程等

- (1) 承辦任何升降機工程的註冊升降機承辦商須確保
 - (a) 該工程妥善和安全地進行;
 - (b) 採取充分的安全措施,以防止該工程進行時任何人受傷或任何財 產受損;
 - (c) 有足夠人手進行該工程;
 - (d) 有足夠設備及工具,以進行該工程;
 - (e) (如該工程關於升降機的安裝)除非有關升降機及其所有安全部件,均屬署長授予該承辦商的許可所關乎的種類,否則該工程不得進行;及
 - (f) (如該工程關於升降機的拆卸,而該升降機是安裝在建築物,或屬建築物的一部分)在合理地切實可行的範圍內採取措施,以減少該工程可能對該建築物的結構完整性的影響。
- (2) 任何人無合理辯解而違反第(1)(a)款·即屬犯罪—
 - (a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬再次定罪,可處第6級罰款及監禁6個月。
 - (3) 任何人無合理辯解而違反第(1)(b)、(c)、(d)、(e)或(f)款,即屬犯罪-
 - (a) 如屬首次定罪,可處第4級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。
- (2) 任何人無合理辯解而違反第(1)款,即屬犯罪,一經定罪,可處第 6 級罰款及監禁 12 個月。

16.	Duties of registered	lift	contractors	to	carry	out	lift	works	properly	and
	safely, etc.									

- (1) A registered lift contractor who undertakes any lift works must ensure that—
 - (a) the works are carried out properly and safely;
 - (b) adequate safety precautions are taken to prevent injury to any person or damage to any property while the works are being carried out;
 - (c) there is sufficient workforce to carry out the works;
 - (d) there are adequate equipment and tools for carrying out the works;
 - (e) if the works are works concerning the installation of a lift, the works are not to be carried out unless the lift and all the safety components for the lift are respectively of a type in respect of which the contractor has obtained approval from the Director; and
 - (f) if the works are works concerning the demolition of a lift, measures are in so far as reasonably practicable taken to minimize the impact the works may have on the structural integrity of the building in which the lift is installed, or of which the lift is or forms a part.
- (2) A person who, without reasonable excuse, contravenes subsection (1)(a) commits an offence and is liable—
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction to a fine at level 6 and to imprisonment for 6 months.
- (3) A person who, without reasonable excuse, contravenes subsection (1)(b), (c), (d), (e) or (f) commits an offence and is liable
 - (a) on first conviction to a fine at level 4 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.
- (2) A person who, without reasonable excuse, contravenes subsection (1) commits an offence and is liable on conviction to a fine at level 6 and to imprisonment for 12 months.

17. 註冊升降機工程師有責任妥善和安全地進行升降機工程等

- (1) 從事任何升降機工程的註冊升降機工程師須確保
 - (a) 該工程妥善和安全地進行;
 - (b) 採取充分的安全措施,以防止該工程進行時任何人受傷或任何財 產受損;及
 - (c) (如該工程關於升降機的安裝)除非有關升降機及其所有安全部件,均屬署長授予承辦該工程的註冊升降機承辦商的許可所關乎的種類,否則該工程不得進行。
- (2) 任何人無合理辯解而違反第(1)(a)款,即屬犯罪—
 - (a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬再次定罪,可處第 6 級罰款及監禁 6 個月。
 - (3) 任何人無合理辯解而違反第(1)(b)或(c)款,即屬犯罪—
 - (a) 如屬首次定罪,可處第4級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第 6 級罰款及監禁 6 個月。
 - (2) 任何人無合理辯解而違反第(1)款,即屬犯罪,一經定罪,可處第 6 級罰款及監禁 6 個月。

註一

亦參看第 2(4)條。

17.	Duties	of	registered	lift	engineers	to	carry	out	lift	works	properly	and
	safely,	etc										

- (1) A registered lift engineer who engages in any lift works must ensure that—
 - (a) the works are carried out properly and safely;
 - (b) adequate safety precautions are taken to prevent injury to any person or damage to any property while the works are being carried out; and
 - (c) if the works are works concerning the installation of a lift, the works are not to be carried out unless the lift and all the safety components for the lift are respectively of a type in respect of which the registered lift contractor who undertakes the works has obtained approval from the Director.
- (2) A person who, without reasonable excuse, contravenes subsection (1)(a) commits an offence and is liable—
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction to a fine at level 6 and to imprisonment for 6 months.
- (3) A person who, without reasonable excuse, contravenes subsection (1)(b) or (c) commits an offence and is liable—
 - (a) on first conviction to a fine at level 4 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.
- (2) A person who, without reasonable excuse, contravenes subsection (1) commits an offence and is liable on conviction to a fine at level 6 and to imprisonment for 6 months.

Note-

See also section 2(4).

24. 註冊升降機工程師發出安全證書

- (1) 除第(2)款另有規定外,承辦升降機檢驗的註冊升降機工程師,須確 保該升降機由該工程師徹底檢驗。
- (2) 承辦有負載的升降機的檢驗的註冊升降機工程師,須確保該升降機
 - (a) 由該工程師徹底檢驗;及
 - (b) 由該工程師按照附表 6 檢驗。
- (3) 承辦升降機的相聯設備或機械的檢驗的註冊升降機工程師,須確保該等設備或機械由該工程師徹底檢驗。
- (4) 如註冊升降機工程師根據本條進行檢驗後,認為升降機及其所有相聯設備或機械的設計及構造屬良好,並處於安全操作狀況,該工程師可就該升降機向第(9)款指明的負責人發出證書,證明該升降機及其所有相聯設備或機械處於安全操作狀態。
- (5) 第(4)款提述的證書須採用指明表格,並須載有該表格指明的資料及詳情。
- (6) 如註冊升降機工程師根據本條進行檢驗後,認為升降機或其任何相聯 設備或機械的設計及構造,並非屬良好,或並非處於安全操作狀況, 則該工程師 —
 - (a) 不得根據第(4)款發出證書;及
 - (b) 須在完成該項檢驗後的24小時內
 - (i) 以書面將不發出證書的原因,通知第(10)款指明的負責人; 及
 - (ii) 向署長報告檢驗結果,以及該工程師的意見。
- (7) 第(6)(b)(ii)款所指的報告須採用指明表格,並須載有該表格指明的資料及詳情。
- (8) 任何人無合理辯解而違反第(1)、(2)、(3)或(6)款,即屬犯罪—
 - (a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。
 - - (9) 就第(4)款而言 —
 - **負責人** (responsible person)指僱用或安排(不論是否通過其他人)該款提述 的工程師進行有關檢驗的有關升降機的負責人。
 - (10) 就第(6)款而言
 - **負責人** (responsible person)指僱用或安排(不論是否通過其他人)該款提述的工程師進行有關檢驗的有關升降機的負責人。

24. Issue of safety certificates by registered lift engineers

- (1) Subject to subsection (2), a registered lift engineer who undertakes to examine a lift must ensure that the lift is thoroughly examined by the engineer.
- (2) A registered lift engineer who undertakes to examine a lift with load must ensure that the lift—
 - (a) is thoroughly examined by the engineer; and
 - (b) is examined by the engineer in accordance with Schedule 6.
- (3) A registered lift engineer who undertakes to examine any associated equipment or machinery of a lift must ensure that the associated equipment or machinery is thoroughly examined by the engineer.
- (4) If on examination under this section, the registered lift engineer is of the opinion that the lift and all its associated equipment or machinery are of good design and construction and in safe working condition, the engineer may issue to the responsible person specified in subsection (9) a certificate in respect of the lift certifying that the lift and all its associated equipment or machinery are in safe working order.
- (5) The certificate referred to in subsection (4) must be in the specified form and must contain the information and particulars specified in the form.
- (6) If on examination under this section the registered lift engineer is of the opinion that the lift or any of its associated equipment or machinery is not of good design and construction or is not in safe working condition, the engineer—
 - (a) must not issue a certificate under subsection (4); and
 - (b) must within 24 hours after the examination is completed—
 - (i) notify in writing the responsible person specified in subsection (10) of the reasons for not issuing the certificate; and
 - (ii) report to the Director the result of the examination and the opinion of the engineer.
- (7) The report under subsection (6)(b)(ii) must be in the specified form and must contain the information and particulars specified in the form.
- (8) A person who, without reasonable excuse, contravenes subsection (1), (2), (3) or (6) commits an offence and is liable
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
- (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.
- (8) A person who, without reasonable excuse, contravenes subsection (1), (2), (3) or (6) commits an offence and is liable on conviction to a fine at level 6 and to imprisonment for 6 months.
 - (9) For the purposes of subsection (4)—
 - responsible person (負責人) means the responsible person for the lift concerned who employs or arranges (whether or not through any other person) the engineer referred to in that subsection to carry out the examination.
 - (10) For the purposes of subsection (6)
 - responsible person (負責人) means the responsible person for the lift concerned who employs or arranges (whether or not through any other person) the engineer referred to in that subsection to carry out the examination.

25. 在主要更改後註冊升降機工程師發出安全證書

- (1) 承辦升降機任何受影響部分的檢驗的註冊升降機工程師,須確保該升 降機及其相聯設備或機械,是由該工程師在必要範圍內徹底檢驗,以 斷定該受影響部分是否處於安全操作狀態。
- (2) 如註冊升降機工程師根據第(1)款進行檢驗後,認為受影響部分的設計及構造屬良好,並處於安全操作狀況,該工程師可就有關升降機向第(7)款指明的負責人發出證書,證明該受影響部分處於安全操作狀態。
- (3) 第(2)款提述的證書須採用指明表格,並須載有該表格指明的資料及 詳情。
- (4) 如註冊升降機工程師根據第(1)款進行檢驗後,認為受影響部分並非 處於安全操作狀態,則該工程師 —
 - (a) 不得根據第(2)款發出證書;及
 - (b) 須在完成該項檢驗後的24小時內
 - (i) 以書面將不發出證書的原因,通知第(8)款指明的負責人; 及
 - (ii) 向署長報告檢驗結果,以及該工程師的意見。
- (5) 第(4)(b)(ii)款所指的報告須採用指明表格,並須載有該表格指明的資料及詳情。
- (6)—任何人無合理辯解而違反第(1)或(4)款·即屬犯罪—
 - 一(a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。
- (6) 任何人無合理辯解而違反第(1)或(4)款,即屬犯罪,一經定罪,可處 第 6 級罰款及監禁 6 個月。
 - (7) 就第(2)款而言 —
 - **負責人** (responsible person)指僱用或安排(不論是否通過其他人)該款提述的工程師進行有關檢驗的有關升降機的負責人。
 - (8) 就第(4)款而言 —
 - **負責人** (responsible person)指僱用或安排(不論是否通過其他人)該款提述 的工程師進行有關檢驗的有關升降機的負責人。

25. Issue of safety certificates by registered lift engineers after major alterations

- (1) A registered lift engineer who undertakes to examine any affected part of a lift must ensure that the lift and its associated equipment or machinery are thoroughly examined by the engineer, in so far as is necessary to determine whether the affected part is in safe working order.
- (2) If on examination under subsection (1), the registered lift engineer is of the opinion that the affected part is of good design and construction and in safe working condition, the engineer may issue to the responsible person specified in subsection (7) a certificate in respect of the lift certifying that the affected part is in safe working order.
- (3) The certificate referred to in subsection (2) must be in the specified form and must contain the information and particulars specified in the form.
- (4) If on examination under subsection (1), the registered lift engineer is of the opinion that the affected part is not in safe working order, the engineer—
 - (a) must not issue a certificate under subsection (2); and
 - (b) must within 24 hours after the examination is completed—
 - (i) notify in writing the responsible person specified in subsection (8) of the reasons for not issuing the certificate; and
 - (ii) report to the Director the result of the examination and the opinion of the engineer.
- (5) The report under subsection (4)(b)(ii) must be in the specified form and must contain the information and particulars specified in the form.
- (6) A person who, without reasonable excuse, contravenes subsection (1) or (4) commits an offence and is liable
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.
 - (6) A person who, without reasonable excuse, contravenes subsection (1) or (4) commits an offence and is liable on conviction to a fine at level 6 and to imprisonment for 6 months.
 - (7) For the purposes of subsection (2)—
 - responsible person (負責人) means the responsible person for the lift concerned who employs or arranges (whether or not through any other person) the engineer referred to in that subsection to carry out the examination.
 - (8) For the purposes of subsection (4)—
 - responsible person (負責人) means the responsible person for the lift concerned who employs or arranges (whether or not through any other person) the engineer referred to in that subsection to carry out the examination.

31. 署長有權截電

- (1) 如署長有合理理由相信,某升降機正被人或相當可能會被人在違反根 據第30條作出的命令的情況下使用或操作,署長 —
 - (a) 可截斷該升降機的電力供應,如該升降機的任何升降機工程,是由註冊升降機承辦商承辦,署長可藉送達該承辦商的命令,指示該承辦商截斷該升降機的電力供應;及
 - (b) 可進行任何必需的工作,以盡可能防止任何人在未獲署長書面准 許重新接通該升降機的電力供應下,重新接通該升降機的電力供 應,署長亦可藉向(a)段所述承辦商送達命令,指示該承辦商進 行該等工作。
- (2) 根據第(1)款接獲命令的註冊升降機承辦商無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第3級第6級罰款及監禁12個月。
- (3) 如升降機的電力供應已遭根據第(1)(a)款截斷,而任何人在未獲署長書面准許下重新接通該升降機的電力供應,則—
 - (a) 該人;及
 - (b) 該升降機的負責人,

均屬犯罪,一經定罪,可處罰款\$200,000 及監禁 12 個月。

- (4) 被控犯第(3)款所訂罪行的人如證明以下事項,即可以此作為免責辯護—
 - (a) (如被檢控的人是將電力供應重新接回有關升降機的人)該人當時並不知道(且在盡了應有的努力後亦不會能夠發現)該升降機的電力供應已遭根據第(1)(a)款截斷;或
 - (b) 如被檢控的人並非重新接通有關升降機的電力供應的人,但是該人是該升降機的負責人
 - (i) 犯該罪行既不獲該負責人同意,亦不受其縱容;及
 - (ii) 該負責人已採取所有合理步驟,防止犯該項罪行。

31. Director's power to disconnect supply of electricity

- (1) If the Director has reasonable grounds to believe that a lift is being used or operated, or is likely to be used or operated, in contravention of an order made under section 30, the Director may—
 - (a) disconnect or, if any lift works of the lift are undertaken by a registered lift contractor, by order served on the contractor direct the contractor to disconnect, the supply of electricity to the lift; and
 - (b) carry out, or by order served on the contractor mentioned in paragraph (a) direct the contractor to carry out, any work that is necessary to prevent, as far as possible, any person from reconnecting the supply of electricity to the lift before written permission has been obtained from the Director to reconnect the supply.
- (2) If the registered lift contractor on whom an order is served under subsection (1), without reasonable excuse, contravenes the order, the contractor commits an offence and is liable on conviction to a fine at level 3 level 6 and to imprisonment for 12 months.
- (3) If, without the Director's written permission, the supply of electricity to a lift is reconnected by any person after it has been disconnected under subsection (1)(a)—
 - (a) that person; and
 - (b) the responsible person for the lift, each commits an offence and is liable on conviction to a fine of \$200,000 and to imprisonment for 12 months.
- (4) It is a defence for a person charged under subsection (3) to prove that—
 - (a) if the person charged is the person who reconnected the supply of electricity to the lift, the person did not know and could not with due diligence have discovered that the supply of electricity to the lift was disconnected under subsection (1)(a); or
 - (b) if the person charged is not the person who reconnected the supply of electricity to the lift but is the responsible person for the lift—
 - (i) the offence was committed without the responsible person's consent or connivance; and
 - (ii) the responsible person had taken all reasonable steps to prevent the commission of the offence.

32. 關於升降機工程的停止令

- (1) 如署長有合理理由相信有以下情況,可藉向升降機的有關連人士送達命令,指示該人停止正就該升降機進行的任何升降機工程
 - (a) 該升降機工程正在違反第8條的情況下進行;
 - (b) 正在進行該升降機工程的方式,會導致或相當可能會導致任何人 受傷或任何財產受損的風險;或
 - (c) 因其他理由,為安全起見,作出該命令是可取的。
- (2) 根據第(1)款作出的命令
 - (a) 須採用指明表格;
 - (b) 須述明
 - (i) 作出該命令的原因;及
 - (ii) 該命令的生效日期;及
 - (c) 可載有署長可合理地施加的任何條件。
- (3) 根據第(1)款接獲命令的人無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第4級第6級罰款及監禁6個月12個月,如屬持續的罪行,可就罪行持續期間的每一日,另處罰款\$2,000。
- (4) 在本條中 —

有關連人士 (related person)就升降機而言,指一

- (a) 該升降機的負責人;或
- (b) 承辦有關命令所關乎的升降機工程的註冊升降機承辦商(如有的話)。

32. Cessation orders in respect of lift works

- (1) The Director may by order served on the related person of a lift direct the person to cease any lift works that are being carried out in relation to the lift, if the Director has reasonable grounds to believe that—
 - (a) the lift works are being carried out in contravention of section 8;
 - (b) the lift works are being carried out in a manner that will cause or be likely to cause a risk of injury to any person or damage to any property; or
 - (c) it is otherwise desirable to do so in the interest of safety.
- (2) An order made under subsection (1)—
 - (a) must be in the specified form;
 - (b) must state—
 - (i) the reasons for making the order; and
 - (ii) the date on which the order is to take effect; and
 - (c) may contain any conditions the Director may reasonably impose.
- (3) If a person on whom an order is served under subsection (1), without reasonable excuse, contravenes the order, the person commits an offence and is liable on conviction to a fine at <u>level 4 level 6</u> and to imprisonment for <u>6 months 12 months</u> and, if the offence is a continuing offence, to a fine of \$2,000 for each day during which the offence continues.
- (4) In this section—

related person (有關連人士), in relation to a lift, means—

- (a) the responsible person for the lift; or
- (b) the registered lift contractor (if any) who undertakes the lift works to which the order relates.

35. 拆除令

- (1) 署長如有合理理由相信有以下情況,可藉向升降機的負責人送達命令,指示該人拆除該升降機或其部分,或該升降機的相聯設備或機械—
 - (a) 如使用或操作(或繼續使用或操作)該升降機、該部分或該設備或機械,會導致或相當可能會導致任何人受傷或任何財產受損的風險;或
 - (b) 因其他理由,為安全起見,作出該命令是可取的。
- (2) 根據第(1)款作出的命令
 - (a) 須採用指明表格;
 - (b) 須述明
 - (i) 作出該命令的原因;及
 - (ii) 須於何日之前拆除有關升降機或其部分,或有關相聯設備或 機械;及
 - (c) 可載有署長可合理地施加的任何條件。
- (3) 根據第(1)款接獲命令的人無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第4級第6級罰款及監禁6個月12個月,如屬持續的罪行,可就罪行持續期間的每一日,另處罰款\$2,000。

35. Removal orders

- (1) The Director may by order served on the responsible person for a lift direct the person to remove the lift or any part of the lift, or any associated equipment or machinery of the lift, if the Director has reasonable grounds to believe that—
 - (a) the lift or the part, or the associated equipment or machinery, if used or operated, or continued to be used or operated, will cause or be likely to cause a risk of injury to any person or damage to any property; or
 - (b) it is otherwise necessary to do so in the interest of safety.
- (2) An order made under subsection (1)—
 - (a) must be in the specified form;
 - (b) must state—
 - (i) the reasons for making the order; and
 - (ii) the date before which the lift or the part of the lift, or the associated equipment or machinery, is to be removed; and
 - (c) may contain any conditions the Director may reasonably impose.
- (3) If a person on whom an order is served under subsection (1), without reasonable excuse, contravenes the order, the person commits an offence and is liable on conviction to a fine at <u>level 4 level 6</u> and to imprisonment for 6 months 12 months and, if the offence is a continuing offence, to a fine of \$2,000 for each day during which the offence continues.

38. 限制分包工程

- (1) 除非獲署長書面批准,否則承辦升降機工程的註冊升降機承辦商,不 得將該工程或該工程的任何部分,分包予並非註冊升降機承辦商的其 他人。
- (2) 任何人違反第(1)款,即屬犯罪,一經定罪,可處第 5 級第 6 級罰款及監禁 6 個月 12 個月。
- (3) 本條不適用於關於升降機的安裝或拆卸的工程。

38. Subcontracting restricted

- (1) Except with the written approval of the Director, a registered lift contractor who undertakes any lift works must not subcontract the works or any part of the works to any other person who is not a registered lift contractor.
- (2) A person who contravenes subsection (1) commits an offence and is liable on conviction to a fine at <u>level 5 level 6</u> and to imprisonment for 6 months 12 months.
- (3) This section does not apply to any works concerning the installation or demolition of a lift.

42. 只有合資格人士或指明人士可親自進行自動梯工程等

- (1) 除非屬以下情況,否則任何人不得親自進行自動梯工程
 - (a) 該人是合資格人士或指明人士;或
 - (b) 該人在有關工程進行的地方,受合資格人士直接監督。
- (2) 任何人違反第(1)款,即屬犯罪,一經定罪,可處第 5 級第 6 級罰款及監禁 6 個月 12 個月。
- (3) 任何人明知而安排或准許其他人在違反第(1)款的情況下進行自動梯工程,即屬犯罪,一經定罪,可處第 5 級第 6 級罰款及監禁 6 個月 12 個月。

42. Only qualified persons or specified persons to personally carry out escalator works, etc.

- (1) A person must not personally carry out any escalator works unless the person—
 - (a) is a qualified person or specified person; or
 - (b) is under the direct supervision of a qualified person at the place at which the works are carried out.
- (2) A person who contravenes subsection (1) commits an offence and is liable on conviction to a fine at <u>level 5 level 6</u> and to imprisonment for 6 months 12 months.
- (3) A person who knowingly causes or permits any other person to carry out any escalator works in contravention of subsection (1) commits an offence and is liable on conviction to a fine at <u>level 5 level 6</u> and to imprisonment for 6 months 12 months.

43. 禁止在若干情況下使用或操作自動梯

- (1) 如有任何以下自動梯工程已就某自動梯展開,在該工程完成前,任何 人不得使用或操作該自動梯 —
 - (a) 關於安裝該自動梯的自動梯工程;
 - (b) 任何關於對該自動梯作出主要更改的自動梯工程;
 - (c) 關於拆卸該自動梯的自動梯工程;
 - (d) 相當可能影響該自動梯的安全操作的自動梯工程。
- (2) 如某自動梯沒有屬有效的准用證,任何人不得使用或操作該自動梯。
- (3) 在對自動梯作出的任何主要更改完成後,除非復用證已就該更改發出,否則任何人不得使用或操作該自動梯。
- (4) 任何人
 - (a) 明知而違反第(1)、(2)或(3)款;或
 - (b) 明知而安排或准許其他人在違反第(1)、(2)或(3)款的情況下,使 用或操作任何自動梯,

即屬犯罪,一經定罪,可處第5級第6級罰款及監禁12個月。

- (5) 本條不適用於有關自動梯的負責人。
- (6) 本條不適用於在影響任何人和財產的安全的緊急情況下使用或操作 自動梯。
- (7) 如在以下情況下使用或操作自動梯,本條並不適用
 - (a) 使用或操作該自動梯,是為了進行第(1)款描述的任何自動梯工程,或與進行該等工程有關;或
 - (b) 使用或操作該自動梯,是為了執行由或根據本條例授予或委予任何人的職能,包括為了遵從本部所指的署長的命令或施行該命令。

43. Prohibition against using or operating escalators in certain circumstances

- (1) If any of the following escalator works have begun in respect of an escalator, a person must not use or operate the escalator before the works are completed—
 - (a) escalator works concerning the installation of the escalator;
 - (b) escalator works concerning any major alteration of the escalator;
 - (c) escalator works concerning the demolition of the escalator;
 - (d) escalator works that are likely to affect the safe operation of the escalator.
- (2) A person must not use or operate an escalator if there is no use permit in force in respect of the escalator.
- (3) A person must not use or operate an escalator after the completion of any major alteration of the escalator unless a resumption permit has been issued in relation to the alteration.
- (4) A person who—
 - (a) knowingly contravenes subsection (1), (2) or (3); or
 - (b) knowingly causes or permits any other person to use or operate an escalator in contravention of subsection (1), (2) or (3),
 - commits an offence and is liable on conviction to a fine at <u>level 5 level 6</u> and to imprisonment for 12 months.
- (5) This section does not apply to a responsible person for the escalator.
- (6) This section does not apply to the use or operation of an escalator in emergency circumstances affecting the safety of any person or property.
- (7) This section does not apply if the use or operation of the escalator is—
 - (a) for the purposes of or in connection with the carrying out of any escalator works described in subsection (1); or
 - (b) for the purposes of performing any function conferred or imposed on a person by or under this Ordinance, including complying with or giving effect to an order of the Director under this Part.

47. 註冊自動梯承辦商有責任妥善和安全地進行自動梯工程等

- (1) 承辦任何自動梯工程的註冊自動梯承辦商須確保
 - (a) 該工程妥善和安全地進行;
 - (b) 採取充分的安全措施,以防止該工程進行時任何人受傷或任何財 產受損;
 - (c) 有足夠人手進行該工程;
 - (d) 有足夠設備及工具,以進行該工程;
 - (e) (如該工程關於自動梯的安裝)除非有關自動梯及其所有安全部件,均屬署長授予該承辦商的許可所關乎的種類,否則該工程不得進行;及
 - (f) (如該工程關於自動梯的拆卸,而該自動梯是安裝在建築物,或屬建築物的一部分)在合理地切實可行的範圍內採取措施,以減少該工程可能對該建築物的結構完整性的影響。
- (2)—任何人無合理辯解而違反第(1)(a)款,即屬犯罪—
 - 一(a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬再次定罪,可處第6級罰款及監禁6個月。
 - (3) 任何人無合理辯解而違反第(1)(b)、(c)、(d)、(e)或(f)款,即屬犯罪—
 - (a) 如屬首次定罪,可處第4級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。
- (2) 任何人無合理辯解而違反第(1)款,即屬犯罪,一經定罪,可處第 6 級罰款及監禁 12 個月。

47.	Duties of registered	escalator	contractors	to	carry	out	escalator	works
	properly and safely,			•				

- (1) A registered escalator contractor who undertakes any escalator works must ensure that—
 - (a) the works are carried out properly and safely;
 - (b) adequate safety precautions are taken to prevent injury to any person or damage to any property while the works are being carried out;
 - (c) there is sufficient workforce to carry out the works;
 - (d) there are adequate equipment and tools for carrying out the works;
 - (e) if the works are works concerning the installation of an escalator, the works are not to be carried out unless the escalator and all the safety components for the escalator are respectively of a type in respect of which the contractor has obtained approval from the Director; and
 - (f) if the works are works concerning the demolition of an escalator, measures are in so far as reasonably practicable taken to minimize the impact the works may have on the structural integrity of the building in which the escalator is installed, or of which the escalator is or forms a part.
- (2) A person who, without reasonable excuse, contravenes subsection (1)(a) commits an offence and is liable—

 (a) on first conviction to a fine at level 5 and to imprisonment for 6
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction to a fine at level 6 and to imprisonment for 6 months.
- (3) A person who, without reasonable excuse, contravenes subsection (1)(b), (c), (d), (e) or (f) commits an offence and is liable—
 - (a) on first conviction to a fine at level 4 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.
- (2) A person who, without reasonable excuse, contravenes subsection (1) commits an offence and is liable on conviction to a fine at level 6 and to imprisonment for 12 months.

48. 註冊自動梯工程師有責任妥善和安全地進行自動梯工程等

- (1) 從事任何自動梯工程的註冊自動梯工程師須確保
 - (a) 該工程妥善和安全地進行;
 - (b) 採取充分的安全措施,以防止該工程進行時任何人受傷或任何財 產受捐;及
 - (c) (如該工程關於自動梯的安裝)除非有關自動梯及其所有安全部件,均屬署長授予承辦該工程的註冊自動梯承辦商的許可所關乎的種類,否則該工程不得進行。
- (2) 任何人無合理辯解而違反第(1)(a)款,即屬犯罪—
 - (a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬再次定罪,可處第6級罰款及監禁6個月。
 - (3) 任何人無合理辯解而違反第(1)(b)或(c)款,即屬犯罪—
 - 一(a) 如屬首次定罪,可處第4級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。
 - (2) 任何人無合理辯解而違反第(1)款,即屬犯罪,一經定罪,可處第 6 級罰款及監禁 6 個月。

計 -

亦參看第 2(4)條。

48.			registered		engineers	to	carry	out	escalator	works
	properly and safely, etc.									

- (1) A registered escalator engineer who engages in any escalator works must ensure that—
 - (a) the works are carried out properly and safely;
 - (b) adequate safety precautions are taken to prevent injury to any person or damage to any property while the works are being carried out; and
 - (c) if the works are works concerning the installation of an escalator, the works are not to be carried out unless the escalator and all the safety components for the escalator are respectively of a type in respect of which the registered escalator contractor who undertakes the works has obtained approval from the Director.
- (2) A person who, without reasonable excuse, contravenes subsection (1)(a) commits an offence and is liable
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction to a fine at level 6 and to imprisonment for 6 months.
- (3) A person who, without reasonable excuse, contravenes subsection (1)(b) or (c) commits an offence and is liable—
 - (a) on first conviction to a fine at level 4 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.
- (2) A person who, without reasonable excuse, contravenes subsection (1) commits an offence and is liable on conviction to a fine at level 6 and to imprisonment for 6 months.

Note-

See also section 2(4).

54. 註冊自動梯工程師發出安全證書

- (1) 承辦自動梯檢驗的註冊自動梯工程師,須確保該自動梯由該工程師徹底檢驗。
- (2) 承辦自動梯的相聯設備或機械的檢驗的註冊自動梯工程師,須確保該 等設備或機械由該工程師徹底檢驗。
- (3) 如註冊自動梯工程師根據本條進行檢驗後,認為自動梯及其所有相聯設備或機械的設計及構造屬良好,並處於安全操作狀況,該工程師可就該自動梯向第(8)款指明的負責人發出證書,證明該自動梯及其所有相聯設備或機械處於安全操作狀態。
- (4) 第(3)款提述的證書須採用指明表格,並須載有該表格指明的資料及 詳情。
- (5) 如註冊自動梯工程師根據本條進行檢驗後,認為自動梯或其任何相聯設備或機械的設計及構造,並非屬良好,或並非處於安全操作狀況,則該工程師—
 - (a) 不得根據第(3)款發出證書;及
 - (b) 須在完成該項檢驗後的24小時內
 - (i) 以書面將不發出證書的原因,通知該第(9)款指明的負責 人;及
 - (ii) 向署長報告檢驗結果,以及該工程師的意見。
- (6) 第(5)(b)(ii)款所指的報告須採用指明表格,並須載有該表格指明的資料及詳情。
- (7) 任何人無合理辯解而違反第(1)、(2)或(5)款,即屬犯罪一
 - 一(a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。
- (7) 任何人無合理辯解而違反第(1)、(2)或(5)款,即屬犯罪,一經定罪, 可處第6級罰款及監禁6個月。
 - (8) 就第(3)款而言 —
 - **負責人** (responsible person)指僱用或安排(不論是否通過其他人)該款提述 的工程師進行有關檢驗的有關自動梯的負責人。
 - (9) 就第(5)款而言 —
 - **負責人** (responsible person)指僱用或安排(不論是否通過其他人)該款提述 的工程師進行有關檢驗的有關自動梯的負責人。

54. Issue of safety certificates by registered escalator engineers

- (1) A registered escalator engineer who undertakes to examine an escalator must ensure that the escalator is thoroughly examined by the engineer.
- (2) A registered escalator engineer who undertakes to examine any associated equipment or machinery of an escalator must ensure that the associated equipment or machinery is thoroughly examined by the engineer.
- (3) If on examination under this section, the registered escalator engineer is of the opinion that the escalator and all its associated equipment or machinery are of good design and construction and in safe working condition, the engineer may issue to the responsible person specified in subsection (8) a certificate in respect of the escalator certifying that the escalator and all its associated equipment or machinery are in safe working order.
- (4) The certificate referred to in subsection (3) must be in the specified form and must contain the information and particulars specified in the form.
- (5) If on examination under this section, the registered escalator engineer is of the opinion that the escalator or any of its associated equipment or machinery is not of good design and construction or is not in safe working condition, the engineer—
 - (a) must not issue a certificate under subsection (3); and
 - (b) must within 24 hours after the examination is completed—
 - (i) notify in writing the responsible person specified in subsection (9) of the reasons for not issuing the certificate; and
 - (ii) report to the Director the result of the examination and the opinion of the engineer.
- (6) The report under subsection (5)(b)(ii) must be in the specified form and must contain the information and particulars specified in the form.
- (7) A person who, without reasonable excuse, contravenes subsection (1), (2) or (5) commits an offence and is liable—
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.
 - (7) A person who, without reasonable excuse, contravenes subsection (1), (2) or (5) commits an offence and is liable on conviction to a fine at level 6 and to imprisonment for 6 months.
 - (8) For the purposes of subsection (3)—
 - responsible person (負責人) means the responsible person for the escalator concerned who employs or arranges (whether or not through any other person) the engineer referred to in that subsection to carry out the examination.
 - (9) For the purposes of subsection (5)—
 - responsible person (負責人) means the responsible person for the escalator concerned who employs or arranges (whether or not through any other person) the engineer referred to in that subsection to carry out the examination.

55. 在主要更改後註冊自動梯工程師發出安全證書

- (1) 承辦自動梯任何受影響部分的檢驗的註冊自動梯工程師,須確保該自動梯及其相聯設備或機械,是由該工程師在必要範圍內徹底檢驗,以 斷定該受影響部分是否處於安全操作狀態。
- (2) 如註冊自動梯工程師根據第(1)款進行檢驗後,認為受影響部分的設計及構造屬良好,並處於安全操作狀況,該工程師可就有關自動梯向第(7)款指明的負責人發出證書,證明該受影響部分處於安全操作狀態。
- (3) 第(2)款提述的證書須採用指明表格,並須載有該表格指明的資料及 詳情。
- (4) 如註冊自動梯工程師根據第(1)款進行檢驗後,認為受影響部分並非 處於安全操作狀態,則該工程師 —
 - (a) 不得根據第(2)款發出證書;及
 - (b) 須在該項檢驗完成後的24小時內
 - (i) 以書面將不發出證書的原因,通知第(8)款指明的負責人; 及
 - (ii) 向署長報告檢驗結果,以及該工程師的意見。
- (5) 第(4)(b)(ii)款所指的報告須採用指明表格,並須載有該表格指明的資料及詳情。
- (6)—任何人無合理辯解而違反第(1)或(4)款·即屬犯罪—
 - (a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。
- (6) 任何人無合理辯解而違反第(1)或(4)款,即屬犯罪,一經定罪,可處 第 6 級罰款及監禁 6 個月。
 - (7) 就第(2)款而言 —
 - **負責人** (responsible person)指僱用或安排(不論是否通過其他人)該款提述 的工程師進行有關檢驗的有關自動梯的負責人。
 - (8) 就第(4)款而言 —
 - **負責人** (responsible person)指僱用或安排(不論是否通過其他人)該款提述 的工程師進行有關檢驗的有關自動梯的負責人。

55. Issue of safety certificates by registered escalator engineers after major alterations

- (1) A registered escalator engineer who undertakes to examine any affected part of an escalator must ensure that the escalator and its associated equipment or machinery are thoroughly examined by the engineer, in so far as is necessary to determine whether the affected part is in safe working order.
- (2) If on examination under subsection (1), the registered escalator engineer is of the opinion that the affected part is of good design and construction and in safe working condition, the engineer may issue to the responsible person specified in subsection (7) a certificate in respect of the escalator certifying that the affected part is in safe working order.
- (3) The certificate referred to in subsection (2) must be in the specified form and must contain the information and particulars specified in the form.
- (4) If on examination under subsection (1), the registered escalator engineer is of the opinion that the affected part is not in safe working order, the engineer—
 - (a) must not issue a certificate under subsection (2); and
 - (b) must within 24 hours after the examination is completed—
 - (i) notify in writing the responsible person specified in subsection (8) of the reasons for not issuing the certificate; and
 - (ii) report to the Director the result of the examination and the opinion of the engineer.
- (5) The report under subsection (4)(b)(ii) must be in the specified form and must contain the information and particulars specified in the form.
- (6) A person who, without reasonable excuse, contravenes subsection (1) or (4) commits an offence and is liable
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.
 - (6) A person who, without reasonable excuse, contravenes subsection (1) or (4) commits an offence and is liable on conviction to a fine at level 6 and to imprisonment for 6 months.
 - (7) For the purposes of subsection (2)—
 - responsible person (負責人) means the responsible person for the escalator concerned who employs or arranges (whether or not through any other person) the engineer referred to in that subsection to carry out the examination.
 - (8) For the purposes of subsection (4)—
 - responsible person (負責人) means the responsible person for the escalator concerned who employs or arranges (whether or not through any other person) the engineer referred to in that subsection to carry out the examination.

61. 署長有權截電

- (1) 如署長有合理理由相信,某自動梯正被人或相當可能會被人在違反根 據第 60 條作出的命令的情況下使用或操作,署長 —
 - (a) 可截斷該自動梯的電力供應,如該自動梯的任何自動梯工程,是由註冊自動梯承辦商承辦,署長可藉送達該承辦商的命令,指示該承辦商截斷該自動梯的電力供應;及
 - (b) 可進行任何必需的工作,以盡可能防止任何人在未獲署長書面准 許重新接通該自動梯的電力供應下,重新接通該自動梯的電力供 應,署長亦可藉向(a)段所述承辦商送達命令,指示該承辦商進 行該等工作。
- (2) 根據第(1)款接獲命令的註冊自動梯承辦商無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第3級第6級罰款及監禁12個月。
- (3) 如自動梯的電力供應已遭根據第(1)(a)款截斷,而任何人在未獲署長書面准許下重新接通該自動梯的電力供應,則
 - (a) 該人;及
 - (b) 該自動梯的負責人,

均屬犯罪,一經定罪,可處罰款\$200,000 及監禁 12 個月。

- (4) 被控犯第(3)款所訂罪行的人如證明以下事項,即可以此作為免責辯護—
 - (a) (如被檢控的人是將電力供應重新接回有關自動梯的人)該人當時並不知道(且在盡了應有的努力後亦不會能夠發現)該自動梯的電力供應已遭根據第(1)(a)款截斷;或
 - (b) 如被檢控的人並非重新接通有關自動梯的電力供應的人,但是該 人是該自動梯的負責人 —
 - (i) 犯該罪行既不獲該負責人同意,亦不受其縱容;及
 - (ii) 該負責人已採取所有合理步驟,防止犯該項罪行。

61. Director's power to disconnect supply of electricity

- (1) If the Director has reasonable grounds to believe that an escalator is being used or operated, or is likely to be used or operated, in contravention of an order made under section 60, the Director may—
 - (a) disconnect or, if any escalator works of the escalator are undertaken by a registered escalator contractor, by order served on the contractor direct the contractor to disconnect, the supply of electricity to the escalator; and
 - (b) carry out, or by order served on the contractor mentioned in paragraph (a) direct the contractor to carry out, any work that is necessary to prevent, as far as possible, any person from reconnecting the supply of electricity to the escalator before written permission has been obtained from the Director to reconnect the supply.
- (2) If the registered escalator contractor on whom an order is served under subsection (1), without reasonable excuse, contravenes the order, the contractor commits an offence and is liable on conviction to a fine at level 3level 6 and to imprisonment for 12 months.
- (3) If, without the Director's written permission, the supply of electricity to an escalator is reconnected by any person after it has been disconnected under subsection (1)(a)—
 - (a) that person; and
 - (b) the responsible person for the escalator, each commits an offence and is liable on conviction to a fine of \$200,000 and to imprisonment for 12 months.
- (4) It is a defence for a person charged under subsection (3) to prove that—
 - (a) if the person charged is the person who reconnected the supply of electricity to the escalator, the person did not know and could not with due diligence have discovered that the supply of electricity to the escalator was disconnected under subsection (1)(a); or
 - (b) if the person charged is not the person who reconnected the supply of electricity to the escalator but is the responsible person for the escalator—
 - (i) the offence was committed without the responsible person's consent or connivance; and
 - (ii) the responsible person had taken all reasonable steps to prevent the commission of the offence.

62. 關於自動梯工程的停止令

- (1) 如署長有合理理由相信有以下情況,可藉向自動梯的有關連人士送達 命令,指示該人停止正就該自動梯進行的任何自動梯工程 —
 - (a) 該自動梯工程正在違反第 42 條的情況下進行;
 - (b) 正在進行該自動梯工程的方式,會導致或相當可能會導致任何人 受傷或任何財產受損的風險;或
 - (c) 因其他理由,為安全起見,作出該命令是可取的。
- (2) 根據第(1)款作出的命令
 - (a) 須採用指明表格;
 - (b) 須述明
 - (i) 作出該命令的原因;及
 - (ii) 該命令的生效日期;及
 - (c) 可載有署長可合理地施加的任何條件。
- (3) 根據第(1)款接獲命令的人無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第4級第6級罰款及監禁6個月12個月,如屬持續的罪行,可就罪行持續期間的每一日,另處罰款\$2,000。
- (4) 在本條中 —

有關連人士 (related person)就自動梯而言,指一

- (a) 該自動梯的負責人;或
- (b) 承辦有關命令所關乎的自動梯工程的註冊自動梯承辦商(如有的話)。

62. Cessation orders in respect of escalator works

- (1) The Director may by order served on the related person of an escalator direct the person to cease any escalator works that are being carried out in relation to the escalator, if the Director has reasonable grounds to believe that—
 - (a) the escalator works are being carried out in contravention of section 42:
 - (b) the escalator works are being carried out in a manner that will cause or be likely to cause a risk of injury to any person or damage to any property; or
 - (c) it is otherwise desirable to do so in the interest of safety.
- (2) An order made under subsection (1)—
 - (a) must be in the specified form;
 - (b) must state—
 - (i) the reasons for making the order; and
 - (ii) the date on which the order is to take effect; and
 - (c) may contain any conditions the Director may reasonably impose.
- (3) If a person on whom an order is served under subsection (1), without reasonable excuse, contravenes the order, the person commits an offence and is liable on conviction to a fine at <u>level 4-level 6</u> and to imprisonment for <u>6 months-12 months</u> and, if the offence is a continuing offence, to a fine of \$2,000 for each day during which the offence continues.
- (4) In this section—

related person (有關連人士), in relation to an escalator, means—

- (a) the responsible person for the escalator; or
- (b) the registered escalator contractor (if any) who undertakes the escalator works to which the order relates.

65. 拆除令

- (1) 署長如有合理理由相信有以下情況,可藉向自動梯的負責人送達命令,指示該人拆除該自動梯或其部分,或該自動梯的相聯設備或機械—
 - (a) 如使用或操作(或繼續使用或操作)該自動梯、該部分或該設備或機械,會導致或相當可能會導致任何人受傷或任何財產受損的風險;或
 - (b) 因其他理由, 為安全起見, 作出該命令是可取的。
- (2) 根據第(1)款作出的命令
 - (a) 須採用指明表格;
 - (b) 須述明
 - (i) 作出該命令的原因;及
 - (ii) 須於何日之前拆除有關自動梯或其部分,或有關相聯設備或 機械;及
 - (c) 可載有署長可合理地施加的任何條件。
- (3) 根據第(1)款接獲命令的人無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第4級第6級罰款及監禁6個月12個月,如屬持續的罪行,可就罪行持續期間的每一日,另處罰款\$2,000。

65. Removal orders

- (1) The Director may by order served on the responsible person for an escalator direct the person to remove the escalator or any part of the escalator, or any associated equipment or machinery of the escalator, if the Director has reasonable grounds to believe that—
 - (a) the escalator or the part, or the associated equipment or machinery, if used or operated, or continued to be used or operated, will cause or be likely to cause a risk of injury to any person or damage to any property; or
 - (b) it is otherwise necessary to do so in the interest of safety.
- (2) An order made under subsection (1)—
 - (a) must be in the specified form;
 - (b) must state—
 - (i) the reasons for making the order; and
 - (ii) the date before which the escalator or the part of the escalator, or the associated equipment or machinery, is to be removed; and
 - (c) may contain any conditions the Director may reasonably impose.
- (3) If a person on whom an order is served under subsection (1), without reasonable excuse, contravenes the order, the person commits an offence and is liable on conviction to a fine at <u>level 4 level 6</u> and to imprisonment for <u>6 months 12 months</u> and, if the offence is a continuing offence, to a fine of \$2,000 for each day during which the offence continues.

68. 限制分包工程

- (1) 除非獲署長書面批准,否則承辦自動梯工程的註冊自動梯承辦商,不 得將該工程或該工程的任何部分,分包予並非註冊自動梯承辦商的其 他人。
- (2) 任何人違反第(1)款,即屬犯罪,一經定罪,可處第 5 級第 6 級罰款 及監禁 6 個月 12 個月。
- (3) 本條不適用於關於自動梯的安裝或拆卸的工程。

68. Subcontracting restricted

- (1) Except with the written approval of the Director, a registered escalator contractor who undertakes any escalator works must not subcontract the works or any part of the works to any other person who is not a registered escalator contractor.
- (2) A person who contravenes subsection (1) commits an offence and is liable on conviction to a fine at <u>level 5 level 6</u> and to imprisonment for 6 months 12 months.
- (3) This section does not apply to any works concerning the installation or demolition of an escalator.

《升降機及自動梯條例草案》 關乎罰則水平事宜的 擬議委員會審議階段修正案(修正案)摘要

I. 擬議把最高罰則提高至可處第六級罰款和監禁 12 個月的《條例草案》 21 條條文的名單1

條文	標題	罪行 適用於	現時於 《條例草案》 的最高罰則	擬議修正案 載於附件1 (頁)
第2部	升降機的安全			
8(2)	只有合資格人士或 指明人士可親自進 行升降機工程等	任何人	第五級罰款和 監禁六個月	1 - 2
8(3)		任何人	第五級罰款和 監禁六個月	1 - 2
9(4)	禁止在若干情況下 使用或操作升降機	任何人	第五級罰款	3 - 4
10(3)	禁止附表 4 指明的 升降機載人	任何人	第五級罰款	5 – 6
10(4)		任何人	第五級罰款	5 - 6
11(2)	禁止附表 4 指明的 升降機超載	任何人	第五級罰款	7 - 8
16(2)	註冊升降機承辦商 有責任妥善和安全 地進行升降機工程 等	主冊 承辨商	首次 第五級 第五級 第二十二年 第二十二 第二十二	9 - 10

¹ 我們建議保持《條例草案》第 32(3), 35(3), 62(3) 及 65(3)條所訂關 乎持續罪行的罰則。

		W /-	現時於	擬議修正案
條文	標題	罪行	《條例草案》	載於附件1
		適用於	的最高罰則	(頁)
16(3)	註冊升降機承辨商	註册	首次定罪	9 - 10
	有責任妥善和安全	承辨商	第四級罰款和	
	地進行升降機工程		監禁六個月	
	等			
			再次定罪	
			第六級罰款和	
			監禁六個月	
01(0)	四三十世书五	12 mi	然一 四 日 日	17 10
31(2)	署長有權截電	註册	第三級罰款	17 – 18
		承辨商		
32(3)	 關於升降機工程的	註冊	第四級罰款和	19 - 20
	停止令	承辨商	監禁六個月	
		及	(屬持續的罪	
		負責人	行每日另處罰	
			款\$2,000)	
35(3)	拆除令	負責人	第四級罰款和	21 - 22
			監禁六個月	
			(屬持續的罪	
			行每日另處罰	
			款\$2,000)	
38(2)	限制分包工程	註冊	第五級罰款和	23 - 24
00(2)	10円刀也一件	莊刊 承辨商	第五級訓款和 監禁六個月	40 4 4
		77577 [0]	- 五示八四八	
第3部	自動梯的安全			
42(2)	只有合資格人士或	任何人	第五級罰款和	25 - 26
	指明人士可親自進		監禁六個月	
	行自動梯工程等			
42(3)		任何人	第五級罰款和	25 - 26
			監禁六個月	
43(4)	禁止在若干情況下	任何人	第五級罰款	27 - 28
	使用或操作自動梯			

		W /-	現時於	擬議修正案
條文	標題	罪行	《條例草案》	載於附件1
		適用於	的最高罰則	(頁)
47(2)	註冊自動梯承辨商	註册	首次定罪	29 - 30
	有責任妥善和安全	承辨商	第五級罰款和	
	地進行自動梯工程		監禁六個月	
	等			
			再次定罪	
			第六級罰款和	
			監禁六個月	
47(3)		註册	首次定罪	29 - 30
		承辨商	第四級罰款和	
			監禁六個月	
			再次定罪	
			第六級罰款和	
			監禁六個月	
61(2)	署長有權截電	註冊	第三級罰款	37 - 38
01(2)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	五	分二 淡 訂	01 00
62(3)	 關於自動梯工程的	注册	第四級罰款和	39 - 40
02(0)	停止令	正	監禁六個月	00 40
	11 11 1	及	(屬持續的罪	
		負責人	行每日另處罰	
			款\$2,000)	
65(3)	拆除令	負責人	第四級罰款和	41 - 42
			監禁六個月	
			(屬持續的罪	
			行每日另處罰	
			款\$2,000)	
00(0)	m 41 5 /s		hts 1 707 11 A	4044
68(2)	限制分包工程	註冊	第五級罰款和	43 - 44
		承辦商	監禁六個月	

II. 擬議把首次定罪的最高罰則提高至再次定罪的最高罰則水平的其他 8 條《條例草案》條文的名單

條文	標題	罪行	現時於 《條例草案》	擬議修正案 載於附件1
深又	标 及	適用於	的最高罰則	(頁)
第2部 升	 			(71)
17(2)	註冊升降機工程師	註册	首次定罪	11 - 12
	有責任妥善和安全	工程師	第五級罰款和	
	地進行升降機工程		監禁六個月	
	等			
			再次定罪	
			第六級罰款和	
			監禁六個月	
17(3)		註册	首次定罪	11 - 12
		工程師	第四級罰款和	
			監禁六個月	
			再次定罪	
			第六級罰款和	
			監禁六個月	
24(0)	计m. 4. 改 kk T 如 ft	수+ m.	ナルウ 爾	13 - 14
24(8)	註冊升降機工程師	註册	首次定罪	15 - 14
	發出安全證書	工程師	第五級罰款和	
			監禁六個月	
			再次定罪	
			第六級罰款和	
			監禁六個月	
25(6)		註册	首次定罪	15 - 16
	升降機工程師發出	工程師	第五級罰款和	10 10
	安全證書		監禁六個月	
			再次定罪	
			第六級罰款和	
			監禁六個月	

條文	標題	罪行適用於	現時於 《條例草案》 的最高罰則	擬議修正案 載於附件1 (頁)
第3部 1	自動梯的安全			
48(2)	註冊自動梯工程師 有責任妥善和安全 地進行自動梯工程 等	註冊 工程師	首次定罪 第五級罰款和 監禁六個月 再次定罪	31 - 32
40(2)		∆⊾ mi	第六級罰款和監禁六個月	01 00
48(3)		注册 工程師	首次定罪 第四級罰款和 監禁六個月	31 - 32
			再次定罪 第六級罰款和 監禁六個月	
54(7)	註冊自動梯工程師 發出安全證書	主冊 工程師	首次定罪 第五級罰款和 監禁六個月	33 - 34
			再次定罪 第六級罰款和 監禁六個月	
55(6)	在主要更改後註冊 自動梯工程師發出 安全證書	主冊 工程師	首次定罪 第五級罰款和 監禁六個月	35 - 36
			再次定罪 第六級罰款和 監禁六個月	

《升降機及自動梯條例草案》 關乎罰則水平事宜以外的擬議委員會審議階段修正案

2. 釋義

(1) 在本條例中-

• • • • •

合資格人士(qualified person) —

- (a) 就關於升降機或其部分或升降機的相聯設備或機械的試運行或檢驗的升降機工程而言,指一
 - (i) 註冊升降機工程師;
 - (ii) 具有進行該工程的資格的註冊升降機工程人員,而該人員一
 - (A) 根據僱傭合約,受僱於承辦該工程的註冊升降 機承辦商;
 - (B) 以註冊升降機承辦商的身分,承辦該工程;或
 - (C) 是以註冊升降機承辦商的身分承辦該工程的合夥的合夥 人;或
 - (iii) 合資格升降機工程人員,而該人員一
 - (A) 具有進行該工程的資格;及
 - (B) 根據僱傭合約,受僱於承辦該工程的註冊升降機承辦商;
- (b) 就任何其他升降機工程而言,指一
 - (i) 註冊升降機工程師,而該工程師一
 - (A) 根據僱傭合約,受僱於承辦該工程的註冊升降機承辦商;
 - (B) 以註冊升降機承辦商的身分,承辦該工程;或
 - (C) 是以註冊升降機承辦商的身分承辦該工程的合夥的合夥 人;
 - (ii) 具有進行該工程的資格的註冊升降機工程人員,而該人員一
 - (A) 根據僱傭合約,受僱於承辦該工程的註冊升降機承辦商;
 - (B) 以註冊升降機承辦商的身分,承辦該工程;或
 - (C) 是以註冊升降機承辦商的身分承辦該工程的合夥的合夥 人;或
 - (iii) 合資格升降機工程人員,而該人員—
 - (A) 具有進行該工程的資格;及
 - (B) 根據僱傭合約,受僱於承辦該工程的註冊升降機承辦商;
- (c) 就關於自動梯或其部分或自動梯的相聯設備或機械的試運行或檢驗的自動梯工程而言,指一
 - (i) 註冊自動梯工程師;
 - (ii) 具有進行該工程的資格的註冊自動梯工程人員,而該人員一

- (A) 根據僱傭合約,受僱於承辦該工程的註冊自動梯承辦商;
- (B) 以註冊自動梯承辦商的身分,承辦該工程;或
- (C) 是以註冊自動梯承辦商的身分承辦該工程的合夥的合夥 人;或
- (iii) 合資格自動梯工程人員,而該人員一
 - (A) 具有進行該工程的資格;及
 - (B) 根據僱傭合約,受僱於承辦該工程的註冊自動梯承辦商; 及
- (d) 就任何其他自動梯工程而言,指一
 - (i) 註冊自動梯工程師,而該工程師一
 - (A) 根據僱傭合約,受僱於承辦該工程的註冊自動梯承辦商;
 - (B) 以註冊自動梯承辦商的身分,承辦該工程;或
 - (C) 是以註冊自動梯承辦商的身分承辦該工程的合夥的合夥 人;
 - (ii) 具有進行該工程的資格的註冊自動梯工程人員,而該人員一
 - (A) 根據僱傭合約,受僱於承辦該工程的註冊自動 梯承辦商;
 - (B) 以註冊自動梯承辦商的身分,承辦該工程;或
 - (C) 是以註冊自動梯承辦商的身分承辦該工程的合夥的合夥 人;或
 - (iii) 合資格自動梯工程人員,而該人員一
 - (A) 具有進行該工程的資格;及
 - (B) 根據僱傭合約,受僱於承辦該工程的註冊自動梯承辦商;

註一

.....

亦多看第(2)款。就(a)(ii)及(iii)(A)、(b)(ii)及(iii)(A)、(c)(ii)及(iii)(A)及(d)(ii)及(iii)(A) 段而言 — 多看第(2)款。該款列明準則,用以斷定註冊升降機工程人員、 註冊自動梯工程人員、合資格升降機工程人員或合資格自動梯工程人員是 否具有資格,進行特定種類升降機工程或自動梯工程。

相聯設備或機械 (associated equipment or machinery)就升降機或自動梯而言,指為該升降機或自動梯而設的部件、裝置、設備或機械,或該升降機或自動梯的部件、裝置、設備或機械,或與該升降機或自動梯連接相關的部件、裝置、設備或機械,包括為該升降機或自動梯而設的安全部件及安全設備;

2. Interpretation

(1) In this Ordinance—

qualified person (合資格人士)—

- (a) in relation to any lift works concerning the commissioning or examination of a lift or any part of a lift, or any associated equipment or machinery of the lift, means—
 - (i) a registered lift engineer;
 - (ii) a registered lift worker who is qualified to carry out the works and who—
 - (A) is employed under a contract of employment by the registered lift contractor who undertakes the works;
 - (B) has undertaken the works in the capacity of a registered lift contractor; or
 - (C) is a partner in the partnership that has undertaken the works in the capacity of a registered lift contractor; or
 - (iii) a competent lift worker who-
 - (A) is qualified to carry out the works; and
 - (B) is employed under a contract of employment by the registered lift contractor who undertakes the works;
- (b) in relation to any other lift works, means—
 - (i) a registered lift engineer who-
 - (A) is employed under a contract of employment by the registered lift contractor who undertakes the works;
 - (B) has undertaken the works in the capacity of a registered lift contractor; or
 - (C) is a partner in the partnership that has undertaken the works in the capacity of a registered lift contractor;
 - (ii) a registered lift worker who is qualified to carry out the works and who—
 - (A) is employed under a contract of employment by the registered lift contractor who undertakes the works;
 - (B) has undertaken the works in the capacity of a registered lift contractor; or
 - (C) is a partner in the partnership that has undertaken the works in the capacity of a registered lift contractor; or
 - (iii) a competent lift worker who-
 - (A) is qualified to carry out the works; and
 - (B) is employed under a contract of employment by the registered lift contractor who undertakes the works;

- (c) in relation to any escalator works concerning the commissioning or examination of an escalator or any part of an escalator, or any associated equipment or machinery of the escalator, means—
 - (i) a registered escalator engineer;
 - (ii) a registered escalator worker who is qualified to carry out the works and who—
 - (A) is employed under a contract of employment by the registered escalator contractor who undertakes the works;
 - (B) has undertaken the works in the capacity of a registered escalator contractor; or
 - (C) is a partner in the partnership that has undertaken the works in the capacity of a registered escalator contractor; or
 - (iii) a competent escalator worker who-
 - (A) is qualified to carry out the works; and
 - (B) is employed under a contract of employment by the registered escalator contractor who undertakes the works;
 and
- (d) in relation to any other escalator works, means—
 - (i) a registered escalator engineer who-
 - (A) is employed under a contract of employment by the registered escalator contractor who undertakes the works;
 - (B) has undertaken the works in the capacity of a registered escalator contractor; or
 - (C) is a partner in the partnership that has undertaken the works in the capacity of a registered escalator contractor;
 - (ii) a registered escalator worker who is qualified to carry out the works and who—
 - (A) is employed under a contract of employment by the registered escalator contractor who undertakes the works;
 - (B) has undertaken the works in the capacity of a registered escalator contractor; or
 - (C) is a partner in the partnership that has undertaken the works in the capacity of a registered escalator contractor; or
 - (iii) a competent escalator worker who-
 - (A) is qualified to carry out the works; and
 - (B) is employed under a contract of employment by the registered escalator contractor who undertakes the works;

Note-

For paragraphs (a)(ii) and (iii)(A), (b)(ii) and (iii)(A), (c)(ii) and (iii)(A) and (d)(ii) and (iii)(A)—Ssee also—subsection (2) which sets out the criteria for determining whether a registered lift worker, registered escalator worker, competent lift worker or competent escalator worker is qualified to carry out any particular lift works or escalator works.

16. 註冊升降機承辦商有責任妥善和安全地進行升降機工程等

- (1) 承辦任何升降機工程的註冊升降機承辦商須確保
 - (a) 該工程妥善和安全地進行;
 - (b) 採取充分的安全措施,以防止該工程進行時任何人受傷或任何財 產受損;
 - (c) 有足夠人手進行該工程;
 - (d) 有足夠設備及工具,以進行該工程;
 - (e) (如該工程關於升降機的安裝)除非有關升降機及其所有安全部件,均屬署長授予該承辦商的許可所關乎的種類,否則該工程不得進行;及
 - (ea) (如該工程不屬(e)段所指明者,而該工程需要任何安全部件)除非 該安全部件屬署長授予該承辦商的許可所關乎的種類,否則該工 程不得進行;及
 - (f) (如該工程關於升降機的拆卸,而該升降機是安裝在建築物,或屬建築物的一部分)在合理地切實可行的範圍內採取措施,以減少該工程可能對該建築物的結構完整性的影響。
- (2) 任何人無合理辯解而違反第(1)(a)款,即屬犯罪
 - (a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬再次定罪,可處第6級罰款及監禁6個月。
- (3) 任何人無合理辯解而違反第(1)(b)、(c)、(d)、(e)、(ea)或(f)款,即屬 犯罪 —
 - (a) 如屬首次定罪,可處第4級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。

16. Duties of registered lift contractors to carry out lift works properly and safely, etc.

- (1) A registered lift contractor who undertakes any lift works must ensure that—
 - (a) the works are carried out properly and safely;
 - (b) adequate safety precautions are taken to prevent injury to any person or damage to any property while the works are being carried out;
 - (c) there is sufficient workforce to carry out the works;
 - (d) there are adequate equipment and tools for carrying out the works;
 - (e) if the works are works concerning the installation of a lift, the works are not to be carried out unless the lift and all the safety components for the lift are respectively of a type in respect of which the contractor has obtained approval from the Director; and
- (ea) if the works are works other than those specified in paragraph (e) and any safety component is required for the works, the works are not to be carried out unless the safety component is of a type in respect of which the contractor has obtained approval from the Director; and
 - (f) if the works are works concerning the demolition of a lift, measures are in so far as reasonably practicable taken to minimize the impact the works may have on the structural integrity of the building in which the lift is installed, or of which the lift is or forms a part.
- (2) A person who, without reasonable excuse, contravenes subsection (1)(a) commits an offence and is liable—
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction to a fine at level 6 and to imprisonment for 6 months.
- (3) A person who, without reasonable excuse, contravenes subsection (1)(b), (c), (d), (e), (ea) or (f) commits an offence and is liable—
 - (a) on first conviction to a fine at level 4 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.

17. 註冊升降機工程師有責任妥善和安全地進行升降機工程等

- (1) 從事任何升降機工程的註冊升降機工程師須確保
 - (a) 該工程妥善和安全地進行;
 - (b) 採取充分的安全措施,以防止該工程進行時任何人受傷或任何財產受損; A
 - (c) (如該工程關於升降機的安裝)除非有關升降機及其所有安全部件,均屬署長授予承辦該工程的註冊升降機承辦商的許可所關乎的種類,否則該工程不得進行。;及
 - (d) (如該工程不屬(c)段所指明者,而該工程需要任何安全部件)除非 該安全部件屬署長授予承辦該工程的註冊升降機承辦商的許可 所關乎的種類,否則該工程不得進行。
- (2) 任何人無合理辯解而違反第(1)(a)款,即屬犯罪
 - (a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬再次定罪,可處第6級罰款及監禁6個月。
- (3) 任何人無合理辯解而違反第(1)(b)、(c)或(d)或(e)款,即屬犯罪
 - (a) 如屬首次定罪,可處第4級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。 註一

亦參看第 2(4)條。

17. Duties of registered lift engineers to carry out lift works properly and safely, etc.

- (1) A registered lift engineer who engages in any lift works must ensure that—
 - (a) the works are carried out properly and safely;
 - (b) adequate safety precautions are taken to prevent injury to any person or damage to any property while the works are being carried out; and
 - (c) if the works are works concerning the installation of a lift, the works are not to be carried out unless the lift and all the safety components for the lift are respectively of a type in respect of which the registered lift contractor who undertakes the works has obtained approval from the Director-; and
- (d) if the works are works other than those specified in paragraph (c) and any safety component is required for the works, the works are not to be carried out unless the safety component is of a type in respect of which the registered lift contractor who undertakes the works has obtained approval from the Director.
- (2) A person who, without reasonable excuse, contravenes subsection (1)(a) commits an offence and is liable—
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction to a fine at level 6 and to imprisonment for 6 months.
- (3) A person who, without reasonable excuse, contravenes subsection (1)(b)-or (e), (c) or (d) commits an offence and is liable—
 - (a) on first conviction to a fine at level 4 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.

Note-

See also section 2(4).

26. 准用證的發出等

- (1) 在符合第 150 條的規定下,署長可應申請,就升降機發出
 - (a) 採用指明表格的許可證,准許該升降機投入使用及操作;或
 - (b) 採用指明表格的許可證,准許繼續使用及操作該升降機。
- (2) 如<u>任何人就第(1)款提述的升降機而違反</u>第 23 條就有關升降機而遭違 反,署長可拒絕根據第(1)款發出許可證。
- (3) 如<u>任何人就第(1)款提述的升降機而違反</u>第 143 條就有關升降機而遵 違反,署長可拒絕根據第(1)款發出許可證。
- (4) 除非署長信納有關升降機及其所有相聯設備或機械處於安全操作狀態,否則不得根據第(1)款發出許可證。
- (5) 署長如決定拒絕申請或拒絕根據本條發出許可證,須在作出該決定後,在合理地切實可行的範圍內,盡快以書面將以下事宜通知申請人一
 - (a) 該決定;
 - (b) 作出該決定的原因;及
 - (c) (如適用的話)署長認為為使有關升降機或其相聯設備或機械處於安全操作狀態而需要進行的工作。
- (6) 本條並不影響署長根據《釋義及通則條例》(第 1 章)第 41 及 46 條具 有的一般權力。

27. 准用證的有效期

- (1) 根據第 26(1)(a)條發出的、關乎升降機的檢驗的許可證
 - (a) 在署長指明的日期生效;及
 - (b) <u>的有效期</u>在完成該項檢驗的日期的首個周年日<u>,即告有效期</u>屆 滿。
- (2) 根據第 26(1)(b)條發出的、關乎升降機的檢驗(該項檢驗是於該升降機上一份准用證的屆滿日期結束前的 2 個月內完成的)的許可證
 - (a) 在署長指明的日期生效;及
 - (b) 的有效期在上一份准用證的屆滿日期的首個周年日<u>,即告有效期</u> 屆滿。
- (3) 根據第 26(1)(b)條發出的、關乎升降機的檢驗的其他許可證
 - (a) 在署長指明的日期生效;及
 - (b) 的有效期在完成該項檢驗的日期的首個周年日<u>,即告有效期</u>屆 滿。

28. 復用證的發出等

- (1) 在符合第 150 條的規定下,署長可應申請,就升降機發出採用指明表格的許可證,准許在對該升降機作出主要更改後,恢復使用及操作該升降機。
- (2) 如<u>任何人就第(1)款提述的升降機而違反</u>第 143 條就有關升降機而遭 違反,署長可拒絕根據第(1)款發出許可證。
- (3) 除非署長信納有關升降機的受影響部分正處於安全操作狀態,否則不得根據第(1)款發出許可證。
- (4) 署長如決定拒絕申請或拒絕根據本條發出許可證,須在作出該決定後,在合理地切實可行的範圍內,盡快以書面將以下事項通知申請人
 - (a) 該決定;
 - (b) 作出該決定的原因;及
 - (c) (如適用的話)署長認為為使有關升降機的受影響部分處於安全 操作狀態而需要進行的工作。
- (5) 本條並不影響署長根據《釋義及通則條例》(第1章)第41及46條具有的一般權力。

31. 署長有權截電

- (1) 如署長有合理理由相信,某升降機正被人或相當可能會被人在違反根 據第30條作出的命令的情況下使用或操作,署長—
 - (a) 可截斷該升降機的電力供應,如該升降機的任何升降機工程,是由註冊升降機承辦商承辦,署長可藉送達該承辦商的命令,指示該承辦商截斷該升降機的電力供應;及
 - (b) 可進行任何必需的工作,以盡可能防止任何人在未獲署長書面准 許重新接通該升降機的電力供應下,重新接通該升降機的電力供 應,署長亦可藉向(a)段所述承辦商送達命令,指示該承辦商進 行該等工作。
- (2) 根據第(1)款接獲命令的註冊升降機承辦商無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第3級罰款。
- (3) 如升降機的電力供應已遭根據第(1)(a)款截斷,而任何人在未獲署長書面准許下重新接通該升降機的電力供應,則—
 - (a) 該人;及
 - (b) 該升降機的負責人,

均屬犯罪,一經定罪,可處罰款\$200,000 及監禁 12 個月。

- (4) 被控犯第(3)款所訂罪行的人如證明以下事項,即可以此作為免責辯 護
 - (a) (如被檢控的人是將電力供應重新接回通有關升降機的電力供應的人)」該人當時並不知道(且在盡了應有的努力後亦不會能夠發現)該升降機的電力供應已遭根據第(1)(a)款截斷;或
 - (b) 如被檢控的人並非重新接通有關升降機的電力供應的人,但是該人是該升降機的負責人
 - (i) 犯該罪行既不獲該負責人同意,亦不受其縱容;及
 - (ii) 該負責人已採取所有合理步驟,防止犯該項罪行。

34. 檢驗令

- (1) 署長如有合理理由相信,為安全起見,向升降機的負責人送達命令指示該人採取以下行動是,為安全起見屬可取的,可送達作出該命令—
 - (a) 安排註冊升降機工程師以該命令指明的方式,在該命令指明的期間內,檢驗該升降機或其部分,或該升降機的相聯設備或機械;及
 - (b) 在該命令指明的期間內,提交由該工程師採用指明表格擬備的報告,述明該工程師是否信納,該升降機、該部分或該設備或機械正處於安全操作狀態。
- (2) 根據第(1)款作出的命令
 - (a) 須採用指明表格;
 - (b) 須述明作出該命令的原因;及
 - (c) 可載有署長可合理地施加的任何條件。
- (3) 根據第(1)款接獲命令的人無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第 4 級罰款及監禁 6 個月,如屬持續的罪行,可就罪行持續期間的每一日,另處罰款\$2,000。

35. 拆除令

- (1) 署長如有合理理由相信有以下情況,可藉向升降機的負責人送達命令,指示該人拆除該升降機或其部分,或該升降機的相聯設備或機械
 - (a) 如使用或操作(或繼續使用或操作)該升降機、該部分或該設備或機械,會導致或相當可能會導致任何人受傷或任何財產受損的風險;或
 - (b) 因其他理由,為安全起見,有需要作出該命令是可取的。
- (2) 根據第(1)款作出的命令
 - (a) 須採用指明表格;
 - (b) 須述明
 - (i) 作出該命令的原因;及
 - (ii) 須於何日之前拆除有關升降機或其部分,或有關相聯設備或機械;及
 - (c) 可載有署長可合理地施加的任何條件。
- (3) 根據第(1)款接獲命令的人無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第 4 級罰款及監禁 6 個月,如屬持續的罪行,可就罪行持續期間的每一日,另處罰款\$2,000。

47. 註冊自動梯承辦商有責任妥善和安全地進行自動梯工程等

- (1) 承辦任何自動梯工程的註冊自動梯承辦商須確保
 - (a) 該工程妥善和安全地進行;
 - (b) 採取充分的安全措施,以防止該工程進行時任何人受傷或任何財 產受損;
 - (c) 有足夠人手進行該工程;
 - (d) 有足夠設備及工具,以進行該工程;
 - (e) (如該工程關於自動梯的安裝)除非有關自動梯及其所有安全部件,均屬署長授予該承辦商的許可所關乎的種類,否則該工程不得進行;及
 - (ea) (如該工程不屬(e)段所指明者,而該工程需要任何安全部件)除非 該安全部件屬署長授予該承辦商的許可所關乎的種類,否則該工 程不得進行;及
 - (f) (如該工程關於自動梯的拆卸,而該自動梯是安裝在建築物,或屬建築物的一部分)在合理地切實可行的範圍內採取措施,以減少該工程可能對該建築物的結構完整性的影響。
- (2) 任何人無合理辯解而違反第(1)(a)款,即屬犯罪
 - (a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬再次定罪,可處第6級罰款及監禁6個月。
- (3) 任何人無合理辯解而違反第(1)(b)、(c)、(d)、(e)<u>、(ea)</u>或(f)款,即屬 犯罪 —
 - (a) 如屬首次定罪,可處第4級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。

47. Duties of registered escalator contractors to carry out escalator works properly and safely, etc.

- (1) A registered escalator contractor who undertakes any escalator works must ensure that—
 - (a) the works are carried out properly and safely;
 - (b) adequate safety precautions are taken to prevent injury to any person or damage to any property while the works are being carried out;
 - (c) there is sufficient workforce to carry out the works;
 - (d) there are adequate equipment and tools for carrying out the works;
 - (e) if the works are works concerning the installation of an escalator, the works are not to be carried out unless the escalator and all the safety components for the escalator are respectively of a type in respect of which the contractor has obtained approval from the Director; and
 - (ea) if the works are works other than those specified in paragraph (e) and any safety component is required for the works, the works are not to be carried out unless the safety component is of a type in respect of which the contractor has obtained approval from the Director; and
 - (f) if the works are works concerning the demolition of an escalator, measures are in so far as reasonably practicable taken to minimize the impact the works may have on the structural integrity of the building in which the escalator is installed, or of which the escalator is or forms a part.
- (2) A person who, without reasonable excuse, contravenes subsection (1)(a) commits an offence and is liable—
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction to a fine at level 6 and to imprisonment for 6 months.
- (3) A person who, without reasonable excuse, contravenes subsection (1)(b), (c), (d), (e), (ea) or (f) commits an offence and is liable—
 - (a) on first conviction to a fine at level 4 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.

48. 註冊自動梯工程師有責任妥善和安全地進行自動梯工程等

- (1) 從事任何自動梯工程的註冊自動梯工程師須確保
 - (a) 該工程妥善和安全地進行;
 - (b) 採取充分的安全措施,以防止該工程進行時任何人受傷或任何財 產受損; 及
 - (c) (如該工程關於自動梯的安裝)除非有關自動梯及其所有安全部件,均屬署長授予承辦該工程的註冊自動梯承辦商的許可所關乎的種類,否則該工程不得進行。;及
 - (d) (如該工程不屬(c)段所指明者,而該工程需要任何安全部件)除非 該安全部件屬署長授予承辦該工程的註冊自動梯承辦商的許可 所關乎的種類,否則該工程不得進行。
- (2) 任何人無合理辯解而違反第(1)(a)款,即屬犯罪
 - (a) 如屬首次定罪,可處第5級罰款及監禁6個月;
 - (b) 如屬再次定罪,可處第6級罰款及監禁6個月。
- (3) 任何人無合理辯解而違反第(1)(b)、(c)或(d)或(c)款,即屬犯罪
 - (a) 如屬首次定罪,可處第4級罰款及監禁6個月;
 - (b) 如屬就同一罪行再次定罪,可處第6級罰款及監禁6個月。 註一

亦參看第 2(4)條。

48. Duties of registered escalator engineers to carry out escalator works properly and safely, etc.

- (1) A registered escalator engineer who engages in any escalator works must ensure that—
 - (a) the works are carried out properly and safely;
 - (b) adequate safety precautions are taken to prevent injury to any person or damage to any property while the works are being carried out; and
 - (c) if the works are works concerning the installation of an escalator, the works are not to be carried out unless the escalator and all the safety components for the escalator are respectively of a type in respect of which the registered escalator contractor who undertakes the works has obtained approval from the Director-: and
- (d) if the works are works other than those specified in paragraph (c) and any safety component is required for the works, the works are not to be carried out unless the safety component is of a type in respect of which the registered escalator contractor who undertakes the works has obtained approval from the Director.
- (2) A person who, without reasonable excuse, contravenes subsection (1)(a) commits an offence and is liable—
 - (a) on first conviction to a fine at level 5 and to imprisonment for 6 months; and
 - (b) on subsequent conviction to a fine at level 6 and to imprisonment for 6 months.
- (3) A person who, without reasonable excuse, contravenes subsection (1)(b)-or (e), (c) or (d) commits an offence and is liable—
 - (a) on first conviction to a fine at level 4 and to imprisonment for 6 months; and
 - (b) on subsequent conviction of the same offence to a fine at level 6 and to imprisonment for 6 months.

Note-

See also section 2(4).

56. 准用證的發出等

- (1) 在符合第 150 條的規定下,署長可應申請,就自動梯發出
 - (a) 採用指明表格的許可證,准許該自動梯投入使用及操作;或
 - (b) 採用指明表格的許可證,准許繼續使用及操作該自動梯。
- (2) 如<u>任何人就第(1)款提述的自動梯而違反</u>第 143 條<u>就有關自動梯而遭</u> 違反,署長可拒絕根據第(1)款發出許可證。
- (3) 除非署長信納有關自動梯及其所有相聯設備或機械處於安全操作狀態,否則不得根據第(1)款發出許可證。
- (4) 署長如決定拒絕申請或拒絕根據本條發出許可證,須在作出該決定後,在合理地切實可行的範圍內,盡快以書面將以下事項通知申請人一
 - (a) 該決定;
 - (b) 作出該決定的原因;及
 - (c) (如適用的話)署長認為為使有關自動梯或其相聯設備或機械處於安全操作狀態而需要進行的工作。
- (5) 本條並不影響署長根據《釋義及通則條例》(第1章)第41及46條具有的一般權力。

57. 准用證的有效期

- (1) 根據第 56(1)(a)條發出的、關乎自動梯的檢驗許可證
 - (a) 在署長指明的日期生效;及
 - (b) <u>的有效期</u>在完成該項檢驗的日期翌日開始的 6 個月期間的最後 一日,即告有效期屆滿。
- (2) 根據第 56(1)(b)條發出的、關乎自動梯的檢驗(該項檢驗是於該自動梯上一份准用證的屆滿日期結束前的 2 個月內完成的)的許可證
 - (a) 在署長指明的日期生效;及
 - (b) 的有效期在上一份准用證的屆滿日期翌日開始的 6 個月期間的 最後一日,即告有效期屆滿。
- (3) 根據第 56(1)(b)條發出的、關乎自動梯的檢驗的其他許可證
 - (a) 在署長指明的日期生效;及
 - (b) <u>的有效期</u>在完成該項檢驗的日期翌日開始的 6 個月期間的最後 一日,即告有效期屆滿。

58. 復用證的發出等

- (1) 在符合第 150 條的規定下,署長可應申請,就自動梯發出採用指明表格的許可證,准許在對該自動梯作出主要更改後,恢復使用及操作該自動梯。
- (2) 如<u>任何人就第(1)款提述的自動梯而違反</u>第 143 條就有關自動梯而遭 違反,署長可拒絕根據第(1)款發出許可證。
- (3) 除非署長信納有關自動梯的受影響部分正處於安全操作狀態,否則不得根據第(1)款發出許可證。
- (4) 署長如決定拒絕申請或拒絕根據本條發出許可證,須在作出該決定後,在合理地切實可行的範圍內,盡快以書面將以下事項通知申請人一
 - (a) 該決定;
 - (b) 作出該決定的原因;及
 - (c) (如適用的話)署長認為為使有關自動梯的受影響部分處於安全 操作狀態而需要進行的工作。
- (5) 本條並不影響署長根據《釋義及通則條例》(第1章)第41及46條具有的一般權力。

61. 署長有權截電

- (1) 如署長有合理理由相信,某自動梯正被人或相當可能會被人在違反根 據第 60 條作出的命令的情況下使用或操作,署長 —
 - (a) 可截斷該自動梯的電力供應,如該自動梯的任何自動梯工程,是由註冊自動梯承辦商承辦,署長可藉送達該承辦商的命令,指示該承辦商截斷該自動梯的電力供應;及
 - (b) 可進行任何必需的工作,以盡可能防止任何人在未獲署長書面准 許重新接通該自動梯的電力供應下,重新接通該自動梯的電力供 應,署長亦可藉向(a)段所述承辦商送達命令,指示該承辦商進 行該等工作。
- (2) 根據第(1)款接獲命令的註冊自動梯承辦商無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第3級罰款。
- (3) 如自動梯的電力供應已遭根據第(1)(a)款截斷,而任何人在未獲署長 書面准許下重新接通該自動梯的電力供應,則 —
 - (a) 該人;及
 - (b) 該自動梯的負責人,

均屬犯罪,一經定罪,可處罰款\$200,000 及監禁 12 個月。

- (4) 被控犯第(3)款所訂罪行的人如證明以下事項,即可以此作為免責辯護
 - (a) (如被檢控的人是<mark>將電力供應</mark>重新接<mark>回通</mark>有關自動梯<u>的電力供應</u>的人)·該人當時並不知道(且在盡了應有的努力後亦不會能夠發現)該自動梯的電力供應已遭根據第(1)(a)款截斷;或
 - (b) 如被檢控的人並非重新接通有關自動梯的電力供應的人,但是該 人是該自動梯的負責人 —
 - (i) 犯該罪行既不獲該負責人同意,亦不受其縱容;及
 - (ii) 該負責人已採取所有合理步驟,防止犯該項罪行。

64. 檢驗令

- (1) 署長如有合理理由相信,為安全起見,向自動梯的負責人送達命令指示該人採取以下行動是,為安全起見屬可取的,可送達作出該命令—
 - (a) 安排註冊自動梯工程師以該命令指明的方式,在該命令指明的期間內,檢驗該自動梯或其部分,或該自動梯的相聯設備或機械;及
 - (b) 在該命令指明的期間內,提交由該工程師採用指明表格擬備的報告,述明該工程師是否信納,該自動梯、該部分或該設備或機械正處於安全操作狀態。
- (2) 根據第(1)款作出的命令
 - (a) 須採用指明表格;
 - (b) 須述明作出該命令的原因;及
 - (c) 可載有署長可合理地施加的任何條件。
- (3) 根據第(1)款接獲命令的人無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第 4 級罰款及監禁 6 個月,如屬持續的罪行,可就罪行持續期間的每一日,另處罰款\$2,000。

65. 拆除令

- (1) 署長如有合理理由相信有以下情況,可藉向自動梯的負責人送達命令,指示該人拆除該自動梯或其部分,或該自動梯的相聯設備或機械—
 - (a) 如使用或操作(或繼續使用或操作)該自動梯、該部分或該設備或機械,會導致或相當可能會導致任何人受傷或任何財產受損的風險;或
 - (b) 因其他理由,為安全起見,有需要作出該命令是可取的。
- (2) 根據第(1)款作出的命令
 - (a) 須採用指明表格;
 - (b) 須述明
 - (i) 作出該命令的原因;及
 - (ii) 須於何日之前拆除有關自動梯或其部分,或有關相聯設備或機械;及
 - (c) 可載有署長可合理地施加的任何條件。
- (3) 根據第(1)款接獲命令的人無合理辯解而違反該命令,即屬犯罪,一經定罪,可處第 4 級罰款及監禁 6 個月,如屬持續的罪行,可就罪行持續期間的每一日,另處罰款\$2,000。

101. Cancellation of registrations etc.

- (1) Subject to subsections (2) and (3), the Registrar may cancel the registration of a registered person if—
 - (a) the person requests for the cancellation in writing;
 - (b) the Registrar is satisfied that—
 - (i) the person has died or, if the person has been registered under section 74 or 86, the person ceases to carry on business as a lift contractor or escalator contractor;
 - (ii) the person no longer complies with the applicable requirements for the registration or renewal of the registration;
 - (iii) the person was not at the time of the registration entitled to be so registered;
 - (iv) the person contravenes any provision of this Ordinance;
 - (v) the person contravenes any condition of the registration; or
 - (vi) the person is otherwise not fit and proper to continue to be registered under the relevant provision of this Ordinance.
- (2) If the Registrar intends to cancel the registration of a person on any of the grounds mentioned in subsection (1), the Registrar—
 - (a) must notify in writing the person of the intention and the reasons for the proposed cancellation; and
 - (b) must not cancel the registration before the end of the period of 14 days immediately after the date on which the person is notified under paragraph (a).
- (3) The Registrar must not cancel the registration of a person on any of the grounds mentioned in subsection (1), if before the end of the period referred to in subsection (2)(b)—
 - (a) in relation to subsection (1)(a), the person withdraws the request;
 - (b) in relation to subsection (1)(b)(i), the Registrar is satisfied that the person is not dead or, if the person has been registered under section 74 or 86, has not otherwise ceased to carry on business as a lift contractor or escalator contractor;
 - (c) in relation to subsection (1)(b)(ii), the Registrar is satisfied that the person complies with the applicable requirements for the registration or renewal of the registration;
 - (d) in relation to subsection (1)(b)(iii), the Registrar is satisfied that the person was at the time of the registration entitled to be so registered;
 - (e) in relation to subsection (1)(b)(iv), the Registrar is satisfied that the person has not contravened the provision concerned;
 - (f) in relation to subsection (1)(b)(v), the Registrar is satisfied that the person has not contravened the condition concerned; and
 - (g) in relation to subsection (1)(b)(vi), the Registrar is satisfied that the person is fit and proper to continue to be registered under the relevant provision of this Ordinance.

113. Publication of disciplinary orders

- (1) A disciplinary board that has decided (*original decision*) to make an order under section 112(1)(b) may after the relevant date order that its original decision and, if the original decision is appealed against under Part 6, the decision of the authority hearing the appeal be published either—in the Gazette or in any other publication specified by the board, in the manner the board thinks fit.
- (2) An order made under subsection (1) may include any particulars the disciplinary board considers appropriate to acquaint a member of the public with the nature of the matter to which the original decision relates.
- (3) For the purposes of the law of defamation, a person does not incur any civil liability by reason only of publishing an order or other particulars permitted under this section.
- (4) In this section—

relevant date (有關日期) means—

- (a) if the original decision is not appealed against under section 115, the last day of the period within which a notice of appeal may be given under section 117(2);
- (b) if the original decision is appealed against under section 115—
 - (i) subject to subparagraph (ii), the date on which the appeal board makes its decision in respect of the appeal; or
 - (ii) if an appeal is made under section 122 to the Court of First Instance, the date on which the Court makes its decision in respect of the appeal.

115. 上訴

- (1) 任何人因以下任何決定及命令而感到受屈,可按照本部,針對該決定或命令向上訴委員會提出上訴
 - (a) 署長決定拒絕申請,或拒絕根據第 26、28、56 或 58 條發出許可證;
 - (b) 署長決定根據第29或59條拒絕許可證複本的申請,或拒絕根據 該條發出許可證複本;
 - (c) 第 30、31、32、34、35、36、60、61、62、64、65 或 66 條所指的命令;
 - (d) 署長決定拒絕要求取消根據第 30、32、60 或 62 條作出的命令的申請;
 - (e) 署長決定拒絕根據第38或68條批予批准;
 - (f) 註冊主任決定拒絕根據第 74、75、78、79、82、83、86、87、90、91、94 或 95 條提出的申請,或拒絕根據第 74、75、78、79、82、83、86、87、90、91、94 或 95 條批予註冊或註冊續期;
 - (g) <u>註冊主任署長</u>決定根據第 100 條拒絕證書複本或註冊證複本的申請,或拒絕根據該條發出證書複本或註冊證複本;
 - (h) 註冊主任決定根據第 101 或 102 條取消或暫時吊銷註冊;
 - (i) 署長決定拒絕根據第 109 條將投訴轉呈局長;
 - (i) 紀律審裁委員會根據第112條作出的命令;
 - (k) 署長決定拒絕根據第 148 條提出的申請,或拒絕根據該條批予豁免,或根據該條撤銷已批予的豁免;
 - (I) 任何人根據按第 154 條訂立的規例作出的決定,而該規例指明可根據本條針對該決定提出上訴。
- (2) 除非有關當局另有決定,否則根據第(1)款針對某決定或命令而提出 的上訴,並不影響該決定或命令。
- (3) 在第(2)款中 —

有關當局 (relevant authority) —

- (a) 就署長的決定或命令而言,指署長;
- (b) 就註冊主任的決定而言,指註冊主任;
- (c) 就紀律審裁委員會的決定或命令而言,指該委員會;及
- (d) 就任何其他人的決定而言,指該其他人。

115. Appeals

- A person aggrieved by any of the following decisions and orders may appeal to an appeal board against the decision or order in accordance with this Part—
 - (a) a decision of the Director to refuse an application, or to refuse to issue a permit under section 26, 28, 56 or 58;
 - (b) a decision of the Director under section 29 or 59 to refuse an application for a duplicate permit, or refuse to issue a duplicate permit under that section;
 - (c) an order under section 30, 31, 32, 34, 35, 36, 60, 61, 62, 64, 65 or 66;
 - (d) a decision of the Director to refuse an application to cancel an order made under section 30, 32, 60 or 62;
 - (e) a decision of the Director to refuse to grant approval under section 38 or 68;
 - (f) a decision of the Registrar to refuse an application, or to refuse to grant registration or renewal of registration, under section 74, 75, 78, 79, 82, 83, 86, 87, 90, 91, 94 or 95;
 - (g) a decision of the <u>Director-Registrar</u> to refuse an application for a duplicate certificate or duplicate card under section 100, or refuse to issue a duplicate certificate or duplicate card under that section;
 - (h) a decision of the Registrar to cancel or suspend a registration under section 101 or 102;
 - (i) a decision of the Director to refuse to refer a complaint to the Secretary under section 109;
 - (j) an order of a disciplinary board under section 112;
 - (k) a decision of the Director to refuse an application under section 148, or to refuse to grant an exemption or to revoke an exemption granted under that section;
 - (1) a decision made by any person under any regulation made under section 154, which decision is specified in the regulation as a decision against which an appeal may be made under this section.
- (2) Unless the relevant authority decides otherwise, an appeal made under subsection (1) does not affect the decision or order that is the subject of the appeal.
- (3) In subsection (2)—

relevant authority (有關當局) means—

- (a) in relation to a decision or order of the Director, the Director;
- (b) in relation to a decision of the Registrar, the Registrar;
- in relation to a decision or order of a disciplinary board, the board;
 and
- (d) in relation to a decision of any other person, that other person.

123. 署長有權授權他人親自進行升降機工程或自動梯工程

署長如在顧及個案的具體情況下,認為並非合資格人士的人親自進行升降 機工程或自動梯工程,有利於安全並屬適當之舉,如署長在顧及個案的具 體情況下,信納並非合資格人士的人親自進行升降機工程或自動梯工程, 既符合安全方面的考慮,亦屬適當之舉,署長可用書面授權該人如此行事。

123. Director's power to authorize persons to personally carry out any lift works or escalator works

The Director may in writing authorize any person who is not a qualified person to personally carry out any lift works or escalator works if, having regard to the particular circumstances of the case, the Director considers it appropriate and in the interests of safety is satisfied that it is consistent with the interest of safety and is appropriate to do so.

124. 委任執法人員

署長可為本條例的施行,以書面委任隸屬機電工程署職級不低於助理電氣 督察或助理機械督察的公職人員為執法人員。

124. Appointment of enforcement officers

The Director may in writing appoint any public officer attached to the Electrical and Mechanical Services Department at or above the rank of Assistant Electrical Inspector or Assistant Mechanical Inspector to be an enforcement officer for the purposes of this Ordinance.

147. 在法律程序中使用《實務守則》

- (1) 任何人沒有遵守《實務守則》的任何條文一事,本身並不令該人可被人循任何民事或刑事途徑起訴。
- (2) 儘管有第(1)款的規定,如在法律程序中,法院信納《實務守則》或其任何部分攸關該程序中受爭議的事宜的裁斷,則
 - (a) 該守則或部分可在該程序中獲接納為證據;及
 - (b) 關於有關的人違反或沒有違反該《實務守則》的有關條文的證明,可被該程序中的任何一方援引用於確立或否定該事宜。
- (3) 在本條中 —

法律程序 (legal proceedings)包括 —

- (a) 上訴委員會的法律程序;及
- (b) 紀律審裁委員會的法律程序;

法院 (court)指 —

- (a) 上訴委員會;
- (b) 《釋義及通則條例》(第1章)第3條所界定的法院、法庭;
- (c) 紀律審裁委員會;或
- (d) 裁判官。

154. 規例:一般條文

- (1) 局長可為更有效地施行本條例的條文而訂立規例。
- (2) 在不局限第(1)款的原則下,局長可藉規例
 - (a) 就以下事宜訂定條文:要求發出許可證的申請,包括須就該等申請提供的資料、詳情及文件,以及提出該等申請的限期;
 - (b) 就以下事宜訂定條文:要求發出許可證複本的申請,包括須就該 等申請提供的資料、詳情及文件,以及提出該等申請的限期;
 - (c) 就以下事宜訂定條文:要求取消署長根據本條例作出的命令的申 請;
 - (d) 就以下事宜訂定條文:要求註冊為註冊人士及將註冊人士的註冊 續期的申請,包括須就該等申請提供的資料、詳情及文件,以及 提出該等申請的限期;
 - (e) 就以下事宜訂定條文:要求發出註冊證書或註冊證複本或補發註 冊證書或註冊證的申請,包括須就該等申請提供的資料、詳情及 文件,以及提出該等申請的限期;
 - (f) 就尋求以下事宜的申請,訂定條文:豁免升降機、自動梯或任何 人,使其不受本條例中的任何條文或所有條文管限;
 - (g) 就署長對(a)、(b)、(c)及(f)段提述的申請施加規定而訂定條文;
 - (h) 就註冊主任對(d)及(e)段提述的申請施加規定而訂定條文;
 - (i) 就負責人及註冊人士在與升降機或自動梯的安全有關連的情況 下的責任訂定條文,包括負責人及註冊人士備存規例指明的某些 文件、工作日誌及紀錄和將規例指明的事宜通知署長的責任;
 - (j) 就以下事宜訂定條文:根據第40或70條擬備和完成初步報告及 詳盡報告,包括須在報告提供的資料、詳情及文件;
 - (ja) 就以下事宜訂定條文:展示規例指明的通告,包括禁止或規管移 除該等通告,或妨礙展示該等通告;
 - (k) 規定須就(a)、(b)、(c)、(d)、(e)及(f)段提述的申請及本條例規定 的任何其他事宜繳付的費用;
 - (1) 訂明須根據或可根據本條例訂立的規例訂明的事宜;及
 - (m) 訂立因該等規例而需要及適宜訂立的附帶條文、相應條文及過渡 性條文。
- (3) 根據本條訂立的規例可訂明違反該等規例屬可判處罰款或監禁(或罰款兼監禁)的罪行。
- (4) 可就罪行訂明的最高罰款額為第6級罰款,最高監禁期為6個月;如屬持續罪行,則可就罪行持續期間的每一日,另訂明罰款不超逾 \$5,000。
- (5) 在不局限《釋義及通則條例》(第1章)第28(5)條的原則下,如根據本條訂立的任何規例的某條文須在憲報所公告的某日期生效
 - (a) 有關公告可為不同的目的就該條文訂定不同的生效日期;及
 - (b) 不同的公告可為不同的目的就該條文訂定不同的生效日期。

154. Regulations-General

- (1) The Secretary may make regulations for the better carrying out of the provisions of this Ordinance.
- (2) Without limiting subsection (1), the Secretary may by regulation—
 - (a) provide for applications for the issue of permits, including the information, particulars and documents to be provided in respect of the applications and the period within which the applications are to be made:
 - (b) provide for applications for duplicates of permits, including the information, particulars and documents to be provided in respect of the applications and the period within which the applications are to be made;
 - (c) provide for applications for cancellation of orders made by the Director made under this Ordinance;
 - (d) provide for applications for registration as registered persons and renewal of registration as registered persons, including the information, particulars and documents to be provided in respect of the applications and the period within which the applications are to be made;
 - (e) provide for applications for duplicates or replacement of certificates of registration or registration cards, including the information, particulars and documents to be provided in respect of the applications and the period within which the applications are to be made;
 - (f) provide for applications for exemptions of lifts, escalators or persons from any or all of the provisions of this Ordinance;
 - (g) provide for the imposition of requirements by the Director in relation to the applications referred to in paragraphs (a), (b), (c) and (f);
 - (h) provide for the imposition of requirements by the Registrar in relation to the applications referred to in paragraphs (d) and (e);
 - (i) provide for the duties of responsible persons and registered persons in relation to the safety of lifts or escalators, including duties of responsible persons and registered persons to keep certain documents, log-books and records specified in the regulations and to notify the Director of matters specified in the regulations;
 - (j) provide for the preparation and completion of a preliminary report or full report under section 40 or 70, including the information, particulars and documents to be provided in the report;
 - (ja) provide for the display of notices specified in the regulations, including prohibiting or regulating the removal of, or the obstruction of the display of, such notices;
 - (k) require fees to be paid in respect of the applications referred to in paragraphs (a), (b), (c), (d), (e) and (f) and any other matter provided for in this Ordinance;

- (l) prescribe anything that is to be or may be prescribed by a regulation made under this Ordinance; and
- (m) provide for incidental, consequential and transitional provisions that are necessary and expedient in consequence of the regulations.
- (3) Regulations made under this section may prescribe offences for contravention of the regulations, punishable by a fine, imprisonment or both.
- (4) The maximum fine that may be prescribed for an offence is level 6 and the maximum imprisonment is 6 months. In addition, in the case of a continuing offence, a further fine not exceeding \$5,000 for each day during which the offence continues may be prescribed.
- (5) Without limiting section 28(5) of the Interpretation and General Clauses Ordinance (Cap. 1), if a provision of any of the regulations made under this section is to commence on a day to be notified in the Gazette—
 - (a) the notice may fix different days for the provision to commence for different purposes; and
 - (b) different notices may fix different days for the provision to commence for different purposes.

158. 關乎於 1994 年 3 月 18 日或以前已安裝或於 1994 年 3 月 18 日正在安裝的 升降機的過渡性條文

- (1) 儘管第 157 條廢除《升降機及自動梯(安全)條例》(第 327 章),該條例第 50 條提述的<u>已廢除的</u>《建築物(升降機)規例》(第 123 章,附屬法例 E)(《升降機規例》)仍繼續適用於 1994 年 3 月 18 日或以前已安裝或在當日正在安裝的升降機,而一
 - (a) 如本條例與《升降機規例》有衝突,則《升降機規例》適用於該 升降機;及
 - (b) 署長可強制執行《升降機規例》,猶如該規例是根據本條例訂立 一樣。
- (2) 如第(1)款提述的升降機的設計及構造符合《升降機規例》,則就本條例而言,該升降機的設計及構造須視為屬良好。

159. 關乎於 1994 年 3 月 18 日或以前已安裝或於 1994 年 3 月 18 日正在安裝的自動梯的過渡性條文

- (1) 儘管第 157 條廢除《升降機及自動梯(安全)條例》(第 327 章),該條例第 50 條提述的<u>已廢除的</u>《建築物(自動梯)規例》(第 123 章,附屬法例 D)(《自動梯規例》)仍繼續適用於 1994 年 3 月 18 日或以前已安裝或在當日正在安裝的自動梯,而一
 - (a) 如本條例與《自動梯規例》有衝突,則《自動梯規例》適用於該 自動梯;及
 - (b) 署長可強制執行《自動梯規例》,猶如該規例是根據本條例訂立 一樣。
- (2) 如第(1)款提述的自動梯的設計及構造符合《自動梯規例》,則就本條例而言,該自動梯的設計及構造須視為屬良好。

主要更改

- 1. 就本條例而言,主要更改 (major alteration)就升降機而言,指
 - (a) 增設用以操作升降通道的門(*升降機通道門*)或升降機機廂的門 (*升降機機廂門*)的自動裝置;
 - (b) 為升降機增設輔助纜索固定裝置;
 - (c) 為升降機增設機廂調平裝置;
 - (d) 增設裝置,以令升降機可在其機廂頂部操作;
 - (e) 為升降機增設升降機通道的門,或拆除或更換升降機通道門;
 - (f) 為升降機通道門或升降機機廂門,增設電接點;
 - (g) 為升降機通道門或升降機機廂門,增設聯鎖裝置;
 - (h) 為升降機增設一組或多於一組滾輪導靴;
 - (i) 為升降機增設一組或多於一組纜索平衡器;
 - (j) 為升降機增設安全部件或安全設備;
 - (k) 增設操控掣,以便進入升降機升降通道;
 - (l) 支承升降機運載裝置的纜索,或支承升降機的對重裝置的纜索, 在數目或大小方面的任何改變;
 - (m) 改變升降機導軌的大小或種類;
 - (n) 改變任何(g)段所述的聯鎖裝置的種類;
 - (o) 改變升降機的控制或操作方式;
 - (p) 導致升降機運載裝置的自重增加的任何改裝;
 - (q) 導致升降機運載裝置的升降行程減少或增加的任何改裝;
 - (r) 導致升降機的額定負載增加的任何改裝;
 - (s) 導致升降機的額定速度增加的任何改裝;
 - (t) 更換升降機的控制器,包括其類型的任何變更;
 - (u) 更換升降機的驅動機制動器,包括其類型的任何變更;
 - (v) 更換升降機的驅動機,包括其類型的任何變更; 及或
 - (w) 更換為升降機而設的安全部件<u>(包含任何電子部件的安全電路除外)</u>或安全設備,包括其類型的任何變更。

- 2. 就本條例而言,主要更改 (major alteration)就自動梯而言,指
 - (a) 為自動梯增設安全部件或安全設備;
 - (b) 改變自動梯的控制或操作方式;
 - (c) 導致自動梯的速度增加的任何改裝;
 - (d) 更換為自動梯而設的安全部件或安全設備,包括其類型的任何變更;
 - (e) 更換自動梯的驅動裝置,包括其類型的任何變更;
 - (f) 更換自動梯的制動系統,包括其類型的任何變更;
 - (g) 更換自動梯的防逆轉裝置,包括其類型的任何變更;或及
 - (h) 更換自動梯的限速保護裝置,包括其類型的任何變更。

Schedule 1

Major Alterations

- 1. For the purposes of this Ordinance, *major alteration* (主要更改), in relation to a lift means—
 - (a) the addition of any automatic device to operate the door of the lift-way (*lift-way door*) or the door of the car (*car door*) of the lift;
 - (b) the addition of auxiliary rope-fastening devices for the lift;
 - (c) the addition of car-levelling devices for the lift;
 - (d) the addition of any device to enable the lift to be operated at the top of the car of the lift;
 - (e) the addition of any door to the lift-way, or removal or replacement of any lift-way door, of the lift;
 - (f) the addition of electrical contacts to the lift-way door or the car door of the lift;
 - (g) the addition of any interlocking device to the lift-way door or the car door of the lift;
 - (h) the addition of one or more than one set of roller guide shoes for the lift;
 - (i) the addition of one or more than one set of rope equalizers for the lift;
 - (j) the addition of any safety component or safety equipment for the lift;
 - (k) the addition of any switch to enable access to the lift-way of the lift;
 - (l) any change in the number or size of the ropes for supporting the carrier of the lift or its counterweight;
 - (m) any change in the size or type of any guide rail of the lift;
 - (n) any change in the type of any interlocking device mentioned in paragraph (g);
 - (o) any change in the type of control or operation of the lift;
 - (p) any modification resulting in an increase in the dead weight of the carrier of the lift;
 - (q) any modification resulting in a decrease or increase in the distance that the carrier of the lift travels;
 - (r) any modification resulting in an increase in the rated load of the lift;
 - (s) any modification resulting in an increase in the rated speed of the lift;
 - (t) any replacement, including any change in the type, of any controller of the lift;
 - (u) any replacement, including any change in the type, of any driving-machine brake of the lift;
 - (v) any replacement, including any change in the type, of the driving-machine of the lift; and or

(w) any replacement, including any change in the type, of any safety component (other than a safety circuit that contains any electronic component) or safety equipment for the lift.

- 2. For the purposes of this Ordinance, *major alteration* (主要更改), in relation to an escalator, means—
 - (a) the addition of any safety component or safety equipment for the escalator;
 - (b) any change in the type of control or operation of the escalator;
 - (c) any modification resulting in an increase in the speed of the escalator;
 - (d) any replacement, including any change in the type, of any safety component or safety equipment for the escalator;
 - (e) any replacement, including any change in the type, of the drive of the escalator;
 - (f) any replacement, including any change in the type, of the braking system of the escalator;
 - (g) any replacement, including any change in the type, of the non-reversal device of the escalator; and; or
 - (h) any replacement, including any change in the type, of the overspeed protection device of the escalator.

[第2及156條]

附表 7

須向署長報告的事故

第1部

升降機

- 1. 有人受傷或死亡,而傷亡涉及升降機或其任何相聯設備或機械。
- 2. 升降機的主要驅動系統發生故障,而該故障的肇因,並非該升降機的主電源系統故障。
- 3. 升降機的任何懸吊纜索斷裂。
- 4. 升降機的任何制動器、超載裝置、安全部件或安全設備發生故障。
- 5. 升降機升降通道的門所設有的聯鎖裝置發生故障,而該故障的肇因,並非安全電接點不能接通電路。
- 6. 升降機運載裝置的門所設有的聯鎖裝置發生故障,而該故障的肇因,並非安全電接點不能接通電路。

第2部

自動梯

- 1. 有人受傷或死亡,而該傷亡涉及自動梯或其任何相聯設備或機械。
- 2. 自動梯的主要驅動系統發生故障,而該故障的肇因,並非該自動梯的主電源系統故障。
- 3. 自動梯的任何制動器、梯級鏈、驅動鏈、安全部件或安全設備發生故障。

[ss. 2 & 156]

Schedule 7

Incidents to be Reported to Director

Part 1

Lifts

- 1. A person dies or is injured and the death or injury involves a lift or any associated equipment or machinery of a lift.
- 2. A failure of the main drive system of a lift occurs other than by reason of the failure of the main power system of the lift.
- 3. A breakage of any suspension rope of a lift.
- 4. A failure of any brake, overload device, safety component or safety equipment of a lift.
- 5. A failure of any interlocking device for any door of the lift-way of a lift occurs other than by reason of a failure of the making of electrical contact of safety contacts.
- 6. A failure of any interlocking device for any door of the carrier of a lift occurs other than by reason of a failure of the making of electrical contact of safety contacts.

Part 2

Escalators

- 1. A person dies or is injured and the death or injury involves an escalator or any associated equipment or machinery of an escalator.
- 2. A failure of the main drive system of an escalator occurs other than by reason of the failure of the main power system of the escalator.
- 3. A failure of any brake, step chain, drive chain, safety component or safety equipment of an escalator.

升降機承辦商及自動梯承辦商的註冊

第1部

釋義

1. 在本附表中 —

香港工程師學會 (Hong Kong Institute Institution of Engineers)指根據《香港工程師學會條例》(第 1105 章)設立的香港工程師學會;

僱員 (employee)就申請人而言,指申請人根據僱傭合約僱用的人。

附表 11

[第 108 及 156 條及 附表 12]

紀律審裁委員團

1. 釋義

在本附表中 一

委員團 (panel)指按第 108 條第 109 條規定須設立的紀律審裁委員團;

委員團成員 (panel member)指根據本附表第 2條委任的人;

香港工程師學會 (Hong Kong Institution of Engineers)指根據《香港工程師學會條例》(第 1105 章)設立的香港工程師學會;

註冊專業工程師 (registered professional engineer)指《工程師註冊條例》(第409章)第2條所界定的註冊專業工程師。

2. 委員團的組成

- (1) 委員團由以下數目及組別的、由局長委任的人士組成
 - (a) 不超過 5 名由香港工程師學會提名的人,而其中每人均屬
 - (i) 香港工程師學會的會員;及
 - (ii) 屋宇裝備工程、機械工程或輪機及造船工程界別的註冊專業工程師;
 - (b) 不超過 5 名由香港工程師學會提名的人,而其中每人均屬
 - (i) 香港工程師學會的會員;及
 - (ii) 控制、自動化及儀器儀表工程、電機工程或電子工程界別的 註冊專業工程師;
 - (c) 不超過 5 名屬以下組別的人士
 - (i) 註冊升降機工程師,而該工程師是由獲局長認為代表升降機工程師權益的組織提名的;或
 - (ii) 註冊自動梯工程師,而該工程師是由獲局長認為代表自動梯工程師權益的組織提名的;
 - (d) 不超過 5 名由香港工程師學會提名的人,而其中每人均屬香港工程師學會的會員,並名列根據《建築物條例》(第 123 章)第 3(2)(b) 或(3)條備存的名冊的工程師名單;
 - (e) 不超過 5 名由獲局長認為代表升降機承辦商或自動梯承辦商權 益的組織提名的人;
 - (f) 不超過 5 名屬以下組別的人士
 - (i) 就所有升降機工程種類註冊的註冊升降機工程人員,而該人員是由獲局長認為代表升降機工程人員權益的組織提名的;或
 - (ii) 就所有自動梯工程種類註冊的註冊自動梯工程人員,而該人員是由獲局長認為代表自動梯工程人員權益的組織提名的;
 - (g) 不超過 5 名由獲局長認為代表經營物業管理業務的人的權益的 組織提名的人業外人士,而該等人士是由獲局長認為代表物業管 理業務經營者權益的組織提名的;及
 - (h) 不超過 5 名屬以下組別的業外人士
 - (i) 《建築物管理條例》(第 344 章)所指的管理委員會(或新管理 委員會)的委員;或
 - (ii) 擁有升降機或自動梯的人。
- (2) 公職人員並無資格獲委任為委員團的成員。
- (3) 局長須在蠹報刊登關於委任委員團成員的公告。

Schedule 11

[ss. 108 & 156 & Sch. 12]

Disciplinary Board Panel

1. Interpretation

In this Schedule—

- Hong Kong Institution of Engineers (香港工程師學會) means The Hong Kong Institution of Engineers established under The Hong Kong Institution of Engineers Ordinance (Cap. 1105);
- panel (委員團) means the disciplinary board panel required to be established under section 109section 108;
- panel member (委員團成員) means a person appointed under section 2 of this Schedule;
- registered professional engineer (註冊專業工程師) means a registered professional engineer as defined by section 2 of the Engineers Registration Ordinance (Cap. 409).

2. Composition of panel

- (1) The panel is to consist of the following numbers and categories of persons appointed by the Secretary—
 - (a) not more than 5 persons nominated by the Hong Kong Institution of Engineers, each of whom is both—
 - (i) a member of the Institution; and
 - (ii) a registered professional engineer within the discipline of building services engineering, mechanical engineering, or marine and naval architecture engineering;
 - (b) not more than 5 persons nominated by the Hong Kong Institution of Engineers, each of whom is both—
 - (i) a member of the Institution; and
 - (ii) a registered professional engineer within the discipline of control, automation and instrumentation engineering, electrical engineering or electronic engineering;
 - (c) not more than 5 persons each of whom is—
 - (i) a registered lift engineer nominated by an organization which, in the opinion of the Secretary, represents the interests of lift engineers; or
 - (ii) a registered escalator engineer nominated by an organization which, in the opinion of the Secretary, represents the interests of escalator engineers;
 - (d) not more than 5 persons nominated by the Hong Kong Institution of Engineers, each of whom is a member of the Institution whose name is in the list of engineers contained in the register kept under section 3(2)(b) or (3) of the Buildings Ordinance (Cap. 123);
 - (e) not more than 5 persons each of whom is nominated by an organization which, in the opinion of the Secretary, represents the interests of lift contractors or escalator contractors;
 - (f) not more than 5 persons each of whom is-
 - a registered lift worker for all kinds of lift works nominated by an organization which, in the opinion of the Secretary, represents the interests of lift workers; or
 - (ii) a registered escalator worker for all kinds of escalator works nominated by an organization which, in the opinion of the Secretary, represents the interests of escalator workers;
 - (g) not more than <u>5 persons 5 laypersons</u> each of whom is nominated by an organization which, in the opinion of the Secretary, represents the interests of persons carrying on the business of property management; and
 - (h) not more than 5 persons 5 laypersons each of whom is—
 - (i) a member of a management committee, or a new management committee, within the meaning of the Building Management Ordinance (Cap. 344); or

- (ii) a person who owns a lift or escalator.
- (2) A public officer is not eligible for appointment to the panel.
- (3) The Secretary is to give notice in the Gazette of the appointment of a panel member.

附表 12

[第2、110及156條]

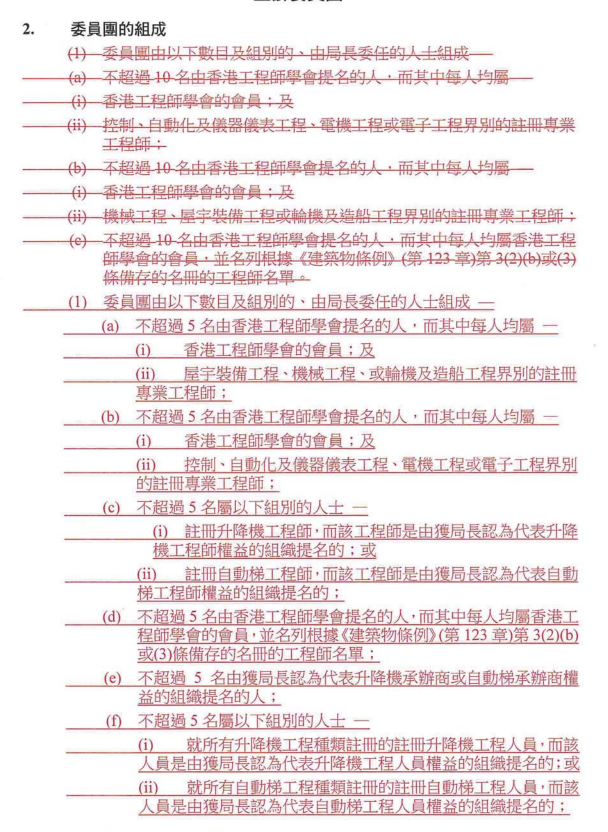
紀律審裁委員會的組成、會議及程序等

7. 在紀律審裁委員會席前進行的程序

- (1) 在紀律審裁委員會席前的聆訊的各方為
 - (a) 遭投訴的註冊人士;及
 - (b) 署長。
- (2) 紀律審裁委員會的主席須
 - (a) 指定聆訊的時間及地點;及
 - (b) 將該時間及地點以書面通知各方。
- (3) 聆訊各方可
 - (a) 於聆訊中親自作出申述;或
 - (b) 由大律師或律師或該方以書面授權的任何其他人士代表。
- (4) 聆訴訊各方可在委員會席前進行的任何程序中提交證據。

附表 13

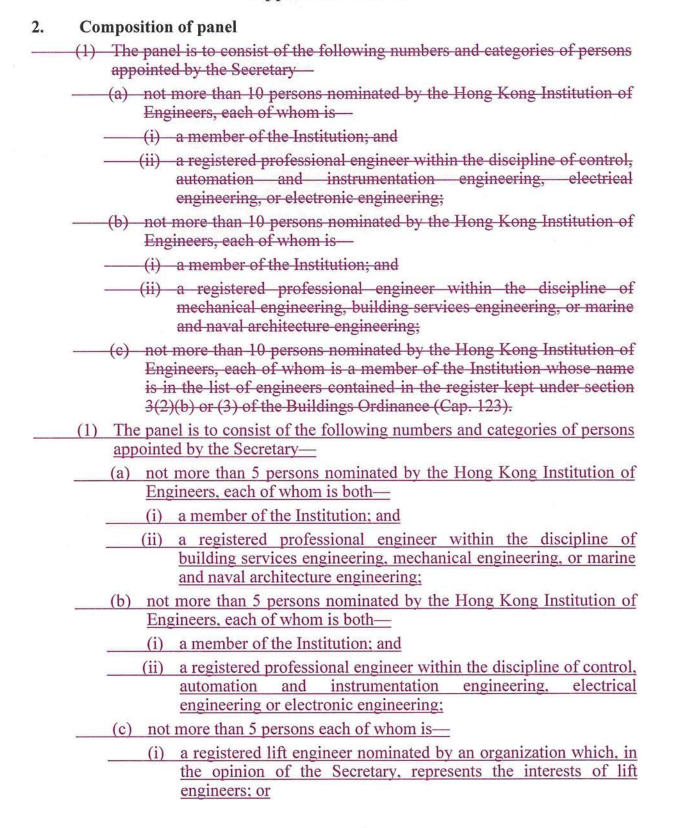
上訴委員團



- (g) 不超過 5 名業外人士,而該等人士是由獲局長認為代表物業管理 業務經營者權益的組織提名的;及
 - (h) 不超過 5 名屬以下組別的業外人士 一
 - (i)《建築物管理條例》(第 344 章)所指的管理委員會(或新管理委員會)的委員;或
 - (ii) 擁有升降機或自動梯的人。
- (2) 公職人員並無資格獲委任為委員團的成員。
- (3) 局長須在憲報刊登關於委任委員團成員的公告。

Schedule 13

Appeal Board Panel



- (ii) a registered escalator engineer nominated by an organization which, in the opinion of the Secretary, represents the interests of escalator engineers; (d) not more than 5 persons nominated by the Hong Kong Institution of Engineers, each of whom is a member of the Institution whose name is in the list of engineers contained in the register kept under section 3(2)(b) or (3) of the Buildings Ordinance (Cap. 123); (e) not more than 5 persons each of whom is nominated by an organization which, in the opinion of the Secretary, represents the interests of lift contractors or escalator contractors; (f) not more than 5 persons each of whom is— (i) a registered lift worker for all kinds of lift works nominated by an organization which, in the opinion of the Secretary, represents the interests of lift workers; or (ii) a registered escalator worker for all kinds of escalator works nominated by an organization which, in the opinion of the Secretary, represents the interests of escalator workers; (g) not more than 5 laypersons each of whom is nominated by an organization which, in the opinion of the Secretary, represents the interests of persons carrying on the business of property management; and (h) not more than 5 laypersons each of whom is— (i) a member of a management committee, or a new management committee, within the meaning of the Building Management Ordinance (Cap. 344); or (ii) a person who owns a lift or escalator.
- (2) A public officer is not eligible for appointment to the panel.
- (3) The Secretary is to give notice in the Gazette of the appointment of a panel member.

附表 14

上訴委員會的組成、會議及程序等

2. 上訴委員會的組成

- (1) 上訴委員會由局長從根據第116條設立的上訴委員團中委任的4名8名成員組成。
- (2) 組成委員團的每一組別,均須有最少一名成員在委員會成員內。
- (3) 如某上訴委員團成員是或曾經是紀律審裁委員會成員,而該紀律審裁 委員會的決定,是上訴委員會將要考慮的上訴的標的,則局長不得委 任該成員為該上訴委員會的成員。
- (4) 如在考慮某上訴時,為考慮該上訴而組成的上訴委員會的某委員會成員不再是上訴委員團成員(根據附表 13 第 5 條的原因除外),該委員會成員可繼續以上訴委員會成員身分行事,直至委員會就該上訴作出決定為止。

3. 法定人數

- (1) 上訴委員會會議的法定人數為 3-名5名委員會成員。
- (2) 如有委員會成員根據本附表第 8 條被取消就某事宜參與作出決定或 商議的資格,則在計算決定或商議該事宜的法定人數時,不得將該成 員計算在內。

7. 在上訴委員會席前進行的程序

- (1) 在上訴委員會席前的上訴的為上訴人,及一
- (a) (如屬針對署長的決定的上訴)署長;
- (b) (如屬針對註冊主任的決定的上訴)註冊主任;及
- (c) (如屬針對紀律審裁委員會的命令的上訴)紀律審裁委員會。
- (1) 在上訴委員會席前的上訴的各方為上訴人,以及一
 - (a) (如屬針對署長的決定的上訴)署長;
 - (b) (如屬針對註冊主任的決定的上訴)註冊主任;
 - (c) (如屬針對紀律審裁委員會的命令的上訴)紀律審裁委員會;及
 - (d) (如屬針對第 115(1)(l)條所述的決定的上訴)作出該決定的人。
- (2) 上訴委員會的主席須一
 - (a) 指定聆訊上訴的時間及地點;及
 - (b) 將該時間及地點以書面通知各方。
- (3) 上訴各方可 一
 - (a) 於聆訊中親自作出申述;或
 - (b) 由大律師或律師或該方以書面授權的任何其他人士代表。
- (4) 上訴各方可在上訴委員會席前進行的任何程序中提交證據。
- (5) 除非上訴委員會裁定有良好理由以非公開形式進行聆訊,否則聆訊須公開進行。

Schedule 14

[ss. 2, 118 & 156]

Composition, Meetings and Proceedings of Appeal Board, etc.

2. Composition of appeal board

- (1) An appeal board is to consist of 4 members 8 members appointed by the Secretary from the members of the appeal board panel established under section 116.
- (2) The board members must include at least one member from each category constituting the panel.
- (3) The Secretary may not appoint a member of the appeal board panel to be a member of an appeal board if the member of the panel is or has been a member of the disciplinary board the decision of which is the subject of an appeal to be considered by the appeal board.
- (4) If, at the time of considering an appeal, a board member of the appeal board established to consider the appeal ceases to be a member of the appeal board panel other than for any of the reasons under section 5 of Schedule 13, the board member may continue to act as a member of the appeal board until a decision is made by the board in respect of the appeal.

3. Quorum

- (1) At a meeting of an appeal board, the quorum is 3 board members 5 board members.
- (2) If a board member is disqualified from taking part in a decision or deliberation in respect of a matter under section 8 of this Schedule, the member must be disregarded for the purposes of constituting the quorum for deciding or deliberating on that matter.

7. Proceedings before appeal board

- (1) The parties to an appeal before an appeal board are the appellant and
 - (a) if the appeal is an appeal against a decision of the Director, the Director;
- (b) if the appeal is an appeal against a decision of the Registrar, the Registrar; and
- (c) if the appeal is an appeal against an order of a disciplinary board, the disciplinary board.
- (1) The parties to an appeal before an appeal board are the appellant and—
- (a) if the appeal is an appeal against a decision of the Director, the Director;
 - (b) if the appeal is an appeal against a decision of the Registrar, the Registrar;
- (c) if the appeal is an appeal against an order of a disciplinary board, the disciplinary board; and
- (d) if the appeal is an appeal against a decision mentioned in section 115(1)(1), the person who made the decision.
- (2) The chairperson of the appeal board is to—
 - (a) appoint the time and place of the hearing of the appeal; and
 - (b) notify in writing the parties of that time and place.
- (3) A party to the appeal may—
 - (a) make a representation in person at the hearing; or
 - (b) be represented at the hearing by a counsel or a solicitor or any other person authorized by the party in writing.
- (4) A party to the appeal may adduce evidence at any proceedings before the appeal board.
- (5) A hearing is to be open to the public unless the appeal board determines that there is a good reason for it to be held in camera.

[第156及160條]

附表 15

過渡性及保留條文

第2部

若干人士視為條例所指的註冊人士

2. 若干人士根據《已廢除條例》註冊視為根據本條例註冊

- (1) 如在緊接有關日期前,任何人屬《已廢除條例》所指的註冊升降機承建商,而若非第157條實施,其註冊在有關日期本屬繼續有效的,則該人屬本條例所指的註冊升降機承辦商,猶如該人是於有關日期根據第74(1)條獲註冊,而第98條亦據此適用。
- (2) 如在緊接有關日期前,任何人屬《已廢除條例》所指的註冊升降機工程師,而若非第157條實施,其註冊在有關日期本屬繼續有效的,則該人屬本條例所指的註冊升降機工程師,猶如該人是於有關日期根據第78(1)條獲註冊,而第98及99條亦據此適用。
- (3) 如在緊接有關日期前,任何人屬《已廢除條例》所指的註冊自動梯承建商,而若非第157條實施,其註冊在有關日期本屬繼續有效的,則該人屬本條例所指的註冊自動梯承辦商,猶如該人是於有關日期根據第86(1)條獲註冊,而第98條亦據此適用。
- (4) 如在緊接有關日期前,任何人屬《已廢除條例》所指的註冊自動梯工程師,而若非第157條實施,其註冊在有關日期本屬繼續有效的,則該人屬本條例所指的註冊自動梯工程師,猶如該人是於有關日期根據第90(1)條獲註冊,而第98及99條亦據此適用。
- (5) 本條所指的註冊人士的註冊
 - (a) 於有關日期生效;及
 - (b) 除非被取消或暫時吊銷,否則於緊接該日期的5周年當日之前一日不再有效。

第4部

若干工程等視為條例所指的定期保養工程等

- 4. 若干工程就第 15(2)(b)或 46(2)(b)條而言視為定期保養工程等
 - (1) 就第 15(2)(b)條而言
 - (a) 如若非第 157 條實施,《已廢除條例》第 19 條本就某升降機適用,則上次在訂明期間內按照該第 19 條就該升降機進行的訂明工程,須視為就該升降機進行的定期保養工程;及
 - (b) 就任何其他升降機而言,定期保養工程須視為在有關日期第一次 就該升降機進行。
 - (2) 就第 46(2)(b)條而言
 - (a) 如若非第 157 條實施,《已廢除條例》第 19 條本就某自動梯適 用,則上次在訂明期間內按照該第 19 條就該自動梯進行的訂明 工程,須視為就該自動梯進行的定期保養工程;及
 - (b) 就任何其他自動梯而言,定期保養工程須視為在有關日期第一次 就該自動梯進行。
 - (3) 在本條中 —

訂明工程 (prescribed works) —

- (a) 就升降機而言,指檢查、清潔及調校該升降機,以及為該升降機 上機油,包括檢查、清潔及調校與該升降機<u>連接相關</u>的所有機械 及設備,及該升降機設有的安全設備,以及為該等機械及設備上 機油;及
- (b) 就自動梯而言,指檢查、清潔及調校該自動梯,以及為該自動梯 上機油,包括檢查、清潔及調校與該自動梯連接相關的所有機械 及設備,及該自動梯設有的安全設備,以及為該等機械及設備上 機油;

訂明期間 (prescribed period)指緊接有關日期前的一個月的期間。

5. 若干檢驗及測試就第22、23或53條而言視為徹底檢驗

- (1) 就第 22 條而言,對上一次在有關日期前就有關的升降機進行的訂明 檢驗,須視為註冊升降機工程師就該升降機及其所有相聯設備或機械 進行的徹底檢驗。
- (2) 就第 23 條而言,對上一次在有關日期前就有關的升降機按照《已廢除條例》進行的有負載訂明檢驗,須視為註冊升降機工程師按照第 24(2)及(3)條就該升降機及其所有相聯設備或機械進行的檢驗。
- (3) 就第53條而言,對上一次在有關日期前就有關的自動梯進行的訂明 檢驗,須視為註冊自動梯工程師就該自動梯及其所有相聯設備或機械 進行的徹底檢驗。
- (4) 在本條中 —

有負載訂明檢驗 (prescribed examination with load)就第(2)款而 言 —

- (a) (如若非第 157 條實施,《已廢除條例》第 39(3)條本就某升降機適用)指在訂明期間就該升降機進行的檢驗,包括檢驗與該升降機連接相關的所有機械及設備,及在有負載的情況下測試該升降機設有的安全設備,而有訂明證明書已就該項檢驗發出;及
- (b) 就任何其他升降機而言,指在訂明期間就該升降機進行的檢驗,包括檢驗與該升降機連接相關的所有機械及設備,及在有負載的情況下測試該升降機設有的安全設備,而有訂明證明書已就該項檢驗發出;

訂明人士 (prescribed person)就**訂明證明書**的定義的(f)段而言,指《已廢除條例》第 2(1)條所界定的註冊升降機工程師;

訂明期間 (prescribed period)就**有負載訂明檢驗**的定義而言,指符合以下 說明的期間 —

- (a) 始於某日而該日的 5 周年日是有關日期的翌日;及
- (b) 終於緊接有關日期之前一日;

訂明檢驗 (prescribed examination) —

- (a) 就第(1)款而言
 - (i) (如若非第157條實施,《已廢除條例》第39(3)條本就某升降機適用)指該升降機的檢驗,包括檢驗與該升降機連接相的所有機械及設備,及測試該升降機設有的安全設備,而有訂明證明書已就該項檢驗發出;及
 - (ii) 就任何其他升降機而言,指該升降機的檢驗,包括檢驗與該 升降機連接相關的所有機械及設備,及測試該升降機設有的 安全設備,而有訂明證明書已就該項檢驗發出;及
- (b) 就第(3)款而言
 - (i) (如若非第 157 條實施,《已廢除條例》第 39(3)條本就某自動梯適用)指該自動梯的檢驗,包括檢驗與該自動梯連接相關的所有機械及設備,而有訂明證明書已就該項檢驗發出;及
 - (ii) 就任何其他自動梯而言,指該自動梯的檢驗,包括檢驗與該 自動梯連接相關的所有機械及設備,而有訂明證明書已就該 項檢驗發出;

訂明證明書 (prescribed certificate) —

- (a) 就**訂明檢驗**的定義的(a)(i)段而言 ·指本附表第 6(3)(a)(i)條所界定的訂明證明書;
- (b) 就**訂明檢驗**的定義的(a)(ii)段而言,指本附表第 6(3)(a)(ii)條所界 定的訂明證明書;
- (c) 就**訂明檢驗**的定義的(b)(i)段而言,指本附表第 6(3)(b)(i)條所界 定的訂明證明書;
- (d) 就*訂明檢驗*的定義的(b)(ii)段而言,指本附表第 6(3)(b)(ii)條所界 定的訂明證明書;
- (e) 就**有負載訂明檢驗**的定義的(a)段而言,指署長根據《已廢除條例》第39條交付的證明書的文本;
- (f) 就**有負載訂明檢驗**的定義的(b)段而言,指訂明人士就該升降機由有關的人進行的檢驗(包括檢驗與該升降機<mark>連接相關</mark>的所有機械及設備,及測試該升降機設有的安全設備)發出的證明書,而該證明書載有該人的一項陳述,表明該人信納在檢驗當日該升降機處於安全操作狀態。

6. 若干證明書視為根據第 26 或 56 條發出的准用證

- (1) 在第(2)款的規限下
 - (a) 升降機的訂明證明書視為該升降機的准用證;及
 - (b) 自動梯的訂明證明書視為該自動梯的准用證。
- (2) 儘管有第 27 及 57 條的規定
 - (a) 根據第(1)(a)款視為升降機的准用證的該升降機的證明書
 - (i) 就第(3)(a)(i)款所指的文件而言
 - (A) 在有關日期開始作為准用證有效;及
 - (B) 在以下日期的午夜不再作為准用證有效:該證明書指明的日期,而該日期屬如此指明為就該升降機進行下次定期檢驗的限期的最後一日;及
 - (ii) 就第(3)(a)(ii)款所指的文件而言
 - (A) 在有關日期開始作為准用證有效;及
 - (B) 在緊接有關檢驗進行的日期的 1 周年日之前一日的午夜,不再作為准用證有效;及
 - (b) 根據第(1)(b)款視為自動梯的准用證的該自動梯的證明書
 - (i) 就第(3)(b)(i)款所指的文件而言
 - (A) 在有關日期開始作為准用證有效;及
 - (B) 在以下日期的午夜不再作為准用證有效:該證明書指明的日期,而該日期屬如此指明為就該自動梯進行下次定期檢驗的限期的最後一日;及
 - (ii) 就第(3)(b)(ii)款所指的文件而言
 - (A) 在有關日期開始作為准用證有效;及
 - (B) 在進行有關檢驗的日期翌日開始的 6 個月的期間的最後一日的午夜,不再作為准用證有效。
- (3) 就本條而言
 - (a) 如有以下情況,文件即屬升降機的訂明證明書
 - (i) 就某升降機(如若非第 157 條實施,《已廢除條例》第 39(3) 條本就該升降機適用)而言—
 - (A) 該文件是署長根據《已廢除條例》第 39 條交付的證明 書的文本;及
 - (B) 該文件指明須在某日期或之前就該升降機進行下次定期檢驗,而該日期是有關日期當日或之後;及
 - (ii) 就任何其他升降機而言
 - (A) 該文件是訂明人士發出的證書;
 - (B) 該文件是在有關日期前就該升降機的檢驗(包括檢驗與該升降機連接相關的所有機械及設備,及測試該升降機設有的安全設備)發出的,而該項檢驗是由該人按照《已廢除條例》在某日期或之後進行,而該日期的周年日是緊接有關日期之後;及
 - (C) 該文件載有該人的一項陳述,表明<mark>有關工程師該人</mark>信納 在檢驗當日該升降機處於安全操作狀態;及

- (b) 如有以下情況,文件即屬自動梯的訂明證明書
 - (i) 就某自動梯(如若非第 157 條實施,《已廢除條例》第 39(3) 條本就該自動梯適用)而言—
 - (A) 該文件是署長根據《已廢除條例》第 39 條交付的證明 書的文本;及
 - (B) 該文件指明須在某日期或之前就該自動梯進行下次定期檢驗,而該日期是有關日期當日或之後;及
 - (ii) 就任何其他自動梯而言
 - (A) 該文件是訂明人士發出的證書;
 - (B) 該文件是在有關日期前就該自動梯的檢驗(包括檢驗與 該自動梯連接相關的所有機械及設備)發出的,而該項 檢驗是由該人按照《已廢除條例》在緊接有關日期前的 6個月的期間內進行的;及
 - (C) 該文件載有該人的一項陳述,表明<mark>有關工程師該人</mark>信納 在檢驗當日該自動梯處於安全操作狀態。
- (4) 在第(3)款中 —

訂明人士 (prescribed person) —

- (a) 就升降機而言,指《已廢除條例》第2(1)條所界定的註冊升降機工程師;
- (b) 就自動梯而言,指《已廢除條例》第 2(1)條所界定的註冊自動梯工程師。

第9部

其他事宜

15. 根據第 39 或 69 條展示准用證

- (1) 如有訂明檢驗就某升降機進行,第 39 條在指明日期前並不就該升降機適用,但如若非第 157 條實施《已廢除條例》第 39(3)條本就其適用的升降機除外。
- (2) 如有訂明檢驗就某自動梯進行,第 69 條在指明日期前並不就該自動 梯適用,但如若非第 157 條實施《已廢除條例》第 39(3)條本就其適 用的自動梯除外。
- (3) 在本條中 —

上次訂明檢驗 (last prescribed examination) —

- (a) 就升降機而言,指對上一次在有關日期前就該升降機進行的訂明 檢驗;及
- (b) 就自動梯而言,指對上一次在有關日期前就該自動梯進行的訂明 檢驗:

指明日期 (specified date) —

- (a) 就升降機而言,指就該升降機進行上次訂明檢驗的日期的周年 日;及
- (b) 就自動梯而言,指於就該自動梯進行上次訂明檢驗的日期翌日開始的6個月的期間的最後一日;

訂明檢驗 (prescribed examination) —

- (a) 就升降機而言,指該升降機的檢驗,包括檢驗與該升降機連接相 <u>關</u>的所有機械及設備,及測試該升降機設有的安全設備,而有本 附表第 6(3)(a)(ii)條所界定的訂明證明書已就該項檢驗發出;及
- (b) 就自動梯而言,指該自動梯的檢驗,包括檢驗與該自動梯連接相 <u>關</u>的所有機械及設備,及測試該自動梯設有的安全設備,而有本 附表第 6(3)(b)(ii)條所界定的訂明證明書已就該項檢驗發出。

Schedule 15

[ss. 156 & 160]

Transitional and Savings Provisions

Part 2

Certain Persons Regarded as Registered Persons under Ordinance

- 2. Registration of certain persons under repealed Ordinance to be regarded as registration under this Ordinance
 - (1) A person who, immediately before the relevant date, was a registered lift contractor under the repealed Ordinance and whose registration, but for the coming into operation of section 157, would have continued to be in force on the relevant date is a registered lift contractor under this Ordinance as if the person were registered under section 74(1) on the relevant date, and section 98 applies accordingly.
 - (2) A person who, immediately before the relevant date, was a registered lift engineer under the repealed Ordinance and whose registration, but for the coming into operation of section 157, would have continued to be in force on the relevant date is a registered lift engineer under this Ordinance as if the person were registered under section 78(1) on the relevant date, and sections 98 and 99 apply accordingly.
 - (3) A person who, immediately before the relevant date, was a registered escalator contractor under the repealed Ordinance and whose registration, but for the coming into operation of section 157, would have continued to be in force on the relevant date is a registered escalator contractor under this Ordinance as if the person were registered under section 86(1) on the relevant date, and section 98 applies accordingly.
 - (4) A person who, immediately before the relevant date, was a registered escalator engineer under the repealed Ordinance and whose registration, but for the coming into operation of section 157, would have continued to be in force on the relevant date is a registered escalator engineer under this Ordinance as if the person were registered under section 90(1) on the relevant date, and sections 98 and 99 apply accordingly.
 - (5) The registration of a registered person under this section—
 - (a) takes effect on the relevant date; and
 - (b) <u>unless cancelled or suspended,</u> expires on the date immediately before the 5th anniversary of that date.

Part 4

Certain Works, etc. Regarded as Periodic Maintenance Works, etc. under Ordinance

5. Certain examinations and testing to be regarded as thorough examinations for purposes of section 22, 23 or 53

- (1) For the purposes of section 22, the prescribed examination last carried out in respect of a lift before the relevant date is to be regarded as a thorough examination carried out in respect of the lift and all its associated equipment or machinery by a registered lift engineer.
- (2) For the purposes of section 23, the prescribed examination with load last carried out in respect of a lift before the relevant date (in accordance with the repealed Ordinance) is to be regarded as an examination carried out in respect of the lift and all its associated equipment or machinery by a registered lift engineer in accordance with section 24(2) and (3).
- (3) For the purposes of section 53, the prescribed examination last carried out in respect of an escalator before the relevant date is to be regarded as a thorough examination carried out in respect of the escalator and all its associated equipment or machinery by a registered escalator engineer.
- (4) In this section—

prescribed certificate (訂明證明書) means—

- (a) for the purposes of paragraph (a)(i) of the definition of *prescribed* examination, a prescribed certificate as defined by section 6(3)(a)(i) of this Schedule;
- (b) for the purposes of paragraph (a)(ii) of the definition of *prescribed* examination, a prescribed certificate as defined by section 6(3)(a)(ii) of this Schedule:
- (c) for the purposes of paragraph (b)(i) of the definition of *prescribed* examination, a prescribed certificate as defined by section 6(3)(b)(i) of this Schedule;
- (d) for the purposes of paragraph (b)(ii) of the definition of *prescribed* examination, a prescribed certificate as defined by section 6(3)(b)(ii) of this Schedule;
- (e) for the purposes of paragraph (a) of the definition of *prescribed* examination with load, a copy of a certificate delivered by the Director under section 39 of the repealed Ordinance;
- (f) for the purposes of paragraph (b) of the definition of *prescribed* examination with load, a certificate that is issued by a prescribed person relating to an examination of the lift, including examination of all machinery and equipment connected with the lift and testing of the safety equipment provided for the lift, carried out by the person and that contains a statement of the person to the effect that the person is satisfied that on the date of the examination, the lift was in safe working order;

prescribed examination (訂明檢驗) means—

- (a) for the purposes of subsection (1)—
 - (i) in relation to a lift to which section 39(3) of the repealed Ordinance would have applied but for the coming into operation of section 157, examination of the lift, including examination of all machinery and equipment connected with the lift and testing of the safety equipment provided for the lift, in respect of which a prescribed certificate has been issued; and
 - (ii) in relation to any other lift, examination of the lift, including examination of all machinery and equipment connected with the lift and testing of the safety equipment provided for the lift, in respect of which a prescribed certificate has been issued; and
- (b) for the purposes of subsection (3)—
 - (i) in relation to an escalator to which section 39(3) of the repealed Ordinance would have applied but for the coming into operation of section 157, examination of the escalator, including examination of all machinery and equipment connected with the escalator, in respect of which a prescribed certificate has been issued; and
 - (ii) in relation to any other escalator, examination of the escalator, including examination of all machinery and equipment connected with the escalator, in respect of which a prescribed certificate has been issued;

prescribed examination with load (有負載訂明檢驗), for the purposes of subsection (2), means—

- (a) in relation to a lift to which section 39(3) of the repealed Ordinance would have applied but for the coming into operation of section 157, examination of the lift, including examination of all machinery and equipment connected with the lift and testing of the safety equipment provided for the lift with load, carried out within the prescribed period and in respect of which a prescribed certificate has been issued; and
- (b) in relation to any other lift, examination of the lift, including examination of all machinery and equipment connected with the lift and testing of the safety equipment provided for the lift with load, carried out within the prescribed period and in respect of which a prescribed certificate has been issued;

prescribed period (訂明期間), for the purposes of the definition of prescribed examination with load, means the period—

- (a) beginning on the date the 5th anniversary of which is the date immediately after the relevant date; and
- (b) ending immediately before the relevant date;

prescribed person (訂明人士), for the purposes of paragraph (f) of the definition of prescribed certificate, means a registered lift engineer as defined by section 2(1) of the repealed Ordinance.

6. Certain certificates to be regarded as use permits issued under section 26 or 56

- (1) Subject to subsection (2)—
 - (a) a prescribed certificate of a lift is to be regarded as a use permit of the lift; and
 - (b) a prescribed certificate of an escalator is to be regarded as a use permit of the escalator.
- (2) Despite sections 27 and 57—
 - (a) a certificate of a lift that is to be regarded as a use permit of the lift under subsection (1)(a)—
 - (i) in relation to a document under subsection (3)(a)(i)—
 - (A) begins to have effect as a use permit on the relevant date; and
 - (B) ceases to have effect as a use permit at midnight on the date specified in the certificate to be the date on or before which the next periodic examination of the lift is required to be carried out; and
 - (ii) in relation to a document under subsection (3)(a)(ii)—
 - (A) begins to have effect as a use permit on the relevant date; and
 - (B) ceases to have effect as a use permit at midnight on the date immediately before the 1st anniversary of the date on which the examination was carried out; and
 - (b) a certificate of an escalator that is to be regarded as a use permit of the escalator under subsection (1)(b)—
 - (i) in relation to a document under subsection (3)(b)(i)—
 - (A) begins to have effect as a use permit on the relevant date; and
 - (B) ceases to have effect as a use permit at midnight on the date specified in the certificate to be the date on or before which the next periodic examination of the escalator is required to be carried out; and
 - (ii) in relation to a document under subsection (3)(b)(ii)—
 - (A) begins to have effect as a use permit on the relevant date; and
 - (B) ceases to have effect as a use permit at midnight on the last day of the 6-month period beginning on the date immediately after the date on which the examination was carried out.
- (3) For the purposes of this section—
 - (a) a document is a prescribed certificate of a lift if—

- (i) in relation to a lift to which section 39(3) of the repealed Ordinance would have applied but for the coming into operation of section 157—
 - (A) the document is a copy of a certificate delivered by the Director under section 39 of the repealed Ordinance; and
 - (B) the date specified in the document to be the date on or before which the next periodic examination of the lift is required to be carried out is a date on or after the relevant date; and
- (ii) in relation to any other lift—
 - (A) the document is a certificate issued by a prescribed person;
 - (B) the document was issued before the relevant date relating to an examination of the lift, including examination of all machinery and equipment connected with the lift and testing of the safety equipment provided for the lift, carried out by the person in accordance with the repealed Ordinance on a date not earlier than the date the 1st anniversary of which is the date immediately after the relevant date; and
 - (C) the document contains a statement of the person to the effect that the <u>engineer person</u> is satisfied that on the date of the examination, the lift was in safe working order; and
- (b) a document is a prescribed certificate of an escalator if—
 - (i) in relation to an escalator to which section 39(3) of the repealed Ordinance would have applied but for the coming into operation of section 157—
 - (A) the document is a copy of a certificate delivered by the Director under section 39 of the repealed Ordinance; and
 - (B) the date specified in the document to be the date on or before which the next periodic examination of the escalator is required to be carried out is a date on or after the relevant date; and
 - (ii) in relation to any other escalator—
 - (A) the document is a certificate issued by a prescribed person;
 - (B) the document was issued before the relevant date relating to an examination of the escalator, including examination of all machinery and equipment connected with the escalator, carried out by the person in accordance with the repealed Ordinance within the 6-month period immediately before the relevant date; and
 - (C) the document contains a statement of the person to the effect that the <u>engineer person</u> is satisfied that on the date of the examination, the escalator was in safe working order.
- (4) In subsection (3)—
 prescribed person (訂明人士) means—

- (a) in relation to a lift, a registered lift engineer as defined by section 2(1) of the repealed Ordinance;
- (b) in relation to an escalator, a registered escalator engineer as defined by section 2(1) of the repealed Ordinance.

[第156及160條]

附表 16

相應及相關修訂

第3部

對《防止賄賂條例》(第201章)的修訂

4. 修訂附表 1(公共機構)

在附表 1 的末處 附表 1,在第 115 項之後 — 加入

- "117<u>116</u>. 根據《升降機及自動梯條例》(2011 年第 號)第 108 條設立的紀律 審裁委員團,包括根據該條例第 110 條設立的紀律審裁委員會。
- 118<u>117</u>. 根據《升降機及自動梯條例》(2011 年第 號)第 116 條設立的上訴委員團,包括根據該條例第 118 條設立的上訴委員會。"。

第9部

對《升降機及自動梯條例》(2011年第 號)的修訂

13. 修訂第2條(釋義)

(1) 第 2(1)條, **合資格人士**的定義, (a)(i)段 — **廢除**

"工程師;"

代以

"工程師;或"。

(2) 第 2(1)條, **合資格人士**的定義,(a)(ii)(C)段 —

廢除

"合夥人;或"

代以

"合夥人;"。

(3) 第 2(1)條, **合資格人士**的定義, (a)段 — **廢除第(iii)節。**

(4) 第 2(1)條, **合資格人士**的定義, (b)(i)(C)段 — **廢除**

"合夥人;"

代以

"合夥人;或"。

(5) 第 2(1)條, **合資格人士**的定義, (b)(ii)(C)段 —

廢除

"合夥人;或"

代以

"合夥人;"。

(6) 第 2(1)條, **合資格人士**的定義, (b)段 — **廢除第(iii)節。**

(7) 第 2(1)條, **合資格人士**的定義, (c)(i)段 —

廢除

"工程師;"

代以

"工程師;或"。

(8) 第 2(1)條, **合資格人士**的定義, (c)(ii)(C)段 —

廢除

"合夥人;或"

代以

"合夥人;及"。

(9) 第 2(1)條, **合資格人士**的定義, (c)段 —

廢除第(iii)節。

(10) 第 2(1)條, **合資格人士**的定義, (d)(i)(C)段 —

廢除

"合夥人;"

代以

"合夥人;或"。

(11) 第 2(1)條, **合資格人士**的定義, (d)(ii)(C)段 —

廢除

"合夥人;或"

代以

"合夥人;"。

(12) 第 2(1)條, *合資格人士*的定義, (d)段 — **廢除第(iii)節。**

(13) 第 2(1)條,在**合資格人士**的定義中—

廢除註

代以

"註一

就(a)(ii)、(b)(ii)、(c)(ii)及(d)(ii)段而言 — 参看第(2)款。該款列明準則,用以 斷定註冊升降機工程人員或註冊自動梯工程人員是否具有資格,進行特定種類 升降機工程或自動梯工程。

13A. 修訂第 2條(釋義)

第 2(1)條 —

廢除技術院校的定義。

Schedule 16

[ss. 156 & 160]

Consequential and Related Amendments

Part 3

Amendment to Prevention of Bribery Ordinance (Cap. 201)

4. Schedule 1 amended (Public bodies)

At the end of Schedule 1 Schedule 1, after item 115-

Add

- "117116. The disciplinary board panel established under section 108 of the Lifts and Escalators Ordinance (of 2011), including a disciplinary board established under section 110 of that Ordinance.
- H8117. The appeal board panel established under section 116 of the Lifts and Escalators Ordinance (of 2011), including an appeal board established under section 118 of that Ordinance."

Part 9

Amendments to Lifts and Escalators Ordinance (of 2011) Section 2 amended (Interpretation) 13. (1) Section 2(1), definition of *qualified person*, paragraph (a)(i)— Repeal "engineer;" Substitute "engineer; or". (2) Section 2(1), definition of *qualified person*, paragraph (a)(ii)(C)— Repeal "contractor; or" Substitute "contractor;". (3) Section 2(1), definition of *qualified person*, paragraph (a)— Repeal subparagraph (iii). (4) Section 2(1), definition of *qualified person*, paragraph (b)(i)(C)— Repeal "contractor;" Substitute "contractor; or". (5) Section 2(1), definition of *qualified person*, paragraph (b)(ii)(C)— Repeal "contractor; or" Substitute "contractor;". (6) Section 2(1), definition of *qualified person*, paragraph (b)— Repeal subparagraph (iii). (7) Section 2(1), definition of *qualified person*, paragraph (c)(i)— Repeal "engineer;" Substitute "engineer; or". (8) Section 2(1), definition of *qualified person*, paragraph (c)(ii)(C)– Repeal

"contractor; or"

"contractor; and".

Substitute

- (9) Section 2(1), definition of *qualified person*, paragraph (c)—Repeal subparagraph (iii).
- (10) Section 2(1), definition of qualified person, paragraph (d)(i)(C)—

Repeal

"contractor;"

Substitute

"contractor; or".

(11) Section 2(1), definition of qualified person, paragraph (d)(ii)(C)—

Repeal

"contractor; or"

Substitute

"contractor;".

(12) Section 2(1), definition of *qualified person*, paragraph (d)—Repeal subparagraph (iii).

(13) Section 2(1), definition of qualified person—

Repeal the Note

Substitute

"Note-

For paragraphs (a)(ii), (b)(ii), (c)(ii) and (d)(ii)—see subsection (2) which sets out the criteria for determining whether a registered lift worker or registered escalator worker is qualified to carry out any particular lift works or escalator works."

13A. Section 2 amended (Interpretation)

Section 2(1)—

Repeal the definition of technical institution.

《升降機及自動梯條例草案》

關乎罰則水平、紀律審裁委員會及上訴委員會的組成、 張貼升降機事故的通告及視為主要更改的工程範圍事宜以外的 擬議《條例草案》修訂

條文	擬議修訂	擬議修正案 載於附件2 (頁)
2(1)	合資格人士 (qualified person)定義的中文文本第(d)段,以"該工程師"取代"該師"— 技術性修訂	2
	修訂合資格人士 (qualified person)定義的附註,使合資格人士的定義與《條例草案》第2(2)條之間的關係更明確(擬議修訂曾載於立法會第CB(1)699/11-12(02)號文件附件三)	2及4
	相聯設備或機械 (associated equipment or machinery)定義的中文文本,以"相關"取代"連接",以反映政策原意	2
26, 27, 28, 31, 34, 35, 56, 57, 58, 61, 64 及 65	修訂中文文本,但保留原有政策原意(擬議修 訂曾載於立法會第 CB(1)699/11-12(02)號文件 附件三)	9 - 14 及 19 - 24
101(1)	於英文文本,以"requests"取代"requests for" — 技術性修訂	25
113(1)	於英文文本,在"published"之後删除"either" — 技術性修訂	26
115(1)(g)	以"註册主任"取代"署長" — 技術性修訂	27 及 28
123	以"如署長在顧及個案的具體情況下,信納並非合資格人士的人親自進行升降機工程或自動梯工程,既符合安全方面的考慮,亦屬適當之舉,署長"取代"署長如在顧及個案的具體情況下,認為並非合資格人士的人親自進行升降機工程或自動梯工程,有利於安全並屬適當之舉,",為更能反映政策原意	29 及 30

備註:「擬議修正案」指「擬議委員會審議階段修正案」

條文	擬議修訂	擬議修正案 載於附件2 (頁)
124	删除"職級不低於助理電氣督察或助理機械督察",以消除就委任執法人員的不必要約束	31 - 32
147(3)	法院 (court)定義的中文文本,在"法院" 之後加入"、法庭" — 技術性修訂	33
158(1)	於中文文本,在"《建築物(升降機)規例》" 之後加入"已廢除的" — 技術性修訂	37
159(1)	於中文文本,在"《建築物(升降機)規例》" 之後加入"已廢除的"— 技術性修訂	38
附表 1,第 1(v)及 2(g)條	以"或"取代"及" — 技術性修訂	39 - 42
附表 7, 第 1 部, 第 4 條	在"超載裝置"之後加入"、安全部件",以 擴大須向署長報告的事故範圍	44 及 46
附表7, 第2部, 第3條	在"驅動鏈"之後加入"、安全部件",以擴 大須向署長報告的事故範圍	45 及 47
附表 8, 第1部, 第1條	於中文文本,以"香港工程師學會 (Hong Kong Institution of Engineers)"取代"香 港工程師學會 (Hong Kong Institute of Engineers)",以更正文書上的錯誤	48
附表 11, 第1條	以 "第 109 條" 取代 "第 108 條" , 以更正文 書上的錯誤	49 及 51
附表 12, 第 7(4)條	於中文文本,以"聆訊" 取代"聆訴",以 更正文書上的錯誤	54
附表 14, 第 7(1)條	加入"(d)(如屬針對第 115(1)(1)條所述的決定的上訴)作出該決定的人。",為求與《條例草案》第 115(3)條的條文一致	61 及 64
附表 15, 第 2 部, 第 2(5)(b) 條	在"於緊接該日期"之前加入"除非被取消或暫時吊銷,否則",為求與《條例草案》其他條文(包括第115(3)條)一致	65 及 72

備註: 「擬議修正案」指「擬議委員會審議階段修正案」

條文	擬議修訂	擬議修正案 載於附件2 (頁)
附表 15, 第 4 部, 第 4(3)條	訂明工程 (prescribed works)定義的中文文本第(a)及(b) 段,以"相關"取代"連接",以反映政策原意	66
附表 15, 第 4 部, 第 5(4)條	有負載訂明檢驗 (prescribed examination with load) 定義的中文文本第(a) 及(b) 段,以"相關" 取代"連接",以反映政策原意	67
	訂明期間 (prescribed period) 定義第(a)段,删除"的翌日",以反映政策原意(擬議修訂曾載於立法會第 CB(1)699/11-12(02)號文件附件三)	67 及 74
	訂明檢驗 (prescribed examination)定義的中文文本第(a)(i),(a)(ii),(b)(i)及(b)(ii)段,以"相關"取代"連接",以反映政策原意	67
	訂明證明書 (prescribed certificate) 定義的中文文本第(f) 段,以"相關"取代"連接",以反映政策原意	68
	中文文本,以"相關"取代"連接",以反映政策原意	69 及 70
	以"該人"取代"有關工程師", 以更正文書上的錯誤	69, 70 及 76
	訂明檢驗 (prescribed examination)定義的中文文本第(a) 及(b)段,以"相關"取代"連接",以反映政策原意	71

備註: 「擬議修正案」指「擬議委員會審議階段修正案」

條文	擬議修訂	擬議修正案 載於附件2 (頁)
附表 16, 第3部, 第4條	將第 117 項及第 118 項分別重新編號為第 116 項及第 117 項,作為技術修訂	78 及 81
附表 16, 第 9 部	在該部加入第 13(3)條,以便當廢除《條例草案》中所有關乎"合資格升降機工程人員"及"合資格自動梯工程人員"的條文時,為《條例草案》第 2(1)條 合資格人士 (qualified person)定義的附註,作出修訂	80 及 83
附表 16, 第9部	在該部加入第 13A 條,以便當廢除《條例草案》中所有包含"技術院校"的條文時,廢除《條例草案》第 2(1)條 技術院校 (technical institution)的定義	80 及 83

備註: 「擬議修正案」指「擬議委員會審議階段修正案」

《升降機及自動梯條例草案》 升降機/自動梯分包工程的強化監管措施

背景

根據《升降機及自動梯(安全)條例》(第327章)(《現行條例》)的規定,註冊升降機/自動梯承辦商(註冊承辦商),除非獲機電工程署署長(署長)的書面批准,否則不可分包安裝/拆卸工程以外的升降機/自動梯工程予並非註冊升降機/自動梯承辦商的其他人。有關監管行之有效,近十年只有一宗涉及分包升降機/自動梯工程的違規個案。由於註冊承辦商可以承辦任何升降機/自動梯工程,所以《現行條例》沒有就註冊承辦商把工程分包予其他註冊承辦商而作出規限。

- 2. 《升降機及自動梯條例草案》(《條例草案》)沒有建議改變現行限制分包工程的規定,而在其他方面就升降機/自動梯安全進一步加入嚴格的規管措施。
- 於法案委員會討論《條例草案》時,有委員對分包升降機/自動 梯工程可能為有關工程帶來負面影響表示關注。

加強的監管措施

- 4. 我們認同委員的意見,認為加强監管升降機/自動梯分包工程, 包括分包予其他註冊承辦商的升降機/自動梯工程,能進一步提升升 降機/自動梯的安全水平。因此,我們建議採取以下監管措施:
- (i) 引入分包工程的通知機制,加強分包工程的透明度 我們建議當《條例草案》獲通過後,在根據《條例草案》第 154 條訂立的相關規例中引入一套關於分包工程的通知機制。在擬議通知機制下,註冊升降機/自動梯承辦商就其從任何人承辦任何升降機/自動梯工程或分包任何升降機/自動梯工程予任何人,必須以指明表格及指明的期間或限期內,通知署長。 有關安排,可讓機電工程署有效監察註冊承辦商將承接的工程分包,以及有關的分包安排。倘若註冊承辦商無合理辯解而違反規例要求,相關承辦商須承擔刑責。

- (ii) 分包安排中註冊承辦商的共同刑責 任何涉及分包的升降機/自動梯工程,所有承辦該工程的註冊承辦商,無論作為總承辦商或各層的分包商,皆受《條例草案》的監管,當中包括須遵守《條例草案》第16(1)(a)及47(1)(a)條的要求,確保工程妥善及安全地進行,並須符合第8及42條安排「合資格人士」「進行及/或監督其他人進行升降機/自動梯工程。此外,註冊承辦商有責任按《條例草案》第16(1)(c)及47(1)(c)條的要求,確保有足夠人手進行該升降機/自動梯工程。倘若註冊承辦商無合理辯解而違反《條例草案》的規定,相關承辦商須承擔刑責。機電工程署會向各註冊升降機/自動梯承辦商發出通告,提醒各註冊承辦商他們的相關責任。
- (iii) 加強巡查及適時採取執法行動 機電工程署會以「風險評估」安排抽樣/突擊巡查,檢視升降機/自動梯工程是否符合法例要求,亦會在巡查中評估該承辦商的表現。機電工程署進一步建議加強「承辦商表現評級制度」,若發現未符合要求的升降機/自動梯的保養服務是由作為分包商的註冊承辦商提供,有關「承辦商表現評級制度」中對該註冊承辦商施加的記分亦適用於把該工程分包予該註冊承辦商的註冊承辦商。同時,機電工程署亦會加強分包工程的巡查工作。
- (iv) 主動稽核註冊承辦商的運作,防範於未然 機電工程署定期為各註冊承辦商進行稽核巡查,查核註冊承辦商的公司架構、運作、人手安排、工作編排,分包政策及安排等會影響承辦商表現的因素,如發現有不足之處,會適時向承辦商發出勸諭或警告信。若然該承辦商未能按要求作出相應改善,機電工程署會考慮啟動紀律行動。
- (v) 未能改善資源不足,註冊可被終止 若於巡查或於定期稽 核時,發現註冊承辨商,包括那些作為分包商的註冊承辨商, 未有足夠資源安全及妥善地進行升降機/自動梯工程,機電工 程署會要求承辦商在資源上作出改善,以確保該承辦商提供

¹ 簡單而言,「合資格人士」是指受僱於承辦該工程的承辦商的註冊工程人員或 合資格工程人員。

的服務符合要求的安全水平。若承辦商仍然未能作出改善,機電工程署可考慮建議註冊主任考慮根據《條例草案》第101(1)(b)(ii)、(v)或(vi)條、又或第102(1)(c)或(d)條,取消或暫時吊銷該承辦商的註冊資格。

- (vi) 拒絕註冊續期,杜絕隱患 註冊主任於處理承辦商的註冊續期申請時²,會評核承辦商是否有足夠資源進行其承辦的升降機/自動梯工程。若註冊主任有理由相信該註冊承辦商未有充份履行其職能,可因應承辦商並非繼續成為註冊承辦商的「適當人選」而拒絕為其註冊續期。
- (vii) 加強宣傳推廣及提升公眾的認知,以監察承辦商的表現 一機電工程署會加強宣傳及教育工作,使公眾有更充份的瞭解及認知,作出明智的抉擇以選擇他們的升降機/自動梯承辦商並監察註冊承辦商,包括那些作為分包商的註冊承辦商,提供的服務。機電工程署亦會透過通告及指引,向註冊升降機/自動梯承辦商講解對分包維修及保養工作的關注,以及上述措施的目的。

² 見《條例草案》第75及87條。