Adaptation of Laws Programme

Guiding Principles and Guideline Glossary of Terms

BACKGROUND

In accordance with Articles 8 and 160 of the Basic Law, all Ordinances of Hong Kong (with the exception of 24 Ordinances or parts of Ordinances) were adopted as the laws of the Hong Kong Special Administrative Region under the *Decision of the Standing Committee of the National People's Congress on Treatment of the Laws Previously in Force in Hong Kong in accordance with Article 160 of the Basic Law of the Hong Kong Special Administrative Region of the People's Republic of China* adopted on 23 February 1997.

- 2. The Decision also sets out the principles on which the previous laws were adopted and how various expressions inconsistent with the status of Hong Kong as a Special Administrative Region of the People's Republic of China are to be construed. These principles have been enacted as part of the local law by the *Hong Kong Reunification Ordinance (Ord. No.110 of 1997)* and are now incorporated as section 2A and Schedule 8 in the *Interpretation and General Clauses Ordinance (Cap. 1)*. In line with these general principles, more detailed principles of interpretation have been added to Cap. 1 by the amendments made under the Adaptation of Laws (*Interpretative Provisions*) *Ordinance (Ord. No.26 of 1998)*.
- 3. During the term of the Provisional Legislative Council, adaptations considered essential to the operation of the Special Administration Region were made under 6 Ordinances (the so-called "essential" adaptation Ordinances) each dealing with one or more subject matters.
- 4. The present stage of the adaptation exercise makes adaptations on an Ordinance-by-Ordinance basis and, subject to the qualification mentioned in paragraph 12 below, seeks to deal with all remaining adaptation matters.

GUIDING PRINCIPLES

- 5. In implementing the present stage of the adaptation of laws programme, the guiding principles to be applied are as follows-
 - (a) that the provision when adapted should be consistent with the Basic Law and with Hong Kong's status as a Special Administrative Region of the People's Republic of China, but that subject to this each provision should, as far as possible, be to the same legal effect after its adaptation as before. Any amendment that is neither related to the Basic Law nor necessitated by Hong Kong's new status are outside the scope of the adaptation of laws programme;
 - (b) that the adaptation of each provision should be made in accordance with the relevant provisions of the Interpretation and General Clauses Ordinance (Cap. 1) where applicable, but the adaptation must be considered in the context of the particular Ordinance concerned and other related Ordinances.

GUIDELINE GLOSSARY OF TERMS

- 6. For the purposes of the present exercise, the 'new terms' shown in the table at **Annex A** are treated as the guideline adaptation of the corresponding 'original terms' shown in the table.
- 7. The table is neither definitive or exhaustive. However, amendments for adapting particular terms, or instances of departure from the guidelines, will be explained separately to the Bills Committee involved.

MISCELLANEOUS MATTERS

8. <u>Change of Titles</u>

Various titles to government agencies and post titles were changed upon reunification (e.g. "Legal Department" to "Department of Justice"). Most of the changes of titles have already been effected under the Declaration of Change of Titles (General Adaptation) Notice 1997 (L.N. 362 of 1997-at **Annex B**)("**Change of Titles Notice**") made on 23 June 1997 under section 55 of the Interpretation and General Clauses Ordinance (Cap. 1). The looseleaf edition and the Bilingual Laws Information System ("BLIS") version (available through the internet) of the Laws of Hong Kong will incorporate those adaptations effected by that Notice upon enactment of the Adaptation of Laws Bill for the Ordinance concerned. For the time being, the unadapted titles will continue to appear in the looseleaf edition and the BLIS version of the Ordinances.

9. Historical references

Historical references do not normally need to be adapted. For example, when referring to a notice given by the Governor or a resolution passed by the Legislative Council before reunification, the references to "Governor" and "立法局" can remain unchanged. In some cases, it may be appropriate to delete an historical reference if the provision is spent or if keeping the reference presents problems for the adaption of other references.

10. <u>Section headings</u>

Section headings that require adaptation will be adapted editorially.

11. Short titles & Change of Titles Notice

Where the short title to an Ordinance includes mention of a title which is subject to adaptation under the Change of Title Notice (e.g. the Royal Hong Kong Auxiliary Police Force Ordinance (Cap. 233)), any reference to that short title found in another Ordinance will be adapted as a consequential amendment in the Adaptation Bill for the former Ordinance.

12. Adaptations not dealt with in the present stage of the exercise

Adaptation of the following references and provisions will not be dealt with in the Adaptation of Laws Bills for the individual Ordinances in which they are found but will instead be dealt with collectively in separate Bills for the subjects concerned-

- (a) references to "Her Majesty's forces" and other military references;
- (b) provisions relating to proceedings against the Crown that need to be considered in the context of the adaptation of the Crown Proceedings Ordinance (Cap. 300);
- (c) provisions relating to Article 23 of the Basic Law.

Law Drafting Division Department of Justice November 1998

Adaptation of Laws Programme Guideline Glossary of Terms

Item	ENGLISH		CHINESE		
No.	Original Term	New Term	Original Term	New Term	<u>Remarks</u>
1	abroad	outside Hong Kong	外地/外國	香港以外地方	
2	appellate court	[no change]	上訴法庭	審理上訴的法院	
3	branch	bureau	科	局	BL 48(5) & BL 60
4	Chief Justice	[no change]	首席大法官	終審法院首席法官	Sched 8*, s.21F
5	Chief Justice of the Supreme Court	Chief Judge	最高法院首席大法官	高等法院首席法官	Sched 8*, s.21D

^{*}Schedule 8 of Cap.1.

Item	ENG	LISH	CHI	NESE	
<u>No.</u>	Original Term	New Term	Original Term	New Term	<u>Remarks</u>
6	Colonial Regulations	Any executive order issued by the Chief Executive for the administration of the public service and any regulation or direction made under such order	《殖民地規例》	由行政長官爲管理公 務人員而發出的任何 行政命令及根據該等 命令所訂立的任何規 例或所發出的任何指 示	BL 48(4) Executive Order No. 1 of 1997 [See Note [1] below]
7	Colony	Hong Kong	香港	[no change]	Sched 8* s.6 [See Note ^[2] below]
8	Court of Appeal	[no change]	上訴法院	上訴法庭	Sched 8*, s.8 Cap. 1, s.3
9	court of first instance	[no change]	原訟法庭	初審法院	to distinguish from Court of First Instance

This term is drawn so as to encompass the Public Service (Administrative) Order (Executive Order No. 1 of 1997), the Public Service (Disciplinary) Regulation made under that Order and any subsequent such Order or Regulation.

⁽b) For better expression, the guideline term may in certain contexts be substituted by the simple term 'relevant executive order', and an appropriate definition of that term introduced.

References to "general revenue of the Colony" will simply be changed to "general revenue" because the latter term is defined in the Interpretation and General Clauses Ordinance (Cap.1) to mean the general revenue of the Hong Kong Special Administrative Region.

^{*}Schedule 8 of Cap.1.

Item	ENG	LISH	CHI	NESE	
No.	Original Term	New Term	Original Term	New Term	<u>Remarks</u>
10	Crown	State/ Government/ Central People's Government	英皇/官方	"國家"/政府 / 中央人民政府	Sched 8*ss.1 & 2 Sched 9 [#] , s.7 [See Note ^[3] below]
11	Crown land	Government land	官地	政府土地	s.6 of Cap.1
12	Crown lease	Government lease	官契	政府租契	s.6 of Cap.1
13	deputy judge	[no change]	暫委大法官	暫委法官	Sched 8* s.21D
14	District Court	[no change]	地方法院	區域法院	Sched 8*, s.10,
15	District Judge	[no change]	地院法官 /地方法院法 官	區域法院法官/區域法 院法官	Sched 8*, s.21C
16	Executive Council	[no change]	行政局	行政會議	Sched 8*, s.21B

^{[3] (}a) The appropriate adaptation will depend on a proper construction of the existing provision.

⁽b) Specific principles in relation to the adaptation of certain references to "the Crown" are set out in LC Paper No. CB(2)532/98-99(01).

^{*}Schedule 8 of Cap.1.

^{*}Schedule 9 of Cap.1.

Item	ENG	LISH	CHI	NESE	
<u>No.</u>	Original Term	New Term	Original Term	New Term	<u>Remarks</u>
17	foreign country/ foreign state	country or territory other than the People's Republic of China/ place other than the Hong Kong Special Administrative Region	外國	中華人民共和國以外 的國家或地區/香港特 別行政區以外的任何 地方	Sched 8*, s.19
18	Government of the United Kingdom	Central People's Government	英國政府	中央人民政府	Sched 8*, s.1
19	Government Secretariat	[no change]	布政司署	政府總部	
20	Governor	(a) Chief Executive (b) Chief Executive in Council	總督	行政長官 /行政長官會 同行政會議	Sched 8*, s.11 BL56 [See Note[4]below]

Where the reference to the Governor appears in the context of a power to make subsidiary legislation, the term 'Chief Executive in Council' is appropriate (see BL 56); in other cases the term 'Chief Executive' is appropriate. The expression "Chief Executive in Council" is defined in section 3 of Cap. 1 to mean the Chief Executive acting after consultation with the Executive Council. The terms "subordinate legislation" and "subsidiary legislation" mean any proclamation, rule, regulation, order, resolution, notice, rule of court, bylaw or other instrument made under or by virtue of any Ordinance and having legislative effect (s. 3 of Cap.1). Normally, the following points are considered in ascertaining whether an instrument has legislative effect, namely whether-

⁽a) there is an express provision declaring the instrument to be a piece of subsidiary legislation;

⁽b) the instrument has general application to the public or a significant sector of the public as opposed to individuals;

⁽c) the instrument extends or amends existing legislation;

⁽d) the instrument formulates a general rule of conduct.

^{*}Schedule 8 of Cap. 1.

Item	ENG	LISH	CHI	NESE	
No.	Original Term	New Term	Original Term	New Term	<u>Remarks</u>
21	Governor in Council	Chief Executive in Council	總督會同行政局	行政長官會同行政會 議	Sched 8*, s.11
22	Her Majesty in Council/Privy Council	(a) Hong Kong Court of Final Appeal(b) Central People's Government/ Government	樞密院/女皇陛下會同 樞密院	(a) 香港終審法院 (b) 中央人民政府/政府	(a)Sched 8*, s.3 (b)Sched 8*, s.4 [See Note ^[5] below]
23	saving the rights of Her Majesty, Her Heirs and Successors	saving the rights of the Central People's Government and the rights of the Government of the Hong Kong Special Administrative Region under the Basic Law or other laws	保留女皇陛下、其世襲 繼承人及繼位人的權 利	保留中華人民共和國 中央人民政府及香港 特別行政區政府的根 據《基本法》和其他法 律的規定所享有的權 利	Sched 8*, s.21
24	High Court	Court of First Instance	高等法院	原訟法庭	Sched 8*, s.9

A reference to the "Hong Kong Court of Final Appeal" will be substituted where the context refers to appellate jurisdiction in relation to Hong Kong. *Schedule 8 of Cap.1.

Item	ENG	LISH	СН	INESE	
<u>No.</u>	Original Term	New Term	Original Term	New Term	Remarks
25	judge	[no change]	大法官	法官	Sched 8*, s.21D
26	judge of the High Court	judge of the Court of First Instance	高等法院大法官	原訟法庭法官	Sched 8*, s.14
27	Justice of Appeal	[no change]	上訴法院大法官	上訴法庭法官	Sched 8*, s.13
28	Legislative Council	[no change]	立法局	立法會	Sched 8*, ss.15, 21A
29	president (of the Court of Appeal)	[no change]	(上訴法院) 院長	(上訴法院) 庭長	Sched 8*, s.8
30	Privy Council (see "Her Majesty in Council" in item 22 above)				
31	Oueen	HKSAR	女皇	特區	
32	Queen's Proctor	Secretary for Justice	政府代訴人	律政司司長	
33	recorder	[no change]	特委大法官	特委法官	Sched 8*, s.21D

^{*} Schedule 8 of Cap.1.

Item	ENG	LISH	CHI	NESE	
<u>No.</u>	Original Term	New Term	Original Term	New Term	<u>Remarks</u>
34	Regulations of the Hong Kong Government	The administrative rules known as the Government Regulations and any other administrative rules or instruments regulating the public service	《香港政府規例》	稱爲《政府規例》的行 政規則及規管公務人 員的任何其他行政規 則或其他文書	For better expression, the guideline term may in certain contexts be substituted by the simple term "government regulations" and an appropriate definition of that term introduced
35	Royal Hong Kong Jockey Club	The Hong Kong Jockey Club	英皇御准香港賽馬會	香港賽馬會	The Jockey Club has officially changed its name to "Hong Kong Jockey Club"
36	Secretary	Director of Bureau	司級	政府總部局長級	BL 48(5) [See Note ^[6] below]
37	Secretary of State	Central People's Government	國務大臣	中央人民政府	Sched 8*, s.1
38	Supreme Court	High Court	最高法院	高等法院	Sched 8*, s.7

ad-billc		

[&]quot;Secretary" when referring to the designation of a rank is adapted to "Director of Bureau" whereas post titles (e.g. Secretary for Security) will remain unchanged in English but changed from "司" to "局長 in Chinese.

^{*} Schedule 8 of Cap.1.

L. S. NO. 2 TO GAZETTE NO. 26/1997

L.N. 362 of 1997

DECLARATION OF CHANGE OF TITLES (GENERAL ADAPTATION) NOTICE 1997

(Made under section 55 of the Interpretation and General Clauses Ordinance (Cap. 1))

Commencement

This Notice shall come into operation on 1 July 1997.

2. Change of titles

(1) The titles set out in column 2 of the Schedule are declared to be changed respectively to the titles set out opposite thereto in column 3 of the Schedule.

(2) Where any title set out in column 2 of the Schedule is a component part of the title of a public officer, public body or person, the second-mentioned title is declared to be changed correspondingly.

3. Amendment of references to titles

(1) The titles set out in column 3 of the Schedule are substituted, where (1) The titles set out in column 3 of the Schedule are substituted, where the context permits, respectively for the titles set out opposite thereto in column 2 of the Schedule whenever occurring in any Ordinance, instrument, contract or legal proceedings enacted, made or commenced before 1 July 1997. (2) Where a title is changed to another title by virtue of section 2(2), the latter is substituted, where the context permits, for the former wherever reserving in any Ordinance, instrument, contract or legal proceedings enacted.

occurring in any Ordinance, instrument, contract or legal proceedings enacted, made or commenced before 1 July 1997.

SCHEDULE

[ss. 2 & 3]

CHANGE OF TITLES

	Cilitati	,
ltem	Original title	New title
l.	Chief Secretary	Chief Secretary for Administration 川政司司艮
3. 4.	Attorney General 文版機構司	Secretary for Justice 文康廣播局局長
5.	公務員事務司	公務員事務局局長

1997 年第 26 期准报第二號法律副刊

1997 年賴 362 號法律公告 B2713

1997 年宣布更改職稱及名稱 (一般適應) 公告

(根據《釋義及通則條例》(第1章)第55條訂立)

1. 生效日期

1997 年第 362 號法律公告

本公告自1997年7月1日起實施。

2. 更改名稱

(1) 現實布將列於附表第2欄的職稱及名稱分別改為列於附表第3欄中該職稱或 名稱(視屬何情況而定)相對之處的職稱或名稱(視屬何情況而定)。

(2) 凡列於附表第2欄的職稱或名稱是某公職人員,公共機構或人士的職稱或名 稱的一個組成部分,現實布將該人員、機構或人士的職稱或名稱作相應更改。

3. 修訂對有關職稱及名稱的提述

(1) 所有在 1997年7月1日前已制定的任何條例、已訂立的任何文傳或台約或 已展開的任何法律程序中由現的列於附表第2欄的職稱及名稱,如文意容許,均須分 别代以列於附表第3欄中核職稱或名稱(提屬何情況而定)相對之處的職個或名稱(提 屬何情况而定)。

(2) 凡某職稱或名稱 ("前者") 憑着第 2(2) 條更改為另一職稱或名稱 ("後者"),所 有在 1997 年 7 月 1 日前已制定的任何條例、已訂立的任何文件或合約或已展開的任 何法律程序中出现的前者,均須代以後者。

MIN

[第2及3條]

更改職俩或名稱

मा	原有職務/名稱	析職術/名稱
1.	布政司	政務刊刊侵
2.	田政司	阴政罚罚段
3.	排政司	
4.	文康廣播司	文团俄福局局段
5.	公務員事務司	公務員申務局局長

B271	L.N. 362 of 1997	S. NO. 2 TO GAZETTE NO. 26/1997
Hem	Original title	New title
6.	塞制事務司	政制事務局長
7.	绿南司	經濟局局長
8.	教育統籌司	教育統籌局局長
9.	净移 词	庫務局局長
10.	供絕事務司	用絕事務局局長
11.	斯生器利 奇	衛生福利局局段
12.	建筑 (1)	尺政事務局局長
43.	房限可	房屋局局長
14.	規劃環境地政司	規劃環境地政局局長
15.	保安司	保安局局侵
16.	化催进	工商局局長
17.	斑輪可	理輸局局長
18.	1.将司	1.務局局長
19.	題督特深廉政府員	腺政學員
20.	核軟有界段	海計署署長
21.	Crown Solicitor	Law Officer (Civil Law)
22.	Crown Prosecutor	Director of Public Prosecutions
23.	作政專員 (法律政策)	法律政策事員
24.	律政專員(國際法律)	國際法律專員
25.	海關總監	海關關艮
26.	人民人境事務處處長	入境市務處處長
27.	政務總界署長	民政事務總署署長
28.	Director of the Royal Observatory	Director of the Hong Kong Observatory
29.	Chambers Manager, Legal Departme	nt Administrator, Department of Justice
30.	Chief Secretary's Office	Chief Secretary for Administration's Office
31.	川政司辦公室	财政司司長辦公室
32.	Legal Department	Department of Justice
33.	Broadcasting, Culture and Sport Brai	nch Broadcasting, Culture and Sport Bureau
34.	Civil Service Branch	Civil Service Bureau
35.	Constitutional Affairs Branch	Constitutional Affairs Bureau
36.	Economic Services Branch	Economic Services Bureau
М.	Education and Manpower Branch	Education and Manpower Bureau
38.	Finance Branch	Finance Bureau
19	Financial Services Branch	Financial Services Bureau
40,	Health and Welfare Branch	Health and Welfare Bureau
41.	Home Affairs Branch	Home Affairs Bureau
42.	Housing Branch	Housing Bureau
43.	Planning, Environment and Lands Br	anch Planning, Environment and Lands Bureau

Иį	原在機械/名碼	新職稱/名稱
6.	無制事務司	政制事 经净担益
7.	經濟符	经现代的
8.	教育統籌司	教育紙獲局局長
9.	地務司	MCRASSIL
10.	財 維 事 养 河	明經事務局局段
11.	辦生都利司	随生福利局局長
12.	ak fit iii	民政事務局局具
13.	用展刊	阴周局 段
14.	規劃環境地政司	規劃環境地政局局長
15.	保安司	保安局局長
16.	心所司	1.面对对
17.	班輪 可	理輸品局長
18.	E.伤司	1.6843441
19.	總督特派廉政專員	I 根 收 好 ()
20.	核數署署長	W. H. R. L.
21.	民事檢察專員	13.40.41.41.41
22.	Crown Prosecutor	Director of Public Prosecutions
23.	律政專員 (法律政策)	法律政策專員
24.	律政界員 (國際法律)	國際法律專員
25.	海關總監	海關關長
26.	人民人推事務處處長	人境事務處處長
27.	政務總界界長	民政事務總署界長
28.	天文育有技	乔维天文有有技
29.	律政署政務總監	律政司政務總監
30.	布政司辦公室	政務司司長辦公室
31.	財政司辦公室	財政司司長辦公室
32.	建 政署	律政司
33.	文康廣播科	文康廣播局
34.	公務員事務科	公務員事務局
35.	亚利申耕科	政制事務局
36.	經濟科	經濟局
37.	教育統飾科	教育統飾局
38.	川政科	再務局
39.	川郷事務科	围艇事務局
40.	10/4: M F1 F1	网生新利益
41.	政務科	民政事務局
42. 43.	可尼科	ØКЫ
4.5.	規劃環境地政科	規劃環境地政局

ltem	Original title	New title
14.	Security Branch	Security Bureau
:5.	Trade and Industry Branch	Trade and Industry Bureau
6.	Transport Branch	Transport Bureau
7.	Works Branch	Works Bureau
8.	總督特派廠政府員公署	康政公署
9.	Audit Department	Audit Commission
0.	Royal Hong Kong Police Force	Hong Kong Police Force
1.	Royal Hong Kong Auxiliary Police Force	Hong Kong Auxiliary Police Force
52.	政務總署	民政事務總署
53.	人民入境市務處	入境率務處
54.	Royal Observatory	Hong Kong Observatory

L. S. NO. 2 TO GAZETTE NO. 26/1997

Mrs. Anson CHAN, Chief Secretary.

23 June 1997.

Explanatory Note

This Notice declares a change in the titles of various Government officials and agencies and amends references to those titles.

υį	原有職棚/名棚	新職稱/名稱
44.	保安科	保安局
45.	. 6.64	1.商6等
46.	划輪科	運輸局
47.	12.務料	.11.務场
48.	總督特派廉政事員公署	课政公署
49.	核敷置	海川 智
50.	皇家香港醫務處	香港警務處
51.	皇家香港輔助警隊	香港輔助醫察隊
52.	政務總署	促政事務總署
53.	人民人境事務處	人境事務處
54.	皇家香港天文台	香港天文台

陳方安生 - 布政司

1997年6月23日

註釋

本公告宣布更改若干政府官員的職桶及若干政府部門的名稱,並修訂對原有職桶 及名稱的提述。