LC Paper No. CB(2)1077/02-03(01) DMA#68586v4 1<sup>st</sup> working draft : 18.11.2002 2<sup>nd</sup> working draft : 10.1.2003 1<sup>st</sup> draft : 25.1.2003 2<sup>nd</sup> draft : 28.1.2003

REGISTRATION OF PERSONS (AMENDMENT) BILL 2001

### COMMITTEE STAGE

### Amendments to be moved by the Secretary for Security

Clause	Amendment Proposed		
2(a)	By deleting "香港境內的人的" and substituting "其".		
3(b)	By adding after the proposed definition of "fingerprint" -		
	""member of the Immigration Service"(入境事務隊成員) means		
	the holder of a rank specified in Schedule 1 to		
	the Immigration Service Ordinance (Cap. 331);".		
4(a)	(a) By adding -		
	"(va) in paragraph (n), by adding "(whether in		
	<pre>tangible or digital form)" after "records";</pre>		
	(vb) in paragraph (p), by adding "(including fee		
	prescribed for the purposes of section 9A)"		
	before the fullstop;".		
	(b) In subparagraph (vi), by adding ", viewing of		
	information reproduced from data stored in chips		
	in identity cards" before "and".		

(a) In the proposed section 9, by adding "records kept by the Commissioner on" before "particulars".

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(b) In the proposed section 9(b), by deleting "identification of individuals; or" and substituting "verification of identity of individuals by public officers in discharge of their official duties;".

(c) In the proposed section 9, by adding -

"(ba) enabling verification of identity of individuals for any other lawful purposes; or".

- (d) In the proposed section 9(c), by deleting "other".
- (e) by adding after the proposed section 9 -

# "9A. Power to certify and furnish certified copies

A registration officer may, upon receipt of the written and signed request from the person to whom an identity card relates (accompanied, if such person is living outside Hong Kong, with a copy of his photograph and a copy of his left or right thumb-print or such other fingerprint as the registration officer may require, both properly authenticated by a notary public) and payment of the fee prescribed in Schedule 2 to the Registration of Persons Regulations (Cap. 177 sub. leg.) -

> (a) certify to the correctness or otherwise of such matters relating to such person contained in the written request which are within his knowledge; and

- (b) furnish a certified copy of the photograph of such person or relevant document in his custody.".
- (f) In the proposed section 10 -
  - (i) by deleting "the provisions of regulation 23 of the Registration of Persons Regulations (Cap. 177 sub. leg.)" and substituting "section 9A";
  - (ii) by deleting "which may -" and substituting
    "which -".
- (g) In the proposed section 10(c) -
  - (i) by adding "may" before "refer";
  - (ii) by deleting "and".
- (h) In the proposed section 10(d) -
  - (i) by adding "may" before "contain";
  - (ii) by deleting the fullstop and substituting "; and".
- (i) In the proposed section 10, by adding -
  - "(e) must state the reason for giving such permission.".
- (j) In the proposed section 11, by deleting "or discloses, any" and substituting ", discloses, erases, cancels or alters any record kept by the Commissioner on".

By deleting everything after "adding -" and substituting -"""portable smartcard reader" (便携式智能咭閱讀器) means an

instrument which -

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- (a) can reproduce, from the data stored in the chip in an identity card, any information specified in Schedule 1 but not other information;
- (b) can scan a person's fingerprint for the purposes of matching with the template included in an identity card referred to in paragraph 1 of Schedule 1;
- (c) cannot keep record of any fingerprint so scanned; and
- (d) is of a type approved under regulation
  <u>11B;"."</u>.

10 In the proposed regulation 4A(1), by repealing everything after "by the Commissioner" and substituting -

"may, for the purposes referred to in column 1 of Schedule 5 and with the consent of the applicant for an identity card or the person to whom an identity card relates -

- (a) include in the identity card the information or particulars; or
- (b) store in the chip embodied in the identity card the data,

referred to in column 2 of Schedule 5.".

13 By deleting the clause and substituting -

### "13. Regulations added

The following is added -

## "11A. Power to verify identity by fingerprint match

- (1) If -
  - (a) a person produces an identity card to a police officer or a member of the Immigration Service in compliance with a requirement made under any ordinance; and
  - (b) the officer or member has reason to believe that the identity card is not issued under this Ordinance to the person,

the officer or member may, by using a portable smartcard reader -

- (c) view the information specified in Schedule 1 reproduced from the data stored in the chip in the identity card;
- (d) scan the person's thumb-print or other fingerprint; and
- (e) match the same with the template included in the identity card referred to in paragraph 1 of Schedule 1.

(2) Any person who, without reasonable excuse, fails to allow a police officer or a member of the Immigration Service to exercise the power conferred by subregulation (1) shall be guilty of an offence and shall be liable to a fine at level 2.

11B. Approval of portable smartcard reader

The Commissioner may by notice in the Gazette approve types of instruments as portable smartcard reader for the purpose of regulation 11A.".

- 14(a) In the proposed regulation 12(1A) -
  - (a) by adding "or reasonable excuse" after "authority";
  - (b) by adding -

"(aa) gains access to any data stored in a chip;".

- 17 By deleting everything after "is" and substituting "repealed.".
- By deleting everything after "amended" and substituting -"by adding -

"(3) An identity card that is valid immediately prior to the commencement of the Registration of Persons (Amendment) Ordinance 2003 ( of 2003) shall remain so until it ceases to be valid in accordance with the Ordinance, and the regulations, as amended by the Registration of Person of Persons (Amendment) Ordinance 2003 ( of 2003).

(4) An identity card for which an application is made before the commencement of the Registration of

Persons (Amendment) Ordinance 2003 ( of 2003) may be issued as if that Ordinance had not been enacted and -

- (a) may be collected by the applicant, or sent to him by the registration officer, within 70 days of its commencement; or
- (b) if not so collected or delivered, may be destroyed, and the applicant shall thereupon be deemed not to have applied for the identity card.".".

New By adding -

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"20A. Fees
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Schedule 2 is amended, in item 8, by repealing "regulation 23" and substituting "section 9A of the Ordinance".".

21 In the proposed Schedule 5, by deleting item 1 and substituting -

	"Column 1	Column 2
1.	Storage of a	A certificate so
	certificate defined in	issued and
	section 2(1) of the	recognized.".
	Electronic	
	Transactions	
	Ordinance (Cap. 553)	
	issued by the	
	Postmaster General and	
	recognized under	

section 22 of that

Ordinance.