### LC Paper No. CB(2)2942/03-04(05)

				7	#77334 v.22
		$1^{\rm st}$	draft	:	6.5.2003
		$2^{\rm nd}$	draft	:	10.5.2003
(Internal	version)	3 <sup>rd</sup>	draft	:	10.11.2003
(Internal		4 <sup>th</sup>	draft		
(IIICCIIIAI	VCIBIOII)	5 <sup>th</sup>			25.2.2004
		6 <sup>th</sup>	draft	:	1.3.2004
	revised	6 <sup>th</sup>	draft	:	2.3.2004
		$7^{\mathrm{th}}$	draft	:	1.4.2004
		8 <sup>th</sup>	draft	:	8.4.2004
	revised	8 <sup>th</sup>	draft		8.4.2004
	1011000	9 <sup>th</sup>	draft		18.5.2004
		LO <sup>th</sup>			
			draft		1.6.2004
	_	$11^{\mathrm{th}}$	draft	:	3.6.2004
	-	L2 <sup>th</sup>	draft	:	7.6.2004
	-	L3 <sup>th</sup>	draft	:	8.6.2004
	-	L4 <sup>th</sup>	draft	:	15.6.2004
		L5 <sup>th</sup>	draft		18.6.2004
	revised 1		draft		21.6.2004
C . 1					
further	revised 3		draft		21.6.2004
	pre-fi:	nal	draft	:	24.6.2004
	fi	nal	draft	:	25.6.2004

#### EDUCATION (AMENDMENT) BILL 2002

#### COMMITTEE STAGE

#### Amendments to be moved by the Secretary for Education and Manpower

<u>Clause</u>	Amendment Proposed				
Long title	By deleting "Director of Education's" and				
	substituting "Permanent Secretary for Education				
	and Manpower's".				
1(2)	By deleting everything after "on" and				
	substituting "1 January 2005.".				
2 (b)	(a) In subparagraph (ii), in the proposed				
	definition of "manager", in paragraph (b),				

- by deleting "40AH" and substituting "40AJA".
- (b) In subparagraph (iv), in the proposed
   definition of "sponsoring body", by deleting
   "Director" and substituting "Permanent
   Secretary".
- (c) By adding -
  - "(iva) in the definition of "supervisor",

    by repealing everything after

    "means" and substituting 
    "-
    - (a) in relation to a school
       without IMC, a manager
       who is -
      - (i) approved as the supervisor of the school under section 34 or 38(2) or under either of the repealed Ordinances; or
      - (ii) approved as the
         acting supervisor
         of the school under
         section 38A(2);
    - (b) in relation to an IMC
       school, a manager who
       is -
      - (i) appointed or

elected under
section 40AI(2) as
the supervisor of
the school; or

- (ii) appointed or
   elected under
   section 40AI(2A) as
   the acting
   supervisor of the
   school.";".
- (d) In subparagraph (v), by deleting the proposed definition of "DSS school".
- (e) In subparagraph (v), by deleting the proposed definition of "non-aided school in receipt of Government subsidies".
- In the proposed section 3(2), by deleting "Director" and substituting "Permanent Secretary".
- In the heading, by deleting "Director" and substituting "Permanent Secretary".
- In subparagraph (ii), in the proposed section 8(1)(da)(ii), by deleting "40AH(2)" and substituting "40AJA(2)".
- 3(b) In the proposed section 8(3), by deleting

"register maintained under subsection (1)(da) shall be made available in such manner as the Director" and substituting "entries referred to in subsection (1)(da)(i) and (ii) shall be made available in such manner as the Permanent Secretary".

By deleting everything after "Section" and substituting -

"9 is amended -

- (a) by adding before subsection (1) "(1A) In this section,
   "interested persons" means, in
   relation to a school -
  - (a) the owners of the
    school;
  - (b) the managers of the school;
  - (c) the teachers of the
    school;
  - (d) persons who are not
     owners, managers or
     teachers of the
     school but manage
     or take part in the
     management of the
     school; or
  - (e) the students of the

4

school.";

- (b) in subsection (1), by repealing
   "owners, managers, teachers and
   pupils" and substituting
   "interested persons";
- (c) in subsection (1)(a), by repealing
   everything after "the Government"
   and substituting a semicolon;
- (d) in subsections (2), (3)(b) and
   (5)(c), by repealing "owners,
   managers, teachers or pupils" and
   substituting "interested
   persons".".
- (a) In the heading, by deleting "Director" and substituting "Permanent Secretary".
- (b) By adding -

7

- "(aa) in subsection (2), by repealing

  "A supervisor" and substituting

  "The supervisor of a school

  without IMC";".
- 7(b)

  (a) In the proposed section 18A(3), by deleting everything after "subsection (1)" and substituting "with the consent or connivance of a manager of the school, the manager shall be guilty of an offence and shall be liable on conviction to a fine at level 3

and to imprisonment for 3 months.".

- (b) By deleting the proposed section 18A(4).
- 11 By deleting the clause.
- 12(a) By deleting subparagraph (i) and substituting "(i) by repealing paragraph (d);".
- 12(b) (a) In the proposed section 30(1A), by deleting "Director may" and substituting "Permanent Secretary may".
  - - (i) is a bankrupt within the
       meaning of the
       Bankruptcy Ordinance
       (Cap. 6) or has entered
       into a voluntary
       arrangement under that
       Ordinance; or
    - (ii) has previously been
       convicted in Hong Kong
       or elsewhere of a
       criminal offence
       punishable with
       imprisonment;
    - (b) a school if the applicant is under

the age of 18 years;

- (c) a school if -
  - (i) the applicant has
    attained the age of 70
    years and he fails to
    produce a medical
    certificate issued by a
    registered medical
    practitioner within 2
    months before the date
    of his application
    certifying that the
    applicant is physically
    fit to perform the
    functions of a manager;
    or
  - the applicant is under
    the age of 70 years and
    he fails to produce,
    upon a request by the
    Permanent Secretary, a
    medical certificate
    issued by a registered
    medical practitioner
    after the date of such
    request certifying that
    the applicant is
    physically fit to

perform the functions of a manager; or

(d) an IMC school or a school in respect of which a submission has been made under section 40BJ or 40BU if the applicant has been registered as a manager of 5 or more schools.".

12(c)

- (a) In the proposed section 30(2)(a), by deleting "if it appears to the Director" and substituting "without IMC if it appears to the Permanent Secretary".
- (b) In the proposed section 30(2)(b)(i), by deleting "Director" and substituting "Permanent Secretary".
- (c) In the proposed section 30(2)(b)(ii), by adding "subject to any exemption granted under section 40AP," before "the registration".

13(a)(iv)

- (a) In the proposed section 31(1)(g), by
  deleting "Director" and substituting
  "Permanent Secretary".
- (b) In the proposed section 31(1)(g)(i), by deleting everything after "without" and

- substituting "the consent of the committee from all meetings of the committee in a school year; and".
- (c) By deleting the proposed section 31(1)(h)
   and (i).
- (d) In the proposed section 31(1)(j) -
  - (i) by deleting "Director" and substituting
     "Permanent Secretary";
  - (ii) by adding "physically" before "fit".
- (e) In the proposed section 31(1)(k), by deleting "署" and substituting "常任秘書".
- 13(b) (a) By deleting subparagraph (i) and substituting -
  - "(i) by repealing paragraph (a);".
  - (b) In subparagraph (ii), in the proposed section 31(2)(aa), by deleting everything after "receives a" and substituting "notice under section 39(2)(a) or 40AJ(1)(b)(i) in respect of the manager.".
  - (c) In subparagraph (ii), in the proposed section 31(2)(ab), by deleting "署" and substituting "常任秘書".
- By adding -
  - "(c) by adding -
    - "(2A) The Permanent Secretary shall

cancel the registration of a manager of a school without IMC if it appears to him that the manager is no longer acceptable as a manager of the school to the majority of the managers of the school.".".

17

(a) By deleting the heading of the proposed Part

IIIB and substituting -

#### "PART IIIB

MANAGEMENT OF IMC SCHOOLS".

(aa) By deleting the proposed section 40AA and substituting -

## "40AA. Application of certain provisions of this Part

Sections 40AC to 40BG apply to IMC schools only.".

- (ab) In the proposed section 40AB, in the
   definition of "alternate manager", by adding
   ", alternate sponsoring body manager" before
   "or".
- (ac) In the proposed section 40AB, by adding ""alternate sponsoring body manager" (替
  代辦學團體校董) means a manager who
  is nominated for registration as
  such under section 40AK;".
- (ad) In the proposed section 40AB, by deleting the definition of "chairperson".

- (ae) In the proposed section 40AB, by deleting the definition of "commencement date".
- (b) In the proposed section 40AB, by deleting the definition of "operating school".
- (ba) In the proposed section 40AB, in the
   definition of "parent", by deleting
   everything after "pupil," and substituting "includes -
  - (a) a quardian of the pupil; and
  - (b) a person who is not the parent or guardian of the pupil but has the actual custody of the pupil;".
- (bb) In the proposed section 40AB, by deleting the definition of "planned school".
- (bc) In the proposed section 40AB, in the
   definition of "scheduled opening date", by
   deleting "Director" and substituting
   "Permanent Secretary".
- (bd) In the proposed section 40AB, in the definition of "specialist staff", in paragraph (b), by deleting "Director" and substituting "Permanent Secretary".
- (be) In the proposed section 40AB, by adding ""specified school" (指明學校) means a
  school specified in Schedule 3;".
- (c) In the proposed section 40AB, in the definition of "sponsoring body manager" -

- (i) by deleting "by the sponsoring
  body";
- (ca) In the proposed section 40AB, in the
   definition of "teacher", by deleting
   everything after "means" and substituting "a permitted teacher or registered
   teacher employed in a school -
  - (a) to occupy a teacher post in the establishment of staff provided for in the code of aid for primary schools, code of aid for secondary schools or code of aid for special schools; or
  - (b) for a term for not less than 12 months to perform teaching duties or other duties directly related to teaching;".
- (cb) In the proposed section 40AB, in the
   definition of "teacher manager", by deleting
   "elected" and substituting "nominated".
- (cc) By adding -

## "40ABA. Secretary may amend Schedule 3

(1) The Secretary for Education

and Manpower may by notice published in the Gazette amend Schedule 3.

- (2) A school shall not be specified in Schedule 3 unless -
  - (a) the school is a primary
    school or secondary
    school;
  - (b) the school is neither an aided school nor a DSS school;
  - (c) the school is a school
     without IMC;
  - (d) the school is not
     operated for the purpose
     of making profit;
  - (e) the sponsoring body of
     the school is not a
     profit-making
     organization;
  - (f) the school receives any
     subsidy from the
     Government; and
  - (g) the school is, in the
     opinion of the Permanent
     Secretary, financially
     sound.".
- (cd) In the proposed section 40AD(1)(a), by
  deleting "Director" and substituting

- "Permanent Secretary".
- (ce) In the proposed section 40AD(1)(b), by
   deleting "out".
- (da) In the proposed section 40AD(2)(a), by
   adding "in accordance with the vision and
   mission set by the sponsoring body" after
   "school".
- (db) In the proposed section 40AD(2)(c), by
   deleting "Director" and substituting
   "Permanent Secretary".
- (dc) In the proposed section 40AD(2)(f), by
   deleting "self-evaluation" and substituting
   "self-improvement of the school".
- (dd) In the proposed section 40AE(1), by deleting everything after "with," and substituting "the proper management, administration or operation of the school in accordance with the vision and mission and the general educational policies and principles set by the sponsoring body of the school.".
- (de) In the proposed section 40AE(2)(b), by
   adding "subject to section 40AEA," before
   "employ".
- (e) In the proposed section 40AE(2)(d), by deleting "or received from the Government".

- (eb) In the proposed section 40AE(3), by deleting
  paragraph (b) and substituting -
  - "(b) guidelines (if any) issued by the sponsoring body of the school for -
    - (i) raising funds (including
       borrowing money); or
    - (ii) entering into any contract,
       agreement or arrangement
       involving funds other than
       funds received from the
       Government;".
- (ec) In the proposed section 40AE(3)(c), by
   deleting everything after "school) the" and
   substituting "relevant code of aid;".
- (ed) In the proposed section 40AE(3)(d), by
   deleting "Director" and substituting
   "Permanent Secretary".
- (ee) In the proposed section 40AE, by adding -
  - "(4) Without prejudice to the generality of subsection (3), if a person is employed by the incorporated management committee of an aided school to occupy a post in the establishment

of staff provided for in the relevant code of aid, his terms and conditions of service determined pursuant to subsection (2)(b) must conform with those provided for in the relevant code of aid in relation to the post.

- (5) In this section, "relevant
  code of aid" means -
  - (a) in relation to an aided
     school which is a
     primary school, the
     code of aid for primary
     schools;
  - (b) in relation to an aided
     school which is a
     secondary school, the
     code of aid for
     secondary schools;
  - (c) in relation to an aided
     school which is a
     special school, a
     practical school or a
     skills opportunity
     school, the code of aid
     for special schools.".
- (f) By adding after the proposed section 40AE -

"40AEA. Power of sponsoring body over employment of teaching staff

- (1) The sponsoring body of a school which is also the sponsoring body of another school -
  - (a) may request -
    - (i) the incorporated
       management committee of
       the first-mentioned
       school to terminate the
       employment of a person
       as the principal of the
       school; and
    - (ii) the incorporated
       management committee of
       the other school to
       recommend for approval
       the person to be the
       principal of the school
       under section 53 or 57;
  - (b) may request -
    - (i) the incorporated
       management committee of
       the first-mentioned
       school to terminate the
       employment of a person
       as a teacher of the
       school; and
    - (ii) the incorporated
       management committee of

the other school to
employ the person as a
teacher of the same rank
of the school.

- (2) A sponsoring body shall not request the taking of any action under subsection (1) unless -
  - (a) the action is conducive to the professional development of the person concerned;
  - (b) the action is necessary to avoid or alleviate overestablishment of staff due to a reduction of classes in the school concerned; or
  - (c) the Permanent Secretary
     approves the request upon -
    - (i) an application by the sponsoring body; and
    - (ii) other good cause being
       shown to his
       satisfaction.
- (3) An incorporated management committee shall take such action within its lawful authority as is necessary for the compliance with a request made of it under subsection (1).".
- (fa) In the proposed section 40AF(1), by deleting

- "or the sponsoring body" and substituting ", the sponsoring body or any other person".
- (fb) By deleting the proposed subheading
   "Composition of incorporated management
   committee" before the proposed section 40AH
   and substituting "Supervisor".
- (fc) By deleting the proposed section 40AH.
- (fd) In the proposed section 40AI, by deleting
   everything before subsection (3) and
   substituting -

#### "40AI. Supervisor

- (1) A school shall have a supervisor.
- (2) The supervisor of a school -
  - (a) must be a manager of the school;
  - (b) must be -
    - (i) appointed by the
       sponsoring body of the
       school; or
    - (ii) elected by the managers
       of the school,
      in accordance with the
      constitution of the
      incorporated management
      committee of the school; and
  - (c) shall hold and vacate office as such in accordance with the constitution.

- (2A) If the supervisor of a school is unable to perform his functions during a period of not less than 28 days due to absence from Hong Kong or illness -
  - (a) (in the case of an appointed supervisor) the sponsoring body of the school shall appoint another manager of the school as the acting supervisor to act in the place of the supervisor during the period;
  - (b) (in the case of an elected supervisor) the other managers shall elect amongst themselves an acting supervisor to act in the place of the supervisor during the period.".
- (fe) In the proposed section 40AI(3), by deleting
   "chairperson" where it twice appears and
   substituting "supervisor".
- (g) In the proposed section 40AI(4), by adding
  "in writing" after "give notice".
- (ga) In the proposed section 40AI(4)(a), by deleting "chairperson to the Director" and substituting "supervisor to the Permanent Secretary".

- (gb) In the proposed section 40AI(4)(b), by deleting everything after "subsequent" and substituting "supervisor to the Permanent Secretary within 14 days after his election or appointment.".
- (gc) In the proposed section 40AI(5), by deleting
   "chairperson and such other information as
   the Director" and substituting "supervisor
   and such other information as the Permanent
   Secretary".
- (gd) In the proposed section 40AJ, by deleting everything before subsection (1)(b) and substituting -

#### "40AJ. Functions of supervisor

- (1) The supervisor of a school shall -
  - (a) preside over the meetings of the incorporated management committee of the school;".
- (ge) In the proposed section 40AJ(1)(b), by
   deleting "Director" and substituting
   "Permanent Secretary".
- (h) In the proposed section 40AJ(1)(d), by deleting "of the event to the Director" and substituting "in writing of the event to the Permanent Secretary".
- (ha) In the proposed section 40AJ(3), by deleting "chairperson" and substituting "supervisor".
- (hb) By deleting the proposed subheading

"Election and nomination of managers and vacation of office" before the proposed section 40AK and substituting "Composition of incorporated management committee and office of managers".

(hc) By adding immediately before the proposed section 40AK -

# "40AJA. General requirement of composition

- (1) An incorporated management committee shall, subject to the other provisions of this Ordinance, be constituted in accordance with the constitution of the committee.
- (2) Without prejudice to subsection(1), the composition of an incorporatedmanagement committee as provided for in itsconstitution shall be -
  - (a) subject to subsection (3),
     such number of sponsoring
     body manager as the school
     sponsoring body may nominate;
  - (b) the principal of the school, who shall be an ex-officio manager;
  - (c) not less than one teacher
     manager;
  - (d) not less than -

- (i) (in the case of a school
   other than a bi sessional school) one
   parent manager; or
- (ii) (in the case of a bisessional school) one
  parent manager for each
  of the A.M. session and
  P.M. session;
- (e) one or more alumni managers where such manager or managers is or are nominated;
- (f) not less than one independent
   manager;
- (g) not more than one alternate sponsoring body manager;
- (h) where the constitution allows the nomination of not more than one teacher manager, one alternate teacher manager; and
- (i) where the constitution allows the nomination of -
  - (i) not more than one parent
    manager, one alternate
    parent manager; or
  - (ii) (in the case of a bisessional school) not

more than one parent
manager for the A.M.
session and one parent
manager for the P.M.
session, one alternate
parent manager for the
A.M. session and one
alternate parent manager
for the P.M. session.

- (3) The numbers of sponsoring body manager shall not exceed 60% of the maximum number of managers that the incorporated management committee may have under its constitution.
- (4) In calculating the maximum number of managers for the purposes of subsection(3), an alternate manager or a manager appointed under section 41 shall not be counted.
- (5) No manager shall serve in an incorporated management committee in more than one capacity mentioned in any paragraph of subsection (2).".
- (hd) In the proposed section 40AK, by deleting
   everything after "school may" and
   substituting -

"nominate -

(a) such number of persons

for registration as sponsoring body manager of the school as may be provided for in the constitution of the incorporated management committee of the school; and

- (b) a person for
   registration as
   alternate sponsoring
   body manager of the
   school.".
- (he) By deleting the proposed section 40AL and substituting -

#### "40AL. Nomination of teacher manager

- (1) The principal of a school shall nominate such number of teachers of the school for registration as teacher manager or alternate teacher manager of the school as may be provided for in the constitution of the incorporated management committee of the school.
- (2) A person nominated under subsection (1) -
  - (a) must be a teacher of the school;
  - (b) must not be the principal of

the school;

- (c) must be elected in that
   behalf in an election -
  - (i) held pursuant to
     the constitution of
     the incorporated
     management
     committee of the
     school;
  - (ii) in which all
     teachers of the
     school have equal
     voting right and
     right of
     candidature;
  - (iii) the voting for
     which is conducted
     by secret ballot;
     and
    - (iv) the system of which
       is otherwise fair
       and transparent.
- (3) In this section, "teachers" includes, in relation to a special school, the specialist staff of the school.".
- (i) In the proposed section 40AM(3), by deleting
   everything after "under its" and
   substituting -

"constitution only -

- (a) parents of current
   pupils of the school; or
- (b) serving teachers of the school,

may elect or become office-bearers of
the body.".

- (ia) In the proposed section 40AM(5), by deleting paragraphs (a) and (b) and substituting -
  - "(a) must be a parent of a current
    pupil of the school;
    - (b) must not be a teacher of the school; and
    - (c) must be elected in that behalf in an election -
      - (i) conducted by the
         recognized parent teacher association of
         the school;
      - (ii) in which all parents of
         the current pupils of
         the school have equal
         voting right and right
         of candidature;
      - (iii) the voting for which is
         conducted by secret
         ballot; and
        - (iv) the system of which is

otherwise fair and transparent.".

- (ib) In the proposed section 40AN(1), by deleting "of a school" and substituting "or sponsoring body of a school, as may be provided for in the constitution of the committee".
- (ic) In the proposed section 40AN(2), by deleting
   "of a bi-sessional school" and substituting
   "or sponsoring body of a bi-sessional
   school, as may be provided for in the
   constitution of the committee".
- (id) In the proposed section 40AN(3), by adding
   before paragraph (a) -
  - "(aa) its membership is open to all alumni of the school;".
- (ie) In the proposed section 40AN(3), by adding after paragraph (b) "In this subsection, a reference to school includes a reference to the A.M. session or P.M. session of a bisessional school.".
- (j) In the proposed section 40AO(2)(a), by adding "or (where applicable) specialist staff" after "teacher".
- (ja) In the proposed section 40AO(2)(b), by
   deleting "the parent" and substituting "a
   parent".
- (jb) In the proposed section 40AO(2)(d)(ii), by

- deleting "or parent or a child" and substituting "or a grand-parent, parent, brother, sister, child or grand-child".
- (jc) In the proposed section 40AO(2)(d), by deleting everything after subparagraph (iii) and substituting "of the governing body (however described) of the sponsoring body of the school.".
- (jd) In the proposed section 40AP(2)(a), by
   deleting "may be registered" and
   substituting "shall be nominated for
   registration".
- (je) In the proposed section 40AP(2)(b), by deleting "may be registered" and substituting "shall be nominated for registration".
- (k) In the proposed section 40AP, by adding "(2A) If the incorporated
   management committee of a school is
   established under section 40BM, the
   first parent manager of the school
   shall be nominated for registration as
   such at any time within 3 months from
   the establishment of the committee.".
- (ka) In the proposed section 40AP(3) and (4), by
   deleting "Director" and substituting
   "Permanent Secretary".
- (kb) In the proposed section 40AP, by deleting

- subsection (5) and substituting -
- "(5) The Permanent Secretary shall decide an application under subsection (3) by -
  - (a) where he is satisfied that -
    - (i) the incorporated
       management committee has
       taken all reasonable
       steps to secure
       compliance with the
       requirement; and
      - (ii) it is reasonable in the
         circumstances of the
         case to grant the
         exemption applied for,
        granting the exemption
        subject to such condition (if
        any) as he thinks fit; or
  - (b) where he is not satisfied in the manner prescribed in paragraph (a), refusing to grant the exemption.".
- (kc) In the proposed section 40AP(6), by deleting "Director shall not take any action under section 22, 31 or 41 in respect of the school concerned only because that" and substituting "Permanent Secretary shall not take any action under section 22, 31 or 41

in respect of the school concerned only because".

- - (a) (in the case of a matter
     to be resolved at a
     meeting of the
     committee) any
     sponsoring body manager
     of the school is absent
     from the meeting;
  - (b) (in the case of a matter
     to be resolved
     otherwise) any
     sponsoring body manager
     of the school is, for
     any reason, unable to
     vote on the matter.".
- (ke) In the proposed section 40AQ(4), by deleting "30(2), 31(2)(a),".
- (1) In the proposed section 40AQ(4), by adding
  before paragraph (a) -
  - "(aa) an alternate sponsoring body manager shall not be counted

unless there is a vacancy of sponsoring body manager of the school for the time being;".

- (la) In the proposed section 40AQ(5), by adding before paragraph (a) -
  - "(aa) an alternate sponsoring body
    manager of the school shall not be
    counted unless there is a vacancy
    of sponsoring body manager of the
    school for the time being;".
- (1b) In the proposed section 40AQ(6), by adding
  "(1A)," after "subsection".
- (1c) In the proposed section 40AQ, by adding - "(6A) An alternate teacher manager and a teacher manager of a school shall be elected in the same manner for nomination for registration as a manager.
  - (6B) An alternate parent manager and a parent manager of a school shall be elected in the same manner for nomination for registration as a manager.".
- (ld) By deleting the proposed section 40AR and substituting -

# "40AR. Endorsement of application for registration as manager

If a person is nominated for registration as a manager of a school under this Part and he applies for such

registration, his application shall be -

- (a) endorsed by the body or
   person that nominates
   him; and
- (b) (where he is on the list
   of proposed managers
   referred to in section
   40BL(1)(a) or
   40BW(1)(a)) endorsed by
   the sponsoring body in
   such manner as the
   Permanent Secretary may
   specify.".
- (le) In the proposed section 40AS(2), by deleting "one month" and substituting "three months".
- (m) In the proposed section 40AS(2)(a), by
  deleting "or elected".
- (ma) In the proposed section 40AS(2)(b), by
   deleting "Director" and substituting
   "Permanent Secretary".
- (mb) In the proposed section 40AS(3), by deleting
  "Director" and substituting "Permanent
  Secretary".
- (mc) In the proposed section 40AS(4), by deleting "or elected".
- (md) By deleting the proposed section 40AT.
- (me) By adding immediately before the proposed

section 40AU -

### "40ATA. Parent manager or independent manager ceases to hold office under certain circumstances

- (1) If a parent manager ceases to be a parent of a current pupil of the school in a school year, his term of office as a manager shall continue until its expiry or the end of the school year, whichever is the earlier.
- independent manager becomes a person referred to in section 40AO(2)(a), (b) or (d), his term of office as a manager shall continue until its expiry or the end of the school year, whichever is the earlier.".
- (n) In the proposed section 40AU(1), by deleting
  "Director" and substituting "Permanent
  Secretary".
- (na) In the proposed section 40AU(2)(a), by
   deleting "or a teacher of the school".
- (nb) In the proposed section 40AU(2)(b), by
   deleting "a teacher of" and substituting
   "employed in".
- (nc) In the proposed section 40AV, in the
   heading, by deleting "teacher manager, etc."
   and substituting "managers".

- (nd) In the proposed section 40AV, by deleting
   subsections (1) and (2) and substituting -
  - "(1) An incorporated management committee shall, upon receiving a request under subsection (2), (3), (4) or (5), issue a notice in writing to the Permanent Secretary as regards the cancellation of the registration of the manager specified in the request.
    - (2) If -
      - (a) the teachers and (where applicable) specialist staff of a school pass a resolution that any teacher manager or alternate teacher manager of the school is not suitable to continue to hold office as such; and
      - (b) the resolution is passed in a manner which is, as far as reasonably practicable, similar to the manner in which the manager is elected for nomination,

the principal of the school shall make a written request to the incorporated management committee to issue a notice under subsection (1) in respect of the manager.".

- (ne) In the proposed section 40AV(6), by deleting "(2),".
- (o) In the proposed section 40AV(6)(b), by deleting "or elected for nomination, as may be appropriate" and substituting "for nomination".
- (oa) In the proposed 40AV, by adding -
  - "(6A) The incorporated management committee of a school may issue a written notice to the Permanent Secretary as regards the cancellation of the registration of any independent manager of the school.".
- (ob) In the proposed section 40AW(1)(a), by
   deleting "Director" and substituting
   "Permanent Secretary".
- (oc) In the proposed section 40AW, by deleting subsections (2) and (3) and substituting -
  - "(2) An incorporated management committee may by resolution amend its constitution in the manner provided for in the constitution.
  - (3) An amendment to the constitution of an incorporated management committee -
    - (a) shall be lodged with
       the Permanent
       Secretary; and

- (b) shall not take effect before the expiry of one month after it is so lodged.
- (3A) The Permanent Secretary may, by notice in writing to the incorporated management committee concerned, object to an amendment lodged with him before the amendment takes effect. The reason for the objection shall be specified in the notice.
- (3B) Subject to section 66(1)(ba), an amendment objected to by the Permanent Secretary shall be void.
- (3C) The Permanent Secretary may, by notice to an incorporated management committee, require its constitution to be amended in such manner as he may specify to secure compliance with law and general education policies. The committee shall amend its constitution accordingly.
- (3D) Subsections (3) and (3A) do not apply to an amendment under subsection (3C).
- (3E) If an objection under subsection (3A) to an amendment of

constitution which is intended to take effect on a certain date ("original effective date") is reversed under section 64, the amendment shall -

- (a) where the Permanent

  Secretary does not

  appeal against the

  reversal under section

  65 within the period of

  14 days referred to in

  that section, take

  effect -
  - (i) at the expiry
     of that
     period; or
  - (ii) on the
     original
     effective
     date,

whichever is the later;

- (b) where the Permanent

  Secretary appeals

  against the reversal

  under section 65 and the

  reversal is upheld, take

  effect on -
  - (i) the date on which the

reversal is upheld; or

(ii) the original
 effective
 date,

whichever is the later.".

- (od) In the proposed section 40AW(4), by deleting
   "the approval of an amendment to its
   constitution, lodge a copy of its
   constitution as amended with the Director"
   and substituting "any amendment to its
   constitution takes effect, lodge a copy of
   its constitution as amended with the
   Permanent Secretary".
- (oe) In the proposed section 40AX(1), by deleting
  ") to a manager other than an alternate
  manager" and substituting "and regulation 76
  of the Education Regulations (Cap. 279 sub.
  leg. A)) to any manager of the school".
- (p) By deleting the proposed section 40AY and substituting -

## "40AY. Permanent Secretary's nominee may attend meeting

If it appears to the Permanent
Secretary that the attendance of a
meeting of the incorporated management
committee of the school by a public

officer will be conducive to the operation and performance of the school -

- (a) the Permanent Secretary
   may, by notice in
   writing to the
   committee, nominate the
   public officer to attend
   the meeting; and
- (b) the public officer may attend the meeting and offer such advice at the meeting as he thinks fit.".
- (pa) In the proposed section 40AZ(1)(a)(ii) and
   (c), by deleting "Director" wherever it
   appears and substituting "Permanent
   Secretary".
- (pb) In the proposed section 40AZ(2)(b), by deleting "chairperson of the incorporated management committee and one other manager authorized" and substituting "supervisor of the school and one other manager authorized by the incorporated management committee of the school".
- (pc) In the proposed section 40AZ(4)(c) and (e)
  and (5)(a), by deleting "Director" and
  substituting "Permanent Secretary".

- (pd) In the proposed section 40AZ(6), by deleting
   "or a public accountant within the meaning
   of" and substituting "(practising) as
   defined in".
- (pe) In the proposed section 40BC, by deleting paragraph (c) and substituting -
  - "(c) the properties owned by the

    committee immediately before its

    dissolution shall be vested in the

    Permanent Secretary as the

    corporation sole constituted under

    the Permanent Secretary for

    Education and Manpower

    Incorporation Ordinance (Cap.

    1098) who shall -
    - (i) as far as reasonably practicable, apply the properties to settle the liabilities (if any) of the committee which are outstanding immediately before its dissolution in such manner as he considers fair;
    - (ii) where after such
       settlement (if any) any
       property which was
       donated to the committee

remains, return the

property to the donor

unless the donor

indicated at the time of

the donation that he did

not wish to reclaim the

property in the event of

the dissolution of the

committee;

- (iii) where after such
   settlement or return (if
   any) any property
   remains, apply the
   property towards any
   purpose which is
   conducive to education
   in Hong Kong.".
- (q) In the proposed section 40BF, by deleting paragraphs (a) and (b) and substituting -
  - "(a) keep a register of all declarations made under section 40BD;
    - (b) keep a register of all disclosures made under section 40BE;
  - (c) permit any inspector of schools to
     inspect the register kept under
     paragraph (a) or (b) at any
     reasonable time to enable the

Permanent Secretary to ascertain whether section 40BD or 40BE, as the case may be, is complied with; and

- (d) permit the public to inspect the register kept under paragraph (b) at any reasonable time.".
- (qa) In the proposed section 40BG(2), by deleting everything after "omitted to be" where it first appears and substituting "done by him in good faith in the performance or purported performance of any function of his office as the manager.".
- (qc) In the proposed section 40BG(3), by deleting
  "subsection (2)(b)" and substituting
  "subsection (2)".
- (qd) In the proposed section 40BH, by deleting
   everything before "in writing" and
   substituting -

"40BH. Establishment of incorporated management committee in

## respect of operating DSS school or specified school

The sponsoring body of-

- (a) a DSS school which -
  - (i) is a school
     without IMC;
     and
  - (ii) has commenced
     operation
     (whether or
     not before 1
     January 2005);
     or
- (b) a specified school,
  may notify the Permanent Secretary".
- (qe) By deleting the proposed section 40BI.
- (r) By deleting the proposed section 40BJ and substituting -
  - "40BJ. Submission for the purpose of establishment of incorporated management committee in respect of operating school
    - (1) This section applies to -
      - (a) an aided school which -
        - (i) is a school without
          IMC; and
        - (ii) has commenced
           operation before 1
           January 2005;

- (b) a DSS school in respect
   of which a notice has
   been given under section
   40BH; and
- (c) a specified school in respect of which a notice has been given under section 40BH.
- (2) The sponsoring body of a school shall submit to the Permanent Secretary a draft of the constitution of the proposed incorporated management committee.
- (3) A submission made under subsection (2) shall be made -
  - (a) in the case of an aided school, by 1 July 2009;
  - (b) in the case of a DSS school or specified school, within 6 months from the date of the notice given under section 40BH in respect of the school.
- (4) The sponsoring body shall provide to the Permanent Secretary such further information relating to the submission as he may reasonably require

for the purpose of enabling him to exercise his power under section 40BK or 40BL.

- (5) The Legislative Council may, by a resolution passed after 1 October 2008 but before 1 July 2009, amend subsection (3)(a) by repealing "1 July 2009" and substituting a date after 1 July 2009 but before 2 July 2011.".
- (ra) In the proposed section 40BK, by deleting
  "Director" and substituting "Permanent
  Secretary".
- (rb) By deleting the proposed section 40BL and substituting -

## "40BL. Approval of list of proposed managers

- (1) Upon the approval of the draft constitution by the Permanent Secretary, the sponsoring body shall submit to the Permanent Secretary -
  - (a) a list of the proposed
     managers of the school;
     and
  - (b) an application by each
     proposed manager for
     registration as a
     manager of the school
     that complies with

section 28.

- (2) The Permanent Secretary shall approve a list of proposed managers submitted under subsection (1) if -
  - (a) the composition of the
     proposed incorporated
     management committee -
    - (i) complies with
       this Part; and
    - (ii) is consistent
       with the draft
       of the
       constitution
       as approved
       under section
       40BK; and
  - (b) having regard to the grounds prescribed in section 30, he is satisfied that all the proposed managers are fit for registration as a manager of the school.".
- (rc) In the proposed section 40BM(1), by deleting
  "Director" and substituting "Permanent
  Secretary".
- (rd) In the proposed section 40BM(2)(c), by

deleting everything before "shall be established" and substituting -

- "(c) the incorporated management committee".
- (re) In the proposed section 40BM(3)(c), by deleting "chairperson and one other manager authorized" and substituting "supervisor of the school and one other manager authorized by the committee".
- (s) In the proposed section 40BM(4), by adding
  "by the Government" after "payable".
- (sa) In the proposed section 40BP(1), by deleting
  "before the commencement date".
- (sb) In the proposed section 40BR(1)(b), by
  deleting "Director" and substituting
   "Permanent Secretary".
- (sc) In the proposed section 40BR(1), by deleting
   everything after paragraph (b) and
   substituting -

"the Permanent Secretary may -

- (c) without prejudice to
   section 41, appoint one
   or more persons to be
   the managers of the
   school; and
- (d) without prejudice to
   section 31, cancel the
   registration of any

manager of the school.".

- - (a) shall hold office
    until -
    - (i) the term of
       office for
       which he is
       appointed
       expires; or
    - (ii) the
       incorporated
       management
       committee of
       the school is
       established,

whichever is the earlier; and

- (b) shall for the purpose of this Ordinance be treated as a manager appointed under section 41.".
- (se) In the proposed section 40BR(2), by deleting
  "Director" and substituting "Permanent
  Secretary".
- (t) In the proposed section 40BS, by deleting

"the commencement date may notify the Director" and substituting "1 January 2005 may notify the Permanent Secretary".

- (ta) By deleting the proposed section 40BT.
- (tb) In the proposed section 40BU, by deleting everything before subsection (3) and substituting -
  - "40BU. Submission for the purpose of establishment of incorporated management committee in respect of planned school
    - (1) This section applies to -
      - (a) an aided school the
         scheduled opening date
         of which falls on or
         after 1 January 2005;
         and
      - (b) a DSS school in respect
         of which a notice has
         been given under section
         40BS.
  - (2) The sponsoring body of a school shall submit to the Permanent Secretary -
    - (a) a draft of the
       constitution of the
       proposed incorporated
       management committee;
       and

- (b) an application for registration of the school under section 11.".
- (tc) In the proposed section 40BU(3)(b), by
   deleting "Director" and substituting
   "Permanent Secretary".
- (td) In the proposed section 40BU(4), by deleting
  "Director" and substituting "Permanent
  Secretary".
- (te) In the proposed section 40BV, by deleting
  "Director" and substituting "Permanent
  Secretary".
- (u) By deleting the proposed section 40BW and substituting -

# "40BW. Approval of list of proposed managers

- (1) Upon the approval of the draft constitution by the Permanent Secretary, the sponsoring body shall submit to the Permanent Secretary -
  - (a) a list of the proposed
     managers of the school;
    and
  - (b) an application by each
     proposed manager for
     registration as a
     manager of the school

that complies with section 28.

- (2) The Permanent Secretary shall approve a list of proposed managers submitted under subsection (1) if -
  - (a) the composition of the
     proposed incorporated
     management committee -
    - (i) complies with
      this Part; and
    - (ii) is consistent
       with the draft
       of the
       constitution
       as approved
       under section
       40BV; and
  - (b) having regard to the grounds prescribed in section 30, he is satisfied that all the proposed managers are fit for registration as a manager of the school.".
- (ua) In the proposed section 40BX(1), by deleting
  "Director" and substituting "Permanent
  Secretary".

- (ub) In the proposed section 40BX(2), by deleting everything after "incorporation," and substituting "the incorporated management committee shall be established as a body corporate with perpetual succession.".
- (uc) In the proposed section 40BX(3)(c), by deleting "chairperson and one other manager authorized" and substituting "supervisor of the school and one other manager authorized by the committee".
- (ud) In the proposed section 40BZ(1)(a), by deleting "a sponsoring body" and substituting "the scheduled opening date of an aided school falls on or after 1 January 2005 and the sponsoring body of the school".
- (ue) In the proposed section 40BZ(1)(b), by deleting everything after "the" and substituting "Permanent Secretary refuses to issue a certificate of incorporation under section 40BX in respect of the school,".
- (v) In the proposed section 40BZ(2), by deleting
  "Director" and substituting "Permanent
  Secretary".
- (va) By deleting everything after the proposed section 40BZ and substituting -

#### "40CA. Pre-incorporation contract

Where -

(a) any person enters into a

contract with another

party for the supply of

goods or service for the

benefit of a school

before the incorporated

management committee of

the school is

established under

section 40BX;

- (b) he enters into the
   contract with the
   written authority of the
   sponsoring body of the
   school;
- the contract he advises
  the other party that the
  incorporated management
  committee of the school
  will upon its
  establishment become a
  party to the contract by
  virtue of this section;
  and
- (d) the contract is
   subsisting immediately
   before the establishment
   of the committee,

the following provisions apply on the establishment of the committee -

- (e) the committee shall for all purposes substitute for the person as the party to the contract and shall be regarded as having always been the party;
- (f) all rights and
   liabilities of the
   person under the
   contract shall vest in
   the committee; and
- (g) the person shall cease to be a party to the contract.

Provisions applicable where a school ceases to be an IMC school

# 40CB. An aided IMC school may become a DSS school without IMC

- (1) If an IMC school which is an aided school becomes a DSS school, the sponsoring body of the school may apply to the Permanent Secretary for an approval for the school to become a school without IMC.
  - (2) The Permanent Secretary shall

grant an approval applied for if -

- (a) all conditions (if any)
   subject to which the
   school may become a DSS
   school have been
  fulfilled;
- (b) a company has been
   incorporated under the
   Companies Ordinance
   (Cap. 32) for the
   purposes of operating
   the school as stated in
   its memorandum of
   association;
- (c) the company has been
   designated as a school
   management company under
   section 3(2);
- (d) applications have been
   made under section 28
   for the registration of
   a sufficient number of
   people as the managers
   of the DSS school; and
- (e) a person has been
   recommended under
   section 38 to be the
   supervisor of the DSS

school.

- (3) Upon the granting of an approval in relation to a school -
  - (a) the incorporated
     management committee
     shall be dissolved;
  - (b) the name of the
     committee shall be
     removed from the
     register of incorporated
     management committees;
     and
  - (c) Schedule 2 has effect in relation to the dissolution of the committee.".

New By adding -

18

#### "17A. Subheading substituted

The subheading "Appointed managers" before section 41 is repealed and the following substituted -

"PART IIIC

PERMANENT SECRETARY MAY APPOINT MANAGERS".".

By deleting the clause and substituting -

18. Appointment of managers by Permanent Secretary

Section 41(3) is amended by adding "or incorporated management committee (as may be appropriate)" before "in respect".".

22

By deleting the proposed section 57A and substituting -

### "57A. Selection of principal of IMC school

- (1) This section applies to an IMC school.
- (2) Before recommending any person under section 57, the incorporated management committee shall appoint a principal selection committee.
  - (3) A principal selection committee shall -
    - (a) be accountable to the incorporated management committee; and
    - (b) be composed of -
      - (i) representatives of the
         sponsoring body of the
         school;
      - (ii) managers of the school acting
         as representatives of the
         incorporated management
         committee; and
      - (iii) (where applicable) such other
         persons as may be provided
         for in the constitution of
         the incorporated management
         committee.

- (4) A principal selection committee shall select in an open, fair and transparent manner a suitable person for recommendation under section 57 from candidates nominated in an open, fair and transparent manner by the sponsoring body or the incorporated management committee of the school or both as may be provided for in the constitution of the incorporated management committee.
- (5) The incorporated management committee of a school shall recommend under section 57 the person selected by the principal selection committee.
- (6) Subsections (2), (3), (4) and (5) do not apply if -
  - (a) the sponsoring body of the school makes a request of the incorporated management committee under section 40AEA(1)(a)(ii); or
  - (b) the Permanent Secretary exempts,
    on an application by the
    sponsoring body or incorporated
    management committee and upon good
    cause being shown to his
    satisfaction, the committee from
    those subsections in respect of
    any principal of the school.".

By deleting "40AH(2)(b)" and substituting "40AJA(2)(b)".

In the heading, by deleting "Director" and substituting "Permanent Secretary".

26(c) (a) By deleting -

"Section 40BI. Sponsoring body."

and substituting -

"Section 40AW. Incorporated

committee.".

management

- (b) By deleting "Section 40BR(1)(c)(i)" and substituting "Section 40BR(1)(c)".
- (c) By deleting "Section 40BR(1)(c)(ii) or (d)" and substituting "Section 40BR(1)(d)".
- (d) By deleting -

"Section 40BT. Sponsoring body.".

New By adding -

"26A. Permission to operate school or to act etc. pending appeal

Section 66(1) is amended by adding -

"(ba) by notice in writing to an incorporated management committee permit an amendment to the constitution of the committee to take effect

after he has objected to the amendment under section 40AW(3A);"."

28	In the	heading,	by	deleting	"Director"	and
	substi	tuting <b>"P</b>	erma	nent Sec	retary".	

- In the heading, by deleting "Director" and substituting "Permanent Secretary".
- In the heading, by deleting "Director" and substituting "Permanent Secretary".
- In the proposed section 83(1AA), by deleting "Director" where it twice appears and substituting "Permanent Secretary".
- 31(b) By deleting the proposed section 84(4) and substituting -
  - "(4) The Permanent Secretary may waive -
    - (a) by circular issued to schools generally or a particular type of schools, wholly or partly the requirement of any regulation in respect of a particular type of schools or teachers;
    - (b) on application by a supervisor or

incorporated management committee
of a school and by notice in
writing to the applicant, wholly
or partly the requirement of any
regulation in respect of the
school, the applicant or a
particular teacher of the school;
and

(c) on application by a teacher and by notice in writing to the applicant, wholly or partly the requirement of any regulation in respect of the applicant,

on such conditions, if any, as he thinks fit.".

- 32(b) By deleting subparagraph (iii) and substituting "(iii) in paragraph (b), by adding
  - (iv) in paragraph (i), by repealing "a
     supervisor or any other manager of
     a school" and substituting "the
     supervisor or a manager of a
     school without IMC";".

"without IMC" after "school";

- 32(c) By deleting the paragraph and substituting "(c) in subsection (3) -
  - (i) in paragraph (a), by adding

"without IMC" after "school";

- (ii) by repealing paragraph (d);
- (iii) in paragraph (n), by adding
   "without IMC" after
   "school";".
- 32(d) By deleting the paragraph and substituting -
  - "(d) by adding -
    - "(6) If -
      - (a) an IMC school is operated,
         with the consent or
         connivance of any manager of
         the school, in contravention
         of section 19(1); or
      - (b) an incorporated management
         committee, with the consent
         or connivance of any manager
         of the school concerned -
        - (i) fails to comply
           with any notice
           served on it under
           section 82; or
        - (ii) in or in connection
           with any
           application under
           this Ordinance
           makes any statement
           or furnishes any

information which
is false in any
material particular
and which it knows
or reasonably ought
to know is false in
such particular,

the manager shall be guilty of an offence and shall be liable on conviction to a fine of \$250,000 and to imprisonment for 2 years.

- (7) If -
  - (a) an IMC school is operated,
     with the consent or
     connivance of any manager of
     the school, in any name other
     than its registered name;
  - (b) an incorporated management
     committee, with the consent
     or connivance of any manager
     of the school concerned,
     employs or permits any person
     to teach in a school in
     contravention of section
     42(1) or (2); or
  - (c) an IMC school contravenes
     section 86 with the consent
     or connivance of any manager
     of the school,

the manager commits an offence and shall be liable on conviction to a fine at level 5 and to imprisonment for 2 years.

(8) If an incorporated management committee contravenes section 74(2A) or (2B) with the consent or connivance of any manager of the school concerned, the manager commits an offence and shall be liable on conviction to a fine at level 3 and to imprisonment for 3 months."."

By deleting paragraph (e).

33

- (a) In the heading, by deleting "1 and 2".
- (b) In the proposed Schedule 1, in section 2(c), by adding "management" after "incorporated".
- (c) In the proposed Schedule 1, by adding -

## "2A. Continuance of certain contracts

- (1) This section applies to a contract that is -
  - (a) entered into by the
     supervisor, principal or
     sponsoring body or a
     manager of a school
     ("original party") with
     a person before 1
     January 2005;

- (b) entered into for the
   supply of goods or
   service by the person
   for the benefit of the
   school (but not any
   other school); and
- (c) is subsisting
   immediately before the
   transition date.
- (2) Upon the commencement of the transition date -
  - (a) (if the money paid in
     consideration of the
     goods or service is
     provided by the
     Government) the
     transferee shall, with
     the consent of the
     person, for all purposes
     substitute for the
     original party as the
     party to the contract,
     and shall be regarded as
     having always been the
     party;

provided by the

Government) the

sponsoring body or,

where the sponsoring

body so decides, the

transferee shall, with

the consent of the

person, for all purposes

substitute for the

original party as the

party to the contract,

and shall be regarded as

having always been the

party.

- (3) Where a substitution takes place under subsection (2) -
  - (a) all rights and
     liabilities of the
     original party under the
     contract shall vest in
     the transferee or
     sponsoring body, as may
     be appropriate; and
  - (b) the original party shall cease to be a party to the contract.".
- (d) In the proposed Schedule 1, in section 3(1), by adding "management" after "incorporated".

- (e) In the proposed Schedule 1, in section 4(1), by deleting "relating to the management of the school" and substituting "that are relevant to the functions and powers of the transferee".
- (f) In the proposed Schedule 2, by deleting
   everything before section 2 and
   substituting -

"SCHEDULE 2 [ss. 40BQ & 40CB]

#### 1. Interpretation

In this schedule -

- (a) where this Schedule applies under section 40BQ -
  - (i) "transferor" means
     the school
     management company
     of the relevant
     school;
  - (ii) "transferee" means
     the incorporated
     management
     committee of the
     relevant school;
  - (iii) "transition date"
     means the date on
     which the
     incorporated

management

committee of the

relevant school is

established;

- (b) where this Schedule applies under section 40CB -
  - (i) "transferor" means
     the incorporated
     management
     committee of the
     relevant school;
  - (ii) "transferee" means
     the school
     management company
     of the relevant
     school;
  - (iii) "transition date"
     means the date on
     which the
     incorporated
     management
     committee of the
     relevant school is
     dissolved.".
- (g) In the proposed Schedule 2, in section 2(7), by deleting everything after "Land" and substituting -

"Registry -

- (a) where this Schedule
   applies under section
   40BQ, a copy of the
   certificate of
   incorporation issued to
   it under section 40BM(1)
   or 40BX(1) of this
   Ordinance; or
- (b) where this Schedule
   applies under section
  40CB -
  - (i) a copy of the
     certificate of
     incorporation
     issued to it
     under the
     Companies
     Ordinance
     (Cap. 32);
  - (ii) a copy of the
     approval
     granted in
     respect of the
     school under
     section 40CB;
    and
  - (iii) a copy of the
     text of

section 40CB and this Schedule.".

- (h) In the proposed Schedule 2, in section 3(2), by deleting "incorporated management committee" and substituting "transferee".
- (i) In the proposed Schedule 2, in section 9(1), by adding "in the control or possession of the transferor" after "school".
- (j) By adding -

"SCHEDULE 3 [ss. 40AB & 40ABA]

#### SPECIFIED SCHOOLS

School Name	School Address			
Confucius Hall	77 Caroline Hill			
Middle School	Road, Hong Kong			
Fung Kai No. 2	15 Jockey Club			
Secondary School	Road, Sheung Shui,			
	New Territories			
Hong Kong Sam Yuk	17A Ventris Road,			
Secondary School	Hong Kong			
International	372 Shun Ning Road,			
Christian	Sham Shui Po,			
Quality Music	Kowloon			

Secondary and

#### Primary School

ISF Academy 373 Queen's Road

East, Wanchai, Hong

Kong

Kowloon Sam Yuk 52 Boundary Street,

Secondary School Mongkok, Kowloon

Mu Kuang English 55 Kung Lok Road,

School Kwun Tong, Kowloon

Phoenix 5 Tonkin Street,

International Shamshuipo, Kowloon

School

Po Leung Kuk Choi 6 Caldecott Road,

Kai Yau School Shamshuipo, Kowloon

Sam Yuk Middle 1111 Clear Water

School Bay Road, Sai Kung,

New Territories

S.K.H. All Saints' 11 Pak Po Street,

Middle School Kowloon

Tai Po Sam Yuk 2 Tai Po Tau Drive,

Secondary School Tai Po, New

Territories

United Christian 9 & 11 Tong Yam

College Street, Tai Hang

Tung, Shamshuipo,

Kowloon".

New By adding -

# "34A. Approval for roof playgrounds

Regulation 16 is amended by repealing ", verandah".

### 34B. Structural requirements

Regulation 17(2) is amended by repealing ", verandah".

# 34C. Pupils using roof playgrounds to be under supervision

Regulation 18 is amended by repealing ", verandah".

# 34D. Numbers of pupils allowed on a roof playground or balcony

Regulation 19 is amended -

- (a) by repealing paragraph (2);
- (b) in paragraph (3), by
   repealing ", verandah".

# 34E. Limitation of activities on roof playgrounds

Regulation 20 is amended by repealing ", verandah".".

By deleting the clause and substituting -

# "35. Safety precautions

Regulation 21(2) is repealed and the following substituted -

- "(2) The principal and (in the case of a school without IMC) supervisor shall ensure that no instruction is given in the use of tools or the operation of machines or in science experiments except by -
  - (a) a responsible
    teacher;
  - (b) (in the case of
     tools or machines)
     a workshop
     instructor employed
     in the school to
     assist a
     responsible
     teacher; or
  - (c) (in the case of science

35

experiments) a

laboratory

technician employed

in the school to

assist a

responsible

teacher."."

New

By adding -

### "36A. Refreshment places

Regulation 47 is amended by repealing "shop" and substituting "tuckshop".

# 36B. Sanitary condition

Regulation 48(2) is repealed.".

In the proposed regulation 61(3), by deleting "Director" and substituting "Permanent Secretary".

New

By adding -

# "37A. Formal receipts

Regulation 63 is amended by adding "of a school without IMC" before "shall be".".

38

By deleting the clause and substituting -

# "38. Prohibition of collections without permission of Permanent Secretary

Regulation 66 is amended by adding before paragraph (1) -

"(1A) This regulation does not apply to an IMC school.".".

By deleting the clause.

42

By deleting everything after "Regulation" and substituting "75(1) is amended by repealing ", require the managers of any" and substituting "of a school without IMC, require the managers of the"."

In the proposed regulation 75A -

- (a) in paragraph (1), by deleting
   "Director" and substituting "Permanent
   Secretary";
- (b) in paragraph (2), by deleting "Director
  may" and substituting "Permanent
  Secretary may";
- (c) in paragraph (2)(c), by deleting "to
   the Director under section 40AV of the
   Ordinance for" and substituting "and
   issuing a notice under section 40AV of
   the Ordinance as regards";
- (d) in paragraph (2)(d), by deleting
   "chairperson, the secretary and the
   treasurer" and substituting "supervisor

- of the school and the secretary and treasurer of the committee";
- (e) in paragraph (2)(e), by deleting
   "duties of the chairperson, the
   secretary and the treasurer" and
   substituting "functions of the
   supervisor of the school and the
   secretary and treasurer of the
   committee";
- (f) in paragraph (2)(g), by deleting
   everything after "for" and substituting
   "the selection of the principal;".

By deleting the clause and substituting -

# "44. Regulation substituted

Regulation 76 is repealed and the following substituted -

- "76. Teachers' appointment or dismissal needs approval by managers
- (1) The appointment of any teacher who is to be employed in the school -
  - (a) to occupy a teacher
     post in the
     establishment of
     staff provided for
     in the code of aid
     for primary

44

schools, code of
aid for secondary
schools or code of
aid for special
schools; or

- (b) for a term for not less than 6 months, shall be approved by the majority of the managers of the school.
- (2) The dismissal of any teacher who is employed in the school -
  - (a) to occupy a teacher

    post in the

    establishment of

    staff provided for

    in the code of aid

    for primary

    schools, code of

    aid for secondary

    schools or code of

    aid for special

    schools; or
- (b) for a term for not
  less than 6 months,
  shall be approved by the majority
  of the managers of the school at a
  meeting of the management

committee or incorporated management committee (as may be appropriate).".".

45

- (a) In the heading, by deleting "Director" and substituting "Permanent Secretary".
- (b) By deleting everything after "repealing" and substituting "everything from "The" to "thereupon" and substituting "The Permanent Secretary may by notice in writing to the management authority forbid the granting of a holiday on any specified day. The management authority and the principal shall upon such notice".".

New

By adding -

# "46A. Regulation substituted

Regulation 85 is repealed and the following substituted -

# "85. Specifications for exit door

Any exit door of the premises of any school must be capable of being opened from inside without using a key when any pupil who does not reside in the school premises is in the school premises.".

#### 46B. Size of classes

Regulation 88(c) is amended by adding "(other than an IMC school)" after "course".

#### 46C. Hours of instruction

Regulation 89 is repealed.".

In the heading, by deleting "Director" and substituting "Permanent Secretary".

New By adding -

### "46D. Regulation substituted

Regulation 93 is repealed and the following substituted -

# "93. Restriction on training for teachers

Unless permitted by the

Permanent Secretary, no school

shall provide any course of

training the completion of which

qualifies the participant for

being registered as a registered

teacher.".

### 46E. Non-resident pupils

Regulation 95 is repealed.".

48

By deleting everything after "Regulation" and substituting "96(1) is amended by repealing "supervisor and".".

New

By adding -

# "48A. Expelled pupil not to enter school premises without permission

Regulation 97 is amended -

- (a) in paragraph (1), by
   repealing "Permanent
   Secretary" and substituting
   "management authority of the
   school";
- (b) by repealing paragraph (2).".

49

By deleting the clause and substituting -

# "49. Business or trading operation

Regulation 99A(4) is amended, in the definition of "school in receipt of public funds", in paragraph (a), by adding "which is a school without IMC" after "school".".

New

By adding -

### "49A. Regulation added

The following is added -

"99B. Restriction on use of profits arising from business or trading arrangement by incorporated management

#### committee

- (1) This regulation applies to an IMC school.
- (2) The incorporated management committee of a school shall not, without the prior permission in writing by the Permanent Secretary, apply any profits or net income arising from -
  - (a) any business or trading undertaking operated by or with the permission of the committee on the school premises; or
  - (b) any business or trading arrangement entered into by the committee, directly or indirectly, with any person for the supply of food, drinks, books, stationery, uniforms or any other thing that is required by the school to be possessed or used by its pupils,

for any purpose not directly benefiting the pupils of the school.".".

By deleting the clause and substituting -

#### "50. Offences

Regulation 101 is amended -

- (a) in paragraph (1)-

  - (ii) by repealing ", 89(1)";
- (b) by repealing paragraphs (2), (3),(4), (5), (6), (6A), (7) and (8)and substituting -
  - "(2) Any manager of a school without IMC who contravenes regulation 61, 63 or 66(2) shall be guilty of an offence.
  - (2A) Any manager of an IMCschool who contravenes regulation61 shall be guilty of an offence.
  - (3) If regulation 10, 22, 37, 62, 65, 84(1) or (2) or 93 is contravened in respect of a school without IMC, the managers of the school shall each be guilty of an offence.
  - (3A) If regulation 10, 22, 37, 84(1) or (2) or 93 is contravened in respect of an IMC school with the consent or connivance of any manager of the school, the manager

shall be guilty of an offence.

- (4) The supervisor of a
  school without IMC who contravenes
  regulation 21(1) or (2), 53(1),
  61, 63, 64, 77, 79, 81, 82, 83(1)
  or (3), 92(2) or (12) or 99A(2)
  shall be guilty of an offence.
- (4A) If an incorporated management committee contravenes regulation 53(1), 61, 64, 77 or 99B(2) with the consent or connivance of any manager of the school, the manager shall be guilty of an offence.
- (5) The principal of a school without IMC who contravenes regulation 21(2), 32, 38, 39(1), 52(1), 53(2) or 83(2) or (3) shall be guilty of an offence.
- (5A) The principal of an IMC school who contravenes regulation 21(1) or (2), 32, 38, 39(1), 52(1) or 53(2) shall be guilty of an offence.
- (5B) If regulation 92(9) is contravened in respect of any school, the principal of the school shall be guilty of an

offence.

- (6) If regulation 16, 31, 34(2), 46A, 67, 80, 85, 87(2), 88, 89A, 90 or 92(4) or (9) is contravened in respect of a school without IMC, the supervisor and principal of the school shall each be guilty of an offence.
- (6AA) If regulation 16, 31, 34(2), 85, 87(2) or 92(4) or (9) is contravened in respect of an IMC school, the principal of the school shall be guilty of an offence.
- (6A) Any supervisor or manager
  who contravenes regulation 99A(1)
  or (3) shall be guilty of an
  offence.
- (6B) If the management committee of a school without IMC contravenes regulation 99A(1) or (3), the managers of the school shall each be guilty of an offence.
- (7) Any teacher who
  contravenes regulation 33, 58, 61,
  63 or 66(2) shall be guilty of an
  offence.".

- (c) by repealing paragraph (9) and
   substituting -
  - "(9) If a person is charged with an offence under paragraph (6B), it shall be a defence to the charge if he proves that
    - members of the
      management
      committee
      concerned
      contravened
      regulation
      99A(1) or (3)
      without his
      knowledge or
      consent; or
    - (b) he took all
      reasonable
      steps to
      prevent the
      other members
      of the
      management
      committee from
      contravening
      the

51

By deleting everything after "by" and substituting "repealing everything before "by virtue" and substituting -

"(2) A person who is guilty of an offence under regulation 101(6) or (6AA)".".

New

By adding -

#### "Societies Ordinance

# 58. Persons to which the Ordinance does not apply

The Schedule to the Societies Ordinance (Cap. 151) is amended by adding -

"(4A) Any incorporated
management committee as defined in
section 3(1) of the Education
Ordinance (Cap. 279).".".

- Schedule 1
- (a) Under the heading "Education Ordinance (Cap. 279)", by deleting "and (2)".
  - (b) Under the heading "Education Regulations (Cap. 279 sub. leg.)", by deleting "48(2),", "63," and "94, 98(2) and 99A(2)" and substituting "94 and 98(2)".
- Schedule 3 By deleting "Sections 3(1) (definition of "supervisor"), 8(1)(d)(i)" and substituting

"Sections 8(1)(d)(i)".