# Paper No. 100

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NATIONAL SECURITY (LEGISLATIVE PROVISIONS) BILL

#### COMMITTEE STAGE

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

 Clause
 Amendment Proposed

 4
 In the proposed section 2(1)(c), by deleting

 \*,藉着作出任何作為而" and substituting "而作出任何作為, 藉此".

5 By adding "的" after "安全".

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- (a) In the proposed section 9A(1)(a), by adding"intentionally" before "incites".
- (b) In the proposed section 9A(1)(b), by adding "intentionally" before "incites".

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

"(1A) An incitement shall not constitute an offence under subsection (1) unless the nature of the incitement and the circumstances in which the incitement is made are such that -

- (a) one or more personsincited are likely tobe induced; or
- (b) an ordinary person would, <u>if subjected to</u> <u>the incitement</u>, likely be induced,

to (where subsection (1)(a) applies)
commit the offence or to (where
subsection (1)(b) applies) engage in
violent public disorder.".

(d) In the proposed section 9C(1), by deleting"cause the commission of" and substituting"induce a person to commit".

(e) In the proposed section 9C, by adding -

"(3) No prosecution for an offence under <u>subsection (2)</u> shall be commenced after 3 years from the date of commission of the offence.".

(f) In the proposed section 9D(3)(d), by deleting "組別" and substituting "階層".

(a) In the proposed section 18A, by deleting "Article 39" and substituting "Chapter III".

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(b) In the proposed section 18B(1), by deleting"chief superintendent" and substituting"assistant commissioner".

By adding immediately before clause 8 -

#### "7A. Section added

New

The Official Secrets Ordinance (Cap.

521) is amended by adding  $\underline{in Part I}$  -

# "1A. Enforcement, etc. of this Ordinance to be consistent with Basic Law

The provisions of this Ordinance are to be interpreted, applied and enforced in a manner that is consistent with Chapter III of the Basic Law.".

8(1)	By deleting "of the Official Secrets Ordinance
	<u>(Cap. 521)".</u>
9	By deleting the clause.
14	In the proposed section 2A, by deleting "Article 39" and substituting "Chapter III".
New	By adding -
	"14A. Prohibition of

# operation of societies

Section 8(1)(a) is amended by repealing "national security or".".

# (a) In the proposed section 8A(1), by deleting "國家安全利益" and substituting "維護國家安全".

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- (b) In the proposed section 8A(2)(c), by deleting ", as officially proclaimed by means of an open decree," and substituting "(as officially announced by means of an open proclamation)".
- (c) In the proposed section 8A(5)(f)(ii), by deleting "the Schedule" and substituting "Schedule 1".
- (d) In the proposed section 8C(1), by deleting
   "a proscribed organization" and
   substituting "a local organization after it
   has been proscribed under section 8A".
- (e) In the proposed section 8D(3)(a), by adding "not" before "satisfied".
- (f) In the proposed section 8D(3)(a)(i), by deleting "not".
- (g) In the proposed section 8D(3)(a)(ii) -
  - (i) by deleting "insufficient" and substituting "sufficient";

(ii) by deleting "; or " and

substituting "; and".

- (h) In the proposed section 8D(3)(a)(iii), by deleting "insufficient" and substituting "sufficient".
- (i) In the proposed section 8D(3)(a)(iii)(A), by deleting "國家安全利益" and substituting "維護國家安全".
- (j) In the proposed section 8D(3)(b), by deleting "not".
- (k) In the proposed section 8D(6), by deleting everything after "admit" and substituting "any evidence that would, but for this subsection, not be admissible in a court of law.".
- (1) In the proposed section 8D, by adding -

"(7) A party to an appeal lodged under subsection (1) may appeal to the Court of Appeal against the decision of the Court of First Instance on any ground involving a question of law.

(8) An appeal may only be lodged under subsection (7) with leave to appeal granted by the Court of First Instance or, where the Court of First Instance refuses to grant such leave, by the Court of Appeal.".

- (m) In the proposed section 8E, in the heading, by deleting "Chief Justice may make rules" and substituting "Secretary for Security may make regulations".
- (n) By deleting the proposed section 8E(1) and substituting -

"(1) The Secretary for Security may, <u>subject to the approval of the</u> <u>Legislative Council</u>, make regulations to provide for the handling of appeals under section 8D including matters which are incidental to or arise out of the hearing of such appeals.".

- (o) In the proposed section 8E(2), by deleting "rules under this section, the Chief Justice" and substituting "regulations under this section, the Secretary for Security".
- (p) In the proposed section 8E(3), by deleting"Rules" and substituting "Regulations".
- (q) In the proposed section 8E(4), by deleting
   "rules" where it twice appears and
   substituting "regulations".
- (r) By adding -

"8F. Rules Committee may make rules for appeals The Rules Committee constituted under section 55 of the High Court Ordinance (Cap. 4) may, subject to the regulations made under section 8E, make rules of court to provide for -

- (a) the lodgement, hearing
   and withdrawal of
   appeals under section
   8D;
- (b) costs in respect of such appeals;
- (c) the practice and procedure concerning the hearing of such appeals; and
- (d) such other procedural matters which are incidental to or arise out of the hearing of such appeals.

# 8G. Matters following proscription

<u>Schedule 2</u> has effect in relation to the proscription of an organization under section 8A.". Schedule By deleting the subheading immediately before section 2.

Schedule By deleting section 2.

Schedule By adding -

# "11A. "Schedule 1" substituted for "the Schedule"

Sections 2(2), (2B) and (3), 9(1)(c)

and 14A(2) are amended by repealing "the

Schedule" and substituting "Schedule 1".".

Schedule,By deleting "under section 8D(3)" andsection 8substituting "on an appeal under section 8D(1)".

Schedule, section 12 By deleting paragraph (a) and substituting -"(a) by repealing -"SCHEDULE [s. 2]" and substituting -"SCHEDULE 1 [ss. 2, 8A, 9 & 14A]";". Schedule By adding immediately after section 12 -"12A. Schedule <u>2</u> added The following is added -"SCHEDULE 2 [s. 8G]

> MATTERS FOLLOWING PROSCRIPTION OF AN ORGANIZATION UNDER SECTION 8A <u>OF THIS</u> ORDINANCE

## 1. Companies registered under Companies Ordinance

(1) If a company registered
under the Companies Ordinance (Cap.
32) is proscribed under section 8A of
<u>this</u> Ordinance, the Registrar of
Companies shall -

- (a) strike the name of such company off the register <u>of companies</u> kept by the Registrar; and
- (b) publish a notice of the striking off in the Gazette,

and upon the publication of the notice such company shall be dissolved.

(2) The Registrar of Companies may defer taking action under subsection (1) if he is satisfied that the right to take legal action against the proscription has not been exhausted.

(3) On <u>an</u> application of the Registrar of Companies to the Court of First Instance, a company struck off the register under subsection (1) shall be wound up and sections 360D, <u>360E, 360F, 360G, 360H, 360I, 360J,</u> <u>360K, 360L and 360M</u> of the Companies Ordinance (Cap. 32) shall apply to such company as if such company were a company struck off the register <u>and</u> <u>dissolved</u> under section 360C of <u>that</u> Ordinance.

## 2. Unregistered companies under Companies Ordinance

(1) An unregistered company within the meaning of section <u>326</u> of the Companies Ordinance (Cap. 32) which is proscribed under section 8A of this Ordinance shall for the purpose of section 327(3) of the Companies Ordinance (Cap. 32) be regarded as having been dissolved.

(2) On an application of the Registrar of Companies to the Court of First Instance, the company referred to in subsection (1) shall be wound up and Part X of the Companies Ordinance (Cap. 32) shall apply to such company.

# 3. Other types of organizations

(1) If an organization that is proscribed under section 8A of <u>this</u>
 Ordinance is not <u>registered under the</u>
 <u>Companies Ordinance (Cap. 32)</u> but is registered under any other Ordinance,

the appropriate authority shall -

(a) cancel the

registration of that

organization and (if

applicable under that other Ordinance) remove or strike its name off the relevant

register or any other similar record; and

(b) publish a notice of the cancellation in the Gazette,

and upon the publication of the notice -

(c) that organization
 shall be dissolved for
 the purposes of that

other Ordinance and all other purposes; and

- (d) the provisions (if any) of that other Ordinance applicable to -
  - (i) the

dissolution

of that

organization

shall apply

as if it

### were

dissolved

under that

other

Ordinance;

(ii) the winding

up of

organizations

shall apply

to that

organization.

# (2) Subject to subsection

(1)(d), an organization referred to

in subsection (1) shall, on an

application of the appropriate authority to the Court of First Instance, be wound up and Part X of the Companies Ordinance (Cap. 32) shall apply as if such organization were an unregistered company within the meaning of section <u>326 of that</u> <u>Ordinance.</u>

(3) The appropriate authority may defer taking action under subsection (1) if he is satisfied that the right to take legal action against the proscription has not been exhausted.

(4) In this section,"appropriate authority" means -

- (a) where a person has authority under the relevant Ordinance to cancel the registration of the relevant organization under that Ordinance, that person; or
- (b) in any other case, the Registrar of Companies.".

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Schedule, By adding "7(6)," after "5,". section 13
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Schedule By adding immediately before section 29 -

"28A. Interpretation

Section 2(1) of the Organized and Serious Crimes Ordinance (Cap. 455) is amended -(a) in the definition of "Schedule 1 offence", by repealing "of any of those offences;" and substituting -"of any of those offences, but an act that is not an offence itself shall not be a Schedule 1 offence by virtue of paragraph (b), (c), (d) or (e); (b) in the definition of "specified offence", by repealing "of any of those offences; " and substituting -"of any of those offences, but an act that is not an offence itself shall not be a specified offence by virtue of paragraph (b), (c), (d) or (e);".".

- Schedule, (a) <u>By deleting "of the Organized and Serious</u> section 29 Crimes Ordinance (Cap. 455)".
  - (b) In the proposed section 5(9)(a), by adding"or" at the end.
  - (c) In the proposed section 5(9)(b), by deleting "; or" at the end and substituting a comma.
  - (d) By deleting the proposed section 5(9)(c).
- Schedule By adding immediately after section 34 -

# <u>"Crimes (Amendment)(No. 2)</u> Ordinance 1997

#### 34A. Repeal

The Crimes (Amendment)(No. 2) Ordinance 1997 (89 of 1997) is repealed.".