

立法會
Legislative Council

LC Paper No. LS64/03-04

**Paper for the House Committee Meeting
on 16 April 2004**

**Legal Service Division Report on
Subsidiary Legislation Gazetted on 26 March 2004**

Date of tabling in LegCo : 21 April 2004

Amendment to be made by : 19 May 2004 (or 9 June 2004 if extended by resolution)

**Public Health and Municipal Services Ordinance (Cap. 132)
Designation of Libraries Order 2004 (L.N. 47)**

By this Order made by the Director of Leisure and Cultural Services under section 105K of the Public Health and Municipal Services Ordinance (Cap. 132), Shop No. 211, second floor, Yat Tung Shopping Centre, Yat Tung (I) Estate, Tung Chung (the premises) is designated as a library. Consequentially, the Schedule to the Designation of Libraries Order (Cap. 132 sub. leg. O) is amended by adding the premises as item 65.

**Antiquities and Monuments Ordinance (Cap. 53)
Antiquities and Monuments (Declaration of Historical Building) Notice 2004 (L.N. 48)**

2. By this Notice given by the Secretary for Home Affairs under section 3(1) of the Antiquities and Monuments Ordinance (Cap. 53) after consultation with the Antiquities Advisory Board and with the approval of the Chief Executive, the building known as "馬禮遜樓" and its adjoining land within the Hoh Fuk Tong Centre (also known as Ho Fuk Tong Centre) is declared to be a historical building. Consequentially, the Antiquities and Monuments (Declaration of Proposed Monument) Notice 2003 (Cap. 53 sub. leg. D) in respect of the same building is repealed.

3. The Administration has provided two information papers on "Declaration of the Morrison Building as a Monument" to the Panel on Home Affairs

(the Panel) (LC Paper No. CB(2)351/03-04 (01) issued on 17 November 2003 and LC Paper No. CB(2)1794/03-04(01) issued on 19 March 2004). Since Members have not requested any discussion of the papers, the matter has not been discussed by the Panel. However, the Panel did discuss "Review of built heritage conservation policy" at its meeting on 22 March 2004. During the discussion, Members did not comment on the declaration of the Morrison Building as a historical building.

Federation of Hong Kong Industries Ordinance (Cap. 321)
Federation of Hong Kong Industries (Addition of a Scheduled Group) Notice
2004 (L.N. 49)

4. This Notice is made by the general committee of the Federation of Hong Kong Industries (the Federation) under section 45 of the Federation of Hong Kong Industries Ordinance (Cap. 321) (the Ordinance) with the written approval of the Secretary for Constitutional Affairs. By this Notice, the First Schedule to the Ordinance is amended by adding the following item as item 26:-

"26. 26 Environmental industries".

5. Under section 45 of the Ordinance, the general committee of the Federation is empowered to allot each full member to one of the scheduled groups (i.e. groups specified in the First Schedule). The general committee may vary the composition of any scheduled group or add any group to, or delete any group from the First Schedule. Any such variation, addition or deletion shall be published in the Gazette. The approval of the Secretary for Constitutional Affairs of such variation, addition or deletion is required, if any such change would result in any change in the entitlement of any person to vote at a general meeting of the Federation as referred to in section 20R of the Legislative Council Ordinance (Cap. 542).

6. At its 482nd General Committee Meeting held on 31 March 2003, the Federation resolved to create a new scheduled group, namely, environmental industries. This Notice implements that resolution. According to the LegCo Brief, the Federation intends to recruit into the new group companies that manufacture environmental products, instruments, components or equipment; or make conversion to the equipment or machinery. Members may refer to the LegCo Brief dated 23 March 2004 and issued by the Federation for further and background information.

7. Neither the public nor any LegCo Panel has been consulted on any of the subsidiary legislation. No difficulties have been observed in the legal and drafting aspects of any of the above subsidiary legislation.

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