SMOKING (PUBLIC HEALTH) (AMENDMENT) BILL 2005

COMMITTEE STAGE

Amendments to be moved by the Secretary for Health, Welfare and Food

Clause

Amendment Proposed

4(h) By adding -

""public swimming pool" (公眾泳池) means a public swimming pool within the meaning of section 2(1) of the Public Health and Municipal Services Ordinance (Cap. 132);

"stadium" (體育館) means a stadium within the
meaning of section 2(1) of the Public Health
and Municipal Services Ordinance (Cap.
132);".

- 5 (a) By deleting paragraph (a) and substituting -
 - "(a) by repealing subsection (1) and substituting -
 - "(1) The areas described in Part 1 of Schedule 2 are designated as no smoking areas.
 - (1AA) Subsection (1) does not apply to the exempt areas described in Part 2 of Schedule 2.";".

- (b) In paragraph (c), by deleting the proposed section 3(5).
- 6 By deleting the clause and substituting -
 - "6. Display of signs where smoking prohibited
 Section 5 is repealed.".
- 8 By deleting the clause and substituting -
 - "8. Offences under Part II
 Section 7(3) and (4) is repealed.".
- In the proposed section 15G, by repealing subsection (1)(b)(ii) and substituting -
 - "(d) require any person to give his name and address and to produce proof of identity if the inspector reasonably suspects that the person has committed a relevant offence;".
- 19 By deleting the clause and substituting -

"19. Regulations and Orders

Section 18(2)(a) is amended by repealing "the form of any notice that smoking is prohibited," and substituting "the form (including specifications) of".".

20 By deleting the clause and substituting -

"20. Schedule substituted

Schedule 2 is repealed and the following substituted -

"SCHEDULE 2 [s. 3]

Part 1
DESIGNATED NO SMOKING AREAS

Item Type of area

- 1. Any cinema, theatre or concert hall.
- 2. Any public lift.
- 3. Any escalator.
- 4. Any amusement game centre.
- 5. Any children's playground.
- 6. Any child care centre.
- 7. Any school.

- 8. Any specified educational establishment.
- 9. Any approved institution.
- 10. Any place of detention.
- 11. Any place of refuge.
- 12. Any reformatory school.
- 13. Any hospital.
- 14. Any maternity home.
- 15. The following areas within any public swimming pool -
 - (a) any swimming pool;
 - (b) any sidewalk immediately adjacent
 to the swimming pool;
 - (c) any diving board or other
 apparatus or facility adjoining
 the swimming pool; and
 - (d) any spectator stand.

- 16. The following areas within any stadium -
 - (a) any pitch;
 - (b) any sidewalk immediately adjacent
 to the pitch; and
 - (c) any spectator stand.
- 17. The Hong Kong Wetland Park designated under section 24(1) of the Country

 Parks Ordinance (Cap. 208).
- 18. An indoor area in -
 - (a) any shop, department store or shopping mall;
 - (b) any market (whether publicly or privately operated or managed);
 - (c) any supermarket;
 - (d) any bank;
 - (e) any restaurant premises;
 - (f) any bar;
 - (g) any karaoke establishment;
 - (h) any mahjong-tin kau premises;
 - (i) any bathhouse;
 - (j) any massage establishment;
 - (k) any residential care home;
 - (1) any treatment centre; or

- (m) any communal quarters (as defined
 in Part 3).
- 19. An indoor area in a workplace or public place to the extent that it is not an area described in any other item in this Part.

Part 2

EXEMPT AREAS

Item Type of area

- Any area described in item 19 of Part
 that is situated in domestic
 premises.
- 2. Type 1 private quarters (as defined in Part 3).
- 3. Type 2 private quarters (as defined in Part 3) that is not situated within any of the following -
 - (a) a child care centre;
 - (b) a school;
 - (c) a specified educational
 establishment;

- (d) an approved institution;
- (e) a place of detention;
- (f) a place of refuge;
- (g) a reformatory school;
- (h) a hospital;
- (i) a maternity home.
- 4. A bedspace apartment in respect of which a licence or certificate of exemption issued under the Bedspace Apartments Ordinance (Cap. 447) is in force.
- 5. A room or suite of rooms in a hotel or guesthouse if -
 - (a) in respect of the hotel or
 guesthouse there is in force a
 licence or certificate of
 exemption issued under the Hotel
 and Guesthouse Accommodation
 Ordinance (Cap. 349); and
 - (b) the room or suite of rooms is being hired for use as sleeping accommodation.

- An area designated by the Airport
 Authority as a smoking area as
 referred to in section 16 of the
 Airport Authority Bylaw (Cap. 483 sub.
 leg. A).
- 7. An area in a correctional facility that is set aside for smoking by prisoners who are allowed to do so in accordance with orders under rule 25 of the Prison Rules (Cap. 234 sub. leg. A).
- 8. A room designated for cigar tasting in a shop if all the following requirements are complied with -
 - (a) the shop is engaged in the retail sale of cigars;
 - (b) nothing except cigars and cigar
 accessories are offered for sale
 in the shop;
 - (c) the room is not used for smoking except for the purpose of tasting the cigars, or samples of the cigars, that are sold or offered for sale in the shop;

- (d) the room is independently
 ventilated and completely
 partitioned off from the
 remainder of the shop; and
- (e) no natural person is required to
 enter the room while it is being
 occupied for cigar tasting
 (whether or not he could have
 been required to do so by
 contract or otherwise).
- 9. A room designated for tobacco tasting in the manufacturing or business premises of a business engaged in the tobacco trade if all the following requirements are complied with -
 - (a) the business is not engaged in
 the retail sale of tobacco
 products;;
 - (b) the tobacco tasting is carried out for the purpose of conducting research and development or quality control of tobacco products in the normal course of the business;
 - (c) the room is only used for carrying out the tobacco tasting;

- (d) the room is independently
 ventilated and completely
 partitioned off from the
 remainder of the premises; and
- (e) no natural person, other than one who carries out the tobacco tasting, is required to enter the room while it is being occupied for the tobacco tasting (whether or not he could have been required to do so by contract or otherwise).

Part 3

Interpretation

In this Schedule -

"communal quarters" (共用宿舍) means any
premises that are the living
accommodation provided by an employer to
two or more employees, or to those
employees and their families, whether or
not any monetary consideration is
received by the employer for providing
the accommodation, but does not
include -

- (a) any room occupied exclusively
 by one employee, or by that
 employee and his family,
 within any such accommodation;
 and
- (b) any such accommodation that
 forms part of the private
 dwelling of the employer or
 any other person;

"Type 1 private quarters" (第一類私人宿舍)
means any premises that comply with the
following requirements -

- (a) the premises are the living accommodation provided by an employer to one employee, or to that employee and his family, whether or not any monetary consideration is received by the employer for providing the accommodation;
- (b) the accommodation is occupied exclusively by that employee, or by him and his family; and

(c) the block of building in which
 the accommodation is situated
 consists only of such
 accommodation and the common
 parts (if any) shared by such
 accommodation;

"Type 2 private quarters" (第二類私人宿舍)
means any premises that comply with the
following requirements -

- (a) the premises are the living accommodation provided by an employer to one employee, or to that employee and his family, whether or not any monetary consideration is received by the employer for providing the accommodation;
- (b) the accommodation is occupied exclusively by that employee, or by him and his family; and

- (c) the accommodation is
 permanently and completely
 partitioned off from the
 remainder of any area
 described in Part 1 within
 which the accommodation is
 situated; and
- (d) none of any window, door or
 other closeable opening of the
 accommodation opens to an
 indoor part of that area
 (except a common part).".

New By adding immediately before clause 32 -

"31A. No smoking signs

Paragraph 2 of the Smoking (Public Health)
(Notices) Order (Cap. 371 sub. leg. B) is
repealed.".

- By deleting "of the Smoking (Public Health) (Notices)
 Order (Cap. 371 sub. leg. B)".
- 37 By deleting the clause and substituting -

"37. Section added

The Smoking (Public Health) Ordinance (Cap. 371) is amended by adding -

"19. Transitional provisions relating to the Smoking (Public Health) (Amendment) Ordinance 2006

Schedule 6 provides for the transitional arrangements relating to the Smoking (Public Health) (Amendment) Ordinance 2006 (of 2006).".

38. Schedule added

The following is added -

"SCHEDULE 6 [s. 19]

Transitional Provisions relating to the Smoking (Public Health)(Amendment)
Ordinance 2006

Part 1

Deferment of Smoking Ban in Listed Establishments

1. Interpretation

In this Part -

"Appeal Board" (上訴委員會) means the Appeal Board established by section 12;
"certificate of compliance" (合格證明書) means a certificate of compliance within the meaning of section 2 of the Clubs (Safety of Premises) Ordinance (Cap. 376);

- "club-house" (會址) means a club-house within the meaning of section 2 of the Clubs (Safety of Premises) Ordinance (Cap. 376);
- "designated mahjong room" (指定麻將房) has the meaning assigned to it by section 5(2);
- "Director" (署長) means the Director of Health;
- "displayed name" (展示名稱), in relation to an establishment, means any name, style or description of the establishment that appears -
 - (a) outside the establishment; or
 - (b) on a signboard or any
 advertising structure relating
 to the establishment;
- "exclusive entrance" (專用入口), in relation
 to an establishment, means an entrance
 that leads exclusively to the
 establishment;
- "licensee" (持牌人) means a licensee within the meaning of regulation 2(1) of the Dutiable Commodities (Liquor)
 Regulations (Cap. 109 sub. leg. B);

- "liquor licence" (酒牌) means a liquor licence within the meaning of section 2(1) of the Dutiable Commodities Ordinance (Cap 109);
- "list of qualified establishments" (合資格場所 名單) means the list maintained under section 7(1);
- "listed establishment" (列明場所) means an establishment with its name and address included in the list of qualified establishments;

"person in charge" (負責人) -

- (a) in relation to a qualified
 bar, means the licensee of the
 liquor licence that is in
 force in respect of the bar;
- (b) in relation to a qualified
 club, means the person in
 whose name the certificate of
 compliance for the club-house
 is issued;

- (c) in relation to a qualified
 nightclub, means the licensee
 of the liquor licence that is
 in force in respect of the
 nightclub;
- (d) in relation to a bathhouse,
 means the person to whom a
 licence in respect of the
 bathhouse is granted under the
 Commercial Bathhouses
 Regulation (Cap. 132 sub. leg.
 I);
- (e) in relation to a massage
 establishment, means the
 person to whom a licence to
 operate the establishment is
 issued under the Massage
 Establishments Ordinance (Cap.
 266); and
- (f) in relation to mahjong-tin kau
 premises, means the person to
 whom a licence is issued in
 respect of the premises under
 section 22(1)(b) of the
 Gambling Ordinance (Cap. 148);

- "prescribed sign" (訂明標誌) has the meaning assigned to it by section 8(2);
- "qualified bar" (合資格酒吧) has the meaning assigned to it by section 4;
- "qualified establishment" (合資格場所) has the meaning assigned to it by section 3;
- "qualified club" (合資格會所) has the meaning assigned to it by section 5(1);
- "qualified nightclub" (合資格夜總會) has the meaning assigned to it by section 6.

2. Smoking ban deferred in listed establishments

Despite section 3(1) and (1AA) of the Ordinance, a designation of no smoking area under that section does not have effect before 1 July 2009 in relation to an indoor area if and only for so long as -

- (a) the area -
 - (i) is a designated
 mahjong room in a
 listed establishment
 that is a qualified
 club; or

- (ii) is in any other
 listed
 establishment; and
- (b) a prescribed sign is displayed
 in relation to the
 establishment in accordance
 with section 8(1).

3. Qualified establishment

- (1) For the purposes of this Part, an establishment is a qualified establishment if and only for so long as -
 - (a) the establishment is -
 - (i) a qualified bar;
 - (ii) a qualified club;
 - (iii) a qualified
 nightclub;
 - (iv) a bathhouse;
 - (v) a massage
 establishment; or
 - (vi) mahjong-tin kau
 premises; and
 - (b) the establishment complies with all the entry restrictions.

- (2) For the purpose of subsection(1)(b), an establishment complies with allthe entry restrictions if -
 - (a) no person under the age of 18 years is permitted to enter the establishment;
 - (b) no person can enter the
 establishment except through
 an exclusive entrance;
 - (c) a sign in Chinese and English
 is placed and kept in place in
 a prominent position at each
 exclusive entrance of the
 establishment indicating that
 no person under the age of 18
 years is permitted to enter
 the establishment; and
 - (d) such signs are maintained in legible condition and good order.

4. Qualified bar

For the purposes of this Part, an establishment is a qualified bar if all the following requirements are complied with -

- (a) the establishment is a bar as
 defined in section 2 of the
 Ordinance;
- (b) the establishment is
 permanently and completely
 partitioned off from any other
 establishment;
- (c) there is in force a liquor
 licence in respect of and
 relating exclusively to the
 establishment;
- (d) no displayed name of the establishment contains "酒家", "酒樓", "餐廳", "卡拉OK", "網吧", "restaurant", "café", "karaoke", "internet" or similar expressions; and
- (e) the establishment is not engaged primarily in the sale or supply of meals.

5. Qualified club and designated mahjong room

(1) For the purposes of this Part, an establishment is a qualified club if all the following requirements are complied with -

- (a) the establishment is a clubhouse in respect of which
 there is in force a
 certificate of compliance;
- (b) the club-house is open 24 hours on any day on which it is open to members and their accompanied guests; and
- (c) the establishment consists of at least 10 designated mahjong rooms.
- (2) For the purposes of this Part, a
 room in an establishment is a designated
 mahjong room if -
 - (a) the room is furnished and used
 for the purpose of playing
 mahjong; and
 - (b) the room is permanently and completely partitioned off from the remainder of the establishment.

6. Qualified nightclub

For the purposes of this Part, an establishment is a qualified nightclub if all the following requirements are complied with -

- (a) there is in force a liquor
 licence in respect of the
 establishment;
- (b) either -
 - (i) each displayed name of the establishment in Chinese contains the expression "夜總會" in plain and readily legible characters; or
 - (ii) each displayed name
 of the establishment
 in a language other
 than Chinese
 contains the
 expression "night
 club" or "nightclub"
 in plain and readily
 legible letters;

(c) no displayed name of the establishment contains "酒家", "酒樓", "餐廳", "酒吧", "網吧", "網吧", "restaurant", "café", "bar", "internet" or similar expressions; and

(d) the establishment is not open
for business between 6 a.m and
12 p.m. on any day.

7. List of qualified establishments

- (1) The Director shall maintain a list containing the name and address of each qualified establishment notified under this section.
- (2) The person in charge of a qualified establishment may request the Director to include the name and address of the establishment in the list of qualified establishments by submitting to the Director a notification in a form specified by the Director.
- (3) The person in charge shall in the notification make a declaration stating that all the information given in the notification is true, correct and complete.

- (4) After receiving a duly completed notification submitted under this section in respect of an establishment, the Director shall include the name and address of the establishment in the list of qualified establishments.
- (5) The Director shall make the list of qualified establishments available for inspection by the public, free of charge, during the ordinary opening hours of his office.

8. Listed establishment to display prescribed sign

- (1) The person in charge of a listed establishment shall ensure that -
 - (a) a prescribed sign is placed
 and kept in place -
 - (i) in the case of a

 listed establishment

 that is a qualified

 club, in a prominent

 position at the

 exclusive entrance

 of each designated

 mahjong room in the

 club; and

- (ii) in the case of any
 other listed
 establishment, in a
 prominent position
 at each exclusive
 entrance of the
 establishment; and
- (b) such signs are maintained in legible condition and good order.
- (2) For the purposes of this Part, a
 sign is a prescribed sign if it complies with
 all the following specifications -
 - (a) it is square in shape and each
 side is at least 15
 centimetres in length;
 - (b) it is surrounded by a black line as demarcation and the background colour is white;
 - (c) it reads -
 - (i) in the case of a
 listed establishment
 that is a qualified
 club, "此房間是合資格會
 所的指定麻將房,而此會所
 已列入根據《吸煙(公眾衞

生)條例》備存的合資格場 所名單,此房間將於2009 年7月1日起實施禁煙規定。 This is a designated mahjong room in a qualified club that has been included in the list of qualified establishments maintained under the Smoking (Public Health) Ordinance. The smoking ban will apply to this room with effect from 1 July 2009."; and (ii) in the case of any other listed establishment, "此場 所已列入根據《吸煙(公眾 衞生)條例》備存的合資格 場所名單,此場所的室內區 域將於2009年7月1日起實 施禁煙規定。This

establishment has
been included in the
list of qualified
establishments
maintained under the
Smoking (Public
Health) Ordinance.
The smoking ban will
apply to an indoor
area in this
establishment with
effect from 1 July
2009."; and

- (d) all characters and letters are printed in black and are plain and readily legible.
- that is not in a listed establishment shall ensure that no prescribed sign, or any other sign implying or suggesting that smoking is permitted in the area, is displayed in or outside the area.

(4) A person who fails to comply with subsection (1) or (3) commits an offence and is liable to a fine at level 5 and, in the case of a continuing offence, to a further penalty of \$1500 for each day during which the offence continues.

9. Removal of name and address from the list of qualified establishments

- information given in the notification
 submitted under section 7 in respect of a
 listed establishment, and as a result the
 establishment is no longer a qualified
 establishment, the person in charge of the
 establishment shall, within 10 days after the
 change, inform the Director of the change by
 submitting to the Director a notification in
 a form specified by the Director.
- (2) Without prejudice to subsection

 (1), if the person in charge of a listed establishment wishes to have the name and address of the establishment removed from the list of qualified establishments, he may request the Director to do so by submitting to the Director a notification in a form specified by the Director.

- (3) After receiving a notification submitted under this section in respect of a listed establishment, the Director shall remove the name and address of an establishment from the list of qualified establishments.
- (4) If it otherwise comes to the knowledge of the Director that a listed establishment is no longer a qualified establishment or section 8(1) is not complied with, the Director may, on his own initiative, remove the name and address of the establishment from the list of qualified establishments.
- (5) The Director shall not make a decision under subsection (4) in respect of a listed establishment without giving the person in charge concerned prior written notice and an opportunity to make a written representation within 10 days after the issue of the prior notice.
- (6) A person who fails to comply with subsection (1) commits an offence and is liable to a fine at level 5.

10. Defence to offences under this Part

In any proceedings for an offence under this Part, it is a defence for the person charged to prove that -

- (a) the offence was committed
 without his knowledge or
 consent; and
- (b) he had exercised all due diligence to prevent the commission of the offence.

11. Appeal to Appeal Board against Director's decision

- (1) A person aggrieved by a decision of the Director under section 9(4) may, within 14 days after the decision, appeal to the Appeal Board by giving a notice of appeal to the Secretary stating the substance of the matter and reasons for the appeal.
- (2) An appeal under this section against a decision does not suspend the decision.

12. Constitution of Appeal Board

- (1) There is established an Appeal Board for the purpose of hearing and determining an appeal under section 11.
- (2) The Appeal Board is to be constituted according to this section.
- (3) Where a notice of appeal is given under section 11, the Secretary shall appoint 3 members from the Appeal Board Panel constituted according to section 13 to serve as members on the Appeal Board for the purpose of hearing and determining the appeal to which the notice relates.
- (4) The Secretary shall appoint one of those 3 members to be the Chairman of the Appeal Board in the hearing of that appeal.
- may give rise to a conflict of interest between a person's duties as a member on the Appeal Board and his pecuniary or other personal advantage, the Secretary shall not appoint that person to serve as a member on the Appeal Board for hearing and determining that appeal.

13. Constitution of Appeal Board Panel

- (1) Subject to subsection (2), the Secretary shall appoint an Appeal Board Panel ("the Panel") consisting of such persons as he considers suitable to serve as members of the Appeal Board.
- (2) A public officer is not eligible for appointment to the Panel.
- (3) Appointment under subsection (1) shall be for such period as the Secretary may determine.
- (4) A member of the Panel may resign his office by giving notice in writing to the Secretary.
- (5) The Secretary shall publish in the Gazette notice of every appointment under subsection (1).
- (6) Upon his appointment, a member of the Panel shall submit to the Secretary, in a form specified by the Secretary, a written declaration stating the particulars of any matter that may give rise to a conflict of interest between his duties as a member of the Panel and his pecuniary or other personal advantage.

(7) Where there is any change in any matter stated in a declaration submitted under subsection (6), the member shall, within one month after the change, submit to the Secretary another declaration stating the change.

14. Proceedings before Appeal Board

- (1) The Chairman of the Appeal Board shall notify the appellant and the Director of the date, time and place of the hearing of the appeal.
- (2) The Chairman shall fix the date of the hearing on -
 - (a) a date that is within 14 working days after the receipt of the notice of appeal; or
 - (b) a later date if requested by the appellant.
- (3) The hearing of the appeal shall be conducted in public unless the Chairman of his own motion, or at the request of the appellant or the Director, orders that all or any persons should be excluded from the whole or any part of the hearing.

- (4) The appellant and the Director may be represented by an agent or legal representative at the proceedings before the Appeal Board.
- (5) The Appeal Board shall determine its procedure for hearing the appeal.

15. Powers of the Appeal Board

- (1) The Appeal Board may -
 - (a) order a person to attend
 before the Board and give
 evidence; and
 - (b) order a person to produce documents.
- (2) The Appeal Board may confirm or revoke the decision of the Director appealed against.
- (3) The decision of an Appeal Board on an appeal shall be binding on the appellant and the Director and shall be final.
- (4) The Appeal Board shall notify the appellant and the Director of its decision and the reasons for it.

16. Expiry of this Part

This Part shall expire on 1 July 2009.".".