

立法會
Legislative Council

LC Paper No. CB(3) 19/10-11

Ref : CB(3)/M/MM

Tel : 2869 9205

Date : 7 October 2010

From : Clerk to the Legislative Council

To : All Members of the Legislative Council

Council meeting of 20 October 2010

**Motion on
“Improving personal data privacy protection”**

Hon WONG Kwok-hing has given notice to move the attached motion on “Improving personal data privacy protection” at the Council meeting of 20 October 2010. The President has directed that “it be printed in the terms in which it was handed in” on the Agenda of the Council.

(Mrs Justina LAM)
for Clerk to the Legislative Council

Encl.

(Translation)

**Motion on
“Improving personal data privacy protection”
to be moved by Hon WONG Kwok-hing
at the Legislative Council meeting
of Wednesday, 20 October 2010**

Wording of the Motion

That, in recent months, ‘Octopus’ and ‘Autotoll’ operated by public transport operators, the finance and insurance sector, and the electronic communications sector, etc., were found to have contravened the Personal Data (Privacy) Ordinance (‘PDPO’) and engaged in unauthorized transfer or sale of the personal data collected to make profits, with extensive implication and significant impact, affecting the personal data privacy right of millions of Hong Kong people; among the above, ‘Octopus’, the monopoly operator of electronic money, even admitted that it had made a profit of over \$44 million by selling its clients’ personal data; the ‘Octopus’ scandal has revealed that various smart cards currently available in the market, such as bonus cards, membership cards, credit cards, stored value cards and top-up cards, etc., are generally not in full compliance with the requirements of the PDPO, the public’s personal data privacy are not properly protected and organizations are able to take advantage of the loopholes and grey areas of the PDPO to indiscriminately collect personal data beyond the scope of purpose for data collection publicly claimed by such organizations, and turn such data into their cash cows, and in the absence of monitoring, the situation has become very serious, causing considerable disturbance to people’s daily life; however, due to the limited powers conferred by the law on the Office of the Privacy Commissioner for Personal Data (‘PCPD’) and constraint of resources, the PCPD is not able to exercise effective regulation, and the responsible government departments concerned have also failed to seriously shoulder the responsibility of protecting personal data privacy; in this connection, this Council urges the Government to immediately adopt the following measures to protect the general public’s personal data privacy right:

- (a) to urge law enforcement departments to conduct a comprehensive and thorough investigation into all the companies and organizations involved in transfer and sale of clients’ personal data and infringement of the public’s privacy and to prosecute the same for criminal liability, and require such companies or organizations to destroy the public’s personal data, which were illegally collected, under the supervision of an independent third party and to offer an apology and compensation to affected clients;

- (b) to comprehensively review and amend the PDPO immediately to plug the loopholes of the legislation and eliminate the grey areas, and at the same time increase the criminal sanction to achieve a deterrent effect;
- (c) to provide additional resources for the PCPD, so as to enhance its efficiency in handling complaints and step up enforcement to effectively protect the public's personal data privacy right;
- (d) to introduce clear clauses and requirements to ensure that consumers have the right to opt in, so as to ensure that consumers provide their personal data within the scope of the 'purpose of data collection' as specified by the organizations concerned without threats and inducements, and to step up efforts to combat and eradicate the indiscriminate collection of the public's personal data;
- (e) to legislate the regulation of application forms for all kinds of membership cards, credit cards, etc., including requiring that the fonts and contents of the advice and terms on the protection of consumers' personal data privacy right should be reasonably legible, in terms of font size, location and surface area, to any person with normal eyesight, and ensuring that people who are unable to clearly read the terms and thoroughly understand the scope of data to be collected will still be provided with clear advice on the choices available to them and information on the protection of personal data privacy right;
- (f) to legislate the regulation of all private and public corporations in Hong Kong by stipulating that they should in no circumstances transfer any personal data to third party companies, including their partner and subsidiary companies, without the explicit written consent and authorization from their clients, nor should such personal data be sold or used for profit-making purposes; and
- (g) to make reference to successful overseas experience and the operation mode of the Airport Authority Hong Kong and actively explore the option of the public sector operating the 'Octopus' smart card, so as to ensure that the personal data privacy of millions of Hong Kong people who have to use the Octopus card can be protected in a comprehensive and effective manner, thus fully preventing the personal data privacy of all Hong Kong people from being turned into cash cows again by public or private corporations.