

L.N. 85 of 2010**CHILD ABDUCTION AND CUSTODY (PARTIES TO CONVENTION)
(AMENDMENT) ORDER 2010**

(Made by the Chief Executive under section 4 of the Child Abduction and Custody Ordinance (Cap. 512) after consultation with the Executive Council)

1. Schedule amended

- (1) The Schedule to the Child Abduction and Custody (Parties to Convention) Order (Cap. 512 sub. leg. A) is amended by adding—
 “Republic of Albania 1 April 2010”
 before—
 “Republic of Argentina 1 September 1997”.
- (2) The Schedule is amended by adding—
 “Republic of Armenia 1 April 2010”
 before—
 “Commonwealth of Australian States and 1 September 1997”.
 Australia Mainland Territories
- (3) The Schedule is amended by adding—
 “Montenegro 1 September 1997”
 before—
 “Kingdom of the 1 September 1997”.
 Netherlands (for the
 Kingdom in Europe)
- (4) The Schedule is amended by adding—
 “Republic of San Marino 1 April 2010
 Republic of Serbia 1 September 1997”
 after—
 “Federation of Saint Kitts 1 September 1997”.
 and Nevis
- (5) The Schedule is amended by adding—
 “Republic of Seychelles 1 April 2010”
 before—
 “Slovak Republic 1 February 2001”.
- (6) The Schedule is amended by repealing—
 “Federal Republic of 1 September 1997”.
 Yugoslavia

Donald TSANG
Chief Executive

10 June 2010

Explanatory Note

This Order amends the Schedule to the Child Abduction and Custody (Parties to Convention) Order (Cap. 512 sub. leg. A) to add the Republic of Albania, the Republic of Armenia, Montenegro, the Republic of San Marino, the Republic of Serbia and the Republic of Seychelles as Contracting States to the Convention on the Civil Aspects of International Child Abduction so that the Convention will apply between Hong Kong and those 6 States.

2. This Order also deletes the Federal Republic of Yugoslavia from the Schedule.