立法會

Legislative Council

LC Paper No. LS19/10-11

Paper for the House Committee Meeting on 7 January 2011

Legal Service Division Report on Subsidiary Legislation Gazetted on 24 December 2010

Date of tabling in LegCo :	5 January 2011
Amendment to be made by :	26 January 2011 (or 23 February 2011 if extended by resolution)

Employees Retraining Ordinance (Cap. 423) Employees Retraining Ordinance (Amendment of Schedule 2) (No. 4) Notice 2010 (L.N. 173)

The Employees Retraining Ordinance (Amendment of Schedule 2) (No. 4) Notice 2010 (the Amendment Notice) was made by the Employees Retraining Board (ERB) under section 31(2) of the Employees Retraining Ordinance (Cap. 423) (the Ordinance) to amend Schedule 2 to the Ordinance, which contains a list of training bodies that may provide or conduct retraining courses.

2. The Amendment Notice adds 36 training organisations as the training bodies of ERB, removes four training bodies from the Schedule and amends the English name of one training body. According to the LegCo Brief, the 36 organisations have met the vetting criteria of ERB with regard to, among other things, training facilities, qualifications of instructors and quality assurance. The four training bodies, on their business considerations, have requested ERB to remove them from Schedule 2.

3. The Panel on Manpower has not been consulted on the Notice.

4. Members may refer to the LegCo Brief (File Ref.: ERB/D/LEGAL/001(3)) issued by the Employees Retraining Board Executive Office on 17 December 2010 for further information.

5. The Amendment Notice came into operation upon gazettal on 24 December 2010.

6. No difficulties have been identified in the legal or drafting aspects of the Amendment Notice.

Prepared by

LEE Ka-yun, Kelvin Assistant Legal Adviser Legislative Council Secretariat 28 December 2010

LS/S/9/10-11