

Human Reproductive Technology (Amendment) Bill 2015

Committee Stage

Amendments to be moved by the Secretary for Food and Health

<u>Clause</u>	<u>Amendment Proposed</u>
Long title	By deleting “purporting to promote” and substituting “promoting”.
3	In the heading, by deleting “ Section 15 amended (prohibitions in connection with embryos, against sex selection and against the provision of reproductive technology procedures to unmarried persons) ” and substituting “ Section 15A added ”.
3	By deleting “After section 15(3)” and substituting “After section 15”.
3	By renumbering the proposed subsections (3A) and (3B) as subsections (1) and (9) respectively.
3	By adding before the proposed subsection (1)— “ 15A. Prohibition against publishing or distributing advertisements promoting sex selection services ”.
3	In the proposed section 15A(1), by deleting “purporting to promote” and substituting “promoting”.
3	In the proposed section 15A, by adding— “(2) For the purposes of subsection (1), publishing or distributing an advertisement includes publishing or distributing a hyperlink that gives access to an advertisement.

- (3) It is a defence for a person charged with an offence for contravening subsection (1) to show that the advertisement was—
 - (a) contained in a publication of a technical character for circulation amongst specified persons;
 - (b) published or distributed for academic teaching, or academic discussion, for specified persons; or
 - (c) contained in a private correspondence.
- (4) Subsection (3)(c) does not apply if—
 - (a) the correspondence was published or distributed in the course of a business of promoting sex selection services (whether or not carried on by the person charged with the offence); or
 - (b) the advertisement was accessible through a hyperlink provided in the correspondence and the person charged with the offence (whether by the person or by any officer, employee or agent of the person)—
 - (i) devised the contents of the advertisement, either in whole or in part; or
 - (ii) selected, added to, modified or otherwise exercised control over the contents of the advertisement.
- (5) It is a defence for a person charged with an offence for contravening subsection (1) to show that—
 - (a) the conduct was engaged in by the person—
 - (i) in the course of the person's employment; and
 - (ii) in accordance with instructions given by the person's employer in the course of that employment; and
 - (b) at the time the conduct was engaged in, the person was not in a position to make or influence a decision regarding the conduct.
- (6) For the purposes of this section—
 - (a) conduct engaged in by an employee in the course of employment is to be treated as engaged in by the employer, as well as by the employee (whether or not the conduct was engaged in with the employer's

knowledge or approval); and

- (b) conduct engaged in by an agent with the authority of the principal is to be treated as engaged in by the principal, as well as by the agent (whether the authority was express or implied, and whether the authority is precedent or subsequent).
- (7) If the employer or principal is charged with an offence for contravening subsection (1) in respect of conduct alleged to have been engaged in by the employee or agent (as the case may be), it is a defence for the employer or principal to show that the employer or principal took all such steps as were reasonable and exercised all due diligence to prevent the employee or agent (as the case may be) from—
- (a) engaging in the conduct; or
 - (b) engaging in conduct of that description in the course of the employee’s employment or the agent’s authority.
- (8) To avoid doubt, for a person who owns, manages or controls a physical space or website (*relevant person*), subsection (1) does not apply to the publication or distribution of the advertisement on the physical space or website if—
- (a) the physical space or website is used by another person (other than an officer, employee or agent of the relevant person) to effect the publication or distribution; and
 - (b) the relevant person has removed the advertisement from the physical space or website as soon as practicable after the relevant person becomes aware of the publication or distribution.”.

3 In the proposed section 15A(9), by deleting “subsection (3A)” and substituting “this section”.

3 In the proposed section 15A(9), in the definition of *sex selection services*, by deleting the full stop and substituting a semicolon.

3 In the proposed section 15A(9), by adding in alphabetical order to the proposed definition—

“*conduct* (行為) includes acts and omissions;

correspondence (通訊) includes correspondence in electronic form;

specified person (指明人士) means any of the following persons—

- (a) registered medical practitioners;
- (b) the medical and para-medical staff of—
 - (i) premises to which a licence relates;
 - (ii) a hospital or maternity home to which the Hospitals, Nursing Homes and Maternity Homes Registration Ordinance (Cap. 165) applies;
 - (iii) a clinic to which the Medical Clinics Ordinance (Cap. 343) applies;
 - (iv) a hospital, maternity home or clinic maintained by the Government, The Chinese University of Hong Kong or the University of Hong Kong;
 - (v) a hospital, maternity home or clinic managed or controlled by the Hospital Authority established under the Hospital Authority Ordinance (Cap. 113).”.

4 By deleting the clause and substituting—

“4. Section 39 amended (offences)

Section 39(1), after “(5),”—

Add

“15A(1),”.”.