15. Tourism (1 seat)

(with reference to the Legislative Council Ordinance (Cap. 542)¹)

Details

(Section 20O*#)

- (a) bodies that are—
 - (i) travel agents holding licences as defined by section 2 of the Travel Agents Ordinance (Cap. 218); and
 - (ii) any of the following-
 - (A) corporate members of the Travel Industry Council of Hong Kong entitled to vote at the Board of Directors of the Council;
 - (B) corporate members of Hong Kong Association of China Travel Organisers Limited entitled to vote at the Executive Committee of the company;
 - (C) corporate members of International Chinese Tourist Association Limited entitled to vote at the Executive Committee of the company;
 - (D) corporate members of The Federation of Hong Kong Chinese Travel Agents Limited entitled to vote at the Executive Committee of the company;
 - (E) corporate members of Hong Kong Outbound Tour Operators' Association Limited entitled to vote at the Executive Committee of the company;
 - (F) corporate members of Hong Kong Association of Travel Agents Limited entitled to vote at the Executive Committee of the company;
 - (G) corporate members of Hongkong Taiwan Tourist Operators Association entitled to vote at the Executive Committee of the Association;
 - (H) corporate members of Hongkong Japanese Tour Operators Association Limited entitled to vote at the Executive Committee of the company;
 - (I) corporate members of Society of IATA Passenger Agents Limited entitled to vote at the Executive Committee of the company;

and

- (b) bodies that are corporate members of The Board of Airline Representatives in Hong Kong entitled to vote at the Executive Committee of the Board; and
- (c) bodies that are—
 - (i) licence holders as defined by section 2(1) of the Hotel and Guesthouse Accommodation Ordinance (Cap. 349); and
 - (ii) corporate members of the Federation of Hong Kong Hotel Owners Limited entitled to vote at general meetings of the company.

Remarks:

(*) According to S.25(5) of the Legislative Council Ordinance amended by the Bill, a body that is a corporate member of a body specified in section 20B(a), 20N, 20O, 20P,

The list on this Annex is extracted from the Improving Electoral System (Consolidated Amendments) Bill 2021 (the Bill). In case of discrepancy, the content of the Bill should prevail. Sections in the brackets are referring to the *amended Legislative Council Ordinance* (Cap.542).

20Q, 20QA, 20R, 20S, 20U(1)(c), 20V(a) or (c), 20W, 20X(a) or (b) or 20Y is eligible to be registered as a corporate elector for the relevant functional constituency only if it has been a corporate member of the second-mentioned body and has been operating for the 3 years immediately before making its application for registration as an elector.

- (#) According to S.3AA of the Legislative Council Ordinance amended by the Bill:
- (1) A reference to an entitlement to vote at a general meeting of a body/the specified authority within a body is a reference to an entitlement to vote at the general meeting/the specified authority within a body as provided by the body's constitution;
- (2) A body (*first-mentioned body*) is also regarded as being entitled to vote at the specified authority within another body if a natural person who is entitled to vote at that authority—
 - (i) specifies in writing to the Electoral Registration Officer that the natural person represents the first-mentioned body at that authority; and
 - (ii) has substantial connection with the first-mentioned body;
- (3) If more than one body is specified by the same natural person in respect of the specified authority of any other body, only the body last so specified is regarded as being entitled to vote at that authority.