

FC electors
Overview of VR arrangements and registration eligibilities

This note aims to explain the VR arrangements and registration eligibilities relevant to FC electors, and to point out the relevant legislative provisions in the Legislative Council Ordinance (Cap. 542) for reference.

(I) Newly created FCs

For FCs no. (1) to (3) in Table I:

Bodies/individuals eligible to register as electors	<ul style="list-style-type: none"> As the three FCs are newly created, they will be open for all eligible bodies or individuals to register within the special VR period. Any body or individual who meets the registration eligibilities (regardless of whether it/he/she is currently an elector) should submit an application to register in these FCs after the relevant legislation comes into effect and no later than the special VR deadline of 5 July 2021.
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Table I: Newly created FCs		
(A) FC	(B) Bodies/individuals eligible to register as electors (Relevant provisions in Cap. 542)	(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)
(1) Commercial (third) [Corporate electors only]	(section 20QA) Corporate members of the Hong Kong Chinese Enterprises Association entitled to vote at general meetings of the Association.	(section 25(5)) To be a corporate member and operate for 3 years.
(2) Technology and innovation [Corporate electors only]	(section 20Z) The bodies listed at Schedule 1D to Cap. 542.	<i>Not applicable – this FC consists of listed bodies only.</i>

Table I: Newly created FCs		
(A) FC	(B) Bodies/individuals eligible to register as electors (Relevant provisions in Cap. 542)	(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)
<p>(3) Hong Kong Special Administrative Region deputies to the National People’s Congress, Hong Kong Special Administrative Region members of the National Committee of the Chinese People’s Political Consultative Conference and representatives of relevant national organisations</p> <p>[Individual electors only]</p>	<p>(section 20ZD)</p> <p>(a) Hong Kong Special Administrative Region deputies to the National People’s Congress;</p> <p>(b) Hong Kong Special Administrative Region members of the National Committee of the Chinese People’s Political Consultative Conference;</p> <p>(c) Hong Kong Special Administrative Region delegates of the All-China Women’s Federation;</p> <p>(d) Hong Kong Special Administrative Region executive members of the All-China Federation of Industry and Commerce;</p> <p>(e) Hong Kong Special Administrative Region committee members of the All-China Federation of Returned Overseas Chinese;</p> <p>(f) Hong Kong Special Administrative Region committee members of the All-China Youth Federation; or</p> <p>(g) Hong Kong Special Administrative Region directors of the China Overseas Friendship Association.</p>	<p><i>Not applicable – this FC consists of individual electors only.</i></p>

(II) FCs whose registration eligibilities have changed and with only corporate electors

For FCs no. (4) to (8) in Table II:

Currently registered corporate electors	<p>The REO will verify whether the existing electors remain eligible, including the eligibilities and requirements set out in columns (B) and (C).</p> <p><u>If the existing elector remains eligible:</u></p> <ul style="list-style-type: none">● The registration of the said elector will be maintained, and it need not take further action. <p><u>If the existing elector is no longer eligible:</u></p> <ul style="list-style-type: none">● As per established procedures, the elector will be subject to the inquiry process, and be notified by REO that it would be included in the omissions list. The said elector may reply to the inquiry letter, or submit application after the relevant legislation takes effect and no later than the special VR deadline of 5 July 2021, in order to register in any other FC for which it is eligible.
Eligible bodies which have yet to register	<ul style="list-style-type: none">● As the registration eligibilities of these FCs have changed, they will be open for all eligible bodies to register within the special VR period.● Any body which meets the registration eligibilities (regardless of whether it is currently an elector) should submit an application to register in these FCs after the relevant legislation comes into effect and no later than the special VR deadline of 5 July 2021.

Table II : FCs whose registration eligibilities have changed and with only corporate electors		
(A) FC	(B) Bodies eligible to register as electors (Relevant provisions in Cap. 542)	(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)
(4) Agriculture and Fisheries	<p>(section 20B)</p> <p>(a) Corporate members of each of the following bodies—</p> <ul style="list-style-type: none"> (i) The Federation of Vegetable Marketing Co-operative Societies, Limited; (ii) The Federation of Pig Raising Co-operative Societies of Hong Kong, Kowloon and New Territories, Limited; (iii) The Joint Association of Hong Kong Fishermen; (iv) Federation of Hong Kong Aquaculture Associations; (v) The Federation of Fishermen’s Co-operative Societies of Shau Kei Wan District, Limited; (vi) The Federation of Fishermen’s Co-operative Societies of Tai Po District, N.T., Limited; (vii) The Federation of Fishermen’s Co-operative Societies of Sai Kung District, Limited; (viii) The Federation of Fishermen’s Co-operative Societies of Southern District, Limited; (ix) Hong Kong Fishermen Consortium; or (x) Federation of Hong Kong Agricultural Associations; or <p>(b) The bodies listed in Schedule 1 to Cap. 542.</p>	<p>(section 25(5))</p> <p>(a) To be a corporate member and operate for 3 years.</p> <p>(b) <i>Not applicable – the bodies are listed bodies.</i></p>
(5) Transport	<p>(section 20D)</p> <p>The bodies listed in Schedule 1A to Cap. 542.</p>	<p><i>Not applicable – this FC consists of listed bodies only.</i></p>

<p>(6) Tourism</p>	<p>(section 20O)</p> <p>(a) Bodies that are—</p> <p>(i) travel agents holding licences as defined by section 2 of the Travel Agents Ordinance (Cap. 218); and</p> <p>(ii) any of the following—</p> <p>(A) corporate members of the Travel Industry Council of Hong Kong entitled to vote at the Board of Directors of the Council;</p> <p>(B) corporate members of Hong Kong Association of China Travel Organisers Limited entitled to vote at the Executive Committee of the company;</p> <p>(C) corporate members of International Chinese Tourist Association Limited entitled to vote at the Executive Committee of the company;</p> <p>(D) corporate members of The Federation of Hong Kong Chinese Travel Agents Limited entitled to vote at the Executive Committee of the company;</p> <p>(E) corporate members of Hong Kong Outbound Tour Operators' Association Limited entitled to vote at the Executive Committee of the company;</p> <p>(F) corporate members of Hong Kong Association of Travel Agents Limited entitled to vote at the Executive Committee of the company;</p> <p>(G) corporate members of Hongkong Taiwan Tourist Operators Association entitled to vote at the Executive Committee of the Association;</p> <p>(H) corporate members of Hongkong Japanese Tour Operators Association Limited entitled to vote at the Executive Committee of the company; or</p> <p>(I) corporate members of Society of IATA Passenger Agents Limited entitled to vote at the Executive Committee of the</p>	<p>(section 25(5))</p> <p>(a) To be a corporate member and operate for 3 years.</p>
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Table II : FCs whose registration eligibilities have changed and with only corporate electors		
(A) FC	(B) Bodies eligible to register as electors (Relevant provisions in Cap. 542)	(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)
	<p>company; or</p> <p>(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; or</p> <p>(c) Bodies that are—</p> <p>(i) licence holders as defined by section 2(1) of the Hotel and Guesthouse Accommodation Ordinance (Cap. 349); and</p> <p>(ii) corporate members of the Federation of Hong Kong Hotel Owners Limited entitled to vote at general meetings of the company.</p> <p><i>(The Government will move a CSA to remove the licensing requirement stated in (c)(i))</i></p>	<p>(b) To be a corporate member and operate for 3 years.</p> <p>(c) To be a corporate member and operate for 3 years.</p>
(7) Catering	<p>(section 20ZA)</p> <p>Bodies that are holders of food business licences under the Public Health and Municipal Services Ordinance (Cap. 132) and —</p> <p>(a) are entitled to vote at the Board of The Association for Hong Kong Catering Services Management Limited;</p> <p>(b) are entitled to vote at the Board of The Association of Restaurant Managers Limited; or</p> <p>(c) are entitled to vote at the Board of Hong Kong Catering Industry Association Limited.</p>	<p>(section 25(4))</p> <p>To hold a food business licence under the Public Health and Municipal Services Ordinance (Cap. 132) and operate for 3 years.</p>

Table II : FCs whose registration eligibilities have changed and with only corporate electors		
(A) FC	(B) Bodies eligible to register as electors (Relevant provisions in Cap. 542)	(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)
(8) Sports, Performing Arts, Culture and Publication	(section 20V) (a) Corporate members of the Sports Federation & Olympic Committee of Hong Kong, China; (b) Hong Kong Sports Institute Limited; (c) Corporate members of the Hong Kong Publishing Federation Limited entitled to vote at general meetings of the company; or (d) The bodies listed in Schedule 1B of Cap. 542.	(section 25(5)) (a)&(c) To be a corporate member and operate for 3 years. (b)&(d) <i>Not applicable - the bodies are listed bodies.</i>

(III) Other FCs with only corporate electors

For FCs no. (9) to (20) in Table III:

<p>Currently registered corporate electors</p>	<p>The REO will verify whether the existing electors remain eligible, including the eligibilities and requirements set out in columns (B) and (C).</p> <p><u>If the existing elector remains eligible:</u></p> <ul style="list-style-type: none"> • The registration of the said elector will be maintained, and it need not take further action. <p><u>If the existing elector is no longer eligible:</u></p> <ul style="list-style-type: none"> • As per established procedures, the elector will be subject to the inquiry process, and be notified by REO that it would be included in the omissions list. The said elector may reply to the inquiry letter, or submit an application after the relevant legislation takes effect and no later than the special VR deadline of 5 July 2021, in order to register in any other FC for which it is eligible.
<p>Eligible bodies which have yet to register</p>	<ul style="list-style-type: none"> • Eligible bodies which have yet to register should submit applications by the existing statutory deadline of 2 May to register in these FCs.

<p>Table III: Other FCs with only corporate electors</p>		
<p>(A) FC</p>	<p>(B) Bodies eligible to register as electors (Relevant provisions in Cap. 542)</p>	<p>(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)</p>
<p>(9) Insurance</p>	<p>(section 20C)</p> <p>Bodies that are insurers authorized or deemed to be authorized under the Insurance Ordinance (Cap. 41).</p>	<p>(section 25(4))</p> <p>To be an insurer authorized or deemed to be authorized under the Insurance Ordinance (Cap. 41) and operate for 3 years.</p>

Table III: Other FCs with only corporate electors		
(A) FC	(B) Bodies eligible to register as electors (Relevant provisions in Cap. 542)	(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)
(10) Labour	(section 20L) Bodies that are trade unions registered under the Trade Unions Ordinance (Cap. 332) of which all the voting members are employees.	(section 25(4)) To be registered under the Trade Unions Ordinance (Cap. 332) and operate for 3 years.
(11) Real estate and construction	(section 20N) (a) Corporate members of The Real Estate Developers Association of Hong Kong entitled to vote at general meetings of the Association; (b) Corporate members of The Hong Kong Construction Association, Limited entitled to vote at general meetings of the Association; or (c) Corporate members of The Hong Kong E&M Contractors’ Association Limited entitled to vote at general meetings of the Association.	(section 25(5)) To be a corporate member and operate for 3 years.
(12) Commercial (first)	(section 20P) Corporate members of The Hong Kong General Chamber of Commerce entitled to vote at general meetings of the Chamber.	(section 25(5)) To be a corporate member and operate for 3 years.
(13) Commercial (second)	(section 20Q) Corporate members of The Chinese General Chamber of Commerce entitled to vote at general meetings of the Chamber.	(section 25(5)) To be a corporate member and operate for 3 years.
(14) Industrial (first)	(section 20R) Corporate members of the Federation of Hong Kong Industries entitled to vote at general meetings of the Federation.	(section 25(5)) To be a corporate member and operate for 3 years.

Table III: Other FCs with only corporate electors		
(A) FC	(B) Bodies eligible to register as electors (Relevant provisions in Cap. 542)	(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)
(15) Industrial (second)	(section 20S) Corporate members of The Chinese Manufacturers’ Association of Hong Kong entitled to vote at general meetings of the Association.	(section 25(5)) To be a corporate member and operate for 3 years.
(16) Finance	(section 20T) (a) Banks within the meaning of the Banking Ordinance (Cap. 155); (b) Restricted licence banks within the meaning of the Banking Ordinance (Cap. 155); or (c) Deposit-taking companies within the meaning of the Banking Ordinance (Cap. 155).	(section 25(4)) To be a bank/restricted licence bank/deposit-taking company within the meaning of the Banking Ordinance (Cap. 155) and operate for 3 years.
(17) Financial services	(section 20U) (1) The financial services functional constituency is composed of— (a) subject to subsection (2), exchange participants of a recognized exchange company; and (b) <i>(Repealed)</i> (c) corporate members of The Chinese Gold & Silver Exchange Society entitled to vote at general meetings of the Society. (2) Notwithstanding any other enactment or rule of law— (a) by virtue of this subsection, the rules of a recognized exchange company may provide that a class of exchange participants specified in the rules are not exchange participants for the purposes of this Ordinance; (b) no amendment or substitution of the rules of a recognized exchange company made on or after the commencement of this	(section 25(4)) (1)(a) To be an exchange participant of a recognized exchange company and operate for 3 years. (section 25(5)) (1)(c) To be a corporate member and operate for 3 years.

Table III: Other FCs with only corporate electors		
(A) FC	(B) Bodies eligible to register as electors (Relevant provisions in Cap. 542)	(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)
	<p>subsection shall have effect—</p> <p>(i) for the purposes of this Ordinance to the extent, if any, to which the amendment or substitution, as the case may be, causes a person to become or to cease to be an exchange participant of the recognized exchange company; and</p> <p>(ii) unless the amendment or substitution, as the case may be, has been approved in writing by the Secretary for Constitutional and Mainland Affairs.</p>	
(18) Import and export	<p>(section 20W)</p> <p>Corporate members of The Hong Kong Chinese Importers’ and Exporters’ Association entitled to vote at general meetings of the Association.</p>	<p>(section 25(5))</p> <p>To be a corporate member and operate for 3 years.</p>
(19) Textiles and garment	<p>(section 20X)</p> <p>(a) Corporate members of the Textile Council of Hong Kong Limited (other than those referred to in paragraph (b)(i) to (xii)) entitled to vote at general meetings of the Council; or</p> <p>(b) Corporate members of each of the following bodies entitled to vote at general meetings of the body—</p> <p>(i) The Federation of Hong Kong Cotton Weavers;</p> <p>(ii) The Federation of Hong Kong Garment Manufacturers;</p> <p>(iii) Hong Kong Chinese Textile Mills Association;</p> <p>(iv) <i>(Repealed)</i></p> <p>(v) The Hongkong Cotton Spinners Association;</p> <p>(vi) Hong Kong Garment Manufacturers Association Ltd.;</p> <p>(vii) Hongkong Knitwear Exporters & Manufacturers Association</p>	<p>(section 25(5))</p> <p>(a)&(b) To be a corporate member and operate for 3 years.</p>

Table III: Other FCs with only corporate electors		
(A) FC	(B) Bodies eligible to register as electors (Relevant provisions in Cap. 542)	(C) The “3-year operation” requirement (Relevant provisions in Cap. 542)
	Limited; (viii) Hong Kong Woollen & Synthetic Knitting Manufacturers’ Association Ltd.; (ix) The Hong Kong Association of Textile Bleachers, Dyers, Printers and Finishers Limited; (x) The Hong Kong Weaving Mills Association; or (xi) <i>(Repealed)</i> (xii) The Hong Kong General Chamber of Textiles Limited.	
(20) Wholesale and retail	(section 20Y) Corporate members of each of the bodies listed in Schedule 1C that are entitled to vote at general meetings of the body.	(section 25(5)) To be a corporate member and operate for 3 years.

(IV) FC whose registration eligibilities have changed and with only individual electors

For FC no. (21) in Table IV:

Currently registered individual electors	<p>The REO will verify whether the existing electors remain eligible.</p> <p><u>If the existing elector remains eligible:</u></p> <ul style="list-style-type: none"> • The registration of the said elector will be maintained, and he/she need not take further action. <p><u>If the existing elector is no longer eligible:</u></p> <ul style="list-style-type: none"> • As per established procedures, the elector will be subject to the inquiry process, and be notified by REO that he/she would be included in the omissions list. The said elector may reply to the inquiry letter, or submit an application after the relevant legislation takes effect and no later than the special VR deadline of 5 July 2021, in order to register in any other FC for which he/she is eligible.
	<ul style="list-style-type: none"> • As the registration eligibilities of the FC have changed, it will be open for all eligible individuals to register within the special VR period. • Any individual who meets the registration eligibilities (regardless of whether he/she is currently an elector) should submit an application to register in this FC after the relevant legislation comes into effect and no later than the special VR deadline of 5 July 2021.

Table IV: FC whose registration eligibilities have changed and with only individual electors	
(A) FC	(B) Individuals eligible to register (Relevant provisions in Cap. 542)
(21) Medical and health services	<p>(section 20IA)</p> <p>(a) Medical practitioners registered or deemed to be registered under the Medical Registration Ordinance (Cap. 161);</p> <p>(b) Dentists registered, deemed to be registered or exempt from registration under the Dentists Registration Ordinance (Cap. 156);</p>

Table IV: FC whose registration eligibilities have changed and with only individual electors	
(A) FC	(B) Individuals eligible to register (Relevant provisions in Cap. 542)
	<ul style="list-style-type: none"> (c) Chiropractors registered under the Chiropractors Registration Ordinance (Cap. 428); and (d) Nurses registered or enrolled or deemed to be registered or enrolled under the Nurses Registration Ordinance (Cap. 164); (e) Midwives registered or deemed to be registered under the Midwives Registration Ordinance (Cap. 162); (f) Pharmacists registered under the Pharmacy and Poisons Ordinance (Cap. 138); (g) Medical laboratory technologists registered under the Medical Laboratory Technologists (Registration and Disciplinary Procedure) Regulations (Cap. 359 sub. leg. A); (h) Radiographers registered under the Radiographers (Registration and Disciplinary Procedure) Regulation (Cap. 359 sub. leg. H); (i) Physiotherapists registered under the Physiotherapists (Registration and Disciplinary Procedure) Regulation (Cap. 359 sub. leg. J); (j) Occupational therapists registered under the Occupational Therapists (Registration and Disciplinary Procedure) Regulations (Cap. 359 sub. leg. B); (k) Optometrists registered under the Optometrists (Registration and Disciplinary Procedure) Regulation (Cap. 359 sub. leg. F); (l) Dental hygienists enrolled under the Ancillary Dental Workers (Dental Hygienists) Regulations (Cap. 156 sub. leg. B); (m) Audiologists, audiology technicians, chiropodists (also known as “podiatrists”), dental surgery assistants, dental technicians, dental technologists, dental therapists, dietitians, dispensers, mould laboratory technicians, orthoptists, clinical psychologists, educational psychologists, prosthetists, speech therapists and scientific officers (medical) who are in the service under the Government, or are employed in Hong Kong, at the following institutions— <ul style="list-style-type: none"> (i) public hospitals within the meaning of the Hospital Authority Ordinance (Cap. 113); (ii) hospitals within the meaning of the Private Healthcare Facilities Ordinance (Cap. 633) for each of which a licence under that Ordinance is in force; (iii) clinics maintained or controlled by the Government or The Chinese University of Hong Kong or by the University of Hong Kong; or (iv) services subvented by the Government; or (n) Chinese medicine practitioners who are members of any of the following bodies and entitled to vote at general meetings of the respective bodies— <ul style="list-style-type: none"> (i) The Hong Kong Association of Traditional Chinese Medicine Limited;

Table IV: FC whose registration eligibilities have changed and with only individual electors	
(A) FC	(B) Individuals eligible to register (Relevant provisions in Cap. 542)
	<ul style="list-style-type: none"> (ii) International General Chinese Herbalists and Medicine Professionals Association Limited; (iii) Sin-Hua Herbalists' and Herb Dealers' Promotion Society Limited; (iv) Society of Practitioners of Chinese Herbal Medicine Limited; (v) The Hong Kong T.C.M. Orthopaedic and Traumatic Association Limited; (vi) The Hong Kong Federation of China of Traditional Chinese Medicine; (vii) Hong Kong Acupuncturists Association; (viii) Hong Kong Chinese Herbalists Association Limited; (ix) Association of Hong Kong & Kowloon Practitioners of Chinese Medicine, Limited; or (x) Hong Kong Chinese Medicine Practitioners Association Limited; or (o) Registered Chinese medicine practitioners registered under the Chinese Medicine Ordinance (Cap. 549).

(V) FCs whose registration eligibilities remain unchanged and with only individual electors

For FCs no. (22) to (28) in Table V:

Currently registered individual electors	<p>The REO will verify whether the existing electors remain eligible.</p> <p><u>If the existing elector remains eligible:</u></p> <ul style="list-style-type: none"> • The registration of the said elector will be maintained, and he/she need not take further action. <p><u>If the existing elector is no longer eligible:</u></p> <ul style="list-style-type: none"> • As per established procedures, the elector will be subject to the inquiry process, and be notified by REO that he/she would be included in the omissions list. The said elector may reply to the inquiry letter, or submit an application after the relevant legislation takes effect and no later than the special VR deadline of 5 July 2021, in order to register in any other FC for which he/she is eligible.
Eligible individuals who have yet to register	<ul style="list-style-type: none"> • Eligible individuals who have yet to register should submit applications by the existing statutory deadline of 2 May to register in these FCs.

Table V: FCs whose registration eligibilities remain unchanged and with only individual electors	
(A) FC	(B) Individuals eligible to register (Relevant provisions in Cap. 542)
(22) Heung Yee Kuk	<p>(section 20A)</p> <p>The Chairman and Vice-Chairmen of the Heung Yee Kuk and the Ex Officio, Special and Co-opted Councillors of the Full Council of the Kuk.</p>

Table V: FCs whose registration eligibilities remain unchanged and with only individual electors	
(A) FC	(B) Individuals eligible to register (Relevant provisions in Cap. 542)
(23) Engineering	(section 20J) (a) Professional engineers registered under the Engineers Registration Ordinance (Cap. 409); or (b) Members of the Hong Kong Institution of Engineers entitled to vote at general meetings of the Institution.
(24) Architectural, Surveying, Planning and Landscape	(section 20K) (a) Architects registered under the Architects Registration Ordinance (Cap. 408); (b) Members of The Hong Kong Institute of Architects entitled to vote at general meetings of the Institute; (c) Landscape architects registered under the Landscape Architects Registration Ordinance (Cap. 516); (d) Members of The Hong Kong Institute of Landscape Architects entitled to vote at general meetings of the Institute; (e) Professional surveyors registered under the Surveyors Registration Ordinance (Cap. 417); (f) Members of The Hong Kong Institute of Surveyors entitled to vote at general meetings of the Institute; (g) Professional planners registered under the Planners Registration Ordinance (Cap. 418); or (h) Members of The Hong Kong Institute of Planners entitled to vote at general meetings of the Institute.
(25) Accountancy	(section 20G) Certified public accountants registered under the Professional Accountants Ordinance (Cap. 50).
(26) Legal	(section 20F) (a) Members of The Law Society of Hong Kong entitled to vote at general meetings of the Society; (b) Members of the Hong Kong Bar Association entitled to vote at general meetings of the Association; (c) Legal officers within the meaning of the Legal Officers Ordinance (Cap. 87); (d) Persons appointed under section 3 of the Legal Aid Ordinance (Cap. 91); (e) Persons deemed to be legal officers for the purpose of the Legal Officers Ordinance (Cap. 87) by section 75(3) of the Bankruptcy Ordinance (Cap. 6) or section 3(3) of the Director of Intellectual Property (Establishment) Ordinance (Cap. 412); or

Table V: FCs whose registration eligibilities remain unchanged and with only individual electors	
(A) FC	(B) Individuals eligible to register (Relevant provisions in Cap. 542)
	(f) The Legal Adviser of the Legislative Council Secretariat and his or her assistants who are in the full-time employment of The Legislative Council Commission and are barristers or solicitors as defined in the Legal Practitioners Ordinance (Cap. 159).
(27) Education	<p>(section 20E)</p> <p>(a) Full-time academic staff engaged in teaching or research and administrative staff of equivalent rank in the following institutions—</p> <ul style="list-style-type: none"> (i) institutions of higher education funded through the University Grants Committee; (ii) approved post secondary colleges registered under the Post Secondary Colleges Ordinance (Cap. 320); (iii) technical colleges established under the Vocational Training Council Ordinance (Cap. 1130); (iv) The Hong Kong Academy for Performing Arts; (v) The Open University of Hong Kong; or <p>(aa) Full-time academic staff engaged in teaching or research and administrative staff of equivalent rank in the institutions which—</p> <ul style="list-style-type: none"> (i) offer post secondary education leading to the award of any qualification entered into the Qualifications Register established under the Accreditation of Academic and Vocational Qualifications Ordinance (Cap. 592); and (ii) are set up by— <ul style="list-style-type: none"> (A) an institution of higher education funded through the University Grants Committee; (B) The Hong Kong Academy for Performing Arts; or (C) The Open University of Hong Kong; or <p>(b) Members of each of the following bodies—</p> <ul style="list-style-type: none"> (i) Council of the University of Hong Kong; (ii) Council of The Chinese University of Hong Kong; (iii) Council of The Hong Kong University of Science and Technology; (iv) Council of the City University of Hong Kong; (v) Council of The Hong Kong Polytechnic University; (vi) Council of The Hong Kong Academy for Performing Arts; (vii) Council of The Open University of Hong Kong;

Table V: FCs whose registration eligibilities remain unchanged and with only individual electors	
(A) FC	(B) Individuals eligible to register (Relevant provisions in Cap. 542)
	<ul style="list-style-type: none"> (viii) the Vocational Training Council; (ix) Council of The Education University of Hong Kong; (x) Council of the Hong Kong Baptist University; (xi) Council of Lingnan University; (xxii) Board of Governors of post secondary colleges registered under the Post Secondary Colleges Ordinance (Cap. 320); or (c) Registered teachers registered under the Education Ordinance (Cap. 279); (d) Permitted teachers engaged in full-time employment in schools registered or provisionally registered under the Education Ordinance (Cap. 279); (e) Teachers and principals of schools entirely maintained and controlled by the Government; (f) Persons whose principal or only employment is that of full-time teaching with the following institutions— <ul style="list-style-type: none"> (i) technical institutes, industrial training centres or skills centres established under the Vocational Training Council Ordinance (Cap. 1130); (ii) industrial training centres established under the repealed Industrial Training (Construction Industry) Ordinance (Cap. 317) and maintained under the Construction Industry Council Ordinance (Cap. 587); (iia) industrial training centres established under the Construction Industry Council Ordinance (Cap. 587); (iii) industrial training centres established under the Industrial Training (Clothing Industry) Ordinance (Cap. 318); (iv) Hong Chi Association—Hong Chi Pinehill Integrated Vocational Training Centre; or (v) Caritas Lok Mo Integrated Vocational Training Centre of Caritas—Hong Kong incorporated under the Caritas—Hong Kong Incorporation Ordinance (Cap. 1092); or (g) Registered managers of schools registered under the Education Ordinance (Cap. 279).
(28) Social welfare	<p>(section 20M)</p> <p>Social workers registered under the Social Workers Registration Ordinance (Cap. 505).</p>

(VI) The three FCs to be deleted

Table VI: The three FCs to be deleted	
(A) FC	(B) VR arrangement
Information Technology	<ul style="list-style-type: none">• These FCs will be deleted. All electors currently registered in these FCs will be directly removed from the registers of electors without being subject to the inquiry process nor receive inquiry letters.• If these removed electors meet other registration eligibilities, they should submit applications after the relevant legislation takes effect and no later than the special VR deadline of 5 July 2021, in order to register in any other FC for which they are eligible.
District Council (first)	
District Council (second)	