

Police and Civil Defence Services Commission (Delegation of Disciplinary Functions) Directions 1997

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THE SCHEDULE

No. S 98

CONSTITUTION OF THE REPUBLIC OF SINGAPORE

POLICE AND CIVIL DEFENCE SERVICES COMMISSION (DELEGATION OF

DISCIPLINARY FUNCTIONS) DIRECTIONS 1997

In exercise of the powers conferred by Article 110C(2) of the Constitution of the Republic of Singapore, the Police and Civil Defence Services Commission hereby makes the following Directions:

Citation and commencement

1. These Directions may be cited as the Police and Civil Defence Services Commission (Delegation of Disciplinary Functions) Directions 1997 and shall come into operation on 1st April 1997.

Definitions

2. In these Directions, unless the context otherwise requires —

“Commission” means the Police and Civil Defence Services Commission;

“officer” means —

- (a) a police officer serving in the Police Service of any grade in the rank of Assistant Superintendent of Police or Inspector;
- (b) a prisons officer serving in the Prisons Department of any grade in the rank of Assistant Superintendent of Prisons or Rehabilitation Officer or Senior Chief Warder, but does not include a Rehabilitation Officer of any grade in Division II or below;
- (c) a civil defence officer serving in the Singapore Civil Defence Service of any grade in the rank of Captain or below; or
- (d) a narcotics officer serving in the Central Narcotics Bureau of any grade in the rank of Assistant Superintendent of Police or below,

whether such officer is holding a permanent, temporary or contract appointment;

“Permanent Secretary” means the Permanent Secretary to the Ministry of Home Affairs.

Delegation to Permanent Secretary

3.—(1) The functions of the Commission relating to disciplinary control of officers may be exercised by the Permanent Secretary acting in accordance with and subject to these Directions.