An Ordinance to provide for the establishment of a Security and Guarding Services Industry Authority, the issuing of permits to individuals doing security work, the licensing of security companies, and for connected matters.

In this Ordinance, unless the context otherwise requires-

"Authority" (管理委員會) means the Security and Guarding Services Industry Authority established under section 4;

"Commissioner" (處長) means the Commissioner of Police or any police officer acting under and in accordance with an authorization conferred on him under section 27;

"company" (公司) means a body corporate-
(a) incorporated under the Companies Ordinance (Cap 32); or
(b) incorporated by any other Ordinance;

"holder of a permit" (持證人) means a person to whom a permit has been issued;

"licence" (牌照) means a licence issued under section 21 or renewed under section 23;

"licensee" (持牌人) means a person to whom a licence has been issued;

"permit" (許可證) means a permit issued under section 14 or renewed under section 15;

"requisition notice" (要求召開會議通知書) means a notice given under section 5A(2); (Added 25 of 2000 s. 2)

"Secretary" (秘書) means the Secretary to the Authority appointed under section 4(4);

"security device" (保安裝置) means a device designed or adapted to be installed in any premises or place, except on or in a vehicle, for the purpose of detecting or recording- (Amended 25 of 2000 s. 2)
(a) the occurrence of any offence; or
(b) the presence of an intruder or of an object that persons are, for reasons of security, not permitted to bring onto the premises or place or any other premises or place;

"security work" (保安工作) means any of the following activities-
(a) guarding any property;
(b) guarding any person or place for the purpose of preventing or detecting the occurrence of any offence; (Replaced 25 of 2000 s. 2)
(c) installing, maintaining or repairing a security device;
(d) designing for any particular premises or place a system incorporating a security device.