## CHINESE MEDICINE ORDINANCE (Chapter 549)

## ORDER MADE BY THE CHINESE MEDICINE PRACTITIONERS BOARD OF THE CHINESE MEDICINE COUNCIL OF HONG KONG

Notice is hereby given that the Chinese Medicine Practitioners Board of the Chinese Medicine Council of Hong Kong, after an inquiry on 24 August 2017 conducted pursuant to section 91(2) of the Chinese Medicine Ordinance (Chapter 549, Laws of Hong Kong), was satisfied that the following charge against CHAN Lai-ha, listed Chinese medicine practitioner (Listing No.: L01668), is proved:—

In the course of treatments of a patient from 18 January to 12 February 2017, the information included on the sick leave certificates issued to the patient exceeded the contents allowed under section 6(2)(c) of Part 3 of the Code of Conduct for Listed Chinese Medicine Practitioners.

For the above established charge, listed Chinese medicine practitioner CHAN Lai-ha was found to be in breach of the condition imposed by the Chinese Medicine Practitioners Board on his practice of Chinese medicine under section 90(3)(a) of the Chinese Medicine Ordinance. The Chinese Medicine Practitioners Board decided not to remove CHAN Lai-ha from the List of listed Chinese medicine practitioners, but will record the result of this inquiry for future reference.

WONG Kit Chairman, The Chinese Medicine Practitioners Board of the Chinese Medicine Council of Hong Kong