

Government completes enforcement action on compulsory testing notice at two buildings in Sheung Wan

The Central and Western District Office together with the Central District of the Hong Kong Police Force, the Centre for Health Protection (CHP) of the Department of Health and the Auxiliary Medical Service (AMS) conducted an enforcement operation today (April 1) at two buildings in Sheung Wan, which were included in a compulsory testing notice earlier. The operation started at around 7am and ended at around 10.30am today.

Starting from around 7am today, persons subject to compulsory testing of Cherry Crest, 3 Kui In Fong and View Villa, 38 Tai Ping Shan Street, Sheung Wan, were requested to provide the SMS notification received through a mobile phone or related certification containing the results of COVID-19 tests, to show that they had taken such tests as required pursuant to the compulsory testing notice of the two buildings within the specified period issued by the Government earlier on. The Government arranged for staff to verify the testing certifications of the persons subject to compulsory testing at the entrances/exits of the two buildings, and conducted checks in the buildings to verify whether persons subject to compulsory testing had undergone testing in compliance with the requirements.

During the operation conducted at the Cherry Crest, test records of around 90 persons subject to compulsory testing were checked. Among them, three persons were found to have violated the compulsory testing notice. As for the operation conducted at View Villa, test records of around 70 persons subject to compulsory testing were checked. Among them, two persons were found to have violated the compulsory testing notice. The Government has issued compulsory testing orders to them, requiring them to undergo testing within a specified period. Non-compliance with a compulsory testing order is an offence, and offenders are liable to a fine of \$25,000 and imprisonment for six months.

The Government reiterates that the aim of issuing a compulsory testing notice is to stop the spread of COVID-19 in the community as soon as possible to protect overall public health and safety. Persons subject to testing under a compulsory testing notice should, as far as reasonably practicable, take appropriate personal disease prevention measures including wearing a mask and maintaining hand hygiene, and, unless for the purpose of undergoing the specified test, stay at their place of residence and avoid going out until the test result is ascertained as far as possible.

The Government wishes to thank the many persons subject to compulsory testing who had complied with the compulsory testing notice for their co-operation to fight against the virus together. The Government will continue to enforce the law strictly. All persons subject to compulsory testing should comply with the compulsory testing notice. Any person who fails to comply

with the compulsory testing notice may be liable to a fixed penalty of \$5,000. The person will also be issued with a compulsory testing order, requiring him or her to undergo testing within a specified time frame. Non-compliance with the order is an offence and the offender may be liable to a fine of \$25,000 and imprisonment for six months.

The Central and Western District Office is grateful for the support and co-operation of the Police, the CHP and the AMS to enable the enforcement action to be carried out smoothly. The Government understands that the enforcement process may cause some inconvenience to the residents, but hopes that the residents can understand.