Government makes "restriction-testing declaration" and issues compulsory testing notice in respect of specified "restricted area" in Sham Shui Po

The Government today (February 2) exercised the power under the Prevention and Control of Disease (Compulsory Testing for Certain Persons) Regulation (Cap. 599J) to make a "restriction-testing declaration" (declaration) effective from 7pm, by which people (hereafter referred to as "persons subject to compulsory testing") within the specified "restricted area" in Sham Shui Po (the 17 buildings in the area between 239-263 Ki Lung Street, 89 Nam Cheong Street, 256-280 Tai Nan Street and 60-74 Pei Ho Street. See Annex.) are required to stay in their premises and undergo compulsory testing. Persons subject to compulsory testing are required to stay in their premises until all such persons identified in the area have undergone testing and the test results are mostly ascertained. The Government aims at finishing this exercise at about 7.30am tomorrow (February 3), in order to achieve the goal of zero cases in the district with concerted efforts.

A Government spokesman said, "Under Cap. 599J, the Government can, according to the needs of infection control, make a restriction-testing declaration."

"The Government discovered that the sewage discharged from the above buildings was tested positive in the sewage testing conducted earlier in the area. It is suspected that there are asymptomatic patients in the building. After risk assessment, we think it is necessary to issue a restriction-testing declaration and compulsory testing notice for the 'restricted area' to confirm all persons in the 'restricted area' have undergone compulsory testing, so as to break the transmission chain in the district and dispel the worries of residents in the district."

The Government will set up temporary specimen collection stations at the "restricted area" and request persons subject to compulsory testing to undergo testing before 2am tomorrow. Persons subject to compulsory testing will be arranged to undergo nucleic acid test at specimen collection stations where dedicated staff will collect samples through combined nasal and throat swabs. Persons subject to compulsory testing must stay at their place of residence until all test results are ascertained to avoid cross-infection risk. The Government will arrange door-to-door specimen collection for people with impaired mobility and elderly persons, or make arrangement for them to self-collect and submit the deep throat saliva specimen.

"We understand that this exercise will cause inconvenience to the public. The Government has made arrangements to carry out testing for all persons present in the 'restricted area' as soon as possible at night after most people are released from work. The aim is to strive to complete testing

of all identified persons subject to compulsory testing and confirm the results, and finish the exercise at around 7.30am tomorrow with a view to allowing residents to start getting to work around 7.30am. The Government will make public announcement when the declaration expires officially. In the case when employees are unable to go to work because of the declaration, the Government hopes their employers can exercise discretion and not to deduct the salary or benefit from the employees."

Persons in the "restricted area" who have undergone testing from January 31 to February 2, 2021, and are able to provide the SMS notification through mobile phone or related certification containing the test results, are not required to take the test again. However, they are required to stay in their premises until all such persons identified in the area have undergone testing and the test results are mostly ascertained. Also, according to the compulsory testing notice issued today, any person who had been present at any of the buildings for more than two hours from January 20 to February 2, 2021, even if they were not present in the "restricted area" at the time when the declaration took effect, they must undergo compulsory testing by February 4.

In order to maintain public and emergency services within the "restricted area", the Government and relevant working staff (such as healthcare officers and other officers, testing service providers engaged by the Government, cleaning service providers, etc) are allowed to enter and leave the "restricted area" on condition that personal information and contacts are given, as well as certain infection control instructions are followed (including undergoing testing before leaving the "restricted area" without the need to wait for the test results).

The Government has prepared simple food and basic cleaning supplies for the residents restricted by the declaration. The Home Affairs Department has set up a hotline (Tel: 2835 1473) and a dedicated hotline (Tel: 3755 6816) for the ethnic minorities. The hotline services will start operation from 7pm today for residents restricted by the declaration to make enquiries and seek assistance. The Social Welfare Department will also provide assistance to the affected persons.

The Government understands the residents in the district are worried and anxious because of the increase in confirmed cases in recent days. The Government hopes this temporary inconvenience will completely cut the local transmission chains and ease residents' worries and fear, so that they will regain confidence in resuming social and business activities in the area, and return to a normal life.

The Government appeals to persons subject to compulsory testing for their full co-operation by registering and undergoing testing, and waiting for the result patiently at home. The Government will strictly follow up on whether the concerned persons have complied with the compulsory testing notices and restriction-testing declaration. Any person who fails to comply with the compulsory testing notices commits an offence and may be fined a fixed penalty of \$5,000. The person would also be issued with a compulsory testing order requiring him or her to undergo testing within a specified time

frame. Failure to comply with the compulsory testing order or the restriction-testing declaration is an offence and the offender would be liable to a fine at level 4 (\$25,000) and imprisonment for six months.