Infrastructure Protection Act – Guide on Protected Areas and Places (For Authority of PA/PP)

As of 18 December 2018

Every care has been taken to ensure the accuracy of the information contained in this guide at the time of publication. Please refer to the Infrastructure Protection Act and the related Subsidiary Legislations for the most up-to-date information on the Act.
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Introduction

1. Under the Infrastructure Protection Act (IPA), premises are declared as a Protected Area (PA) or Protected Place (PP) by the Minister for Home Affairs where it is necessary or expedient to take special measures to control the movement and conduct of persons in the premises, in the interest of public safety, security or the national interest.

2. The difference between a PA and a PP is that public entry into PP is restricted and controlled. Authority must put in necessary measures to prevent unauthorised entry into such premises. PAs, however, may be accessible to the public. A person must not enter a PP unless he has either

   a. a permit or pass issued by the Authority of the PP; or
   b. permission to enter the PP by an authorised officer of the PP, who is on duty at the PP at that time.

Examples of PA/PP

- PA: May be accessible to public
e.g. Border checkpoints
- PP: Restricted access to public
e.g. Military camps

Infrastructure Protection Act

3. The IPA was passed by Parliament on 2 Oct 2017 and assented to by the President on 23 Oct 2017. With the IPA taking effect, the Protected Areas and Protected Places Act (PAPPA) was repealed and the relevant provisions incorporated into the IPA on 18 December 2018. Premises previously declared as PA/PP under PAPPA will be retained under the IPA. Under the IPA, the Authority of the PA/PP can exercise enhanced powers to better protect their premises.

Objectives

4. This document sets out to provide the Authority of PA/PP with the following information:

   a. Roles and responsibilities in the management and protection of a PA/PP
   b. Enhanced powers for the protection of a PA/PP
   c. Administrative and application processes

Definitions

<table>
<thead>
<tr>
<th>Terms</th>
<th>Definition</th>
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| Owner  | a. for common property of a building erected on land comprised in a strata title plan, the owner is the management corporation having control of the building  
    b. for limited common property of a building erected on land comprised in a strata title plan, the owner is the subsidiary |
management corporation having control of that limited common property;
c. for the common property of a building comprising flats sold under Part IV of the Housing and Development Act (Cap. 129), means –
   (i) in the case where a Town Council (established under the Town Councils Act (Cap. 329A)) is liable for the management of that common property, the Town Council; and
   (ii) in any other case, the Housing and Development Board (established under the Housing and Development Act); and
d. for any other premises, includes any mortgagee in possession and any person for the time being receiving the rent for the premises whether on the person’s own account or as agent or trustee or as receiver, or who would receive the same if the premises were let to a tenant, and any person whose name is entered in the Valuation List prepared under section 10 of the Property Tax Act (Cap. 254) as the owner of the premises.

<table>
<thead>
<tr>
<th>Authority</th>
<th>The person who is designated by the Minister as the Authority of the PA/PP. As an Authority, he/she is conferred certain powers and responsibilities to ensure the protection of the PA/PP.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authorised Officer (AO)</td>
<td>Security personnel deployed to guard the PA/PP are known as “Authorised Officers”, and are authorised to exercise security powers provided for under the IPA. These include:</td>
</tr>
<tr>
<td>a. Police officers</td>
<td></td>
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<td>b. SAF officers and Senior Military Experts</td>
<td></td>
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<tr>
<td>c. SAF soldiers deployed to guard that PA/PP</td>
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<tr>
<td>d. Prisons and ICA officers deployed to guard that PA/PP</td>
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<tr>
<td>e. Auxiliary police officers deployed to guard that PA/PP</td>
<td></td>
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<tr>
<td>f. Security officers deployed to guard that PA/PP, and who are authorised by the Commissioner of Police</td>
<td></td>
</tr>
<tr>
<td>Designated Authorised Officers</td>
<td>These are authorised officers who are specially designated by Commissioner of Police to manage incidents involving unmanned aircrafts or unmanned aerial vehicles</td>
</tr>
<tr>
<td>Security Measure</td>
<td>Includes any installation, equipment, works, action or procedure used or designed for the purpose of reducing security risk</td>
</tr>
<tr>
<td>Specified surrounding areas</td>
<td>Any surrounding area of that protected area or protected place that is specified in the protected area order or the protected place order</td>
</tr>
<tr>
<td>Commissioner of Police</td>
<td>Appointed by Minister for Home Affairs and is in charge of all the Police divisions and departments.</td>
</tr>
<tr>
<td>Commissioner of Infrastructure Protection</td>
<td>Appointed by Minister for Home Affairs. The Commissioner is supported by the Centre for Protective Security (CPS), which is a Police department.</td>
</tr>
<tr>
<td>------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Minister</td>
<td>Refers to the Minister for Home Affairs</td>
</tr>
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</table>

**Measures & powers for protection of PA/PP**

5 A premises is typically declared as a PA/PP on the application of the owner/occupier of that premises. Once a premises is declared as a PA/PP, Minister will designate one or more owner/occupier to be the Authority for that premises. Where Minister designates more than one owner, or more than one occupier, to be the Authority of that PA/PP, each of those persons is jointly and severally responsible for discharging the duties of, and composed on, the Authority under the IPA. Each of those persons may also jointly and separately exercise the powers of the Authority under the IPA.

6 Minister may authorise the Authority of a PA/PP to implement necessary security measures (including defensive measures that may involve danger to the life of person entering or attempting to enter the PA/PP) as the Minister considers necessary for the protection of that PA/PP. The implementation of such measures (e.g. the deployment of armed guards) should be proportionate to the security risk assessed by the Authority to the PA/PP.

7 For premises declared as PP, the Authority may subject persons entering the premises to possess a permit or pass issued by the Authority. Alternatively, persons may enter the premises once they obtained permission from the Authority or authorised officer (AO) of the PP.

8 In order to control the entry, movement and conduct of persons inside the PA/PP, the Authority or the AO may give necessary directions to regulate conduct, restrict movement or prohibit entry to the PA/PP. Such directions may generally be given to a particular person or group of persons and may be in writing or verbally.

9 It is an offence not to comply with the direction by the Authority or the AO. If convicted, the penalty is a fine not exceeding $20,000 or imprisonment for a term not exceeding 2 years, or both.

10 In the event that the Authority or the AO assess that a person does not have good and lawful reason to enter or be in a PA/PP, the AO may use necessary force to remove him/her.

11 A person may also be arrested if he/she is caught attempting to enter a PA/PP illegally. Where an authorised officer (who is not the Police) makes an arrest, the AO must, without unnecessary delay, hand over the arrested person to the Police.
12 The IPA provides a legal framework for the prohibition of unauthorised photography of PA/PP. Images of PA/PP can threaten public safety and security, if used for unlawful purposes. They can reveal details of security measures, the flow of people and the movement of guards. This is why terrorists routinely carry out pre-attack surveillance of their targets. However, the Authority may decide if they wish to prohibit photography of the PA/PP (whether from inside, outside or above).

13 Unauthorised photography of the whole or part of a PA/PP is an offence under the IPA. This means that images of the PA/PP can only be taken if the Authority in charge of the PA/PP allows it. This applies to photography from the land or from the air, whether from inside, outside or above the PA/PP. In determining whether to prohibit photography and the extent of such prohibitions, the Authority should take into consideration the security risks, site characteristics, terrain constraints, operational requirements and practicality of enforcement.

14 For premises that prohibit photography of the PA/PP from outside or above, the Authority must also provide a point-of-contact (POC) for members of public who may wish to seek permission from the Authority to take photographs of a PA/PP. Please click here for a consolidated register of PAs/PPs that prohibit photography and the relevant contact details.

Enforcement powers against unauthorised photography of PA/PP

15 Where AO of a PA/PP has any reason to suspect that a person is going to take, is taking or has taken any photograph of that PA/PP, the authorised officer may be able to stop persons from taking photographs and videos, and take follow-up actions, such as examining and requiring deletion of the images.

16 Where photography of PA/PP is incidental or accidental in nature, AO can take a calibrated enforcement approach by conducting enquiries and making a preliminary assessment. Examples of incidental or accidental photography can include images/video of PA/PP:

   a. in the background, or are blurred out (e.g. in selfies or scenery shots); or
   b. captured from CCTVs of nearby buildings

17 When unauthorised photography of PA/PP is reported, Police will exercise judgement and assess if there is malicious intent involved. If the photography is assessed by Police to be incidental or accidental in nature, no further enforcement action will be taken.

18 Photography of a PA/PP without the permission of its Authority, or failing to comply with any of the above directions of an AO is an offence under the IPA. Upon conviction, the penalty for contravention is a fine not exceeding $20,000 or imprisonment for a term not exceeding 2 years, or both.
Exempted forms of photography

19 Some photography activities are exempted from the requirement to seek permission from PA/PP Authorities. This is because these photography activities are already approved under existing permit/licence regimes which provide the means for relevant security conditions to be imposed. More details and the list of exemptions can be found at https://www.police.gov.sg/resources/infrastructure-protection/protected-areas-and-protected-places.

20 These exemptions do not affect the powers of AO under the IPA, or the duties of the Authority of PA/PPs. In other words, an AO is still permitted to direct a person to stop photography until a permit/licence is produced. AOs have been trained to verify the permit/licence from the relevant Government authorities.

Enforcement against unauthorised photography using unmanned aircraft

21 Only designated authorised officers will be empowered with the following enforcement powers where they reasonably suspect that an unmanned aircraft is being operated to take any photograph of that PA/PP without the permission of its Authority:

   a. Direct the operator of the unmanned aircraft to end the flight of the unmanned aircraft, or land it, safely in the fastest practicable way; or to fly the unmanned aircraft in the manner specified by the designated authorised officer; or
   b. Use reasonable force to seize the unmanned aircraft, any component of the unmanned aircraft system for that aircraft, or any other thing, that the designated authorised officer believes on reasonable grounds to be evidential material relevant to an offence; or needs to be seized to prevent its concealment, loss or destruction, or its use in committing, continuing or repeating an offence.

22 These powers are limited to authorised officers that are specially designated by the Commissioner of Police to do so, and subject to such conditions as determined by the Commissioner of Police. Some designated authorised officers, if permitted to, may also assume control of the unmanned aircraft and fly it, or end the flight of the unmanned aircraft in the fastest and safest practicable way. If such powers are assessed to be necessary for the protection of a PA/PP, Authorities may make an application at SPF_CPS_IPA@spf.gov.sg for selected AOs in their PA/PP to be designated by Commissioner of Police.

Duties and responsibilities of the Authority

23 As the Authority of PA/PP, you are required to ensure the following:

Display notice

24 The Authority must display adequate notices prominently at the perimeter of the PA/PP. All the PA/PP notices should be installed on or by the date that the PA/PP
Order for that PA/PP takes effect. PA/PP Authorities should also ensure that all PA/PP notices are properly maintained.

25 If the Authority decides to prohibit photography (whether in part or in whole) of the PA/PP, the Authority must give reasonable notice to the public in order to enforce against unauthorised photography. This may be achieved, for example through signage, circulars, or information posted on the company website or printed on access passes. In particular, if the Authority decides that photography of the PA/PP from the outside is not allowed, this must be clearly communicated to the public through signs on the perimeter of the PA/PP.

26 We recommend that the Authority adopt the standard templates and dimensions for the PA/PP notices. This ensures notices are easily recognised by the public. PA/PP notices should be installed not more than 50m apart, and clearly visible to persons in the area. Please click here for PAPP specifications. Information on the specifications of the ‘Surrounding Area Sign’ can be found here and specifications of the ‘No Photography Sign’ here.

Security officers are authorised and trained

27 The Authority has to ensure that the security officers deployed at the PA/PP have been authorised by the Commissioner of Police and are adequately trained in order to exercise security powers at the PA/PP.

   a. Authorisation. An application for the authorisation of Security Officers (SOs) can be made using the form found on https://www.police.gov.sg/resources/infrastructure-protection/protected-areas-and-protected-places. It will be submitted by the Authority. All Auxiliary Police Officers (APOs) are deemed to be authorised officers. Police will inform the Authority on the result of the authorisation. Thereafter, Police will provide a proof of the authorisation in writing to the AOs.

   b. Training. All unarmed security personnel deployed at PA/PP will need to be trained and attain WSQ certification in the “Handle Counter Terrorism Activities” or “Recognise Terrorist Threats”, and “Perform Security Duties at Protected Areas and Protected Places” training modules. SOs deployed at PA/PP must fulfil this training requirement and be authorised by 17 December 2019.

28 The Authority must inform Police when the authorised officer ceases to work at the designated PA/PP.

Provide information about the security personnel

29 Upon request by Minister or Commissioner of Police, the Authority must provide the necessary information about the security personnel (armed and unarmed) deployed at the PA/PP.

30 Audit and enforcement will be conducted to ensure compliance. Any persons who fails to comply may be liable a fine not exceeding $20,000 or imprisonment for a term not exceeding 2 years, or both.
Summary of roles by the respective parties

<table>
<thead>
<tr>
<th>MHA</th>
<th>Authority</th>
<th>Authorised Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Approves premises to be PA/PPs to protect them against security risks.</td>
<td>• Responsible for the security and management of the PA/PP</td>
<td>• Authorised to exercise security powers under the IPA</td>
</tr>
</tbody>
</table>

Optional Powers for Surrounding Areas

31 Under the IPA, the Authority may seek Minister’s approval to enforce security at the surrounding areas of PA/PP. The specified surrounding area must be clearly demarcated and indicated in the PA/PP gazette order.

32 Where approval from the Minister is obtained, authorised officers may exercise a limited set of security powers to deter and detect persons in the specified surrounding area of a PA/PP who may pose a security threat:

   a. AOs may investigate and determine whether a person poses a security threat by asking for the person’s name and residential address, evidence of the person’s identity or the person’s reason for being in the specified surrounding area.

   b. AOs may require a person, by written direction, to leave the specified surrounding area and not return for a period specified in the written direction, if that person does not have a good and lawful reason to be in the surrounding area or fails to comply with directions. A sample of a Move-On Order can be found here.

   c. AOs may remove, from the specified surrounding area, any vehicle or personal property of that person.

   d. AOs may inspect a person’s personal property or vehicle, if reasonably suspected to contain any dangerous item.

33 Failure to comply with the directions given by an AO in a specified surrounding area of a PA/PP is an offence under the IPA. Upon conviction, the penalty for contravention is a fine not exceeding $20,000 or imprisonment for a term not exceeding 2 years, or both.
Application for Specified Surrounding Area

34 The exercise of security powers by AOs in the specified surrounding area do not apply to all PA/PP by default. The Authority of a PA/PP must first determine that such powers are necessary for the protection of that PA/PP, and then apply to CPS for approval to do so. Details on the application for security powers to be exercised in the surrounding area of a PA/PP can be found on https://www.police.gov.sg/resources/infrastructure-protection/protected-areas-and-protected-places.

35 The surrounding area in which an AO may exercise security powers must be defined and submitted to CPS to seek Minister’s approval. The proposed boundaries of the surrounding area must be reasonably defined, publicly defensible and practically enforceable.

36 In determining the boundaries of a surrounding area of PA/PP where an AO may exercise security powers, the Authority must satisfy CPS that the proposed surrounding area:

a. **Falls within the immediate vicinity of the PA/PP boundary.** The boundary of the surrounding area of the PA/PP should generally not exceed 50m from the boundary of the PA/PP. The extent of the boundaries should also take into account the terrain and security risks. The boundaries of the surrounding area of the PA/PP should also be within clear line-of-sight from the PA/PP warning signs and/or fence-line.

b. **Be limited to publicly accessible areas,** to which the public ordinarily has access. Publicly accessible areas may include pedestrian paths, parklands and public roads. If any part of the proposed surrounding area falls within private property, permission must be sought from the owner of that private property.

c. **Be clearly communicated and understood by members of the public.** The public should be able to easily understand and clearly identify where the boundaries of the surrounding area of a PA/PP are. The specified surrounding area should be demarcated in the relevant PA/PP Order and published in the Singapore Government Gazette. Appropriate warning signs must also be put up at the perimeter of the PA/PP to give adequate notice to members of public that they may be subject to directions issued by AOs.

d. **Does not unreasonably inconvenience the public or adversely affect traffic flow.** In determining the boundaries of the specified surrounding area, due consideration must be given to any impact on public access and traffic safety.

37 The Authority will need to develop a Standard Operating Procedure (SOP) for the issuance of move-on orders. This SOP should include:

a. Scenarios to issue move-on orders;

b. Processes to issue move-on orders, including what due diligence must be done before issuance and the level of AO who is allowed to issue the move-on orders;
c. Processes to track move-on orders that have been issued (e.g. filing of move-on orders, recording of the name of AO who issued the orders, serial number of the move-on orders); and

d. Extend copy of move-on order issued to the Police without delay upon request.

Directives issued by the Commissioner for Infrastructure Protection

38 Where an Authority fails to discharge their duties described in the IPA, the Commissioner for Infrastructure Protection may issue a security directive to secure compliance with any of the duties of the Authority stated in sections 12(1), 12(2), 12(3)(a), 18(1), 18(2), 18(3)(a) and 55 of the IPA.

39 In addition, where there is a need to mitigate the risk of an act of terrorism against any PA/PP, the Commissioner for Infrastructure Protection may issue a security directive to the Authority to implement or maintain any security measure specified in the security directive, in response to that risk. Such measures could include installing vehicle security barriers, or improving CCTV coverage and allowing the Police to view the feeds in order to protect the building against a terrorist attack.

40 Security directives issued by the Commissioner for Infrastructure Protection are intended as a last resort measure. Where a PA/PP is assessed to be at risk, CPS will first engage the Authority to develop practical security measures and encourage them to undertake those measures voluntarily.

Administrative Instructions

Application to Declare Premises as a PA/PP

41 Owners/occupiers who intend to apply for their premises to be declared as a PA/PP may do so by filling an application form by clicking here. Applicants may refer to the administrative instructions by clicking here.

42 The PA/PP application form must be accompanied with the following required documents and sent to SPF_CPS_IPA@spf.gov.sg:


b. Survey plan referenced in the Draft PA/PP Order demarcating the proposed PA/PP site boundary using Survey 21 (SVY21) datum and coordinates under the Coordinated Cadastral System\(^1\) in JPEG (*.jpg) and PDF (*.pdf) format. A sample can be found here;

\(^1\) Please refer to https://www.sla.gov.sg/sirent/CoordinateSystems.aspx for more information.
c. Street Directory Map indicating the boundaries of the PA/PP, and where relevant, the boundaries of the surrounding area of the PA/PP where powers are intended to be exercised by Authorised Officers;

d. (where relevant) Survey plan referenced in the Draft PA/PP Order demarcating the boundaries of the proposed surrounding area of PA/PP, using Survey 21 (SVY21) datum and coordinates under the Coordinated Cadastral System in JPEG (*.jpg) and PDF (*.pdf) format; and

e. (where relevant) Letter of support from relevant public agency, if the premises are owned/occupied by a private sector entity.

43 Applicants should submit PA/PP applications early to ensure that premises are declared as PA/PP on the intended date of operationalisation. Upon receipt of the complete set of application documents, CPS will assess the application together with other security agencies, and work with the Attorney-General’s Chambers (AGC) to vet the draft PA/PP Order. This process is expected to take around 1 – 2 months, depending on the complexity of the PA/PP application and completeness of information submitted for the application.

44 Once the Minister for Home Affairs has approved the application, CPS will inform the applicant of the outcome in writing. The approved PA/PP Order will also be published in the Singapore Government Gazette at least one day before the PA/PP comes into effect.

Application to Make Amendments to Existing PA/PP

45 An application must be made by the Authority of the PA/PP when there are proposed amendments to any of the following:

a. The Authority of the PA/PP;
b. Description or name of the PA/PP;
c. Location or boundaries of the PA/PP; or
d. Location or boundaries of the surrounding area of the PA/PP (where relevant).

46 The procedures and processes for amendments to PA/PP are the same as the application for PA/PP detailed in paragraphs 54 to 56. The application form for amendments to existing PA/PP can be found on [https://www.police.gov.sg/resources/infrastructure-protection/protected-areas-and-protected-places](https://www.police.gov.sg/resources/infrastructure-protection/protected-areas-and-protected-places).

Application for Cessation of Existing PA/PP

47 Where a PA/PP is planned to be decommissioned or if the Authority has determined that there is no security need for a premises to be a PA/PP (e.g. due to changes in functions), the Authority of that PA/PP should make an application to CPS to revoke the PA/PP Order for that PA/PP by sending an email to [SPF_CPS_IPA@spf.gov.sg](mailto:SPF_CPS_IPA@spf.gov.sg), stating the reasons for the cessation.