中華民國 108 年 5 月 1 日總統華總一義字第 10800043341 號令修正公布第 20 條條文

## 修正前

權利關係人於前項公告期間內,得以書面向該管直轄市或縣(市)主管機關提出異議,並檢附證明文件。

前項異議涉及土地權利爭執時,準用第九條規定辦理。

## Article 20

The municipal or county (city) authority concerned, after reviewing as correct the declaration of deity worship associations according to the provisions of the preceding paragraph, shall notice and display the roll and systematic chart of members or believers and detailed list of the land in the office of township (town, city, district) or village in which the land is located for a period of three months. It shall also leave the copy of notice and the roll and systematic chart of current members or believers

## 修正後

權利關係人於前項公告期間內,得以書面向該管直轄市或縣(市) 主管機關提出異議,並檢附證明文 件。

前項異議涉及土地權利爭執 時,準用第九條規定辦理。

## Article 20

The municipal or county (city) authority concerned, after reviewing as correct the declaration of deity worship associations according to the provisions of the preceding paragraph, shall notice and display the roll and systematic chart of members or believers and detailed list of the land in the office of township (town, city, district) or village in which the land is located for a period of three months. It shall also leave the copy of notice and the roll and systematic chart of current members or believers

and detailed list of the real estate, to the declarer to publish on a local prevailing newspaper for three consecutive days from the date on which the notice is posted, and post the notice for thirty days in the website of the municipal or county (city) authority concerned and the township (town, city, district). The related party of the land rights can file, in writing and with proving documents, an objection to the municipal or county (city) authority concerned within the period of notice of the preceding paragraph. The provisions of article 9 shall be mutatis mutandis applied to the objection concerning a dispute of private rights of the preceding paragraph.

and detailed list of the real estate, to the declarer to publish on a local prevailing newspaper or electronic <u>newspaper</u> for three consecutive days from the date on which the notice is posted, and post the notice for thirty days in the website of the municipal or county (city) authority concerned and the township (town, city, district). The related party of the land rights can file, in writing and with proving documents, an objection to the municipal or county (city) authority concerned within the period of notice of the preceding paragraph. The provisions of article 9 shall be mutatis mutandis applied to the objection concerning a dispute of private rights of the preceding paragraph.