

立法會
Legislative Council

LC Paper No. CB(3) 591/08-09

Ref : CB(3)/M/MM

Tel : 2869 9205

Date : 14 May 2009

From : Clerk to the Legislative Council

To : All Members of the Legislative Council

Council meeting of 27 May 2009

**Motion on
“Implementation of One Country, Two Systems”**

Hon Emily LAU Wai-hing has given notice to move the attached motion on “Implementation of One Country, Two Systems” at the Council meeting of 27 May 2009. The President has directed that “it be printed in the terms in which it was handed in” on the Agenda of the Council.

(Mrs Justina LAM)
for Clerk to the Legislative Council

Encl.

(Translation)

**Motion on
“Implementation of One Country, Two Systems”
to be moved by Hon Emily LAU Wai-hing
at the Legislative Council meeting
of Wednesday, 27 May 2009**

Wording of the Motion

That, it was reported in Wen Wei Po on 11 March 2009 that LI Guikang, Deputy Director of the Central Government Liaison Office (‘the Liaison Office’), said at a group meeting of Hong Kong (‘HK’) members of the Chinese People’s Political Consultative Conference (‘CPPCC’) held in Beijing on 10 March 2009 that the Liaison Office and the Special Administrative Region (‘SAR’) Government had reached a 10-point agreement to allow HK members of CPPCC to participate in the political affairs of the SAR, which includes: should there be suitable talents among the HK members of CPPCC, the SAR Government may appoint them to public offices or award them Medals of Honour; the SAR Government should accord them treatment according to protocol and provide venues for them to hold activities; if conducting visits in the Mainland, the SAR Government officials may approach them for company, etc; moreover, in January last year, CAO Erbao, Head of the Research Department of the Liaison Office, published an article entitled ‘Hong Kong’s Governing Forces under One Country, Two Systems’ in Study Times, pointing out that there are two governing teams in HK; one is ‘a team of the establishment of the HKSAR’, comprising the Chief Executive, principal officials, Executive Council members and civil servants of various ranks, judges and other judicial officers, etc, while the other is ‘a team of the Central Government and Mainland cadres engaging in Hong Kong affairs’, comprising competent authorities and representative offices of the Central Government responsible for Hong Kong affairs or specialized in work related to Hong Kong, competent authorities of the Central Government responsible for other national affairs and relevant policies, and party cadres of the relevant mainland provinces/regions/municipalities having close ties with the HKSAR, as well as government cadres responsible for matters involving HK, so as to rationalize the comments and acts of the Liaison Office and various provincial, municipal and local governments to interfere in the HKSAR affairs; in this connection, this Council urges:

- (a) the Central Government and SAR Government to solemnly clarify whether there is such a 10-point agreement and whether two governing teams exist in HK;
- (b) the Central Government to strictly abide by the Basic Law and require that no Central Government departments and local governments may interfere in the affairs which the HKSAR Government administers on its own; and

- (c) the Central Government to restrain the Liaison Office and other mainland officials from making impudent comments, so as to avoid creating confusion in governance and causing the public to worry and panic;

thereby implementing 'One Country, Two Systems', 'Hong Kong people ruling Hong Kong' and 'a high degree of autonomy'.