

Panel on Home Affairs

**List of outstanding items for discussion
(as at 10 June 2009)**

**Proposed timing
for discussion**

1. Strengthening the arts and cultural software of Hong Kong

The Panel first discussed the subject on 14 December 2007 and received views from deputations on 15 February, 9 May and 30 June 2008. The Panel agreed to follow up on this item and relevant issues, such as the Administration's plan to conduct research study to develop a new set of assessment criteria for the major performing arts groups for future funding purpose, as well as the development of inclusive arts for persons with disabilities.

June 2009
(Note)

Note: At the informal meeting between the Panel Chairman/Deputy Chairman and SHA held on 3 November 2008, the Administration advised that the study on the funding mechanism would be completed around the second half of 2009. The Administration provided in February 2009 information related to the progress of the study and the plan to promote the development of inclusive arts. The supplementary information was circulated to members on 5 February 2009 vide LC Paper No. CB(2)798/08-09(01). Hon Emily LAU and Hon CHEUNG Kwok-che requested in March 2009 that the supplementary information, in particular the funding mechanism and the promotion of inclusive arts, be discussed by the Panel.

2. Youth development through volunteer service

This item is proposed by the Administration.

June 2009

3. Future development of museum services

When the Panel discussed the future development of private museums at its meeting on 11 January 2008, the Panel agreed to follow up on (a) the establishment of a standard mechanism for supporting the operation of private museums and (b) progress made by the Administration in the

3rd quarter of 2009

**Proposed timing
for discussion**

establishment of a statutory Museums Board and in the consultation with museum staff on the proposed changes in mode of governance.

At the meeting on 8 May 2009, Hon IP Kwok-him requested the Administration to consider advancing the discussion on the future development of museum services as members of the Joint Subcommittee to Monitor the Implementation of the West Kowloon Cultural District (WKCD) Projects as well as the curatorial profession had expressed concern on this issue.

4. Setting up an intermediary body for the effective enforcement of maintenance orders

This item was last discussed on 13 June 2008. Some members were of the view that instead of making piecemeal changes to the existing system of enforcement of maintenance orders, the Administration should consider the establishment of an intermediary body for the collection of maintenance payments and make reference to the successful experience of Australia. These members considered that such a body could assist the maintenance payees in handling the cumbersome legal procedures in collecting maintenance payments.

End 2009
(Note)

At the meeting on 14 October 2008, Hon CHEUNG Kwok-che expressed concern that the issue had been outstanding for a long time and little progress had been made. He suggested that the Panel should revisit this item in the current session.

Note: At the informal meeting between the Panel Chairman/Deputy Chairman and SHA held on 3 November 2008, the Administration has advised that it maintains the view that an intermediary body per se would not bring significant benefits over and above those that can be achieved by improving the existing system through various legislative and administrative measures. The Administration does not consider that there are justifiable reasons to support the establishment of an intermediary body to help maintenance payees to collect maintenance payments. In view of members' concern, the Chairman suggested that the item be re-visited, where appropriate.

5. Implementation of recommendations of the 2006 District

**Proposed timing
for discussion**

Council (DC) Review

At the meeting on 13 February 2009, Hon IP Kwok-him suggested that senior officials of the relevant Bureaux be invited to the Panel to discuss various issues relating to the operation of DCs and measures to enhance communication between DCs and the relevant Bureaux/departments in the management of district facilities and services. The meeting further agreed that issues relating to District Minor Works should be further reviewed towards the end of 2009, i.e. two years after the full implementation of the recommendation of the 2006 DC Review.

End of 2009/early
2010

6. Promotion of sports development

The operational problems of National Sports Associations (NSAs) were last discussed on 3 July 2006. The issue was proposed by Hon Albert CHAN at the meeting on 11 October 2007 for further discussion, with emphasis on problems with NSAs' selection process of athletes to represent Hong Kong for participation in international sports events.

Early 2010
(Note)

At the policy briefing given by SHA to the Panel held on 20 October 2008, members raised various concerns about the promotion of sports development in Hong Kong, such as the Administration's failure to promote the development of local football, the lack of a concrete plan to promote the long-term sports development such as the positioning of Hong Kong in the development of elite sports for participation in major sports games, the Administration's support for young athletes with potential, and the shortage of community sports facilities.

Note: At the informal meeting between the Panel Chairman/Deputy Chairman and SHA on 3 November 2008, the Administration agreed to provide a written response to the Panel on the above issue. The supplementary information on "Monitoring Mechanism for Government Subvention to National Sports Associations" provided by the Administration had been circulated vide LC Paper No. CB(2)1206/08-09(01) on 1 April 2009.

As regards development of local football, the Administration appointed a consultant in May 2009 to carry out a

**Proposed timing
for discussion**

Consultancy Study on Football Development in Hong Kong. Upon completion of the consultancy study in early 2010, the Administration will report back to the Panel accordingly.

7. Provision of arts and cultural facilities in Hong Kong

At the informal meeting between the Panel Chairman and SHA on 30 October 2007, the Administration agreed that it would report to the Panel on its overall review of the provision of arts and cultural facilities in Hong Kong.

To be confirmed
(Note)

Note: The Administration agreed to provide a written response to the Panel on the provision of performing arts facilities at the informal meeting between the Panel Chairman/Deputy Chairman and SHA on 3 November 2008.

8. Provision of an allowance for village representatives

At the meeting on 11 October 2007, Hon Andrew CHENG suggested that the Administration should explain its considerations of the proposal to provide an allowance for village representatives, as well as whether the same arrangement should be made for other holders of public offices and the criteria.

To be confirmed
(Note)

At the meeting on 14 October 2008, Hon Emily LAU suggested that this issue should be discussed at the Panel meeting in November 2008 together with other issues related to village representatives.

Note: At the informal meeting between the Panel Chairman/Deputy Chairman and SHA on 3 November 2008, the Administration explained that it would not be ready to discuss this item as more time would be required to study and consider the issue. The Administration advised in February 2009 that the relevant proposal had been forwarded to Heung Yee Kuk for deliberation.

9. Review of advisory and statutory bodies

This item was last discussed on 13 January 2006. The Panel

To be confirmed

**Proposed timing
for discussion**

discussed 14 interim reports and a progress report on the review during the 2003-2004 and 2004-2005 sessions, and the interim report No. 15 on 13 January 2006. The Administration will continue to submit interim reports on various topics concerning the review to this Panel.

(Note)

When the Bills Committee on Statute Law (Miscellaneous Provisions) Bill 2005 discussed a proposed amendment to the Legal Aid Services Council (LASC) Ordinance (Cap. 489) on extending the deadline for LASC to submit its annual report, some members expressed concern that there should be consistency in the time limit within which statutory bodies should submit their annual reports. HAB has then agreed to include review of the time limit for submission of annual reports by statutory bodies in its review of advisory and statutory bodies.

Note: At the informal meeting between the Panel Chairman/Deputy Chairman and SHA on 3 November 2008, the Administration agreed to provide a written response to the Panel on the issue.

10. Regulation of property management companies

The Panel received a briefing by the Administration on the findings of the first phase of a consultancy study on the regulation of property management companies at its meeting held on 4 July 2008. A motion was passed at the meeting urging the Administration to expeditiously introduce licensing control of property management companies. The Panel agreed to follow up on this issue.

2010
(Note)

Note: The Administration is conducting the second phase consultancy study to examine the detailed arrangements and the pros and cons of possible models for the regulation of property management companies, and will report to the Panel upon completion of the consultancy study. At the informal meeting between the Panel Chairman/Deputy Chairman and SHA on 3 November 2008, the Administration agreed to provide the Panel with an interim report on the progress of the consultancy study in 2009.

11. Membership of the Full Council and Executive

**Proposed timing
for discussion**

Committee of Heung Yee Kuk (HYK)

At the meeting of the Duty Roster Members with representatives of the Association of the New Territories (NT) Indigenous Residents on 16 December 2002, the latter expressed dissatisfaction with the Heung Yee Kuk (HYK) Ordinance (Cap. 1097) under which the NT Justices of the Peace (JPs) served as Ex Officio Councillors of the Full Council and Ex Officio Members of the Executive Committee of HYK. They considered that the NT JPs, and Special Councillors and Co-opted Councillors of HYK could not represent and protect the interests of the villagers and indigenous inhabitants of NT and requested that the HYK membership should be reviewed. Their views were referred to this Panel for consideration on 24 December 2002.

Not suggested for discussion in the near future
(Note)

The Administration has proposed to discuss this item along with item 12 on traditional rights and interests of indigenous villagers of NT.

Note: At the informal meeting between the Panel Chairman/Deputy Chairman and SHA on 3 November 2008, the Administration did not suggest this item and item 12 for discussion in the near future as more research work needs to be carried out to make the discussion more fruitful.

12. Traditional rights and interests of indigenous villagers of NT

At the LegCo Members' meetings with HYK Councillors on 10 June 2003 and 2 March 2004, a proposal of enacting legislation to implement Article 40 of the Basic Law regarding the protection of lawful traditional rights and interests of indigenous villagers as well as issues relating to the exemption from payment of Government rent were discussed. Members agreed that the issues involved policy consideration about the traditional rights and interests of indigenous villagers in NT, and should be referred to this Panel for follow-up. Members also suggested that HYK Councillors should be invited to attend the relevant meeting(s) of this Panel to give views when the issues were discussed.

See item 11 above

The Administration has proposed to discuss this item together

**Proposed timing
for discussion**

with item 11 on membership of the Full Council and
Executive Committee of HYK.

Council Business Division 2
Legislative Council Secretariat
10 June 2009

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