Panel on Information Technology and Broadcasting

List of outstanding items for discussion (position as at 3 March 2014)

1. Establishing a unified information and communications technology ("ICT") professional recognition framework in Hong Kong	<u>Proposed timing</u> <u>for discussion</u>
The Administration will consult the Panel on the proposed arrangement to establish a unified ICT professional recognition framework in Hong Kong.	14 April 2014
2. Progress report on the work of Hong Kong Design Centre	
The Administration will update the Panel on the progress of the work of the Hong Kong Design Centre and the relevant initiatives taken to promote design since May 2013.	14 April 2014
3. Progress report on digital inclusion	
The Administration will update the Panel on the latest progress of the digital inclusion, including the progress of implementation of the Internet Learning Support Programme, since June 2013.	12 May 2014
4. Progress update on the e-Government development	
The Administration will update the Panel on the latest progress of e-Government development since June 2013.	9 June 2014
5. Digital terrestrial television update	
The Administration will update the Panel on the latest progress of implementation of the DTT services since February 2013.	2 nd quarter 2014
6. Proposed creation of two supernumerary directorate posts in the Communications and Technology Branch of the Commerce and Economic Development Bureau	
The Administration will consult the Panel on the proposed creation of one supernumerary Administrative Officer Staff Grade B post and one supernumerary Administrative Officer Staff Grade C post	2 nd quarter 2014

Proposed timing for discussion

to lead a team in reviewing the Telecommunications Ordinance and the Broadcasting Ordinance.

7. Progress update on digital economy

The Administration will brief the Panel on the progress of the 14 July 2014 initiatives that facilitate a digital economy since July 2013.

8. Information security

The Administration will update the Panel on the latest progress of 14 July 2014 Government's information security programmes since July 2013.

9. Progress update on the introduction of Customer Complaint Settlement Scheme

The trial operation of the Customer Complaint Settlement Scheme Early 2015 for the telecommunications industry has been launched on 1 November 2012, for a two-year trial period. The Administration will update the Panel on the latest progress when the Scheme has been operated for some time.

10. Development of E-Learning

The Administration will brief the Panel on the initiatives and To be confirmed implementation measures to promote the development of E-Learning and the adoption of ICT in education.

11. Review on regulation of person-to-person telemarketing calls

At the Panel meeting on 9 November 2009, the Administration To be confirmed briefed members on the findings of the two opinion surveys commissioned former OFTA by the in respect of person-to-person ("P2P") telemarketing calls and the actions to be taken in the light of the information collected from the Some members doubted surveys. whether voluntary self-regulation by the industry by way of the Code of Practice ("CoP") would be effective in tackling the problems caused by P2P telemarketing calls and considered it necessary to introduce legislation to regulate such calls.

To be confirmed

After consultation with the industry, the former OFTA issued a benchmark CoP with guidelines requesting telemarketers to disclose identity and calling line identification information when making such calls. Telemarketers are also requested to maintain an in-house unsubscribe list for the public to make unsubscribe request.

According to the Administration, industry associations of four business sectors, namely finance, insurance, telecommunications service and call centre, have pledged support for the voluntary self-regulation scheme. The industry associations of insurance companies, banks, restricted licence banks and deposit-taking companies, all major telecommunications operators, two telemarketing industry associations, and a major telecommunications industry association have implemented their The Administration will update the Panel on the own CoP. progress of the implementation of the voluntary CoP after it has operated for some time.

12. Review of the Broadcasting Ordinance and the Telecommunications Ordinance

deliberation of the Bills Committee During the on Communications Authority Bill, the Administration advised that a staged approach would be adopted in modernizing the regulatory regime for the broadcasting and telecommunications sectors. The Administration would first establish CA through the structural merger of the former Telecommunications Authority ("TA") and the Broadcasting Authority ("BA") to enable CA to deal with increasing market convergence as soon as possible. Upon establishment, CA would take over the existing functions of the TA and the BA under the Telecommunications Ordinance ("TO"), the Broadcasting Ordinance ("BO") and other relevant ordinances applicable to the broadcasting and telecommunications sectors. The Administration and CA would then carry out a review of the existing regulatory regimes and introduce legislative changes to update and rationalize the TO and the BO.

At the Panel meeting on 16 October 2012, Hon Charles Peter MOK requested that the Administration should brief the Panel on the progress of the matter.

13. **Spectrum trading**

The former Office of the Telecommunications Authority ("OFTA") (replaced by the Office of the Communications Authority ("OFCA") since 1 April 2012) appointed a consultant to study the feasibility of introducing radio spectrum trading in Hong Kong for facilitating economic and technically efficient use of this scarce public resource. The Administration is examining the recommendations made by the consultant, together with the latest international trend and the market situation in Hong Kong in detail to map out the way forward.

On 24 January 2013, the Administration requested that discussion on the issue, originally scheduled for the meeting on 4 February 2013, be deferred. The Administration will brief the Panel on the next step of the work plan once ready.

Review of Control of Obscene and Indecent Articles 14. Ordinance

At the Panel meeting on 14 January 2013, the Administration briefed the Panel on the views collected during the second round of public consultation on the review of Control of Obscene and Indecent Articles Ordinance. The Panel noted that the Administration would study the views received and work with the concerned parties, including the Judiciary, with a view to mapping out the way forward. Members requested the Administration to brief the Panel on the way forward by July 2013 at the latest.

Council Business Division 4 Legislative Council Secretariat 3 March 2014

To be confirmed

To be confirmed