## **Panel on Administration of Justice and Legal Services**

<u>List of follow-up actions</u> (position as at 23 May 2019)

1. Cooperation between the Hong Kong Special Administrative Region and the Mainland on arbitration-related matters  29 April 2019  In relation to paragraph 10 of the paper provided by the Department of Justice ("DoJ") (LC Paper No. CB(4)782/18-19(02)), DoJ was requested to clarify whether, under the Mainland laws, wholly owned Hong Kong enterprises and joint ventures set up by Hong Kong investors in the Mainland are not allowed to submit a dispute to an arbitral institution outside the Mainland (e.g. an arbitral institution in Hong Kong) for arbitration owing to the absence of		Subject	Date of meeting	Follow-up actions required	Response of the responsible party
foreign-related elements.	1.	Cooperation between the Hong Kong Special Administrative Region and the Mainland on arbitration-related	0	In relation to paragraph 10 of the paper provided by the Department of Justice ("DoJ") (LC Paper No. CB(4)782/18-19(02)), DoJ was requested to clarify whether, under the Mainland laws, wholly owned Hong Kong enterprises and joint ventures set up by Hong Kong investors in the Mainland are not allowed to submit a dispute to an arbitral institution outside the Mainland (e.g. an arbitral institution in Hong Kong) for arbitration owing to the absence of	

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