## LC Paper No. CB(2)899/05-06(02)

## Panel on Administration of Justice and Legal Services

## List of follow-up actions (Position as at 18 January 2006)

Subject	Date of meeting	Follow-up actions required	Administration's response
1. Use of official languages for conducting court proceedings	23 February 2004	<ul> <li>The Judiciary Administration to -</li> <li>(a) provide statistics on applications made by defendants for the court proceedings to be conducted in Chinese, the number of the applications rejected and the reasons for refusal;</li> <li>(b) advise whether there were delays in hearings due to the need to provide a bilingual judge to conduct the trial in Chinese, and the extent of such delays, if any;</li> <li>(c) provide statistics on hearings involving unrepresented parties and a breakdown of such hearings conducted in Chinese and English respectively; and</li> <li>(d) provide statistics on court judgments with translated version.</li> </ul>	Response awaited. A written reminder was issued on 18 January 2005 and 21 September 2005.

	Subject	Date of meeting	Follow-up actions required	Administration's response
2.	Performance of Court Interpreters	22 March 2004	<ul> <li>The Judiciary Administration to -</li> <li>(a) provide statistics, if available, on the feedback from judges, court clerks and full-time Court Interpreters (CIs) on the performance of part-time CIs.; and</li> <li>(b) explain the measures to be introduced to improve training and monitoring of the performance of CIs.</li> </ul>	Response awaited. A written reminder was issued on 18 January 2005 and 21 September 2005.
3.	Court procedure for repossession of p remises	24 May 2004	The Judiciary Administration to clarify with the Law Society in connection with a schedule provided by the Law Society which sets out the different steps and time required for obtaining repossession of premises after a judgment was given, and to inform the Panel of the clarification.	Response awaited. A written reminder was issued on 18 January 2005 and 21 September 2005.
4.	Relocation of the Labour Tribunal to South Kowloon Law Courts Building	15 December 2005	<ul> <li>The Judiciary Administration to –</li> <li>(a) explain how the court users will benefit as a result of the relocation project;</li> <li>(b) provide a more detailed breakdown of the capital expenditure on the relocation project in the papers to be submitted to the Public Works Subcommittee (PWSC) and the Finance Committee (FC) in January and February 2006 respectively; and</li> <li>(c) provide additional information on the layout of</li> </ul>	Response from the Judiciary Administration was issued vide LC Paper No. CB(2)801/05-06(01) on 4 January 2006.

Subject	Date of meeting	Follow-up actions required	Administration's response
		the proposed Labour Tribunal in the new premises and include such information and the layout plans in the papers to be provided for the consideration of PWSC and FC.	

Council Business Division 2 Legislative Council Secretariat 18 January 2006