HKSAR Government finds statement in speech by Chairperson Hong Kong, China Weightlifting and Powerlifting Association factually wrong and unacceptable

â€<The Hong Kong Special Administrative Region (HKSAR) Government finds it absolutely unacceptable that the Chairperson of the Hong Kong, China Weightlifting and Powerlifting Association (the Association), Dr Ip Wing-yuk, mentioned "13 countries participated in" the Asian Equipped Powerlifting Championship & Asian University Cup 2024 in her opening speech which was delivered on May 6 (Monday) during the event. The statement is grossly inconsistent with the fact that delegations from Hong Kong, China and Chinese Taipei participated as regional teams. It gives rise to suspected violation of the one-China principle.

The HKSAR Government attaches great importance to the series of mistakes in various gravity made by the Association and has requested the Sports Federation & Olympic Committee of Hong Kong, China (SF&OC) to conduct an indepth investigation and submit an effective plan of improvement. The SF&OC has urged the Association to submit a report to them on or before next Wednesday (May 15).

Speech by DSJ at Mediation Conference 2024 (English only) (with photo)

Following are the closing remarks by the Deputy Secretary for Justice, Mr Cheung Kwok-kwan, at the Mediation Conference 2024 today (May 10):

Distinguished guests, ladies and gentlemen,

Good evening. On behalf of the Department of Justice of Hong Kong (DoJ), I would like to thank all of you for participating in the Mediation Conference 2024.

Today's Conference showcased the significant progress we have made in the promotion of mediation and charted a promising path for the future of mediation. I would like to begin by expressing my sincere gratitude to our esteemed speakers, moderators, supporting organisations, distinguished guests, online and in-person participants from Hong Kong and beyond, and my colleagues who have worked devotedly in putting together this exceptional event.

The Mediation Week is our biennial flagship event dedicated to promoting the wider use of mediation in resolving disputes. This eventful week culminates in today's Conference, which provides a valuable platform for bringing together seasoned practitioners and experts for an insightful exchange of views on resolving cross-boundary and international disputes through mediation, as well as the intersection between artificial intelligence and mediation. We also gained valuable insights from Mr Luo Houru's (Director of the Bureau of People's Participation and Promotion of Rule of Law of the Ministry of Justice of the People's Republic of China) keynote speech this morning on the Mainland's mediation system, including the enhanced infrastructure and regulatory framework.

Earlier this week, we also had four thematic seminars exploring the use of mediation in different sectors, including education, workplace, consumer and the family court.

Despite the diverse contexts, the common theme is that resolving disputes by way of mediation carries a lot of benefits. This brings me to reflect on the nature and characteristics of mediation, and I would like to highlight a few key takeaways from this week's events.

Key takeaways

Firstly, mediation is a valuable tool for resolving everyday conflicts, whether within schools, workplaces, families, or between consumers and businesses.

In the school setting, mediation can help resolve conflicts among students, teachers and parents. By fostering dialogue and understanding, mediation or the use of its skills could prevent the escalation of school disputes, preserve relationships and promote a positive and inclusive learning environment. During the School Mediation Seminar, the thought-provoking sharing of the experienced mediators, educators, students and parents reinforces our belief that cultivating mediation culture in schools helps lay a solid foundation for a harmonious community. The signing of the "Mediate First" Pledge by students demonstrated their strong dedication to first explore the use of mediation as a flexible and constructive means in resolving disputes.

Mediation is increasingly used to address workplace disputes. We all understand how hard it could be when conflicts arise in the workplace, especially when we spend a lot of time with our colleagues. As shared by the speakers in the Workplace Mediation Seminar, mediation involves skills such as active listening and emotional management, to facilitate candid communications. Mediation can help defuse tension at the workplace, create a harmonious working environment and, if applied effectively, get everyone back to work happily. In the unfortunate event that an accident happens resulting in an employees' compensation claim, mediation would also be a preferable means to resolve the claim in the legal proceedings, addressing the needs and

concerns of both the employer and the employee.

Consumer dispute is another area where mediation proves highly useful. In the modern era of digital economy, consumer disputes arising from ecommerce activities have surged. As explored in the Consumer Mediation Seminar, consumer disputes usually involve a large number of low-value disputes. Although each dispute may involve a modest sum of money, the cumulative effect of these disputes can be significant. Mediation could provide a quick and economical way to resolve them. Particularly for businesses which value reputation and customer satisfaction, not only does mediation save time and resources for both consumers and traders, it also enables them to preserve their relationships. We are delighted to learn that the Consumer Council will be launching a new online dispute resolution platform, which will surely further facilitate the effective resolution of consumer disputes.

It goes without saying that parties in family litigation can benefit from mediation. Family court cases typically involve intense emotions and personal grudges. The Judiciary in Hong Kong has been actively promoting family mediation which helps the divorcing couple to improve communication and enhance the chance of maintaining an amicable relations to handle future responsibilities. We are pleased to learn from the Judiciary's Seminar yesterday that the recently introduced Mediator-assisted Financial Dispute Resolution and Mediator-assisted Child Dispute Resolution procedures, which run in parallel with litigation, have proven to be highly effective, and the feedback is positive and encouraging.

The second takeaway is that it is a clear global phenomenon to use mediation in resolving cross-boundary or international disputes, and Hong Kong has a lot to offer in this regard.

For those who have been involved in cross-boundary or international disputes, you would likely have first-hand experience dealing with the difficulties and complexities brought about by the legal and cultural differences. Traditionally, arbitration has been the preferred mode of alternative dispute resolution. However, as international arbitration has become increasingly costly and procedurally complex, there is a call for a more effective means of dispute resolution.

It is no surprise that people resort to mediation. In essence, mediation, as a voluntary and flexible process, avoids the need to tackle different legal rules and traditions. It is also solution-oriented and interest-based, and allows parties to develop tailor-made solutions which could go beyond traditional judicial remedies. Mediation even has the potential to turn disputes into deals and new opportunities.

Our distinguished speakers from Panel 1 and Panel 2 today have shed light on what Hong Kong is able to offer in this area.

Regionally, working together with Guangdong and Macao, we have established the Greater Bay Area (GBA) Mediation Platform. We heard from Panel 1 today that there are remarkable opportunities presented by the

mediation standards and model rules promulgated by the GBA Mediation Platform. With the official promulgation of the local accreditation rules for accreditation of GBA mediators in late March this year, we are one step closer to forming a consolidated panel of GBA Mediators.

I would like to add that the DoJ released the Action Plan on the Construction of Rule of Law in the Guangdong-Hong Kong-Macao Greater Bay Area (Action Plan) last month. The Action Plan underpins the guiding principle of "Three Interfaces, Two Connects and One GBA". Building upon the Action Plan, through "Three Interfaces", namely the interfaces of mechanisms, regulatory frameworks and talents, the DoJ will actively seek to foster "Two Connects" — the connectivity of hardware and software in the construction of rule of law in the GBA, thereby eventually achieving the goal of "One GBA". The GBA Mediation Platform will surely play a crucial role in improving the interface of non-litigation dispute resolution services in the GBA.

On an international level, the recent announcement that Hong Kong will host the headquarters of the International Organization for Mediation signifies a resounding vote of confidence in Hong Kong as a leading international legal and dispute resolution services centre in the Asia-Pacific region. Earlier this afternoon, we had the privilege of hearing from Dr Sun Jin (Director-General of the International Organization for Mediation Preparatory Office) on the vision and latest developments of the International Organization for Mediation, followed by the esteemed speakers of Panel 2 elaborating on Hong Kong's edge in providing top-notch mediation services to the international community, that is, the unique advantages under "one country, two systems", ample experiences, strong and diversified pool of talents, just to name a few.

Coming to the third and last takeaway — we should be fully prepared to embrace the opportunities, as well as the challenges, brought about by the evolving technological landscape.

We heard from the interesting discussion in Panel 3 just now on how artificial intelligence is reshaping the dispute resolution sector. On the one hand, the use of technologies could streamline the dispute resolution process and improve cost efficiency. On the other hand, there are legal and ethical implications which demand our close scrutiny. While we may not have immediate answers to some of the novel questions, it should not stop us from exploring and harnessing the potential of artificial intelligence.

DoJ's mediation initiatives

It is the Department of Justice's long-term policy initiative to promote the wider use of mediation. We firmly believe that mediation transcends boundaries, and is a key to fostering cultural understanding, and ultimately shaping a better and brighter future.

We are committed to promoting the use of mediation in Hong Kong through various measures, including publishing and disseminating mediation leaflets and e-newsletters to the public and stakeholders, as well as organising capacity-building activities and promotional events, such as the Mediation

Conference today.

As the Secretary for Justice pointed out in his opening remarks this morning, "deepening the mediation culture" is one of the key initiatives in the Policy Address 2023. To take the lead, the Government is actively pursuing the initiative of incorporating standard "mediation first" dispute resolution clauses in government contracts in so far as practicable. It is hoped that this will encourage private companies to follow suit.

Further, in terms of capacity building for dispute resolution talents, we have been co-organising the Investment Law and Investor-State Mediator Training for mediation practitioners and government officials from various jurisdictions since 2018. The next round of the training course will take place later this month. Through the training course, we would continue nurturing local and overseas talents on investment mediation, and impressing upon governments from different jurisdictions to opt for mediation in resolving investment disputes.

Closing

Throughout the Mediation Week and today's Conference, we have garnered a wealth of insights and observations from our distinguished speakers with diverse backgrounds and expertise. Their inspiring sharing has provided us with food for thought and given us the confidence to continue promoting mediation locally, regionally and internationally.

As we set our sights on the future, Hong Kong will no doubt continue to capitalise on its advantages in bridging connections with the Mainland and international community, and strengthen its position as a leading international and dispute resolution hub in the Asia-Pacific region under the National 14th Five-Year Plan.

Before I close, I would like to draw your attention to our "Mediate First" logo where you can see the pair of holding hands forming a heart shape under the Hong Kong skyline. Hand in hand, heart to heart, together, we can "bridge cultures, build futures".

Thank you once again for joining today's Conference and the Mediation Week 2024. I look forward to seeing you all again in our future events. Thank you.



Missing girl in Tin Sum located

A girl who went missing in Tin Sum has been located.

Liang Tsuen-miu, aged 14, went missing after she was last seen at MTR Tai Wai Station this morning. Her family made a report to Police on the same day.

The girl was located in a shopping mall on Sha Tin Centre Street this afternoon. She sustained no injuries and no suspicious circumstances were detected.

Pok Oi Hospital announces root cause analysis report of previous sentinel event

The following is issued on behalf of the Hospital Authority:

The spokesperson for Pok 0i Hospital (POH) today (May 10) announces the root cause analysis report of a previous sentinel event:

POH announced a sentinel event involving the histological testing result on March 15 and appointed a Root Cause Analysis Panel to investigate the underlying cause of the incident and make recommendations. The Panel has completed the investigation. The report has been submitted to the Hospital Authority Head Office.

On January 5, a female patient with post-menopausal bleeding had a uterine biopsy, which indicated she had endometrial cancer. The patient received an operation at Tuen Mun Hospital on February 26 to remove the uterus, bilateral fallopian tubes, bilateral ovaries, and pelvic lymph nodes. After the operation, pathological examination of the patient's resected tissue showed no cancer. The hospital conducted a review and performed genetic testing on the specimens, which revealed that the biopsy taken on January 5 contained a tissue fragment from another patient who was diagnosed with cancer, leading to a deviation in the results.

After investigation, the Panel confirmed that during processing of the biopsies, a tissue fragment of a cancer patient was thrown off and landed on an unused mould that was subsequently used to hold the biopsy of the patient concerned, resulting in contamination of specimen.

The Panel commented that the chamber housing unused moulds was located immediately adjacent to the working platform and the moulds were placed facing upward. The unfavourable position should be improved to minimise the risk of mixing up specimens.

The Panel noted the laboratory guideline requires laboratory staff to ensure each mould is clean prior to tissue embedding. Although the staff concerned suspected there might have been a discrepancy between the biopsy fragments and the recorded gross description, the apparent discrepancy was considered within an acceptable range and hence the procedure was carried on without further follow-up.

The Panel made the following recommendations:

- 1. Covering the chamber housing unused moulds and placing the moulds bottom-up to minimise the risk of mixing up specimens;
- 2. Reinforcing training and supervision of laboratory staff on handling specimens, emphasising the importance of checking a mould to ensure it is clean and empty and ready to use;
- 3. Establishing specific guidelines on risk mitigation in managing laboratory events, including the handling of suspected mixing of specimens; strengthening communication and raising alertness of laboratory staff who should seek further advice if in doubt; and
- 4. Improving the current system for macroscopic description of sampling with well-defined parameter to enhance traceability of the size of specimen.

â€<The hospital has explained the report's findings to the patient and her family, extended sincere apologies to them again and will continue to closely follow up on the patient's clinical condition. POH has accepted the investigation findings and recommendations, and will take follow-up actions to implement the recommendations to prevent the recurrence of similar incidents in the future.

The hospital also expressed gratitude to the Panel. The membership of the Panel is as follows:

Chairperson:

Dr Alice Chan

Consultant, Department of Pathology, Kwong Wah Hospital

Members:

Dr Hau Lap-man

Service Director, Quality and Safety, New Territories West Cluster

Dr Cheuk Wah

Deputy Chief of Service, Pathology, Queen Elizabeth Hospital

Dr Lam Ming-cheung

Consultant, Clinical Pathology, Tuen Mun Hospital

Dr Nicole Chau

Senior Manager (Patient Safety & Risk Management), Quality & Safety

Division,

Hospital Authority Head Office

Mr Wong Chi-keung Department Manager, Pathology, United Christian Hospital

CFS urges public not to consume batch of prepackaged chilled duck wings suspected to be contaminated with Listeria monocytogenes

The Centre for Food Safety (CFS) of the Food and Environmental Hygiene Department today (May 10) urged the public not to consume a batch of prepackaged chilled duck wings due to possible contamination with Listeria monocytogenes, a pathogen. The trade should stop using or selling the affected batch of the product immediately if they possess it.

Product details are as follows:

Product name: Pepper Vine Duck Wings

Brand: JUEWEI

Place of origin: China

Distributor: Juewei Food (Hong Kong) Limited

Net weight: 170 grams Use-by date: May 9, 2024

"The CFS collected the above-mentioned sample from a retail outlet in Mong Kok for testing under its routine Food Surveillance Programme. The test result showed the presence of Listeria monocytogenes in 25 grams of the sample, exceeding the standard of the Microbiological Guidelines for Food which states that Listeria monocytogenes should not be detected in 25g of food," a spokesman for the CFS said.

The spokesman said that the CFS has informed the vendor concerned of the irregularity and has instructed it to stop sale and to remove from shelves the affected batch of the product. The distributor concerned has initiated a recall of the affected batch of the product according to the CFS' instruction. Members of the public may call the distributor's hotline at 3468 6021 during office hours for enquiries about the product recall.

"Listeria monocytogenes can be easily destroyed by cooking but can survive and multiply at refrigerator temperature. Most healthy individuals do not develop symptoms or only have mild symptoms like fever, muscle pain, headache, nausea, vomiting or diarrhoea when infected. However, severe complications such as septicaemia, meningitis or even death may occur in newborns, the elderly and those with a weaker immune system. Although infected pregnant women may just experience mild symptoms generally, the infection of Listeria monocytogenes may cause miscarriage, infant death, preterm birth, or severe infection in newborns," the spokesman said.

"In order to reduce the risk of listeriosis, susceptible populations such as pregnant women should consume freshly prepared hot food where possible, reheat chilled food until it is hot all the way through, and avoid high-risk foods, including ready-to-eat food such as cold cuts, cold smoked seafood, soft cheeses, salads, etc, or cook them thoroughly before consumption, even if they are presented as part of a dish."

The CFS will alert the trade to the incident, and will continue to follow up and take appropriate action. An investigation is ongoing.