

ASSESSING THE SUITABILITY OF EVALUATIVE MEDIATION TO RESOLVE IP DISPUTES

Venue: 1/F Function Hall, Justice Place, 18 Lower Albert Road, Central, Hong Kong

Wednesday, May 11, 2016

09:15 - 09:30	Registration
09:30 – 09:35	Welcome Remarks Mr Rimsky Yuen, SC, Secretary for Justice Prof. Nadja Alexander, Director of Conflict Coaching International
09:35 – 09:55	<i>Differences between evaluative mediation and facilitative mediation; factors to consider in using evaluative mediation to resolve IP disputes; dos and don'ts for mediators in evaluative mediation</i> Mr Anthony Rogers GBS, QC, JP, Former Vice-President of Court of Appeal
09:55 – 10:15	<i>What makes mediation suitable or unsuitable for disputes concerning IP rights and how evaluative mediation in addition to facilitative mediation will offer another effective option to parties – from a judge's perspective and a mediator's perspective</i> Mr Norman Hui, Barrister at law, Alan Leong's SC's Chambers
10:15 – 10:35	<i>Pros and cons of using evaluative mediation in IP disputes; the legal consideration to be taken into account by parties</i>
10:35 – 10:50	Tea Break
10:50 – 11:10	<i>What makes evaluative mediation suitable or unsuitable for disputes concerning IP rights? When might businesses choose evaluative mediation? How to choose the right evaluative mediator?</i> Mr Barry Yen, Partner, Messrs. So Keung Yip & Sin Solicitors
11:10 - 11:30	Mr Jong Lee, Managing Director of RGL Holdings Limited <i>Experience sharing on use of mediation in the US and Hong Kong</i>
11:30 – 12:00	Question and Answer Session