



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
09:35 – 09:55	Prof. Nadja Alexander, Director of Conflict Coaching International 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
09:55 – 10:15	Mr Anthony Rogers GBS, QC, JP , Former Vice-President of Court of Appeal 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
10:15 – 10:35	Mr Norman Hui, Barrister at law, Alan Leong's SC's Chambers Pros and cons of using evaluative mediation in IP disputes; the legal consideration to be taken into account by parties
10:35 – 10:50	Tea Break
10:50 – 11:10	Mr Barry Yen, Partner, Messrs. So Keung Yip & Sin Solicitors 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?
11:10 -11:30	Mr Jong Lee , Managing Director of RGL Holdings Limited Experience sharing on use of mediation in the US and Hong Kong
11:30 – 12:00	Question and Answer Session