Two Systems

At the same time, the “two systems” principle was designed to maintain the uniqueness as well as the stability and prosperity of Hong Kong. Under “two systems”, Hong Kong continues to practise the previous capitalist system and way of life side by side with the different socialist system practised on the Mainland. Today, Hong Kong remains a cosmopolitan city, more democratic, prosperous and stable than ever.

A High Degree of Autonomy

Hong Kong exercises a high degree of autonomy. According to the Basic Law, the National People’s Congress (NPC) authorises it to exercise a high degree of autonomy and enjoy executive, legislative and independent judicial powers, including the power of final adjudication, in accordance with the provisions of the Basic Law. The principle of “a high degree of autonomy” enshrined in the Basic Law also ensures that Hong Kong people will have considerable room to administer Hong Kong by themselves, providing that its executive authorities and legislature shall be composed of permanent residents of Hong Kong. Hong Kong residents also have the right to vote and the right to stand for election. The Basic Law further provides that no department, province, autonomous region or municipality directly under the CPG may interfere in the affairs of Hong Kong.

The Political Structure

The Basic Law endows Hong Kong with a holistic political system with ample room for further orderly and progressive development. Hong Kong’s political system is executive-led. Under this structure, the executive authorities, legislature and judiciary complement each other, with built-in checks and balances.

The Executive System

The Hong Kong Government is the executive authority. It exercises the executive and law enforcement powers and is responsible for maintaining the stability and economic prosperity of Hong Kong.

The Chief Executive

The Chief Executive is the head of Hong Kong and represents the HKSAR. At the same time, he is accountable to the CPG and to Hong Kong. His duties include implementing the Basic Law and other laws of Hong Kong, signing and promulgating bills passed by the Legislative Council, reporting budgets and final accounts to the CPG for the record, nominating and reporting to the CPG for appointment or removal of principal officials, and appointing and removing judges of the courts at all levels in accordance with
legal procedures. Mr Tung Chee-hwa was the first Chief Executive. He was succeeded by Mr Donald Tsang Yam-kuen in June 2005.

The Chief Executive in Council

Under the Basic Law, the Executive Council assists the Chief Executive in policy-making. Article 55 provides that members of the Executive Council shall be appointed from among the principal officials of the executive authorities, members of the Legislative Council and public figures. Article 56 provides that except for appointment, removal and disciplining of officials and the adoption of measures in emergencies, the Chief Executive shall consult the Executive Council before making policy decisions, introducing bills to the Legislative Council, making subordinate legislation, or dissolving the Legislative Council. While its members tender advice individually, the Executive Council’s decisions are presented as collective decisions.
The election of the Chief Executive is held at Hong Kong Exhibition Centre on 25 March 2012. Picture shows Mr Leung Chun-ying making his victory speech after being elected the fourth-term Chief Executive.

Election of the Fourth-term Chief Executive

The fourth-term Chief Executive was elected by the Election Committee composed of 1,200 members on 25 March 2012. Mr Leung Chun-ying won the election with 689 ballots. The fourth-term Chief Executive is the last one returned by the Election Committee. In 2017 the fifth-term Chief Executive will be nominated by a nominating committee and elected by all eligible voters in Hong Kong through “one person, one vote” universal suffrage.

Mr Leung is committed to safeguarding the core values such as rule of law, human rights, press freedom, freedom of expression and demonstration. He is also committed to leading a clean government with integrity and paving the way for electing the Chief Executive by universal suffrage in 2017.
The Chief Executive-elect, Mr CY Leung (left), receives from Premier Wen Jiabao the instrument of appointment as the Fourth-term Chief Executive of the Hong Kong Special Administrative Region, at Zhongnanhai, Beijing, on 10 April 2011.

The Chief Executive-elect, Mr CY Leung (left), meets President Hu Jintao at Zhongnanhai, Beijing, on 11 April 2012.

2012 Chief Executive Election Forum on Environmental Protection. Picture shows three candidates (from left): Mr Leung Chun-ying, Mr Tang Ying-yen and Mr Ho Chun-yan.
The Chief Executive, Mr Donald Tsang, presides over a meeting of the Executive Council.

The ICAC has been serving the community of Hong Kong since its inception in 1974. (Photo courtesy ICAC.)

Public Accounts Committee holds its public hearing on the Director of Audit’s Report.
District Organisations

Apart from establishing government authorities, the Basic Law also allows for district organisations which are not institutions of political power, such as the District Councils, to be established in Hong Kong. They have been important working partners of the Government. They have played an important role in facilitating district development; reflecting public opinions to the Government; managing local sports, recreational and cultural facilities; and promoting community involvement in district affairs.

Chief Executive Donald Tsang and Mrs Tsang and senior government officials propose a toast.
About 400 delegates from 38 jurisdictions and international organisations attend the 4th ICAC Symposium held in 2009. (Photo courtesy ICAC.)

The Commissioner of Police, Mr Tsang Wai-hung, signs a Letter of Intent with the Director of the International Cooperation of French National Police, Mr Emile Perez on 22 July 2011.

The Secretary for Constitutional and Mainland Affairs, Mr Stephen Lam (centre), attends a Tuen Mun District Council meeting to discuss the Package of Proposals for the Methods for Selecting the Chief Executive and for Forming the Legislative Council in 2012.
The Legislature

As stipulated in Article 66, the Legislative Council is the legislature of Hong Kong. Articles 66 to 79 further elaborate on its composition, powers and functions, ensuring that it can play its constitutional role and use its legislative powers appropriately.

The functions of the Legislative Council include enacting laws; examining and approving budgets, taxation and public expenditure; and monitoring the work of the Government. It also has the power to endorse the appointment and removal of judges of the Court of Final Appeal and the Chief Judge of the High Court, and to adopt a motion of impeachment against a Chief Executive for any serious breach of the law or dereliction of duty. There are standing committees set up to facilitate the Legislative Council’s functions. These are the Finance Committee, the Public Accounts Committee and the Committee on Members’ Interests. Bills Committees are formed by the House Committee, as the need arises, to study legislative proposals. There are also 18 Panels which receive regular briefings from the Government and examine the effectiveness of government policies and measures.
Façade of the New Legislative Council Building at Tamar.
Interior of the New Legislative Council Building.
Members of the Legislative Council take a group photo.

The Chief Executive, Mr Donald Tsang, delivers his last Policy Address in the new Legislative Council chamber.
Under the Basic Law, the executive authorities and the legislature have a mutual check and balance relationship. For example, if the Chief Executive considers a bill passed by the Legislative Council to be incompatible with the overall interests of Hong Kong, he may return it to the Council. If the Council passes the original bill again by not less than a two-thirds majority of all the members, the Chief Executive must sign and promulgate it within one month. If the Chief Executive refuses to sign the bill passed the second time by the Council and consensus still cannot be reached after consultations, he may dissolve the Council. If the new Legislative Council still refuses to pass the disputed bill by a two-thirds majority, then the Chief Executive must resign from office.

At the same time, the Hong Kong Government is accountable to the Legislative Council. For instance, the Government is obliged to execute the laws passed by the Legislative Council and respond to questions raised by the Legislative Council on the work of the Government. The Chief Executive is required to deliver policy addresses regularly to the Legislative Council to elaborate on the Government’s policy vision and initiatives. The Government’s proposals on taxation and public expenditure also require approval by the Legislative Council.
Government Structure

Led by the Chief Executive, the Hong Kong Government is composed of various bureaux and departments. Under the accountability system for principal officials implemented since July 2002, the Chief Secretary for Administration, the Financial Secretary, the Secretary for Justice and the various Directors of bureaux are the most senior officials within the Government, responsible for formulating government policies. According to Articles 57 and 58, the Independent Commission Against Corruption and the Commission of Audit are independent bodies reporting directly to the Chief Executive.

Development of the Political System

The Basic Law forms a solid foundation for the progressive development of Hong Kong’s political system, which has undergone four critical stages over the past two decades.

The first stage was marked by the signing of the Sino-British Joint Declaration in 1984, which provides that the Chief Executive shall be appointed on the basis of the results of elections or consultations to be held locally, while the legislature shall be constituted by elections. There was no mention of election by universal suffrage then.

The second stage was marked by the progress between 1985 and 1990. In response to the aspirations of the community, the CPG conducted public consultations in Hong Kong on the drafting of the Basic Law, and explicitly specified under Articles 45 and 68 the ultimate goal of universal suffrage. Under these provisions, the methods for selecting the Chief Executive and forming the Legislative Council shall be specified in light of the actual situation in Hong Kong and in accordance with the principle of gradual and orderly progress. The ultimate aim is election by universal suffrage. In accordance with the Basic Law and the interpretation of the SCNPC in April 2004, it is necessary to go through a “five-step mechanism” for amending the two electoral methods:

Step One: The Chief Executive shall make a report to the SCNPC as to whether there is a need to amend the two electoral methods;
Step Two: A determination shall be made by the SCNPC that the two electoral methods may be amended;
Step Three: The motions on the amendments to the two electoral methods shall be introduced by the HKSAR Government to the Legislative Council, and be endorsed by a two-thirds majority of all the members of the Legislative Council;
Step Four: Consent shall be given by the Chief Executive to the motions endorsed by the Legislative Council; and
Step Five: The relevant bill shall be reported by the Chief Executive to the SCNPC for approval or for the record.
The third stage took place in December 2007. Following the above “five-step mechanism”, having considered the report submitted by the Chief Executive, the SCNPC promulgated a timetable for possible universal suffrage for the Chief Executive in 2017 and all the members of the Legislative Council in 2020. The decision set a specific goal for the development of the Hong Kong’s political system, signifying a landmark progress far exceeding the promulgated framework under the Sino-British Declaration in 1984.

The fourth phase took place in June 2010. The Hong Kong Government put forward the package of proposals for amending the two electoral methods for 2012. The two electoral methods were approved by the Legislative Council by a three-fourths majority. It showed that the electoral methods fully reflected the views of the community. In August 2010, the SCNPC approved or recorded respectively the amendments to Annexes I and II of the Basic Law concerning the two electoral methods, and then the Hong Kong Government took forward the implementation of the two electoral methods for 2012 by way of local legislation. Subsequently, the Legislative Council passed the Chief Executive (Amendment) Bill 2011 and the Legislative Council (Amendment) Bill 2011 in March 2011. It was a milestone in the political development of Hong Kong.

The number of seats for the Legislative Council will be increased from 60 to 70 in 2012. There will be five more members to be returned by geographical constituencies and five more members to be returned by the new District Council (second) functional constituency (“DC (second) FC”). Candidates for the DC (second) FC must be nominated by elected District Council members. As for the electors, they are registered geographical constituency electors other than those registered in the other functional constituencies. Under this arrangement, every registered elector will have two votes for
the 2012 Legislative Council election. Over 3.5 million registered electors will have one vote for a geographical constituency and another vote for the functional constituency. As for the 2012 Chief Executive election, the number of members of the Election Committee, which is responsible for electing the Chief Executive, has been increased from 800 to 1200. In accordance with the principle of balanced participation, the number of members for each of the four sectors of the Election Committee has been increased by 100. The number of subscribers for a candidate at the Chief Executive election is maintained at the ratio of one-eighth of the total membership of the Election Committee (i.e. 150 members). These arrangements provide more room for members of the community to participate in the Election Committee subsector elections, paving the way for implementing universal suffrage for the Chief Executive in 2017.

The electoral methods for 2012 fully meet the requirements of democratic development in light of the actual situation of Hong Kong and in accordance with the principle of gradual and orderly progress. These methods also comply with the principle of universal and equal suffrage. This development confirms that the procedures for political development are pragmatic and practical. Hong Kong society can form a consensus on complex constitutional issues, both within and outside the Legislature. The democratic development of Hong Kong under the framework of the Basic Law will greatly facilitate the implementation of universal suffrage for the Chief Executive in 2017 and the Legislative Council in 2020. (Appendix 3: Decision of the Standing Committee of the National People’s Congress on Issues Relating to the Methods for Selecting the Chief Executive of the Hong Kong Special Administrative Region and for Forming the Legislative Council of the Hong Kong Special Administrative Region in the Year 2012 and on Issues Relating to Universal Suffrage)

The Judiciary

Upon the establishment of the HKSAR on 1 July 1997, a new constitutional order built on the Basic Law was put in place. Hong Kong’s legal system has its unique features.

Firstly, the PRC practises a unitary system. Under this system, there is only one state and only one constitution. The powers enjoyed by local provinces and municipalities, including Hong Kong, are conferred by the state. The HKSAR was established by the NPC, the supreme institution of state power, under Article 31 of the PRC Constitution. It was also the NPC that enacted the Basic Law, thereby conferring upon Hong Kong its executive, legislative and judicial powers.

Secondly, the Basic Law is a national law enacted by the NPC and is applicable to the entire nation.

Thirdly, the Basic Law preserves the substance and effect of the laws and legal systems previously in force in Hong Kong. Article 81 provides that the judicial system previously practised in Hong Kong shall be maintained except
for those changes consequent upon the establishment of Hong Kong’s Court of Final Appeal. Article 8 provides that the laws previously in force in Hong Kong, that is, the common law, rules of equity, ordinances, subordinate legislation and customary law, shall be maintained, except for any that contravene the Basic Law, and subject to any amendment by the Hong Kong legislature. Article 84 further allows the Hong Kong courts, when adjudicating cases, to refer to precedents of other common law jurisdictions. A good example is the common law offence of misconduct in public office, where the Court of Final Appeal, in the case of Shum Kwok Sher v HKSAR (2002) 5 HKCFAR 381, had regard to decisions of the English and Australian courts when determining the ingredients of the offence. Through the continued application of the common law, the judge-made principles as developed by courts, including the concept of the rule of law, have been much enriched since the reunification. The common law and the Hong Kong legislation complement each other.
The Chief Justice addresses more than 900 attendees, including judges, judicial officers and members of the legal profession, at the Concert Hall of the City Hall.
Fourthly, Hong Kong’s judicial independence is recognised and highly respected. Under Article 2, the NPC authorises Hong Kong to enjoy independent judicial power, including that of final adjudication in accordance with the provisions of the Basic Law. Article 85 further provides that the courts shall exercise judicial power independently, free from any interference. Judicial independence is underpinned by the method of judicial appointment and the guarantee of security of tenure. Judges also enjoy a large measure of protection against civil liability in respect of their judicial functions and their performance as judges cannot be questioned by the legislature. These arrangements ensure that judgments are made independently and fairly.