 Read Message

 Back to: [Inbox](#)

From: "Yau Yiu Chin"

Date: 2004/03/08 Mon PM 08:25:42 CST

To: <views@cab-review.gov.hk>

CC:

Subject: B1 What is the most appropriate legislative procedure for amending the methods for selecting the CE and forming the LegCo set out in Annexes I and II:


    Move To:

For selecting the CE, if we stick to the method of specifying in the light of the "actual situation" and in accordance with the principle of "gradual and orderly progress", there is no need to rush for a decision to amend before the year 2007. The 3rd term CE shall still be selected in accordance with the "Decision of the National Peoples' Congress on the Method for the Formation of the First Government and the First Legislation Council of the HK Special Administrative Region", unless "actual situation" proves otherwise. For selecting the LegCo members, however, we have to be more careful, because we don't want to have members not loyal to their own country to appear in the 3rd team. "Actual situation" shows that there would be many such members to appear by direct elections, who are cunning enough to jeopardize the "One Country, Two Systems" political structure. The real need is therefore not to amend the Annexes in a hurry, but to screen for the guardians of our unique system. One country ranks above two systems. Without one country, two systems would not exist. The CE and all LegCo members must be loyal to take directives from the CPG without reservation.

    Move To:

   Back to: [Inbox](#)

[Help](#)

 Read Message

  Back to: [Inbox](#)

From: "Yau Yiu Chin"

Date: 2004/03/08 Mon PM 08:28:14 CST

To: <views@cab-review.gov.hk>

CC:

B2. Do we need to follow the procedures set out in Article 159 of the Basic Law, if we amend the Subject: methods for selecting the CE or forming the LegCo as specified in Annexes I and II of the Basic Law

    Move To: 

No comment yet, because the need does not exist

    Move To: 

   Back to: [Inbox](#)

[Help](#)