

***Transportation and Logistics Services (5) - General FAQs and FAQs in relation to CEPA and its Supplements (up to 2006 Liberalization Measures)***

- 1. What are the scopes of business, requirements on registered capital, licenses, application procedures and processing time for the maritime transportation, road freight transportation, storage and warehousing, freight forwarding and logistics services under CEPA?**

Please refer to the CEPA corner at the website of the Hong Kong Logistics Development Council ([www.logisticshk.gov.hk](http://www.logisticshk.gov.hk)) for relevant information.

- 2. One of the CEPA II offers allows Hong Kong service suppliers (HKSS) to set up wholly-owned enterprises in the Mainland to provide shipping agency services for vessels owned or operated by their parent companies. What is the scope of business for the “shipping agency services”?**

The scope of business for the “shipping agency services” has been defined in Article 29 of the *Regulations of the People’s Republic of China on International Maritime Transportation* as follows:

- (1) undergoing formalities for ship’s entry into or departure from ports, arranging pilotage, berthing and loading and unloading of vessels;
- (2) signing bills of lading or carriage contracts and accepting cargo space booking on behalf of the carrier;
- (3) undergoing customs formalities for vessels, containers and shipments;
- (4) canvassing cargoes, arranging shipments and attending to procedures for shipments and transshipment of cargoes and containers;
- (5) collecting freight and settling payment on behalf of the principal;
- (6) arranging passenger transport and attending to procedures for transport of passengers by sea; and
- (7) other pertinent business.

In addition to the above, shipping companies can also make use of general commercial bills of lading or multi-modal bills of lading

for operating multi-modal transportation services.

- 3. Do the HKSS need to comply with the tonnage requirement stipulated in Annex 5 of CEPA when setting up wholly-owned shipping companies in the Mainland to provide feeder services between Hong Kong and the ports opened to foreign vessels in the Mainland, including shipping undertaking, issuance of bills of lading, settlement of freight rates, signing of service contracts, etc?**

Since most of the HKSS operating feeder services do not own vessels, and Hong Kong's feeder vessels are only required to obtain local vessel license instead of registration in the Hong Kong Shipping Register, these HKSS are exempted from the tonnage requirement applicable to the maritime transport service providers in Annex 5 of CEPA.

- 4. One of the CEPA II offers allows HKSS to set up branch office of freight forwarding companies upon full payment of the registered capital. Will this new offer affect the current arrangement whereby freight forwarding companies set up with capital from Hong Kong are allowed to pay up the committed registered capital in installments?**

The current arrangement for payment of the committed registered capital in installments will continue to apply to freight forwarding companies established in the Mainland under CEPA. The new arrangement will provide greater flexibility so that HKSS who wish to set up branch office(s) may do so immediately upon full payment of the registered capital. At present, under the *Regulations of the Management of Foreign Investment in International Freight Forwarding Companies* (《外商投資國際貨物運輸代理企業管理辦法》), investors including HKSS may only set up branch office(s) after formal establishment of business in the Mainland for one year.

- 5. Do the HKSS need to comply with the tonnage requirement stipulated in Annex 5 of CEPA when setting up wholly-owned companies in the Mainland to provide tow services between Hong Kong and the ports in the Mainland?**

Since most of the HKSS operating tow services do not own vessels, and Hong Kong's tugs are only required to obtain local

vessel license instead of registration in the Hong Kong Shipping Register, these HKSS are exempted from the tonnage requirement applicable to the maritime transport service providers in Annex 5 of CEPA.