The High People's Court of Guangdong Province and the Supreme Court of New South Wales (hereinafter referred to as “the Party” or “the Parties”):

Considering that the bilateral judicial cooperation is beneficial to promote the friendly relations between the Parties,

In light of the objective to establish and widen areas of the cooperation between the Parties,

Through friendly consultations, have hereby concluded this Memorandum as follows:

ARTICLE 1

The Parties shall promote exchange and cooperation between the judiciaries of the two courts within the framework of friendly relations prevailing between them according to their respective judicial practice
ARTICLE 2

The Parties shall arrange and facilitate visits of the judicial personnel of their respective courts to promote the acquisition of knowledge on the judicial system of each court.

ARTICLE 3

Each Party will favourably consider a request by the other Party to send a judicial delegation to visit the courts of the Party requested and to issue the appropriate invitations for such a delegation.

ARTICLE 4

Each Party will, from time to time, consider inviting judges of the other Party to attend specific workshops, conferences or seminars organised by the inviting Party.

ARTICLE 5

The Parties agree that this Memorandum of Understanding constitutes a statement of intent rather than a formal agreement.

ARTICLE 6

This Memorandum shall enter into force on the date of signing. Either Party may inform the other, in writing, of the termination of this Memorandum upon notice given six months in advance prior to the proposed date of termination.
This Memorandum may be modified or amended through mutual agreement of the Parties.

This Memorandum is signed in duplicate, in English and Chinese, both texts being equally authentic.

SIGNED on the ………………………………………………………in duplicate

PRESIDENT OF THE HIGH PEOPLE’S COURT OF GUANGDONG PROVINCE
PEOPLE’S REPUBLIC OF CHINA

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CHIEF JUSTICE OF NEW SOUTH WALES
SUPREME COURT, AUSTRALIA

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