

**Subcommittee on
Waste Disposal (Designated Waste Disposal Facility)
(Amendment) Regulation 2004 and
Waste Disposal (Charges for Disposal of Construction) Waste Regulation**

**List of follow-up actions arising from the discussion
at the meeting on 7 December 2004**

Please find Administration's response as follows: -

	Views expressed by Members	Administration's Response
(1)	<p>To include the following in the review of the Construction Waste Disposal Charging Scheme to be conducted six months after its implementation –</p> <p>(a) the operation of the proposed two-tier system for deposits for billing accounts and the feasibility of applying a flat rate of deposit for all billing accounts; and</p> <p>(b) the procedures for delivery of inert construction waste to public fill reception facilities by vessels, in particular the determination of the content of the waste load.</p>	<p>We agree to Members' suggestions and will incorporate them in the review to be conducted six months after the implementation of the Charging Scheme.</p>
(2)	<p>To consider requiring holders of billing accounts for contracts of a value over \$1 million to notify the Director of Environmental Protection (DEP) when the accounts are no longer required as part of the conditions for opening the billing accounts.</p>	<p>We agree to Members' suggestion and will impose it as one of the conditions for opening billing accounts.</p>
(3)	<p>To make it clear in section 10(5) that DEP has to make reference to information or documents provided by an account holder before deciding on whether part of the deposit or the balance of the account should be refunded.</p>	<p>We share Members' view and will propose a Resolution to amend the section accordingly. The amendment will be submitted to Members for consideration.</p>

8 December 2004

Environment, Transport and Works Bureau