

**Bills Committee on
Energy Efficiency (Labelling of Products) Bill**

**List of follow-up actions arising from the discussion
at the meeting on 6 December 2007**

- (1) To consider extending the usual time limit of six months for prosecution of summary offences, taking into account the long lapse time for testing of compact fluorescent lamps in the event of non-compliance
- (2) To consider including in the codes of practice clear arrangements on how the Director will exercise the power to require testing under clause 27 of the Bill, including the parties which shall bear the cost of testing.
- (3) To review the Chinese rendition of clause 28 to ensure consistency in the use of words, particularly for the term "collect".
- (4) To advise the rationale for allowing the District Court to deal with claims exceeding its jurisdiction. To also confirm that claimants may claim transportation cost under clause 31.
- (5) To consider including in the codes of practices criteria which the Director will adopt in deciding whether or not to suspend his decisions which are subject to appeal under clause 32(1).
- (6) To clarify how the 14-day period under clause 33(2)(a) is counted.
- (7) To re-consider the need for appointing a legal professional to the appeal board panel under clause 34 taking into account the need for delivering judgment.
- (8) To advise whether meetings of the appeal board under clause 35 are held in camera and if so, the rationale behind such an arrangement.