

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

**List of follow-up actions arising from the discussion  
at the meeting on 7 January 2008**

- (1) To review whether the proposed amendment to the six-month time limit for prosecution of summary offences could sufficiently cover the scenario of a further testing conducted under clause 27.
- (2) To consider making clear that both the appellant and the Government can recover the costs awarded or imposed under clause 38(6) as a civil debt. To also review whether the Chinese rendition of “即屬違罪” under clause 38(7) should read “即屬犯罪”.
- (3) To review whether the Chinese rendition of the term “approved code of practice” under clause 41(3) should read “經核准實務守則”.
- (4) To advise the rationale for holding employees liable for an offence under clause 4 or 5.
- (5) To respond to recent media reports on the alleged health and environmental hazards associated with the use of compact fluorescent lamps (CFLs) and disposal of used CFLs respectively.

Council Business Division 1  
Legislative Council Secretariat  
15 January 2008