

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

**List of follow-up actions arising from the discussion  
at the meeting on 17 January 2008**

- (1) To consider subsuming clause 44 regarding defence for employees under clause 5 such that an employee who is acting in accordance with the instruction given to him by his employer in the course of employment will not be held liable for an offence under clause 5.
- (2) To advise the latest progress and expected coverage of the voluntary Fluorescent Lamp Recycling Programme and whether its implementation can tie in with the passage of the Bill. To also advise if the Administration has any plan to expand the coverage of the Programme in the longer term.
- (3) To advise the rationale behind clause 45 and whether other existing laws have provisions on defence of due diligence similar to that of clause 45.
- (4) To consider requiring the Director to state in the notice published in the Gazette the reason for exemption under clause 49(1)(b).
- (5) To review the drafting of clause 51(2) to make it clear that the specified forms are also available from the Internet.
- (6) To advise the legislative process, such as positive vetting and negative vetting procedures, through which the different provisions in the Bill will be adopted and propose amendments to these provisions if necessary.