

**Bills Committee on
Buildings Energy Efficiency Bill**

**List of follow-up actions arising from the discussion
at the meeting on 18 October 2010**

- (1) To consider adding the phrase “Without prejudice to (2)” or “Subject to (2)” in the beginning of clause 10(1).
- (2) To advise the Law Society of Hong Kong’s response to the newly proposed clause 51A.
- (3) To review clause 52 and clarify the policy intention that whether the person who carried out the energy audit before the commencement of Part 4 must also be a registered energy assessor after Part 4 commences.
- (4) To provide a written response to the Committee Stage amendments proposed by Hon Cyd HO.
- (5) To advise with illustrations how to determine whether a lighting installation is a fixed electrical lighting system in the building or out of the building. To also advise whether lighting installations affixed to the outside of the building but connected to the lighting system in the building are subject to control under the Bill.
- (6) To advise whether the exemption under item 6 of Schedule 2 to the Bill will contradict the policy intention of future legislation governing excessive glare of external lighting. To also consider deleting item 6 of Schedule 2 with the effect that any exemption would be provided in the Code of Practice issued or approved by the Director.