

Bills Committee on Copyright (Amendment) Bill 2011

**List of follow-up actions arising from the discussion
at the meeting on 17 February 2012**

The Administration was requested to:

- (a) consider, from the law drafting aspect, deleting subsections 88D(1) and (2) from new section 88D dealing with counter notice, and placing the subsections under new section 88C dealing with notice of alleged infringement;
- (b) consider whether the expression "in good faith" should be removed from new section 88G(1) and other relevant provisions of the Bill, so as to avoid putting too onerous a burden on the online service provider when acting to remove or disable access to any material pursuant to a notice of alleged infringement, or reinstate the material or cease disabling access pursuant to a counter notice; and
- (c) provide examples of local legislation which was underpinned by a non-statutory code of practice rather than a code that was prescribed by way of subsidiary legislation.

Council Business Division 1
Legislative Council Secretariat
14 March 2012