

Bills Committee on Kai Tak Cruise Terminal Bill

**List of follow-up actions arising from the discussion
at the meeting on 8 December 2015**

The Administration is requested to provide information/response to the following –

- (a) tenancy agreements on government premises that had been entered between private operators and on behalf of the Hong Kong Special Administrative Region Government public officers other than the Director of Lands;
- (b) relevant provisions in the tenancy agreement signed between the Government and the terminal operator for the operation and management of Kai Tak Cruise Terminal ("KTCT") on the definition/meaning of "cruise ship", and in relation to clause 4(c) and (d) of the Bill;
- (c) the Administration's considerations to delete the word "includes" in the definition of "cruise ship" and to add a provision in the Bill to empower the Commissioner for Tourism to approve any other vessels to use KTCT;
- (d) reasons why the definition of "vehicle" in the Road Traffic Ordinance (Cap. 374) was not adopted in the Bill, and whether the definition of "vehicle" in the Bill includes skateboard, hoverboard and roller shoes;
- (e) improvement to the present drafting of clause 7(2) by setting out the scope of prohibited acts in the Terminal Area of KTCT or any part of it, or by cross-referencing to the general prohibitions under Part 5 of the Bill;
- (f) samples of "sign" showing their size, the wording and the font size of the words etc as stated in clause 7(3) and clause 8(4) of the Bill;
- (g) in respect of access to Terminal Area by persons or by vehicles/vessels under clauses 7 and 8, the difference between "specified" and "exhibited" in terms of their operation and degree of flexibility; and
- (h) in the absence of empowering provision in the Bill for making subsidiary legislation to provide a code of conduct, the considerations behind the operation of clause 21 which provides different powers to (i) "an authorized officer who is not a law enforcement officer" (clause 21(2)); (ii) "an authorized officer who is a law enforcement officer" (clause 21(3) and (5)); and (iii) just "an authorized officer" (clause 21(1) and (4)).