

**Bills Committee on Copyright
(Amendment) Bill 2014**

**List of follow-up actions arising from the discussion
at the meeting on 9 April 2015**

The Administration was requested to consider:

- (a) relaxing the condition in the proposed section 51A(2)(a) to allow not only one user of the library, museum or archive to access through the use of a computer terminal at any one time the copy of an item made under the proposed amendments to section 51 (regarding copying by librarians or archivists: replacement copies of works), so as to facilitate the free flow of information; and
- (b) the drafting of the Chinese version of the proposed section 52A(3) (regarding playing or showing by librarians, curators or archivists: sound recordings or films) to enhance its readability.

2. The Administration was also requested to provide information on whether it would constitute copyright infringement if a librarian, curator or archivist made a copy of an article of cultural or historical importance or interest which was subsequently lost to Hong Kong through sale or export to a country which did not provide copyright exception similar to that provided under section 53, or if there was a provision in the relevant sale and purchase agreement of the article which prohibited the making of such a copy.