

**Bills Committee on District Cooling Services Bill**

**List of follow-up actions arising from the discussion  
at the meeting on 16 February 2015**

Clause 22

1. Given that members were unconvinced of the Administration's explanation on excluding from clause 22(1) –

- (a) a decision to suspend or terminate district cooling services to a building under clause 7(1)(d), (e) or (f); and
- (b) a decision not to resume the services to a building under clause 8(2) where the services were suspended under clause 7(1)(d), (e) or (f),

the Administration is requested to consider moving a Committee stage amendment ("CSA") to the effect that the two decisions mentioned in (a) and (b) above would be appealable under clause 22(1).

Clause 25

2. In the light of the Administration's response at paragraph 11 of LC Paper No. CB(1)548/14-15(02), the Administration is requested to consider moving a CSA to reflect the Administration's intent to appoint at least one member from each of the three categories specified in clause 24(1)(b), (c) and (d) to an appeal board.