List of follow-up actions (position as at 8 October 2018)

	Subject	Date of meeting	Follow-up action required	Administration's response
1.	Improving the water quality in Hong Kong	19.12.2017	The Administration to provide supplementary information on the progress of treatment for riverbed sediments in Shing Mun River.	
2.	Enforcement against illegal land-filling and fly-tipping of construction waste	26.3.2018		The Administration's written response was circulated on 30 August 2018 vide LC Paper No. CB(1)1357/17-18(02).

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		<ul> <li>(c) the follow-up actions to address the environmental, hygiene and other problems arising from the operations of recyclers in Sham Shui Po, including (i) the number and working hours of additional patrol teams, and frequency of enhanced patrol, (ii) the number of enforcement operations (including joint enforcement operations) carried out in recent years, (iii) additional manpower, if any, allocated to the relevant government departments for the above purposes, (iv) assessment of the effectiveness of the above enforcement actions, and (v) the Administration's plan, if any, regarding the provision of spaces for temporary storage and loading/unloading of recyclables in the district.</li> </ul>	
3.1 Update on the progress of preparation for implementing the Producer Responsibility Scheme on glass beverage containers		<ul> <li>The Administration to provide written response/information on:</li> <li>(a) whether it would consider earmarking part/all of the proceeds from implementing the Producer Responsibility Scheme on glass beverage containers for supporting the development of the local recycling industry on the basis of "dedicated fund for dedicated use", as well as whether and how government departments would give priority to using locally-recycled glass materials/products;</li> </ul>	-

(b) statistics from recent years on the eco-pavers produced locally from containers, and the percentages of suc	e quantity of
<ul> <li>that were used (i) locally and (ii) by departments; and</li> <li>(c) why the Administration considered the in the public interest to award management contract for the Kowloor region in the initial open tender exerce subsequently decided to re-tender that</li> <li>3.2 Implementation of Organic Resources Recovery Centre Phase 2</li> <li>(a) (i) the conditions of the contract for the construction of Organic Resources Resources (ii) the weightings assigned to differ (including technical and price aspect marking scheme for the ORRC2 contract) to after funding approval by the Finance (ii) whether the contractor Resources Recovery Centre Phase 1</li> </ul>	waste glass ch eco-pavers y government hat it was not d the glass oon catchment cise and hence contract. Ing information roposal to the he design and covery Centre o be awarded ee Committee; ferent criteria cts) under the er assessment; of Organic 1 ("ORRC1") act and, if so,

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		(b) a breakdown of the estimated design and construction costs of about \$2,500 million of ORRC2;	
		(c) a list of food waste treatment facilities using the anaerobic digestion and composting technologies in other major jurisdictions and their respective design and construction costs;	
		<ul> <li>(d) the possible uses of the compost and renewable energy produced by ORRC1, including whether the compost could be fully absorbed by the local market, and whether and how government departments would give priority to using the compost; and</li> </ul>	
		(e) the Administration's latest plan for improving the management and recycling of yard waste in Hong Kong.	
3.3 Protection endangered sha species	of 19.7.2018 rk	<ul> <li>The Administration to provide information on:</li> <li>(a) whether it would consider putting more shark species under the regulation of the Protection of Endangered Species of Animals and Plants Ordinance (Cap. 586) with reference to internationally-recognized inventories of species conservation status (such as the International Union for Conservation of Nature Red List of Threatened</li> </ul>	-

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		Species), other than the Convention on International Trade in Endangered Species of Wild Fauna and Flora, and if not, the reasons for that;	
		(b) how the Administration would ensure that the penalties handed down by the court for Cap. 586 offences would be heavy enough to achieve the desired deterrent effect against wildlife crimes; and	
		(c) the number of DNA tests carried out in each of the past three years for the enforcement of the import and export/re-export control of scheduled shark specimens.	

Council Business Division 1 Legislative Council Secretariat 8 October 2018