Part B Consultation Questions

Please reply to the questions below that are raised in the Consultation Paper downloadable from the HKEX website at: https://www.hkex.com.hk/-/media/HKEX-Market/News/Market-Consultations/2016-Present/August-2020-Disciplinary-Powers/Consultation-Paper/cp202008.pdf. Please indicate your preference by ticking the appropriate boxes.

Where there is insufficient space provided for your comments, please attach additional pages.

We encourage you to read all of the following questions before responding.

We propose to amend the existing threshold for imposing a PII Statement and to make it clear that a PII Statement can be made whether or not an individual continues in office at the time of the PII Statement. Do you agree?			
\checkmark	Yes		
	No		
If your	answer to the above question is "no", please provide reasons for your views.		
	opose to extend the scope of a PII Statement to include directors and senior gement of the relevant listed issuer and any of its subsidiaries. Do you agree?		
\checkmark	Yes		
	No		
If your	answer to the above question is "no", please provide reasons for your views.		

3.	We propose to enhance follow-on actions where an individual continues to be a director or senior management member of the named listed issuer after a PII Statement has been made against him. Do you agree?				
	\checkmark	Yes			
		No			
	If you	r answer to the above question is "no", please provide reasons for your views.			
4.	an ind	We propose that, after a PII Statement with follow-on actions has been made against an individual, the named listed issuer must include a reference to the PII Statement in all its announcements and corporate communications unless and until that individual is no longer its director or senior management member. Do you agree?			
	\checkmark	Yes			
		No			
	If you	r answer to the above question is "no", please provide reasons for your views.			
5.	listing memb requir	ropose to extend the current express scope of disclosure in listing applicants' documents and listed issuers' annual reports in respect of their directors and pers of senior management (current and/or proposed, as the case may be) by ing provision of full particulars of any public sanctions made against those duals. Do you agree?			
	\checkmark	Yes			
		No			
	If you	r answer to the above question is "no", please provide reasons for your views.			

6.	We propose to remove the existing threshold for ordering the denial of facilities of the market. Do you agree?				
	\checkmark	Yes			
		No			
	If you	r answer to the above question is "no", please provide reasons for your views.			
7.		ropose to include fulfilment of specified conditions in respect of the denial of es of the market. Do you agree?			
	\checkmark	Yes			
		No			
	If you	r answer to the above question is "no", please provide reasons for your views.			
8.	We pi	ropose to introduce the Director Unsuitability Statement as a new sanction. Do gree?			
	\checkmark	Yes			
		No			
	If you	r answer to the above question is "no", please provide reasons for your views.			
9.		ropose that the follow-on actions and publication requirement in respect of PII ments also apply to Director Unsuitability Statements. Do you agree?			
	\checkmark	Yes			
		No			

if your	answer to the above question is "no", please provide reasons for your views.
We nro	opose to impose secondary liability on Relevant Parties if they have 'caused by
action	or omission or knowingly participated in a contravention of the Listing Rules', agree?
	Yes
\checkmark	No
If your	answer to the above question is "no", please provide reasons for your views.
plays within suppo provid decide	ding to Section F of the Corporate Governance Code, the company secretary an important role in supporting the board by ensuring good information flow the board and that board policy and procedures are followed. However, as a rting and advisory role, the company secretary (acted by external services er) may not be privy to all the details of every transactions that the board would be to make. It would be unfair to impose secondary liability on the Relevant s, in particular the company secretary (an external service provider).
circum by the	opose to include an explicit provision permitting the imposition of a sanction in stances where there has been a failure to comply with a requirement imposed Listing Division, the Listing Committee or the Listing Review Committee of the nge. Do you agree?
	Yes
\checkmark	No
If your	answer to the above question is "no", please provide reasons for your views.
As me	entioned in my answer in Question 10, the company secretary is only a

As mentioned in my answer in Question 10, the company secretary is only a supporting and advisory role. According to Guidance for Boards and Directors published by HKEx, it stated that the company secretary can discharge their duties by providing advice to the board on corporate governance and compliance matters and facilitating continuous training to the board in accordance with the rules and regulations. Meanwhile, the company secretary (acted by external services provider) may not have a day-to-day knowledge of the issuer's affairs. We cannot avoid any failure by the board which leads to the imposition of a sanction. It would be unjust to the parties who do not have the details of the transactions.

12.	 We propose that sanctions may be imposed on all Relevant Parties through seculiability where a party has failed to comply with a requirement imposed by the Division, the Listing Committee or the Listing Review Committee. Do you agree 				
	Yes				
	✓ No				
	If your answer to the above question is "no", please provide reasons for your views.				
	As mentioned in my answer in Question 10, the company secretary plays an important role in supporting the board by ensuring good information flow within the board and that board policy and procedures are followed. The Secretary can provide advice to the board but has no control on whether the issuer complies with the requirement. As such, it would be unfair to the Secretary if sanctions are imposed on all Relevant Parties when a party failed to comply.				
13.	We propose to explicitly provide in the Rules the obligation to provide complete, accurate and up-to-date information when interacting with the Exchange in respect of its enquiries or investigations. Do you agree?				
	Yes				
	✓ No				
	If your answer to the above question is "no", please provide reasons for your views.				
	The Secretary, who is an external service provider instead of internal staff, may not have day-to-day knowledge of the issuer's affairs and as such, may not able to determine if the information on hand is complete, accurate and up-to-date.				
14.	Do you agree with the proposed definition of 'senior management'?				
	✓ Yes				
	□ No				
	If your answer to the above question is "no", please provide reasons for your views.				
15.	We propose to include employees of professional advisers of listed issuers and their subsidiaries as a Relevant Party under the Rules. Do you agree?				
	Yes				

	\checkmark	No
	If your	answer to the above question is "no", please provide reasons for your views.
	day-to comm institu standa	entioned in my answer in question 13, the external service provider may not have b-day knowledge of the issuer's affairs and as such, there could well be gaps in nunication. Furthermore, I believe it is the responsibility of the professional ites to determine if their members have failed the applicable professional ards. As such, I do not agree that the employees of professional advisers should cluded as a Relevant Party.
16.		opose to include guarantors of structured products as a Relevant Party under les. Do you agree?
	\checkmark	Yes
		No
	If your	answer to the above question is "no", please provide reasons for your views.
17.		opose to include guarantors for an issue of debt securities as a Relevant Party the MB Rules. Do you agree?
	\checkmark	Yes
		No
	If your	answer to the above question is "no", please provide reasons for your views.
18.		opose to include parties who give an undertaking to, or enter into an agreement he Exchange as Relevant Parties under the Rules. Do you agree?
	\checkmark	Yes
		No

If your answer to the above question is "no", please provide reasons for your views.

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19.	We propose to extend the ban on professional advisers to cover banning of representation of any or a specified party. Do you agree?
	Yes
	✓ No
	If your answer to the above question is "no", please provide reasons for your views.
	It would be a reputational and livelihood damage to the professional advisers if to ban them for a period. I believe there could be other alternatives for the disciplinary sanctions.
20.	We propose to include express obligations on professional advisers when acting in connection with Rule matters. Do you agree?
	Yes
	✓ No
	If your answer to the above question is "no", please provide reasons for your views.
	I believe the professional institutes have their standards and always maintain and ensure their members acting as a qualified and professional role. Furthermore, the guidance and listing rules give a clear indication on the duties, responsibilities and obligations of each role. It is not necessary to include express obligations on professional advisers.
21.	We propose that 'business day' be used as the benchmark for counting the periods for filing review applications, and for requesting or providing written reasons for decisions. Do you agree?
	✓ Yes
	□ No
	If your answer to the above question is "no", please provide reasons for your views.

	We propose that all review applications must be served on the Secretary. Do you agree?				
\checkmark	Yes				
	No				
If you	ur answer to the above question is "no", please provide reasons for your views.				
	propose that the counting of the period for filing review applications be from the of issue of the decision or the written reasons. Do you agree?				
\checkmark	Yes				
	No				
If you	ur answer to the above question is "no", please provide reasons for your views.				
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	ropose that the counting of the period for requesting written reasons be from the of issue of the decision. Do you agree? Yes				
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If you	of issue of the decision. Do you agree? Yes No				
date If you We p	Yes No Ir answer to the above question is "no", please provide reasons for your views.				
If you	Yes No Ir answer to the above question is "no", please provide reasons for your views. Propose that the counting of the period for providing written reasons be from the of receipt of the request. Do you agree?				

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