Part B **Consultation Questions**

Please indicate your preference by checking the appropriate boxes. Please reply to the questions below on the proposed change discussed in the Consultation Paper downloadable from the HKEX website at:

http://www.hkex.com.hk/-/media/HKEX-Market/News/Market-Consultations/2016-Present/May-2019-Review-of-ESG-Guide/Consultation-Paper/cp201905.pdf.

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	there is insufficient space provided for your comments, please attach nal pages.
<u>Timefr</u>	ame for Publication of ESG Reports
1.	Do you agree with our proposal to amend Main Board Listing Rule 13.91 and GEM Listing Rule 17.103 to shorten the time required to publish an environmental, social and governance (" ESG ") report from three months after the publication of the annual report to within four months for Main Board ssuers or three months for GEM issuers from the financial year-end date?
	∑ Yes
	□ No
	Please give reasons for your views.
	The shorten time ensure the reported data is not outdated for investors. Besides, the majority of the issuers are already publishing ESG reports at the same time as their annual reports, so this proposed change should pose minimal impact to the majority of the issuers.
Printed	Form of ESG Reports
2.	Do you agree with our proposal to amend the Listing Rules and the Guide to clarify that issuers are not required to provide printed form of the ESG report to shareholders unless responding to specific requests, but are required to notify shareholders that the ESG report has been published on the Exchange's and the issuer's websites?
	∑ Yes
	□ No
	Please give reasons for your views.

Digital publication of the ESG report is strongly recommended as printed form is not enviornmental friendly. Notifying shareholders that ESG report has been published on HKEx and the issuer's website is highly preferred, and should be encouraged.

Introducing Mandatory Disclosure Requirements

<u>General</u>

3.	-	u agree with our proposal to amend the Guide to introduce Mandatory sure Requirements (" MDR ")?
	\boxtimes	Yes
		No
	Please	e give reasons for your views.
	overall	can ensure those key and critical information are disclosed and help elevate the quality of ESG Reporting, including the increase in transparency, as well as takeholder engagement and involvement.
Gover	nance	<u>Structure</u>
4.	introdu	response to Question 3 is positive, do you agree with our proposal to uce an MDR requiring a statement from the board containing the ng elements:
	(a)	a disclosure of the board's oversight of ESG issues?
	(b)	the process used to identify, evaluate and manage material ESG-related issues (including risks to the issuer's businesses); and
	(c)	how the board reviews progress made against ESG-related goals and targets?
	\boxtimes	Yes
		No
	Please	e give reasons for your views.
	_	anagement should be accountable for ESG-related goals and targets and they be involved in monitoring the ESG performance and issue of the report.

5.	Do you agree with our proposal to set out in a note that the board statement should include information on the issuer's current ESG management approach, strategy, priorities and goals/targets and an explanation of how they relate to the issuer's businesses?
	□ No
	Please give reasons for your views.
	Statement from board ensure and prove that the management of ESG issues have been raised to board level attention.
Repor	ting Principles
6.	Do you agree with our proposal to amend the Guide to introduce an MDR requiring disclosure of an explanation on how the issuer has applied the Reporting Principles in the preparation of the ESG report?
	□ No
	Please give reasons for your views.
	The explanation can help readers to better understand how good and how far the company has reported ESG related issues in accordance with the Reporting Principles.
7.	Do you agree with our proposal to amend the Reporting Principle on "materiality" to make it clear that materiality of ESG issues is to be determined by the board and that the issuer must disclose a description of significant stakeholders identified, the process and results of the issuer's stakeholder engagement (if any), and the criteria for the selection of material ESG factors?
	□ No
	Please give reasons for your views.

Materiality ensure the most relevant and important ESG factors and impacts have been considered by the companies. Further, the disclosures on description of significant stakeholders identification and engagement ensure the company is doing the right jobs to the right stakeholders and addressing the right ESG issues.

8.	Do you agree with our proposal to amend the Reporting Principle or "quantitative" to:	
	 (a) require disclosure of information on the standards, methodologies assumptions and/or calculation tools used, and source of the conversion factors used for the reporting of emissions/energy consumption (where applicable); and 	
	(b) clarify that while key performance indicators ("KPIs") for historical data must be measurable, targets may be expressed by way of directiona statements or quantitative descriptions?	
	■ No	
	Please give reasons for your views.	
Quantifable and measureable indicators are the best way to track and compare whether the company has improvement over the period of reporting. Readers also be able to understand the methodology used to derive the quantitative dat		
Repor	ting Boundary	
9.	Do you agree with our proposal to amend the Guide to include an MDR requiring an explanation of the ESG report's reporting boundary, disclosing the process used to identify the specific entities or operations that are included in the ESG report?	
	■ No	
	Please give reasons for your views.	
	Including an explanation of the reporting boundary, disclosing the process used to identify the entites or operations will give a clearer picture to the readers on the coverage and scope of ESG performance.	

Introducing Aspect on Climate Change and Revising the Environmental KPIs

Climate Change

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10.	Do you agree with our proposal to introduce a new Aspect A4 requiring:		
	 (a) disclosure of policies on measures to identify and mitigate the significant climate-related issues which have impacted, and those which may impact the issuer; and 		
	(b) a KPI requiring a description of the significant climate-related issues which have impacted, and those which may impact the issuer, and the actions taken to manage them?		
	□ No		
	Please give reasons for your views.		
	Any company should not ignore the increasing risks of climate change. The additional requirements will remind and let the issuer start to consider and identify climate-related risks.		
<u>Targe</u>	<u>s</u>		
11.	Do you agree with our proposal to amend the Environmental KPIs to require disclosure of a description of targets set regarding emissions, energy use and water efficiency, waste reduction, etc. and steps taken to achieve them?		
	⊠ Yes		
	□ No		
	Please give reasons for your views.		
	The change will ensure the companies to set targets on key environmental problems and with implementation plans being set-up.		

GHG Emissions

12. Do you agree with our proposal to revise an Environmental KPI to disclosure of Scope 1 and Scope 2 greenhouse gas ("GHG") emissions	
	□ No
	Please give reasons for your views.
	This will give a more transparent and complete view of the GHG emissions due to their money spending on purchased resources even the company does not emit GHG directly in the daily operation. It lets the company start to re-think and reduce their Scope 1 and 2 GHG emissions.
Upgra	ading the Disclosure Obligation of the Social KPIs
13.	Do you agree with our proposal to upgrade the disclosure obligation of all Social KPIs to "comply or explain"?
	□ No
	Please give reasons for your views.
	By "upgrading" the KPIs to comply or explain, it will mandate issuers to report to KPI that were previously optional. This will give a fuller picture of the entity(s) for readers to understand.

Revising the Social KPIs

Employment Types

14.	Do you agree with our proposal to revise a KPI to clarify "employment types" should include "full- and part-time" staff?		
	⊠ Yes		
	□ No		
	Please give reasons for your views.		
	Disclosing the employee type can create a fuller picture of the en	nployment data.	
<u>Rate</u>	of Fatalities		
15.	Do you agree with our proposal to amend the KPI on disclosure of the number and rate of work-related fatalities the past three years including the reporting year?	•	
	□ No		
	Please give reasons for your views.		
	The rate of fatalities is one of the best indicators to show the over health and safety management of the company.	rall occupational	

Supply Chain Management

		u agree with our proposal to introduce the following new KPIs in respect ply chain management?	
	(a)	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored.	
	(b)	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored.	
		Yes	
		No	
	Please give reasons for your views.		
Anti-ce	orruptio	<u>on</u>	
17.	•	u agree with our proposal to introduce a new KPI requiring disclosure of orruption training provided to directors and staff?	
	\boxtimes	Yes	
		No	
	Pleas	e give reasons for your views.	
		ng is one of the very fundamental way to build people awareness and capacity vent corruption.	

Encouraging Independent Assurance

18.	indepe assura where	u agree with the proposal to revise the Guide's wording on ndence assurance to state that the issuer may seek independent nce to strengthen the credibility of ESG information disclosed; and independent assurance is obtained, the issuer should describe the cope and processes adopted for assurance clearly in the ESG report?
		Yes
		No
	Please	give reasons for your views.
	The wo	rding of the new revision is concise and clear.