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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Where pages	e there is insufficient space provided for your comments, please attach additional s.		
<u>Timefr</u>	rame 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 issuers or three months for GEM issuers from the financial year-end date?		
	□ No		
	Please give reasons for your views.		
	Standard Chartered discloses within this timescale already. We note there may be circumstances where environmental data cannot be gathered for the full reporting period, but in such circumstances a different reporting period (e.g. Q4 to Q3) can be used for such data and this approach clearly disclosed.		
Printe	d 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?		
	□ No		
	Please give reasons for your views.		
	Standard Chartered currently provides hardcopy Sustainability reports to stakeholders only by exception, preferring to distribute electronically		

Introducing Mandatory Disclosure Requirements

<u>General</u>

3.	Do you agree with our proposal to amend the Guide to introduce Mandatory Disclosure Requirements ("MDR")?			
	\boxtimes	Yes		
		No		
	Pleas	e give reasons for your views.		
		oth a preparer and user of disclosures, we support moves which will create stent, comparable disclosures by market participants		
<u>Gover</u>	nance	Structure		
4.	•	or response to Question 3 is positive, do you agree with our proposal to luce an MDR requiring a statement from the board containing the following ents:		
	(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?		
		Yes		
		No		
	Pleas	e give reasons for your views.		
		ard Chartered already discloses information in this regard, and welcomes such sures by all market participants		

5.	should strate	ou agree with our proposal to set out in a note that the board statement d include information on the issuer's current ESG management approach, gy, priorities and goals/targets and an explanation of how they relate to suer's businesses?
		Yes
		No
	Pleas	e give reasons for your views.
		ard Chartered already discloses information in this regard, and welcomes such sures by all market participants
Repo	rting Pr	<u>inciples</u>
6.	requir	ou agree with our proposal to amend the Guide to introduce an MDR ing disclosure of an explanation on how the issuer has applied the ting Principles in the preparation of the ESG report?
	\boxtimes	Yes
		No
	Please	e give reasons for your views.
		ard Chartered already discloses information in this regard, and welcomes such sures by all market participants
7.	to mal and the identif	u agree with our proposal to amend the Reporting Principle on "materiality' ke it clear that materiality of ESG issues is to be determined by the board hat the issuer must disclose a description of significant stakeholders fied, the process and results of the issuer's stakeholder engagement (if and the criteria for the selection of material ESG factors?
		Yes
	Please	No e give reasons for your views.
		ard Chartered already discloses information in this regard, and welcomes such sures by all market participants

8.	,	ou agree with our proposal to amend the Reporting Principle on titative" 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 directional statements or quantitative descriptions?
	\boxtimes	Yes
		No
	Pleas	e give reasons for your views.
	disclo White empha blend	ard Chartered already discloses information in this regard, and welcomes such sures by all market participants. In particular we note our May 2019 'Emissions Paper' (https://www.sc.com/en/sustainability/emissions-whitepaper/) which asises the need for emissions reporting. Our Sustainability Aspirations are a of directional statements and quantitative targets (//sc.com/sustainabilityaspirations/)
Repor	ting Bo	<u>bundary</u>
9.	requir proce	ou agree with our proposal to amend the Guide to include an MDR ing an explanation of the ESG report's reporting boundary, disclosing the ss used to identify the specific entities or operations that are included in SG report?
	\boxtimes	Yes
		No
	Pleas	e give reasons for your views.
	We be	elieve this provides important clarity to users of such disclosures.

Introducing Aspect on Climate Change and Revising the Environmental KPIs

Climate Change

Ciiria	ie Cha	<u>nge</u>
10.	Do yo	ou 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?
	\boxtimes	Yes
		No
	Pleas	e give reasons for your views.
	disclo the red Disclo allow	ard Chartered already discloses information in this regard, and welcomes such sures by all market participants. Standard Chartered was an early endorser of ecommendations of the FSB's Taskforce on Climate-related Financial osures and believes that information on material climate impacts is critical to all market participants to support the transition to a more resilient, low-carbon a aligned to the Paris Agreement.
<u>Targe</u>	ts	
11.	disclo	ou agree with our proposal to amend the Environmental KPIs to require sure of a description of targets set regarding emissions, energy use and efficiency, waste reduction, etc. and steps taken to achieve them?
	\boxtimes	Yes
		No
	Pleas	e give reasons for your views.
		ard Chartered already discloses information in this regard, and welcomes such sures by all market participants

GHG Emissions

12.	•	gree with our proposal to revise an Environmental KPI to require of Scope 1 and Scope 2 greenhouse gas (" GHG ") emissions?
	⊠ Yes	3
	☐ No	
	Please giv	ve reasons for your views.
	disclosures emissions	Chartered already discloses information in this regard, and welcomes such is by all market participants. As mentioned in Q8, we believe consistent disclosure is critical, and would encourage consideration over time of cope 3 emissions.
Upgr	ading the [Disclosure Obligation of the Social KPIs
13.		ree with our proposal to upgrade the disclosure obligation of all Social omply or explain"?
	⊠ Yes	3
	☐ No	
	Please giv	ve reasons for your views.
		Chartered already discloses information in this regard, and welcomes such s by all market participants

Revising the Social KPIs

Employment Types

14.	4. Do you agree with our proposal to revise a KPI to clarify "employment should include "full- and part-time" staff?		
	\boxtimes	Yes	
		No	
	Pleas	e give reasons for your views.	
	This o	change will support consistency of reporting.	
Rate	of Fata	<u>lities</u>	
15.	disclo	ou agree with our proposal to amend the KPI on fatalities to require sure of the number and rate of work-related fatalities occurred in each of ast three years including the reporting year?	
	\boxtimes	Yes	
		No	
	Pleas	e give reasons for your views.	
	This o	change will support consistency of reporting.	

Supply Chain Management

16.	-	ou agree with our proposal to introduce the following new KPIs in respect oply 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
	Pleas	e give reasons for your views.
		ard Chartered already discloses information in this regard, and welcomes such sures by all market participants
Anti-c	orrupti	<u>on</u>
17.	•	ou agree with our proposal to introduce a new KPI requiring disclosure of corruption training provided to directors and staff?
	\boxtimes	Yes
		No
	Pleas	e give reasons for your views.
		ard Chartered already discloses information in this regard, and welcomes such sures by all market participants
	I	

Encouraging Independent Assurance

18.	Do you agree with the proposal to revise the Guide's wording on independence assurance to state that the issuer may seek independent assurance to strengthen the credibility of ESG information disclosed; and where independent assurance is obtained, the issuer should describe the level, scope and processes adopted for assurance clearly in the ESG report?			
	□ No			
	Please give reasons for your views.			
	This change will support the robustness of reporting.			
	- End -			