Part B Consultation Questions

Please indicate your preference by checking the appropriate boxes. Please reply to the questions below that are raised in the Consultation Paper downloadable from the HKEX website at:

http://www.hkex.com.hk/-/media/HKEX-Market/News/Market-Consultations/2016-Present/September-2018-Adverse-Audit-Opinion/Consultation-Paper/cp201809.pdf

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

	10
	If your answer is "No", please give reasons for your views.
	□ No
	⊠ Yes
2.	Do you agree with the proposed Rule 13.50A to require the issuer to address the issues giving rise to the disclaimer or adverse opinion, provide comfort that a disclaimer or adverse opinion in respect of such issues would no longer be required, and disclose sufficient information for investors to assess its updated financial position before trading resumption (as described in paragraph 32 of the Consultation Paper)?
	Sometimes auditors may issue a disclaimer of opinion only due to uncertainty relating to going concern, a trading suspension may worsen the company's position as it may cause a breach of bank covenants and creditors' lost of confidence in the company. The Exchange should not suspend a company's shares if the disclaimer is not severe (e.g. no internal control breakdown) and if the results announcement has properly disclosed the company's plan to address the audit qualification. It would not be in the best interest of the company's shareholders if they are not offered a chance to exit their investments.
	If your answer is "No", please give reasons for your views.
	⊠ No
	Yes
1.	Do you agree with the proposal to add a Rule to require trading suspension if an issuer has published a preliminary annual results announcement and its auditor has issued, or has indicated that it will issue, a disclaimer or an adverse opinion on the issuer's financial statements?