QUESTIONNAIRE ON PERIODIC FINANCIAL REPORTING

The purpose of this questionnaire is to seek views and comments from market users and interested parties regarding the issues discussed in the Consultation Paper on Periodic Financial Reporting published by The Stock Exchange of Hong Kong Limited (the Exchange), a wholly-owned subsidiary of Hong Kong Exchanges and Clearing Limited (HKEx), in August 2007.

Amongst other things, the Exchange seeks comments regarding whether the current Main Board Listing Rules and Growth Enterprise Market (GEM) Listing Rules (together, the Rules) should be amended.

A copy of the Consultation Paper and this questionnaire can be obtained from the Exchange or at http://www.hkex.com.hk/consul/paper/consultpaper.htm.

Please return completed questionnaires no later than 5 November 2007 by one of the following methods:

By mail or

Corporate Communications Department

hand delivery

Re: Consultation Paper on Periodic Financial Reporting

to:

Hong Kong Exchanges and Clearing Limited 12th Floor, One International Finance Centre

1 Harbour View Street, Central

Hong Kong

By fax to:

(852) 2524-0149

By email to:

pfr@hkex.com.hk

The Exchange's submission enquiry number is (852) 2840-3844.

Please indicate your preference by ticking the appropriate boxes.

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

Half-year reporting
Question 1: Do you agree that the time allowed for the release of half-year results announcements and reports should be shortened from three months to two months after the relevant financial period end?
Yes
No
Please state reasons for your views.
Some overseas subsidiaries may take time to complete audit review procedures. Conglomerate business with divese business activities may take time to complete internal reviewing exercise.
Question 2: Do you agree that the new reporting deadlines should be introduced in phases; specifically:
(a) "large companies" (as defined pursuant to Question 3 below) being required to comply with the new Rules first; and
(b) to allow a transitional period of two years for other companies to meet the new deadlines?
⊠ Yes
☐ No
Please state reasons for your views.
I do not agree the reporting deadlines for half-year reports be changed to 2 months. If it is required I agreed that it should be implemented by phases.
Question 3: Do you agree that "large companies" should mean companies with a market capitalisation of \$10 billion or more as at 31 December 2006 and, in the case of issuers that are newly listed after 1 January 2007, those with an initial market capitalisation of \$10 billion or more on the date of listing? (For more detail, please see paragraph 21 of the Consultation Paper.)
☐ Yes
⊠ No
Please state reasons for your views.
Market capitalisation (MC) may not be a good indicator to represent the size of a company. A positive correlation of MC and the company size is expected but it is not absolutely correct. I

suggest using turnover, total assets or number of employees as a supplement to MC.			
suggest using turnover, total assets of historic of employees as a supplement to tree.			
Question 4: Do you agree that the commencement dates for the accelerated reporting deadlines for half-year reporting for Main Board issuers should be:			
(a) "large companies" – half-year accounting periods ending on or after 30 June 2008;			
(b) other companies – half-year accounting periods ending on or after 30 June 2010?			
☐ Yes			
⊠ No			
Please state reasons for your views. Please also comment, including reasons, if you have other suggested commencement dates.			
More transistional period of time before implementation. 30 June 2009 should be the deadline for "large companies", while no change of deadlines for "other companies".			
Annual reporting			
Question 5: Do you agree that the time allowed for the release of annual results announcements and reports should be shortened from four months to three months after the relevant financial period end?			
Yes			
⊠ No			
Please state reasons for your views.			
I can say, it depends. For those listed companies which have chosen calendar year as their financial year, 4 months time is sufficient to compensate for the stoppage time due to lunar new year holiday. In general speaking, I will in favor of existing arrangement for annual results announcements.			

	on 6: Do you consider that the new three month reporting deadline should be introduced in such that:			
(a)	"large companies" (as defined pursuant to Question 7 below) would be required to comply with the new Rules first; and			
(b)	there would be a transitional period of two years for other companies to meet the new deadline?			
	∀es			
	□ No			
Please	state reasons for your views.			
	not agree the reporting deadlines for annual reporting be changed to 3 months. If it is ed I agreed that it should be implemented by phases.			
	on 7: Do you agree that, for these purposes, "large companies" should have the same g set out in Question 3 above (and paragraph 21 of the Consultation Paper)?			
	☐ Yes			
	⊠ No			
Please	state reasons for your views.			
Same	as above.			
_	n 8: Do you agree that the commencement dates for the accelerated reporting deadlines for reporting for Main Board issuers should be:			
(a)	'large companies" – annual accounting periods ending on or after 31 December 2008;			
(b)	other companies - annual accounting periods ending on or after 31 December 2010?			
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× N	¥o				
Please state rea suggested comm	sons for your views. Please also comment, including reasons, if you have other nencement dates.				
31 December 2	009 for those "large companies" and no change for "other companies".				
Mandatory qua	rterly reporting for Main Board issuers				
Question 9: Do issuers?	you agree that mandatory quarterly reporting should be introduced for Main Board				
⊠ Y	es				
	o				
Please state reas	ons for your views.				
In the interest jurisdictions.	In the interest of recommended good practices and alignment with practices of overseas jurisdictions.				
Question 10: Do days after the per	you agree that Main Board issuers should publish their quarterly reports within 45 rood end?				
⊠ Ye	ès :				
□ N	0				
	that a reporting deadline for quarterly reporting other than 45 days is more se state your preference. Please also state reasons for your views.				
	you agree that quarterly reports of Main Board issuers should include as a information set out in Table 8 of the Consultation Paper?				
⊠ Ye	s s				

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Pleas which	e state i	easons for your views. Please also comment, together with reasons, on those items lieve may be considered to be added to Table 8.	
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Quesi shoul	tion 12: d contain	Do you agree that a condensed consolidated income statement in a quarterly report n the following information, together with prior year comparatives:	
(a)	curren	t quarter results; and	
(b) cumulative year-to-date results?			
	\boxtimes	Yes	
		No	
Please	e state re	easons for your views.	
I agr	ee. It is	useful for horizontal trend analysis.	
shoule	d also be	Do you believe that the following information, together with prior year comparatives, e provided in the condensed consolidated income statement in the quarterly report for (see paragraphs 60 and 61 of the Consultation Paper):	
(a)	the firs	et quarter results; and	
(b)	immed	liately preceding quarter results?	
		Yes	
	\boxtimes	No	
Please	state re	asons for your views.	
	lengthy selves.	and information overflow. Investors should check the prior period results by	

Question 14: Do you agree that printing and mailing of hard copies of quarterly reports to all shareholders and holders of the company's other securities should not be required but listed issuers should be required to publish their quarterly reports on the HKEx website and the listed issuer's own website?					
☐ No					
Please state reasons for your views.					
To save environment. Website publication is sufficient. I may suggest 1-2 summary sheet contains key summary of financial highlights and forward looking statement may be useful for distribution to shareholders.					
Question 15: Do you agree that the new quarterly reporting requirements should be introduced in phases with:					
(a) "large companies" (as defined pursuant to Question 3 above) being required to comply with the new Rules first; and					
(b) other companies allowed a transitional period of two years to meet the new deadlines?					
∑ Yes					
□ No					
Please state reasons for your views.					
Question 16: Do you agree that the commencement dates for the new quarterly reporting requirements for Main Board issuers should be:					
(a) "large companies" – three months quarterly accounting periods ending on or after 30 September 2008; and					
(b) other companies – three months quarterly accounting periods ending on or after 30 September 2010?					
☐ Yes					
No No					
Please state reasons for your views. Please also comment, including reasons, if you have other suggested commencement dates.					
30 June 2009 for those "large companies" and no change for "other companies"					

Alignment of G	EM Rules to proposed Main Board Rules on quarterly reporting
	o you agree that the same disclosure and publication requirements for quarterly apply to Main Board and GEM issuers?
⊠ Y	es
□ N	o .
Please state reason	ons for your views.
Question 18: Do requirements sta September 2010	you agree that GEM issuers should be required to comply with the new disclosure rting from their three months quarterly accounting periods ending on or after 30?
⊠ Ye	es
□ N	o
Please state reaso	ons for your views.
the same as the	you agree that the reporting deadline for the new GEM quarterly reports should be reporting deadline for Main Board quarterly reports even if that means extending dline for GEM quarterly reports?
⊠ Ye	es
☐ No	
Please state reaso	ons for your views.
=	o you have any other comments in respect of the issues discussed in the er? If so, please set out your additional comments.

Name	:	Title	:
Company Name	:	-:	
Contact Person		Tel. No.	
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E-mail Address	: <u></u>	Fax No.	:

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