QUESTIONNAIRE ON PROPOSED CHANGES TO THE LISTING RULES

The purpose of this questionnaire is to seek views and comments from market users and interested parties regarding the issues discussed in the Combined Consultation Paper on Proposed Changes to the Listing Rules (the "Combined Consultation Paper") published by The Stock Exchange of Hong Kong Limited (the Exchange), a wholly-owned subsidiary of Hong Kong Exchanges and Clearing Limited (HKEx), in January 2008.

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

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

Please return completed questionnaires on no later than **7 April 2008** by one of the following methods:

By mail Corporate Communications Department

or hand Re: Combined Consultation Paper on Proposed Changes to the Listing Rules

delivery 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: cvw@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.

Issue 1: Use of websites for communication with shareholders

Question 1.1: Do you agree that the Rules should be amended so as to remove the requirement that all listed issuers must, irrespective of their place of incorporation, comply with a standard which is no less onerous than that imposed from time to time under Hong Kong law for listed issuers incorporated in Hong Kong with regard to how they make corporate communications available to shareholders (as proposed in paragraph 1.20(a) of the Combined Consultation Paper)?
∑ Yes ☐ No
Please provide reasons for your views.
Question 1.2: Do you agree that the Rules should be amended so as to allow a listed issuer to avail itself of a prescribed procedure for deeming consent from a shareholder to the listed issuer sending or supplying corporate communications to him by making them available on its website?
⊠ Yes
Please provide reasons for your views.
Question 1.3: In order for a listed issuer under our proposal to be allowed to send or supply corporate communications to its shareholders by making them available on its website, its shareholders must first have resolved in general meeting that it may do so or its constitutional documents must contain provision to that effect. Do you concur that, as in the UK, the listed issuer should also be required to have asked each shareholder individually to agree that the listed issuer may send corporate communications generally, or the corporate communications in question, to him by means of the listed issuer's website and to have waited for a specified period of time before the shareholder is deemed to have consented to a corporate communication being made available to him solely on the listed issuer's website?
∑ Yes
□ No

Please provide re	easons for your views.
Question 1.4: If	your answer to Question 1.3 is "yes", do you agree that:
shareholder	I period of time for which the listed issuer should be required to have waited before the is deemed to have consented to a corporate communication being made available to him e listed issuer's website should be 28 days;
	Yes
	No
	eholder has refused to a corporate communication being made available to him solely on the s website, the listed issuer should be precluded from seeking his consent again for a certain he; and
	Yes
	No
(c) if your answe	er to (b) is "yes", should the period be 12 months?
	Yes
	No
Please provide re	easons for your views.
Do you have any	other comments you consider necessary to supplement your reply to this Question 1.4?
No comment	

	Do you consider that the Rules should be amended to remove the requirement for express, rmation from a shareholder for the sending of a corporate communication by a listed issuer to er on a CD?
	Yes
	No
Please provide	e reasons for your views.
	Do you agree that the draft Rules at Appendix 1 will implement the proposals set out in Issue 1 and Consultation Paper?
	Yes
	No
Please provide	e reasons for your views.
Question 2.1:	nation gathering powers Do you agree that a new Rule should be introduced to grant to the Exchange express general ner information?
	Yes
	No
	Do you agree that the draft Main Board Rule 2.12A at Appendix 2 will implement the proposal stion 2.1 above?
\boxtimes	Yes
	No

Issue 3: Qualified accountants

Question 3.1: Do you agree that the requirement in the Main Board be removed?	Rules for a qualified accountant should
Yes	
⊠ No	
Please provide reasons for your views.	
As a good corporate governance practice, a listed company shaccountant. However, the definition of qualified accountants shown Hong Kong Institute of Certified Public Accountants or its recognise a major world financial centre, accountants in good standing of member of the International Federation of Accountants (IFAC) accountants" in the listing rules.	ald not be limited to members of the ed bodies. As an international city and accounting association which is a
Question 3.2: Do you agree that the requirement in the GEM Rule removed?	es for a qualified accountant should be
Yes	
⊠ No	
Please provide reasons for your views.	
Same reason as 3.1.	
Issue 4: Review of sponsor's independence	
Question 4.1: Do you agree that the Rules regarding sponsor's independence is required to demonstrate independence at any time from the agrees its terms of engagement with the new applicant and when the to the new applicant up to the listing date or the end of the price stability.	ne earlier of the date when the sponsor sponsor commences work as a sponsor
⊠ Yes	
□ No	
Please provide reasons for your views.	

Question 4.2: Do you agree that the draft Rules at Appendix 4 will implement the proposals set out in Question 4.1 above?
⊠ Yes
□ No
Please provide reasons for your views.
Issue 5: Public float
Question 5.1: Do you agree that the existing Rule 8.08(1) (d) should be amended?
□ No
Question 5.2: If your answer to Question 5.1 is "yes", do you agree that the existing Rule should be amended as proposed at Appendix 5?
⊠ Yes
□ No
Do you have other suggestions in respect of how the existing Rule should be amended? Please provide reasons for your views.
Question 5.3: Do you have any other comments on the issue of public float? Please be specific in your views
It should be compatible with other major stock exchange organisations.
Question 5.4: Do you agree that the existing Rule 8.24 should be amended?
⊠ Yes
□ No

Question 5.5: as proposed at	If your answer to <i>Question 5.4</i> is "yes", do you agree that the existing Rule should be amended Appendix 5?
	Yes
	No
Do you have reasons for you	other suggestions in respect of how the existing Rule should be amended? Please provide ur views.
Question 5.6: 1	Do you consider that there is the need to regulate the level of market float?
	Yes
\boxtimes	No
	If your answer to <i>Question 5.6</i> is "yes", do you have suggestions as to how it should be in terms of percentage or value, or a combination of both? Please provide reasons for your
Issue 6: Bonus	s issues of a class of securities new to listing
listing under N	Do you agree that the requirement for a minimum spread of securities holders at the time of Main Board Rules 8.08(2) and 8.08(3) should be disapplied in the event of a bonus issue of a ties new to listing?
\bowtie	Yes
	No
Please provide	reasons for your views.

Question 6.2: Do you consider it appropriate that the proposed exemption should not be available where the listed shares of the issuer may be concentrated in the hands of a few shareholders?
⊠ Yes
□ No
If so, do you consider the five-year time limit to be appropriate?
Yes
No No
Please provide reasons for your views.
3 years may be appropriate
Question 6.3: Do you agree that the draft Rules at Appendix 6 will implement the proposals set out it Questions 6.1 and 6.2 above?
Yes
□ No
Please provide reasons for your views.
Save the 5 years may be changed to 3 years.
Issue 7: Review of the Exchange's approach to pre-vetting public documents of listed issuers
Question 7.1: Do you agree that the Exchange should no longer review all announcements made by liste issuers?
Yes
⊠ No
Please provide reasons for your views.

question 7.3: Do you support the proposal to amend the circular requirements relating to discloseable transactions including the proposal regarding situations where the Rules currently require that expert reports are included in a circular?
⊠ Yes
☐ No
Please provide reasons for your views.
Question 7.6: Do you have any comments on the proposed minor Rule amendments described at paragraphs 7.59 to 7.63 of the Combined Consultation Paper? Please provide reasons for your views.
No comment
Question 7.7: Do you agree that the draft (Main Board and GEM) Rules at Appendix 7 will implement the proposals set out in Issue 7 of the Combined Consultation Paper?
⊠ Yes
□ No
Please provide reasons for your views.
Issue 8: Disclosure of changes in issued share capital
Question 8.1: Are there any other types of changes in issued share capital that should be included in the Next Day Disclosure Return?
Yes
□ No
If so, please provide reasons for your views, together with the types of changes.
No comment

categorised for the purpose of next day disclosure, bearing in mind the need to strike a balance between promptly informing the market on the one hand and avoiding the creation of a disproportionate burden on listed issuers on the other?
☐ No
Question 8.3: Is 5% an appropriate de minimis threshold for those categories of changes to which it applies?
Yes
☐ No
Please provide reasons for your views.
Question 8.4: Do you have any comments on the draft of the Next Day Disclosure Return for equity issuers?
No comment
Question 8.5: Do you have any comments on the draft of the Next Day Disclosure Return for CISs lister under Chapter 20 of the Main Board Rules, other than listed open-ended CISs? No comment
Question 8.6: Is 9:00 a.m. of the next business day an achievable deadline for the Next Day Disclosur Return?
Yes
□ No
Please provide reasons for your views.
No comment

Question 8.7: Do you have any comments on the draft of the revised Monthly Return for equity issuers?
No comment
Question 8.8: Do you have any comments on the draft of the revised Monthly Return for CISs listed und Chapter 20 of the Main Board Rules, other than listed open-ended CISs?
No comment
Question 8.9: Do you have any comments on the draft of the revised Monthly Return for open-ended CI listed under Chapter 20 of the Main Board Rules?
No comment
Question 8.10: Is 9:00 a.m. of the fifth business day following the end of each calendar month an achieval deadline for publication of the Monthly Return?
Yes
□ No
Please provide reasons for your views.
No comment

	Should the Exchange amend the Rules to require listed issuers to make an announcement as when share options are granted pursuant to a share option scheme?
	Yes
	No
If so, do you hav announcement?	ve any comments on the details which we propose to require listed issuers to disclose in the
	Do you agree that the draft Rules at Appendix 8A will implement the proposals set out in ombined Consultation Paper?
	Yes
	No
Please provide re	easons for your views.
	ure requirements for announcements regarding issues of securities for cash and allocation or excess shares in rights issue
the specific disc	by you support the proposal to amend Main Board Rule 13.28 and GEM Rule 17.30 to extend closure requirements to other categories of issues of securities for cash and to include of information in the amended Rule?
	Yes
	No
Please provide re	easons for your views.

Question 9.2: Do you agree that the draft Rules at Appendix 9 will implement the proposal set out in Question 9.1 above?
Yes
□ No
Please provide reasons for your views.
No comment
Question 9.3: Do you support the proposal to amend Main Board Rules 7.21(1) and 7.26A(1) and GEM Rules 10.31(1) and 10.42(1) to require listed issuers to disclose the basis of allocation of the excess securities in the announcement, circular and listing document for a rights issue/open offer?
Yes
□ No
Please provide reasons for your views.
No comment
Issue 10: Alignment of requirements for material dilution in major subsidiary and deemed disposal
Question 10.1: Should the Rules continue to impose a requirement for material dilution, separate from notifiable transaction requirements applicable to deemed disposals?
Yes
□ No
Please provide reasons for your views.
No comment

	you agree that the requirements for material dilution under Main Board Chapter 13 and should be aligned to those for deemed disposal in Main Board Chapter 14 and GEM
Yes	S
☐ No	
Please provide rease	ons for your views.
No comment	
Question 10.3: Do Question 10.2 abov	you agree that the draft Rules at Appendix 10 will implement the proposals set out in e?
Yes	S
☐ No	
Please provide rease	ons for your views.
No comment	
general mandate wi	ould the Exchange retain the current Rules on the size of issues of securities under the thout amendment?
No comment	

Question 11.2: Should the Exchange amend the current Rules to restrict the size of the general mandate that can be used to issue securities for cash or (subject to your response to Question 11.4) to satisfy an exercise of convertible securities to: (choose one of the following options)
☐ 10%, with the mandate to issue securities for other purposes retained at not more than 10% (or some other percentage) of the issued share capital? If yes, then what should be the percentage of the issued share capital for issuing securities for such other purposes?
5%, with the mandate to issue securities for other purposes retained at not more than 10% (or some other percentage) of the issued share capital? If yes, then what should the percentage of the issued share capital be for issuing securities for such other purposes?
10% for any purpose (including to issue securities for cash or (subject to your response to <i>Question 11.4</i>) to satisfy an exercise of convertible securities)?
a percentage other than 10% for any purpose (including to issue securities for cash or (subject to your response to <i>Question 11.4</i>) to satisfy an exercise of convertible securities)? If you support this option, then please state the percentage you consider appropriate.
Please provide your comments and suggestions.
No comment
Question 11.3: Should the Exchange amend the current Rules so as to exclude from the calculation of the size limit the number of any securities repurchased by the listed issuer since the granting of the general mandate? (In other words, the listed issuer's issued share capital as at the date of the granting of the general mandate would remain the reference point for the calculation of the size limit, unless the general mandate is refreshed by the shareholders in general meeting.)
Yes
□ No
If yes, please provide your comments and suggestions.
No comment

Question 11.4: Should the Exchange amend the current Rules such that: (a) the application of the current prohibition against the placing of securities pursuant to a general mandate at a discount of 20% or more to the "benchmarked price" would apply only to placings of shares for cash; (b) all issues of securities to satisfy an exercise of warrants, options or convertible securities would need to be made pursuant to a specific mandate from the shareholders; and (c) for the purpose of seeking the specific mandate, the listed issuer would be required to issue a circular to its shareholders containing all relevant information? Yes No Question 11.5: Do you have any other comments or suggestions in relation to general mandates? Please specify. No comment <u>Issue 12: Voting at general meetings</u> Question 12.1: Should the Exchange amend the Rules to require voting on all resolutions at general meetings to be by poll? Yes No Question 12.2: If your answer to Question 12.1 is "no", should the Exchange amend the Rules to require voting on all resolutions at annual general meetings to be by poll (in addition to the current requirement for voting by poll on connected transactions, transactions that are subject to independent shareholders' approval and transactions where an interested shareholder will be required to abstain from voting)? Yes No Question 12.3: If your answer to Question 12.1 is "no", should the Exchange amend the Rules so that, where the resolution is decided in a manner other than a poll, the listed issuer would be required to make an announcement on the total number of proxy votes in respect of which proxy appointments have been validly

made together with: (i) the number of votes exercisable by proxies appointed to vote for the resolution; (ii) the number of votes exercisable by proxies appointed to vote against the resolution; (iii) the number of votes exercisable by proxies appointed to abstain on the resolution; and (iv) the number of votes exercisable by

proxies appointed to vote at the proxy's discretion?

notice for the passing of an ordinary resolution and 21 days notice for the passing of a special resolution. 21 days notice is also required for convening an annual general meeting. In the case of H-share issuers, 45 days notice of shareholder meetings is required under the "Mandatory Provisions for Companies Listing Overseas" for all resolutions. Should the Exchange amend the Rules to provide for a minimum notice period of 28 clear calendar days for convening all general meetings?
If so, should the provision be set out in the Rules (as a mandatory requirement) or in the Code on Corporate Governance Practices as a Code Provision (and therefore subject to the "comply or explain" principle)?
Question 12.5: If your answer to Question 12.4 is "no", should the Exchange amend the Rules to provide for a minimum notice period of 28 clear calendar days for convening all annual general meetings, but not extraordinary general meetings (or, depending on the listed issuer's place of incorporation, special general meetings)?
☐ Yes ☐ No
If the answer is "yes", should the provision be set out in the Rules (as a mandatory requirement) or in the Code on Corporate Governance Practices as a Code Provision (and therefore subject to the "comply or explain" principle)?
Question 12.6: Do you have any other comments regarding regulation by the Exchange on the extent to which voting by poll should be made mandatory at general meetings or the minimum notice period required for convening shareholders meetings?
No comment

Question 12.4: In the case of listed issuers other than H-share issuers, the Rules currently require 14 days

Issue 13: Disclosure of information about and by directors

required to be disclosed by issuers up to and including the date of resignation of the director or supervise rather than only upon that person's appointment or re-designation?	
□ No	
Please provide reasons for your views.	
Question 13.2: Do you agree that the relevant information should be discloseable immediately upon issuer becoming aware of the information (i.e. continuously) rather than, for example, only in annual a interim reports?	
☐ No	
Please provide reasons for your views.	
Question 13.3: Do you agree that, to ensure that the issuer is made aware of the relevant information, a nobligation should be introduced requiring directors and supervisors to keep the issuer informed of relev developments? Yes No	
Please provide reasons for your views.	

17.50(2) shoul	2: Do you agree that paragraphs (u) and (v) of Main Board Rule 13.51(2) and GEM Rule d be amended to clarify that the disclosure referred to in those Rules need not be made if such all dbe prohibited by law?
\bowtie	Yes
	No
Please provide	reasons for your views.
	: Do you agree that the draft Rules at Appendix 13 will implement the proposals set out in 1, 13.2, 13.3 and 13.4 above?
\boxtimes	Yes
	No
Please provide	reasons for your views.
disclose in the supervisors' c	Example 2: Do you agree that the Rules should be amended to clarify that issuers should publicly be Appointment Announcements their directors', supervisors' and proposed directors' and surrent and past (during the past three years) directorships in all public companies with d in Hong Kong and/or overseas? Yes No
Please provide	reasons for your views.

17.50(2)(c), sh	Do you agree that Main Board Rule 13.51(2)(c) and its GEM Rules equivalent, GEM Rule tould be amended to clarify that issuers should publicly disclose their directors', supervisors' directors' and supervisors' professional qualifications?
\boxtimes	Yes
	No
Please provide	reasons for your views.
	Do you agree that the draft Rules at Appendix 13 will implement the proposals set out in and 13.7 above?
	Yes
	No
Please provide	reasons for your views.
	Do you agree that Main Board Rule 13.51(2)(m)(ii) should be amended to include reference ces referred to in GEM Rule 17.50(2)(m)(ii) that are not currently referred to in Main Board m)(ii)? Yes
	No
Please provide	reasons for your views.

Question 13.10: Do you agree that Main Board Rule 13.51(2)(m) and GEM Rule 17.50(2)(m) should be amended so as to put beyond doubt that the disclosure obligation arises where a conviction falls under any one (rather than all) of the three limbs (i.e. Main Board Rule 13.51(2)(m)(i), (ii) or (iii) and GEM Rule 17.50(2)(m)(i), (ii) or (iii))?
Yes
□ No
Please provide reasons for your views.
No comment
Question 13.11: Do you agree that the draft Rules at Appendix 13 will implement the proposal set out in Questions 13.9 and 13.10 above?
Yes
□ No
Please provide reasons for your views.
No comment
Issue 14: Codification of waiver to property companies
Question 14.1: Do you agree that the Proposed Relief should provide relaxation of strict compliance with the shareholders' approval requirements of the Rules only to listed issuers that are actively engaged in property development as a principal business activity?
☐ Yes
No No
Please provide reasons for your views.
No comment

	Do you agree with the proposed criteria in determining whether property development is a ty of a listed issuer (described at paragraphs 14.12 and 14.13 of the Combined Consultation
	Yes
	No
Please provide	reasons for your views.
No comment	
	Do you agree that the scope of the Proposed Relief should be confined to acquisition of that fall within the definition of Qualified Property Projects?
	Yes
\boxtimes	No
Please provide	reasons for your views.
with the Rules	of any examples of Hong Kong listed issuers encountering difficulties in strict compliance when participating in other types of auctions or tenders? If yes, please specify what are the by the listed issuers in participating in these auctions or tenders.
No	
	Do you agree that Qualified Property Projects which contain a portion of a capital element for relief from the notifiable transaction Rules set out in Main Board Chapter 14?
	Yes
	No
	the Proposed Relief specify a percentage threshold for the capital element within a project? reasons for your views.
No comment	

Chapter 14A connected per	Do you agree that the scope of the exemption from strict compliance with Main Board in relation to the shareholders' approval requirements for property joint ventures with sons should be limited to scenarios where the connected person is only connected by virtue of enture partner with the listed issuer in existing single purpose property projects?
	Yes
	No
Please provide	e reasons for your views.
No comment	
shareholders a person is only	Do you agree that the General Property Acquisition Mandate is useful to confer protection or nd is necessary as regards property joint ventures with connected persons where the connected connected by virtue of being a joint venture partner with the listed issuer in existing single rty projects (Type B property joint ventures)?
	Yes
	No
No comment Question 14.7 Paper appropr	Yes No
No comment	e reasons for your views.
1vo comment	

	Do you agree that the draft Rule amendments at Appendix 14 will implement the proposals a 14 of the Combined Consultation Paper?
	Yes
	No
Please provide	reasons for your views.
No comment	
Issue 15: Self-	constructed fixed assets
	Do you agree that the notifiable transaction Rules should be amended to specifically exclude on of a fixed asset by a listed issuer for its own use in the ordinary and usual course of its
	Yes
	No
Please provide	reasons for your views.
No comment	
Question 15.2 Question 15.1	: Do you agree that the draft Rules at Appendix 15 will implement the proposal set out in above?
	Yes
	No
Please provide	reasons for your views.
No comment	

<u>Issue 16: Disclosure of information in takeovers</u>

Question 16.4: Do you have any other comments on the draft new Rule 14.67A at Appendix provide reasons for your views.	16? Please
No comment	
Issue 17: Review of director's and supervisor's declaration and undertaking	
Question 17.1: Do you agree that the respective forms of declaration and undertaking for di supervisors (i.e. the DU Forms) should be streamlined by deleting the questions relating to the dissupervisors' biographical details?	
□ No	
Please provide reasons for your views.	
Question 17.2: Do you agree that the DU Forms for directors should be amended by removing the declaration requirement?	he statutory
Yes	
No No	
Please provide reasons for your views.	

Board Rules a would be requ	Do you agree that the GEM Rules should be amended to align with the practice of the Main is regards the timing for the submission of DU Forms by GEM issuers, such that a GEM issuer uired to lodge with the Exchange a signed DU Form of a director or supervisor after (as fore) the appointment of such director or supervisor?
	Yes
	No
Please provide	e reasons for your views.
new applicant (and also supe	2: Do you agree that the Rules should be amended such that the listing documents relating to s for the listing of equity and debt securities must contain no less information about directors ervisors and other members of the governing body, where relevant) than that required to be er Main Board Rule 13.51(2) or GEM 13.50(2), as the case may be?
	Yes
	No
Please provide	e reasons for your views.
	: Do you agree that the application procedures should be amended as discussed in paragraph onise with the proposed amendments for the purpose of streamlining the respective DU Forms?
	Yes
	No
Please provide	e reasons for your views.

Question 17.6: Do you agree that the draft Rules at Appendix 17 will implement the proposals set of Issue 17 of the Combined Consultation Paper?	ıt in
⊠ Yes	
□ No	
Please provide reasons for your views.	
Question 17.7: Do you agree that a new Rule should be introduced to grant to the Exchange express gen powers to gather information from directors?	ıeral
Yes	
□ No	
Question 17.8: Do you agree that the draft paragraph (c) to the Director's Undertaking at Appendix 17 implement the proposal set out in Question 17.7 above?	will
Yes	
□ No	
Question 17.9: Do you agree that paragraph (e) of Part 2, Appendix 5B, and paragraph (d) of Part Appendix 5H, of the Main Board Rules should be amended to include detailed provisions for service sint to those of the GEM Rules?	
⊠ Yes	
☐ No	
Question 17.10: Do you agree that the proposed amendment to paragraph (e) of the Director's Undertal at Appendix 17 will implement the proposal set out in Question 17.9 above?	king
⊠ Yes	
☐ No	
Question 17.11: Do you agree that the Rules should be amended to make express the ability to change terms of the Director's Undertaking without the need for every director to re-execute his undertaking?	the
Yes	
☐ No	

Issue 18: Revie	ew of Model Code for Securities Transactions by Directors of Listed Issuers
Question 18.1:	Do you agree with the proposed new exceptions to paragraph 7(d) of the Model Code?
	Yes
	No
Please provide	reasons for your views.
No comment	
Question 18.2: context of the	Do you agree with the proposal to clarify the meaning of "price sensitive information" in the Model Code?
	Yes
	No
	Do you agree that the draft new Note to Rule A.1 of the Code would implement the proposal tion 18.2 above??
	Yes
	No
Please provide	reasons for your views.
No comment	
	Do you agree that the current "black out" periods should be extended to commence from the year/period end date and end on the date the listed issuer publishes the relevant results?
	Yes
	No
Please provide	reasons for your views.
No comment	

~	l and a time limit for dealing to take place once clearance is given?
	Yes No
Question 18.6: I	Do you agree that the proposed time limit of 5 business days in each case is appropriate?
	Yes No
Please provide r	easons for your views.
No comment	

Minor Rule amendments

The	Exchan	ge i	nvite	es y	our	comm	ents	rega	rding	whether	the	manr	ner in	which	the	propose	ed	minor	Rule
ame	ndments	set	out	in	App	endix	19	have	been	drafted	will	give	rise to	any	ambi	guities	or	uninte	ended
cons	sequence	s.																	

No comment					
Do you have any otl so, please set out you		mments in respect of the issues discitional comments.	ussed in the	Comb	ined Consultation Paper? If
No					
Name	:	Raymond Yeung	Title	:	Director
Company Name	:	Canadian Certified General Accountants Association of Hong Kong	Firm ID	:	
Contact Person	:	Raymond Yeung	Tel. No.	:	
F-mail Address			Fax No	•	