

## CONSULTATION PAPER ON PROPOSED CHANGES TO THE CONNECTED TRANSACTION RULES Response to the Questionnaire

## **Consultation Questions**

	insactions with persons connected with an issuer only by virtue of ir relationship with the issuer's subsidiaries
	you think that the definition of connected person should exclude persons nected by virtue of their relationship with an issuer's subsidiaries?
	Yes
×	No
Plea	se provide reasons for your views.
	agree with the analysis in the Consultation Paper and agree to take the ernative approach of excluding only those subsidiaries that are insignificant.
alte	
alte	ernative approach of excluding only those subsidiaries that are insignificant.  Our answer to question 1 is "Yes", do you agree that the proposed draft Rule
alte	crnative approach of excluding only those subsidiaries that are insignificant.  Our answer to question 1 is "Yes", do you agree that the proposed draft Rule indiments in Appendix I to the Consultation Paper will implement our proposal?
If you amen	crnative approach of excluding only those subsidiaries that are insignificant.  Our answer to question 1 is "Yes", do you agree that the proposed draft Rule indiments in Appendix I to the Consultation Paper will implement our proposal?  Yes
If you amen	crnative approach of excluding only those subsidiaries that are insignificant.  Our answer to question 1 is "Yes", do you agree that the proposed draft Rule indiments in Appendix I to the Consultation Paper will implement our proposal?  Yes  No  our answer is "No", please provide reasons and alternative views.

3.	conne	cted at	that the definition of connected person will continue to include person the subsidiary level, do you agree with the proposal to introduce an subsidiary exemption" for connected transactions?
	$\boxtimes$	Yes	
		No	
	Please	e provide	e reasons for your views.
	inclu signi	de a pe ficant t	th the view that if the definition of connected person will continue to rson that is connected at a subsidiary level, such subsidiary must be the listed issuer in term of assets, revenues, and profits and that subsidiary should be excluded or exempted.
4.		•	r experience, do you think that the "insignificant subsidiary exemption" l by you (or for market practitioners, your clients)?
	$\boxtimes$	Yes	
		No	-
	Please	e describ	be the circumstances and refer to Option 1 or 2.
	clients joint v	, for exa enture s	ny circumstances where insignificant subsidiaries are 'used' by ample, in joint ventures with different partners, each individual subsidiary will be an insignificant subsidiary and will not be a arry as defined in Rule 13.25(2) under Option 1.
5.	If you	r answe	r to question 3 is "Yes", do you agree with
	(a)	the pro	oposed materiality threshold under (i) Option 1 or (ii) Option 2?
			Yes (please choose one of the following options)
			Option 1
			Option 2
			No
		Please	provide reasons for your views.
	of 'ma	jor sub	tion 1 as this is more stringent and is consistent with the concept sidiary' as used or defined in Rule 13.25 the concept of which is familiar to the market and all issuers.

(b)	the proposed bases for assessing the significance of a subsidiary, i.e. the asset ratio, revenue ratio and the profits ratio?
	∑ Yes
	No. The significance of a subsidiary should be determined by (please specify):
	Please provide reasons for your views.
	It is sensible to follow the tests of significance by reference to and pari passu with the tests for the definition of 'major subsidiary' under Rule 13.25(2).
(c)	the proposed additional safeguard to require the consideration ratio be less than 10% if an "insignificant" subsidiary concerned is itself a party to the transaction or its securities/assets are the subject of the transaction?
	☐ Yes
	⊠ No
	Please provide reasons for your views.
	We do not think it necessary to introduce the additional consideration test of 10% as an additional safeguard even if the 'insignificant' subsidiary per se is a party to the transaction or its securities/assets are the subject of the transaction. If such subsidiary is a party to the transaction, such transaction will per se be governed by the rules and requirements under Chapters 14 & 14A, if applicable.
(d)	the proposed mechanism for applying the exemption to continuing connected transactions described in paragraph 27 of the Consultation Paper?
	∑ Yes
	□ No
	Please provide reasons for your views.

If the issuer enters into any continuing connected transactions falling within the proposed exemption, we agree that:

- (a) the issuer must reassess the situation annually based on the latest published audited financial information of the issuer group;
- (b) if the connected person no longer qualifies for the exemption, the issuer must disclose the facts in its annual report and from that date onwards, the issuer must comply with all reporting requirements for continuing connected transactions as the proposed exemption no longer applies; and
- (c) the issuer must maintain a record of its insignificant subsidiaries.

Given that such continuing connected transaction is exempted, we do not agree to limit the duration of the agreement or to follow the requirements in Rule 14A.35 which governs non-exempt continuing connected transactions.

We also take the view that if during the year, a subsidiary ceases to be an insignificant subsidiary and a transaction has been entered into prior thereto, which is exempted on the basis that such subsidiary was then an insignificant subsidiary, such transaction will still be exempted during its terms provided that such facts and circumstances will have to be disclosed to the Stock Exchange and the market by way of an announcement.

6.	-	or answers to question 5 are "Yes", do you agree that the proposed draft Rule dments in Appendix I to the Consultation Paper will implement our proposal?
	$\boxtimes$	Yes
	No. M. T.	No
	If you	a answer is "No", please provide reasons and alternative views.
		r comments as above are accepted, consequential amendments will have to nade to the proposed draft Rule amendments.
7.	under	u agree with Option 2, do you think that the definition of "major subsidiary": Rule 13.25 should be amended to align with that in the "insignificant subsidiary ption" if adopted?
		Yes
		No
	70.1	e provide reasons for your views.

N/A	
	minimis thresholds that trigger disclosure or shareholders' roval requirement for connected transactions
(a)	For the exemption from independent shareholders' approval requirement, do you support the proposal to revise the percentage threshold to 5%? If your answer is "No", please specify the percentage threshold that you consider appropriate.
	⊠ Yes .
	No. The percentage threshold should be (please specify):
	Please provide reasons for your views.
	We agree with the views and analysis of the Stock Exchange as outlined in the Consultation Paper.
(b)	For the exemption from all reporting, announcement and independent shareholders' requirements, do you support the proposal to revise the percentage threshold to 1%? If your answer is "No", please specify the percentage threshold that you consider appropriate.
	⊠ Yes
	No. The percentage threshold should be (please specify):
	Please provide reasons for your views.
	We agree with the views and analysis of the Stock Exchange as outlined in the Consultation Paper.
	ur answer to question 8 is "Yes", do you agree that the proposed draft Rule adments in Appendix I to the Consultation Paper will implement our proposal?
$\boxtimes$	Yes
	No
If yo	ur answer is "No", please provide reasons and alternative views.

_	ou agree that a percentage threshold is sufficient to assess whether a connected action is eligible for the de minimis exemptions?
$\boxtimes$	Yes
	No
Pleas	se provide reasons for your views.
	agree with the views and analysis of the Stock Exchange as outlined in the sultation Paper.
the p speci trans	ou believe that an absolute monetary cap should also be imposed, irrespective of ercentage threshold test for de minimis exemptions? If your answer is yes, please ify the monetary cap that you consider appropriate for fully exempt connected actions (the monetary cap for connected transactions exempt from independent sholders' approval would be adjusted proportionately).
$\boxtimes$	Yes. The monetary cap for fully exempt connected transactions should be:
	HK\$100 million HK\$200 million HK\$500 million HK\$1,000 million Other monetary cap (please specify): HK\$
	No
	nsactions that are revenue in nature and in the ordinary and al course of business
	you agree that the connected transaction Rules should govern revenue transactions connected persons?
$\boxtimes$	Yes
	No
Pleas	se provide reasons for your views.

We have diverse views as to whether and to what extent the connected transaction Rules should govern revenue transactions entered into with connected persons in the ordinary and usual course of business of the issuer as similar transactions are excluded from the definition of "transaction" (under Rule 14.04(g) for the purpose of Chapter 14, subject to the necessary safeguards therein).

As many issuers are majority-controlled or state-controlled, we are inclined to agree with the Stock Exchange not to introduce a general exemption for revenue transactions with connected persons for the time being but to relax certain connected transaction requirements in relation thereto so as to strike a regulatory balance between the costs to the issuers and the benefits to the market.

We also suggest the Stock Exchange should review this issue regularly so as to reflect the views of the market.

Proposed exemption for revenue transactions with associates of a passive investor

	ou agree with the proposed exemption for revenue transactions with associates of estantial shareholder who is a passive investor in the issuer group?
$\boxtimes$	Yes
	No
Pleas	se provide reasons for your views.
	agree with the views and analysis of the Stock Exchange as outlined in the sultation Paper.
share	you think that the proposed exemption should also require the substantial cholder be a passive investor in the relevant associate, for example, it is not level in the management of the relevant associate?
share	cholder be a passive investor in the relevant associate, for example, it is not
share invol	cholder be a passive investor in the relevant associate, for example, it is not lived in the management of the relevant associate?
share invol	cholder be a passive investor in the relevant associate, for example, it is not lived in the management of the relevant associate?  Yes
share involutions involutions.  Please We	cholder be a passive investor in the relevant associate, for example, it is not lived in the management of the relevant associate?  Yes  No

(a) do you agree that the passive investor must be a sovereign fund or an authorised unit trust or mutual fund?

	□ No
	Please provide reasons for your views.
	Please see our views and comments on question 15(b).
(b)	do you think that the exemption should be made available to other passive investors? If so, which?
	Yes. The exemption should be made available to (please specify):
	No No
	Please provide reasons for your views.
(c)	We are inclined to exempt all associates of any substantial shareholder (of an issuer) if such substantial shareholder is a passive investor of the issuer meeting the criteria set out in paragraph 59 of the Consultation Paper, and is not just limited to a sovereign fund, unit trust or mutual fund.  do you agree that the passive investor must not have representative on the least of directors of the investor and its subsidiaries?
	board of directors of the issuer and its subsidiaries?  X Yes
	Please provide reasons for your views.
	We think that in order to qualify for the status of a passive investor, it must not have a representative on the Board of Directors of the issuer and its subsidiaries, otherwise such passive investor will have an influence on the Board that is or may be in conflict with its status and position as a passive investor.
(d)	do you agree with other proposed conditions set out in paragraph 59 of the Consultation Paper?
	∑ Yes
	□ No
	Please provide reasons for your views.

We agree with the conditions set out in paragraph 59 of the Consultation Paper except that the passive investor should not only be limited to a sovereign fund, unit trust or mutual fund but should be expanded to include all entities that meet the conditions under paragraph 59.

We also take the view that a substantial shareholder ceases to be a passive investor and hence its associates will cease to be exempted; any transaction entered into prior thereto, on the basis of such exemption, will still be exempted during its term, provided that such facts and circumstances will have to be disclosed to the Stock Exchange and the market by way of an announcement, and any future transactions will be subject to the normal connected transaction rules.

16.		ur answer to question 13 is "Yes", do you agree that the proposed draft Rule dments in Appendix I to the Consultation Paper will implement our proposal?
	$\boxtimes$	Yes
		No
	If you	or answer is "No", please provide reasons and alternative views.
	If or	er comments are accepted, consequential amendments may be required.
	Propo service	osed modification of the exemption for provision of consumer goods or consumer ces
17.		ou agree with the proposed changes to expand the exemption for acquisition of imer goods or services described in paragraph 66 of the Consultation Paper?
	$\boxtimes$	Yes
		No
	Pleas	e provide reasons for your views.
	We	agree with the views outlined in the Consultation Paper.
18.	-	ur answer to question 17 is "Yes", do you agree that the proposed draft Rule dments in Appendix I to the Consultation Paper will implement our proposal?
	×	Yes
		No .

holding company described in paragraph 68(e) of the Consultation Paper.  Yes  No  No  A company controlled by the investee company (not being a subsidiary of t		
If your answer is "Yes", please elaborate your views.  HKEX may consider adopting the mechanism under Rule 14A.35 and annureview procedures under Rules 14A.37 & 14A.38 to exempt all connect transactions that are of a revenue nature and are entered into in the ordina and usual course of business of the issuer on terms that are no more favoural than those offered to independent third party consumers.  Definition of associate  Definition of associate in Rule 1.01 (for non-PRC issuer) and Rule 19A.04 (for PRC issuer)  Do you support the proposal to carve out from the definition of associate the following entities?  (i) The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.  Yes  No  No  (ii) A company controlled by the investee company (not being a subsidiary of the investee company) described in paragraph 68(f) of the Consultation Paper a this company's subsidiary, holding company and fellow subsidiary.  Yes		
HKEx may consider adopting the mechanism under Rule 14A.35 and annureview procedures under Rules 14A.37 & 14A.38 to exempt all connect transactions that are of a revenue nature and are entered into in the ordina and usual course of business of the issuer on terms that are no more favoural than those offered to independent third party consumers.  Definition of associate  Definition of associate in Rule 1.01 (for non-PRC issuer) and Ru 19A.04 (for PRC issuer)  Do you support the proposal to carve out from the definition of associate the followientities?  (i) The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.  Yes  No  No  (ii) A company controlled by the investee company (not being a subsidiary of the investee company) described in paragraph 68(f) of the Consultation Paper a this company's subsidiary, holding company and fellow subsidiary.  Yes	$\boxtimes$	Yes
HKEx may consider adopting the mechanism under Rule 14A.35 and annureview procedures under Rules 14A.37 & 14A.38 to exempt all connect transactions that are of a revenue nature and are entered into in the ordina and usual course of business of the issuer on terms that are no more favoural than those offered to independent third party consumers.  Definition of associate  Definition of associate in Rule 1.01 (for non-PRC issuer) and Ru 19A.04 (for PRC issuer)  Do you support the proposal to carve out from the definition of associate the followientities?  (i) The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.  Yes  No  No  (ii) A company controlled by the investee company (not being a subsidiary of the investee company) described in paragraph 68(f) of the Consultation Paper a this company's subsidiary, holding company and fellow subsidiary.  Yes		No
review procedures under Rules 14A.37 & 14A.38 to exempt all connect transactions that are of a revenue nature and are entered into in the ordina and usual course of business of the issuer on terms that are no more favoural than those offered to independent third party consumers.  Definition of associate  Definition of associate in Rule 1.01 (for non-PRC issuer) and Ru 19A.04 (for PRC issuer)  Do you support the proposal to carve out from the definition of associate the following entities?  (i) The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.  Yes  No  No  (ii) A company controlled by the investee company (not being a subsidiary of the investee company) described in paragraph 68(f) of the Consultation Paper at this company's subsidiary, holding company and fellow subsidiary.  Yes	If yo	our answer is "Yes", please elaborate your views.
Definition of associate in Rule 1.01 (for non-PRC issuer) and Rule 19A.04 (for PRC issuer)  Do you support the proposal to carve out from the definition of associate the following entities?  (i) The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.  Yes  No  No  (ii) A company controlled by the investee company (not being a subsidiary of the investee company) described in paragraph 68(f) of the Consultation Paper at this company's subsidiary, holding company and fellow subsidiary.  Yes	rev tra	riew procedures under Rules 14A.37 & 14A.38 to exempt all connecte nsactions that are of a revenue nature and are entered into in the ordinar I usual course of business of the issuer on terms that are no more favourable.
Do you support the proposal to carve out from the definition of associate the following entities?  (i) The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.  □ No  (ii) A company controlled by the investee company (not being a subsidiary of the investee company) described in paragraph 68(f) of the Consultation Paper at this company's subsidiary, holding company and fellow subsidiary.  □ Yes  □ Yes	Det	finition of associate
<ul> <li>(i) The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.</li> <li>Yes</li> <li>No</li> <li>(ii) A company controlled by the investee company (not being a subsidiary of the investee company) described in paragraph 68(f) of the Consultation Paper at this company's subsidiary, holding company and fellow subsidiary.</li> <li>Yes</li> </ul>	<b>T</b>	
holding company described in paragraph 68(e) of the Consultation Paper.  Yes  No  A company controlled by the investee company (not being a subsidiary of t investee company) described in paragraph 68(f) of the Consultation Paper a this company's subsidiary, holding company and fellow subsidiary.  Yes		
<ul> <li>No</li> <li>(ii) A company controlled by the investee company (not being a subsidiary of t investee company) described in paragraph 68(f) of the Consultation Paper a this company's subsidiary, holding company and fellow subsidiary.</li> <li>✓ Yes</li> </ul>	19 <i>A</i>	A.04 (for PRC issuer)  you support the proposal to carve out from the definition of associate the following
(ii) A company controlled by the investee company (not being a subsidiary of t investee company) described in paragraph 68(f) of the Consultation Paper a this company's subsidiary, holding company and fellow subsidiary.  Yes	Do enti	A.04 (for PRC issuer)  you support the proposal to carve out from the definition of associate the followinties?  The holding company of the investee company or a fellow subsidiary of the
investee company) described in paragraph 68(f) of the Consultation Paper a this company's subsidiary, holding company and fellow subsidiary.  Yes	Do enti	you support the proposal to carve out from the definition of associate the following ties?  The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.
·	Do enti	you support the proposal to carve out from the definition of associate the following ties?  The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.  Yes
□ No	Do enti	you support the proposal to carve out from the definition of associate the following ties?  The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.  Yes  No  A company controlled by the investee company (not being a subsidiary of the investee company) described in paragraph 68(f) of the Consultation Paper and
	Do enti	you support the proposal to carve out from the definition of associate the following ties?  The holding company of the investee company or a fellow subsidiary of the holding company described in paragraph 68(e) of the Consultation Paper.  Yes  No  A company controlled by the investee company (not being a subsidiary of the investee company) described in paragraph 68(f) of the Consultation Paper and this company's subsidiary, holding company and fellow subsidiary.

Please provide reasons for your views.

	nsultation Paper.
	our answer to question 20 is "Yes", do you agree that the proposed draft Rule andments in Appendix I to the Consultation Paper will implement our proposal?
$\boxtimes$	Yes
	No
Ify	our answer is "No", please provide reasons and alternative views.
Ex	tended definition of associate in Rule 14A.11(4)
in v	you agree with the proposed extension of the definition of associate to a company which a connected person's relative has a majority control as described in paragraph of the Consultation Paper?
$\boxtimes$	Yes
	No
Plea	se provide reasons for your views.
W	
We Co	e agree with the views and analysis of the Stock Exchange as outlined in the
We Co	e agree with the views and analysis of the Stock Exchange as outlined in the nsultation Paper.  our answer to question 22 is "Yes", do you agree that the proposed draft Rule
If y ame	e agree with the views and analysis of the Stock Exchange as outlined in the insultation Paper.  our answer to question 22 is "Yes", do you agree that the proposed draft Rule endments in Appendix I to the Consultation Paper will implement our proposal?

J) C	finition of connected person
No	n wholly-owned subsidiary
sub	you agree with the proposed exemption for (i) transactions between a connected sidiary and any of its own subsidiaries; and (ii) transactions between any sidiaries of the connected subsidiary?
$\boxtimes$	Yes
	No
Plea	ase provide reasons for your views.
t t	e agree with the views and analysis of the Stock Exchange as outlined in the insultation Paper.
	rour answer to question 24 is "Yes", do you agree that the proposed draft Rule endments in Appendix I to the Consultation Paper will implement our proposal?
X	Yes
	No
Ify	our answer is "No", please provide reasons and alternative views.
con	you agree that a non wholly-owned subsidiary should not be regarded as a nected person in the circumstances described in paragraphs 81(a) and (b) of the isultation Paper?
$\boxtimes$	Yes
	No
Ple	ase provide reasons for your views.
· 📆	e agree with the views and analysis of the Stock Exchange as outlined in the

	⊠ Yes
	□ No
	If your answer is "No", please provide reasons and alternative views.
(2)	Promoter of a PRC issuer
28.	Do you support the proposal to delete "promoter" of a PRC issuer from the definition of connected person?
	⊠ Yes
	□ No
	Please provide reasons for your views.
	We agree with the views and analysis of the Stock Exchange as outlined in the Consultation Paper.
29.	If your answer to question 28 is "Yes", do you agree that the proposed draft Rule amendments in Appendix I to the Consultation Paper will implement our proposal?
	⊠ Yes
	□ No
	If your answer is "No", please provide reasons and alternative views.
(3)	PRC Governmental Body
30.	Do you support the proposal to apply those provisions for PRC Governmental Body in Chapter 19A to connected persons of non-PRC issuers?
	⊠ Yes

Pleas	e provide reasons for your views.
•	ur answer to question 30 is "Yes", do you agree that the proposed draft Rule dments in Appendix I to the Consultation Paper will implement our proposal?
	gree with the views and analysis of the Stock Exchange as outlined in the ultation Paper.
×	Yes
	No
If yo	ur answer is "No", please provide reasons and alternative views.
Mar	
Do y	ou support the proposal to delete "management shareholder" from the definition
Do y	ou support the proposal to delete "management shareholder" from the definition nnected person in the GEM Rules?
Do y	ou support the proposal to delete "management shareholder" from the definition
Do y of co	ou support the proposal to delete "management shareholder" from the definition nnected person in the GEM Rules?
Do y of co	ou support the proposal to delete "management shareholder" from the definition nnected person in the GEM Rules?  Yes
Do y of co	ou support the proposal to delete "management shareholder" from the definition nnected person in the GEM Rules?  Yes  No e provide reasons for your views.
Do y of co	ou support the proposal to delete "management shareholder" from the definition nuected person in the GEM Rules?  Yes  No e provide reasons for your views.  agree with the views and analysis of the Stock Exchange as outlined in the
Do y of co	ou support the proposal to delete "management shareholder" from the definition nuected person in the GEM Rules?  Yes  No e provide reasons for your views.  agree with the views and analysis of the Stock Exchange as outlined in the sultation Paper.  ur answer to question 32 is "Yes", do you agree that the proposed draft Rule
Do y of co	ou support the proposal to delete "management shareholder" from the definition meeted person in the GEM Rules?  Yes  No e provide reasons for your views.  agree with the views and analysis of the Stock Exchange as outlined in the sultation Paper.  ur answer to question 32 is "Yes", do you agree that the proposed draft Rule dements in Appendix I to the Consultation Paper will implement our proposal?

Oth	er changes to the connected transaction Rules
	mption for small transaction involving issue of new securitie sidiary
	ou agree with the proposal to remove the restriction on applying the de min options to an issue of securities by the issuer's subsidiary?
$\boxtimes$	Yes
	No
Pleas	e provide reasons for your views.
_	ur answer to question 34 is "Yes", do you agree that the proposed draft dments in Appendix I to the Consultation Paper will implement our proposal Yes
	No
ب If yo	ur answer is "No", please provide reasons and alternative views.
	_
Exe	nption for financial assistance provided on a pro-rata basis
	you agree with the proposal to clarify that the exemption under 55(3)(b)(i) will apply where the commonly held entity is also a connected pe
$\boxtimes$	Yes
	No
Pleas	e provide reasons for your views.

	agree with the views and analysis of the Stock Exchange as outlined in the sultation Paper.	
	ar answer to question 36 is "Yes", do you agree that the proposed draft Rule dments in Appendix I to the Consultation Paper will implement our proposal?	
$\boxtimes$	Yes	
	No	
If you	ar answer is "No", please provide reasons and alternative views.	
	sactions with third parties involving joint investments with ected persons	
Do you agree with the proposal to extend the exemption under Note 3 to Rule 14A.13(1)(b)(i) to disposal transactions mentioned in paragraph 108 of the Consultation Paper?		
$\boxtimes$	Yes	
	No	
Pleas	e provide reasons for your views.	
	agree with the views and analysis of the Stock Exchange as outlined in the sultation Paper.	
•	or answer to question 38 is "Yes", do you agree that the proposed draft Rule dments in Appendix I to the Consultation Paper will implement our proposal?	
$\boxtimes$	Yes	
	No	
If yo	or answer is "No", please provide reasons and alternative views.	

1)	Annual review of continuing connected transactions			
0.	Do you agree with the proposed Rule amendments to clarify that the annual review requirements apply to continuing connected transactions that are subject to reporting and disclosure requirements in Chapter 14A?			
	⊠ Yes			
	□ No			
	Please provide reasons for your views.			
	If our comments on question 19 are accepted, we think the annual review procedures should cover such connected transactions, even if they are exempted, as their exemptions are premised on the safeguards imposed under the annual review procedures.			
•	If your answer to question 40 is "Yes", do you agree that the proposed draft Rule amendments in Appendix I to the Consultation Paper will implement our proposal?			
	⊠ Yes			
	□ No			
	If your answer is "No", please provide reasons and alternative views.			
	Are there any other comments you would like to make?			
	☐ Yes			
	⊠ No			
	If your answer is "Yes", please elaborate your views.			

The Law Society of Hong Kong Securities Law Committee 24 November 2009

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