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/eng/newsconsul/mktconsul/Documents/cp201304.pdf

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

Chapter III: Plain Language Amendments to Connected Transaction Rules

1.	Do yo	ou support the proposal to re-write Chapter 14A?
	\boxtimes	Yes
		No
	If you	ur answer is "No", please give reasons for your views.
•		
2.		ou consider that the draft new Chapter 14A in Appendix I of the Consultation Paper ately reflects the current Chapter 14A?
		Yes
		No
	If you	ar answer is "No", please give reasons for your views.
3.	•	ou have any other comments on the draft Rule amendments in Appendix I of the altation Paper?
		Yes
		No

	If y	If your answer is "Yes", please elaborate your views.			
Chapter IV: Scope of Connected Persons and Connected Transactions					
Part	1 – \$	Scope of connected persons			
A.	De	finition of connected person			
A (1)	Coi	nnected persons at the issuer level			
4.	Do you agree that there is no need to extend the definition of connected person to the key management personnel of an issuer's controlling shareholder/holding company?				
		Yes			
		No			
	If y	our answer is "No", please give reasons for your views.			
A(2)	Cor	nnected persons at the subsidiary level			
5.	Do you support:				
	(a)	the proposal described in paragraph 90(a) of the Consultation Paper to require transactions with persons connected only at the subsidiary level be subject to the approval of the issuer's board members (including independent non-executive directors) who do not have a material interest in the transaction, instead of the approval of shareholders, and disclosed to the shareholders?			
		⊠ Yes			
		No			

		If your answer is "No", please give reasons for your views.
		the proposal described in paragraph 90(b) of the Consultation Paper to exempt all transactions between the issuer group and connected persons at the subsidiary level, other than transactions between a subsidiary (or any subsidiary below it) and the person connected with that subsidiary?
		⊠ Yes
		□ No
		If your answer is "No", please give reasons for your views.
В.	The	e deeming provision
6.	Do	you agree with the proposal to introduce principle-based tests described in paragraph of the Consultation Paper for deeming a person as connected?
		Yes
		No
	If yo	our answer is "No", please give reasons for your views.
C.	Exc	ceptions to the definition of connected person
C (1)	sub	ignificant subsidiary exemption (if persons connected at the sidiary level are not excluded from the definition of connected (son)

7.	Do you agree with the proposal described in paragraph 100 of the Consultation Paper to exempt all persons connected only because of its relationship with the issuer's insignificant subsidiaries?
	⊠ Yes
	□ No
	If your answer is "No", please give reasons for your reviews.
	This is to exclude (not "exempt") those persons as connected persons so connected only because of their relationship with the issuer's subsidiary level.
C(2)	Exemption for trustee interests
8.	Do you agree with the proposal described in paragraph 105 of the Consultation Paper to exclude from the definition of associate any trustee of an employee share scheme or occupational pension scheme if the connected persons' interests in the scheme are less than 10%?
	⊠ Yes
	□ No
	If your answer is "No", please give reasons for your views.
C(3)	Exemption for connected person holding an interest in an associate through the issuer
9.	Do you agree with the proposal described in paragraph 110 of the Consultation Paper to clarify that the exemption in Note 1 to Rule 14A.11(4) (paragraph 9 of the Guide) would apply if the connected person and his associate's interests in the entity (other than those held through the issuer) are less than 10%?
	⊠ Yes
	□ No
	If your answer is "No", please give reasons for your views.

Part 2 – Scope of connected transactions

	ancing arrangements with a commonly held entity
	you agree that we should retain the connected transaction requirements for financing ngements with commonly held entities?
	Yes
	No
If y	our answer is "No", please give reasons for your views.
Bu	ying or selling interests in a target company
to r	you agree with the proposal described in paragraph 131(a) of the Consultation Paper estrict Paragraph (i) of Rule 14A.13(1)(b) (paragraphs 27 to 29 of the Guide) to sactions involving controllers at the issuer level?
\boxtimes	Yes
	No
If y	our answer is "No", please give reasons for your views.
	you agree with the proposal described in paragraph 131(b) of the Consultation Paper
to e	exclude disposals of interests in target companies from Paragraph (i) of Rule 1.13(1)(b) (paragraphs 27 to 29 of the Guide)?
to e	exclude disposals of interests in target companies from Paragraph (i) of Rule
to e	exclude disposals of interests in target companies from Paragraph (i) of Rule 1.13(1)(b) (paragraphs 27 to 29 of the Guide)?

13.	Do you agree with the proposal described in paragraph 131(c) of the Consultation Paper to remove Paragraphs (ii) to (iv) of Rule 14A.13(1)(b) (paragraphs 31 and 32 of the Guide)?		
	⊠ Yes		
	□ No		
	If your answer is "No", please give reasons for your views.		
Cha	apter V: Connected Transaction Requirements		
F.	Compliance framework for continuing connected transactions ("CCTs")		
14.	Do you consider that information provided to shareholders regarding CCTs conducted under framework agreements contains sufficient specificity, in particular as to the methods or procedures to determine pricing for investors to make informed decisions?		
	⊠ Yes		
	□ No		
	If your answer is "No", please also state the information that you consider should be disclosed in announcements and circulars.		
	Please give reasons for your views.		
	Sufficient safeguards including annual reviews by independent directors and auditors are in place to ensure that CCTs are conducted on normal commercial terms and are not prejudicial to the interests of the issuer and its minority shareholders.		

15.	Do you consider that the current Rules governing CCTs and market practice in relation CCTs that are conducted under framework agreements are appropriate? Do they provide sufficient safeguards to ensure that the transactions will be on normal commercial term and will not be prejudicial to the interests of the issuers and its minority shareholders?	
	\boxtimes	Yes
		No
	Dleace	give reasons for your views

Please give reasons for your views.

The annual review by independent non-executive directors and the annual confirmation by the auditors under the Listing Rules provide sufficient safeguards to ensure that CCTs are carried out on normal commercial terms.

F(1) Written agreements

16.	Do you agree with the proposal to codify the waiver practice to allow an issuer to obtain a shareholders' mandate (or a mandate from the board if the transactions is exempt from the shareholder approval requirement) in lieu of a framework agreement with the connected person?		
	⊠ Yes		
	□ No		
	If your answer is "No", please give reasons for your views.		
17.	If your answer to Question 16 is 'Yes':		
	(a) Do you agree to limit the mandate period to not more than 3 years?		
	Yes		
	No		
	If your answer is "No", please give reasons for your views.		
	It is impractical to limit all CCTs to 3 years. Some transactions, by nature, need to be longer than 3 years. For example, a lease involves large amount of renovation costs for the premises concerned.		
	(b) Do you agree with the waiver conditions described in paragraph 151 of the Consultation Paper?		
	⊠ Yes		
	□ No		
	If your answer is "No", please give reasons for your views.		

F(2) Annual cap

18.	Do you support the proposal to allow the cap for a CCT of a revenue nature be expressed as a percentage of the issuer's annual revenue or other financial items in its published audited accounts?		
		Yes	
		No	
	If your	answer is "No", please give reasons for your views.	
F (3)	Audite	ors' confirmation letter	
19.		support the proposal described in paragraph 161 of the Consultation Paper to the Rules relating to auditors' confirmation on CCTs in line with PN 740?	
	\boxtimes	Yes	
		No	
	If your	answer is "No", please give reasons for your views.	
G.	Requi	rements for connected transactions involving option arrangements	
G (1)	Transf	fer or non-exercise of option	
20.		agree with the proposed alternative classification Rules for any transfer or non-e of an option?	
	\boxtimes	Yes	
		No	
	If your	answer is "No", please give reasons for your views.	

G(2) Termination of option

21.

H.

22.

For any termination of an option involving a connected person:
(a) Do you agree with the proposal described in paragraph 170 of the Consultation Paper to classify the termination as if the option is exercised unless the issuer has no discretion over the termination?
□ No
If your answer is "No", please give reasons for your views.
(b) Do you agree that the proposed alternative classification Rules described in paragraph 166 of the Consultation Paper should also apply to the termination?
□ No
If your answer is "No", please give reasons for your views.
Minor changes to clarify the requirements relating to independent advice on connected transactions
Do you agree with the proposed Rule change to clarify that the independent board committee also needs to advise whether the connected transaction is on normal commercial terms and in the issuer's ordinary and usual course of business?
⊠ Yes
■ No

	If your answer is "No", please give reasons for your views.	
CI.		
Cha	apter VI: Exemptions for Connected Transactions	
I.	De minimis exemptions	
23.	Do you agree that we should retain the monetary limit of HK\$1 million for fully exempt connected transactions?	
	Yes	
	⊠ No	
	If your answer is "No", do you think that the limit should be increased to HK\$2 million, HK\$3 million, HK\$4 million, HK\$5 million, or some other amount (<i>please specify with reasons</i>)?	
	HK\$2 million HK\$3 million HK\$4 million HK\$5 million Other amount (please specify):	
	Please give reasons for your views.	
	The monetary limit was set some time ago and HK\$1 million should be raised on account of inflation and general business needs	
24.	Do you agree that we should retain the monetary limit of HK\$10 million for connected transactions exempt from the shareholder approval requirements?	
	No. The appropriate limit should be (<i>please specify</i>): HK\$50 million	
	Please give reasons for your views.	
	The monetary limit was set some time ago and HK\$10 million should be raised on account of inflation and general business needs	

J.	Exemption for provision of consumer goods or services
25.	Do you support the proposal described in paragraph 181 of the Consultation Paper to remove the 1% cap on transaction value for the exemption for provision or receipt of consumer goods or services?
	■ No
	If your answer is "No", please give reasons for your views.
K.	Exemption for provision of director's indemnity
26.	Do you agree with the proposal described in paragraph 183 of the Consultation Paper to exempt an issuer granting indemnity to a director against liabilities that may be incurred in the course of the director performing his duties, if it does not contravene any law of the issuer's place of incorporation?
	⊠ Yes
	□ No
	If your answer is "No", please give reasons for your views.
27.	Do you agree with the proposal described in paragraph 186 of the Consultation Paper to exempt an issuer purchasing and maintaining insurance for a director against liabilities to third parties that may be incurred in the course of performing his duties, if it does not contravene any law of the issuer's place of incorporation?
	⊠ Yes
	□ No
	If your answer is "No", please give reasons for your views.

28.	Do yo Rules?		any	other	comments	or	suggestions	relating	to the	connected	transaction
	\bowtie	Yes									

■ No

If your answer is "Yes", please elaborate your views.

The current de minimis threshold 0.1% for connected transactions with connected persons at the issuer level was set a long time ago. Given the issuers' compliance burden outweighing the benefits to public shareholders in terms of full disclosure of such small connected transactions marginally exceeding the current 0.1% de minimis threshold, it is suggested to increase the de minimis threshold of connected transactions with connected persons at the issuer level for full exemption to 0.2% of the applicable size test ratios.

- End -