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/cp201406.pdf

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

1.	Do you agree with our proposal to amend the title of Section C.2 of the Code to "Risk management and internal control"?		
		Yes	
		No	
	Pleas	e give reasons for your views.	
2.	Do y board to the	ou agree with the proposed amendments to Principle C.2 to define the roles of the and the management, and state that the management should provide assurance board on the effectiveness of the risk management systems? Is the intention of the osed wording sufficiently clear?	
		Yes	
		No	
	Pleas	e give reasons for your views.	
	We	agree with the reasons set out in paragraphs 36 to 50 of the Consultation Paper.	

3.	Do you agree with our proposal to introduce an amended RBP (C.2.6) to provide that the board may disclose in the Corporate Governance Report that it has received assurance from management on the effectiveness of the issuer's risk management and internal control systems? Is the intention of the proposed wording sufficiently clear?
	X Yes
	□ No
	Please give reasons for your views.
	We agree with the reasons set out in paragraphs 36 to 50 of the Consultation Paper.
4.	Do you agree with the proposed amendments to CP C.2.1 to state that the board should oversee the issuer's risk management and internal control systems on an ongoing basis? Is the intention of the proposed wording sufficiently clear?
	⊠ Yes
	□ No
	Please give reasons for your views.
	We agree with the reasons set out in paragraphs 57, 66 and 67 of the Consultation Paper.
5.	Do you agree with our proposal to upgrade to a CP the existing RBP C.2.3, which sets out the matters that the board's annual review should consider?
	Yes Yes
	■ No
	Please give reasons for your views.
	We agree with the reasons set out in paragraphs 56 and 58 to 65 of the Consultation Paper.

6.	Do you agree with our proposal to upgrade to a CP the existing RBP C.2.4, which sets ou the particular disclosures that issuers should make in their Corporate Governance Reports in relation to how they have complied with the internal control CPs during the reporting period?
	■ No
	Please give reasons for your views.
7.	We agree with the reasons set out in paragraph 69 of the Consultation Paper. Do you agree with our proposal to amend the wording of proposed CP C.2.4 to simplify the requirements and remove ambiguous language, and to make clear that the risk management and internal control systems are designed to manage rather than eliminate risks? Is the intention of the proposed wording sufficiently clear?
	∑ Yes
	□ No
	Please give reasons for your views.
	We agree with the reasons set out in paragraph 70 of the Consultation Paper.

8.	recor	lation to proposed CP C.2.4, do you agree with our proposal to upgrade the existing mmendation that issuers disclose their procedures and internal controls for handling disseminating inside information (Section S., paragraph (a)(ii)), and amend it to ide the handling of "other regulatory compliance risks"?		
		Yes		
		No		
	Pleas	Please give reasons for your views.		
	sh dis ha co Th led or sta qu dis les	e agree with the proposal to upgrade the existing recommendation that issuers ould disclose their procedures and internal controls for handling and exeminating inside information (existing Section S, paragraph (a)(ii)), but we we concerns in relation to including the disclosure of procedures and internal introls for handling of "other regulatory compliance risks". The consultation document does not define "other regulatory compliance risks" awing companies with some degree of uncertainty and exposure around what does does not require disclosure. Whilst we see the benefit for shareholders and other akeholders of disclosing internal controls and procedures on specific matters, we destion the benefit of such a broad definition, which may lead to boiler plate sclosures. We would suggest that "other regulatory compliance risks" is made as generic or further details guidance accompanies the proposed CP C.2.4(e) ovision in order that companies can make meaningful disclosures.		
9.	-	you agree with our proposal to upgrade to Mandatory Disclosures the following ing Recommended Disclosures in relation to internal controls (Section S.):		
	(a)	whether the issuer has an internal audit function;		
	(b)	how often the risk management and internal control systems are reviewed, the period covered, and where an issuer has not conducted a review during the year, an explanation why not;		
	(c)	a statement that a review of the effectiveness of the risk management and internal control systems has been conducted and whether the issuer considers them effective and adequate; and		
	(d)	significant views or proposals put forward by the audit committee?		
	\boxtimes	Yes		
		No		

Please give reasons for your views.

We agree with	the reasons set o	out in paragraph	h 71 of the Con	sultation Paper	r.

10.	Do you agree with our proposal to move the existing recommendation that issuers disclose details of any significant areas of concern (Section S., paragraph (a)(ix)) to a new RBP C.2.7, and to amend the provision to widen its application by removing the reference to areas of concern "which may affect shareholders"?
	⊠ Yes
	□ No
	Please give reasons for your views.
11.	Do you agree with our proposal to remove RBP C.2.5, which states that issuers should ensure their disclosures provide meaningful information and do not give a misleading impression?
	⊠ Yes
	□ No
	Please give reasons for your views.
	We agree with the reasons set out in paragraph 76 of the Consultation Paper.

Do you agree with our proposals to remove the recommendations that issuers include in their Corporate Governance Reports:
(a) an explanation of how the internal control system has been defined for them (Section S., paragraph (a)(i)); and
(b) the directors' criteria for assessing the effectiveness of the internal control system (Section S., paragraph (a)(vii))?
⊠ Yes
□ No
Please give reasons for your views.
Do you agree with our proposal to upgrade RBP C.2.6 to a CP (re-numbered C.2.5) and amend it to state that an issuer should have an internal audit function, and issuers without an internal audit function should review the need for one on an annual basis and disclose the reasons for the absence of such function in the Corporate Governance Report? Is the intention of the proposed wording sufficiently clear?
∑ Yes
□ No
Please give reasons for your views.

	-	Do you agree with our proposal to introduce new Notes to the proposed CP C.2.5 to clarify that:			
	(a)	the role of the internal audit function is to carry out the analysis and independent appraisal of the adequacy and effectiveness of an issuer's risk management and internal control systems; and			
	(b)	a group with multiple listed issuers may share group resources of the holding company to carry out the internal audit function for members of the group?			
		Yes			
		No			
	Is the	e intention of the proposed wording sufficiently clear? Please give reasons for your s.			
15.	Pa _j	e agree with the reasons set out in paragraphs 80 and 88 of the Consultation per.			
13.	expe	ou agree with our proposal to amend the existing CP C.2.2 to state that the board's all review should ensure the adequacy of resources, staff qualifications and rience, training programmes and budget of the issuer's internal audit function (in			
13.	expe	al review should ensure the adequacy of resources, staff qualifications and rience, training programmes and budget of the issuer's internal audit function (in ion to its accounting and financial reporting functions)?			
13.	expe	al review should ensure the adequacy of resources, staff qualifications and rience, training programmes and budget of the issuer's internal audit function (in ion to its accounting and financial reporting functions)? Yes			
13.	experaddit	al review should ensure the adequacy of resources, staff qualifications and rience, training programmes and budget of the issuer's internal audit function (in ion to its accounting and financial reporting functions)? Yes No			
13.	experaddit	al review should ensure the adequacy of resources, staff qualifications and rience, training programmes and budget of the issuer's internal audit function (in ion to its accounting and financial reporting functions)? Yes			
13.	experaddit	al review should ensure the adequacy of resources, staff qualifications and rience, training programmes and budget of the issuer's internal audit function (in ion to its accounting and financial reporting functions)? Yes No			
13.	experaddit	al review should ensure the adequacy of resources, staff qualifications and rience, training programmes and budget of the issuer's internal audit function (in ion to its accounting and financial reporting functions)? Yes No e give reasons for your views.			

16.	Do you agree with our proposal to amend Principle C.3 in respect of audit committees and CP C.3.3 in respect of their terms of reference to incorporate "risk management" where appropriate?
	⊠ Yes
	■ No
	Please give reasons for your views.
17.	We agree with the reasons set out in paragraphs 94 to 101 of the Consultation Paper. Do you agree that the matter of establishing a separate board risk committee should be left to issuers to decide in accordance with their own circumstances?
	∑ Yes
	□ No
	Please give reasons for your views.
	We agree. Committee proliferation would create silos and interfacing issues and not necessarily effective if the board's size is relatively small and sufficient time is provided to the full board to review the risk issues.

18.	What would be an appropriate period of time between the publication of the consultation conclusions and the implementation of the amendments set out in the Consultation Paper			
		Six months		
		Nine months		
		12 months		
		Others (please specify:)		
	Please give reasons for your views.			
		We are ready to comply within six months, though we have no objection if a longer period for implementation is granted.		