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:

https://www.hkex.com.hk/eng/newsconsul/mktconsul/Documents/cp2017111.pdf.

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

PART	I: INE	DEPENDENT NON-EXECUTIVE DIRECTORS
Overb	oardir	ng and INED's time commitment
1.	Do you agree with our proposed amendment to Code Provision (on a "comply or explain" basis) so that in addition to the requirements, the board should also explain, if the proposed non-executive director ("INED") will be holding his seventh (or company directorship, why he would still be able to devote suff the board?	
	\boxtimes	Yes
		No
	Pleas	e give reasons for your views.
Board	diver	sity
2.	explai policy	ou agree with our proposals to upgrade CP A.5.6 (on a "comply or n" basis) to a Rule (Rule 13.92) requiring issuers to have a diversity and to disclose the policy or a summary of it in their corporate nance reports?
	\boxtimes	Yes
		No
	Pleas	e give reasons for your views.

While I agree that board diversity should be a goal and that having a board diversity policy is a desirable objective for listed companies, in the case of gender diversity, there may be occasions where there is either a lack of qualified candidates with the requisite experience or persons who are willing to take on the role of INED in a company in a particular industry which may make it difficult for boards to meet the target of board diversity in terms of gender diversity.

3.	Do you agree with our proposal to amend CP A.5.5 that it requires (on a "comply or explain" basis) the board to state in the circular to shareholders accompanying the resolution to elect the director:
	 (i) the process used for identifying the nominee; (ii) the perspectives, skills and experience that the person is expected to bring to the board; and (iii) how the nominee would contribute to the diversity of the board.
	□ No
	Please give reasons for your views.
	Diversity can be measured in terms of gender diversity, cultural or ethnic diversity, even diversity in terms of experience in a different business sector but which gives an individual a different and useful alternative perspective as potential INED to a listed company. Where an individual is considered to be the best person for the role, in terms of experience and perspective, while not necessarily meeting the criteria of gender diversity, this should be considered acceptable to the HKEx and the listed company allowed to explain reasons for its selection to shareholders.
4.	Do you agree with our proposal to amend Mandatory Disclosure Requirement L.(d)(ii) to reflect the upgrade of CP A.5.6 (on a "comply or explain" basis) to a Rule (Rule 13.92) requiring issuers to have a diversity policy and to disclose the policy or a summary of it in their Corporate Governance Reports?
	□ No
	Please give reasons for your views.

Factors affecting INED's independence

A. Cooling off periods for former professional advisers

year	u agree with our proposal to revise Rule 3.13 (3) so that there is a three-cooling off period for professional advisers before they can be dered independent, instead of the current one year?
\boxtimes	Yes
	No
Pleas	e give reasons for your views.
basis) the is	ou agree with our proposal to revise CP C.3.2 (on a "comply or explain" so that there is a three-year cooling off period for a former partner of suer's existing audit firm before he can be a member of the issuer's audit hittee?
\boxtimes	Yes
	No
Pleas	e give reasons for your views.

7.			
	Do you agree with our proposal to revise Rule 3.13(4) to introduce a one-year cooling off period for a proposed INED who has had material interests in the issuer's principal business activities in the past year?		
	Yes		
	No		
	Please give reasons for your views.		
	I think that the "cooling off" period should be longer - 3 years like the other proposed "cooling off" period criteria		
C.	Cross-directorships or Significant Links with other Directors		
8.	Do you agree with our proposal to introduce a new Recommended Best Practice A.3.3 (i.e. voluntary) to recommend disclosure of INEDs' cross-directorships in the Corporate Governance Report?		
8.	Practice A.3.3 (i.e. voluntary) to recommend disclosure of INEDs' cross-		
8.	Practice A.3.3 (i.e. voluntary) to recommend disclosure of INEDs' cross-directorships in the Corporate Governance Report?		
8.	Practice A.3.3 (i.e. voluntary) to recommend disclosure of INEDs' cross-directorships in the Corporate Governance Report? Yes		
8.	Practice A.3.3 (i.e. voluntary) to recommend disclosure of INEDs' cross-directorships in the Corporate Governance Report? Yes No		

Cooling off period in respect of material interests in business activities

В.

9.	Do you agree with our proposal to introduce a Note under Rule 3.13 to encourage inclusion of an INED's immediate family members in the assessment of the director's independence?			
	\boxtimes	Yes		
		No		
	Please	e give reasons for your views.		
10.	Do you agree with our proposal to adopt the same definition for "immediate family member" as Rule 14A.12(1)(a) which defines an 'immediate family member" as "his spouse, his (or his spouse's) child or step-child, natural or adopted, under the age of 18 years"?			
	\boxtimes	Yes		
		No		
	Please	e give reasons for your views.		
PART	II:	NOMINATION POLICY		
11.	L.(d)(i	u agree with our proposal to amend Mandatory Disclosure Requirement i) of Appendix 14 to require an issuer to disclose its nomination policy ed during the year?		
		Yes		
		No		
	Please	e give reasons for your views.		

D.

Family ties

PART III: DIRECTORS' ATTENDANCE AT MEETINGS

Directors' attendance at general meetings

12.	Do you agree with our proposal to amend CP A.6.7 (on a "comply or explain" basis) by removing the last sentence of the current wording (i.e. they should also attend general meetings and develop a balanced understanding of the views of shareholders.)?		
	Yes		
	□ No		
	Please give reasons for your views.		
	INEDs should be required to attend general meetings of shareholders, in case minority shareholders have issues of concern that they desire to raise at such meetings.		
Chai	rman's annual meetings with INEDs		
13.	Do you agree with our proposal to revise CP A.2.7 (on a "comply or explain" basis) to state that INEDs should meet at least annually with the chairman?		
	□ No		
	Please give reasons for your views.		

PART	IV:	DIVIDEND POLICY
14.		u agree with our proposal to introduce CP E.1.5 requiring (on a "comply lain" basis) the issuer to disclose its dividend policy in the annual report?
	\boxtimes	Yes
		No
	Please	e give reasons for your views.
PART	V:	ELECTRONIC DISSEMINATION OF CORPORATE COMMUNICATIONS – IMPLIED CONSENT
15.	conse	ou think that the Rules should be amended to allow shareholders' nt to be implied for electronic dissemination of corporate unications by issuers?
		Yes
	\boxtimes	No
	Please	e give reasons for your views.