

# **Business and Risk Management Questionnaire for Licensed Corporation**

(Made for the purposes of compliance with the requirements of section 156(1)(a) of the Securities and Futures Ordinance (Cap.571) as amplified in section 3(1) of the Securities and Futures (Accounts and Audit) Rules (Cap.571P))

1 Central Entity Number ("CE Number"): [BQ17001]				
2 Name of Licensed Corporation: [BQ17002]				
3 Financial year ended: [BQ17003]				
4 Type(s) of regulated activity(ies) for which the Licensed Corporation is licensed. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17004]				
☐ Type 1 - Dealing in securities				
Type 2 - Dealing in futures contracts				
Type 3 - Leveraged foreign exchange trading				
Type 4 - Advising on securities				
Type 5 - Advising on futures contracts				
Type 6 - Advising on corporate finance				
Type 7 - Providing automated trading services				
Type 8 - Securities margin financing				
Type 9 - Asset management				
<ul> <li>■ Type 10 - Providing credit rating services</li> <li>■ The Licensed Corporation is subject to the licensing condition that it shall not hold client assets.</li> </ul>				
The Electrised Corporation is subject to the licensing condition that it shall not hold electric assets.				
5 Approved by: [BQ17004A]				
Name: [BQ17004A_01]				
Capacity: [BQ17004A_02]				

enquiries: [BQ17004B]	ecurities and Futur	es Commission snou	id contact in case of
Name: [BQ17004B_01]			
Position: [BQ17004B_02]			
Phone no.: [BQ17004B_03]			

### **Completion Notes**

For the purpose of compliance with section 156(1) of the Securities and Futures Ordinance ("SFO") (Cap. 571) as amplified by the Securities and Futures (Accounts and Audit) Rules (Cap. 571P), a licensed corporation must complete a business and risk management questionnaire ("BRMQ") and submit it to the Securities and Futures Commission ("SFC") within 4 months after the end of each financial year. The BRMQ should be completed electronically and submitted through WINGS, the SFC's online portal.

The BRMQ aims to obtain information about the business operations of a licensed corporation and the measures adopted by it to ensure sound management of risks, compliance with relevant legal and regulatory requirements and conduct of business activities in a proper manner, including the systems of controls, policies and procedures that it has in place in respect of certain business functions and specific business lines. The SFC recognises that licensed corporations may adopt different controls, policies and procedures to this end given the significant differences that exist in their organisational and legal structures as well as the nature and scope of their business activities. Therefore, the answer options provided in the BRMQ are neither intended to be, nor should it be construed as, an exhaustive or mandatory list of controls, policies and procedures for a licensed corporation's internal control systems.

There are two sections in the BRMQ. Section A consists of questions relating to operational functions and arrangements that are generally relevant to licensed corporations. Section B consists of questions relating to specific business lines, and a licensed corporation is required to answer only those questions that relate to the business activities undertaken or services provided by it during the present financial year as indicated by the licensed corporation under Section A1. When completing the BRMQ in electronic format, licensed corporations will be directed by skip logic 1 to the questions applicable to them.

Licensed corporations are expected to provide responses which most accurately reflect their operations and controls, and should furnish all information requested in the BRMQ (including any statistics and numbers) to the best of their knowledge. If a licensed corporation finds any questions where the available answer options do not completely describe its situation, it may provide additional, relevant information to supplement or clarify its answers to those questions in the "Supplementary Information" section of the BRMQ.

To facilitate completion of the BRMQ, there is an option in WINGS that a licensed corporation may select to start with an electronic form of the BRMQ with some answers to the questions pre-populated based on the BRMQ submitted by the licensed corporation electronically for the previous financial year. Licensed corporations however should review the pre-populated answers carefully to ensure that they remain accurate for the present financial year before submission. Alternatively, a licensed corporation may choose to start with a blank electronic form of the BRMQ.

Unless defined or the context requires otherwise, terms bear the same meanings given to them in the SFO.

If you have any question in relation to the BRMQ, please contact your responsible case officer in the Intermediaries Supervision Department.

<sup>&</sup>lt;sup>1</sup>Skip logic is an information technology feature that directs the licensed corporation to applicable questions in the BRMQ based on the answer options selected in previous questions.

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Note: Section A consists of questions relating to operational functions and arrangements that are generally relevant to licensed corporations.

<u>equirea</u>	Section Name
	A1 – Business Overview
	A2 – Management and Supervision
	A3 – Interconnectedness with Group or Affiliated Companies or Other Related Parties; Remote Booking and Transfer Pricing Arrangements and Other Non-regulated Business Activities
	A4 – Outsourcing
	A5 – Compliance
	A6 – Internal Audit
	A7 – Finance and Accounting
	A8 – Handling of Client Accounts and Client Assets Protection
	A9 – Risk Management
	A10 – Information Technology
	A11 – Complaint Handling
	A12 – Anti-Money Laundering and Counter-Financing of Terrorism

#### **Section B**

Note: Section B consists of questions relating to specific business lines, and a licensed corporation is required to answer only those questions that relate to the business activities undertaken or services provided by it during the present financial year as indicated by the licensed corporation under Section A1.

### **Required Section Name**

**B15 - Best Execution** 

B1 – Brokerage Businesses
B2 – Securities Margin Financing
B3 – Short-selling; Securities Borrowing and Lending
B4 – Client Facilitation
B5 – Prime Services
B6 – Placing/ Underwriting Securities
B7 – Pre-IPO Trading Platform ("Grey Market")
B8 – Leveraged Foreign Exchange Trading
B9 – Distribution of Investment Products and/ or Provision of Investment Advisory Services
B10 – Investment Research or Analysis
B11 – Corporate Finance Advisory Services
B12 – Algorithmic Trading and Alternative Liquidity Pools
B13 – Discretionary Management Services for Funds and/ or Discretionary Accounts
<b>B14 – Dealing in OTCD Products/ Providing Client Clearing Services for OTCD Transactions</b>

### Glossary

Unless defined below or otherwise in the respective sections, terms used in the BRMQ bear the same meanings given to them in the Securities and Futures Ordinance.

meanings given	to them in the Securities and Futures Ordinance.	
Terms used in the Terms	le Questionnaire  Meaning	Applicable
Terms	Meaning	Section(s)
Active clients	Active clients are clients for whom the Licensed Corporation is required to prepare and deliver monthly statement of accounts in accordance with Securities and Futures (Contract Notes, Statements of Account and Receipts) Rules.	B1 – Brokerage Businesses
Blanket consent	Consent which is obtained from a client upfront, such that for a specified/ unspecified period of time, orders can be executed by client facilitation desk without obtaining an order-by-order consent from the client.	B4 – Client Facilitation
Client facilitation	Using the Licensed Corporation's capital/ balance sheet/ principal risk to assist clients in execution of orders.	A1 – Business Overview, B4 – Client Facilitation
Cash deposits	Cash deposits include cash paid by clients to the Licensed Corporation and cash deposited by clients to the bank accounts of the Licensed Corporation.	A12 – Anti- Money Laundering and Counter- Financing of Terrorism
Cleared OTCD transactions	OTCD transactions cleared by a central counterparty.	B14 – Dealing in OTCD Products/ Providing Client Clearing Services for OTCD Transactions
Complex products	Investment products whose terms, features and risks are not reasonably likely to be understood by retail investors because of their complex structure.	B9 – Distribution of Investment Products and/ or Provision of Investment Advisory Services
Discretionary accounts	Discretionary accounts in the form of an investment mandate or a predefined model portfolio whereby the Licensed Corporation receive management fee and/ or performance fee as remuneration.	A1 – Business Overview, B13 – Discretionary Management Services for Funds and/ or Discretionary Accounts
Established clients	Established clients defined under HKFE Rule 617(b).	B1 – Brokerage Businesses
External Clients	Clients other than the Licensed Corporation, group or affiliated companies and their respective shareholders, directors and staff.	B13 – Discretionary Management Services for Funds and/ or Discretionary Accounts
Institutional clients	Persons falling under paragraphs (a) to (i) of the definition of "professional investor" in section 1 of Part 1 of Schedule 1 to the SFO.	A1 – Business Overview, B3 – Short-

Order-by-order	Consent which is obtained at order level before client facilitation desks	selling; Securities Borrowing and Lending, B9 – Distribution of Investment Products and/ or Provision of Investment Advisory Services B4 – Client
consent	execute specific orders. In cases where clients place a basket order, client consent can be obtained for the entire basket order and does not need to be obtained for each constituent stock.	Facilitation
Rehypothecation limit	The upper limit of the aggregate market value of the rehypothecated collaterals over the aggregate receivable amount due from the prime services clients.	B5 – Prime Services
Social trading, copy trading and mirror trading	A service or automated trading platform that allows investors to replicate or track trades or trading strategies of other investors or traders.	B8 – Leveraged Foreign Exchange Trading
Third-party payments	Payments to third parties in client accounts; but do not include (i) payments to clearing houses or financial intermediaries on behalf of a client for settlement of trades or meeting of margin obligations of the client, or (ii) payments to a financial intermediary on behalf of a client for crediting into the same client's account held with the financial intermediary.	A12 – Anti- Money Laundering and Counter- Financing of Terrorism
Third-party transactions	Third-party transactions include:  (a) Payments to/ receipts from third parties in client accounts; but do not include (i) payments to clearing houses or financial intermediaries on behalf of a client for settlement of trades or meeting of margin obligations of the client, (ii) receipts from clearing houses or financial intermediaries on behalf of a client resulting from the settlement of the client's trades, (iii) payments to a financial intermediary on behalf of a client for crediting into the same client's account held with the financial intermediary, or (iv) receipts from a financial intermediary on behalf of a client where the relevant funds are from the same client's account held with the financial intermediary; and  (b) Securities transfer to/ from third parties in client accounts; but do not include securities transfer to/ from clearing houses or financial intermediaries on behalf of a client for settlement of trades of the client.	A12 – Anti- Money Laundering and Counter- Financing of Terrorism

Abbreviations	
Abbreviations	Terms
AE	Account Executive
AHFT	After-Hours Futures Trading
ALP	Alternative liquidity pool
AML/ CFT	Anti-Money Laundering and Counter-Financing of Terrorism
AUM	Asset under management
CCASS	Central Clearing and Settlement System
CDD	Customer due diligence
CEO	Chief Executive Officer
COO	Chief Operating Officer
Code of	
Code of	Code of Conduct for Persons Licensed by or Registered with the Securities and Futures Commission
CIS	Collective investment scheme
CTA	Commodity trading advisor
DDoS	Distributed Denial of Services
FATF	Financial Action Task Force
GEM	Growth Enterprise Market
Grey Market	
HKEX	Pre-IPO trading platform Hong Kong Exchanges and Clearing Limited
HKFE	Hong Kong Exchanges and Cleaning Limited  Hong Kong Futures Exchange Limited
IFRS	International Financial Reporting Standards
IOIs	Indications of Interest
IPO	
JFIU	Initial Public Offering Joint Financial Intelligence Unit
LFET	Leveraged foreign exchange trading
ML/ TF	
MLRO	Money Laundering/ Terrorist Financing Money Laundering Reporting Officer
NAV	Net asset value
OTC	Over-the-counter
OTCD	Over-the-counter derivative
PI	Professional Investor
PO Box	Post Office Box
SB	Securities borrowing
SBL	Securities borrowing Securities borrowing and lending
SEHK	Stock Exchange of Hong Kong Limited
SFO	Securities and Futures Ordinance (Cap. 571)
SL	Securities lending
SMS	
	Short Message Service
SOAs SS	Contract notes, statements of account and receipts Short selling
SSE	Shanghai Stock Exchange
Stock Connect	Shanghai-Hong Kong/ Shenzhen-Hong Kong Stock Connect
SZSE	Shanzhan Stock Evolungo
TWAP	Shenzhen Stock Exchange
	Time-weighted average price
US GAAP	Generally Accepted Accounting Principles (United States)
VWAP	Volume-weighted average price

#### Section A1 - Business Overview (BQ17005)

- 1 Please indicate the business activities undertaken or services provided by the Licensed Corporation during the financial year.
  (Please choose all options that are applicable to the Licensed Corporation.) [BQ17005]
- Note 1: Underwriting of IPOs of securities to be listed in Hong Kong or rights issues/ open offer of securities listed in Hong Kong; and placing of IPOs of securities to be listed in Hong Kong, rights issues/ open offer or follow-on offering of securities listed in Hong Kong or debt securities listed/ to be listed in Hong Kong.
- Note 2: Using the Licensed Corporation's capital/balance sheet/ principal risk to assist clients in execution of orders.
- Note 3: Providing securities dealing services under Shanghai-Hong Kong or Shenzhen-Hong Kong Stock Connect (Stock Connect).
- Note 4: Prime services refer to one-stop-shop services, including trade execution and clearing, securities borrowing and lending, custody, financing solutions, reporting, capital introduction, consulting, etc, provided to institutional clients such as hedge fund managers.
- Note 5: On securities listed on the Hong Kong Stock Exchange ("HKEX") only.
- Note 6: Acts performed by any person belonging to a class of persons, or carrying on a type of business, as prescribed by the Securities and Futures (Leveraged Foreign Exchange Trading Exemption) Rules are excluded from the definition of "leveraged foreign exchange trading".
- Note 7: This does not include investment advice and/ or related research reports provided to the Licensed Corporation's group company (ie, wholly owned subsidiary, holding company which holds all Licensed Corporation's issued shares, or other wholly owned subsidiary of that holding company) for its own consumption (notwithstanding that the group company may rely on such advice or reports to service its clients).
- Note 8: Issuing analyses or reports, for the purpose of facilitating the recipients of the analyses or reports to make decision on whether, which, the time at which; or the terms and conditions which, securities should be acquired or disposed of.
- Note 9: Inter-dealer brokers typically carry on the business of facilitating transactions between institutional clients and financial institutions in relation to a wide range of financial instruments, including among others, listed securities and futures contracts, listed structured products, unlisted fixed income products and OTC derivatives.
- Note 10: On securities to be listed on the HKEX only.
- Note 11: Discretionary accounts in the form of an investment mandate or a pre-defined model portfolio whereby the Licensed Corporation receives management fee and/ or performance fee as remuneration.

	■ (a) Brokerage of stock/ debt securities/ equity derivatives/ structured products
	(b) Brokerage of futures and options contracts
	(c) Placing/ underwriting securities <sup>Note 1</sup>
	(d) Market making
	(e) Client facilitation <sup>Note 2</sup>
	(f) Securities margin financing
	(g) Securities dealing under Stock Connect <sup>Note 3</sup>
	(h) Prime services <sup>Note 4</sup>
	(i) Short selling ("SS") services <sup>Note 5</sup>
	(j) Securities borrowing and lending ("SBL") services <sup>Note 5</sup>
	(k) Leveraged foreign exchange trading ("LFET") <sup>Note 6</sup>
	(I) Distribution of investment products (including provision of investment advisory <sup>Note 7</sup> and order execution
S	ervices)
	(m) Distribution of investment products (provision of investment advisory services <sup>Note 7</sup> only)
	(n) Investment research or analysis <sup>Note 8</sup>
	(o) Inter-dealer brokerage <sup>Note 9</sup>
	(p) Introducing brokerage
	(q) Provision of internet trading platforms
	(r) Direct market access services
	(s) Operating a pre-IPO trading platform ("Grey Market") <sup>Note 10</sup>
	(t) Corporate finance advisory services
	(u) Algorithmic trading
	(v) Operating an alternative liquidity pool ("ALP")
	(w) Discretionary management services for funds and/ or discretionary accounts <sup>Note 11</sup>
	(x) Dealing in over-the-counter ("OTC") derivative products
	(y) Providing client clearing services for OTC derivative transactions
	(z) Providing credit rating services
	(aa) None of the above, please provide further details:

### Section A2 - Management and Supervision (BQ17006 - BQ17010)

1 Please indicate the frequency of the Managers-In-Charge and Responsible Officers of the Licensed Corporation discussing the following matters which are properly documented: [BQ17006]

At least monthly	At least quarterly	At least annually	Less frequent than	N/A - no such discussion is made
			annually	Please provide further details (optional):
				Please provide further details (optional):
				Please provide further details (optional):
	0			Please provide further details (optional):
			0	Please provide further details (optional):
				Please provide further details (optional):
and evalua poration ir	ate the perf their resp	ormance c	of Manager as of respo	s-In-Charge and nsibility?
	and evalua	monthly quarterly	monthly quarterly annually  and evaluate the performance of	monthly quarterly annually frequent than annually  Output  Out

2 (b) If the answer is "Yes" in (a), how frequently is such per [BQ17007_02]	formance	evaluatior	conducted?
At least quarterly     At least semi-annually     At least annually			
Less frequent than annually			
3 Please indicate the means adopted by the Licensed Corpo and Responsible Officers updated with the latest business a information that have impact on their respective areas of resapplicable legal and regulatory requirements, and risks and business.  (Please choose all options that are applicable to the License	ind compl sponsibilit challenge	iance knov y, such as s that affe	vledge and development of ct or will affect the
(a) Subscription of related industry journals, newspapers and	-		_
(b) Implementation of continuous professional training progra	-		
(c) Discussion and reporting of latest business and market de meetings		•	
(d) Request participation in training courses, workshops or se (e) Engaging external professionals to conduct studies on ne		-	•
necessary advices	J	,	J
(f) Others, please specify:  (g) N/A - the Licensed Corporation does not have any proced Charge and Responsible Officers with the latest business and coand information that have impact on their respective areas of restoptional):	ompliance	knowledge	-
4 Does the Licensed Corporation offer any training to its sta ensure that they possess adequate and up-to-date business their responsibilities? [BQ17009]	ff carrying and comp Yes	out the fooliance known	ollowing functions to owledge for fulfilling N/A - there is no such function in the Licensed
(a) Salas and dealing IDO17000, 011			Corporation.
(a) Sales and dealing [BQ17009_01] (b) Settlement [BQ17009_02]			
- · · · · · · · · · · · · · · · · · · ·			
(c) Risk management [BQ17009_03] (d) Compliance [BQ17009_04]			
(e) Internal audit [BQ17009 05]	0		
(f) Finance and accounting [BQ17009_06]			
(g) Anti-money laundering and counter-financing of terrorism [BQ17009 07]			
(h) Information technology [BQ17009_08]			

5 Please indicate the following remuneration practices for senior management adopted by the Licensed Corporation. [BQ17010]

5 (a) Determine remuneration based on: (Please choose all options that are applicable to the Licensed Corporation.) [BQ17010_01]
<ul><li>□ (i) Business performance</li><li>□ (ii) Factors other than business performance (such as risk profile of the Licensed Corporation</li></ul>
5 (b) Remuneration structure(s)/ practice(s) that is/ are applied: (Please choose all options that are applicable to the Licensed Corporation.) [BQ17010_02]
(i) Defer payment of remuneration (ii) Remunerate in the form of shares or share options (iii) Adjust remuneration with reference to rating from risk control units (iv) Set a cap on the ratio of variable pay to fixed pay
(v) Others, please specify:

Note: Excluding expense reimbursement arrangements.

Section A3 - Interconnectedness with Group or Affiliated Companies or Other Related Parties; Remote Booking and Transfer Pricing Arrangements and Other Non-regulated Business Activities (BQ17011 - BQ17013)

### I. Interconnectedness with Group or Affiliated Companies or Other Related Parties

1 Please indicate if the Licensed Corporation has the following off-balance sheet financial arrangement<sup>Note</sup> with group or affiliated companies or other related parties. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17011]

(a) Provide guarantee for the banking facilities in favour of group or affiliated companies or other related parties
 (b) Pledge its assets (eg, marketable securities, unquoted shares, deposit, land and building provided by the Licensed Corporation) to secure banking facilities in favour of group or affiliated companies or other related parties
 (c) Pledge or repledge its client securities/ securities collaterals to secure banking facilities in favour of group or affiliated companies or other related parties
 (d) Other off-balance sheet financial arrangements, please specify:
 (e) N/A - the Licensed Corporation does not have any off-balance sheet financial arrangement with group or affiliated companies or other related parties.

### **II. Remote Booking and Transfer Pricing Arrangements**

### **Remote Booking Arrangements**

2 (a) Does the Licensed Corporation have in place remote booking arrangements with its group or affiliated companies (ie, Licensed Corporation handling trades or taking positions that are booked to the books and records of its group or affiliated companies ("booking affiliates") or initiating trades to manage risks (eg, entering into hedging positions) of those booking affiliates or vice-versa)? [BQ17012_01]
○ Yes ○ No
2 (b) In relation to the trades described in Q.2(a), does the Licensed Corporation have the following types of remote booking arrangements in place? [BQ17012_01A]
Yes No
(i) Risk positions taken or trades initiated to hedge the booking affiliates' risks by the Licensed Corporation would be booked to the books and records of the booking affiliates [BQ17012_01A_01]
(ii) Risk positions taken or trades initiated to hedge the Licensed Corporation's risks by the group or affiliated companies would be booked to the books and records of the Licensed Corporation  [BQ17012_01A_02]
2 (c) Please indicate the licensing and/ or registration status with financial regulatory bodies of the booking affiliates for booking the risk positions taken or trades initiated to hedge the booking affiliates' risks by the Licensed Corporation. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17012_02]
(ii) Authorized institutions registered or licensed by the Hong Kong Monetary Authority (ii) Licensed corporations licensed by the SFC (iii) Entities registered with or regulated by other financial regulatory bodies (but not registered or licensed by the Hong Kong Monetary Authority or the SFC) (iv) Entities incorporated in Hong Kong and not regulated by any financial regulatory bodies (v) Entities incorporated outside Hong Kong and not regulated by any financial regulatory bodies (vi) Others, please specify:
2 (d) Please indicate the role of the Licensed Corporation under the group's remote booking arrangements. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17012_04]
<ul> <li>(i) The Licensed Corporation would assist in the client account opening process (eg, carrying out know-your-client procedures, customer due diligence procedures)</li> <li>(ii) The Licensed Corporation would enter into a client agreement with clients</li> <li>(iii) The Licensed Corporation would service and interact with clients</li> <li>(iv) The Licensed Corporation would engage in proprietary trading activities</li> <li>(v) The Licensed Corporation is responsible for risk management of the risk positions taken by Licensed Corporation</li> <li>(vi) Others, please specify:</li> </ul>

Transfer	<b>Pricing</b>	Arrangements
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3 (a) In respect of the remote booking arrangements as identified in Q.2(a), does the Licensed Corporation have any transfer pricing arrangements in place with its group or affiliated companie [BQ17012A_01]	es?	
Yes No		
3 (b) Does the Licensed Corporation have a written policy or agreement which governs the transferricing arrangements between the Licensed Corporation and its group or affiliated companies? [BQ17012A_02]	fer	
Yes No		
3 (c) Please indicate if the following statements describe the transfer pricing arrangement in place [BQ17012A_03]	:е.	
(i) If the answer is "Yes" in Q.2(b)(i),		
	Yes	No
(A) Trading profit of risk positions taken or trades initiated to hedge the booking affiliates' risks by the Licensed Corporation which are booked to the books and records of its booking affiliates (and the trading profit of other trading entities) would be shared with the Licensed Corporation in part or in full [BQ17012A 03 01]		
(B) Trading loss of risk positions taken or trades initiated to hedge the booking affiliates' risks by the Licensed Corporation which are booked to the books and records of its booking affiliates (and the trading loss of other trading entities) would be charged to the Licensed Corporation in part or in full [BQ17012A_03_02]		
(ii) If the answer is "Yes" in Q.2(b)(ii),		
	Yes	No
(A) Trading profit of risk positions taken or trades initiated to hedge the Licensed Corporation's risks by the group or affiliated companies which are booked to the books and records of the Licensed Corporation would be shared with the group or affiliated companies in part or in full [BQ17012A 04 01]		
(B) Trading loss of risk positions taken or trades initiated to hedge the Licensed Corporation's risks by the group or affiliated companies which are booked to the books and records of the Licensed Corporation would be charged to the group or affiliated companies in part or in full [BQ17012A_04_02]		0
3 (d) Are there arrangements in place to monitor the trading profit and loss amount transferred to Licensed Corporation under the transfer pricing arrangements to ensure the financial performant Licensed Corporation would not be negatively impacted (eg, the trading loss that can be transfer the Licensed Corporation for a particular month is capped with reference to the accumulated traceprofit and loss transferred to the Licensed Corporation during the financial year)? [BQ17012A_05]	ce of red t ding	f the
Yes, please specify: No		

### III. Other Non-regulated Business Activities

4 Please indicate the type(s) of non-regulated business activities undertaken by the License Corporation during the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17013]
(a) Bullion trading
(b) Provision of custodian services (other than those incidental to Type 1 regulated activity)
(c) Broking of insurance products
(d) Marketing mandatory provident fund products
(e) Others, please specify:  (f) N/A - the Licensed Corporation has not undertaken any non-regulated business activities.

### Section A4 - Outsourcing (BQ17014 - BQ17014B)

1 (a) Are there any functions fully or partially outs affiliated company(ies) during the financial year?	ourced by the Licensed Corporation to group or [BQ17014_01]
Yes No	
1 (b) If the answer is "Yes" in (a), please indicate to outsourced to group or affiliated company(ies). (Please choose all options that are applicable to t	• • •
<ul> <li>(i) Accounting</li> <li>(ii) Trade settlement/ Clearing</li> <li>(iii) Compliance</li> <li>(iv) Information technology</li> <li>(v) N/A - the Licensed Corporation has not outsour company(ies).</li> </ul>	rced the above functions to group or affiliated
2 (a) Are there any functions fully or partially outs party(ies) during the financial year? [BQ17014A_0	
○ Yes	
O No	
2 (b) If the answer is "Yes" in (a), please indicate t external party(ies) and state the name of the top 3 paid). (Please choose all options that are applicable to t	he functions that are fully or partially outsourced to external parties by function (in terms of amount of fee he Licensed Corporation.) [BQ17014A_02]
(i) Accounting	
(A) Top 1	
☐ (B) Top 2	
☐ (C) Top 3	
☐ (ii) Trade settlement/ Clearing	
(A) Top 1	
(B) Top 2	
☐ (C) Top 3	
(iii) Compliance	
(A) Top 1	
☐ (B) Top 2	
(C) Top 3	
(iv) Information technology	
(A) Top 1	
☐ (B) Top 2	
□ (C) Top 3	
(v) N/A - the Licensed Corporation has not outsou	rced the above functions to external party(ies)

3 Please indicate the business unit(s)/ or function(s) of the Licensed Corporation that is/ are responsible for overseeing the outsourced functions and activities, and the integration of the outsourced functions and activities with the rest of the Licensed Corporation's operations? (Please choose all options that are applicable to the Licensed Corporation.) [BQ17014B_01]
(a) Relevant business unit/ function
(b) Compliance
(c) Legal
(d) Risk management
(e) Others, please specify:
(f) N/A - the outsourced functions and activities, and the integration of the outsourced functions and activities are not subject to oversight. Please provide further details (optional):

### Section A5 - Compliance (BQ17015 - BQ17018)

1 (a) Were there any breaches of the Licensed Corporation's escalation policies for significant matters (such as non-compliance with legal and regulatory requirements, risks posed to the firm's operations and financial position) during the financial year? [BQ17015_01]
Yes No
1 (b) If the answer is "Yes" in (a), please state the number of breaches during the financial year: [BQ17015_02]
2 Does the Licensed Corporation maintain whistleblowing procedures for reporting by staff on any malpractices and unethical behaviors in an appropriate and confidential channel? [BQ17016]  Yes No
3 (a) Please state the number of staff Note of the Licensed Corporation and its group or affiliated companies that perform compliance function to oversee the Licensed Corporation's compliance with the applicable rules and regulations as well as the internal policies of the Licensed Corporation as at the en of the financial year? [BQ17017_01]
Note: Please report the number of staff who are stationed in Hong Kong.
3 (b) Please indicate the turnover rate of these staff during the financial year. [BQ17017_02]
<ul> <li>20% or less</li> <li>More than 20% and up to 40%</li> <li>More than 40% and up to 70%</li> <li>More than 70%</li> </ul>
4 (a) Does the Licensed Corporation allow its staff to conduct personal dealing? [BQ17018_01]  Yes No
4 (b) If the answer is "Yes" in (a), does the Licensed Corporation require its staff to trade through the Licensed Corporation itself or Licensed Corporations within the same group? [BQ17018_02]
○ Yes ○ No

4 (c) If the answer is "Yes" in (a), please indicate the controls that the Licensed Corporation has in place for monitoring staff dealing activities. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17018_03]
☐ (i) Pre-trade approval
If (i) is chosen, please indicate the level of management required for approval. [BQ17018_03_01]
(A) Director (B) CEO (C) COO (D) Respective business/ unit head (E) Compliance
(F) Others, please specify:
ii) Post-trade review
(iii) Minimum holding period
(iv) Restricted stock list
(v) Review of statements of account
(vi) Others, please specify:
(vii) N/A - the Licensed Corporation does not have any controls in place for monitoring of staff dealing

### Section A6 - Internal Audit (BQ17019 - BQ17022)

(b) Ad hoc and/ or event-triggered

(c) Never

Note: For the purpose of this section, an auditor engaged by a Licensed Corporation to prepare an auditor's report to be submitted by a Licensed Corporation under Section 156 of the SFO is not considered to be performing an internal audit function.

1 Does the Licensed Corporation have any internal audit function Note? [BQ17019]								
Note: A function, whether provided by internal staff or third party, responsible for reviewing the adherence to, and the adequacy and effectiveness of, the Licensed Corporation's internal control.								
Yes No								
2 Please indicate the unit(s) which is/ are responsible for carrying out the internal audit functions for the Licensed Corporation. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17020]								
(a) Internal Audit department of the Licensed Corporation								
(i) If (a) is chosen, please specify the number of staff in the department: [BQ17020_01_01]								
(b) Other department(s) of the Licensed Corporation								
If (b) is chosen, (i) Please specify the name of the department: [BQ17020_02_01]								
(ii) Please specify the number of staff in the department who is responsible for performing the internal audit function: [BQ17020_02_02]								
(c) Internal Audit department of a group or affiliated company								
(i) If (c) is chosen, please specify the name of the group or affiliated company: [BQ17020_03_01]								
(d) Third party(ies)								
(i) If (d) is chosen, please specify the name(s) of the third party(ies): [BQ17020_04_01]								
(e) Others, please specify:								
3 Please indicate the frequency that internal audit is carried out. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17021_01]								
(a) Periodic review								
At least annually								
<ul> <li>At least biennially (ie, at least once every two years)</li> <li>Less frequent than biennially</li> </ul>								

4 (a) Were any business and/ or supporting functions of the Licensed Corporation subject to review by internal audit during the financial year? [BQ17022_01]
○ Yes ○ No
4 (b) If the answer is "Yes" in (a), please indicate which of the following business and/ or supporting function(s) was/ were reviewed. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17022_02]
(ii) Dealing and/ or trading (iii) Investment banking (iii) Provision of investment research or analysis (iv) Wealth management and/ or asset management (v) Technology and/ or systems control (vi) Risk management (vii) Finance and/ or treasury (viii) Compliance and/ or internal audit (ix) Administration and/ or operations (x) Others, please specify:
4 (c) If the answer is "Yes" in (a), were there any material issues identified during the internal audit? [BQ17022_03]
○ Yes ○ No
4 (d) If the answer is "Yes" in (c), please state the issue(s). [BQ17022_04]

### Section A7 - Finance and Accounting (BQ17023)

1 Does the Licensed Corporation have the following finance a	nd accounting con	trols? [BQ	17023]
1 (a) Prepare management accounts at least monthly [BQ1702	3_01]		
Yes			
○ No			
1 (b) Reconcile house account balances regularly and at least	monthly with [BQ1	7023_02]	
	Yes	No	N/A
(i) banks [BQ17023_02_01]			
(ii) custodians [BQ17023_02_02]			
(iii) brokers or clearing houses [BQ17023_02_03]			
(c) Follow up discrepancies noted in the reconciliation performance  Yes No	rmed [BQ17023_03	<b>;]</b>	
(i) If the answer is "Yes" in (c), please indicate how prom followed up.	ptly the discrepand	ies are	
<ul><li>Immediately</li><li>Within two weeks</li><li>Within one month</li><li>Others, please specify:</li></ul>			
1 (d) Review ledger accounts with higher risk of fraud or error [BQ17023_04]	, eg, suspense/ dur	пту ассоі	ınt
<ul><li>Yes</li><li>No - the Licensed Corporation does not review ledger account</li></ul>	s with higher risk of	fraud or err	or.

N/A - the Licensed Corporation does not have ledger accounts with higher risk of fraud or error.

### Section A8 - Handling of Client Accounts and Client Assets Protection (BQ17024 - BQ17039)

1 (a) Does the Licensed Corpor	ration r	eceive o	or hold o	client	t mor	iey?	[BQ170	24_0°	1]			
Yes No												
1 (b) Does the Licensed Corpo	ration ı	receive o	or hold o	clien	t seci	uritie	s? [BQ′	17024	_02]			
Yes No												
1 (c) Is the Licensed Corporation (Contract Notes, Statements of									Secu	rities	and	Futures
Yes No												
2 (a) Does the Licensed Corporthe client, to perform the follow			e client' (B) If numb	the a	ecific answ f suc	insti er is ' h aut		? [BQ n (A), ion th	1702 plea:	5_01 se in	] dicat	e the
			(i) Wr	itten	auth	orisa	ition	(ii) V	/erba	ıl auti	horis	ation
	Yes	No	None	1 - 10	11 - 50	51 - 100		Non	e1 - 10	11 - 50	51 - 100	
(i) Effect transactions for the client's account and/ o												$\circ$
(ii) Settle transactions for the client's account and/ o												
(iii) Receive SOAs for the client												
2 (b)(i) If the answer is "Yes" in such accounts? [BQ17025_02_	(a)(i), _01]	does the	e approp	oriate	e sen	ior st	aff men	nber	revie	w the	e acti	vities in
Yes No												
2 (b)(ii) If the answer is "Yes" in member's review. [BQ17025_02	n (b)(i), 2_02]	please	indicate	the	frequ	ency	of the	appro	pria	te se	nior s	staff
At least daily At least monthly At least quarterly At least semi-annually At least annually Less frequent than annually	_ •											

2 (c)(i) If the answer is "Yes" in (activities in such accounts? [BC	(a)(ii) Q1702	and/ or ( 5_03_01	iii), doe ]	s the	appı	opria	ate seni	or sta	aff m	embe	er rev	iew the
Yes No												
2 (c)(ii) If the answer is "Yes" in member's review. [BQ17025_03_	(c)(i), _02]	please i	ndicate	the	frequ	ency	of the a	appro	priat	e sei	nior s	taff
<ul> <li>At least daily</li> <li>At least monthly</li> <li>At least quarterly</li> <li>At least semi-annually</li> <li>At least annually</li> <li>Less frequent than annually</li> </ul>												
3 (a) Does the Licensed Corpora member of the client, to [BQ170]			clients	to aı	ıthori	se a	third pa	rty, c	other	than	a far	nily
	(A)		numb	er o	f suc	h aut	'Yes" ir horisati ancial y	on th	pleas at re	se in main	dicato s val	e the id as
			(i) Wr	itten	auth	orisa	tion	(ii) V	/erba	l aut	horis	ation
	Yes	No	None	1 - 10		51 - 100		Non	e1 - 10		51 - 100	
(i) effect transactions for the client's account and/ or												$\bigcirc$
<ul><li>(ii) settle transactions for the client's account and/ or (iii) receive SOAs for the client</li></ul>	0	0								0	0	
3 (b) If the answer is "Yes" in (a) the activities in such accounts?	(i), (ii [BQ1	), and/ oi 7026_02	r (iii), do ]	es t	he ap	prop	riate se	nior	staff	mem	ber r	eview
Yes No												
3 (c) If the answer is "Yes" in (b) review. [BQ17026_03]	, plea	se indica	ate the	frequ	iency	of th	e appro	opria	te se	nior	staff	member's
<ul> <li>At least daily</li> <li>At least monthly</li> <li>At least quarterly</li> <li>At least semi-annually</li> <li>At least annually</li> <li>Less frequent than annually</li> </ul>												

	(B) If the answer is "Yes" in (A), pleas indicate the number of hold-mail clier as at the end of the financial year [BQ17027_01_01]					ail clients
	Yes	No	1-10	11-50	51-100	101 or above
4 (b) If the answer is "Yes" in (a), p for hold-mail arrangements. Please choose all options that are						•
(i) Obtain written hold-mail instruction (ii) Verify the client's signature on confirm the instruction by a staff inde (iii) Require approval from approp (iv) Control the custody of the with the front office (v) Require the client or a person collection of the SOAs (vi) Impose a time-limit for withhol up with the client to collect the SOAs (vii) Others, please specify: (viii) N/A - the Licensed Corporation provide further details (optional):	the hold- pendent or riate seni nheld SO/ authorize	mail instrof the from	uction agair nt office nember for t elease of the to collect th er which a s	nst the signal he hold-male same to the same to the SOAs to staff indepen	ature record il arrangem ne clients by acknowledondent of the	d or call the client to sent y a staff independent of ge in writing the e front office will follow
5 Please indicate the procedures the SOAs dispatched to clients. (Please choose all options that are			-	-		-
(a) Maintain a control log to monit (b) Reconcile the number of SOA: (c) Promptly follow up on undelive (d) Suspend accounts with undelive (e) Others, please specify: (f) N/A - the Licensed Corporation SOAs dispatched to clients. Please p	s prepare ered/ retui vered/ ret does no	ed and distrned SOA turned SO turned SO	spatched to As DAs after rep by procedure	clients peated failu e in place to		

6 Please indicate the means of delivery of SOAs to clients and based on your best estimate, indicate the percentage of total SOAs delivered by the following means as at the end of the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17029]

	Below 10%	% of total 10% - 50%	Above 50%
(a) By e-mail to client's designated email address	Delow 1076	0	Above 50 /6
(b) By mail to client's residential/ correspondence			
address (other than PO Box)  (c) By mail to PO Box			
(d) By email/ mail to the Licensed Corporation's			
address or its staff's address (eg, to AE's residential/correspondence/email address)			0
(e) Hold mail			
(f) Others, please specify:			
7 Please indicate the controls that the Licensed Corpo particulars in its database are appropriately processe (Please choose all options that are applicable to the L	d.	-	
<ul> <li>(a) Verify changes of client particulars against the clier documents by an independent staff</li> <li>(b) Confirm verbally or in writing the change with the client</li> <li>(c) Check client's new address (including email address any common address</li> <li>(d) Approve the amendments by an independent appropriate senior staff</li> </ul>	lient directly by ss) against clier opriate senior s	an independe nt database ar staff member	ent staff and staff record to identify
amendments  (f) Control access to client particulars in the client data  (g) Others, please specify:  (h) N/A - the Licensed Corporation does not have any particulars in its database are appropriately processed. Please specification of the client database are appropriately processed.	base	e to ensure am	nendments of client
(i) N/A – controls to ensure amendments of client partiare not applicable to the Licensed Corporation given the r	culars in the da	atabase being	appropriately processed
8 (a) Does the Licensed Corporation conduct review to accounts? [BQ17031_01]	o identify dorr	nant client ac	counts/ inactive client
Yes No			
N/A, please explain:			
8 (b) If the answer is "Yes" in (a), please indicate the fi	requency of s	uch review. [l	3Q17031_02]
At least daily At least monthly At least quarterly At least semi-annually			
At least annually     Less frequent than annually			

8 (c) If the answer is "Yes" in (a), does the Licensed Corporation suspend dormant client accounts/inactive client accounts? [BQ17031_03]
Yes No
8 (d) Please indicate the Licensed Corporation's procedures for reactivating dormant client accounts/inactive client accounts. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17031_04]
(i) Obtain aliant instruction to reactivate the account
(i) Obtain client instruction to reactivate the account
(ii) Verify client identity and client particulars with the client

O No

9 (a) Did the Licensed Corporation carry out direct corwith clients ("confirmation exercise") on the following [BQ17032_01]	nfirmation (pos during the fina	itive or nega ancial year o	tive confirmation) n their:
	Yes	No	N/A
(i) account balances? [BQ17032_01A_01]	0		Please explain:
(ii) securities holdings? [BQ17032_01A_02]			Please explain:
9 (b) If the answer is "Yes" in (a)(i) or (ii), was the confindependent of sales and dealing functions? [BQ1703	irmation exerc 2_02]	ise conducte	d by staff
Yes No			
9 (c) If the answer is "Yes" in (a)(i) or (ii), please state the confirmation exercise. [BQ17032_03]	the number of	clients who v	vere covered in
(i) Positive confirmation [BQ17032_03_02]			
(ii) Negative confirmation [BQ17032_03_04]			
9 (d) If the answer is "Yes" in (a)(i) or (ii), did the Licen client account balance or securities holding in the cor	sed Corporation	on identify an cise? [BQ170	y discrepancy in 032_04]
Yes No			
9 (e) If the answer is "Yes" in (d), please state the total balances and securities holdings discovered (HK\$'000	amount of dis )). [BQ17032_0	crepancies ii 5]	n client account
10 Does the Licensed Corporation designate all oversclient money is held as trust accounts or client accounts	eas bank, brok nts? [BQ17033	er or custodi ]	an accounts in which
Yes No N/A - the Licensed Corporation does not hold or receive	ve client money	overseas.	
11 Does the Licensed Corporation accept its staff to sefamily member? [BQ17034]	ettle debt on b	ehalf of clien	t who is not the staff's
Yes			

12 (a) Does the Licensed Corporat	ion all	ow transf	ers of accoun	t balances among cl	ients? [BQ1	7035_01]
Yes No						
12 (b) If the answer is "Yes" in (a), [BQ17035_02]	does t	he Licens	sed Corporation	on check whether su	ch transfers	are
	Yes	No				
(i) authorised by both the trans			-			
(ii) supported with the client's e [BQ17035_02_02]	xpianai	uon ior ma	aking the transi	er?		
(A) If the answer is "Yes" in (ii), reasonableness of the client's e						
(iii) properly approved by appro						
13 Does the Licensed Corporation trust accounts or client accounts?			verseas accou	unts in which client s	ecurities ar	e held as
O Yes						
No N/A - the Licensed Corporation of	does no	ot hold or r	eceive client s	ecurities overseas.		
14 (a) Does the Licensed Corporat [BQ17037_01]	ion all	ow transf	ers of securiti	ies holdings among o	clients?	
Yes No						
14 (b) If the answer is "Yes" in (a), [BQ17037_02]	does t	he Licens	sed Corporation	on check whether su	ch transfers	are
	_		0.100.47007		Yes	No
<ul><li>(i) authorised by both the transfer</li><li>(ii) supported with the client's e [BQ17037_02_02]</li></ul>			-		0	0
(A) If the answer is "Yes" in (ii), reasonableness of the client's e						
(iii) properly approved by appro	•		-			
15 Does the Licensed Corporation	have a	any client	ts who use the	e following services :	provided by	
Hong Kong Securities Clearing Co yes, please also indicate the numb	mpany	y Limited	when they de	al with the Licensed	Corporation	n? If
	(A)			clients using the serv of the financial year	rice(s) as	
	Yes	No	1 - 100	101 or abo	ove	
(a) Stock Segregated Account with Statement Service			$\circ$	0		
[BQ17038_01] (b) Investor Participant Account [BQ17038_02]			0	0		

s to
Yes No
0 0
0 0

16 (a) Is the Licensed Corporation a participant of the Hong Kong Securities Clearing Company Limited? [BQ17039\_00]

### Section A9 - Risk Management (BQ17040A - BQ17055)

Note: For the avoidance of doubt, the questions in this section aim to obtain information about the risk management measures adopted in managing the risks to which the Licensed Corporation is exposed.

#### I. Market Risk

1 Did the Licensed Corporation engage in proprietary trading activities Note or provide agency dealing services in securities and/ or futures (including provision of margin lending activities) or leveraged foreign exchange trading during the financial year? [BQ17040A]

Note: For the purpose of this question, proprietary trading activities comprise of those trading activities handled by the Licensed Corporation (including positions arising from market making, hedging activities, etc) for the account of the Licensed Corporation and/ or a group or affiliated company (regardless of whether those positions are booked by the Licensed Corporations or transferred to its group or affiliated companies under remote booking arrangements).

Yes No			

## 2 Does the Licensed Corporation have market risk management policies and procedures covering the following areas? [BQ17040]

Note: For the purpose of this question, proprietary portfolios comprise those positions arising from trades handled by the Licensed Corporation (including positions arising from market making, hedging activities, etc) for the account of the Licensed Corporation and/ or a group or affiliated company (regardless of whether those positions are booked by the Licensed Corporations or transferred to its group or affiliated companies under remote booking arrangements).

	Yes	No	N/A
(a) Trade mandate and daily exposure limits [BQ17040_01]			
(b) Assessment on requests to trade beyond set limits [BQ17040_02]			
(c) Limits on stress testing and/ or scenario analysis on proprietary portfolios <sup>Note</sup> [BQ17040 03]			
(d) Market risk exposure limits (eg, on certain asset classes, geographic locations, aggregated risk exposures) and review [BQ17040_04]			
(e) Concentration limits on illiquid products [BQ17040 05]			

# 3 Were there any breaches or exceptions by the Licensed Corporation in the following areas during the financial year? [BQ17041]

Note: For the purpose of this question, proprietary portfolios comprise those positions arising from trades handled by the Licensed Corporation (including positions arising from market making, hedging activities, etc) for the account of the Licensed Corporation and/ or a group or affiliated company (regardless of whether those positions are booked by the Licensed Corporations or transferred to its group or affiliated companies under remote booking arrangements).

	Yes	NO
(a) Trade mandate and daily exposure limit (eg, non-compliance with trade mandate and/ or set limits) [BQ17041_01]		C
(b) Assessment procedures for trading beyond set limits (eg, trading beyond set limits without approval) [BQ17041_02]		C
(c) Limits on stress testing and/ or scenario analysis on proprietary portfolios <sup>Note</sup> [BQ17041_03]		C
(d) Market risk exposure limits [BQ17041_04]		
(e) Concentration limits on illiquid products [BQ17041_05]		

# 4 Were any of the following cases escalated to senior management and/ or local or overseas regulators during the financial year? [BQ17042]

	Yes	No - breaches, errors and/ or exceptions had been identified but no escalation was made by the Licensed Corporation to senior management and/ or local or overseas regulators during the financial year.	Licensed Corporation did not identify such case(s) during the financial year.	N/A - the Licensed Corporation does not have relevant control procedures in place to identify the breaches, errors and/ or exceptions.
(a) Exceptions in backtesting report [BQ17042_01]				Please provide further details (optional):
(b) Breach on exposure thresholds or limits [BQ17042_02]	0			Please provide further details (optional):
(c) Other breaches identified under Q.3, please specify: [BQ17042_03]				Please provide further details (optional):

5 Please indicate the frequency that the Licensed C	orporation	reviews th	e following	ı areas. [B	Q17043]
	At least monthly	At least annually	Ad hoc and/ or event- triggered	Never	N/A
<ul><li>(a) Trading limits [BQ17043_01]</li><li>(b) Concentration limits on illiquid products, non-listed</li></ul>					
instruments and/ or other products specified in the Licensed Corporation's internal policy or guideline [BQ17043_02]	0	0	0	0	
6 Does the Licensed Corporation have in place new the identification and review of inherent market risk market risk management if the new product is laund	s of the ne	w product	approval pr which sho	ocedures uld be suk	covering ect to
Yes					
O No					
<ul> <li>N/A – the Licensed Corporation does not plan to in</li> </ul>	troduce new	products t	o any of its	businesses	3.
<ul> <li>II. Model Risk</li> <li>7 (a) Does the Licensed Corporation adopt any intervent</li> <li>Yes</li> <li>No</li> <li>7 (b) If the answer is "Yes" in (a), does the Licensed</li> </ul>		, ,			covering
the following? [BQ17043B_02]	•	•	, ,		· ·
				Yes	No
(i) Regular pricing model review and/ or backtesting [B	Q17043B_0	2_01]			
(ii) Model parameters review [BQ17043B_02_02]					
(iii) Independent price validation [BQ17043B_02_03]					
(iv) Segregation of duty in inputting model data and val [BQ17043B 02 04]	lidating inpu	itted data			
(v) Segregation of duty in designing model logics and v [BQ17043B_02_05]	alidating m	odel logics			
7 (c) If the answer is "Yes" in (a), were model pricing local or overseas regulators during the financial year.	g errors es ar? [BQ170	calated to 43B_03]	senior man	agement a	and/ or
<ul> <li>Yes</li> <li>No - model pricing errors have been identified but r senior management and/ or local or overseas regulator</li> <li>N/A - the Licensed Corporation did not identify model</li> </ul>	s during the	financial y	ear.		ooration to
N/A - the Licensed Corporation did not identify modern N/A - the Licensed Corporation does not have releven rors. Please provide further details (optional):		_		•	odel pricing

### III. Credit Risk

8 Does th	he Licens	ed Corporat	tion have	credit risk	managemen	t policies	and proce	edures	covering	the
following	g areas? [	BQ17044]			_	-	-			

	Yes	No	N/A
(a) Daily credit exposure limits [BQ17044_01]			
(b) Stress testing and/ or sensitivity analysis [BQ17044_02]			
(c) Exception reports generation and escalation to senior management [BQ17044_03]			
(d) Concentration limits (on client/ counterparty group and product/ security level) [BQ17044_04]			

(i) If the answer is "Yes" in (d), please indicate the frequency that the following items are reviewed. [BQ17044\_01\_01]

	At least weekly	At least monthly	Less frequent than monthly	Ad hoc and/ or event- triggered	Never	N/A
(A) Exposures to a particular counterparty/ client [BQ17044_01_01_01]						
(B) Exposures to a particular security [BQ17044_01_01_02]						
(C) Gross financial assets of counterparty/ client [BQ17044_01_01_03]						
(D) Net financial assets of counterparty/client [BQ17044_01_01_04]		$\bigcirc$	$\bigcirc$	$\bigcirc$	$\circ$	
(E) Others, please specify: [BQ17044_01_01_05]					0	
				Yes	No	N/A
(e) Trade mandates on credit-related produc	05]					
(f) Credit risk exposure review [BQ17044_06	6]					
(g) Regular credit risk model and model parameters review [BQ17044_07]						

9 Were any of the following cases	s escalated to senior managemen	t during the financial	vear? [BQ17045]
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	Yes	No	N/A
(a) Breach of credit limit threshold [BQ17045_01]			
(b) Unsettled and/ or bad debt [BQ17045_02]			
(c) Concentrated limit breach on counterparty/ client [BQ17045_03]			
(d) If the answer is "Yes" in any of the above, did the senior management conclude that appropriate action had been taken? [BQ17045_04]			

10 Please indicate the percentage of turnover in the Licensed Corporation's proprietary investments Note in derivatives traded OTC over the total turnover in the Licensed Corporation's proprietary investments in derivatives traded both on exchanges and OTC during the financial year (in terms of settlement amount). [BQ17046]

Note: For the purpose of this question, proprietary investments comprise those positions arising from trades handled by the Licensed Corporation (including market making activities, hedging activities, etc) for the account of the Licensed Corporation and/ or a group or affiliated company (regardless of whether those positions are booked by the Licensed Corporations or transferred to its group or affiliated companies under remote booking arrangements).

25%	٥r	اودد

- More than 25% and up to 50%
- More than 50% and up to 75%
- More than 75%
- N/A the Licensed Corporation does not engage in proprietary investments in derivatives traded OTC.

11 Does the standard client agreement of the Licensed Corporation provide a right of disposal of client assets in the event that the client cannot settle his liability owed to the Licensed Corporation? [BQ17047]

- Yes
- O No
- N/A

IV. Lic	uidity	Risk
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12 Does the Licensed C	orporation have lice	quidity risk mana	agement policies	and procedures	covering the
following areas? [BQ17	048]			·	•

	Yes	No	N/A
(a) Design and use of severely adverse stress test scenarios [BQ17048_01]			
(b) Intraday liquidity risk exposure [BQ17048_02]			
(c) Collateral management [BQ17048_03]			
(d) Strategies of maintaining sufficient level of liquidity (eg, maintenance of a cushion of liquid assets and/ or having credit facilities in place) [BQ17048_04]			

# 13 (a) Please indicate the frequency that the Licensed Corporation conducts stress test to assess the adequacy of Liquid Capital <sup>Note</sup> under adverse market movement? [BQ17049\_01]

Note: As defined under Securities and Futures (Financial Resources) Rules.

- At least daily
- At least weekly
- At least monthly
- Less frequent than monthly
- Never
- N/A the Licensed Corporation does not need to conduct stress test. Please explain:

13 (b) Do	es the stress tes	t conducted by	the Licensed	Corporation (	cover the follow	ving scenarios?
[BQ1704	9 021	· ·		•		_

	Yes	No	N/A
(i) Overall market movement [BQ17049_02_01]			
(ii) Price spike or plummet of individual securities/ securities collateral [BQ17049_02_02]			
(iii) Price spike or plummet of a basket of securities/ securities collateral [BQ17049_02_03]			
(iv) Default of major clients [BQ17049_02_04]			
(v) Call for repayment by banks [BQ17049_02_05]			
(vi) Cut down of facilities lines by banks [BQ17049 02 06]			

## 14 Please indicate the frequency that the Licensed Corporation performs the following. [BQ17050]

14 (a) Project cash flows: [BQ17050_01]
At least daily At least weekly At least monthly Less frequent than monthly Never N/A - the Licensed Corporation does not need to project cash flow. Please explain:
14 (b) Project settlement obligations: [BQ17050_02]
<ul> <li>At least daily</li> <li>At least weekly</li> <li>At least monthly</li> <li>Less frequent than monthly</li> <li>Never</li> <li>N/A - the Licensed Corporation does not have settlement obligations.</li> </ul>
14 (c) Review the Licensed Corporation's banking facilities by senior management: [BQ17050_03]
<ul> <li>At least daily</li> <li>At least weekly</li> <li>At least monthly</li> <li>Less frequent than monthly</li> <li>Never</li> <li>N/A - the Licensed Corporation does not have banking facilities.</li> </ul>

15 Does the Licensed Corporation have policies and procedures to assess the adequacy of funding in the following scenarios? [BQ17051]						of funding in		
					Υ	es′	No	N/A
(a) A drop in bank credit line [BQ17051_01]								
(b) Clients fail to fulfil settlement obligation and/ or fail to repay outstanding loan amount on time [BQ17051_02]							0	0
(c) Clients request to sell their securities col by the firm [BQ17051_03]	latera	ıl that	have b	een reple	edged			
(d) Lower market liquidity under stressed so	enari	os [B0	Q1705	1_04]	(			0
16 Does the Licensed Corporation have e [BQ17052]	scala	tion p	oroceo	lures cov	ering th	e foll	owing sce	narios?
	(A)						Yes" in (A) scalation to	, does the b be made to:
				(i) Senio manage			(ii) Staff for liqui manage	
	Yes	No	N/A	Yes	No		Yes	No
(a) When there is a potential material shortfall of any sources of funding available to the Licensed Corporation (eg, client default in settlement, a drop in bank credit facilities granted to the Licensed	9		0	0	0		0	
Corporation) (b) When there is a potential material								
increase in the Licensed Corporation's funding requirements (eg, additional payment obligations required from exchanges)								0
(c) When there is a material increase in the utilization rate of bank credit facilities								$\circ$
(d) When there is a material drop in Liquid Capital								
17 (a) Did the Licensed Corporation fail to the financial year? [BQ17053]  Yes No N/A	mee	t the	settlei	nent obli	igations	on ar	ny settleme	ent date durinç
17 (b) If the answer is "Yes" in (a), was the parties? (Please choose all options that are applic					-			_
<ul><li>(i) The Licensed Corporation</li><li>(ii) Group or affiliated company(ies)</li><li>(iii) External counterparty(ies)</li></ul>								
(iv) Others, please specify:								

# V. Operational Risk

18 Does the Licensed Corporation have policies and procedures covering the following are	as?
[BQ17054_01]	

	Yes	No	N/A
(a) Contingency handling for failures in the risk management system (eg, system blackout, data feeding failure) [BQ17054_01_01]			
(b) Segregation of duties of front office functions (eg, sales and dealing) from back or middle office functions (eg, accounting, trade matching/ reconciliation, settlement, and issuing of client statements) [BQ17054_02_01]	0		
(c) Independent review of front office trading activities (eg, trade cancellation, trade amendments, error trades, late trades, fail trades) [BQ17054_03_01]			
19 (a) Does the Licensed Corporation have a business continuity pla	n? [BQ1705	5_01]	
Yes			
○ No			
N/A, please explain:			
19 (b) If the answer is "Yes" in (a), did the Licensed Corporation impl continuity plan during the financial year? [BQ17055_02]	ement any o	Irill test on	its busines:
Yes No			

# Section A10 - Information Technology (BQ17056 - BQ17065)

## I. General Questions

1 Please indicate if any system incidents impacting more than 1% of the Licensed Corporation's client base or 1% of daily turnover and/ or which the Licensed Corporation deems material took place at the Licensed Corporation during the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17056]
<ul> <li>(a) Unplanned system outage</li> <li>(b) Real or suspected hacking attacks against the firm's networks and systems</li> <li>(c) Distributed Denial of Services ("DDoS")</li> <li>(d) Ransomware attacks</li> <li>(e) Loss or leakage of data (eg, client data, trade data, proprietary data)</li> <li>(f) Others, please specify:</li> <li>(g) N/A - no such system incidents took place at the Licensed Corporation during the financial year.</li> </ul>
2 Please indicate the basis of system and data backup performed by the Licensed Corporation during the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17057]
(a) Full backup was performed on a periodic basis. Please specify the cycle (eg, weekly, monthly, quarterly, yearly):
(b) Full backup was performed before making all major system changes  (c) Full backup was performed after making all major system changes
(d) Other basis, please specify: (e) N/A - no system and data backup was performed. Please provide further details (optional):
3 Did the Licensed Corporation provide internet trading services to clients during the financial year? [BQ17058]
○ Yes ○ No

# **II. Protection of Clients' Internet Trading Accounts**

4 Please indicate the percentage of turnover that was derived from internet trading over the total curnover of the Licensed Corporation during the financial year. [BQ17059]
<ul> <li>30% or less</li> <li>More than 30% and up to 50%</li> <li>More than 50% but less than 100%</li> <li>100%</li> </ul>
5 Please indicate which of the following describes the set up of IT team responsible for the internet trading operations of the Licensed Corporation. [BQ17060]
<ul> <li>An IT team is set up with designated roles and responsibilities (for example, team members are assigned to different sub-groups/ teams with designated mandates such as application development, database administration, infrastructure maintenance, desktop support)</li> <li>A small IT team is set up with shared responsibilities</li> <li>Others, please specify:</li> </ul>
N/A - no dedicated IT team is set up. Please provide further details (optional):
6 Please indicate the percentage of the Licensed Corporation's annual IT budget over the total annual budget. [BQ17061]
<ul> <li>None</li> <li>More than 0% and up to 30%</li> <li>More than 30% and up to 50%</li> <li>More than 50%</li> </ul>
7 Is/ Are the internet trading platform(s) of the Licensed Corporation supplied or maintained by external vendor(s)? [BQ17062]
Yes, please specify the name of the vendor(s):  No
B Please describe the two-factor authentication solution that the Licensed Corporation has implemented for clients' login of internet trading accounts. [Please choose all options that are applicable to the Licensed Corporation.) [BQ17063]
(a) Hardware token (b) Software token (c) SMS one-time-password (d) Biometrics eg, fingerprint
(e) Others, please specify: (f) N/A - the Licensed Corporation has not implemented any two-factor authentication solution. Please provide further details (optional):

9 (a) Did the Licensed Corporation have any monitoring and surveillance mechanism in place to detect suspicious activities, eg, unauthorized access to trading system/ database or suspicious trading activities? [BQ17064_01]
Yes, please specify: No
9 (b) If the answer is "Yes" in (a), did the Licensed Corporation detect any suspicious activities during the financial year? [BQ17064_02]
○ Yes ○ No
10 Please indicate if the Licensed Corporation notifies clients promptly after the following activities have taken place in the internet trading system. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17065]
(a) System login (b) Trade executions
(c) Password reset
(d) Change to client and account related information
(e) Others, please specify:
(e) Others, please specify.

# Section A11 - Complaint Handling (BQ17066 - BQ17068)

Please choose all options that are applicable to the Licensed Corporation.) [BQ17066]
<ul> <li>(a) Maintain a complaint log</li> <li>(b) Monitor the progress of complaints investigation</li> <li>(c) Make regular reports to senior management for review</li> <li>(d) Investigate and remedy other relevant issues if the complaint relates to other clients, or raises issues of broader concern, notwithstanding that the other clients may not have filed the complaints with the firm</li> </ul>
(e) Others, please specify:  (f) N/A - the Licensed Corporation does not have any complaint handling procedures. Please provide further details (optional):
2 Please describe the type(s) of complaint related information that the Licensed Corporation would
provide to clients as part of its complaint handling procedure. Please choose all options that are applicable to the Licensed Corporation.) [BQ17067]
rovide to clients as part of its complaint handling procedure.  [Please choose all options that are applicable to the Licensed Corporation.] [BQ17067]  (a) Where and how to lodge a complaint, including the contact details of the Licensed Corporation's complaint officer
provide to clients as part of its complaint handling procedure. [Please choose all options that are applicable to the Licensed Corporation.] [BQ17067]  (a) Where and how to lodge a complaint, including the contact details of the Licensed Corporation's
crovide to clients as part of its complaint handling procedure.  (Please choose all options that are applicable to the Licensed Corporation.) [BQ17067]  (a) Where and how to lodge a complaint, including the contact details of the Licensed Corporation's complaint officer  (b) Acknowledgement of receipt of complaint  (c) Regular updates to clients regarding the progress of investigation of the complaint  (d) Reply for its decision after assessment  (e) Where a complaint is not remedied promptly, further step which may be available to the client under the regulatory system including the right to refer a dispute to the Financial Dispute Resolution Centre ("FDRC")
crovide to clients as part of its complaint handling procedure.  [Please choose all options that are applicable to the Licensed Corporation.) [BQ17067]  (a) Where and how to lodge a complaint, including the contact details of the Licensed Corporation's complaint officer  (b) Acknowledgement of receipt of complaint  (c) Regular updates to clients regarding the progress of investigation of the complaint  (d) Reply for its decision after assessment  (e) Where a complaint is not remedied promptly, further step which may be available to the client under the

# 3 Please indicate the number of client complaints with the primary nature relating to the following areas during the financial year. [BQ17068]

	Number of complaints received during the financial year			
	None	1 - 2	3 - 5	6 or above
(a) Account opening [BQ17068_01]				
(b) Non-receipt of receipts, contract notes or statements of account [BQ17068_02]				
(c) Unauthorized transactions [BQ17068_03]				
(d) Unauthorized handling of client assets [BQ17068_04]				
(e) Incorrect account balances or stock holding on statement of account [BQ17068_05]				
(f) Trading disputes (eg, dispute over fees and charges, price or pecuniary dispute) [BQ17068_06]				
(g) Bad investment advice [BQ17068_07]				
(h) Internet/ system disruption [BQ17068_08]				
(i) Use of algorithmic trading system(s) [BQ17068_09]				
(j) Operations of ALP(s) [BQ17068_10]				
(k) Mis-selling [BQ17068_11]				
(I) Misleading information [BQ17068_12]				
(m) Standard of service [BQ17068_13]				
(n) Money laundering [BQ17068_14]				
(o) Misappropriation of client asset [BQ17068_15]				
(p) Others, please specify : [BQ17068_16]				

N/A, please explain:

# Section A12 - Anti-Money Laundering and Counter-Financing of Terrorism (BQ17069 - BQ17087)

#### I. Client Profile by Money Laundering/ Terrorist Financing ("ML/ TF") Risk Profiling

1 (a) In determining whether special requirements and additional measures should be applied for politically exposed persons, does the Licensed Corporation distinguish between foreign politically exposed persons, domestic politically exposed persons and international organisation politically exposed persons under its policies and procedures? [BQ17069\_01]

Yes
No

1 (b) Please indicate the number of clients assessed to have high ML/ TF risk falling under each of the below (i)-(vii) categories of clients as of the end of the financial year by completing the table below. [BQ17069\_02]

Note: The term "high net worth clients" refers to professional investors falling under paragraph (j) of the definition of "professional investor" in Part 1 of Schedule 1 to the Securities and Futures Ordinance who has a portfolio or total assets of not less than the applicable monetary threshold specified in the Securities and Futures (Professional Investor) Rules (eg, the HK\$8 million minimum portfolio threshold for individuals; the HK\$8 million minimum portfolio threshold for corporations).

Categories of clients		Number of clients					
	None	1-20	21 - 100	101 - 500	) 501 - 1,000	1,001 - 3,000	3,001 or more
(i) Politically exposed persons						0	
(A) Foreign politically exposed persons							
(B) Domestic politically exposed persons							
(C) International organisation politically exposed persons	n O						
(ii) High net worth clients Note							
(iii) Clients where a non-face to-face account opening							
procedure is used (iv) Clients who have opened multiple accounts with the same beneficial owners or controlling parties		0		0	0	0	0
(v) Omnibus accounts opened by overseas financial institution carrying on business in a place which is from a jurisdiction that is not a member of the FATF		0	0	0		0	0
(vi) Clients located/ with residence outside Hong Kong							
in high risk jurisdictions (vii) Other clients assessed to have high ML/ TF risk							

2 Regarding the foreign, domestic and international organisation politically exposed persons reported in Q.1(b)(i) above, please describe their relationships with an individual who is or has been entrusted with a prominent (public) function ("Relevant Individual") as a politically exposed person. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17071]
(a) A Relevant Individual
(b) A spouse of the Relevant Individual
(c) A partner of the Relevant Individual
(d) A child of the Relevant Individual
(e) A parent of the Relevant Individual
(f) A spouse of the child of the Relevant Individual
(g) A partner of the child of the Relevant Individual
(h) A close associate of the Relevant Individual, please specify the relationship:

#### **II. Enhanced Measures**

3 Please describe the enhanced measures the Licensed Corporation has adopted in dealing with clients assessed to have high ML/TF risks.  (Please choose all options that are applicable to the Licensed Corporation ) [BO17072]
(a) Obtain additional information on the client (b) Establish the source of wealth of the client (c) Establish the source of funds of the client (d) Obtain the approval of senior management to commence or continue the relationship (e) Increase the number and timing of the controls applied and selecting patterns of transactions that need further examination (f) Update more regularly the identification data of customer and beneficial owner (g) Further verify the client's identity on the basis of documents, data or information not previously used for the purposes of verification of the client's identity (h) Take supplementary measures to verify information relating to the client (i) Others, please specify: (j) N/A - the Licensed Corporation does not adopt any enhanced measures in dealing with clients assessed to have high ML/ TF risks. Please provide further details (optional):
(k) N/A - the Licensed Corporation does not adopt any enhanced measures as there are no clients assessed to have high ML/ TF risks.
4 Please describe the methods the Licensed Corporation has adopted in verifying the identity of a client where the account opening documents are not executed in the presence of an employee of the Licensed Corporation. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17073]
(a) Certification authorities in Hong Kong recognised by the Electronic Transactions Ordinance (b) Certification authorities outside of Hong Kong whose electronic signature certificates have obtained mutual recognition status accepted by the HKSAR government (c) Certification by other non-affiliated licensed or registered person (d) Certification by affiliates which are regulated financial institutions (such as banks and brokers) (e) Certification by affiliates which are not regulated financial institutions (f) Certification by a Justice of the Peace, a professional person such as branch manager of a bank, certified public accountant, lawyer or notary public (g) Obtain a signed physical copy of the client agreement together with a copy of the client's identity document (h) Obtain an electronic copy of the client agreement which is signed by way of an electronic signature together with a copy of the client's identity document (i) Effect a successful transfer of an initial deposit of not less than HK\$10,000 from a bank account in the client's name maintained with a licensed bank in Hong Kong to the Licensed Corporation's bank account (j) Obtain and encash a cheque (not less than HK\$10,000) issued by the client, and check the signature on the issued cheque against the signature in the client agreement
(k) Others, please specify:  (I) N/A - the Licensed Corporation does not verify the identity of the client where the account opening documents are not executed in the presence of its employee. Please provide further details (optional):  (m) N/A - the Licensed Corporation does not have any clients where the account opening documents
are not executed in the presence of its employee.

## **III. Transaction Monitoring**

5 Please describe the measures that Licensed Corporation has in place to identify potentially suspicious gransactions.							
Please choose all options that are applicable to the Licensed Corporation.) [BQ17075]							
$\square$ (a) Provide a set of circumstances for staff to spot the unusual or potentially suspicious transactions (eg, red flag indicators)							
(b) Provide training to staff on identification of suspicious transactions							
(c) Regularly review the risk factors, parameters and thresholds used in the transaction monitoring system, with reference to any new and emerging techniques, methods and trends in ML/ TF							
(d) Regularly review the training materials, with reference to any new and emerging techniques, methods and trends in ML/ TF							
(e) Conduct regular reviews of exception reports or large or irregular transaction reports as well as ad hoc reports made by staff							
(f) Ensure Money Laundering Reporting Officer ("MLRO") is of sufficient level of seniority and authority within the Licensed Corporation to discharge his function							
(g) Conduct independent review of the AML/ CFT system (eg, conducting sample testing)  (h) Others, please specify:							
(i) N/A - the Licensed Corporation does not have any measures in place to identify potentially suspicious transactions. Please provide further details (optional):							
(j) N/A - measures for identifying potentially suspicious transactions are not applicable given the nature of the Licensed Corporation's business activities. Please explain:							
6 Please describe the steps taken by the MLRO when evaluating whether the relevant transaction as reported in an internal disclosure is suspicious. Please choose all options that are applicable to the Licensed Corporation.) [BQ17076]							
(a) Obtain information about the rationale of the transaction from the client/ other person, to the extent not constituting tipping-off							
(b) Review CDD information of the client and its connected accounts							
(c) Review previous transaction pattern of the client and its connected accounts							
(d) Review transactions for their consistency with the client's nature of business, risk profile and source of funds							
(e) Others, please specify:							
(f) N/A - the Licensed Corporation does not have any procedures in place to evaluate whether an internal disclosure is suspicious. Please provide further details (optional):							
(g) N/A - procedures for evaluating internal disclosure are not applicable to the Licensed Corporation given the nature of its business activities. Please explain:							

## **IV. Suspicious Transaction Reporting**

7 Please indicate the percentage of internal disclosure of suspicious transactions of the Licensed Corporation made by staff to the MLRO that were reported to the Joint Financial Intelligence Unit ("JFIU") during the financial year. [BQ17077]					
None of the internal disclosure of suspicious transactions was reported to the JFIU					
More than 0% and up to 50%  More than 50% and up to 90%					
0 100%					
N/A - no internal disclosure of suspicious transactions was made by staff to the MLRO during the financial year.					
○ N/A - internal disclosures of suspicious transactions are not applicable to the Licensed Corporation given the nature of its business activities. Please explain:					
V. Counter-Financing of Terrorism					
8 Please describe the circumstances under which the Licensed Corporation would conduct screening to prevent terrorist financing and sanction violations. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17078]					
(a) At the establishment of business relationship, ie, screening of the new client and any beneficial owners of the client against the current terrorist and sanction designations					
(b) Whenever new terrorists and sanction designations are published by the relevant authorities, ie, screening of these new designations against the Licensed Corporation's entire client base					
(c) Before executing cross-border wire transfer, ie, screening all relevant parties in the cross-border wire transfer against the current database					
(d) Others, please specify:					
(e) N/A - no screening is conducted to prevent terrorist financing and sanction violations. Please provide further details (optional):					
(f) N/A - screening to prevent terrorist financing and sanction violations is not applicable to the Licensed Corporation given the nature of its business activities. Please explain:					
9 Please describe the methods employed by the Licensed Corporation to conduct screening of clients and/ or third parties involved in payment/ stock transfer instructions against the updated list of terrorist and sanction designations. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17079]					
(a) Eye-ball screening against the updated list of designations					
(b) Use of computer aids for screening against the updated list of designations maintained by the Licensed Corporation in its own electronic database					
(c) Screening against vendor-supplied databases which contain the relevant designations					
(d) Others, please specify:					
(e) N/A - no screening is conducted against clients nor third parties involved in payment/ stock transfer instructions. Please provide further details (optional):					
(f) N/A - screening of clients and/ or third parties involved in payment/ stock transfer instructions against the updated list of terrorist and sanction designations is not applicable to the Licensed Corporation given the nature of its business activities. Please explain:					

### **VI. Cash Transactions**

10 (a) Does the Licensed Corporation accept the following types of cash transaction by clients? [BQ17080\_01]

	Yes No N/A - the Licensed Corporation does not receive or hold client money
(i) Cash deposits made by clients directly to the Licensed Corporation [BQ17080 01 01]	
(ii) Cash deposits made by clients directly to the Licensed Corporation's bank accounts [BQ17080 01 02]	
(iii) Cash withdrawals [BQ17080_01_03]	
10 (b) If the answer is "Yes" in (a)(ii), please indicate the pr place to identify cash deposited by clients to the Licensed (Please choose all options that are applicable to the Licens	Corporation's bank accounts.
(i) Review the transaction description from bank statements	
(ii) Make enquiry or request the client to indicate the means when notifying the Licensed Corporation of the deposit by clien (iii) Obtain and review the supporting document provided by	t
bank deposit slip)	the chefit to lacriary the means of appear (eg,
(iv) Others, please specify:	
(v) N/A - the Licensed Corporation does not have any proceclients to the Licensed Corporation's bank accounts. Please pr	
10 (c) If the answer is "No" in (a)(ii), please indicate the proplace to prevent cash from being deposited by clients to the (Please choose all options that are applicable to the Licens	e Licensed Corporation's bank accounts.
(i) Arrangements have been made with one or more banks Licensed Corporation's bank accounts	o prevent cash from being deposited to the
(ii) Notifications have been made to clients informing them to bank accounts will not be accepted	ash deposited to the Licensed Corporation's
(iii) Others, please specify:	
(iv) N/A - the Licensed Corporation does not have any proceed deposited by clients to the Licensed Corporation's bank account	
11 If the answer is "Yes" in Q.10(a)(i), (a)(ii) and/ or (a)(iii), p Licensed Corporation has in place to identify cash deposit potentially suspicious transactions. (Please choose all options that are applicable to the Licens	s/ withdrawals by client that give rise to
(a) Understand and document the reasons for making large	. ,-
assess reasonableness of the transactions	·
(b) Set up alerts to monitor client accounts with frequent or (c) Conduct independent reviews of cash deposit/ withdraw	·
transaction monitoring procedures  (d) Make further enquires when clients make requests for exwith the customer's known reasonable practice	secuting transactions that are not in accordance
(e) Others, please specify:	
(f) N/A - the Licensed Corporation does not have any proce withdrawals by client that give rise to potentially suspicious transcoptional):	

### VII. Cross-border Remittance

12 (a) Does the Licensed Corporation accept the following types of cross-border remittance? [BQ17082\_01]

	Yes No	N/A - the Licensed Corporation does not receive or hold client money
(i) Cross-border remittance into client accounts [BQ17082_01_01]	0 0	
(ii) Cross-border remittance out of client accounts [BQ17082_01_02]	0 0	
12 (b) If the answer is "Yes" in (a)(i) and/ or (a)(i Corporation has in place to identify cross-borde potentially suspicious transactions. (Please choose all options that are applicable to	er remit	tance into/ out of client accounts that give rise to
(i) Ascertain and document the geographical or (ii) Understand and document the reasons for n of the transactions against client profile and historic (iii) Set up alerts to monitor client accounts with transactions  (iv) Conduct independent reviews of cross-bord transaction monitoring procedures  (v) Others, please specify:	naking c cal trans frequer	ross-border remittance and assess reasonableness saction patterns of cross-border remittance
(vi) N/A - the Licensed Corporation does not ha		procedures in place to identify cross-border ntially suspicious transactions. Please provide further

### **VIII. Third-party Transactions**

# 13 Does the Licensed Corporation allow the following types of third-party transactions by clients? [BQ17084]

Note 1: Payments to third parties does not include (i) payments to clearing houses or financial intermediaries on behalf of a client for settlement of trades or meeting of margin obligations of the client and (ii) payments to a financial intermediary on behalf of a client for crediting into the same client's account held with the financial intermediary.

Note 2: Receipts from third parties does not include (i) receipts from clearing houses or financial intermediaries on behalf of a client resulting from the settlement of the client's trades and (ii) receipts from a financial intermediary on behalf of a client where the relevant funds are from the same client's account held with the financial intermediary.

Note 3: Securities transfer to/ from third parties in client accounts does not include securities transfer to/ from clearing houses or financial intermediaries on behalf of a client for settlement of trades of the client.

	Yes	No	N/A - the Licensed Corporation does not receive or hold client assets
(a) Payments to third parties <sup>Note 1</sup> [BQ17084_01]			
(b) Receipts from third parties Note 2 [BQ17084_02]			
(c) Securities transfers to/ from third parties Note 3 [BQ17084_03]			
(Please choose all options that are applicable to the Licensed Col  (a) Make enquiry with the client to confirm whether the deposit is m	. , -	-	ource
has in place to identify receipts from third parties. (Please choose all options that are applicable to the Licensed Coi	. , -	-	
<ul> <li>(b) Review the depositor's name in the supporting documents (eg, etc) provided by the client against the client's name</li> <li>(c) Review the depositor's name available from bank statements (in</li> </ul>	•		•
details provided by the bank) against the client's name			
(d) Perform fund tracing to banks to establish the identity of the dep  (e) Others, please specify:  (f) N/A - the Licensed Corporation does not have any procedures in		ntify receipt	s from third
parties. Please provide further details (optional):			

15 If the answer is "Yes" in Q.13(a), (b) and/ or (c), please describe the controls that the Licensed Corporation has over third-party transactions and/ or the procedures in place to identify third-party transactions that give rise to potentially suspicious transactions. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17087]
<ul> <li>(a) Understand and document the relationship between the third-party and the client</li> <li>(b) Assess the reasonableness of the client's explanations for making third-party transactions</li> <li>(c) Verify the client's identity and/ or signature on the instruction (eg, fund withdrawal direction) against the signature record by an independent staff</li> <li>(d) Require senior management approval for third-party payments or third-party transactions</li> <li>(e) Set up alerts to monitor client accounts with frequent or unusual patterns of third-party transactions</li> <li>(f) Conduct independent reviews of third-party transaction samples for quality control of the suspicious transaction monitoring procedures</li> </ul>
(g) Others, please specify:  (h) N/A - the Licensed Corporation does not have any controls over third-party transactions nor have any procedures in place to identify third-party transactions that give rise to potentially suspicious transactions. Please provide further details (optional):

# Section B1 - Brokerage Businesses (BQ17088 - BQ17109)

l. Dealing (general)					
1 (a) Does the Licensed C Yes No	Corporation serve its cl	lients by Account Execu	utives ("AEs")? [BQ17088_01]		
1 (b) Please describe the (Please choose all option					
_ ` '	remuneration for an indiversemuneration for an indiverse	· · · · · · · · · · · · · · · · · · ·	performance of the individual AE) overall performance of the AE's		
2 Please indicate which o (Please choose all option	of the following functions that are applicable to	ns the AEs are involved the Licensed Corpora	l in. tion.) [BQ17089]		
(a) Account opening (b) Change of clients' in (c) Order receiving and (d) Delivery of client tra (e) Handling of fund dep (f) Handling of stock dep (g) Handling client comp (h) Others, please speci	trade execution de documents posit and withdrawal posit and withdrawal plaints				
3 (a) Please identify the top 5 AEs (in terms of trading turnover of the clients of the AE) during the financial year, and state the respective commission income contributed (as a percentage of total commission income of the Licensed Corporation), the number of active clients and out of which the number of discretionary account clients, if any.  (Please choose all options that are applicable to the Licensed Corporation.) [BQ17090]					
c c d	A) % of total commission income contributed by the AE luring the financial rear	(B) No. of active clients	s(C) No. of discretionary account clients		
(i) Top 1 AE (ii) Top 2 AE (iii) Top 3 AE (iv) Top 4 AE (v) Top 5 AE					

3 (b) Please identify the top 5 sales team (in terms of trading turnover of the clients of the sales team) during the financial year, and state the respective commission income contributed (as a percentage of total commission income of the Licensed Corporation), the number of active clients and out of which the number of discretionary account clients, if any. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17090A] (A) % of total (B) No. of active clients (C) No. of discretionary commission income account clients contributed by the sales team during the financial year (i) Top 1 sales team (ii) Top 2 sales team (iii) Top 3 sales team (iv) Top 4 sales team (v) Top 5 sales team 4 (a) Does the Licensed Corporation have any branch(es) in Hong Kong? [BQ17091 01] Yes O No 4 (b) Please indicate the area(s) that the branch(es) of the Licensed Corporation is/ are directly responsible for. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17091 02] (i) Account opening (ii) Update of clients' information, eg, address (iii) Safeguarding of client assets, eg, keep physical scrips (iv) Order placing (v) Dealing (vi) Credit control (vii) Settlement (viii) Delivery of contract notes, statements of account and receipts (ix) Handling of client money/ securities, eg, deposit or withdrawal (x) Handling of client complaints (xi) Others, please specify: 5 Please describe the type(s) of regular review that the branch(es) of the Licensed Corporation is/ are subject to. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17092] (a) Head office management onsite visit (b) Internal audit (c) Compliance department review (d) Others, please specify: (e) N/A – the Licensed Corporation does not perform regular review on its branch(es). Please provide further details (optional):

6 Please indicate the types of controls completeness of order records. (Please choose all options that are app		-	•	ertain the
(a) Use pre-numbered order tickets (b) Use telephone recording facilities (c) Adopt straight through online order (d) Time stamp order records (e) Prohibit AE from receiving client or (f) Require AE to call back to the telep of the office premises by AE (g) Others, please specify: (h) N/A - the Licensed Corporation do order records. Please provide further details	rders through mo whone recording es not have any	system immediately	to record orders	
7 Please indicate the order receiving ciclients and based on your best estimate financial year. (Please choose all options that are app	te, indicate the blicable to the L  (A) Proportion	proportion that ea icensed Corporati	ch channel was to on.) [BQ17094] laced through ea	used during the
		ancial year (by turi		
	25% or less	More than 25% and up to 50%	More than 50% and up to 75%	More than 75%
(a) By internet trading platform				
(b) By mobile application platform				
(c) FIX channel				
(d) Other order receiving channels, including telephone, mobile phone, in writing (eg, emails, Bloomberg chat), SMS, instant messaging applications (eg Whatsapp, WeChat), in person on office premises, etc.	,			
8 Please describe the items that the Lic (Please choose all options that are approximate (a) Unusually large order quantity (b) Price deviation from market (c) Client's cash holdings (d) Client's position holdings (e) Client's credit limit (f) Client's order size limit (g) Others, please specify: (h) N/A - the Licensed Corporation do (optional):	olicable to the L	icensed Corporati	on.) [BQ17095]	

9 Please describe the controls that the Licensed Corporation has in place for handling of client orders. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17096]
<ul> <li>(a) Require senior management approval for overriding credit and/ or order limits</li> <li>(b) Require senior management approval for trade cancellation/ amendment</li> <li>(c) Prohibit reallocation of executed trades to different client accounts</li> <li>(d) Confirm executed trades with clients upon order execution</li> <li>(e) Others, please specify:</li> <li>(f) N/A - the Licensed Corporation does not have any control measures in place for handling of client orders.</li> <li>Please provide further details (optional):</li> </ul>
10 Please describe the areas of post-trade review conducted by the Licensed Corporation to detect non-adherence to its dealing policies and procedures. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17097]
<ul> <li>(a) Unauthorized trading</li> <li>(b) Prompt execution</li> <li>(c) Order recording</li> <li>(d) Others, please specify:</li> <li>(e) N/A - the Licensed Corporation does not have any post-trade review. Please provide further details (optional):</li> </ul>
11 Please describe the controls that the Licensed Corporation has in place to ensure that transactions carried out on a discretionary basis are in accordance with the investment guidelines, objectives and restrictions agreed by the client with the Licensed Corporation.  (Please choose all options that are applicable to the Licensed Corporation.) [BQ17098]
<ul> <li>(a) Review by independent staff</li> <li>(b) Automated exception reports for checking</li> <li>(c) Senior management review</li> </ul>
(i) Please indicate the frequency that senior management perform such review. [BQ17098_01]
At least daily At least monthly At least quarterly At least semi-annually At least annually Less frequent than annually  (d) Others, please specify:  (e) N/A - the Licensed Corporation does not provide discretionary account services.
(f) N/A - the Licensed Corporation does not have any controls in place for transactions carried out on a discretionary basis. Please provide further details (optional):

12 (a) Please indicate the number of error trades of the Licensed Corporation (including error trades originated or handled by the Licensed Corporation and booked to group or affiliated companies) during the financial year. [BQ17099_01]
None
0 1 - 20
21 - 100
101 or more
12 (b) Please indicate the frequency that the Licensed Corporation reviews and follows up on error trades. [BQ17099_02]
At least daily
At least weekly
At least monthly
Less frequent than monthly
N/A - the Licensed Corporation does not review and follow up on error trades. Please provide further details (ontional):

13 Please provide the following information about the counterparties of the Licensed Corporation and the exchanges that the Licensed Corporation traded in during the financial year. [BQ17100]

	(A) Top 3 execution brokers used (by transaction value traded via the execution broker during the financial year)	(B) Country	(C) Is the executior group or company Licensed Corporati	of the
(a)			Yes	No
(i) Top 1				
(ii) Top 2				
(iii) Top 3				
(iv) N/A - the Lic	ensed Corporation did not use	any execution brokers duri	ing the fina	ncial year.
(b)	(A) Top 3 exchanges traded in			
	(by transaction value traded in the exchange as an exchange participant or member during the financial year)			
(i) Top 1				
(ii) Top 2				
(iii) Top 3				
(iv) N/A - the Lic	ensed Corporation did not trade	e in any exchanges during	the financia	al year.
(c)	(A) Top 3 custodian banks for depositing client securities (by value of client securities maintained with the custodian bank as at the end of the financial year, excluding repledged securities and repledged securities collateral)	(B) Country		
(i) Top 1				
(ii) Top 2				
(iii) Top 3				
(iv) N/A - the Lic during the financial	ensed Corporation did not use a year.	any custodians for deposit	ing client se	ecurities
(d)	(A) Top 3 settlement banks for clearing house settlement (by amount settled via the settlement bank during the financial year)	(B) Country		
(i) Top 1				

(ii) Top 2
(iv) N/A - the Licensed Corporation did not use any settlement banks for clearing house settlement during the financial year.
14 Please indicate the number of off-exchange trades in securities (eg, bought/ sold note transaction) conducted or arranged by the Licensed Corporation during the financial year. [BQ17101]
None 1 - 20 21 - 100 101 or more
II. Stock Connect
15 Please describe the type(s) of information that the Licensed Corporation provides to clients relating to the arrangement of Stock Connect. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17102]
(a) The terms & conditions and risk disclosure in relation to Stock Connect (b) Eligible stocks for Northbound trading (c) Daily quota (d) Trading restrictions (e) Different securities and money settlement day (f) Shareholding disclosure obligations (g) Foreign investor shareholding restrictions (h) Forced-sale arrangements (i) Others, please specify: (i) N/A - the Licensed Corporation does not provide any information to clients relating to the arrangement of Stock Connect. Please provide further details (optional):
16 Please describe the controls that the Licensed Corporation has in place for dealing in securities via Stock Connect. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17103]
(a) Pre-trade checking and controls to prevent day trading and ensure compliance with the short-selling requirements
(b) Arrangements to monitor and alert clients to comply with the applicable shareholding disclosure obligations and shareholding restrictions
(c) Measures to ensure margin trading is confined to the eligible securities published by the HKEX from time to time
(d) Measures to ensure prompt segregation of SSE/ SZSE Securities of the clients into designated accounts (e) Controls to prevent any trading or providing services to facilitate the trading of SSE/ SZSE Securities held within CCASS through any venue other than through the market system of the Stock Connect
(f) Others, please specify:  (g) N/A - the Licensed Corporation does not have any controls in place for dealing in securities via Stock Connect. Please provide further details (optional):

BRMQ Online Form

01/04/2019

# III. Futures and Options Brokerage

17 (a) Does the Licensed Corporation obtain written objective proof of net worth or net income prior to granting position limit to clients? [BQ17103A_01]
Yes No
17 (b) If the answer is "Yes" in (a), please indicate the type(s) of written objective proof the Licensed Corporation obtains. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17103A_02]
(i) Tax returns (ii) Salary advices (iii) Bank/ broker/ custodian statements (iv) Audited financial statements
(v) Others, please specify:
18 (a) Does the Licensed Corporation communicate its policies and procedures in relation to margin cal and forced liquidation to its clients? [BQ17103B_01]
○ Yes ○ No
18 (b) If the answer is "Yes" in (a), please indicate how the policies and procedures are communicated to clients. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17103B_02]
<ul> <li>(i) Included in the client account agreement</li> <li>(ii) Included in the risk disclosure statement</li> <li>(iii) Included in the Licensed Corporation's website</li> <li>(iv) Verbally explained to the client by staff of the Licensed Corporation</li> </ul>
(v) Others, please specify:
19 (a) Does the Licensed Corporation allow waiving of margin call? [BQ17103C_01]
○ Yes ○ No
19 (b) If the answer is "Yes" in (a), please indicate the position of the person(s) authorized to grant margin call waivers. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17103C_02]
<ul> <li>(i) The staff responsible for making margin calls</li> <li>(ii) The Manager-In-Charge of dealing business</li> <li>(iii) The Manager-In-Charge of credit risk management</li> <li>(iv) Responsible Officers</li> <li>(v) Chief Operating Officer (or its equivalent)</li> <li>(vi) Chief Executive Officer (or its equivalent)</li> <li>(vii) Credit Committee (or its equivalent)</li> </ul>
(viii) Others, please specify:

20 (a) Does the Licensed Corporation allow waiving of forced liquidation? [BQ17103D_01]  Yes No
20 (b) If the answer is "Yes" in (a), please indicate the position of the person(s) authorized to grant forced liquidation waivers. (Please choose all options that are applicable to the Licensed Corporation.)[BQ17103D_02]
(i) The staff responsible for executing forced liquidation (ii) The Manager-In-Charge of dealing business (iii) The Manager-In-Charge of credit risk management (iv) Responsible Officers (v) Chief Operating Officer (or its equivalent) (vi) Chief Executive Officer (or its equivalent) (vii) Credit Committee (or its equivalent) (viii) Others, please specify:
21 (a) Does the Licensed Corporation notify its clients prior to the execution of forced liquidation?  [BQ17103E_01]  Yes No
21 (b) If the answer is "Yes" in (a), please indicate the means of notification. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17103E_02]
<ul> <li>(i) By email</li> <li>(ii) By SMS or other instant messaging applications (such as WhatsApp, WeChat)</li> <li>(iii) Verbal notification by phone or in person</li> <li>(iv) By letter</li> </ul>
(v) Others, please specify:
22 Does forced liquidation require prior senior management approval? [BQ17103F_01]
Yes No
23 (a) Please indicate the number of established clients that were active as at the end of the financial year. [BQ17104_01]
None
<ul><li>1 - 100</li><li>101 - 500</li></ul>
501 or more

23 (b) Please indicate the percentage of contracts transacted that belong to day trades of established clients over the total number of contracts transacted by the Licensed Corporation. [BQ17104_02]
<ul> <li>10% or less</li> <li>More than 10% and up to 50%</li> <li>More than 50% and up to 80%</li> <li>More than 80%</li> </ul>
24 Please describe the controls that the Licensed Corporation has in place to ensure that the client has adequate margin deposits in his/ her account prior to accepting orders. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17105]
(a) The client is automatically forbidden to open new positions by the trading system when there is a margin deficit in his/ her account
(b) Manual control executed by the AE/ dealer through checking the client's net equity balance in the trading system/ report prior to accepting orders
(c) Others, please specify:  (d) N/A - the Licensed Corporation does not have any controls in place to ensure that the client has adequate margin deposits in his account prior to accepting orders. Please provide further details (optional):
25 (a) Does the Licensed Corporation participate in after-hours futures trading in HKFE during the financial year? [BQ17106_01]
○ Yes ○ No
25 (b) If the answer is "Yes" in (a), please indicate the percentage of contracts transacted that belong to after-hours futures trading in HKFE over the total number of contracts transacted by the Licensed Corporation. [BQ17106_02]
<ul><li>10% or less</li><li>More than 10% and up to 30%</li><li>More than 30%</li></ul>
25 (c) Please describe the risk management measures that the Licensed Corporation has in place for after-hours trading in HKFE. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17106_03]
<ul> <li>(i) Additional intraday margin call to clients</li> <li>(ii) Tightening the forced liquidation policy (eg, immediately close out client's open position in case of margin deficit during the AHFT session)</li> <li>(iii) Tightening the credit control (eg, higher margin requirements)</li> <li>(iv) Others, please specify:</li> <li>(v) N/A - the Licensed Corporation does not have any risk management measures for after-hours trading in HKFE. Please provide further details (optional):</li> </ul>

IV. Introduc	ing Brokerage Busir	ness				
26 (a) Did the year? [BQ171	Licensed Corporation	introduce a	any client to ar	ny execution b	proker during the	financial
Yes No						
	state the name of the t whether they are a gro					
	(A) Name of execution broker	broker a				
		Yes	No			
(i) Top 1		$\circ$				
(ii) Top 2						
(iii) Top			0			
27 Please ind (Please choo	licate the role(s) of the se all options that are a	Licensed C	corporation as	an introducin d Corporation	g broker. ) [BQ17108]	
(a) Introdu	ce clients to execution b	roker				
(b) Commu	unicate client orders in th	e client's na	ame			
(c) Others,	please specify:					
writing in rela	licate the type(s) of info ation to the introducing se all options that are a	arrangeme	ent.	-		clients in
(a) Descrip	otion of the respective se	rvices provid	ded by the Lice	nsed Corporati	on and the execut	ion broker to

(b) Roles and responsibilities of the Licensed Corporation in the dealing, settlement and custody processes (c) Roles and responsibilities of the execution broker in the dealing, settlement and custody processes

(f) N/A - the Licensed Corporation does not provide any information to its clients in writing in relation to the

(d) Roles and responsibilities of the Licensed Corporation in handling client assets

introducing arrangement. Please provide further details (optional):

(e) Others, please specify:

# Section B2 - Securities Margin Financing (BQ17110 - BQ17123)

I.	Total	Margin	Loans	Limit	Monitoring
••	· Otal	wa. g			

I (a) Does the Licensed Corporation monitor the total outstanding margin loans against a total margin oan limit? [BQ17110_01]
Yes No
i) If the answer is "Yes" in (a), please state the amount of the total margin loan limit (in HK\$'000) in force as at the end of the financial year. [BQ17110_01_01]
I (b) Was there any incident of breach of the total margin loan limit during the financial year? BQ17110_02]
○ Yes ○ No
f the answer is "Yes" in (b), i) please state the highest amount of breach (in HK\$'000) during the financial year. [BQ17110_02_01]
ii) please indicate the follow up action(s) that the Licensed Corporation took to rectify the breach of the imit.
Please choose all options that are applicable to the Licensed Corporation.) [BQ17110_02_02]  Collect margin loans
Stop granting new credit facilities or increasing existing credit facilities to margin clients  Reduce credit limits granted to margin clients
Others, please specify:

### **II. Client Credit Limit Control**

2 (a) Does the Licensed Corporation obtain written objective proof of net worth or net income prior to granting credit limit to margin clients? [BQ17111_01]  Yes No
(i) If the answer is "Yes" in (a), please indicate the type(s) of written objective proof the Licensed Corporation obtains. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17111_01_01]
(A) Tax returns (B) Salary advices (C) Bank/ broker/ custodian statements (D) Audited financial statements (E) Others, please specify:
2 (b) Please indicate the frequency that the Licensed Corporation review the credit limits granted to margin clients. [BQ17111_02]
At least annually
Less frequent than annually, please specify:  Never
2 (c) Does the Licensed Corporation obtain an updated written objective proof of the major margin clients' net worth or net income? [BQ17111_02_02]
○ Yes ○ No

## III. Securities Collateral Concentration Risk Management

3 (a) Does the Licensed Corporation control exposures to individual securities collateral by securities collateral concentration limit(s) to avoid building up excessive exposure to individual securities collateral? [BQ17112_01]
○ Yes ○ No
If the answer is "Yes" in (a), (i) please indicate how the Licensed Corporation measures exposure to a securities collateral. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17112_01_01]
<ul> <li>(A) By total amount of margin loans secured by the securities collateral concerned</li> <li>(B) By total market value of the securities collateral concerned received from all margin clients</li> <li>(C) By total marginable value of the securities collateral concerned received from all margin clients</li> <li>(D) By impact on the Licensed Corporation's excess liquid capital under the scenario of the securities collateral concerned being assigned zero value for FRR calculation purpose</li> <li>(E) Others, please specify:</li> </ul>
(ii) please describe the basis of determination and the amount of the securities collateral concentration limit(s) which were in force as at the end of the financial year.  (Please choose all options that are applicable to the Licensed Corporation.) [BQ17112_01_02]  (A) As a percentage of the Licensed Corporation's shareholders' funds, (please specify the %:
, and the limit (in HK\$'000): (B) As a percentage of the Licensed Corporation's total margin loans, (please specify the %: , and the limit (in HK\$'000): )
(C) As a percentage of the impact on the Licensed Corporation's excess liquid capital under the scenario of the securities collateral concerned being assigned zero value for FRR calculation purpose, (please specify the %:
(D) As a percentage of the total market value of collateral of all margin clients, (please specify the %:, and the limit (in HK\$'000):)
(E) As a percentage of the total marginable value of collateral of all margin clients, (please specify the %: , and the limit (in HK\$'000): )
(F) As a percentage of the market capitalization of the securities collateral concerned, (please specify the %:  )
<ul><li>(G) Others, (please specify the basis: , and the limit (in HK\$'000): )</li><li>(H) No specific basis (please specify the limit (in HK\$'000): )</li></ul>

O No

3 (b) Was there any incident of breach of the securities collateral concentration limit(s) during the financial year? [BQ17112_02]
○ Yes ○ No
If the answer is "Yes" in (b), (i) please state:
(A) The total number of incidents of breach during the financial year:
(B) The total number of securities collateral concerned in the incident(s):
(C) The highest amount of breach of the securities collateral concentration limit(s) (in HK\$'000) during the financial year:
(ii) please indicate the follow up action(s) that the Licensed Corporation took to rectify the breach of the limit(s). (Please choose all options that are applicable to the Licensed Corporation.) [BQ17112_02_02]
<ul> <li>(A) Collect margin loans secured by the securities collateral concerned</li> <li>(B) Stop granting new credit facility or increasing existing credit facility against the securities collateral concerned</li> <li>(C) Review the margin lending ratio of the securities collateral concerned</li> </ul>
(D) Others, please specify:  (E) N/A - the Licensed Corporation did not take any follow up action. Please provide further details (optional):
4 Please indicate the frequency of review of its list of acceptable securities collateral by the Licensed Corporation. [BQ17114]
At least quarterly At least semi-annually At least annually Less frequent than annually Ad hoc, eg, according to market conditions
Others, please specify:  N/A - the Licensed Corporation does not maintain any list of acceptable securities collateral. Please provide further details (optional):
5 Does the Licensed Corporation apply a flat haircut for all kinds of securities collateral? [BQ17115]
○ Yes

# IV. Client Concentration Risk Management

6 (a) Does the Licensed Corporation control exposures to individual margin clients or groups of related margin clients by a client concentration limit(s) to avoid building up excessive exposures to each margin client or each group of related margin clients? [BQ17116_01]
○ Yes ○ No
If the answer is "Yes" in (a), (i) please indicate how the Licensed Corporation measures exposure to a margin client or a group of related margin clients. (Please choose all options that are applicable to the Licensed Corporation.)[BQ17116_01_01]
<ul> <li>(A) Equal to the outstanding amount(s) of the margin loan of the margin client or aggregate outstanding balance of the margin loans of the group of related margin clients</li> <li>(B) Others, please specify:</li> </ul>
(ii) please describe the basis of determination and the amount of the client concentration limit(s) which were in force as at the end of the financial year. [BQ17116_01_02]
(A) As a percentage of the Licensed Corporation's shareholders' funds, (please specify the %:
, and the limit (in HK\$'000): )
(B) As a percentage of the Licensed Corporation's total margin loans, (please specify the %
, and the limit (in HK\$'000): )
(C) Others, (please specify the basis: , and the limit (HK\$'000): )
(D) No specific basis (please specify the limit (in HK\$'000):
6 (b) Was there any incident of breach of the client concentration limit(s) during the financial year?  [BQ17116_02]  Yes No
If the answer is "Yes" in (b), please state: (i) The total number of incidents of breach during the financial year:
(ii) The total number of clients concerned in the incident(s):
(iii) The highest amount of breach of the limit(s) (in HK\$'000) during the financial year:
(iv) Please indicate the follow up action(s) that the Licensed Corporation took to rectify the breach of the limit(s). (Please choose all options that are applicable to the Licensed Corporation.) [BQ17116_02_04]
<ul> <li>(A) Collect margin loan from the margin client(s) concerned</li> <li>(B) Stop granting further margin loan to the margin client(s) concerned</li> </ul>
(C) Others, please specify:  (D) N/A - the Licensed Corporation did not take any follow up action. Please provide further details (optional):

7 (a) Does the Licensed Corporation conduct any assessment of the impact on its excess liquid capital before granting a significant margin loan? [BQ17117]				
Yes No				
(b) If the answer is "Yes" in (a), please describe the basis of determination and the threshold in determining a significant margin loan as at the end of the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17117_02]				
lacksquare (i) As a percentage of the Licensed Corporation's shareholders' funds, (please specify the $%$				
, and the threshold (in HK\$'000): )				
(ii) As a percentage of the Licensed Corporation's to , and the threshold (in HK\$'000):	tal margin loans, (please specify the % :			
(iii) Others, (please specify the basis: , ar	d the threshold (HK\$'000):			
(iv) No specific basis (please specify the threshold (	n HK\$'000):			
V. Margin Call Controls				
8 Does the Licensed Corporation have any policy to unsettled margin call? [BQ17118]	stop providing further advances to a client with			
Yes				
O No				
9 (a) Does the Licensed Corporation allow grant of m	argin call waivers to margin clients? [BQ17119_01]			
○ Yes				
O No				
9 (b) Please indicate (A) the position of the person(s) authorized to grant margin call waivers and (B) the monetary limit of the person's authority as at the end of the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17119_02]				
(A) Position of the person authorized to grant margin call waivers	(B) Monetary limit of margin call waiver authority (HK\$'000)			
lacksquare (i) The staff responsible for making margin calls				
(ii) The Manager-In-Charge of securities dealing business				
(iii) The Manager-In-Charge of credit risk management				
(iv) Responsible Officers				
(v) Chief Operating Officer (or its equivalent)				
(vi) Chief Executive Officer (or its equivalent)				
(vii) Credit Committee (or its equivalent)				
(viii) Others, please specify:				

9 (c) Is the grant of margin call waiver subject to independent review by senior management of the Licensed Corporation? [BQ17119_03]
Yes No
(i) If the answer is "Yes" in (c), please indicate the level of management performing the independent review. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17119_03_01_01]
<ul> <li>(A) Senior management staff (eg, CEO, COO) independent of the person granting the margin call waiver</li> <li>(B) Credit Committee (or equivalent)</li> <li>(C) Board of directors (or equivalent)</li> <li>(D) Others, please specify:</li> </ul>
9 (d) Is the justification for margin call waiver required to be documented? [BQ17119_04]  Yes No
9 (e) Is the grant of margin call waiver subject to a set of pre-determined approval criteria and satisfactory completion of a credit risk assessment process? [BQ17119_05]
Yes No
9 (f) If the answer is "Yes" in (e), are the approval criteria and credit risk assessment process clearly set out in the margin lending policy? [BQ17119_06]
Yes No
9 (g) Does the Licensed Corporation stop granting further advances to a client who has already been granted margin call waiver? [BQ17119_07]
Yes No

# VI. Forced Liquidation

10 (a) Does the Licensed Corporation communicate its forced liquidation policies and procedures to its margin clients? [BQ17120_01]
○ Yes ○ No
(i) If the answer is "Yes" in (a), please indicate how the policies and procedures are communicated to margin clients. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17120_01_01]
<ul> <li>(A) Included in the client account agreement</li> <li>(B) Included in the risk disclosure statement</li> <li>(C) Included in the Licensed Corporation's website</li> <li>(D) Verbally explained to the client by staff of the Licensed Corporation</li> <li>(E) Others, please specify:</li> </ul>
10 (b) Does the Licensed Corporation notify its clients before carrying out forced liquidation? [BQ17120_02]
Yes No
(i) If the answer is "Yes" in (b), please indicate the means of notification. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17120_02_01]
<ul> <li>(A) By email</li> <li>(B) By SMS or other instant messaging applications (such as WhatsApp, WeChat)</li> <li>(C) Verbal notification by phone or in person</li> <li>(D) By letter</li> <li>(E) Others, please specify:</li> </ul>
,
11 Does forced liquidation require prior senior management approval? [BQ17121]
○ Yes ○ No

12 (a) Does the Licensed Corporation allow grant of f [BQ17122_01]	orced liquidation waivers to margin clients?
Yes	
○ No	
12 (b) Please indicate (A) the position of the person(s (B) the monetary limit of the person's authority as at (Please choose all options that are applicable to the	the end of the financial year.
(A) Position of the person authorized to grant forced liquidation waivers	(B) Monetary limit of forced liquidation waiver authority (HK\$'000)
(i) The staff responsible for executing forced liquidation	
(ii) The Manager-In-Charge of securities dealing business	
(iii) The Manager-In-Charge of credit risk management	
(iv) Responsible Officers	
(v) Chief Operating Officer (or its equivalent)	
(vi) Chief Executive Officer (or its equivalent)	
(vii) Credit Committee (or its equivalent)	
(viii) Others, please specify:	
12 (c) Is the grant of forced liquidation waiver subjecthe Licensed Corporation? [BQ17122_03]	t to independent review by senior management of
Yes No	
(i) If the answer is "Yes" in (c), please indicate the lever review. (Please choose all options that are applicable to the	
(A) Senior management staff (eg, CEO, COO) indepe	endent of the person granting the forced liquidation
waiver (B) Credit Committee (or its equivalent)	
(C) Board of directors (or its equivalent)	
(D) Others, please specify:	
12 (d) Is the justification for granting forced liquidation [BQ17122_04]	on waiver required to be documented?
Yes	
○ No	
12 (e) Is the grant of forced liquidation waiver subjec satisfactory completion of a credit risk assessment p	t to a set of pre-determined approval criteria and process? [BQ17122_05]
Yes	
○ No	

12 (f) If the answer is "Yes" in (e), are the approval criteria and credit risk assessment process clearly set out in the margin lending policy? [BQ17122_06]		
○ Yes ○ No		
3 Please indicate the factors that the Licensed Corporation would take into consideration in ensuring orced liquidation is executed on the best available terms to the client. Please choose all options that are applicable to the Licensed Corporation.) [BQ17123]		
(a) Prevailing market conditions		
<ul> <li>(b) Prevailing trading price of the collateral to be liquidated</li> <li>(c) Quantity of the collateral to be liquidated relative to its market turnover</li> </ul>		
(d) Possibility of selling the collateral at a better price over-the-counter than on the exchange		
(e) Client's instruction (such as client's preference on the item(s) of collateral to be liquidated, priority of iquidation or market on which the collateral is to be sold)		
(f) Others, please specify:		

#### Section B3 - Short-selling; Securities Borrowing and Lending (BQ17124 - BQ17134)

Note 1: For the avoidance of doubt, the questions in this section aim to obtain information on the Licensed Corporation's short-selling, securities borrowing and securities lending services of agency nature.

Note 2: For the purpose of Part I, II and III, only securities listed on the Hong Kong Stock Exchange are included.

- I. Overview for Short-Selling ("SS"), Securities Borrowing ("SB") and Securities Lending ("SL") Services Provided
- 1 (a) Please indicate the type(s) of clients to whom the Licensed Corporation provided the following services during the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17124\_01]

		(A) Institutional clients	(B) Clients other than Institutional clients	(C) N/A - such service was not provided.	
(i) SS	3				
(ii) S	3				
(iii) S	L				
1 (b)	Please indicate	the type(s) of client	s which accounted fo	r a larger turnover in the following	
		e financial ýear. [BQ1 (A) Institution	l7124_02]	(B) Clients other than Institution clients	al
		e financial year. [BQ1	l7124_02]	(B) Clients other than Institution	al
servi	ce(s) during the	e financial year. [BQ1	l7124_02]	(B) Clients other than Institution	al
servi	sce(s) during the	e financial year. [BQ1	l7124_02]	(B) Clients other than Institution clients	al

- 2 (a) Please indicate the percentage of total turnover attributed by SS activities (agency trades) during the financial year. [BQ17125\_01]
  - 1% or less
  - More than 1% and up to 5%
  - More than 5% and up to 10%
  - More than 10%
- 2 (b) Please indicate the range of total nominal value of SBL activities (agency trades) during the financial year. [BQ17125\_02]
  - HK\$100 million or less
- More than HK\$100 million and up to HK\$1 billion
- More than HK\$1 billion and up to HK\$10 billion
- More than HK\$10 billion

reviewing exception reports) of the follo (Please choose all options that are appl	owing activities.	e involved in regular monitoring (eg, poration.) [BQ17126]
	(A) SS	(B) SB, SL
(a) Responsible Officer		
(b) Head of Dealing/ Head of Trading		
(c) Head of Operations/ Head of Settlement		
(d) Head of Risk Management		
(e) Head of Compliance		
(f) Others	Please specify:	Please specify:
(g) N/A - the activity is not subject to senior management review.	Please provide further details (optional):	Please provide further details (optional):
4 Please indicate the department(s)/ fun monitoring the securities availability to (Please choose all options that are apple)	avoid naked SS and/ or over	er-lending.
monitoring the securities availability to (Please choose all options that are apple)  (a) Front Office	avoid naked SS and/ or over icable to the Licensed Corporation (A) SS - Monitoring securities availability	er-lending. poration.) [BQ17127] (B) SL - Monitoring securities availability to
monitoring the securities availability to (Please choose all options that are apple)  (a) Front Office (b) Compliance	avoid naked SS and/ or over icable to the Licensed Corporation (A) SS - Monitoring securities availability	er-lending. poration.) [BQ17127] (B) SL - Monitoring securities availability to
monitoring the securities availability to (Please choose all options that are apple)  (a) Front Office (b) Compliance (c) Risk Management	avoid naked SS and/ or over icable to the Licensed Corporation (A) SS - Monitoring securities availability	er-lending. poration.) [BQ17127] (B) SL - Monitoring securities availability to
monitoring the securities availability to (Please choose all options that are apple)  (a) Front Office (b) Compliance (c) Risk Management (d) Operations/ Settlement	avoid naked SS and/ or ovicable to the Licensed Cor (A) SS - Monitoring securities availability to avoid naked SS	rer-lending.  poration.) [BQ17127]  (B) SL - Monitoring securities availability to avoid over-lending
monitoring the securities availability to (Please choose all options that are apple)  (a) Front Office (b) Compliance (c) Risk Management	avoid naked SS and/ or over icable to the Licensed Corporation (A) SS - Monitoring securities availability	er-lending. poration.) [BQ17127] (B) SL - Monitoring securities availability to

## **II. Short-selling Activities**

5 (a) Please indicate the frequency that the Licensed Corporation performs regular post-trade checking to monitor its compliance with the regulatory requirements regarding clients' SS orders on securities listed in Hong Kong which are executed by the Licensed Corporation, directly or indirectly (eg, through another broker), via SEHK. [BQ17129_01]
At least weekly At least monthly Less frequent than monthly N/A - the Licensed Corporation does not perform regular checking to monitor its compliance with the regulatory requirements regarding clients' SS orders on securities listed in Hong Kong which are executed by the Licensed Corporation, directly or indirectly (eg, through another broker), via SEHK. Please provide further details (optional):
5 (b) Please indicate the type(s) of regular checking performed by the Licensed Corporation. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17129_02]
(i) Whether a SS order is properly marked as such when inputting it into the SEHK trading system or when passing on the order to another person for execution (ii) Whether the seller's confirmation/ documentary assurance that the sale is "covered" is obtained before relaying or executing a SS order (iii) Whether the seller's confirmation/ documentary assurance that the sale is "covered" is retained for at least 12 months from the date of the transaction (iv) Others, please specify:
5 (c) Please indicate the department(s)/ function(s) of the Licensed Corporation that is (are) responsible for performing the procedures mentioned in (b) above. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17129_03]
(i) Compliance (ii) Internal Audit (iii) Risk Management (iv) Operations/ Settlement (v) Front Office (vi) Others, please specify:

# III. Securities Borrowing and Lending Activities

Please indicate the source(s) of securities available for SBL.  Please choose all options that are applicable to the Licensed Corporation.) [BQ17130]				
<ul> <li>(a) House positions</li> <li>(b) Client securities</li> <li>(c) External lenders, please state the top 3 external lenders:</li> </ul>				
(i) Top 1				
(ii) Top 2				
(iii) Top 3 (d) Others, please specify:				
(a) Less than 105%				
(b) 105% - 120%				
(c) More than 120%				
8 Please describe the method(s) that the Licensed Corporation provides confirmation of the securities availability to the securities borrower.  (Please choose all options that are applicable to the Licensed Corporation.) [BQ17132]  (a) Provide a hold notice to the securities borrower				
(b) Provide a blanket assurance to the securities borrower				
(c) Others, please specify: (d) N/A - the Licensed Corporation does not provide any confirmation of the securities availability to the securities borrower. Please provide further details (optional):				
9 Is the securities lender always entitled to receive dividend or other income on the securities being lent in the securities lending transaction? [BQ17133]				
Yes				
○ No				

10 (a) Please indicate the control(s) that the Licensed Corporation has in place to minimise the risk of securities recall failure from securities borrowers. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17134_01]
(i) Maintain buffer by lending out only certain percentage of the total securities inventory available to lend out (including house positions, client securities and securities from external lender where applicable)  (ii) Limit SBL activities to clients with sound credit record  (iii) Limit SBL collaterals to cash or other highly liquid collaterals only  (iv) Conduct regular monitoring on the mark-to-market value of borrower's collaterals and ensure strict compliance with the Licensed Corporation's collateral requirements  (v) Conduct regular review to ensure that appropriate procedures are in place to recall lent securities from borrowers  (vi) Others, please specify:  (vii) N/A - the Licensed Corporation does not have any controls in place to minimise the risk of securities recall failure from securities borrowers. Please provide further details (optional):
10 (b) Please indicate the action(s) that the Licensed Corporation would take when it failed to recall from the borrower on the securities due for return to the lender. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17134_02]
(i) Buy the same quantity of the securities in the market for settlement to the lender (ii) Extend the settlement date of the return of securities to the lender (eg, extend from T+2 to T+3) (iii) Borrow the same quantity of the securities from other securities lenders (iv) Offer to indemnify the lender (v) Others, please specify:
(vi) N/A - the Licensed Corporation would not take any actions when it failed to recall from the borrower on the securities due for return to the lender. Please provide further details (optional):

# Section B4 - Client Facilitation (BQ17135 - BQ17139)

1 Please indicate the percentage of total transaction volume arising from client facilitation trades, including client facilitation trades handled by Licensed Corporation for the account of the Licensed Corporation and/ or a group or affiliated company (regardless of whether those positions are booked to the books and records of the Licensed Corporations or to its group or affiliated companies under remote booking arrangements) during the financial year. [BQ17135]		
<ul><li>Less than 10%</li><li>10% - 30%</li><li>More than 30%</li></ul>		
2 Please indicate which of the following best describes the transaction volume arising from client facilitation trades during the financial year. [BQ17136]		
Pre-dominantly reactive		
Pre-dominantly pro-active		
Approximately equally split between reactive and pro-active		
3 (a) Does the Licensed Corporation obtain consent from clients prior to executing client facilitation trades (including trades originated from clients of the Licensed Corporation's group or affiliated companies)? [BQ17137_01]		
○ Yes ○ No		
3 (b) If the answer is "Yes" in (a), please indicate the type of consent obtained from clients. [BQ17137_02]		
Note 1: Order-by-order consent refers to the consent which is obtained at order level before client facilitation desks execute specific orders. In cases where clients place a basket order, client consent can be obtained for the entire basket order and does not need to be obtained for each constituent stock.		
Note 2: Blanket consent refers to the consent which is obtained from a client upfront, such that for a specified/unspecified period of time, orders can be executed by client facilitation desk without obtaining an order-by-order consent from the client.		
Order-by-order consent <sup>Note 1</sup> Blanket consent <sup>Note 2</sup> Both of the above		

4 Please describe the controls and/ or procedures that the Licensed Corporation has in place for client facilitation services. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17138]
<ul> <li>(a) Checking whether client's consent has been obtained prior to trade</li> <li>(b) Identifying misconduct such as front-running</li> <li>(c) Preventing information leakage between agency and facilitation desks</li> </ul>
(i) If (c) is chosen, please indicate if the following procedures are adopted. [BQ17138_01_01]
<ul> <li>(A) Physical segregation between agency and facilitation desks</li> <li>(B) System segregation restricting facilitation traders' access to agency flow information</li> <li>(C) Monitoring of communication channels, including chatrooms and shared drives</li> <li>(D) Others, please specify:</li> <li>(d) Others, please specify:</li> <li>(e) N/A - the Licensed Corporation does not have any controls in place to for client facilitation services.</li> <li>Please provide further details (optional):</li> </ul>
5 (a) Does the Licensed Corporation provide any staff training relating to client facilitation services? [BQ17139_01]
○ Yes ○ No
5 (b) If the answer is "Yes" in (a), is the training provided to staff: [BQ17139_02]
Yes No  (i) As they join the Licensed Corporation? [BQ17139_02_01]   (ii) On a regular basis? [BQ17139_02_02]

## Section B5 - Prime Services (BQ17140 - BQ17153)

	I.	Bus	iness	<b>Profile</b>
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1 Please describe to (Please choose all o	ne type(s) of prime services provided by the Licensed Corporation. options that are applicable to the Licensed Corporation.) [BQ17140]
(a) Trading and e	xecution
(b) Clearing and	settlement
(c) Margin financi	
(d) Securities bor	
(e) Custody servi	
(f) Capital introdu	
(g) Business cons	· ·
(h) Synthetic prim	S .
(i) Account mana	gement
(j) Others, please	specify:
Note: Licensed Corp Corporation but not to None 1-50 51-100 101-150 151-200 201 or more	cial year. [BQ17141]  oration should report the number of investment managers served by the Licensed he number of funds under management by these investment managers.
2 (b) Please specify terms of number of	the name of the top 3 contracting parties whom such clients are contracted with (in clients): [BQ17141_03]
(i) Top 1	
(ii) Top 2	
(iii) Top 3	

## **II. Trading and Execution**

Note: For the purpose of Part II, only clients identified in Q.2 are included.

3 Please describe the type(s) of trading and execution services provided by the Licensed Corporation o its group or affiliated companies to the prime services clients. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17142]
(a) Internet trading
(b) Algorithmic trading
(c) Direct Market Access
(d) Alternative liquidity pool
(e) Others, please specify:

BRMQ Online Form

III. Margin Financing/ Lending	
Note: For the purpose of Part III, only clients identified in	Q.2 are included.
4 Please state the total amount of loans extended to Corporation or its group or affiliated companies and financial year. [BQ17143]	the prime services clients by the Licensed their total collateral value as at the end of the
(a) Total loan amount (HK\$):	
(b) Total collateral value (HK\$):	
5 Please describe the type(s) of acceptable collatera (Please choose all options that are applicable to the	
(a) Cash, please specify the currencies accepted:	
(b) Bonds, please specify the types/ range of credit	ratings of bonds accepted:
(c) Stocks, please specify the types/ range of marke	et capitalization of stocks accepted:
(d) Other asset classes, please specify the asset classes	asses and asset quality requirements:
6 (a) Do the Licensed Corporation or its group or aff when accepting different classes of collaterals from	iliated companies apply different haircut percentage prime services clients? [BQ17145_01]
Yes	
○ No	
6 (b) If the answer is "Yes" in (a), please indicate the [BQ17145_02]	frequency that the haircut percentage is reviewed?
At least monthly	
At least quarterly	
At least annually Others, please specify:	
7 Please indicate the frequency that the Licensed Co the credit limits of the prime services clients. (Please choose all options that are applicable to the	orporation or its group or affiliated companies review Licensed Corporation.) [BQ17146]
(a) Periodic review	-
At least monthly	
At least quarterly	
<ul><li>At least annually</li><li>(b) Ad hoc and/ or event-triggered. Please provide full</li></ul>	rther details (optional):
(c) Others, please specify:	

8 Does the Licensed Corporation or its group or affiliated companies perform Kong? [BQ17147]	the following	in Hong
	Yes	No
(a) Making margin call or repayment demand to clients [BQ17147_01]		
(b) Reviewing and monitoring the outstanding margin calls [BQ17147_02]		
(c) Following up clients' failure to meet a margin call or a repayment demand [BQ17147_03]	0	0
(i) If the answer is "Yes" in (c), please describe the follow up actions taken (Please choose all options that are applicable to the Licensed Corporation	า. า.) [BQ17147_	_01_01]
<ul> <li>(A) Disposal of collaterals</li> <li>(B) Suspension of order taking</li> <li>(C) Closure of account</li> <li>(D) Others, please specify:</li> </ul>		
(d) Regular exception reporting to the senior management [BQ17147 04]		
(e) Keeping records for margin calls and repayment demands [BQ17147 05]		
(f) Assessing client onboarding and ongoing counterparty risk [BQ17147 06]		
9 Please indicate with whom the assets of the prime services clients were dep year. (Please choose all options that are applicable to the Licensed Corporation.) [E	_	the financial
(a) A group or affiliated company which is a bank		
(b) A group or affiliated company which is a broker dealer		
(c) An external party which is a bank		
(d) An external party which is a broker dealer		
(e) Others, please specify:		
10 Please indicate the frequency that the Licensed Corporation or its group or perform reconciliations of assets of the prime services clients. [BQ17149]	affiliated cor	npanies
At least daily		
At least weekly		
At least monthly		
Others, please specify:		

V. Rehypothecation
Note: For the purpose of Part V, only clients identified in Q.2 are included.
11 Do all investment and cash held by the Licensed Corporation or its group or affiliated companies for the prime services clients constitute collateral? [BQ17150]
<ul><li>Yes</li><li>No</li></ul>
12 (a) Does the Licensed Corporation or its group or affiliated companies have any rights of rehypothecation over the collaterals of the prime services clients? [BQ17151_01]
Yes No
12 (b) If the answer is "Yes" in (a), does the Licensed Corporation or its group or affiliated companies obtain authorization of collateral rehypothecation from the prime service clients? [BQ17151_02]
Yes No
12 (c) If the answer is "Yes" in (b), please indicate the frequency that the authorization of collateral rehypothecation is renewed with the prime services clients. [BQ17151_03]
At least semi-annually
At least annually     Others, please specify:
13 (a) Did the Licensed Corporation or its group or affiliated companies rehypothecate any collaterals of the prime services clients during the financial year? [BQ17152_01]
○ Yes
O No
13 (b) If the answer is "Yes" in (a), please state the total value of collaterals (HK\$) rehypothecated as at the end of the financial year. [BQ17152_02]
14 (a) Does the Licensed Corporation or its group or affiliated companies set a rehypothecation limit Note for the prime services clients? [BQ17153_01]
Note: The rehypothecation limit refers to the upper limit of the aggregate market value of the rehypothecated collaterals over the aggregate receivable amount due from the prime services clients.
○ Yes ○ No

## 14 (b) If the answer is "Yes" in (a),

	Yes No
(i) Is the limit standardised across all clients? [BQ17153_02_01]	
(ii) Is the limit individually negotiated and agreed with each client? [BQ17153_02_02]	
(iii) Please indicate the range of rehypothecation limit that the Licensed Corporation of companies agreed with the prime services clients. [BQ17153_02_03]	or its group or affiliated
Less than 100%	
100% - 140%	
More than 140%	
Others, please specify the rehypothecation limit and its basis of setting such limit	::

#### Section B6 - Placing/ Underwriting Securities (BQ17154 - BQ17160)

1 Please describe the type(s) of business activities engaged by the Licensed Corporation and state the number of transactions, income arising from and total transaction amount for each type of business activities for the financial year.

(Please choose all options that are applicable to the Licensed Corporation.) [BQ17154]

Note 1: Please fill in the total income recognised during the financial year.

Yes O No

Note 2: Please fill in the transaction amount underwritten or placed by the Licensed Corporation for completed transactions.

	Number of transactions		(C) Income (HK\$'000) <sup>Note</sup>	(D) Transaction Amount	
The capacity the Licensed Corporation was engaged in:	(A) Ongoing	(B) Completed	1	(HK\$'000) <sup>Note</sup> 2	
(a) Underwriter					
☐ (i) Main Board IPOs					
(ii) GEM IPOs					
(iii) Rights issues/ Open offer of securities listed in Hong Kong					
(b) Placing agent					
☐ (i) Main Board IPOs					
(ii) GEM IPOs					
(iii) Rights issues/ Open offer of securities listed in Hong Kong					
□ (iv) Follow-on offering of securities listed in Hong Kong <sup>Note 3</sup>					
(v) Debt securities listed or to be listed in Hong Kong					
Please describe the measures that the supervise different transaction teams. Please choose all options that are applie  (a) Senior management is involved in december (b) Committee comprising senior management participates in recommendation.	cable to the eal execution gement signs	Licensed Co as part of the off at launch neetings	rporation.) [BC	217155]	

4 Please state the percentage (%) of your clients who have signed an acknowledgement of a cautionary statement on the higher investment risk in GEM stocks <sup>Note</sup> . [BQ17157]		
Note: GEM Rule 2.12.		
5 (a) Was there any GEM IPO placing during the financial year where the Responsible Officer(s executive(s)/ salesperson(s) who sourced the placing transaction was/ were also responsible allocating a substantial portion (>50%) of the placing shares to his/ her/ their clients? [BQ1715 Yes No	for	ount
5 (b) If the answer is "Yes" in (a), please state the number of such GEM IPO placing transaction the completed GEM IPO placing transactions reported in Q.1(b)(ii)(B) above. [BQ17158_02]	ns out	of
6 Please indicate if the following people are allowed to participate in the placings conducted b Licensed Corporation. [BQ17159]	y the	
Note: Include those accounts that they hold beneficial interests in.		
	Yes	No
(a) Shareholders, directors (other than non-executive directors), and senior management of the Licensed Corporation <sup>Note</sup> [BQ17159_01]		
(b) Spouse and children of the people listed in row (a) above [BQ17159_02]		
(c) Parents and siblings of the people listed in row (a) above [BQ17159_03]		
(d) Staff and account executives of the Licensed Corporation [BQ17159_04]		
(e) Spouse and children of the people listed in row (d) above [BQ17159_05]		
(f) Parents and siblings of the people listed in row (d) above [BQ17159_06]		
7 (a) Please describe the measures that the Licensed Corporation has in place to check the independence of prospective clients of placing transactions to identify any potential and/ or acconflicts of interest.  (Please choose all options that are applicable to the Licensed Corporation.) [BQ17160_01]  (i) Rely on self-declaration of clients that they are independent	ctual	
(ii) Conduct desktop search and review information of prospective clients of placing transactions (iii) Others, please specify:		
(iv) N/A - the Licensed Corporation does not have any measures in place to identify conflicts of int Please provide further details (optional):	terests.	

7 (b) Please describe the measures that the Licensed Corporation has in place to identify any relationship between prospective clients and the employees involved in the placing transactions. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17160_02]
(i) On a deal by deal basis, require employees to declare that they (as well as their family and household members) have no connection with the prospective clients of a particular placing transaction (ii) Conduct desktop search and review information of prospective clients of placing transactions (iii) Comparison with an internal database of outside business interests/ business relationship of employees (iv) Others, please specify:
(v) N/A - the Licensed Corporation does not have any measures in place to identify the relationship between prospective clients and the employees involved in the placing transactions. Please provide further details (optional):

# Section B7 - Pre-IPO Trading Platform ("Grey Market") (BQ17161 - BQ17162)

seller has the shares for settlement. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17161]
<ul> <li>(a) Obtain verbal confirmation from clients</li> <li>(b) Check to the Licensed Corporation's internal records</li> <li>(c) Obtain a copy of physical share certificate from clients</li> <li>(d) Check to the allotment announcement result in the HKEX website</li> <li>(e) Others, please specify:</li> <li>(f) N/A - the Licensed Corporation does not have any controls in place to obtain assurance that the seller has the shares for settlement. Please provide further details (optional):</li> </ul>
2 Please indicate the type(s) of information provided by the Licensed Corporation to clients regarding the pre-IPO trading platform. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17162]
<ul> <li>(a) Trading and operational arrangement</li> <li>(b) Policies and procedures for handling outstanding orders and executed transactions under contingency situations, for example, the suspension of the trading platform</li> <li>(c) Order execution or matching methodology</li> <li>(d) User priority</li> <li>(e) Risks associated with trading through the pre-IPO trading platform</li> </ul>
(f) Others, please specify:

# Section B8 - Leveraged Foreign Exchange Trading (BQ17163 - BQ17175)

1 Please indicate which of the following best describes the Licensed Corporation's business model. [BQ17163_01]
(a) Market-maker - the Licensed Corporation operates a dealing desk and takes positions against its clients (b) Straight-through processing - the Licensed Corporation does not operate a dealing desk and passes client orders automatically to liquidity providers for quotation and execution, and enters into equal but opposite transactions with the liquidity providers (ie, creating offsetting positions in the name of the Licensed Corporation on a back-to-back basis against the client transaction)
(i) Please state the name of the top 3 liquidity providers (in terms of turnover during the financial year) used by the Licensed Corporation.
(Please choose all options that are applicable to the Licensed Corporation.) [BQ17163_02]
(A) Top 1
(B) Top 2
(C) Top 3
(c) Introducing broker - the Licensed Corporation introduces clients and/ or communicates client orders to execution broker(s)
(d) Others, please specify:
2 Please indicate the source(s) of prices quoted to clients. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17164]
(a) Market information vendors (eg, Bloomberg, Reuters)
(b) Liquidity providers
(c) Others, please specify:
3 Please indicate the type(s) of products that the Licensed Corporation offers to its clients. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17165_01]
<ul> <li>(a) Rolling foreign exchange spot contracts (ie, foreign exchange spot contracts rolled over on a daily basis)</li> <li>(b) Foreign exchange spot contracts</li> <li>(c) Foreign exchange forward contracts</li> </ul>
(i) Please indicate the tenor of the contracts offered: [BQ17165_02]
<ul> <li>(A) ≤ 1 month</li> <li>(B) &gt; 1 month and ≤ 3 months</li> <li>(C) &gt; 3 months and ≤ 6 months</li> <li>(D) &gt; 6 months and ≤ 12 months</li> <li>(E) &gt; 12 months</li> </ul>
(d) Foreign exchange swaps
<ul><li>(e) Contracts for difference</li><li>(f) Over-the-counter foreign exchange options</li></ul>
(i) Please indicate the type(s) of options offered: [BQ17165_04]
(A) Plain vanilla options (B) Binary options (C) Options with knock in/ out features
(D) Others, please specify:

4 Please indicate the type(s) of information that the Licensed Corporation collects and documents during the know-your-client process. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17166]
(a) Age group (b) Net worth/ Annual income (c) Occupation and employment status (d) Nature of business (e) General investment experience (f) Investment experience in forex trading (g) Investment experience or knowledge in derivatives (h) Investment objective (i) Education background (j) Risk tolerance level (k) Others, please specify:
5 Does the Licensed Corporation offer "social trading", "copy trading" or "mirror trading" service to its clients? [BQ17167]
Yes
O No

#### **Order execution**

6 Please indicate the Licensed Corporation's treatment of positive slippage arising in the following situations for each type of client orders set out below. [BQ17168]

	(A) Market order	(B) Limit order	(C) Stop order	(D) Liquidation order
a) Without requoting the more favourable price to he client, the client order is executed at:  (i) The client's originally requested price				
(ii) The price originally quoted to client	0			
(iii) The more favourable price (including positive slippage) obtained by the Licensed Corporation plus the usual mark-up/ mark-down (if any)				0
(iv) Others				
	Please specify:	Please specify:	Please specify:	Please specify:
b) The more favourable price is requoted to client, and the order will only be executed after client accepts the price			0	0
c) Slippage parameters are built in allowing order to be executed only when the price is within the lippage range specified by:				
(i) Client				
(ii) The Licensed Corporation				
d) Others	O Dia a a a	Diagram	O	Diagon
	Please specify:	Please specify:	Please specify:	Please specify:

7 Please indicate the Licensed Corporation's treatment of negative slippage arising in	the following
situations for each type of client orders set out below. [BQ17169]	_

	(A) Market order	(B) Limit order	(C) Stop order	(D) Liquidation order	
<ul><li>(a) Without requoting the less favourable price to the client, the client order is executed at:</li><li>(i) The client's originally requested price</li><li>(ii) The price originally quoted to client</li></ul>		0	0	0	
(iii) The less favourable price (including negative slippage) obtained by the Licensed Corporation plus the usual mark-up/ mark-down (if any)			0	0	
(iv) Others	Please specify:	Please specify:	Please specify:	Please specify:	
(b) The less favourable price is requoted to client, and the order will only be executed after client accepts the price				0	
<ul><li>(c) Slippage parameters are built in allowing order to be executed only when the price is within the slippage range specified by:</li><li>(i) Client</li><li>(ii) The Licensed Corporation</li></ul>		0		0	
(d) Others	Please specify:	Please specify:	Please specify:	Please specify:	
8 Please indicate the type(s) of slippage informaticients. (Please choose all options that are applicable to			-		ts
(a) Nature of slippage and its risks (b) Treatment of positive and negative slippages (c) Clients' right to set slippage parameters (d) Others, please specify: (e) N/A - the Licensed Corporation does not discifurther details (optional):	for different	types of ord	ers		orovide

9 (a) Apart from correction of error trade or cancellation of trade due to insufficient margin in the client's account, did the Licensed Corporation cancel or amend any executed client order after the execution had been confirmed with the client or the position had been booked in the client's account during the financial year? [BQ17171_01]
Yes No
9 (b) Please state the number of cancelled or amended orders (apart from correction of error trade or cancellation of trade due to insufficient margin in the client's account) during the financial year. [BQ17171_02]

#### Risk management

10 Please indicate the hedging strategy used by the	Licensed Corporation. [BQ17172]
<ul> <li>Full hedging of all client orders</li> <li>Partial hedging of client orders, eg, hedging above a</li> <li>No hedging of client orders</li> </ul>	a specific limit or hedging for only a sub-set of clients
11 Please describe the Licensed Corporation's marg exchange contracts entered into by clients. (Please choose all options that are applicable to the  (a) Initial margin requirement is set as % comparison of the contract of	Licensed Corporation.) [BQ17173]  of the gross principal value of the contract  % of the gross principal value of the contract
12 Does the Licensed Corporation have any policy to liquidate the client's positions, if he/ she has not set period of time? [BQ17173A]	
Yes No	
13 (a) Does the Licensed Corporation allow grant of	margin call waivers to its clients? [BQ17173B_01]
Yes No	
13 (b) Please indicate (A) the position of the person(the monetary limit of the person's authority as at the (Please choose all options that are applicable to the	end of the financial year.
(A) Position of the person authorized to grant marginal waivers	n (B) Monetary limit of margin call waiver authority (HK\$'000)
(i) The staff responsible for making margin calls	
(ii) The Manager-In-Charge of dealing business	
(iii) The Manager-In-Charge of credit risk management	
(iv) Responsible Officers	
(v) Chief Operating Officer (or its equivalent)	
(vi) Chief Executive Officer (or its equivalent)	
(vii) Credit Committee (or its equivalent)	
(viii) Others please specify:	

13 (c) Is the grant of margin call waiver subject to independent review by senior management of the Licensed Corporation? [BQ17173B_03]
○ Yes ○ No
(i) If the answer is "Yes" in (c), please indicate the level of management performing the independent review. (Please choose all options that are applicable to the Licensed Corporation.)
<ul> <li>(A) Senior management staff (eg, CEO, COO) independent of the person granting the margin call waiver</li> <li>(B) Credit Committee (or equivalent)</li> <li>(C) Board of directors (or equivalent)</li> <li>(D) Others, please specify:</li> </ul>
13 (d) Is the justification for margin call waiver required to be documented? [BQ17173B_04]
○ Yes ○ No
13 (e) Is the grant of margin call waiver subject to a set of pre-determined approval criteria and satisfactory completion of a credit risk assessment process? [BQ17173B_05]
○ Yes ○ No
13 (f) If the answer is "Yes" in (e), are the approval criteria and credit risk assessment process clearly set out in the margin policy? [BQ17173B_06]
○ Yes ○ No
14 Please describe the Licensed Corporation's triggering level for forced liquidation of a leveraged foreign exchange contract entered into by clients. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17174]
(a) Triggering level is set as  % of the gross principal value of the contract
(b) Other triggering level, please specify the type(s) of contract and the triggering level:
(c) N/A - the Licensed Corporation does not prescribe any triggering level for forced liquidation of leveraged foreign exchange contracts. Please provide further details (optional):

15 (a) Does the Licensed Corporation communicate its forced liquidation policies and procedures to its clients? [BQ17174A_01]					
○ Yes ○ No					
(i) If the answer is "Yes" in (a), please indicate how the policies and procedures are communicated to its clients. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17174A_01_01]					
<ul> <li>(A) Included in the client account agreement</li> <li>(B) Included in the risk disclosure statement</li> <li>(C) Included in the Licensed Corporation's website</li> <li>(D) Verbally explained to the client by staff of the Licensed Corporation</li> <li>(E) Others, please specify:</li> </ul>					
15 (b) Does the Licensed Corporation notify its clients before carrying out forced liquidation? [BQ17174A_02]					
○ Yes ○ No					
(i) If the answer is "Yes" in (b), please indicate the means of notification. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17174A_02_01]					
<ul> <li>(A) By email</li> <li>(B) By SMS or other instant messaging applications (such as WhatsApp, WeChat)</li> <li>(C) Verbal notification by phone or in person</li> <li>(D) By letter</li> </ul>					
(E) Others, please specify:					
16 Is forced liquidation conducted on a real-time basis electronically? [BQ17174B]					
Yes No					
17 (a) Does the Licensed Corporation allow grant of forced liquidation waivers to its clients? [BQ17174C_01]					
○ Yes ○ No					

17 (b) Please indicate (A) the position of the person(s) authorized to grant forced liquidation waivers and (B) the monetary limit of the person's authority as at the end of the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17174C] (A) Position of the person authorized to grant forced (B) Monetary limit of forced liquidation waiver liquidation waivers authority (HK\$'000) (i) The staff responsible for executing forced liquidation (ii) The Manager-In-Charge of dealing business (iii) The Manager-In-Charge of credit risk management (iv) Responsible Officers (v) Chief Operating Officer (or its equivalent) (vi) Chief Executive Officer (or its equivalent) (vii) Credit Committee (or its equivalent) (viii) Others, please specify: 17 (c) Is the grant of forced liquidation waiver subject to independent review by senior management of the Licensed Corporation? [BQ17174C 03] Yes O No (i) If the answer is "Yes" in (c), please indicate the level of management performing the independent review. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17174C 03 01] (A) Senior management staff (eg, CEO, COO) independent of the person granting the forced liquidation waiver (B) Credit Committee (or equivalent) (C) Board of directors (or equivalent) (D) Others, please specify: 17 (d) Is the justification for granting forced liquidation waiver required to be documented? [BQ17174C\_04] Yes O No 17 (e) Is the grant of forced liquidation waiver subject to a set of pre-determined approval criteria and satisfactory completion of a credit risk assessment process? [BQ17174C\_05] Yes O No

17 (f) If the answer is "Yes" in (e), are the approval criteria and credit risk assessment process clearly set

out in the forced liquidation policy? [BQ17174C\_06]

YesNo

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(a) Does the Licensed Corporation set trading limits for clients? [BQ17175_01]
Yes
No
B (b) Does the Licensed Corporation monitor clients' trading limits on a real-time basis electronically? [Q17175_02]
Yes
O No

# Section B9 - Distribution of Investment Products and/ or Provision of Investment Advisory Services (BQ17176A - BQ17180)

Yes No			
Note: For the avoidance of doubt, C and controls on the distribution of in institutional clients.	Q.2 to Q.7 aim to obta vestments products	nin information on the L and/ or provision of inv	icensed Corporation's operations restment advisory services to non-
2 (a) Does the Licensed Corporat not on the list of products approv ("approved product list")? [BQ17	red by the senior m	ovide advice on inves anagement of the Lic	stment products which are ensed Corporation
Yes			
No No			
N/A - the Licensed Corporation	does not maintain ar	n approved product list	
2 (b) If the answer is "Yes" in (a), Corporation has in place over the not on the approved product list. (Please choose all options that a	distribution or pro	vision of advice on ir	envestment products which are
(A) Additional measures/		pre-trade/ advice or p	ost-trade/ advice
controls	control measure Pre-trade/ advice	Post-trade/ advice	Both pre-trade/ advice and post- trade/ advice
<ul> <li>(i) Approval from person in charge of the sales and marketing department</li> </ul>	0		
<ul> <li>(ii) Approval from person independent from the sales and marketing department</li> </ul>	0	0	
controls (eg, distribution or provision of advice is allowed on investment products which meet the specified criteria under a framework approved by the senior management of the Licensed Corporation), please provide supplementary information:  (iv) No additional measures/controls are in place over the distribution or provision of advice on investment products which are not on the approved product list			
3 (a) Does the Licensed Corporat non-institutional clients? [BQ171		risk ratings to invest	ment products distributed to

3 (b) If the answer is "Yes" in (a), please state the number of product risk ratings the Licensed Corporation would categorise the investment products into. [BQ17176B_02]					
4 (a) Does the Licensed C distributing or providing a	orporation asse advice on invest	ss the risk tolera ment products t	ance level of no o them? [BQ171	n-institutional c	lients before
Yes No					
4 (b) If the answer is "Yes assessment of the risk to Corporation. [BQ17177_0]	erance level of	ndicate which of non-institutional	the following b clients carried	est describes th out by the Licer	e Ised
<ul> <li>Adopting a risk profiling level of clients</li> <li>Asking clients to indicate sales consultants assectiont's circumstances</li> <li>Others, please specify:</li> </ul>	e their risk tolera ssing a client's ris	nce level by choo	sing one option f	rom a list of give	n options
4 (c) If the answer is "Yes" Corporation would categor	" in (a), please in prise its non-ins	ndicate the numl	oer of risk tolera into. [BQ17177 <sub>-</sub>	ance levels the L _02A]	icensed.
(i) 2 (ii) 3 (iii) 4 (iv) 5 (v) More than 5					
4 (d) If the answer is "Yes [BQ17177_03]	" in (a), please i	ndicate the perc	entage of non-ir	nstitutional clien	ts who had the
	20% or less		More than 40% and up to 60%	More than 60% and up to 80%	More than 80%
(i) Highest risk tolerance level [BQ17177_03_01]		0	0	0	0
(ii) Second highest risk tolerance level [BQ17177_03_02]	0	0		0	0

5 Please indicate the departments/ parties involved in the review and approval process of investment products distributed or advised by the Licensed Corporation. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17178]					
(a) Sales and Marketing (b) Dealing/ Execution (c) Legal (d) Compliance (e) Internal Audit (f) Operations/ Settlement (g) Risk Management					
(h) Others, please specify:  (i) N/A - there was no review or approva Licensed Corporation. Please provide furth			ucts distributed o	r advised by the	
6 (a) Are sales consultants involved in the investment advice to non-institutional cl			t products and	or provision of	
Yes No					
6 (b) If the answer is "Yes" in (a), does the review in ensuring the suitability of a pro-				place to perform	
Yes No					
6 (c) If the answer is "Yes" in (b), please perform to ensure the suitability of a pro (Please choose all options that are appli	duct to the clie	ent.		-	
(A) Type(s) of review	àdvice contro	l measure	e/ advice or pos		
	Pre-trade/ adv For each recommendat made	Ad-hoc,	Post-trade/ adv For each recommendati I made	Ad-hoc,	
(i) Review by supervisors or responsible officers					
<ul> <li>(ii) Review by the compliance department or departments other than the sales department</li> </ul>					

6 (d) If the answer is "Yes" in (b), please indicate if the Licensed Corporation has procedures in place to identify or assess the following in the review. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17179_03]
(i) Inconsistency between the investment product risk and the client's risk tolerance level
(ii) Inconsistency between the product features and the client's investment experience/ knowledge/ objective
(iii) Recommendations on complex investment products made to elderly or unsophisticated clients or those who may not be able to make independent decisions  (iv) A client's concentration risk
(v) None of the above
7 (a) Did the Licensed Corporation use online platform to distribute or provide advice on investment products to non-institutional clients during the financial year? [BQ17180_01]
O Yes
O No
7 (b) If the answer is "Yes" in (a), please indicate the types of investment products made available on the online platform.
(Please choose all options that are applicable to the Licensed Corporation.) [BQ17180_02]
(i) Listed stocks
(ii) Collective investment schemes
(iii) Fixed income products
(iv) Structured investment products
(v) Others, please specify:
7 (c) If the answer is "Yes" in (a), are there any investment products available on online platform that the Licensed Corporation considered as complex products Note? [BQ17180_03]
Note: Complex products refer to investment products whose terms, features and risks are not reasonably likely to be understood by retail investors because of their complex structure.
Yes
O No
7 (d) Please indicate if the following tools are available on the online platform. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17180_04]
(i) Risk profiling tools that allow investors to determine their risk tolerance levels
(ii) Filtering function showing a list of investment products at risk rating levels which correspond to the client's risk tolerance level
(iii) Lists of recommended investment products to the investors and/ or recommended portfolios of component investment products distributed by the Licensed Corporation
(iv) A linkage that enable the investors to subscribe the relevant investment product online
(v) Robo-advisory services
(vi) None of the above

## Section B10 - Investment Research or Analysis (BQ17181 - BQ17184)

Note: For the purpose of this section, the term "firm" refers to the definition provided under the Code of Conduct.

Does the Licensed Corporation: [BQ17181]	
	Yes No
(a) Prepare and/ or issue any investment research on securities that are traded in Hong Kong? [BQ17181_01]	0 0
(b) Prepare and/ or issue any pre-deal investment research on securities that are issued/ to be issued by any new listing applicant that are to be traded in Hong Kong? [BQ17181_02]	0 0
(c) Prepare and/ or issue any investment research that has influence on the securities as referred in (a) or (b) above? [BQ17181_03]	0 0
2 Please indicate the controls that the Licensed Corporation has in place for issuance of researd (Please choose all options that are applicable to the Licensed Corporation.) [BQ17182]	ch.
(a) Ensuring the personal account dealings of analysts do not prejudice their investment recommend particular, analysts do not deal in securities in a manner contrary to their recommendation	
(b) Imposing on analysts a trading blackout period before and/ or after issuance of investment research (c) Instituting procedures to monitor if the threshold which would trigger disclosure of relevant relationant financial interests by analysts and firm in the investment research is reached	
(d) Prohibiting provision of any assurance of favourable review or change of coverage or rating in in research	vestment
(e) Instituting controls to ensure that the issuance of investment research comply with the restriction the quiet periods	s under
(f) Others, please specify:	
(g) N/A - the Licensed Corporation does not have any controls in place for issuance of investment replication of the place for its place f	esearch.
3 (a) Does the firm have any investment banking business? [BQ17183_01]	
Yes	
No No	

3 (b) If the answer is "Yes" in (a), please indicate the controls that the Licensed Corporation has in place to manage any potential or actual conflicts of interest. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17183_02]
(i) Restricting access of investment banking personnel to the office of the research function owned by the research function (ii) Prohibiting analysts to solicit investment banking business (iii) Prohibiting analysts' compensation being linked with any specific investment banking transaction (iv) Avoiding pre-approval of investment research by investment banking personnel (v) Ensuring proper disclosure of relevant investment banking relationship with the issuer or the new listing applicant which its investment research covers (vi) Monitoring communications between analysts and investment banking personnel (vii) Prohibiting issuance of investment research immediately following determination of the price of any initial or secondary public offering (where applicable) (viii) Ensuring analysts are not provided with any material information concerning the new listing applicant
that is not reasonably expected to be publicly available or included in the prospectus (where applicable)  (ix) Others, please specify:  (x) N/A - the Licensed Corporation does not have any controls in place to manage any potential or actual conflicts of interest. Please provide further details (optional):
4 (a) Does the firm conduct any proprietary trading or market making activities? [BQ17184_01]
<ul><li>Yes</li><li>No</li></ul>
4 (b) If the answer is "Yes" in (a), please indicate the controls that the Licensed Corporation has in place to manage any potential or actual conflicts of interest. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17184_02]
(i) Ensuring the firm does not deal or trade ahead in the securities which its investment research covers (ii) Making proper disclosure of the relevant market making activities in the investment research (iii) Monitoring of proprietary trading or market making activities for potential conflicts of interest (iv) Others, please specify:
(v) N/A - the Licensed Corporation does not have any controls in place to manage any potential or actual conflicts of interest. Please provide further details (optional):

#### Section B11 - Corporate Finance Advisory Services (BQ17185 - BQ17192)

1 Please describe the type(s) of corporate finance advisory work engaged by the Licensed Corporation concerning securities listed or to be listed in Hong Kong and state the number of transactions, income arising from and total transaction amount for each type of advisory work during the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17185\_03]

Note 1: Including any transaction that was active or completed at the end of the financial year; for compliance advisory, please state the number of listed company clients.

Note 2. Please fill in the total income recognised during the financial year.

Note 3: Please fill in the total transaction amount (where applicable) for completed transactions. Note 4:

(A) Ongoing transaction(s) refer(s) to listing application(s) that is/ are: (a) in preparation for submission to the SEHK; or (b) submitted to the SEHK and in the process of vetting, or approved but not completed (ie, the listing applicant(s) has/ have not been listed) as at the end of the financial year;

(B) Completed transaction(s) refer(s) to listing application(s) that has/ have been submitted to the SEHK and the listing applicant(s) has/ have been listed as at the end of the financial year.

For the purpose of this question, listing application(s) which has/ have been submitted to the SEHK but not approved due to reasons stated in Q.6(d) below as at the end of the financial year are excluded. Note 5: Sponsor's income excludes any underwriting fee.

	Number of transactions <sup>Note 1</sup>	(C) Income (HK\$'000) <sup>Note</sup>	(D) Transaction Amount
The Licensed Corporation was engaged as a/ an:	(A) (B) Ongoing Completed	_ I	(HK\$'000) <sup>Note</sup> 3
(a) Sponsor <sup>Notes 4,5</sup>			
(b) Financial advisor			
(c) Independent financial advisor			
(d) Compliance advisor			N/A
(e) Other type of advisory role, please specify:			
	(f) Total income	:	

2 Was the Licensed Corporation engaged in any advisory work on valuations in corporate transactions involving Hong Kong listed companies during the financial year? [BQ17186]

Yes

O No

3 In respect of the clients to whom the Licensed Corporation provided advisory work as identified in Q.1. please indicate if the Licensed Corporation or its group or affiliated companies also conducted the following type(s) of business activities and state the number of transactions and income (if applicable) arising from each type of activities during the financial year. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17187] Note 1: Please fill in the total income recognised during the financial year. Note 2: Please complete Section B6 – Placing/ underwriting securities or remind the Licensed Corporation's group or affiliated company to do so. **Number of transactions** (C) Income (B) Completed (A) Ongoing (HK\$'000)Note 1 (a) Underwriting/ placing under Type 1 regulated activity Note 2 (b) Publication of pre-deal research reports under Type 4 regulated activity (c) None of the above 4 Please describe the measures that the Licensed Corporation has in place for sponsor principals to supervise the sponsor transaction team. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17188] (a) A committee involving the sponsor principals signs off at various milestones (b) The sponsor principals participate in weekly team meetings (c) The sponsor principals participate in monthly team meetings (d) The sponsor principals participate in informal discussions within the team (e) The sponsor principals are involved when issues are escalated by staff (f) Others, please specify: (g) N/A - the Licensed Corporation does not have any measures in place for sponsor principals to supervise the sponsor transaction team. Please provide further details (optional): 5 Please provide the number of sponsor principals and licensed representatives (other than

sponsor principals) who worked on transactions involving the listing of securities for which the Licensed Corporation acted as sponsor as at the end of the financial year. [BQ17189]

<b>(~)</b>	The number of a	ponsor principals:	[DO47400	041	
(a)	The number of S	ponsoi principais.		UII	
٠,			• •		

(b) The number of licensed representatives (other than sponsor principals): [BQ17189 02]

6 Please provide a breakdown of the number of listing applications handled by the Licensed Corporation as a sponsor during the financial year, by their respective status as at the end of the financial year. [BQ17190]

Note: A listing application is completed when the listing applicant is listed.

Status of the listing applications as at the end of the financial year	Number of listing applications
(a) Listing application in preparation for submission	
(b) Listing application submitted and in the process of vetting, or approved but not completed <sup>Note</sup>	
(c) Listing application completed <sup>Note</sup>	
<ul><li>(d) Listing application submitted but not approved due to:</li><li>(i) withdrawal by the client</li></ul>	
(ii) rejection/ return by the SEHK or rejection by the SFC	
(iii) time lapse	
(iv) disagreement between the sponsor(s) and listing applicant	
(v) other reasons, please specify:	
(e) Total	
T Division of the character of the control of the C	41 1
7 Please provide a breakdown of the number of listing applications submit Corporation as a sponsor during the financial year, by the respective durat undertaken before submitting the listing applications. [BQ17191]  Duration of due diligence work undertaken before submitting the listing applications	ted by the Licensed tion of due diligence work  Number of listing applications submitted
Corporation as a sponsor during the financial year, by the respective durat undertaken before submitting the listing applications. [BQ17191]  Duration of due diligence work undertaken before submitting the listing	tion of due diligence work  Number of listing  applications
Corporation as a sponsor during the financial year, by the respective durat undertaken before submitting the listing applications. [BQ17191]  Duration of due diligence work undertaken before submitting the listing applications	tion of due diligence work  Number of listing  applications
Corporation as a sponsor during the financial year, by the respective durat undertaken before submitting the listing applications. [BQ17191]  Duration of due diligence work undertaken before submitting the listing applications  (a) Less than 1 month	tion of due diligence work  Number of listing  applications
Corporation as a sponsor during the financial year, by the respective durat undertaken before submitting the listing applications. [BQ17191]  Duration of due diligence work undertaken before submitting the listing applications  (a) Less than 1 month  (b) 1 - 2 months	tion of due diligence work  Number of listing  applications
Corporation as a sponsor during the financial year, by the respective durat undertaken before submitting the listing applications. [BQ17191]  Duration of due diligence work undertaken before submitting the listing applications  (a) Less than 1 month  (b) 1 - 2 months  (c) More than 2 months and up to 6 months	tion of due diligence work  Number of listing applications

## Section B12 - Algorithmic Trading and Alternative Liquidity Pools (BQ17193A - BQ17215)

I. Algorithmic Tradir	ng		
		and trading algorithm(s) were used by th during the financial year? [BQ17193A]	е
_ ` , ` •		re used by the Licensed Corporation re provided by the Licensed Corporation to	
2 Please indicate the to (Please choose all opti	op three algorithmic strategies (by tra ons that are applicable to the Licenso	nsaction volume) during the financial yea ed Corporation.) [BQ17193]	ar.
	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients	
(a) VWAP			
(b) TWAP (c) Others			
	Please specify:	Please specify:	
3 (a) Does the Licensed algorithmic trading rela	d Corporation have governance forunated matters? [BQ17194_01]	n(s)/ committee(s) in place to oversee	
	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients	
Yes No		0	

the following functions.

(A) For algorithmic trading (B) For algorithmic trading system(s) and/ or trading system(s) and/ or trading algorithms used by the algorithms provided to **Licensed Corporation** clients (i) Responsible Officers (ii) Sales and trading (iii) Risk and control (iv) Legal and compliance (v) Information technology (vi) Internal audit (vii) Other representatives Please specify: Please specify: 3 (c) If the answer is "No" in (a), please describe how the Licensed Corporation ensures that adequate management and supervision over algorithmic trading activities is in place. [BQ17194 03] (A) For algorithmic trading (B) For algorithmic trading system(s) and/ or trading system(s) and/ or trading algorithms used by the algorithms provided to **Licensed Corporation** clients 4 (a) Does the Licensed Corporation have pre-trade control(s) in place for the algorithmic trading system(s)? [BQ17195\_01] (A) For algorithmic trading (B) For algorithmic trading system(s) and/ or trading system(s) and/ or trading algorithms used by the algorithms provided to **Licensed Corporation** clients Yes No

3 (b) If the answer is "Yes" in (a), please indicate if the forum/ committee comprises representatives from

(Please choose all options that are applicable to the Licensed Corporation.) [BQ17194\_02]

4 (b) If the answer is "Yes" in (a), please indicate the type(s) of pre-trade controls in place. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17195\_02]

	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients
(i) Price control for order		
input (ii) Maximum notional value		
control (iii) Maximum order quantity	,	
control (iv) Maximum message limi		
(v) Others		
	Please specify:	Please specify:
5 (a) Does the Licensed Corp the algorithmic trading syste	oration perform post-trade revien m(s)? [BQ17196_01]	ew on trading activities conducted through
	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients
Yes		
No		
dentify the following in the p	(a), please indicate if the Licens oost-trade review. at are applicable to the License (A) For algorithmic trading system(s) and/ or trading	sed Corporation has procedures in place to d Corporation.) [BQ17196_02] (B) For algorithmic trading system(s) and/ or trading
	algorithms used by the Licensed Corporation	algorithms provided to clients
(i) Layering/ spoofing		
(ii) Front running		
(iii) Order inputs near the open/ close of trading session with the intent of influencing the price of the securities		
<ul><li>(iv) Trades which are executed outside of the prevailing best bid/ offer on the exchange</li></ul>		
(v) Others	DI ''	Diagram with the
	Please specify:	Please specify:

	from generating and sending or	es enabling it to immediately prevent the ders to the market, and to cancel any
	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients
Yes No	0	
6 (b) If the answer is "Yes" in (Please choose all options tha	(a), please indicate the level(s) a t are applicable to the Licensed	t which such control can be activated. Corporation.) [BQ17197_02]
	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients
(i) Order level		
(ii) Client level		
<ul><li>(iii) Algorithmic strategy level</li><li>(iv) Exchange connectivity</li></ul>		
lèvel		
(v) Others	Please specify:	Please specify:
	r lease speeny.	r lease speerly.
7 (a) Are changes/ modificatio	ns to the algorithmic trading sys	stem(s) and trading algorithm(s) being
tested before use by the Licer	sed Corporation or its clients? [	BQ17198_01]
	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients
Yes	0	0
No		

7 (b) If the answer is "Yes" in (a), please indicate the type(s) of test performed. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17198\_02]

	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients	
<ul><li>(i) Unit test</li><li>(ii) Integration Test</li><li>(iii) Regression Test</li><li>(iv) Others</li></ul>			
	Please specify:	Please specify:	
8 (a) Does the Licensed Co system(s)? [BQ17199_01]	orporation perform capacity stres	s testing on the algorithmic trading	
	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients	
Yes No	0		
8 (b) If the answer is "Yes"	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients	
(i) At least monthly (ii) At least quarterly	0		
(iii) At least annually (iv) Others	0		
	Please specify:	Please specify:	
9 (a) Does the Licensed Co and disruptions related to	orporation have a written continge the algorithmic trading system(s)	ency plan in place to cope with emergencie ? [BQ17200_01]	:S
	(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients	
Yes	0	0	
No			

9	(b) If the answer	is "Yes" in (a), p	lease indicate th	e area(s) cove	red in the writter	n contingency <sub>I</sub>	plan
Ρ	Please choose all	options that are	e applicable to the	e Licensed Co	rporation.) [BQ1]	7200 021	

		(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients
	(i) Secondary operational		
	locations (ii) Backup arrangements		
	(iii) Escalation and actions		
	upon contingency (iv) Contact information of		
	relevant personnel		
	(v) Others		
		Please specify:	Please specify:
		oration have any material service ling system(s) during the financi	s interruption or other significant issues al year? [BQ17201_01]
		(A) For algorithmic trading system(s) and/ or trading algorithms used by the Licensed Corporation	(B) For algorithmic trading system(s) and/ or trading algorithms provided to clients
	Yes		
	No		0
I0 Pi	(b) If the answer is "Yes" in lease choose all options tha	n (a), please indicate the type(s) of at are applicable to the Licensed  (A) For algorithmic trading system(s) and/ or trading	of the interruptions. Corporation.) [BQ17201_02]  (B) For algorithmic trading system(s) and/ or trading
		algorithms used by the Licensed Corporation	algorithms provided to clients
	(i) Power or network outage		
	(ii) Human error causing system outage		
	(iii) Others		
		Please specify:	Please specify:

II. Alternative	Liquidity	Pools	("ALP")
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11 Please indicate the type(s) of products which are crossed in the ALP(s) operated by the Licensed Corporation. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17202]		
(a) Securities listed in Hong Kong (b) Securities listed in overseas (c) Others, please specify:		
13 Please indicate the type(s) of users of the ALP(s) operated by the Licensed Corporation. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17204]		
Note: High frequency traders as classified by the Licensed Corporation's internal policy or guideline.		
<ul> <li>(a) Broker-dealers</li> <li>(b) Asset managers</li> <li>(c) High-frequency traders<sup>Note</sup></li> <li>(d) Market makers</li> </ul>		
(e) Others, please specify:		
14 Please indicate the measures adopted by the Licensed Corporation to ensure that only qualified investors <sup>Note</sup> are permitted to be users of the ALP(s) operated by the Licensed Corporation. [BQ17205]		
Note: Qualified investors as defined under the Code of Conduct.		
<ul> <li>(a) Rely on the attestation provided by the users that qualified investor requirements are met</li> <li>(b) Perform assessments to verify that the users meet the qualified investor requirements</li> </ul>		
(c) Others, please specify:  (d) N/A - the Licensed Corporation does not adopt any measures to ensure that only qualified investors are permitted to be users of the ALP(s). Please provide further details (optional):		
15 Please indicate the order prioritization mechanism for orders having the same input price in the ALP. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17206]		
Note: Proprietary orders as defined under the Code of Conduct.		
<ul> <li>(a) Proprietary orders<sup>Note</sup> and non-proprietary orders have the same priority</li> <li>(b) Proprietary orders<sup>Note</sup> have priority over non-proprietary orders</li> <li>(c) Non-proprietary orders have priority over proprietary orders</li> </ul>		
(d) Others, please specify:		

16 (a) Does the Licensed Corporation have governance forum(s)/ committee(s) in place to oversee ALP activities? [BQ17207_01]
Yes No
16 (b) If the answer is "Yes" in (a), please indicate the composition of the forum(s)/ committee(s). (Please choose all options that are applicable to the Licensed Corporation.) [BQ17207_02]
(i) Responsible Officers (ii) Sales and trading representatives
☐ (iii) Risk control representatives☐ (iv) Compliance representatives
(v) Information technology representatives
(vi) Other representatives, please specify:
16 (c) If the answer is "No" in (a), please describe how the Licensed Corporation ensure that adequate management and supervision over ALP activities is in place. [BQ17207_03]
management and supervision over ALF activities is in place. [DQ17207_03]
17 Please indicate the area(s) covered under the ALP Guideline(s) of the Licensed Corporation. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17208]
Note: Proprietary orders as defined under the Code of Conduct.
(a) Trading and operational matters
<ul><li>(b) User restrictions</li><li>(c) Opt-out arrangement</li></ul>
(d) User priority, order routing and execution methodology
(e) Transaction pricing
(f) Order cancellation (g) Internal control procedures to ensure fair and orderly functioning
(h) Potential risks
<ul> <li>(i) Transaction of proprietary orders<sup>Note</sup></li> <li>(j) Aggregation of orders of different users, where applicable</li> </ul>
(j) Aggregation of orders of different users, where applicable  (k) Identity of staff with access to ALP
(I) Others, please specify:
18 Please indicate the control(s) that the Licensed Corporation has in place to ensure that only appropriate staff have access to information concerning orders placed or transactions conducted in the ALP(s).
(Please choose all options that are applicable to the Licensed Corporation.) [BQ17209]
(a) Senior management approval for granting access
<ul><li>□ (b) Regular review of access to ALP(s)</li><li>□ (c) Prompt removal of access for leavers or employees who have changed roles</li></ul>
(d) Others, please specify:
(e) N/A - the Licensed Corporation does not have controls relating to the access to the ALP(s). Please provide further details (optional):

19 (a) Does the Licensed Corporation have pre-trade control(s) in place for the ALP(s)? [BQ17210_01]  Yes No
19 (b) If the answer is "Yes" in (a), please indicate the type(s) of pre-trade controls in place. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17210_02]
(i) Ensure order priority (ii) Ensure the cross price is within bid/ ask spread (iii) Ensure only orders with quantity above a prescribed threshold are crossed (iv) Prevent wash trades (v) Others, please specify:
20 (a) Does the Licensed Corporation perform post-trade review on the transactions conducted in the ALP(s)? [BQ17211_01]
○ Yes ○ No
20 (b) If the answer is "Yes" in (a), please indicate if the Licensed Corporation has procedures in place to identify the following in the post-trade review. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17211_02]
(i) Possible pinging (ii) Layering/ spoofing (iii) Marking the close (iv) Wash trade (v) Others, please specify:
21 (a) Does the Licensed Corporation have kill switch procedures enabling it to immediately prevent transactions from being conducted in the ALP(s)? [BQ17212_01]  Yes No
21 (b) If the answer is "Yes" in (a), please indicate the level(s) at which such control can be activated. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17212_02]
(i) Order level (ii) User level (iii) Trader level (iv) Smart Order Router level (v) Others, please specify:
22 (a) Are changes/ modifications to the ALP(s) tested before launching into production? [BQ17213_01]  Yes No

# Section B13 - Discretionary Management Services for Funds and/ or Discretionary Accounts (BQ17216 - BQ17229A)

1	(i) Fur	nds	(ii) Discre accou	etionary ints
(a) Did the Licensed Corporation manage any funds and/ or discretionary accounts with External Clients Note during the financial year? [BQ17216_01_01]	Yes	No	Yes	No
Note: Clients other than the Licensed Corporation, group or affiliated companies and their respective shareholders, directors and staff.				0
If the answer is "Yes" in (a), in respect of the funds and/ or discretionary accounts with External Clients,	Yes	No	Yes	No
(b) was the Licensed Corporation responsible for the overall operation of any funds and/ or discretionary accounts during the financial year? [BQ17216_01_02]		0		0
(c) was the Licensed Corporation being delegated the responsibility for the valuation of any funds and/ or discretionary accounts during the financial year? [BQ17216_01_03]	0			0
(d) amongst the funds managed by the Licensed Corporation, were any of these unauthorized funds? [BQ17216_01_04]	0			

I.	Use	of	<b>Service</b>	<b>Providers</b>
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2

Note: For the purpose of this question, (i) funds without External Clients and (ii) discretionary accounts are excluded.

2 (a) Please name the top 3 service providers ranked by the Licensed Corporation's AUM in unauthorized funds as at the end of the financial year, and indicate, for each of the service providers, whether it is a licensed corporation, authorized financial institution or an associated entity as defined in SFO. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17217]						
(i)	(A) Top 3 fund administrators engaged	an authorized finance associated entity as	defined in SFO.			
		Yes	No			
(A) Top 1		0				
(B) Top 2						
(C) Top 3		0				
(D) N/A - no	fund administrator was engaged.					
(ii)	(A) Top 3 custodians engaged	(B) Please indicate i an authorized finance associated entity as	f it is a licensed corporation, cial institution or an defined in SFO.			
		Yes	No			
(A) Top 1		0				
(B) Top 2		$\circ$				
(C) Top 3			0			
(D) N/A - no	custodian was engaged.					
(iii)	(A) Top 3 fund auditors engaged	an authorized finance associated entity as				
		Yes	No			
(A) Top 1		0				
(B) Top 2		$\circ$				
(C) Top 3		$\circ$				
(D) N/A - no	fund auditor was engaged.					

(iv)	(A) Top 3 prime brokers engaged	àn authorized	icate if it is a licensed corporation, financial institution or an tity as defined in SFO. No
(A) Top 1			
(B) Top 2		0	
(C) Top 3		$\bigcirc$	
(D) N/A - no	prime broker was engaged.		
2 (b) Are all fu Yes No	nd investors institutional Pls? [BQ17	217_05]	
External Clients a	ssets (excluding OTC derivatives, pri cretionary accounts kept at a bank, c	vate equity, priv	rate debt, non-listed CIS) of the

4

(iv) Other fund(s) of which annual audit was/

were not conducted

II. Regular Audit of Funds up	nder Management of the L	icensed Corporation

Note: For the purpose of this question, (i) funds without External Clients and (ii) discretionary accounts are excluded.

cxciuucu.					
	dit conducted for the fu of the funds? [BQ17219		ler mana	gement by the Licen	sed Corporation in the
Yes, annual audit	t was conducted for all th	e funds ι	ınder mar	nagement by the Licer	nsed Corporation
<ul><li>Annual audit was</li></ul>	conducted only for some	e funds u	nder man	agement by the Licen	sed Corporation
No, annual audit	was not conducted for al	l of the fu	ınds unde	er management by the	Licensed Corporation
top 3 funds respect managed by the Lic conducted for the fu	unds of which annual a ively and the total AUM ensed Corporation, and und(s). options that are applica	of other d (C) stat	funds, (I e the rea	B) indicate if the funds son(s) why annual a	ds were wholly udit was not
	(A) AUM of the fund (HK\$'000)	(B) Is t	the fund vensed C	wholly managed by orporation?	(C) Reasons why annual audit was not conducted for the fund
		Yes		No	
(i) Top 1 fund				$\circ$	
(ii) Top 2 fund				$\circ$	
(iii) Top 3 fund				0	
	(A) Total AUM of the fund(s) (HK\$'000)	mánag		und(s) wholly e Licensed	(C) Reasons why annual audit was/ were not conducted for the fund(s)
		Yes	No	Some funds are wholly managed by the Licensed Corporation and some are not	

5

excluded.	se of this question, (i) fund	as witnou	t Externa	il Cilents and (II) discre	etionary accounts are
conducted in the pa	under management by t ast financial year of the er the end of the financ	funds, v	vere ther	e any audited financ	ial statements not issued
end of the financial other funds, (B) ind the reason(s) why t financial year of the	unds whose audited fin year, please (A) state the licate if the funds were the audited financial state e respective funds. options that are applica	he AUM wholly n tements	of the to nanaged were no	p 3 funds respective by the Licensed Cor t issued within 6 mo	ly and the total AUM of poration, and (C) state nths after the end of the
	(A) AUM of the fund (HK\$'000)	(B) Is t	he fund vensed C	wholly managed by orporation?	(C) Reasons why audited financial statement was not issued within 6 months after the end of the financial year of the fund
		Yes		No	
(i) Top 1 fund					
(ii) Top 2 fund				0	
(iii) Top 3 fund				0	
	(A) Total AUM of the fund(s) (HK\$'000)	manag		und(s) wholly e Licensed	(C) Reasons why audited financial statement was not issued within 6 months after the end of the financial year of the respective funds
		Yes	No	Some funds are wholly managed by the Licensed Corporation and some are not	
(iv) Other fund(s) whose audited financial statements was/were not issued within 6 months after the end of the financial year of the respective funds					

III.	Pricina	and	Valuation	of	<b>Investments</b>
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6

Note: For the purpose of this question, (i) funds without External Clients and (ii) discretionary accounts without External Clients are excluded.

6 (a) Were there any hard-to-value investments<sup>Note 1</sup> invested by the funds and/ or discretionary accounts managed by the Licensed Corporation for clients who were not institutional PIs or corporate PIs<sup>Note 2</sup> as at the end of the financial year? [BQ17221\_01]

Note 1: Hard-to-value investments may include Level 3 fair value measurements as defined in ASC820 under US GAAP and IFRS 13 as well as stale price instruments as defined in the Licensed Corporation's valuation policy.

Note 2: Institutional PIs or corporate PIs as defined under the Code of Conduct.

Yes
No

6 (b) If the answer is "Yes" in (a), please state (A) the absolute value of the top 3 hard-to-value investments mentioned above as a percentage of the Licensed Corporation's total AUM as at the end of the financial year, (B) product type, and (C) reason(s) for being hard-to value. (Please choose all options that are applicable to the Licensed Corporation). Please aggregate the absolute values of the same investment across all funds managed by the Licensed Corporation. [BQ17221\_02]

	(A) % of total AUM	(B) Product type	(C) Reasons for being hard-to-value
(i) Top 1 investment		Listed equity Unlisted equity Investment grade ("IG") bond Non-IG bond Equity linked derivatives Credit linked derivatives Rate linked derivatives Others, please specify:	
(ii) Top 2 investment		Listed equity Unlisted equity Investment grade ("IG") bond Non-IG bond Equity linked derivatives Credit linked derivatives Rate linked derivatives Others, please specify:	
(iii) Top 3 investment			

01/04/2019	BRMQ Online Form
	<ul><li>Listed equity</li><li>Unlisted equity</li><li>Investment grade</li></ul>
	("IG") bond
	Non-IG bond
	Equity linked
	derivatives  Credit linked
	derivatives
	Rate linked
	derivatives
	Others, please
	specify:
7	
Note: For the purpose of this question External Clients are excluded.	n, (i) funds without External Clients and (ii) discretionary accounts withou
7 (a) Was the Licensed Corporation account or had been delegated res during the financial year? [BQ1722:	responsible for the overall operation of the fund/ discretionary ponsibility for fund valuation for the funds listed under Q.4(b) above 2_01]
No No	
7 (b) If the answer is "Yes" in (a), w [BQ17222_02]	ere all hard-to-value assets valued by external valuation agent(s)?
Yes	
No please state the reason:	

N/A - there were no hard-to-value-assets in the funds.

#### IV. Annualised Return of Funds/ Discretionary Accounts under Management

**Note:** For the purpose of this question, please exclude a fund/ discretionary account where the AUM managed by the Licensed Corporation in its role as the sub-manager as of the end of the last three financial years on average was less than 50% of the AUM of the respective funds/ discretionary accounts. Please also include those funds/ discretionary accounts which the Licensed Corporation has delegated its investment management duties to its group or affiliated companies (ie, its group or affiliated companies to act as sub-manager).

Please state the gross of fees annualised return of the top 3 funds and discretionary accounts without External Clients (in terms of AUM) managed by the Licensed Corporation for each of the last 3 financial years. Please also state their primary strategy and geographical location of their underlying investments.

(Please choose all options that are applicable to the Licensed Corporation.) [BQ17223]

#### 8 (a) Top 3 funds without External Clients [BQ17223\_01]

	(A) Primary strategy	(B) Primary geographical location of underlying investments	(C) Annualised return (%) as of the end of the current financial year	(D) Annualised return (%) as of the end of the preceding financial year (ie, 12 months preceding the current financial year)	(E) Annualised return (%) as of the end of two years preceding the current financial year (ie, 24 months preceding the current financial year)
(i) Top 1 fund			%	%	%
(ii) Top 2 fund			%	N/A - the fund had not been launched.	N/A - the fund had not been launched.
(iii) Top 3 fund			%	N/A - the fund had not been launched.  N/A - the fund had not been launched.	N/A - the fund had not been launched.  N/A - the fund had not
(iv) N/A - all the	_	•	•		oration in its role

<sup>(</sup>v) N/A - the funds without External Clients were all managed by the Licensed Corporation in its role as the sub-manager, and the AUM of these funds managed by the Licensed Corporation in the last 3 financial years on average was less than 50% of the total AUM of the respective funds.

### 8 (b) Top 3 discretionary accounts without External Clients [BQ17223\_03]

	(A) Primary strategy	(B) Primary geographical location of underlying investments	(C) Annualised return (%) as of the end of the current financial year	(D) Annualised return (%) as of the end of the preceding financial year (ie, 12 months preceding the current financial year)	(E) Annualised return (%) as of the end of two years preceding the current financial year (ie, 24 months preceding the current financial year)
(i) Top 1 discretionary account			%	%	%
(ii) Top 2				N/A - the discretionary account had no been set up.	N/A - the discretionary of account had no been set up.
discretionary account			%		%  N/A - the discretionary of account had no
(iii) Top 3 discretionary account			%	been set up.	been set up. %
				<ul> <li>N/A - the discretionary account had no been set up.</li> </ul>	<ul> <li>N/A - the discretionary of account had no been set up.</li> </ul>
(iv) N/A - all the (v) N/A - the dis Corporation in its rothe Licensed Corporation the respective disc	cretionary accou ole as the sub-m oration in the las	ints without Extern anager, and the A t 3 financial years	nal Clients were	all managed by the	ne Licensed its managed by

9

**Note:** For the purpose of this question, please exclude a fund/ discretionary account where the AUM managed by the Licensed Corporation in its role as the sub-manager as of the end of the last three financial years on average was less than 50% of the respective funds/ discretionary accounts. Please also include those funds/ discretionary accounts which the Licensed Corporation has delegated its investment management duties to its group or affiliated companies (ie, its group or affiliated companies to act as sub-manager).

Please state the gross of fees annualised return of the top 3 funds and discretionary accounts with External Clients (in terms of AUM) managed by the Licensed Corporation for each of the last 3 financial years. Please also state their primary strategy and geographical location of their underlying investments.

(Please choose all options that are applicable to the Licensed Corporation.) [BQ17224]

#### 9 (a) Top 3 funds with External Clients [BQ17224\_01]

	(A) Primary strategy	(B) Primary geographical location of underlying investments	(C) Annualised return (%) as of the end of the current financial year	(D) Annualised return (%) as of the end of the preceding financial year (ie, 12 months preceding the current financial year)	(E) Annualised return (%) as of the end of two years preceding the current financial year (ie, 24 months preceding the current financial year)
(i) Top 1 fund			%	%	%
(ii) Top 2 fund			%	N/A	N/A %
(iii) Top 3 fund			%	% N/A N/A	% N/A N/A

(iv) N/A - the funds with External Clients were all managed by the Licensed Corporation in its role as the sub-manager, and the AUM of these funds managed by the Licensed Corporation in the last 3 financial years on average was less than 50% of the total AUM of the respective funds.

#### 9 (b) Top 3 discretionary accounts with External Clients [BQ17224\_03]

	(A) Primary strategy	(B) Primary geographical location of underlying investments	(C) Annualised return (%) as of the end of the current financial year	(D) Annualised return (%) as of the end of the preceding financial year (ie, 12 months preceding the current financial year)	(E) Annualised return (%) as of the end of two years preceding the current financial year (ie, 24 months preceding the current financial year)
(i) Top 1 discretionary account			%	%	%
(ii) Top 2 discretionary account			%	N/A	N/A % N/A
(iii) Top 3 discretionary account			%	% N/A N/A	% N/A N/A

<sup>(</sup>iv) N/A - All discretionary accounts with External Clients were all managed by the Licensed Corporation in its role as the sub-manager, and the AUM of these discretionary accounts managed by the Licensed Corporation in the last 3 financial years on average was less than 50% of the total AUM of the respective discretionary accounts.

V. Liquidity  10  Note: For the purpose of this question, (i) funds without External Clients and (ii) discretionary accounts are excluded.
10 (a) Did any of the unauthorized funds managed by the Licensed Corporation impose fund-level redemption gates during the financial year? [BQ17225_01]  Yes No
10 (b) If the answer is "No" in (a), please indicate the reasons why fund-level redemption gates were not imposed. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17225_02]
(i) Past redemptions were above redemption gate threshold, but redemption gate was not imposed at discretion (ii) Past redemptions were below redemption gate threshold (iii) Funds are not subject to redemption gate (iv) Others, please specify:
11
Note: For the purpose of this question, (i) funds without External Clients and (ii) discretionary accounts are excluded.
Were there any unauthorized funds managed by the Licensed Corporation suspended for redemption during the financial year? [BQ17226]  Yes, please specify the reason:  No
VI. Direct Distribution/ Solicitation of Funds to External Clients who are Individuals
12 During the financial year, was the Licensed Corporation involved in direct distribution or making solicitation of the unauthorized funds managed by it to External Clients who are individuals? [BQ17227]
Yes, the % of AUM as of the financial year end invested by External Clients who are individuals was:  No

13 Pleas function financia (Please Corpora (a) S only	choose all options that are applicable to ation.) [BQ17228] taff performing portfolio management or de	end of the other other controls the controls of the control of the con	No. of staff
settleme	taff performing operation support/ control fent, risk management, valuation and compl	liance) only	
(c) Si Please s	taff performing any of the functions in (a) a state the reason(s) for this:	and (b).	
VIII. Fu	nd Investment in China		
14			
	or the purpose of this question, (i) funds wit d as private equity funds are excluded.	thout External Clients,	(ii) discretionary accounts and (iii) CIS
investm aggrega (Please Asset cla exchang	top 3 funds managed by the Licensed Cont (in absolute terms) in the following ate NAV as at the end of the financial year choose all options that are applicable to asses not traded on the e (exclude investments Interbank Bond Market	non-exchange traded ar.	d asset classes in China out of their
(CIBM) a	nd bond connect, cash equivalents).		
(a)	Equity		
(b)	Credit/ debt		
(c)	Other asset classes, please specify:		
(d)	N/A - the top 3 funds did not hold any investments in non-exchange traded asset classes in China (excluding investments in CIBM and bond connect, cash or cash equivalents) as at the end of the financial year.		
IX. Dist	tributed Ledger Technology		
by any o	se indicate if there is any use of distribu discretionary account managed by the L d Corporation. [BQ17229A]	ited ledger technolog Licensed Corporation	y by the Licensed Corporation, , or by any CIS managed by the
Yes			

## Section B14 - Dealing in OTCD Products/ Providing Client Clearing Services for OTCD Transactions (BQ17230 - BQ17234)

Note: OTCD transactions cleared and not cleared by a central counterparty are referred to herein as "cleared OTCD transactions" and "non-cleared OTCD transactions" respectively.

1 Please describe the type(s) of activities relating to OTCD transactions that the Licensed Corporation is engaged in.
(Please choose all options that are applicable to the Licensed Corporation.) [BQ17230]
<ul> <li>(a) The Licensed Corporation is a contracting party to the OTCD transactions</li> <li>(b) The Licensed Corporation originates trades in Hong Kong and the trades are booked in one or more group or affiliated companies which are not Licensed Corporations</li> <li>(c) The Licensed Corporation advises on OTCD products</li> <li>(d) The Licensed Corporation provides clearing agency services for OTCD transactions</li> </ul>
(e) Others, please specify:
2 Where the Licensed Corporation was a contracting party to OTCD transactions, did the Licensed Corporation participate in the compression of non-cleared OTCD transactions during the financial year? [BQ17231]
Yes No
3 Did the Licensed Corporation clear clients' OTCD transactions through clearing member(s) which are not group or affiliated companies during the financial year? [BQ17232]  Yes
O No
4 Did the Licensed Corporation provide portfolio margining covering both cleared and non-cleared OTCD transactions of clients during the financial year? [BQ17233]
Yes No
5 Did the Licensed Corporation provide portfolio margining covering both cleared OTCD transactions and exchange traded derivative transactions of clients during the financial year? [BQ17234]
Yes No

#### Section B15 - Best Execution (BQ17235 - BQ17244)

Note: For the purpose of this section, execution broker also includes those securities margin financier licensed to carry on Type 8 regulated activity.

1 (a) Does the Licensed Corporation have a specific written policy or guidance on best execution for clients? [BQ17235\_01]

	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
Yes		
No		$\bigcirc$

1 (b) If the answer is "Yes" in (a), please indicate the asset classes covered by the policy or guidance. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17235\_02]

	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
(i) Listed equities		
(ii) Fixed income products		
(iii) OTC derivatives		
(iv) Others		
	Please specify:	Please specify:

2 (a) Does the Licensed Corporation	have a designated person	or group responsible for	r reviewing best
execution issues? [BQ17236_01]			_

	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
Yes		
No		

2 (b) If the answer is "Yes" in (a), please indicate if the designated person or the group comprises representatives from the following functions. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17236\_02]

	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
(i) Sales and trading		
(ii) Legal and compliance		
(iii) Information technology		
(iv) Risk and control		
(v) Product development		
(vi) Internal audit		
(vii) Others		
	Please specify:	Please specify:

2 (c) If there is a designated group responsible for reviewing best execution issues, please indicate the frequency that a meeting is held to review best execution issues by the designated group. [BQ17236\_03]

	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
(i) At least monthly		
(ii) At least quarterly		
(iii) At least semi-annually		
(iv) At least annually		
(v) Less frequent than		
annually	Please specify:	Please specify:
(vi) Never	$\bigcirc$	
(vii) N/A - the Licensed Corporation has a designated person (ie, not a		
designated group) responsible for reviewing best execution issues.		

execution.	ion factors that the Licensed (	Corporation considers in delivering besised Corporation.) [BQ17237]
	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
(a) Price		
(b) Cost		
(c) Nature of order		
(d) Size of transaction		
(e) Speed of execution		
(f) Speed of settlement		
(g) Likelihood of execution		
(h) Likelihood of settlement		
(i) Others		
	Please specify:	Please specify:

4 Please describe the type(s) of monitoring that the Licensed Corporation has in place to ensure best execution.

(Please choose all options that are applicable to the Licensed Corporation.) [BQ17238]

	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
(a) Pre-trade monitoring		
(b) Real-time monitoring		
(c) Post-trade monitoring		
(d) N/A - the Licensed Corporation does not have any monitoring in place to ensure best execution.	Please provide further details (optional):	Please provide further details (optional):

5 Does the Licensed Corporation use any post-trade report to compare execution results against certain benchmark (eg, VWAP) to help achieve best execution? [BQ17239]

	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager	
Yes			
No			

	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager	
Yes			
No			
	st execution? [BQ17240_02]		
	(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager	
Yes			
No			

6 (a) Does the Licensed Corporation place trade orders with affiliated/ connected parties? [BQ17240\_01]

7 (a) Does the Licensed Corporation use any third party brokers to execute orders? [BQ17241_0	01]
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Yes No  7 (b) If the answer is "Yes" in (a), please describe the factors that the Licensed Corporation would assess (in relation to best execution) before onboarding the third party brokers. (Please choose all options that are applicable to the Licensed Corporation.) [BQ17241_02_01_01]  (A) For Licensed Corporation.) [BQ17241_02_01_01]  (B) For Licensed Corporation acting as an execution broker  (ii) Range of products offered (iii) Market access (iii) Cost of execution to the Licensed Corporation (iv) Disciplinary actions taken by regulators in respect of execution related issues (v) Arrangements put in place by the third party brokers to fulfil their obligation to deliver best execution (vi) Others  Please specify: Please specify: Please provide further details: (optional) (optional)  Please provide further details: (optional)  Please provide further details: (potional)  (optional)  (optional)  (A) For Licensed Corporation perform due diligence (in relation to best execution) on the third party brokers on an on-going basis? [BQ17241_02_02]  (A) For Licensed Corporation acting as an execution broker  Yes No		(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
7 (b) If the answer is "Yes" in (a), please describe the factors that the Licensed Corporation would assess (in relation to best execution) before onboarding the third party brokers.  (Please choose all options that are applicable to the Licensed Corporation.) [BQ17241_02_01_01]  (A) For Licensed Corporation.) [BQ17241_02_01_01]  (B) For Licensed Corporation acting as an execution broker  (ii) Range of products offered (iii) Market access (iii) Cost of execution to the Licensed Corporation acting as an asset manager  (iv) Disciplinary actions taken by regulators in respect of execution related issues (v) Arrangements put in place by the third party brokers to fuffil their obligation to deliver best execution (vi) Others  Please specify:  (vii) N/A - no assessment would be carried out (in relation to best execution) before onboarding the third party brokers to fuffil their party brokers on an on-going basis? [BQ17241_02_02]  (A) For Licensed Corporation acting as an execution broker  (A) For Licensed Corporation acting as an asset manager	Yes		
assess (in relation to best execution) before onboarding the third party brokers.  (Please choose all options that are applicable to the Licensed Corporation.) [BQ17241_02_01_01]  (A) For Licensed Corporation.) [BQ17241_02_01_01]  (i) Range of products offered (ii) Market access (iii) Cost of execution to the Licensed Corporation (iv) Disciplinary actions taken by regulators in respect of execution related issues (v) Arrangements put in place by the third party brokers to fulfil their obligation to deliver best execution (vi) Others  Please specify:  Please specify:  Please specify:  Please provide further details: (optional)  Please provide further details: (optional)  Please provide further details: (optional)  (optional)  (A) For Licensed Corporation perform due diligence (in relation to best execution) on the third party brokers on an on-going basis? [BQ17241_02_02]	No		
Corporation acting as an execution broker  (i) Range of products offered (ii) Market access (iii) Cost of execution to the Licensed Corporation (iv) Disciplinary actions taken by regulators in respect of execution related issues (v) Arrangements put in place by the third party brokers to fulfil their obligation to deliver best execution (vi) Others  Please specify:  Please specify:  Please specify:  Please provide further details: (optional)  (optional)  (optional)  (A) For Licensed Corporation acting as an execution broker  Yes	assess (in relation to best exe	ecution) before onboarding the t	hird party brokers.
(ii) Market access (iii) Cost of execution to the Licensed Corporation (iv) Disciplinary actions taken by regulators in respect of execution related issues (v) Arrangements put in place by the third party brokers to fulfil their obligation to deliver best execution (vi) Others  Please specify:  Please specify:  Please specify:  Please specify:  Please provide further details: (optional)  (optional)  (A) For Licensed Corporation perform due diligence (in relation to best execution) on the third party brokers on an on-going basis? [BQ17241_02_02]  (A) For Licensed Corporation acting as an execution broker  Yes		Corporation acting as an	Corporation acting as an
(ii) Market access (iii) Cost of execution to the Licensed Corporation (iv) Disciplinary actions taken by regulators in respect of execution related issues (v) Arrangements put in place by the third party brokers to fulfil their obligation to deliver best execution (vi) Others  Please specify:  Please specify:  Please specify:  Please specify:  Please provide further details: (optional)  (optional)  (A) For Licensed Corporation perform due diligence (in relation to best execution) on the third party brokers on an on-going basis? [BQ17241_02_02]  (A) For Licensed Corporation acting as an execution broker  Yes	(i) Range of products offered		
Licensed Corporation (iv) Disciplinary actions taken by regulators in respect of execution related issues (v) Arrangements put in place by the third party brokers to fulfil their obligation to deliver best execution (vi) Others  Please specify:  Please specify:  Please specify:  Please provide further details: (optional)	(ii) Market access		
by regulators in respect of execution related issues (v) Arrangements put in place by the third party brokers to fulfil their obligation to deliver best execution (vi) Others  Please specify:  (vii) N/A - no assessment would be carried out (in relation to best execution) by the Licensed Corporation before onboarding the third party brokers.  Please provide further details: (optional)  Please provide further details: (optional)  (optional)  (optional)  7 (c) If the answer is "Yes" in (a), does the Licensed Corporation perform due diligence (in relation to best execution) on the third party brokers on an on-going basis? [BQ17241_02_02]  (A) For Licensed Corporation acting as an execution broker  Yes	Licensed Corporation		
place by the third party brokers to fulfil their obligation to deliver best execution (vi) Others  Please specify:  Please specify:  Please specify:  Please provide further details: (optional)  (optional)  Total the answer is "Yes" in (a), does the Licensed Corporation perform due diligence (in relation to best execution) on the third party brokers on an on-going basis? [BQ17241_02_02]  (A) For Licensed Corporation acting as an execution broker  Yes	by regulators in respect of execution related issues	n	
Please specify:  (vii) N/A - no assessment would be carried out (in relation to best execution) by the Licensed Corporation before onboarding the third party brokers.  Please provide further details:  (optional)  Please provide further details:  (optional)  (optional)	place by the third party brokers to fulfil their obligation to deliver best		
(vii) N/A - no assessment would be carried out (in relation to best execution) by the Licensed Corporation before onboarding the third party brokers.  Please provide further details: (optional)  Please provide further details: (optional)  (optional)  (optional)  7 (c) If the answer is "Yes" in (a), does the Licensed Corporation perform due diligence (in relation to best execution) on the third party brokers on an on-going basis? [BQ17241_02_02]  (A) For Licensed Corporation acting as an execution broker  Yes	(vi) Others		
(A) For Licensed Corporation acting as an execution broker  Yes  (B) For Licensed Corporation acting as an execution broker  (B) For Licensed Corporation acting as an asset manager	would be carried out (in relation to best execution) by the Licensed Corporation before onboarding the third	Please provide further details:	Please provide further details:
Corporation acting as an execution broker asset manager  Yes	7 (c) If the answer is "Yes" in best execution) on the third p	(a), does the Licensed Corporati arty brokers on an on-going bas	on perform due diligence (in relation to is? [BQ17241_02_02]
		Corporation acting as an	Corporation acting as an
No O	Yes		
	No		

(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
Yes	
No	
8 (b) If the answer is "Yes" in (a), does the Licensed Corporata basis? [BQ17242_02_01]	oration allocate the orders to clients on a pro-
(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
Yes	
No	
Please specify the allocation basis:	on Please specify the allocation basis:
8 (c) If the answer is "Yes" in (a), does the Licensed Corporproprietary order or a staff order? [BQ17242_02_02]	oration aggregate client orders with a
Note: For the purpose of this question, proprietary order refers Licensed Corporation (including positions arising from market the Licensed Corporation and/ or a group or affiliated company booked by the Licensed Corporations or its group or affiliated	making, hedging activities, etc) for the account of y (regardless of whether those positions are
(A) For Licensed Corporation acting as an execution broker	(B) For Licensed Corporation acting as an asset manager
Yes	
No	

9 (a) Does the Licensed Corpo	oration issue Indicat	ions of Inter	rest ("IOIs")? [BQ17243_01]
	(A) For Licensed Co	orporation tion broker	
Yes			
No			
9 (b) If the answer is "Yes" in	(a), does the License	ed Corporat	ion [BQ17243_02]
	(A) For Licensed Co	ion broker	
(i) Categorise IOIs as natura	Yes	No	
or non-natural?			
<ul><li>(ii) Obtain client consent, where applicable, for issuance of IOIs?</li></ul>			
(iii) Review the accuracy of IOIs before issuance?			
(iv) Update the content of IOIs after issuance?	0		
10 Is the Licensed Corporatio client request? [BQ17244]	n able to provide an	y document	ation to demonstrate best execution upon
	(A) For Licensed Corporation acting execution broker	as an	(B) For Licensed Corporation acting as an asset manager
Yes			$\circ$
No			

## Supplementary Information (BQ17245A)

completely describe	e its situation, it may	uestions where the available answer options do not provide additional, relevant information to supplement on the table below. [BQ17245A]
Section reference (eg, B11)	Relevant question (eg, 5(b))	Supplementary information