# Regulators conclude consultation on further enhancements to the OTC derivatives regulatory regime

The following is issued on behalf of the Hong Kong Monetary Authority:

The Hong Kong Monetary Authority (HKMA) and the Securities and Futures Commission (SFC) today issued <u>conclusions</u> to a joint consultation on further enhancements to the over-the-counter (OTC) derivatives regulatory regime in Hong Kong (Note 1).

Based on market feedback, the mandatory use of Legal Entity Identifiers (LEIs) (Note 2) in trade reporting will only apply to the identification of entities that are on a reporting entity's side of a transaction (Note 3). This requirement will apply to the reporting of new transactions and daily valuation information beginning April 1, 2019.

Reporting entities should continue to identify their counterparties in transaction reports in accordance with a waterfall of identifiers specified in the Supplementary Reporting Instructions for OTC Derivative Transactions (Note 4). Meanwhile, reporting entities are expected to establish a process to request LEIs from their clients. Regulators will maintain close dialogue with reporting entities and keep in view international development to assess the need for further requirements in this area.

The HKMA and the SFC will proceed with their proposals for Phase 2 Clearing with some fine tuning. The clearing obligation will be expanded to include specified standardised interest rate swaps denominated in Australian Dollars and the list of Financial Services Providers will be revised (Note 5).

The regulators have also adopted the trading determination process proposed in the joint consultation paper and are currently using the process to determine for which products it may be appropriate for Hong Kong to introduce a platform trading obligation (Note 6).

The consultation conclusions paper can be downloaded from the websites of the  $\underline{\mathsf{HKMA}}$  or the  $\underline{\mathsf{SFC}}$ .

#### Notes:

- 1. See the March 2018 joint consultation paper on enhancements to the OTC derivatives regime for Hong Kong to (1) mandate the use of Legal Entity Identifiers for the reporting obligation, (2) expand the clearing obligation and (3) adopt a trading determination process for introducing a platform trading obligation.
- 2. A unique 20-digit, alpha-numeric code which identifies an entity in a

financial transaction.

- 3. Entities that are on a reporting entity's side of a transaction include the reporting entity, the transacting party that a reporting entity reports or acts for, a central counterparty or a provider of clearing services that is a reporting entity or one that clears a transaction for a reporting entity or the transacting party that a reporting entity acts for.
- 4. The Supplementary Reporting Instructions for OTC Derivative Transactions are available on the <a href="Hong Kong Trade Repository Website">Hong Kong Trade Repository Website</a>.
- 5. A list of entities designated as Financial Services Providers for the purpose of the OTC derivatives regulatory regime.
- 6. The obligation to trade specified OTC derivative products on a designated trading platform in accordance with trading rules to be proposed.

## Exercise "Sunstone" tests government response to "Disease X"

The Centre for Health Protection (CHP) of the Department of Health (DH), in collaboration with other government departments and organisations, today (June 27) held a public health exercise code-named "Sunstone" at a newly built residential building to test the Government's response to a novel disease called "Disease X".

The exercise was aimed at assessing the interoperability of the Government in response to the detection of a novel disease, testing the preparedness of government departments and relevant organisations to respond effectively to a major infectious disease outbreak, as well as validating the interdepartmental procedures and government contingency actions on the ensuing isolation and evacuation of a residential building.

About 150 participants from relevant government departments and organisations took part in the exercise, with 28 experts from the Mainland and Macao health authorities attending as observers. The exercise consisted of two parts. The first part was a table-top exercise conducted on May 24, in which relevant departments and organisations discussed and co-ordinated the communicable disease response measures required in the simulated scenario of detection of a number of cases of "Disease X" in Hong Kong. According to the World Health Organization, "Disease X" represents the knowledge that a communicable disease could be caused by a pathogen currently unknown to cause human disease.

The second part was a ground movement exercise conducted today. Under the exercise simulation, the CHP received the Hospital Authority's report on four suspected cases of "Disease X" who resided in the same residential building. Among them, one patient passed away shortly after admission to the hospital while the remaining three required hospitalisation.

The DH immediately co-ordinated with the relevant government departments and organisations to formulate and implement corresponding measures, and activated the Multi-disciplinary Response Team to conduct investigation and examination of the environmental factors suspected to have contributed to the spread of this disease.

Upon comprehension of the investigation findings, the CHP advised the Director of Health to order the isolation of the affected building and evacuate the residents. The symptomatic residents were conveyed to hospital for isolation whereas those asymptomatic were sent to quarantine centres. Disinfection was carried out subsequently at the affected building, which would remain isolated until the DH confirms that it is safe for lifting the isolation order.

"This exercise provided a valuable platform to test the preparedness of relevant government departments and organisations to respond effectively to a major infectious disease outbreak. It also enhanced the effectiveness of the response plans for communicable disease and looked for room for improvement, enhancing vigilance to better prepare ourselves for a public health emergency," a spokesman for the DH said.

### LCQ4: Handling of sexual violence cases

Following is a question by the Dr Hon Pierre Chan and a reply by the Secretary for Security, Mr John Lee, in the Legislative Council today (June 27):

#### Question:

The number of requests for assistance from sex crime victims received by RainLily has risen continuously in the past 17 years. Only about 10 per cent of the perpetrators in the rape cases involved in such requests were subsequently prosecuted. Regarding law enforcement on crimes of rape and indecent assault, will the Government inform this Council:

(1) whether it knows, in each of the past five years, the respective numbers of victims in rape cases and indecent assault cases receiving treatment or undergoing examinations at the accident and emergency departments of public hospitals, with a breakdown by the gender of the victims and by whether the cases were reported to the Police, as well as the reasons why some victims did not report their cases to the Police;

- (2) among the rape cases mentioned in (1), of the number of cases in which the victims gave witness statements to the Police and underwent forensic examinations in public hospitals; the number of cases in which any of the two procedures was not conducted in public hospitals, as well as their respective reasons; and
- (3) of the prosecution rates of rape cases in each of the past five years; whether it has assessed if the prosecution rates were on the low side; if it has, of the criteria adopted for and the outcome of the assessment?

#### Reply:

President,

The Police attach great importance to combating cases involving sexual violence, including cases of rape and indecent assault. In each case, the police will fully investigate, make every effort to protect the victim's rights and safety, and lessen the stress and psychological trauma encountered by the victim when assisting in the investigation.

In the past five years between 2013 and 2017, a total of 367 rape cases were reported in Hong Kong, of which 349 cases were detected and the detection rate was 95.1 per cent. As for indecent assault cases, a total of 5 742 cases were recorded, of which 4 341 cases were detected and the detection rate was 75.6 per cent. The detection rates of rape and indecent assault were higher than the average detection rate of 45.2 per cent for the overall criminal cases in Hong Kong during the same period.

Since March 2007, the Social Welfare Department (SWD) has launched a 24-hour "one-stop" service for handling sexual violence cases. The "one-stop" services emphasis not only on the location of provision of services to victims, but also offers the victims with necessary services simultaneously and in a synchronised manner as far as possible, including medical care, forensic examinations, statement-taking, other services and support from a social worker, etc, with a view to reducing repeated description of traumatic experience by the victim and providing immediate and appropriate services.

"One-stop" services can be initiated on referral by social workers, medical personnel, police officers or other professionals. They can also be initiated directly by the relevant non-governmental organisations. Where practicably feasible and with the victim's consent, the government will as far as possible arrange for the victim to receive services in a convenient, safe, private and supportive environment, including medical treatment, statement-taking and forensic examination in the public hospital where he/she receives treatment so as to save the victim from the plight of travelling and speed up the investigation process. The victim may choose to be accompanied by social workers or other suitable persons when he/she is interviewed by police officers or undergoes forensic examination. The SWD has a cooperation agreement with the Hospital Authority (HA) to arrange designated rooms in 17 hospitals in Hong Kong to provide "one-stop" services where practicably feasible.

It should be emphasised that when providing "one-stop" services, organisations must examine and take into account the wills of the victims and their actual needs. If the victim only chooses or needs one of the services, the relevant organisations must respect the wills of the victim. Even if the victim accepts one of the services designated by him / her, it is also in line with the spirit of "one-stop" services.

The Government have been closely monitoring the effectiveness of "one-stop" services. The SWD, the Hong Kong Police, and the HA will hold a meeting before the end of this month to examine the existing collaboration among stakeholders and implementation of "one-stop" services, and explore areas for improvement.

My response to the three parts of Dr Hon Pierre Chan's question is as follows:

(1) and (2) Regarding the sexual violence cases received by the Police in the past five years, the numbers of such cases by type of sexual violence and gender of the victims are at Annex I.

The Government does not maintain figures on victims of rape cases and indecent assault cases who received treatment or underwent examinations at the Accident and Emergency (A&E) Department of public hospitals in the past five years. The Government also does not maintain figures on victims of rape cases who gave witness statements to the Police and underwent forensic examinations in public hospitals in the same period. However, according to the records reviewed by the Police, there were four cases among the rape cases which occurred in 2017 where medical services, forensic examinations and statement-taking were simultaneously provided through "one-stop" services. In other cases, the staff of different organisations had provided some of the services among the "one-stop" services according to the actual needs and the wills of the victims at the material time.

It is the aim of the Police to reduce the stress and psychological trauma encountered by victims of sexual violence when assisting in the investigation. As such, police officers will arrange for the victim to give statement and receive forensic examination in the same public hospital in which he/she receives treatment as far as possible. As the case nature and the victim's wills vary case by case, and at times it may not be feasible to do so, the victims of certain cases will not give statements in public hospitals. Such situations include:

• due to the high occupancy rate of wards, the public hospital is not able to arrange for the necessary facilities immediately. In this connection, the Police have made an enhanced arrangement with the HA. Under the arrangement, police investigating officers may contact the healthcare officer-in-charge on duty in the A&E Department via a direct line to arrange a room to provide "one-stop" services for the victim in advance as far as practicable.

- the case happened long before it is reported, or the victim reports the case at the police station in person and is of the view that immediate treatment in a hospital or forensic examination is not required;
- owing to personal reasons (e.g. emotional problem), the victim requests to first receive treatment in the hospital and/or undergo forensic examination before giving a statement to the Police;
- the Police need to take a statement from the victim by way of videorecorded interview but such facility is not available in the A&E
  Department of the hospital. For example, if the victim is a child, the
  Police and the SWD will form a Child Protection Special Investigation
  Team for joint handling and investigation. The victim will give a
  statement by way of video-recorded interview at a special interview
  suite of the Police. Under such circumstances, the room in the hospital
  is not suitable for conducting the relevant video-recorded interview;
- the victim requests to give a statement at a place with better privacy within a police station;
- the victim needs an interpreter to assist in the statement-taking, and the personnel providing services cannot immediately arrange an interpreter to assist in the statement-taking; and
- the victim refuses to undergo forensic examination.

In any event, the police will make every effort to ensure that the victim is aware of the procedures that he/she will go through and his/her rights, and will also endeavour to assist and facilitate the victim's utilisation of "one-stop" services where practicably feasible.

(3) After the arrest of a suspect, the Police will consider all the circumstances of the case, such as the statements taken from the victim and witnesses, and the availability of circumstantial evidence, including images from closed-circuit televisions, the result of forensic examination, the medical report of the victim etc. After investigation, the Police will consult the Department of Justice (DoJ) before deciding whether to institute prosecution or not.

As mentioned above, during the past five years (2013-2017), the average detection rate for rape cases was about 95.1 per cent. The numbers of

persons arrested and prosecuted for the offence of "rape" under the Crimes Ordinance (Cap 200) in the corresponding period are at Annex II.

As regards prosecution, according to DoJ's Prosecution Code, there is no difference between the consideration for prosecuting cases of sexual violence and that for other crimes. There must be legally sufficient evidence to support a prosecution; that is, such evidence is admissible and reliable and, together with any reasonable inferences able to be drawn from it, likely to prove the offence. The test is whether the evidence demonstrates a reasonable prospect of conviction. A prosecutor must consider the requirements of the public interest. According to the Prosecution Code, public interest includes:

- the attitude, age, nature or physical or psychological condition of the suspect, a witness and/or a victim;
- the likely final disposition of the case; and
- special circumstances that would affect the fairness of any proceedings, etc.

In respect of each rape or indecent assault case, DoJ will holistically consider the actual circumstances and evidence of the case to decide whether to prosecute and, if so, the most appropriate charge. The court will also make a fair decision based on legal principles and evidence.

Thank you, President.

## Fraudulent website and phishing email related to Bank of China (Hong Kong) Limited

The following is issued on behalf of the Hong Kong Monetary Authority:

The Hong Kong Monetary Authority (HKMA) wishes to alert members of the public to a press release issued by Bank of China (Hong Kong) Limited on fraudulent website and phishing email, which has been reported to the HKMA. Hyperlink to the press release is available on <a href="the HKMA website">the HKMA website</a> for ease of reference by members of the public.

Anyone who has provided his or her personal information to the website concerned or has conducted any financial transactions through the website should contact the bank concerned using the contact information provided in the press release, and report to the Police or contact the Cyber Security and Technology Crime Bureau of the Hong Kong Police Force at 2860 5012.

### Manager of unlicensed guesthouse fined

A man was fined \$20,000 at the West Kowloon Magistrates' Courts today (June 27) for contravening the Hotel and Guesthouse Accommodation Ordinance.

The courts heard that in November last year, officers of the Office of the Licensing Authority (OLA), the Home Affairs Department, inspected a suspected unlicensed guesthouse on Wang Lung Street in Tsuen Wan. During the inspection, the OLA officers posed as lodgers and successfully rented a room in the guesthouse on a daily basis.

According to the OLA's records, the guesthouse did not possess a licence under the Ordinance on the day of inspection. The man responsible for managing the premises was charged with contravening section 5(1) of the Ordinance.

A department spokesman stressed that operating or managing an unlicensed guesthouse is a criminal offence and will lead to a criminal record. Upon conviction, the offender is liable to a maximum fine of \$200,000 and two years' imprisonment.

The spokesman appealed to anyone with information about suspected unlicensed guesthouses to report it to the OLA through the hotline (Tel: 2881 7498), by email (<a href="https://hadlaenq@had.gov.hk">https://hadlaenq@had.gov.hk</a>), by fax (2504 5805) using the report form downloaded from the OLA website (<a href="https://www.hadla.gov.hk">www.hadla.gov.hk</a>), or through the mobile application "Hong Kong Licensed Hotels and Guesthouses".