

Ref. No.: RPA/JH/TAC/RO(hm)/LD06/24 New ssueofSecurities&Other
--

29 November 2024

The Company Secretary (Listed Issuers)

Via email

Dear Sir/Madam,

AMENDMENTS TO BURSA MALAYSIA SECURITIES BERHAD MAIN MARKET LISTING REQUIREMENTS ("MAIN LR") IN RELATION TO NEW ISSUE OF SECURITIES AND OTHER AREAS

1. <u>INTRODUCTION</u>

Pursuant to section 9 of the Capital Markets and Services Act 2007 ("CMSA"), Bursa Malaysia Securities Berhad ("the Exchange") has made amendments to the Main LR (the "Amendments") in relation to new issue of securities and other areas.

2. BACKGROUND & OBJECTIVES

- 2.1 We regularly review the Listing Requirements from time to time to ensure that our rules remain fit for purpose in line with ongoing developments in the capital market landscape as well as to promote investor confidence.
- In this review, we focus on two primary areas. Firstly, enhancing transparency in the Main LR to address issues we observed in relation to fund-raising activities as well as the Employee Share Scheme ¹ framework and secondly, enhancing remuneration disclosures of chief executives. We are also refining the Main LR to codify current practices as well as improve clarity, where appropriate.

Page 1 of 6

This refers to either a scheme involving a new issuance of shares to the employees ("**Share Issuance Scheme**"), a scheme involving the grant of a listed issuer's existing shares to employees ("**Share Grant Scheme**") or both under paragraph 1.01 of the Main LR.



3. THE AMENDMENTS

- 3.1 Accordingly, the Exchange has made the following key amendments to the Main LR:
- 3.1.1 enhancing transparency on fund-raising exercises involving new issue of securities as follows:
 - (a) in the case of placement exercises -
 - (i) requiring quarterly announcements on details of placement exercises which are implemented on a staggered basis *[paragraph 6.07(2)(b) of the Main LRI*:
 - (ii) requiring submission of the following information to Bursa Malaysia Securities Berhad ("**Exchange**") [paragraph 6.15 of the Main LR]:
 - (aa) information on the placee's source of funds to subscribe the placement securities and details of the ultimate beneficial owner of the placement securities;
 - (bb) confirmation by the Recognised Principal Adviser that the subscription by each placee commensurate with the placee's financial standing; and
 - (b) in the case of new issue of securities for fund-raising purposes
 - (i) requiring quarterly announcements on the status and details relating to the projects, initiatives, and purposes funded by proceeds raised and how unutilised proceeds are dealt with *[paragraph 6.07A of the Main LR]*;
 - (ii) requiring disclosures of the status of any equity fund-raising exercises undertaken where the proceeds raised have yet to be fully utilised in immediate announcement and circular to shareholders [paragraph 6.07(1) read together with paragraph 14 in Part A of Appendix 6A and paragraph 6.08(1) read together with paragraph 21 in Part A of Appendix 6B of the Main LRI;
- 3.1.2 enhancing the framework for Employee Share Scheme by -
 - (a) subjecting the total number of shares granted under a Share Grant Scheme to the threshold of not more than 15% of the listed issuer's total number of issued shares (excluding treasury shares) at any one time, collectively with the Share Issuance Scheme *[paragraph 8.19 of the Main LR]*; and
 - (b) enhancing disclosure of Employee Share Scheme in annual report in relation to aggregate options or shares granted, exercised, vested or remained outstanding, based on categories of participants *[paragraph 9.25 read together with paragraph 27 in Part A, Appendix 9C of the Main LR]*;



- 3.1.3 enhancing the remuneration disclosures in annual reports for chief executives of listed corporations, closed-end funds and trustee-managers of business trusts, on a named basis [paragraph 9.25 read together with paragraph 11 in Part A of Appendix 9C, paragraph 9.41 read together with paragraph 16 in Part B of Appendix 9C, and paragraph 9.55 read together with paragraph 6 in Part C of Appendix 9C, of the Main LRI; and
- 3.1.4 enhancing the Main LR in other areas to address issues or gaps in the market and ensure the Main LR remains balanced, clear, relevant and updated such as
 - (a) extending the 50% limit² currently imposed for an exercise or conversion of convertible equity securities, to convertible debt securities *[paragraph 6.50 of the Main LR]*;
 - (b) disallowing an affected listed issuer³ and a PN17 Issuer⁴ from undertaking interim corporate proposals pending regularisation of its condition, unless allowed by the Exchange in exceptional circumstances *[paragraphs 8.03A(3A) and 8.04(3A) of the Main LR]*;
 - (c) requiring adherence to chain listing requirements if a listed issuer wishes to list its subsidiaries on a foreign stock exchange *[paragraph 8.24 of the Main LR]*;
 - (d) requiring comparative disclosure of production figures for plantation and timber corporations on quarterly basis, in addition to monthly basis *[paragraph 9.36(2) of the Main LR]*; and
 - (e) clarifying the requirements relating to the appointment of a special auditor *[paragraph 2.24 of the Main LR]*.

4. FULL TEXT OF THE AMENDMENTS

- The full text of the Amendments is attached in **Appendix 1**. For ease of reference, the amendments are reflected in the following manner:
 - portions underlined are text newly inserted / added onto the existing rules; and
 - portions struck through are text deleted.

² This refers to the limit not exceeding 50% of the total number of its issued shares under paragraph 6.50 of the Main LR.

³ This refers to a listed issuer which does not have a level of operations that is adequate to warrant continued trading or listing on the Exchange or which has an insignificant business or operations under paragraph 8.03A of the Main LR.

⁴ This refers to a listed issuer which has triggered any of the prescribed criteria in relation to its financial condition under paragraph 8.04 of the Main LR.



5. <u>IMPLEMENTATION</u>

5.1 The Amendments take effect on the implementation dates as specified in the table below:

No.	Amendments		Implementation Date(s)
(a)	(i) qua plac staç	ents in relation to: arterly announcement on details of cement exercises implemented on a ggered basis <i>[paragraph 6.07(2)(b) of Main LR]</i> ;	Applicable to corporate exercises involving new issue of securities announced on or after 2 January 2025
	the the	emission of additional information to Exchange relating to placees and ultimate beneficial owners agraph 6.15 of the Main LRI;	
	and initi pro- pro-	arterly announcements on the status details relating to the projects, atives, and purposes funded by ceeds raised and how unutilised ceeds are dealt with <i>[paragraph 6.07A ne Main LR]</i> ; and	
	rais pro- utili and 6.07 Part reac	closures of the status of equity funding exercises undertaken where the ceeds raised have yet to be fully sed in immediate announcement discircular to shareholders [paragraph 14] in the A of Appendix 6A, and paragraph 14 in the disciplinary of the Main LR].	
(b)	Amendments relating to the imposition of the 15% limit to Share Grant Schemes <i>[paragraph 8.19 of the Main LR].</i>		Applicable to Employee Share Schemes announced on or after 2 January 2025
(C)	Amendments relating to the extension of the 50% limit to convertible debt securities <i>[paragraph 6.50 of the Main LR].</i>		Applicable to corporate exercises involving issuance of convertible securities announced on or after 2 January 2025



No.	Amendments	Implementation Date(s)
(d)	 Amendments in relation to disclosure in annual reports on: Employee Share Scheme in relation to aggregate options or shares granted, exercised, vested or remained outstanding, based on categories of participants <i>Iparagraph 9.25 read together with paragraph 27 in Part A, Appendix 9C of the Main LRI</i>; and remuneration disclosures for chief executives of listed corporations, closedend funds and trustee-managers of business trusts, on a named basis <i>basis Iparagraph 9.25 read together with paragraph 9.41 read together with paragraph 16 in Part B of Appendix 9C, and paragraph 9.55 read together with paragraph 6 in Part C of Appendix 9C, of the Main LRI.</i> 	Applicable to annual reports issued for financial year ending on or after 31 December 2024 onwards
(e)	Amendments in relation to comparative disclosure of production figures for plantation and timber corporations on quarterly basis <i>[paragraph 9.36(2) of the Main LR]</i> .	Applicable to quarterly reports issued for financial period ending on or after 31 December 2024 onwards
(f)	All other Amendments not specifically mentioned in paragraphs (a) to (e) of this table above.	2 January 2025 onwards

6. ADDITIONAL INFORMATION

- 6.1 In addition, we have also provided "Questions and Answers" in relation to the Amendments as set out in **Appendix 2** to facilitate better understanding of, and compliance with, the Amendments.
- 6.2 We have also taken the opportunity to update the Issuers Communication Note No. 1/2023 Guidance on Conflict of Interest by providing "Questions and Answers" to clarify expectations on conflicted directors. This is enclosed as **Appendix 3**.
- 6.3 The documents above are also available at Bursa Malaysia Berhad's website as follows:
 - (a) this letter as well as Appendices 1, 2 and 3:



https://www.bursamalaysia.com/regulation/listing_requirements/main_market/amendments_to_listing_requirements.

(b) the updated Issuers Communication Note No. 1/2023 - Guidance on Conflict of Interest together with the Questions and Answers:

https://www.bursamalaysia.com/regulation/communication_notes_guides

6.4 If you have any queries on the above, please do not hesitate to contact Listing Advisory & Development, Listing Division at 03-20347766 or submit your enquiry via https://asklisting.bursamalaysia.com.

Thank you.

Yours faithfully,

REGULATION

Encl. (3)

TAC/RO/hm/ss

late