New Framework For Listings And Equity Fund-Raisings

Main Market Technical Briefing

Kemal Rizadi Arbi
Deputy General Manager &
Head, Securities Issues Department

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Outline

- New Board Structure and New Regulatory Approaches
- New Guidelines and Submission Arrangements
How it started...

“... will combine the Main and Second Boards to establish a Unified Board for more established companies with strong track records…”

“... The Unified Board will have uniform listing requirements, and comprehensive disclosure-based regulation with easy entry and fast removal…”

“...the MESDAQ Market will be revamped to allow relatively smaller companies to access equity market at an earlier stage of their lifecycle…”

“... For the revamped MESDAQ, the listing of emerging companies will be sponsor driven…”

Prime Minister of Malaysia
Invest Malaysia 2008 Conference
25 March 2008

Key Points

- Main and Second Boards to merge into a Unified Board
- MESDAQ Market to be transformed into an alternative market
- New approaches to regulating listings and fundraisings
Robust engagement process...

Establishment of Industry Working Group
- 11 practitioners and experts from a broad segment of the capital market

Undertook extensive research, study visits and benchmarking exercises;
Focus group discussions and brainstorming
- Parties include MIBA, MAVCAP, FPLC, MIA

Public and industry consultation
- Extended public consultation
- Face-to-face consultation with various industry groups

Continuous engagement from the commencement of project

Over 300 meetings undertaken

Numerous feedback received
Launched on 8 May 2009...

- New board structure
- New regulatory approaches
- New guidelines and listing rules

Effective: 3 August 2009
Rationale and benefits...

Staying competitive in a progressive market
- Enhanced competitive positioning – preferred listing and fund-raising destination
- Comparable requirements that allows access to capital and protects investors

Streamlined structure for established and emerging companies to raise capital
- Clear demarcation of what issuers and investors want
  - Main Market for established companies, with clear listing requirements
  - ACE Market to facilitate early access for capital raising for emerging companies
  - Different markets catering to different investors’ risk appetites

Fundamental shift to a market-based regulatory approach
- Greater empowerment to the market with emphasis on market and self discipline
- Streamlined regulatory process for better efficiency – reduced regulatory cost & faster time to market
- Issuers have clearer expectations of the application for fund raising

Allowing efficient access to capital and investments, for both issuers & investors
New Board Structure for Bursa

**Current Structure**

1. **Main Board**
   - Traditional sector-focus
   - Large cap companies

2. **Second Board**
   - Traditional sector-focus
   - Medium cap companies

3. **MESDAQ**
   - High-tech/ growth sector-focus
   - High-tech/ growth companies

**New Structure**

A. **Prime market for established companies**

B. **Alternative market for all companies/ sectors**
New Regulatory Approaches

Main Market

- Type of Proposals
  - Competent Authority
    - New Listings
    - Principal Advisers
- Post Listings

s212 CMSA (Regulatory Approval)
- IPOs
- Acquisitions resulting in significant change in business direction or policy of a listed corporation (RTOs/BDLs)
- Secondary and cross listings
- Transfer of listings from the ACE Market to Main Market

s232 and s237 CMSA (Prospectus Registration)
- Secondary fund raisings
- Unlisted public companies
- Significant disposals
- IPOs and public offerings
- Rights Issues
Refined regulatory focus areas for New and Post Listings...

### New Listings

**Focus Areas (s212 and s232):**
- Compliance with minimum requirements
- Public Interest
- Corporate Governance
- Conflict of Interest
- Valuation of assets
- Adequacy of disclosures
- Viability assessment

### Post Listings

**Focus Areas:**
- Compliance with minimum requirements
- Adequacy of disclosures

**No s212 CMSA approval required**

### Focus Areas:
- Procedural compliance
- Public spread
- Adequacy of disclosures

**Approval for listing and quotation of securities**

Regulatory approval under s212 and Prospectus registration under s232/s237 CMSA
Outline

• New Board Structure and New Regulatory Approaches

• New Guidelines and Submission Arrangements
5 new/revamped SC guidelines...

**New Guidelines**

**Equity Guidelines**
- Stipulates listing requirements on the Main Market and issuance of equity in a fund-raising exercise

**Prospectus Guidelines**
- Stipulates disclosure requirements for the prospectus

**Principal Adviser Guidelines**
- Stipulates advisers who can advise and submit corporate proposals

**Asset Valuation Guidelines**
- Stipulates standards of asset valuation in corporate proposals

**Structured Warrants Guidelines**
- Stipulates requirements for issuance of structured warrants
# Equity Guidelines – Major criteria adopted for new listing (Main Market)

<table>
<thead>
<tr>
<th>Quantitative Requirements</th>
<th>Other Requirements</th>
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<tbody>
<tr>
<td><strong>Profit Track Record Test</strong></td>
<td>• Minimum offer to the general public</td>
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<tr>
<td>• Aggregate PAT over 3-5 FYs <strong>Min RM20 mil</strong></td>
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<tr>
<td>• Most recent PAT <strong>Min RM6 mil</strong></td>
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<tr>
<td>• Profit must be uninterrupted</td>
<td>• Minimum issue price of RM0.50</td>
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<tr>
<td><strong>Market Capitalisation Test</strong></td>
<td>• Moratorium on promoters shareholdings for 6 months</td>
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<td>• Market capitalisation of min RM500 mil (no profit requirement)</td>
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<tr>
<td>• At least 1 full year operating revenue</td>
<td><strong>Flexibilities:</strong></td>
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<tr>
<td><strong>Infrastructure Project Company (IPC) Test</strong></td>
<td>• No minimum paid-up capital</td>
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<td>• Remaining concession or license ≥ 15 yrs</td>
<td>• No mandatory underwriting</td>
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<td>• Project costs ≥ RM500 mil</td>
<td>• No additional requirements for specific companies</td>
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<td>• Shorter remaining concession period allowed if the IPC has a profit track record</td>
<td>• IPCs with 2 full FY of revenue can do offer for sale</td>
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## Equity Guidelines - Major criteria adopted for other proposals requiring SC’s approval (Main Market)

### Quantitative and Other Requirements

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<tr>
<th>Reverse Take-Over/ Back-Door Listing</th>
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<td><strong>Allows profit to be met by enlarged group</strong></td>
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<tr>
<td><strong>Profits need not be uninterrupted</strong></td>
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### Secondary and Cross Listings

- **No quantitative requirement**
- **Only allowed for corporations with primary listings on the Main Board of the foreign stock exchange**

### Transfer from ACE Market

- **Compliance with either Profit Track Record test, Market Capitalisation test or IPC test**
## Key Requirements

- Raise minimum RM150 million at IPO
- Minimum 90% of IPO proceeds to be deposited in a trust account
- At least 80% of amount in trust account to be used for qualifying acquisition
- At least 10% in the SPAC held by management team upon IPO with embedded restriction on voting and participation in liquidation distribution
- SPAC to complete qualifying acquisition within 36 months from the close of IPO
- Moratorium on entire shareholdings of management team where shares are to be released in stages within 2 years after completion of a qualifying acquisition
- SPAC be required to abort the proposed qualifying acquisition if more than 25% of its public shareholders vote against the qualifying acquisition
### Main Market Submission Process (IPOs/ RTOs)

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<th>SC</th>
<th>Bursa</th>
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| Pre-submission consultation | Application can be made to Bursa for Initial Listing (no more separate application for listing and quotation) at any time. Documents required:  
- Application form  
- Copy of the prospectus  
- Declarations / undertaken by applicant & adviser  
Processing timeframe : 6 market days |
<p>| Submission of valuation report to AVA | |
| Submission to SC under S.212 &amp; S.232 CMSA | |
| Prospectus public exposure period begins | |
| Review of application &amp; prospectus / circular begins | |
| Prospectus public exposure ends | |
| SC issues queries and suggestions for disclosure enhancements | |
| Adviser reverts with reply to queries, replacement pages for prospectus / circular | |
| SC issues decision letter on approval for IPO / RTO and approval-in-principle for prospectus registration / circular | |
| Registration of prospectus | |
| Issuance of prospectus / offer period begins | |
| T (working/market days) | Last date for listing application to be approved |
| 0 | 66 |
| 15 |  |
| 40 |  |
| 53 |  |
| 60 |  |
| 61 |  |
| (10) |  |</p>
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<th><strong>Transitional Arrangements</strong></th>
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<td><strong>IPO</strong></td>
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<td><strong>Secondary fund-raisings</strong></td>
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Thank You

For more information, contact:
SECURITIES COMMISSION MALAYSIA
3, Persiaran Bukit Kiara, Bukit Kiara,
50490 Kuala Lumpur, Malaysia.
T: +603-6204 8000
F: +603-6201 5213
www.sc.com.my
**Prospectus Guidelines**

### Key Changes

- Refinement of related-party transactions/ conflict of interest disclosure requirement
- Utilisation of proceeds – more detailed disclosures
- New section on specific requirements for structured warrants
- New chapter on specific requirements for SPACs
- Detailed description on history of business with examples
- History on share capital for the last 3 years only
- Table of income statement for the past 3 to 5 financial years, depending on the length of the profit track record used by the corporation to qualify for listing
Key Changes

Principal Advisers seeking to undertake specific corporate proposals must satisfy the following requirements:

- Fall within the category of eligible principal advisers of the guidelines; and
- Have at least 2 senior personnel (Qualified Senior Personnel) with the following competency and experience:
  - 7 years of relevant corporate finance experience; and
  - In the 5 years immediately preceding the senior personnel being designated as a Qualified Senior Personnel, he must have played a substantial role in the engagement team responsible for advising in at least 3 of the following proposals:
    - IPOs;
    - Significant acquisitions; or
    - Regularisation plans undertaken by PN17 and GN3 companies
## Asset Valuation Guidelines

### Key Changes

- **Enhanced requirements on valuation firm making submissions**
  - Property assets must be valued by a firm registered with the Board of Valuers with the following requirements:
    - Has at least one equity owner at head office with minimum of 7 years’ post registration experience;
    - Has not been issued with more than two sanctions by the SC and/or Bursa in the past three years; and
    - Has sufficient internal controls and procedures i.e. firm conducts necessary due diligence on all valuation reports prepared, has an established peer review process and head office has an oversight over all its branches.

- **Bar raised for valuers carrying out valuations**
  - Independent valuer must, among others, possess a minimum of 5 years’ post-registration experience.

- **Higher disclosure requirements in valuation certificates and reports**
  - Valuation parameters and their justification to be disclosed in valuation certificates.
New Flexibilities

- Issuers of structured warrants allowed to undertake market-making for their structured warrants issues
  - Facilitate the movement of prices from one level to another
  - Promotes investor confidence as there is immediacy
  - Providing liquidity: buying when there are sellers and selling when there are buyers

- Issuance of warrants of local and foreign Exchange Traded Funds
  - Provide investors with efficient access to alternative asset classes
  - Broaden the spectrum of investment opportunities