
CHAPTER 14 _DEALINGS IN LISTED SECURITIES**PART A – GENERAL****14.01 Introduction**

This Chapter sets out the requirements that must be complied with by a ~~listed company~~ listed corporation, its directors and principal officers in relation to dealings by its directors and principal officers in the ~~listed securities of such listed company and other listed companies~~.

PART B – DEFINITIONS**14.02 Definitions**

For the purpose of this Chapter, unless the context otherwise requires :-

- (a) **"1 full market day"** excludes the day on which an announcement is made. Therefore, for the purposes of Rule 14.08(c), regardless of what time the Exchange receives an announcement on a given day, dealings can only commence after 1 full market day from the day on which the announcement is made;
- (b) **"closed period"** means ~~the~~ a period commencing 30 calendar days ~~prior to~~ before the targeted date of announcement to the Exchange of a ~~listed company~~ listed corporation's quarterly results, up to the date of the announcement of the quarterly results;
- (~~b~~c) **"dealing"** includes any one or more of the following actions, whether undertaken as principal or as agent:-
 - (i) acquiring or disposing of securities or any interest in securities. ~~For the purposes of this paragraph, "interest in securities" shall have the same meaning given to "interests in shares" under section 6A of the Companies Act, 1965;~~
 - (ii) subscribing for or underwriting securities;
 - (iii) making or offering to make with any person, or inducing or attempting to induce any person to enter into or to offer to enter into :-
 - (aa) any agreement for or with a view to acquiring or disposing of securities or any interest in securities;
 - (bb) any agreement for or with a view to subscribing for or underwriting securities; or
 - (cc) any agreement the purpose or avowed purpose of which is to secure a profit to any of the parties from the yield of securities or by reference to fluctuations in the values of securities; and
 - (iv) granting, accepting, acquiring, disposing of, exercising or discharging an option (whether for the call or put or both) or any other right or obligation, present or future, conditional or unconditional, to acquire or dispose of securities or any interest in securities;

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- (ed) ~~“deal” shall will~~ be construed in accordance with the meaning of **“dealing”** as defined above;
- (d) ~~“1 full market day” excludes the day on which an announcement is made. Therefore, for the purposes of Rule 14.08 (c), regardless of what time the Exchange receives an announcement on a given day, dealings can only commence after 1 full market day from the day on which the announcement is made;~~
- (e) **“interest in securities”** has the meaning given to it under section 4 of the CMSA;
- (f) **“other listed corporations”** in relation to an affected person, means listed corporations other than the affected person’s own listed corporation;
- (g) **“own listed corporation”** in relation to an affected person, means the listed corporation in which an affected person holds the position of a director or a principal officer. For the avoidance of doubt, this does not include the listed corporation’s associate, subsidiary or related corporation.
- (fh) **“price-sensitive information”** means information that “on becoming generally available would or would tend to have a material effect on the price or value of securities” as referred to in section 185 of the CMSA; and
- (fi) **“principal officer”** means in relation to a listed company ~~listed corporation or its major subsidiary, includes the chief executive officer who is not a director, chief financial officer or any other employee of the listed corporation or its major subsidiary respectively who has access or is privy to price-sensitive information in relation to the listed company~~ listed corporation; and
- (g) ~~“securities” means the securities of any listed company.~~

PART C – APPLICATION

14.03 Application

The requirements in this Chapter apply to ~~the following categories of dealings:-~~

(a) ~~dealings in the any listed securities of a listed company by the following categories of persons (collectively referred to as “affected persons”):-~~

- (ia) ~~a director of the listed company~~ listed corporation or its major subsidiary; and
- (ib) ~~a principal officer of the listed company~~ listed corporation or its major subsidiary; and
as the case may be.

(b) ~~dealings in the securities of other listed companies by the following categories of persons:-~~

- (i) ~~a director of a listed company; and~~
- (ii) ~~a principal officer of a listed company;~~

~~when, by virtue of his position as such director or principal officer, he is in possession of price-sensitive information in relation to such securities.~~

PART D – RESTRICTIONS**14.04 Possession of price-sensitive information**

~~The directors and principal officers referred to in Rule 14.03 above (referred to as “affected persons” in this Chapter) must not deal in securities as long as they are in possession of price sensitive information. An affected person must not deal in the listed securities of his own listed corporation or of other listed corporations as long as he is in possession of price-sensitive information relating to such listed securities.~~

14.05 General restriction on dealings

~~An affected persons who are is not in possession of price-sensitive information relating to listed securities may engage in dealings with such listed securities during a closed period provided that they he complies with the procedures set out in Rule 14.08 below.~~

PART E – EXEMPTIONS**14.06 Exemptions**

The following categories of dealings are exempted from the restrictions or requirements of Rules 14.04 and 14.05 respectively:

- (a) the ~~acceptance or~~ exercise of options or rights under an employee share or share option scheme;
- (b) the exercise of warrants;
- (c) the conversion of convertible securities;
- (d) the acceptance of entitlements under an issue or offer of securities, where such issue or offer is made available to all holders of a ~~listed company~~ listed corporation's securities, or to all holders of a relevant class of its securities, on the same terms;
- (e) the undertaking to accept, or the acceptance of a take-over offer; and
- (f) the undertaking to accept, or the acceptance of securities as part of a merger by way of scheme of arrangement.

14.07 Subsequent dealings

~~For the avoidance of doubt, it is hereby stated that subsequent dealings in any securities obtained as a result of the dealings stated in Rule 14.06 are not exempted from the restrictions in Rules 14.04 and 14.05.~~

PART F – PROCEDURES FOR DEALINGS**14.08 Procedures for dealings during closed periods**

- (1) ~~An A~~ affected persons referred to under Rule 14.05 who wishes to deal in the listed securities of his own listed corporation (“affected company”) during a closed period must comply with the following procedures:

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- (a) ~~prior to before~~ the proposed dealing, the affected person must give notice of intention to deal in writing to the affected company; ~~company secretary of the listed company whose securities are the subject of a proposed dealing (referred to as the affected company")~~
 - (b) ~~upon receipt of such notice, and the affected company must make an immediately announcement to the Exchange, among others, the following information: - of such notice. The notice and announcement shall state, amongst other things:-~~
 - (i) the affected person's current holdings of securities in the affected company; and
 - (ii) the affected person's intention to deal in the securities of the affected company during a closed period;
 - (bc) the proposed dealing can only be effected after 1 full market day ~~off from the date of the announcement being made pursuant to sub-Rule (a) above;~~
 - (ed) the affected person must give notice of the dealing in writing to the company secretary of the affected company ~~not later than within 1 full market day following the dealing after the dealing has occurred and -~~ The affected company must make an immediately announcement such notice to the Exchange. - of such notice ~~The affected company must include the following in the notice and announcement shall state, amongst other things:-~~
 - (i) the date on which the dealing occurred;
 - (ii) the consideration for the dealing; and
 - (iii) the number of securities involved in the dealing, both in absolute terms and as a percentage of all issued securities of that class in the affected company;
 - (de) ~~a listed company~~ listed corporation ~~shall must~~ maintain a proper record of all notices received by it pursuant to sub-Rule (ed) above; and
 - (ef) the company secretary of a ~~listed company~~ listed corporation must, at each meeting of the board of directors, table a summary of dealings notified to the ~~listed company~~ listed corporation since the last board meeting.

14.09 Procedures for dealings outside closed periods

Where an affected person deals in the listed securities of his own ~~listed company~~ listed corporation outside closed periods, the affected person, the ~~listed company~~ listed corporation and the company secretary of the ~~listed company~~ listed corporation must comply with the following requirements:-

- (a) the affected person must, within ~~44~~ 3 market days after the dealing has occurred, give notice of the dealing in writing to the company secretary of the affected company and the affected company must ~~make an immediately announcement such notice to the Exchange. The affected company must include the information set out in Rule 14.08(d) in - of such notice. The notice and announcement shall include the information set out in sub-Rule 14.08 (c);~~
- (b) the ~~listed company~~ listed corporation must maintain a proper record of all notices received by it pursuant to sub-Rule(a) above; and

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- (c) the company secretary of the ~~listed company~~listed corporation must, at each meeting of the board of directors, table a summary of dealings notified to the ~~listed company~~listed corporation since the last board meeting.

[End of Chapter.]