The Draft Regulatory Framework for the Offering and Listing of Different Classes of Shares

A) Preamble:

As part of the Capital Market Authority's ("CMA") strategic objectives to develop the Saudi capital market, and based on the Capital Market Law issued by Royal Decree No. (M/30) dated 2/6/1424H, the CMA Board issued its resolution to publish the Draft Regulatory Framework for the Offering and Listing of Different Classes of Shares ("the Draft") for public consultation for a period of thirty (30) calendar days.

B) Objectives of the Proposed Amendments and its Main Elements:

The Draft aim at facilitating the regulatory frameworks for the registration, offering, and listing of debt instruments in the Kingdom. The main elements of the Draft are as follows:

- 1) Enabling listed companies to submit capital increase requests for the registration and offering of new shares of a type or class not previously listed.
- 2) Regulating the provisions for increasing issuer's capital within the limits of the authorized capital for listed companies.
- 3) Enhancing the market notification requirements related to the transactions of Substantial shareholders in the listed companies.
- 4) Enhancing disclosure requirements to include different types and classes of shares.
- 5) Regulating the disclosure requirements related to redeemable shares in the event of offering redeemable shares or if the company holds redeemable shares, including the disclosure of the terms and conditions for the redemption of shares.
- 6) Regulating the disclosure requirements related to the conversion of shares from one type or class to another in the event of offering convertible shares or if the company holds convertible shares, including the disclosure of the terms and conditions of the convertible shares.



C) Proposed amendments to the Rules on the Offer of Securities and Continuing Obligations compared with the current provisions:

The Current Provisions	Provisions After Proposed Amendment	Clarification
A42-1- 56 A 19 49	Amendment	
Article 56: Application	Article 56: Application	It has been proposed to amend the
Submission for Capital Increase	Submission for Capital Increase	provisions governing capital
of Issuers of Listed Securities and	of Issuers of Listed Securities and	increase by allowing the
Supporting Documents	Supporting Documents	registration and offering of new
a) Where an issuer wishes to register and offer new shares of a class already listed by raising its capital, either by way of rights issue, share issuance with the suspension of preemptive rights, capitalisation issue, debt conversion, acquisition of a company or asset purchase, it must obtain the Authority's approval prior to calling for the issuer's extraordinary general assembly meeting. The approval of the extraordinary general assembly of the issuer must be obtained within six months of the approval of the Authority. If the assembly's approval is not obtained during such time, the Authority's approval shall be deemed to be cancelled and the issuer will be required to resubmit its letter of application if it still wishes to increase its capital.	a) Where an issuer wishes to register and offer new shares by raising its capital, either by way of rights issue, share issuance with the suspension of preemptive rights, capitalisation issue, debt conversion, acquisition of a company or asset purchase, it must obtain the Authority's approval prior to calling for the issuer's extraordinary general assembly meeting. The approval of the extraordinary general assembly of the issuer must be obtained within six months of the approval of the Authority. If the assembly's approval is not obtained during such time, the Authority's approval shall be deemed to be cancelled and the issuer will be required to resubmit its letter of application if it still wishes to increase its capital. b) Where an issuer wishes to increase its capital by	registration and offering of new shares of a type or class that has not been previously listed. The shares resulting from the capitalization issuance must have the same form and conditions as the issued shares of the same type or class.

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
	Amendment	<u> </u>
	registering the new shares	
	resulting from the issuance	
	must ensure that they are in	
	the same form and	
	conditions as the shares	
	issued of the same type or	
	class.	
Article 87: Application	Article 89: Application	
Submission for Capital Increase	Submission for Capital Increase	
of Issuers of Shares Listed in the	of Issuers of Shares Listed in the	
Parallel Market	Parallel Market	
a) Where an issuer whose	a) Where an issuer whose	
shares are listed on the	shares are listed on the	
Parallel Market wishes to	Parallel Market wishes to	
register and offer new shares of a class already	register and offer new shares, either by way of	
listed, either by way of	rights issue, share issuance	
rights issue, share issuance	with the suspension of	
with the suspension of	preemptive rights,	
preemptive rights,	capitalisation issue, issuing	
capitalisation issue, issuing	new shares for debt	
new shares for debt	conversion, acquisition of a	
conversion, acquisition of a	company or asset purchase,	
company or asset purchase,	it must obtain the	
it must obtain the	Authority's approval prior	
Authority's approval prior	to calling for the issuer's	
to calling for the issuer's	extraordinary general	
extraordinary general	assembly meeting. The	
assembly meeting. The	approval of the	
approval of the	extraordinary general	
extraordinary general	assembly of the issuer must	
assembly of the issuer must	be obtained during six	
be obtained during six	months of the approval of	
months of the approval of	the Authority. If the	
the Authority. If the	assembly's approval is not	
assembly's approval is not	obtained during such time,	
obtained during such time,	the Authority's approval	
the Authority's approval	shall be deemed to be	
shall be deemed to be	cancelled and the issuer will	
cancelled and the issuer will	be required to resubmit its	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
be required to resubmit its letter of application if it still wishes to increase its capital	letter of application if it still wishes to increase its capital b) Where an issuer whose shares are listed on the parallel market and wishes to increase its capital by capitalisation issue and registering the new shares resulting from the issuance must ensure that they are in the same form and conditions as the shares issued of the same type or class.	
PART 6	PART 6	It has been proposed to enable
Capital Alteration Chapter 1: Capital Increase for Issuers of Listed Shares	Capital Alteration Chapter 1: Capital Increase for Issuers of Listed Shares Article 61: Application Submission for Capital Increase of Issuers within the authorized capital limit. Where an issuer seeks to register and offer new shares through an increase in the issued capital within the authorised capital limit, it must satisfy the following conditions: a) The new shares must be	listed companies to increase the issued capital within the authorized capital through the following: 1. Limiting the increase in issued capital within the authorized capital to rights issues. 2. Simplifying procedures by eliminating the requirement to submit a prospectus. 3. Requiring approval from the Authority, the Exchange, and other necessary regulatory approvals before issuing the capital increase decision. 4. Establishing additional regulatory controls
	issued through a rights issue b) Obtain the approval of the Authority, the conditional approval of the Exchange, and all necessary regulatory approvals before the	regulatory controls, including: a) The increase must not exceed 10% of the issued capital. b) The newly issued shares

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
The Current Provisions	issuer's Board of Directors issues its resolution approving the capital increase. c) The issuer's Board of Directors must issue a resolution approving the capital increase within six months from the Authority's approval date. If the Board fails to issue the resolution within this period, the Authority's approval shall be deemed canceled, and the issuer must resubmit its application if it wishes to proceed with the capital increase. Article 62: Application Submission for Capital Increase of Issuers within the authorized	must be from a previously listed class. c) Setting an entitlement date of no less than 21 calendar days from the announcement of the Board of Directors' decision. 5. Including the authorized capital requirement (if applicable) in the offering document, prospectus, shareholder circular, and registration document.
	capital limit. In addition to any other applicable requirements under Article (46) of these Rules, where an issuer wishes to submit an application to the Authority to increase its issued capital within the authorised capital limit must satisfy the following conditions: 1) The increase in capital should not exceed 10% of the issued capital. 2) The shares must be issued from a type and class of shares that have been previously listed.	

Provisions After Proposed Amendment Part 13: ANNEX 1 Contents of the offering document for offering shares through securities crowdfunding platform 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the oflowing information at a minimum: b) the capital of the issuer; ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include the disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include the following information at a minimum: 4. Offer summary This section must include a disclaimer to the issuer; and authorized capital (if applicable). ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include the following information at a minimum: 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the	The Rules on the Offer of Securities and Continuing Obligations		
ANNEX 1 Contents of the offering document for offering shares through securities crowdfunding platform 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; and authorized capital (if applicable). ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an on the disclaimer to the targeted investors on the importance of reading the prospectus prior to making an on the offering document for offering shares through securities crowdfunding platform 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an on investment decision and include the following information at a minimum: b) the capital of the issuer; and authorized capital (if applicable). ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; and authorized capital (if applicable). 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following inform	The Current Provisions	_	Clarification
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document for offering shares through securities crowdfunding platform 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; and authorized capital (if applicable). ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; and authorized capital (if applicable). 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; and authorized capital (if applicable). 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; and authorized capital (if applicable). 4. Offer summary This section must include a disclaimer to the targeted investors on the targeted investors on the investors on the investors on the inves	ANNEX 1	ANNEX 1	
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This section must include a disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; b) the capital of the issuer; ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include the following information at a minimum: ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an			
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include the following information (where applicable): include the following information (where information (where applicable):	disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include the following information (where applicable):	disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum: b) the capital of the issuer; and authorized capital (if applicable). ANNEX 12: CONTENT OF A PROSPECTUS FOR SHARES 4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and include the following information (where	



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The Current Provisions	Provisions After Proposed Amendment	Clarification
4) the capital of the issuer;		
	4) the capital of the issuer;	
	and authorized capital (if	
	applicable).	
ANNEX 13: Content of a Prospectus for a Rights Issue	ANNEX 13: Content of a Prospectus for a Rights Issue	
4. Offer summary	4. Offer summary	
This section must include a	This section must include a	
disclaimer to the targeted	disclaimer to the targeted	
investors on the importance of	investors on the importance	
reading the prospectus prior	of reading the prospectus	
to making an investment	prior to making an	
decision and contain the	investment decision and	
following information (where	contain the following	
applicable):	information (where	
	applicable):	
9. the capital of the issuer;		
	9. the capital of the issuer; and	
	authorized capital (if	
ANNEX 13 (A)	applicable).	
CONTENT OF A PROSPECTUS FOR SHARE	•••	
ISSUANCE WITH THE SUSPENSION OF	ANNEX 13 (A)	
PREEMPTIVE RIGHTS	CONTENT OF A PROSPECTUS FOR SHARE	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
4 086	Amendment ISSUANCE WITH THE	
4. Offer summary	SUSPENSION OF	
This section must include a	PREEMPTIVE RIGHTS	
disclaimer to the targeted	TREEMI TIVE RIGHTS	
investors on the importance	4. Offer summary	
of reading the prospectus	This section must include a	
prior to making an investment	disclaimer to the targeted	
decision and contain the	investors on the importance	
following information (where applicable):	of reading the prospectus	
аррисанос).	prior to making an	
	investment decision and	
4) the capital of the issuer;	contain the following	
_	information (where applicable):	
	аррисаоте).	
	4) the capital of the issuer;	
	and authorized capital (if	
ANNEX 19:	applicable).	
	uppnedere).	
Content of a shareholders'		
Circular for a Capital Increase by		
Debt Conversion	ANNEX 19:	
	Content of a shareholders'	
4. Summary	Circular for a Capital Increase	
	by Debt Conversion	
This section must contain the following information (where	-	
applicable):	•••	
,	4. Summary	
	This section must contain the	
5. the capital of the issuer;	following information	
	(where applicable):	
	•••	
	5. the capital of the issuer;	
ANNEX 20:	and authorized capital (if	
Contents of a Circular for a	applicable).	
Capital Increase to Acquire		



The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
Commence on Provide as an	Amendment	
a Company or Purchase an Asset	•••	
	ANNEX 20	
4. Summary	Contents of a Circular for a	
This section must contain the	Capital Increase to Acquire a	
following information (where	Company or Purchase an Asset	
applicable):	4. Summary	
•••	This section must contain the	
4. the capital of the issuer;	following information	
	(where applicable):	
ANNEX 26	•••	
CONTENT OF A	4. the capital of the issuer;	
PROSPECTUS FOR	and authorized capital (if	
PARALLEL MARKET	applicable).	
OFFERS		
4. Offer summary	ANNEX 26	
This section must include the	CONTENT OF A	
following information (where	PROSPECTUS FOR	
applicable):	PARALLEL MARKET	
	OFFERS	
4. the capital of the issuer;	A Office grown and	
	4. Offer summary This section must include the	
	following information	
ANNEX 26 (A)	(where applicable):	
Content of A Registration		
Document	4. the capital of the issuer;	
•••	and authorized capital (if	
	applicable).	
4. Summary		
This section must contain the		
following information (where	ANNEX 26 (A)	
applicable):	Content of A Registration	
	Document	
4. the capital of the issuer;		
are capital of the library		

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
	4. Summary	
	This section must contain the	
	following information	
	(where applicable):	
	4. the capital of the issuer;	
	and authorized capital (if applicable).	

The Rules on the Offer of Securities and Continuing Obligations		
	Provisions After Proposed	
The Current Provisions	Amendment	Clarification
Article 70: Dealings by	Article 72: Dealings by	It has been proposed to expand the
Substantial Holders of Shares	Substantial Holders of Shares	scope of the notification
and Convertible Debt	and Convertible Debt	requirement to include the total
Instruments	Instruments	voting rights in the issuer.
		<u> </u>

The Rules on t	he Offer of Securities and Continui	ng Obligations
The Current Provisions	Provisions After Proposed Amendment	Clarification
c) For the purposes of this Article, a person's notification to the Exchange pursuant to paragraph (a) of this Article, regarding the its ownership or interest in (5%) or more of any class of voting shares of the foreign issuer whose shares are listed on the Main Market in accordance with the Listing Rules, limited to those listed in the Main Market pursuant to the Listing Rules.	c) The person referred to in paragraph (a) of this Article must notify the Exchange in the event of any change to the list of persons referred to in paragraph (a) of this Article including any event which requires the inclusion of a person to that list or the exclusion of any person who has been previously included in that list. Such notification must be made at the end of the third trading day following the occurrence of the relevant event. d) For the purposes of this Article, a person's notification to the Exchange pursuant to paragraph (a) and the issuer's disclosure pursuant to the paragraph (b) of this Article, regarding the ownership or interest in (5%) or more of the total voting rights in the issuer or any class of voting shares of the foreign issuer whose shares are listed on the Main Market in accordance with the Listing Rules, limited to those listed in the Main Market pursuant to the Listing Rules.	



The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
ANNEX 1	ANNEX 1	It has been proposed to amend the
Contents of the offering document for offering shares through securities crowdfunding platform	Contents of the offering document for offering shares through securities crowdfunding platform	provisions governing the conditions and requirements for registration and offering requests through the following:
1.Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum:	1. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the offering document prior to making an investment decision and include the following information at a minimum:	 Enhancing disclosure requirements to include different types and classes of shares. Including details, terms, and conditions of redeemable shares in the prospectus, shareholder circular, and registration document, or providing a declaration that no redeemable shares exist.
C. issuer's total number of shares F. number of shares to be offered, classes	C. issuer's total number of shares, including a clarification of their types, classes, and the number of shares for each type and class. F. number of shares to be offered, including a clarification of their types, classes, and the number of shares for each type and class.	3. Including details, terms, and conditions for the conversion of convertible shares of different types and classes in the prospectus, shareholder circular, and registration document, or providing a declaration that no convertible shares exist.
ANNEX 8 CONTENT OF APPLICATION	ANNEX 8 CONTENT OF APPLICATION	
The application must be submitted on the letterhead of the issuer and contain the following information:	The application must be submitted on the letterhead of the issuer and contain the following information:	
First: Shares • Number of issued shares,	First: Shares • Number of issued	
• Class.	shares, including a clarification of their types, classes, and the	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
• Nominal value pe share (in SR)	number of shares for each type and class.	
Amount paid up pershare (in SR)Total amount paid up	Nominal value per share	
for issued shares	• Amount paid up per share (in SR)	
 Third: Ownership of shares Number of holders of shares Number of issue shares 	of the paid up amount	
• Directors of the issuer	Third: Ownership of shares	
Substantial shareholdersShares in public hands	• Number of holders of shares, including a clarification of the types	
 Shares in hands of employees Shares in hands of the shares in han	shareholders for each	
directors	• Number of issued shares, including a clarification of their types, classes, and the number of shares for each type and class.	
	• Directors of the issuer	
	 Substantial shareholders 	
	• Shares in public hands, including their types and classes	
	• Shares in hands of employees, including their types and classes	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
The Guitent Frovisions	Amendment	Ciurineution
	Shares in hands of directors,	
	including their types and classes	
ANNEX 12	ANNEX 12	
CONTENT OF A	CONTENT OF A	
PROSPECTUS FOR SHARES	PROSPECTUS FOR SHARES	
1. Cover page	1. Cover page	
This section must include the	This section must include the	
following information (where	following information (where	
applicable):	applicable):	
2) capital and number of	2) capital and number of	
shares;	shares; including a	
3) a summary of the offer	clarification of their types,	
including share class and	classes, and the number of	
rights;	shares for each type and class.	
	3) a summary of the offer	
	including classes and types of	
7) shares that have been	the shares; and their rights.	
listed prior to the particular offer by the issuer (if		
applicable);	7) shares that have been listed	
application,	prior to the particular offer by	
	the issuer including their types	
2. Offer summary	and classes (if applicable);	
This section must include a		
disclaimer to the targeted investors	2. Offer summary	
on the importance of reading the	·	
prospectus prior to making an investment decision and include	This section must include a disclaimer to the targeted investors	
the following information (where	on the importance of reading the	
applicable):	prospectus prior to making an	
Tr	investment decision and include the	
	following information (where	
	applicable):	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
 3) substantial shareholders showing their ownership percentages and number of shares pre- and post-offering; 5) issuer's total number of shares; 	3) substantial shareholders showing their number of shares including a clarification of their types, classes, and the number of shares and ownership percentages for each type and class; pre- and post-offering;	
7) the total number of offered shares;8) the percentage of offered shares to the capital of the issuer;9) the offer price;	5) issuer's total number of shares; including a clarification of their types, classes, and the number of shares for each type and class.	
12) the number of offer shares underwritten; 15) the total number of offered shares available to each type of targeted investors;	7) the total number of offered shares; including a clarification of their types, classes, and the number of shares for each type and class.	
23) the rights to dividends; 24) voting rights; 26) a statement regarding whether or not there has been a prior listing of the issuer's shares; and 12. Issuer's background and business nature	8) the percentage of offered shares to the capital of the issuer; 9) In the event the offered shares are redeemable shares, or if the issuer has redeemable shares: a) redeemable shares number. b) the terms and conditions for the redemption of redeemable shares, including the redemption	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
This section must include the	date (if applicable) or the	
following information:	period during which the	
	issuer has the right to	
	exercise the option to	
3) the authorised shares of	redeem the redeemable	
the issuer, the number of	shares (if applicable).	
shares issued or agreed to be	c) the expected impact on	
issued, the value paid up, the nominal value and a	the issuer's financial	
description of the shares;	position upon the	
description of the shares,	redemption of redeemable	
	shares.	
	10) declaration stating that	
13. Ownership and	there are no redeemable	
Organisational structure	shares if the issuer does not	
	have redeemable shares.	
This section must include the	11) In the event the offered	
following information:	shares are convertible into	
2 51	another type or class of	
3. Employees	shares, or if the issuer has	
a. any employee share-schemes in place	shares convertible into	
share-schemes in place prior to the application for	another type or class of	
registration and offer of	shares:	
securities that are subject to	a) The articles of the	
this prospectus along with	issuer's by-law that allow	
details on the aggregate	for the conversion of one	
amount of shares owned by	type or class of shares into	
the employees in the issuer;	another type or class.	
and	b) The approvals required	
	to convert each type or class of shares into another	
	type or class, and the	
	conversion procedures for	
	each type or class of shares.	
	c) number of shares of each	
	on-going type or class that	
	are convertible into	
	another type or class, and	
	the types or class of shares	
	into which each on-going	
	into which each on-going	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
	type or class can be converted. d) the terms and conditions for the conversion of shares for each on-going type or class that are convertible, including the conditions for automatic conversion of shares or the period after which those shares automatically convert (if applicable). e) the mechanism for calculating the conversion ratio of shares for each ongoing convertible type or class. 12) declaration stating that there are no convertible shares if the issuer does not have convertible shares. 16) the number of offer shares underwritten;	
	including a clarification of their types, classes, and the number of shares for each type and class.	
	19) the total number of offered shares including a clarification of their types, classes, and the number of shares for each type and class available to each type of targeted investors;.	
	27) the rights to dividends; for each type and class of shears.	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
	28) voting rights; for each type and class of shears.	
	30) a statement regarding whether or not there has been a prior listing of the issuer's shares for each type and class; and	
	12. Issuer's background and business nature This section must include the following information: 3. the authorised shares of the issuer, the number of shares issued or agreed to be issued including their type and class, the value paid up, the nominal value and a description for each type and class shares;	
	13. Ownership and	
	Organisational structure	
	This section must include the following information:	
	3. Employees b. any employee share- schemes in place prior to the application for registration and offer of securities that are subject to this prospectus along with details on the	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
	aggregate amount of shares owned by the employees in the issuer including a clarification of their types, classes, and the number of shares for each type and class; and	
ANNEX 13	ANNEX 13	
CONTENT OF A PROSPECTUS FOR A RIGHTS ISSUE	CONTENT OF A PROSPECTUS FOR A RIGHTS ISSUE	
1. Cover page		
This section must include the following information (where applicable):	1. Cover page This section must include the following information (where	
2) a summary of the offer including share class and rights;	applicable):2) a summary of the offer	
2) targeted types of investors;4) offer period and conditions;	including share type, class and rights;	
5) shares that have been listed	3) targeted types of investors;	
prior to the particular offer by the issuer;	4) offer period and conditions;	
	5) shares that have been listed prior to the particular offer by the issuer; including their types and classes.	
4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and contain the following information (where applicable):	4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision and contain the following information (where applicable):	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
3) substantial shareholders		
showing their ownership percentages and number of shares pre-offering;	3) substantial shareholders showing their number of shares including a	
10) issuer's total number of shares;	clarification of their types, classes, and the number of shares and ownership percentages for each type and class; pre-offering.	
12) the total number of offered shares;	10) issuer's total number of	
13) the percentage of offered shares to the capital of the issuer;	shares, including a clarification of their types, classes, and the number of shares for each type and	
16) the number of offer shares underwritten;	class.	
19) the total number of offered shares available to each type of targeted investors;26) the rights to dividends;	12) the total number of offered shares, including a clarification of their types, classes, and the number of	
27) voting rights;	shares for each type and class.	
29) a statement regarding whether or not there has been a prior listing of the issuer's shares; and	 13) the percentage of offered shares to the capital of the issuer; 14) In the event the offered shares are redeemable. 	
11. Employees 1) any employee share-schemes in place prior to the application for registration and offer of securities that are subject to this prospectus along with	shares are redeemable shares, or if the issuer has redeemable shares: a) The number of redeemable shares. b) The terms and conditions for the redemption of redeemable shares, including the	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
	Provisions After Proposed	
	class that are convertible into another type or class, and the types or class of shares into which each on-	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
	going type or class can be converted. d) the terms and conditions for the conversion of shares for each on-going type or class that are convertible, including the conditions for automatic conversion of shares or the period after which those shares automatically convert (if applicable). e) the mechanism for calculating the conversion ratio of shares for each ongoing convertible type or class. 17) declaration stating that there are no convertible shares if the issuer does not have convertible shares. 30) the rights to dividends; for each type and class of shears. 31) voting rights; for each type and class of shears. 33) a statement regarding whether or not there has been a prior listing of the issuer's shares for each type and class (if applicable); and	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
	Amendment	G14121244V2G12
	11. Employees 1) any employee share-schemes in place prior to the application for registration and offer of securities that are subject to this prospectus along with details on the aggregate amount of shares owned by the employees in the issuer including a clarification of their types, classes, and the number of shares for each type and class; and	
ANNEX 13 (A) CONTENT OF A PROSPECTUS FOR SHARE ISSUANCE WITH THE SUSPENSION OF PREEMPTIVE RIGHTS	ANNEX 13 (A) CONTENT OF A PROSPECTUS FOR SHARE ISSUANCE WITH THE SUSPENSION OF PREEMPTIVE RIGHTS	
 1. Cover page This section must include the following information (where applicable): a summary of the capital increase including share, class and its rights; 4. Offer summary 	1. Cover pageThis section must include the following information (where applicable):1) a summary of the capital increase including shares types, classes and its rights;	
This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision	4. Offer summary This section must include a disclaimer to the targeted investors on the importance of reading the prospectus prior to making an investment decision	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
and contain the following information (where applicable):	and contain the following information (where applicable):	
3) substantial shareholders and their ownership percentages and number of shares they own before the offering;	3) substantial shareholders and their number of shares including a clarification of their types, classes, and the number of shares and ownership percentages for	
	each type and class before the	
9) issuer's total number of shares;	offering.	
	9) issuer's total number of	
11) the total number of offered shares;	shares, including a clarification of their types,	
12) the total number of offered shares available to each category of targeted investors;	classes, and the number of shares for each type and class.11) the total number of offered	
13) the percentage of offered shares to the capital of the issuer;	shares, including a clarification of their types, classes, and the number of shares for each type and class.	
22) shares that have been listed prior to the particular offer by the issuer; 24) voting rights for the new shares.	12) the total number of offered shares available including a clarification of their types, classes, and the number of shares for each type and class to each category of targeted investors;	
	13) the percentage of offered	
11. Employees 1) any employee share-schemes in place prior to the application for registration and offer of securities that are subject to this prospectus along with details on	shares to the capital of the issuer;	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
the aggregate amount of shares	14) In the event the offered	
owned by the employees in the	shares are redeemable shares,	
issuer; and	or if the issuer has	
	redeemable shares:	
	a. The number of redeemable shares.	
	b. The terms and conditions for the redemption of redeemable shares, including the redemption date (if applicable) or the period during which the issuer has the right to exercise the option to redeem the redeemable shares (if applicable).	
	c. the expected impact on the issuer's financial position upon the redemption of redeemable shares.	
	15) declaration stating that there are no redeemable shares if the issuer does not have redeemable shares. 16) In the event the offered shares are convertible into another type or class of shares, or if the issuer has	
	shares convertible into another type or class of shares: a. The articles of the issuer's by-law that allow for the conversion of one type or class of shares into another type or class.	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
The Current Flovisions	Amendment	Giarmeation
	b. The approvals	
	required to convert each	
	type or class of shares	
	into another type or class,	
	and the conversion	
	procedures for each type	
	or class of shares.	
	c. number of shares of	
	each on-going type or	
	class that are convertible	
	into another type or class,	
	and the types or class of	
	shares into which each	
	on-going type or class	
	can be converted.	
	d. the terms and	
	conditions for the	
	conversion of shares for	
	each on-going type or	
	class that are convertible,	
	including the conditions	
	for automatic conversion	
	of shares or the period after which those shares	
	automatically convert (if	
	applicable).	
	e. the mechanism for	
	calculating the	
	conversion ratio of	
	shares for each on-going	
	convertible type or class.	
	17) declaration stating that	
	there are no convertible	
	shares if the issuer does not	
	have convertible shares.	
	26) shares that have been listed	
	prior to the particular offer by	
	the issuer for each type and	
	class;	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
	Amendment	
	28) voting rights for each type	
	and class of shares.	
	44.70	
	11. Employees	
	1) any employee share-schemes	
	in place prior to the application	
	for registration and offer of	
	securities that are subject to this	
	prospectus along with details on	
	the aggregate amount of shares	
	owned by the employees in the	
	issuer including a clarification	
	of their types, classes, and the	
	number of shares for each type and class; and	
	and class, and	
ANNEX 16	ANNEX 16	
CONTENTS OF A	CONTENTS OF A	
PROSPECTUS FOR	PROSPECTUS FOR	
CONVERTIBLE DEBT	CONVERTIBLE DEBT	
INSTRUMENTS OR	INSTRUMENTS OR	
EXCHANGEABLE DEBT	EXCHANGEABLE DEBT	
INSTRUMENTS	INSTRUMENTS	
7 000	# O66	
7. Offer summary	7. Offer summary	
This section must contain a	This section must contain a	
disclaimer to the target investors	disclaimer to the target investors	
on the importance of reading the	on the importance of reading the	
prospectus prior to making an	prospectus prior to making an	
investment decision and include	investment decision and include	
the following information	the following information	
(where applicable):	(where applicable):	
	•••	
	C TC 1	
	6. If the issuer has redeemable	
	shares:	
1		<u> </u>

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
	a. The number of redeemable shares.	
	b. The terms and conditions for the redemption of redeemable shares, including the redemption date (if applicable) or the period during which the issuer has the right to exercise the option to redeem the redeemable shares (if applicable).	
	c. the expected impact on the issuer's financial position upon the redemption of redeemable shares.	
	7. declaration stating that there are no redeemable shares if the issuer does not have redeemable shares. 8. If the issuer has convertible shares into another type or class of shares:	
	a. The articles of the issuer's by-law that allow for the conversion of one type or class of shares into another type or class. b. The approvals required	
	to convert each type or class of shares into another type or class, and the conversion procedures for each type or class of shares. c. number of shares of each on-going type or class that	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
	are convertible into another type or class, and the types or class of shares into which each on-going type or class can be converted. d. the terms and conditions for the conversion of shares for each on-going type or class that are convertible, including the conditions for automatic conversion of shares or the period after which those shares automatically convert (if applicable). e. the mechanism for calculating the conversion ratio of shares for each ongoing convertible type or class. 9. declaration stating that there are no convertible shares if the issuer does not have convertible shares.	
ANNEX 19	ANNEX 19	
CONTENT OF A SHAREHOLDERS' CIRCULAR FOR A CAPITAL INCREASE BY DEBT CONVERSION	CONTENT OF A SHAREHOLDERS' CIRCULAR FOR A CAPITAL INCREASE BY DEBT CONVERSION	
1. Cover page	1. Cover page	
This section must include the following information (where applicable):	This section must include the following information (where applicable):	
	1) a summary of the capital increase including shares	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
 a summary of the offer including share class and rights; 	types, classes and its rights;	
4) the issuer's current capital and number of shares previously listed; 8) the total value of the debt that is subject to the transaction, and the value and number of shares to be issued; 4. Summary This section must contain the following information (where applicable): 4) the public, substantial shareholders of the issuer and the creditor showing their	4) the issuer's current capital and number of shares previously listed; including a clarification of their types, classes, and the number of shares for each type and class. 8. the total value of the debt that is subject to the transaction, and the value and number of shares to be issued; including a clarification of their types and classes. 4. Summary This section must contain the following information (where applicable):	
ownership percentages and number of shares pre- and post-capital increase	4) the public, substantial shareholders of the issuer and the creditor showing their ownership percentages and number of shares including a	
6) issuer's total number of shares	clarification of their types, classes, and the number of shares for each type and class pre- and post-capital increase	
8) the total number of new shares;	6. issuer's total number of shares including a clarification of their types, classes, and the	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
9) the percentage of the new shares to the capital of the issuer;	number of shares for each type and class.	
 17) the rights to dividends; 19) voting rights of the new shares. 9. The Debt Conversion 	8. the total number of new shares; including a clarification of their types, classes, and the number of shares for each type and class.	
This section must include all information relating to the debt conversion including:	9. the percentage of the new shares to the capital of the issuer;	
	10. In the event the offered shares are redeemable shares, or if the issuer has	
3. the issuer's ownership structure pre and post the capital increase;	redeemable shares: a. The number of redeemable shares.	
7. pre and post capital increase ownership structure;	b. The terms and conditions for the redemption of redeemable shares, including the redemption date (if applicable) or the period during which the issuer has the right to exercise the option to redeem the redeemable shares (if applicable).	
	c. the expected impact on the issuer's financial position upon the redemption of redeemable shares.	
	11. declaration stating that there are no redeemable	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
The Current Provisions	Amendment	Ciamication
	shares if the issuer does not	
	have redeemable shares.	
	12. In the event the offered	
	shares are convertible into	
	another type or class of	
	shares, or if the issuer has	
	shares convertible into	
	another type or class of	
	shares:	
	a. The articles of the	
	issuer's by-law that allow	
	for the conversion of one	
	type or class of shares	
	into another type or class.	
	b. The approvals	
	required to convert each	
	type or class of shares	
	into another type or class,	
	and the conversion	
	procedures for each type	
	or class of shares.	
	c. number of shares of	
	each on-going type or	
	class that are convertible	
	into another type or class,	
	and the types or class of	
	shares into which each	
	on-going type or class	
	can be converted.	
	d. the terms and	
	conditions for the	
	conversion of shares for	
	each on-going type or	
	class that are convertible,	
	including the conditions	
	for automatic conversion	
	of shares or the period	
	after which those shares	
	automatically convert (if	
	applicable).	

The Current Provisions		The Rules on the Offer of Securities and Continuing Obligations	
	Provisions After Proposed	Clarification	
The Current Provisions	Amendment	Clarification	
	e. the mechanism for		
	calculating the		
	conversion ratio of		
	shares for each on-going		
	convertible type or class.		
	13. declaration stating that		
	there are no convertible		
	shares if the issuer does not		
	have convertible shares.		
	21) the rights to dividends;		
	for each type and class of		
	shears.		
	23) voting rights for each type		
	and class of the shares.		
	and class of the shares.		
	9. THE DEBT CONVERSION This section must include all information relating to the debt conversion including:		
	3. the issuer's ownership structure pre and post the capital increase; including a clarification of their types, classes, and the number of shares for each type and class.		
ANNEX 20	ANNEX 20		
CONTENTS OF A CIRCULAR FOR A CAPITAL INCREASE TO ACQUIRE A COMPANY OR PURCHASE AN ASSET	CONTENTS OF A CIRCULAR FOR A CAPITAL INCREASE TO ACQUIRE A COMPANY OR PURCHASE AN ASSET		
1. Cover page	1. Cover page		

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
110 00110110 1 10 (101010	Amendment	<u> </u>
This section must include the following information (where applicable):	This section must include the following information (where applicable):	
1. a summary of the capital increase including share, class and rights; 8. the current capital of the issuer and the number of shares that have been listed prior to the particular offer by the issuer	1. a summary of the capital increase including shares types, classes and rights; 8. the current capital of the issuer and the number of shares that have been listed prior to the particular offer by the issuer; including a clarification of their types, classes, and the number of	
4. Summary	shares for each type and	
This section must contain the following information (where applicable):	class 4. Summary	
3. substantial shareholders showing their ownership percentages and number of shares pre- and post-capital increase 5. issuer's total number of shares; 7. the total number of new shares;	This section must contain the following information (where applicable): 3. substantial shareholders showing their ownership percentages and number of shares including a clarification of their types, classes, and the number of shares for each type and class pre- and post-capital increase	
14. substantial shareholders of the target (or the owners of the asset as applicable) showing their ownership percentages and number of	5. issuer's total number of shares including a clarification of their types, classes, and the number of shares for each type and class.	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
shares (or stakes as the case may be) pre- and post-offering; 17. target's total number of share (or stakes as the case may be);	7. the total number of new shares; including a clarification of their types, classes, and the number of shares for each type and class.	
19. names of the selling shareholders of the target company to be acquired and the stakes/shares sought (collectively and from each selling shareholder);	11. In the event the offered shares are redeemable shares, or if the issuer has redeemable shares: a. The number of redeemable shares. b. The terms and conditions for the redemption of redeemable shares, including the redemption date (if applicable) or the period during which the issuer has the right to exercise the option to redeem the redeemable shares (if applicable). c. the expected impact on the issuer issuer's financial.	
	the issuer's financial position upon the redemption of redeemable shares. 11. declaration stating that there are no redeemable shares if the issuer does not have redeemable shares. 12. In the event the offered shares are convertible into another type or class of	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
	shares, or if the issuer has	
	shares convertible into	
	another type or class of	
	shares:	
	a. The articles of the	
	issuer's by-law that	
	allow for the conversion	
	of one type or class of	
	shares into another type	
	or class.	
	b. The approvals	
	required to convert each	
	type or class of shares	
	into another type or	
	class, and the	
	conversion procedures	
	for each type or class of	
	shares.	
	c. number of shares of	
	each on-going type or	
	class that are convertible into another	
	type or class, and the	
	types or class of shares into which each on-	
	going type or class can	
	be converted.	
	d. the terms and	
	conditions for the	
	conversion of shares for	
	each on-going type or	
	class that are	
	convertible, including	
	the conditions for	
	automatic conversion of	
	shares or the period after	
	which those shares	
	automatically convert	
	(if applicable).	
	e. the mechanism for	
	calculating the	
	Carcalauring the	

The Current Provisions Provisions After Proposed Amendment conversion ratio of shares for each on-going convertible type or class. 13. declaration stating that there are no convertible shares if the issuer does not have convertible shares 18. substantial shareholders of the target (or the owners of the asset as applicable) showing their ownership percentages and number of shares including a clarification of their types, classes, and the number of shares for each type and class
shares for each on-going convertible type or class. 13. declaration stating that there are no convertible shares if the issuer does not have convertible shares. 18. substantial shareholders of the target (or the owners of the asset as applicable) showing their ownership percentages and number of shares including a clarification of their types, classes, and the number of
(or stakes as the case may be) pre- and post-offering; 21. target's total number of share (or stakes as the case may be); including a clarification of their types, classes, and the number of shares for each type and class. 23. names of the selling shareholders of the target company to be acquired and the stakes/shares sought including a clarification of their types and classes (collectively and from each selling shareholder);

The Rules on the Offer of Securities and Continuing Obligations			
The Current Provisions	Provisions After Proposed Amendment	Clarification	
ANNEX 24	ANNEX 24		
FORM OF LETTER REQUIRED FOR A CAPITALISATION ISSUE	FORM OF LETTER REQUIRED FOR A CAPITALISATION ISSUE		
The issuer must provide the Authority with an application letter to obtain the Authority's approval on any capitalisation issue and the registration of shares. The letter shall contain the following information on the relevant issue according to the most recent audited annual financial statements:	The issuer must provide the Authority with an application letter to obtain the Authority's approval on any capitalisation issue and the registration of shares. The letter shall contain the following information on the relevant issue according to the most recent audited annual financial statements:		
1. the nominal value of the issuer's listed share capital before and after the issue;	1. the nominal value of the issuer's listed share capital before and after the issue;		
2. the number of shares issued before and after the issue;3. the ratio of shares to be issued as a result of the issue to the number of shares issued prior to the issue.	2. the number of shares issued before and after the issue; including a clarification of their types and classes.3. the ratio of shares to be issued as a result of the issue to the number		
	of shares issued prior to the issue.		
CONTENT OF LETTER REQUIRED FOR CAPITAL REDUCTION The issuer must provide the Authority with a signed and dated application letter to obtain the Authority's approval on any capital	CONTENT OF LETTER REQUIRED FOR CAPITAL REDUCTION The issuer must provide the Authority with a signed and dated application letter to obtain the Authority's approval on any capital		
reduction. The letter shall contain the following information:	reduction. The letter shall contain the following information:		

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed Amendment	Clarification
1. The nominal value of the issuer's listed share capital before and after the capital reduction.	1. The nominal value of the issuer's listed share capital before and after the capital reduction.	
2. The total number of shares of the issuer before and after the capital reduction3. The ratio of remaining shares of the issuer after the capital reduction to the number of shares of the issuer prior to the capital reduction.	 The total number of shares of the issuer before and after the capital reduction, including a clarification of their types, classes, and the number of shares for each type and class. The ratio of remaining shares of the issuer after the capital reduction to the number of shares of the issuer prior to the capital reduction. 	
ANNEX 26	ANNEX 26	
CONTENT OF A PROSPECTUS FOR PARALLEL MARKET OFFERS	CONTENT OF A PROSPECTUS FOR PARALLEL MARKET OFFERS	
1. Cover page This section must include the following information (where applicable):	1. Cover page This section must include the following information (where applicable):	
3) capital and number of shares; 4) a summary of the offer including share class and rights; 8) shares that have been listed prior to the particular offer by the issuer (if applicable); 4. Offer summary This section must include the	3) capital and number of shares; including a clarification of their types, classes, and the number of shares for each type and class. 4) a summary of the offer including shares types, classes and rights; 8) shares that have been listed prior to the particular offer by the issuer including their types and class (if applicable);	
following information (where applicable):		

The Rules on t	he Offer of Securities and Continui	ng Obligations
The Current Provisions	Provisions After Proposed Amendment	Clarification
3) substantial shareholders showing their ownership percentages and number of shares pre- and post-capital increase 5. issuer's total number of shares 7. the total number of offered shares; 23. shares that have been listed prior to the particular offer by the issuer (if	4. Offer summary This section must include the following information (where applicable): 3. substantial shareholders showing their ownership percentages and number of shares including a clarification of their types, classes, and the number of shares for each type and class pre- and post-capital increase 5. issuer's total number of shares including a clarification of their types, classes, and the	
applicable).	number of shares for each type	
11. Issuer's background and business nature This section must include the following information: 3. the authorised shares of the issuer, the number of shares issued or agreed to be issued, the value paid up, the nominal value and a description of the shares;	and class. 7. the total number of offered shares; including a clarification of their types, classes, and the number of shares for each type and class. 9. In the event the offered shares are redeemable shares, or if the issuer has redeemable shares: a. The number of redeemable shares. b. The terms and conditions for the redemption of redeemable shares, including the redemption date (if applicable) or the period during which the issuer has the right to exercise the option to redeem the redeemable shares (if applicable).	

The Rules on the Offer of Securities and Continuing Obligations		
The Current Provisions	Provisions After Proposed	Clarification
The Current Flovisions	Amendment	Clarification
	e. the mechanism for	
	calculating the conversion	
	ratio of shares for each on-	
	going convertible type or class.	
	12. declaration stating that	
	there are no convertible shares	
	if the issuer does not have	
	convertible shares.	
	27. shares that have been listed	
	prior to the particular offer by the issuer including their types	
	and classes (if applicable).	
	11. Issuer's background and	
	business nature	
	This section must include the	
	following information:	
	•••	
	3. the authorised shares of the	
	issuer, the number of shares	
	issued or agreed to be issued,	
	including their types and class,	
	the value paid up, the nominal	
	value and a description of the	
	shares; for each type and class.	
ANNEX 26 (A)	ANNEX 26 (A)	
CONTENT OF A	CONTENT OF A	
REGISTRATION DOCUMENT	REGISTRATION	
First: Conditions for a Public	DOCUMENT	
Offer of debt instruments	First: Conditions for a Public	
	Offer of debt instruments	

1. Cover page

This section must include the following information (where applicable):

. . .

- 3) capital and number of shares;
- 4) share class and rights;

• • •

6) shares that have been listed (if any);

..

4. Summary

This section must contain the following information (where applicable):

. .

- 3) substantial shareholders showing their ownership percentages and number of shares pre-listing.
- 4) substantial shareholders who assigned the Capital Market Institution, under the Listing Rules, to sell their shares at their discretion, the number of their shares and the percentage of their ownership before listing and after applying the liquidity requirement fulfilment plan provided to the Exchange pursuant to the Listing Rules

...

6) issuer's total number of shares;

. . .

1. Cover page

This section must include the following information (where applicable):

. . .

- 3) capital and number of shares; including a clarification of their types, classes, and the number of shares for each type and class.
- 4) shares types, classes and rights;

. . .

6) shares that have been listed including their types and classes (if any);

. . .

4. Summary

This section must contain the following information (where applicable):

. . .

- 3) substantial shareholders showing their ownership percentages and number of shares including a clarification of their types, classes, and the number of shares for each type and class pre-listing.
- 4) substantial shareholders who assigned the Capital Market Institution, under the Listing Rules, to sell their shares at their discretion, the number of their shares including a clarification of their types, classes, and the number of shares and the

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	shares if the issuer does not	
	have redeemable shares.	
	11) In the event the offered	
	shares are convertible into	
	another type or class of	
	shares, or if the issuer has	
	shares convertible into	
	another type or class of	
	shares:	
	a. The articles of the	
	issuer's by-law that allow	
	for the conversion of one	
	type or class of shares	
	into another type or class.	
	b. The approvals	
	required to convert each	
	type or class of shares	
	into another type or class,	
	and the conversion	
	procedures for each type	
	or class of shares.	
	c. number of shares of	
	each on-going type or	
	class that are convertible	
	into another type or class,	
	and the types or class of	
	shares into which each	
	on-going type or class	
	can be converted.	
	d. the terms and	
	conditions for the	
	conversion of shares for	
	each on-going type or	
	class that are convertible,	
	including the conditions	
	for automatic conversion	
	of shares or the period	
	after which those shares	
	automatically convert (if	
	applicable).	

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	e. the mechanism for calculating the conversion ratio of shares for each on-going convertible type or class. 12) declaration stating that there are no convertible shares if the issuer does not have convertible shares. 13) the rights to dividends; for each type and class of shears. 14) voting rights for each type and class of the shares. 16. shares that have been listed prior to the particular offer by the issuer including their types and classes (if applicable). 10. Issuer's background and business nature This section must include the following information: 3) the authorised shares of the issuer, the number of shares issued or agreed to be issued including their type and class, the value paid up, the nominal value and a description for	
ANNEX 28	each type and class shares; ANNEX 28	
CONTENTS OF SHAREHOLDERS' CIRCULAR FOR A CAPITAL INCREASE OF A COMPANY THE SHARES OF WHICH ARE LISTED ON THE	CONTENTS OF SHAREHOLDERS' CIRCULAR FOR A CAPITAL INCREASE OF A COMPANY THE SHARES OF WHICH ARE LISTED ON THE	

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PARALLEL MARKET BY DEBT CONVERSION	PARALLEL MARKET BY DEBT CONVERSION	
The shareholders' circular submitted for registration and offering of shares for capital increase by debt conversion of a company the shares of which are listed on the parallel market shall contain the following information:	The shareholders' circular submitted for registration and offering of shares for capital increase by debt conversion of a company the shares of which are listed on the parallel market shall contain the following information:	
	12) In the event the offered shares are redeemable shares, or if the issuer has redeemable shares:	
	a. The number of redeemable shares.	
	b. The terms and conditions for the redemption of redeemable shares, including the redemption date (if applicable) or the period during which the issuer has the right to exercise the option to redeem the redeemable shares (if applicable).	
	c. the expected impact on the issuer's financial position upon the redemption of redeemable shares.	
	13) declaration stating that there are no redeemable shares if the issuer does not have redeemable shares. 14) In the event the offered shares are convertible into	

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	another type or class of	
	shares, or if the issuer has	
	shares convertible into	
	another type or class of	
	shares:	
	a. The articles of the	
	issuer's by-law that allow	
	for the conversion of one	
	type or class of shares	
	into another type or class.	
	b. The approvals	
	required to convert each	
	type or class of shares into another type or class,	
	and the conversion	
	procedures for each type	
	or class of shares.	
	c. number of shares of	
	each on-going type or	
	class that are convertible	
	into another type or class,	
	and the types or class of	
	shares into which each	
	on-going type or class	
	can be converted.	
	d. the terms and	
	conditions for the	
	conversion of shares for	
	each on-going type or	
	class that are convertible,	
	including the conditions	
	for automatic conversion	
	of shares or the period	
	after which those shares	
	automatically convert (if	
	applicable).	
	e. the mechanism for	
	calculating the	
	conversion ratio of	
	shares for each on-going	
	convertible type or class.	



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	15) declaration stating that there are no convertible shares if the issuer does not have convertible shares.	
ANNEX 29	ANNEX 29	
CONTENTS OF SHAREHOLDERS'S CIRCULAR FOR A CAPITAL INCREASE OF A COMPANY WHICH SHARES ARE LISTED ON THE PARALLEL MARKET TO ACQUIRE A COMPANY OR PURCHASE AN ASSET	CONTENTS OF SHAREHOLDERS'S CIRCULAR FOR A CAPITAL INCREASE OF A COMPANY WHICH SHARES ARE LISTED ON THE PARALLEL MARKET TO ACQUIRE A COMPANY OR PURCHASE AN ASSET	
The shareholders' circular submitted for registration and offering of shares for capital increase of a company the shares of which are listed on the parallel market, to acquire a company or purchase an asset, shall contain the following information:	The shareholders' circular submitted for registration and offering of shares for capital increase of a company the shares of which are listed on the parallel market, to acquire a company or purchase an asset, shall contain the following information: 14. In the event the offered	
	shares are redeemable shares, or if the issuer has redeemable shares: a. The number of redeemable shares. b. The terms and conditions for the redemption of redeemable shares, including the redemption date (if applicable) or the period during which the issuer has the right to exercise the option to	

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	redeem the redeemable shares (if applicable).		
	c. the expected impact on the issuer's financial position upon the redemption of redeemable shares.		
	15. declaration stating that there are no redeemable shares if the issuer does not have redeemable shares. 16. In the event the offered		
	shares are convertible into another type or class of shares, or if the issuer has shares convertible into another type or class of		
	shares: a. The articles of the issuer's by-law that allow for the conversion of one type or class of shares		
	into another type or class. b. The approvals required to convert each type or class of shares		
	into another type or class, and the conversion procedures for each type or class of shares. c. number of shares of		
	each on-going type or class that are convertible into another type or class, and the types or class of		
	shares into which each on-going type or class can be converted. d. the terms and conditions for the		

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	conversion of shares for each on-going type or class that are convertible, including the conditions for automatic conversion of shares or the period after which those shares automatically convert (if applicable). e. the mechanism for calculating the conversion ratio of shares for each on-going convertible type or class. 17. declaration stating that there are no convertible shares if the issuer does not have convertible shares.	

a) Proposed amendments to the Glossary of Defined Terms Used in the Regulations and Rules of the Capital Market Authority compared with the current provisions:

Glossary of Defined Terms Used in the Regulations and Rules of the Capital Market Authority		
The Current Provisions	Provisions After Proposed Amendment	Clarification
Substantial Shareholder : a person holding (5%) or more of the class of shares of the issuer.	Substantial Shareholder : a person holding (5%) or more of the class of shares of the issuer or voting rights.	It has been proposed to expand the definition of a Substantial Shareholder by adding voting rights as an additional criterion for defining a Substantial Shareholder.