Amendments to Main Board Listing Rules

Chapter 13

EQUITY SECURITIES

CONTINUING OBLIGATIONS

Preliminary

13.02 This Chapter …

The continuing obligations for applicable to issuers having debt securities in issue are set out in the listing agreement set out in Parts C, D and E of Appendix 7 and Chapter 37.

Chapter 22

DEBT SECURITIES

(OFFER THAN SELECTIVELY MARKETED SECURITIES)

METHODS OF LISTING

22.01 This Chapter does not apply to debt issues to professional investors only. All other debt securities Debt Securities (other than selectively marketed securities) may be brought to listing by any of the methods described below.

Chapter 23

DEBT SECURITIES

(OFFER THAN SELECTIVELY MARKETED SECURITIES)
QUALIFICATIONS FOR LISTING

Preliminary

23.01 This Chapter does not apply to debt issues to professional investors only. This Chapter sets out the basic conditions which have to be met as a pre-requisite to the listing of debt securities, with the exception of those issued by States and Supranationals and those which are selectively marketed. They apply to every method of listing (other than listing by way of selective marketing) and to both new applicants and listed issuers, except where otherwise stated. The Conditions which have to be met by States and Supranationals are set out in Chapters 31 and 32 respectively. Modified requirements for State corporations and banks are set out in Chapters 33 and 34 respectively. The requirements for debt issues to professional investors only are set out in Chapter 37.

Chapter 24

DEBT SECURITIES

(OTHER THAN SELECTIVELY MARKETED SECURITIES)

APPLICATION PROCEDURES AND REQUIREMENTS

Preliminary

24.01 This Chapter does not apply to debt issues to professional investors only. This Chapter sets out the procedures and requirements for applications for the listing of debt securities (other than selectively marketed securities), whether by new applicants or by listed issuers. Modified requirements for States, Supranationals and State corporations are set out in Chapters 31, 32 and 33 respectively. The requirements in relation to selectively marketed securities are set out in Chapter 37.

Chapter 25
DEBT SECURITIES
(OTHER THAN SELECTIVELY MARKETED SECURITIES)

LISTING DOCUMENTS

Preliminary

25.01 This Chapter does not apply to debt issues to professional investors only. It sets out the Exchange’s requirements for the contents of listing documents relating to debt securities (other than selectively marketed securities). The requirements in relation to selectively marketed securities are set out in Chapter 37.

Chapter 26

DEBT SECURITIES
(OTHER THAN SELECTIVELY MARKETED SECURITIES)

LISTING AGREEMENT

Preliminary

26.01 This Chapter does not apply to debt issues to professional investors only. All other issuers and guarantors, in the case of guaranteed issues are required to sign a listing agreement with the Exchange in the form prescribed and provided by the Exchange by which they undertake to comply with the continuing obligations to which they will be subject as a condition of the listing of their debt securities. The requirements for Listing Agreements in relation to issues of selectively marketed securities are set out in Chapter 37.
26.03 The texts of each of the following forms of Listing Agreement, as prescribed and provided by the Exchange, are reproduced in parts C, D and E of Appendix & together with notes on their interpretation and application:-

Part C- Issuers except other than issuers of selectively marketed debt securities, States, Supranationals, State corporations, and banks and debt issues to professionals only.

Part D- States and Supranationals

Part E- (i) issuers of selectively marketed securities other than States and Supranationals and (ii) State corporations and banks.

Chapter 27

DEBT SECURITIES

OPTIONS WARRANTS AND SIMILAR RIGHTS

27.01 This Chapter does not apply to debt issues to professional investors only. This Chapter applies to options, warrants and similar rights to subscribe or purchase debt securities (“warrants”) which are issued or granted on their own by an issuer or any of its subsidiaries and to warrants which are attached to other debt securities. Warrants which are attached to other securities but which are non-detachable are convertible securities and are also subject to the provisions of Chapter 16 (convertible equity securities), or 28 (convertible debt securities) as appropriate.

Chapter 28

DEBT SECURITIES

CONVERTIBLE DEBT SECURITIES
This Chapter does not apply to convertible debt issues to professional investors only. All convertible debt securities must, prior to the issue thereof, be approved by the Exchange and the Exchange should be consulted at the earliest opportunity as to the requirements which will apply.

Chapter 29
DEBT SECURITIES
TAP ISSUES, DEBT ISSUANCE PROGRAMMES AND ASSET-BACKED SECURITIES

This Chapter sets out the requirements in relation to tap issues, debt issuance programmes and asset-backed securities. It does not apply to issues to professional investors only.

Chapter 30
DEBT SECURITIES
MINERAL COMPANIES

Chapter 18 applies to a listing of debt securities by a mineral company except for rules 18.07(2) and 18.09(9). Chapter 18 does not apply to and except in the case of debt securities issued by State Corporations and debt issues to professional investors only.

“Chapter 31
DEBT SECURITIES
31.01 Chapter 37 applies to debt issues to professional investors only by States. Chapters 22, 24 to 29 and, where relevant, 35 and 36 apply to other debt issues by States subject to the modifications or exceptions detailed in this Chapter. Chapter 37 applies to issues of selectively marketed securities by States.

Chapter 32
DEBT SECURITIES

32.01 Chapter 37 applies to debt issues to professional investors only by Supranationals. Chapters 22, 24 to 29 and, where relevant, 35 and 36 apply to other debt issues by Supranationals subject to the modifications or exceptions detailed in this Chapter. Chapter 37 applies to issues of selectively marketed securities by Supranationals.

Chapter 33
DEBT SECURITIES

33.01 Chapter 37 applies to debt issues to professional investors only by Supranationals. Chapters 22, 24 to 29 and, where relevant, 35 and 36 apply to other debt issues by Supranationals subject to the modifications or exceptions detailed in this Chapter. Chapter 37 applies to issues of selectively marketed securities by Supranationals.
STATE CORPORATIONS

Preliminary

33.01 Chapter 37 applies to debt issues to professional investors only by State Corporations. Chapters 22 to 30 and, where relevant, 35 and 36 apply to other debt issues by State Corporations subject to the modifications or exceptions detailed in this Chapter. Chapter 37 applies to issues of selectively marketed securities by State Corporations.

Chapter 34

DEBT SECURITIES

(OTHER THAN SELECTIVELY MARKETED SECURITIES)

BANKS

Preliminary

34.01 Chapter 37 applies to debt issues to professional investors only by Banks. Chapters 22, 24 to 29 and, where relevant, 35 and 36 apply to other debt issues by banks subject to the modifications or exceptions detailed in this Chapter. Chapter 37 applies to issues of selectively marketed securities by banks.

Chapter 35

DEBT SECURITIES

(OTHER THAN SELECTIVELY MARKETED SECURITIES)

GUARANTORS AND GUARANTEED ISSUES
35.01 Chapter 37 applies to guaranteed debt issues to professional investors only. In all other cases where listing is sought for debt securities …

“Chapter 36

DEBT SECURITIES

(OFFERED THAN SELECTIVELY MARKETED SECURITIES)

OVERSEAS ISSUERS

Preliminary

36.01 Chapter 37 applies to debt issues to professional investors only by overseas issuers. The Exchange Listing Rules apply to other debt issues by overseas issuers as they do to Hong Kong issuers, subject to the additional requirements, modifications or exceptions set out or referred to in this Chapter.
The existing Chapter 37 of the Main Board Rules is deleted entirely and replaced with the following:

Chapter 37

DEBT SECURITIES

DEBT ISSUES TO PROFESSIONAL INVESTORS ONLY

Introduction

37.01 This Chapter deals with debt issues to professional investors only. It sets out the qualifications for listing, application procedures, contents of listing documents and the obligations that apply after listing.

Listing Approval

37.02 A listing application may be approved by
(a) A member of the Listing Division to whom the Executive Director – Listing has delegated authority;
(b) The Executive Director – Listing (who may also delegate approval authority within the Listing Division); or
(c) The Listing Committee.

Applicants’ Qualifications for Listing

37.03 An issuer must be a State, Supranational, body corporate (including a state corporation) or trust.

37.04 If an issuer is a body corporate it must be validly incorporated or established in its place of incorporation or establishment. If an issuer is a trust it must be validly established. An issuer must provide evidence of this if it applies for listing.

37.05 If an issuer is a body corporate or trust it must have net assets of HK$100 million unless:

(a) It is a Supranational; or
(b) It is a State Corporation; or
(c) Its shares are listed on the Exchange; or
(d) Its shares are listed on another stock exchange; or
(e) It is a special purpose vehicle formed for listing asset backed securities.
If an issuer is a body corporate or trust it must have produced audited accounts for the two years before the listing application made up to a date at most 15 months before the intended date of the listing document unless:

(a) It is a Supranational; or
(b) It is a State Corporation; or
(c) Its shares are listed on the Exchange; or
(d) It is a special purpose vehicle formed for listing asset backed securities.

If an issuer proposes to issue asset-backed securities:

(a) It must be a single purpose undertaking.
(b) It may add further assets to the pool of assets whilst its securities are listed.
(c) It may list further classes of securities backed by separate pools of assets.

If an issuer does not meet the eligibility criteria above it is eligible for a listing of guaranteed debt securities if:

(a) It is a body corporate that is validly incorporated or established; and
(b) It is wholly owned by a State, a Supranational or by a body corporate that meets the eligibility criteria above; and
(c) Its owner guarantees its obligations; and
(d) It and its owner agree to comply with the Listing Rules.

The debt securities must be freely transferable with a board lot of at least HK$500,000 (or equivalent in other currencies).

The debt securities must have been validly authorised.

If an issuer is a body corporate (including a state corporation) its debt securities:

(a) must comply with the law of the place where it is incorporated or established; and
(b) must comply with its memorandum and articles of association.

If an issuer is issuing guaranteed debt securities under Rule 37.08 the guarantee:

(a) Must have been validly authorised;
(b) Must comply with the guarantor’s memorandum and articles of association, if the guarantor is a body corporate; and
(c) Must comply with the law of the place where the guarantor is incorporated or established.
Asset-backed Securities

37.13 This section sets out additional requirements that apply if debt securities are asset-backed securities.

37.14 If the asset backed securities are backed by equity securities or depositary receipts:

(a) The equity securities or depositary receipts must represent minority interests and must not confer legal or management control of the issuer of the equity securities; and
(b) They must be listed on the Exchange or another stock exchange.

37.15 If asset backed securities are backed by options or conversion rights relating to equity securities then Rule 37.18 applies to the securities resulting from the exercise of the option or conversion rights.

37.16 There must be a trustee or appropriate independent party to represent the interests of the holders of the asset-backed securities. It must have a right of access to information relating to the assets.

Convertible Securities

37.17 This section sets out additional requirements that apply if debt securities are convertible.

37.18 If debt securities are convertible they must be convertible into:

(a) Shares listed or to be listed on the Exchange or another stock exchange; or
(b) Depositary receipts listed or to be listed on the Exchange or another stock exchange; or
(c) Other assets that the Exchange has agreed in writing are acceptable.

37.19 If debt securities are convertible into shares that have not yet been issued:

(a) The issuance of the shares must have been validly authorised; and
(b) The listing of the shares must have been validly authorised.

37.20 If debt securities are convertible into shares (or into depositary receipts) the terms of the issue must provide for appropriate adjustments to the conversion terms if there is a change in the capital of the issuer of those shares or a change in the capital of the issuer whose shares underlie the depositary receipts.

37.21 The Exchange treats debt securities with non-detachable warrants to subscribe for equity securities or other assets as convertible securities.

Options, Warrants and Similar Rights
37.22 This section sets out additional requirements that apply to options, warrants or similar rights.

37.23 The securities underlying the options, warrants or similar rights must be:

(a) Debt securities that are listed or to be listed on the Exchange;
(b) Debt securities listed or to be listed on another stock exchange; or
(c) Other debt security that the Exchange has agreed in writing is acceptable.

37.24 If the underlying debt securities have not yet been issued:
(a) Their issuance must have been validly authorised; and
(b) Any listing of them must have been validly approved.

37.25 If options, warrants or similar rights are convertible into debt securities, the terms of the issue must provide for appropriate adjustments to the conversion terms if there is a change in those debt securities.

**Listing Document**

37.26 This section sets out the information that an issuer must disclose in its listing document and other requirements relating to the listing document. For debt issuance programmes these requirements apply to the base listing document and the supplementary listing document for each issue under the programme.

37.27 A listing document must contain a disclaimer statement:

“Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this document, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this document.”

The disclaimer must be legible and appear on the front cover or inside cover of the listing document.

37.28 A listing document must contain a responsibility statement:

“This document includes particulars given in compliance with the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited for the purpose of giving information with regard to the issuer. The issuer accepts full responsibility for the accuracy of the information contained in this document and confirms, having made all reasonable enquiries, that to the best of its knowledge and belief there are no other facts the omission of which would make any statement herein misleading.”

The Exchange may allow others to make the statement but an issuer must seek prior consent for this.
37.29 A listing document must contain the information that the investors an issuer is offering the securities to would customarily expect it to contain. It need not comply with Appendix 1, part C.

37.30 A listing document must contain any additional information that the Exchange requires.

37.31 A listing document must contain a statement limiting its distribution to professional investors only.

37.32 A listing document must be in English or Chinese.

37.33 A listing document may be in printed or electronic form.

**Application Procedures**

37.34 This section sets out the procedures that an issuer must follow to apply for listing of securities or listing of a debt programme. An application involves determining whether an issuer is eligible for listing and whether securities are eligible for listing. The Exchange will use the information that an issuer supplies to make these assessments. The documents an issuer submits must be in English or Chinese or translated into one of these languages.

37.35 An issuer must submit the following documents:

(a) Completed application form. If an issue is guaranteed the guarantor must also complete the application form. This is set out in Appendix 5, part C.

(b) Listing fee as provided in Appendix 8.

(c) Draft Listing document.

(d) Draft formal notice of listing.

(e) If an issuer is not listed on the Exchange a copy of

   (1) Its memorandum and articles of association, certificate of incorporation or equivalent (for example, trust deed) to show that the issuer is validly incorporated or established; and

   (2) Its last published financial statements. These financial statements are not required if an issue is guaranteed.

(f) If the issue is guaranteed by a body corporate that is not listed on the Exchange a copy of the guarantor’s

   (1) Memorandum and articles of association, certificate of incorporation or equivalent, to show that the guarantor is validly incorporated or established; and

   (2) Last published financial statements.

(g) If debt securities have been authorised by shareholders then a copy of the resolution.

(h) A copy of the resolutions by the issuer’s governing body (for example, its board of directors or trustees) authorising

   (1) the issue and allotment of the debt securities;

   (2) the application for listing; and
(3) issuing the listing document.

(i) If an issue is guaranteed, a copy of the resolutions by the guarantor’s governing body authorising
(1) the listing application; and
(2) issuing of the listing document.

(j) If an issue is convertible into shares a copy of the approvals authorising
the issue and listing of those shares.

An issuer may submit drafts of the application form in (a) and the authorisations and resolutions in (g), (h) and (i) to enable the Exchange to consider whether an issue and issuer are eligible for listing. The final resolutions and authorisations in (g), (h) and (i) may be submitted after the listing application but before listing.

37.36 After the Exchange has considered an application it will issue a Listing Eligibility letter. In this letter it will advise an issuer whether it and its debt securities are eligible for listing. The Exchange will also indicate whether it requires inclusion of additional information in the listing document. The letter is valid for three months from the date of issue. For routine applications the Exchange aims to issue this letter 5 business days after it receives the application.

37.37 An issuer must not issue the listing document in final form until the Exchange has confirmed that the issuer may issue it. A draft may be circulated for the purpose of arranging underwriting, syndication and marketing of the offering to professional investors.

37.38 In the period from when the listing document is issued to the date of listing an issuer must advise the Exchange of any material event that it would have disclosed in the listing document if it had been aware of the event before the listing document was finalised.

37.39 An issuer must publish a formal notice on listing. The notice must be in English or Chinese. A model form of notice is set out in Appendix 11.

Programmes

37.40 This section sets out the procedures for listing securities under a programme that the Exchange has approved.

37.41 A debt programme that the Exchange has approved is valid for issuing debt securities for one year after the date it is published.

37.42 An issuer must submit the pricing supplement for an issue under a programme before 2:00 pm of the business day before listing is required to become effective. It must not issue the pricing supplement until the Exchange has confirmed that the issuer may issue it.

37.43 The Exchange will approve the listing of all securities issued under a valid programme subject to the issuer:
(a) Notifying it of the final terms of each issue;
(b) Confirming that the securities have been issued; and
(c) Paying the appropriate listing fee before listing.

Continuing Obligations

37.44 This section sets out the obligations that apply to an issuer if the Exchange agrees to list its securities. If the securities are guaranteed then the guarantor must also comply with these obligations. An issuer must comply with these obligations

(a) until the securities expire; or
(b) until they are withdrawn from listing.

37.45 If an issuer is required to announce information then
(a) it must do so by an announcement under Rule 2.07C, except that the announcement may be in English or Chinese only.
(b) The announcement must include the following disclaimer:

“Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this document.”

37.46 An issuer must comply with the Listing Rules in force from time to time.

37.47 An issuer must immediately announce any information which
(a) Is necessary for investors to appraise its position or
(b) Is necessary to avoid a false market in its securities or
(c) May have a material affect on its ability to meet the obligations under its debt securities.

37.48 An issuer must announce as soon as possible:
(a) If aggregate redemptions or cancellations exceed 10% and every subsequent 5% interval of an issue.
(b) Any public disclosure made on another stock exchange about its debt securities.

37.49 An issuer must notify the Exchange in advance of any proposal to
(a) Replace a trustee for bondholders; or
(b) Amend the trust deed; or
(c) Amend the terms of convertible debt securities unless that amendment occurs automatically in accordance with the terms of the debt securities. An issuer must not proceed with any proposed change until the Exchange has advised whether it will impose conditions for the change.

37.50 An issuer must notify the Exchange as soon as possible if
(a) It has repurchased and cancelled all of an issue of its listed debt securities; or
(b) It has redeemed all of an issue of its listed debt securities prior to the maturity date; or
(c) All of an issue of convertible debt securities has been fully converted. The Exchange will then formally delist the debt securities.

37.51 An issuer must notify the Exchange as soon as possible if its debt securities are listed on another stock exchange.

37.52 An issuer must provide the Exchange with a copy of any circular that is sent to bondholders or to any trustee. If the circular is published on a website and the issuer notifies the Exchange when it is published on that site it does not have to send it a printed copy.

37.53 If an issuer is a body corporate it must provide the Exchange with its annual accounts and any interim report when they are issued. An issuer is exempt from this requirement if its securities are guaranteed by a body corporate in which case it must provide the guarantor’s annual accounts and interim report. The Exchange will accept a printed or electronic copy. If the annual accounts or interim report are published on a website and the issuer notifies the Exchange when they are published on that site it does not have to send it a printed copy.

**Authorised Representative**

37.54 An issuer must appoint two authorised representatives to communicate with the Exchange and must notify the Exchange of any change of representative. The representatives do not have to be resident in Hong Kong.

**Other**

37.55 If an issuer or its securities does not comply with these requirements the Exchange will not list them unless it agrees to modify these requirements.

37.56 The Exchange may accept or reject a listing application or make listing subject to additional conditions.

37.57 The Exchange may impose additional obligations on an issuer or guarantor. The Exchange will allow an issuer or guarantor to make representations before imposing requirements on it that are not imposed on issuers of debt securities generally.

**Definitions**

37.58 In this Chapter the following definitions apply:
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>“asset-backed securities”</td>
<td>debt securities backed by financial assets which, at the time of the relevant issues, are evidenced by agreements and intended to produce funds to be applied towards interest payments due on the securities and repayment of principal on maturity, except those debt securities which are directly secured, in whole or in part, on real property or other tangible assets</td>
</tr>
<tr>
<td>“bearer securities”</td>
<td>securities transferable to bearer</td>
</tr>
<tr>
<td>“convertible debt securities”</td>
<td>debt securities convertible into or exchangeable for equity securities or other property and debt securities with non-detachable options, warrants or similar rights to subscribe or purchase equity securities or other property attached.</td>
</tr>
<tr>
<td>“debt issuance programmes”</td>
<td>issues of debt securities where only part of the maximum principal amount or aggregate number of securities under the issue is issued initially and a further tranche or tranches may be issued subsequently</td>
</tr>
<tr>
<td>“debt securities”</td>
<td>debenture or loan stock, debentures, bonds, notes and other securities or instruments acknowledging, evidencing or creating indebtedness, whether secured or unsecured and options, warrants or similar rights to subscribe or purchase any of the foregoing and convertible debt securities.</td>
</tr>
</tbody>
</table>
| “Professional Investor”                   | (a) For a person in Hong Kong a professional investor as defined in Part 1 of Schedule 1 to the Securities and Futures Ordinance (excluding those prescribed by rules made under section 397 of that Ordinance); or  
(b) For a person outside Hong Kong, a professional investor is a person to whom securities may be sold in accordance with a relevant exemption from public offer regulations in that jurisdiction. |
| “State”                                   | Includes any agency, authority, central bank, department, government, legislature, minister, ministry, official or public or statutory person of, or of the government of, a state or any regional or local authority thereof |
“State corporation” any company or other legal person which is directly or indirectly controlled or more than 50 per cent. of whose issued equity share capital (or equivalent) is beneficially owned by, and/or by any one or more agencies of, a State or all of whose liabilities are guaranteed by a State or which is specified as such from time to time by the Exchange

“stock exchange” Any stock exchange that is a member of the World Federation of Exchanges

“Supranational” any institution or organisation at a world or regional level which is specified from time to time by the Exchange"
Appendix 2

Documents of Title

Part B

... 

Bearer Securities

13. Except for debt issues to professional investors only, Other than for selectively marketed securities, proofs of securities and any coupons...

Appendix 4

Trust Deeds or Other Documents Securing or Constituting Debt Securities

This appendix does do not apply to debt issues to professional investors only. If there is a trustee ...

Appendix 5

Formal Application
(For Debt Securities)
Form C2

This form must be lodged duly completed (by reference to the Notes hereto), in the case of a new applicant, at least THREE CLEAR BUSINESS DAYS prior to before the hearing of the application by the Exchange, and in every other case, at least TWO CLEAR BUSINESS DAYS prior to before the date on which the listing document is to be bulk printed. An issuer which is not a company should adapt this form as necessary to change references that apply only to companies.

To: The Head of the Listing Division,
The Listing Division
The Stock Exchange of Hong Kong Limited.

1 ...
6. So far as is known, or can be ascertained after reasonable enquiry, by the directors of the issuer, the undermentioned is/are a substantial shareholder(s) of the company or of its holding company (Note 5):

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Extent of holding and which company</th>
</tr>
</thead>
</table>

The following are particulars of the qualifications, if any, and experience of the directors and secretary of the issuer (Note 6) are:

...........................................................................................................................................

....

The proceeds (if any) of the issue or sale of the securities for which application is now made, or the portion of them to be received by the issuer, are intended to be used by the issuer for the following purpose(s)

...........................................................................................................................................

....

The following are the qualifications of the undermentioned person(s) whose opinion(s) as (an) expert(s) is/are referred to in any document included in this application are:-

<table>
<thead>
<tr>
<th>Name</th>
<th>Qualifications</th>
<th>Document</th>
</tr>
</thead>
</table>

7. . . .

11. ISSUER’S SOLE UNDERTAKING

We, . . . . . . . . . . . . . . . . . . . . . . Limited, undertake to comply with the Listing Rules
from time to time so far as they apply applicable to the issuer.

12 ISSUER’S AUTHORISATION FOR FILING WITH THE COMMISSION

We are required to file copies of our application with the Securities and Futures commission (“SFC”) under section 5(1) of the Securities and Futures (Stock Market Listing) Rules (“Rules”).

Under section 5(2) of the Rules, we hereby authorise the Exchange to file all materials with the SFC on our behalf as and when we file them with the Exchange. If our securities become listed on the Exchange, we will be required to file copies of certain announcements, statements, circulars, or other documents made or issued by us or on our behalf to the public or to holders of our securities with the SFC under sections 7(1) and (2) of the Rules. Under section 7(3) of the Rules, we hereby authorise the Exchange to file all such documents with the SFC on our behalf as and when we file them with the Exchange.

All documents shall be filed with the Exchange in such manner and number of copies as the Exchange may from time to time prescribe.

In this letter, “application” has its meaning under section 2 of the Rules.

This authorisation shall not be altered or revoked in any way unless prior written approval has been obtained from the Exchange and the Exchange shall have the absolute discretion to grant the approval. In addition, we undertake to execute any documents in favour of the Exchange perfecting this authorisation that the Exchange may require.

Yours faithfully,
Signed. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .
Name:
Director, Secretary or other
duly authorised officer
for and on behalf of
[Issuer’s Name]

NOTES
Note 1  Insert name of issuer of securities. If it is an overseas issuer, the place of incorporation or other establishment and the applicable law under which it is incorporated or otherwise established must be stated.

Note 2  This paragraph does not apply to States, Supranationals, issues of debt securities which are or are to be uniform in all respects with debt securities of the issuer of a class already listed or debt issues to professional investors only; selectively marketed issuer of debt securities.

Note 3  Give particulars of the proposed method of listing of the securities, i.e., whether by offer for subscription, offer for sale, placing, exchange, substitution, conversion, exercise of option or warrant, or otherwise.

Note 4  “Identical” means in this context:

(1) the securities are of the same nominal value with the same amount called up or paid up;
(2) they are entitled to interest at the same rate and for the same period, so that at the next ensuing distribution the interest payable per unit will amount to exactly the same sum (gross and net); and
(3) they carry the same rights as to unrestricted transfer, attendance and voting at meetings and rank pari passu in all other respects.

Note 5  This paragraph does not apply to States, Supranationals, or State Corporations, or debt issues to professional investors only; and “substantial shareholder” means a person entitled to exercise, or control the exercise of, ten per cent. or more of the voting power at any general meeting of the issuer.

Note 6  This paragraph does not apply to States or issues of selectively marketed debt securities or, in the case of details in relation to its secretary, to Supranationals.

Note 7  This paragraph does not apply to States, Supranationals or debt issues to professional investors only; selectively marketed debt securities.
Appendix 7

Part C

Type of Security: Debt

Type of Issuer: Incorporated or otherwise established in Hong Kong or elsewhere except other than States, Supranationals, State Corporations, Banks and debt issues to professional investors only issuers of Selectively Marketed Debt Securities

Appendix 7

Part E

Type of Security: Debt

Type of Issuer: (i) Issuers of selectively marketed securities other than States and Supranationals and (ii) State Corporations and Banks

Appendix 11

Form D

MODEL FORM OF FORMAL NOTICE
FOR SELECTIVE MARKETINGS
FOR DEBT ISSUES TO PROFESSIONAL INVESTORS ONLY

Chapter 2A

GENERAL

2A.05A The Listing Committee has delegated to the Executive Director – Listing
the power to approve any application for listing of debt securities under Chapter 37 (debt issues to professional investors only) and any application issued or guaranteed (in the case of guaranteed issues) by the following issuers or (in the case of guaranteed issues) guarantors:—

i) States

ii) Supranationals;

iii) State corporations;

iv) banks and corporations having an investment grade credit rating (and the term "investment grade" shall have the same meaning as in note (2) to rule 15.13); and

v) issuers whose equity securities are listed on the Exchange and which have a market capitalization, at the time of the application, of not less than HK$5,000,000,000."