London Stock Exchange

International Securities Market
Draft Rulebook – 6 April 2017
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INTRODUCTION AND SCOPE

International Securities Market (ISM) of London Stock Exchange (the Exchange) is a specialist market aimed at professional investors (namely, investors who are particularly knowledgeable in investment matters - which shall be deemed to include, without limitation, professional clients and eligible counterparties as defined in, or for the purposes of, MiFID). It is tailored to issuers of non-equity Securities that, because of their nature, are normally bought and traded only by professional investors. ISM is a multilateral trading facility within the meaning set out in the Handbook of the Financial Conduct Authority (FCA) and is operated under the supervision of the Exchange.

These rules apply to an issuer seeking admission to trading of Securities, or whose Securities are admitted to trading, on ISM. A simplified disclosure regime applies to certain categories of issuer. Admission particulars are not required for Securities issued or unconditionally and irrevocably guaranteed by member states of the OECD or by their regional or local authorities or for Securities issued by public international bodies or non-profit-making bodies.

Admission of Securities to trading on ISM is determined by the Exchange. Approval of an application for admission of Securities to trading on ISM is not an approval or verification by the Exchange of the admission particulars, or any other disclosure document, relating to the Securities or of the suitability of the issuer to issue the Securities admitted to trading.

Securities admitted to trading on ISM are not admitted to the Official List maintained by the FCA.

Applications for admission to trading should be made to the Exchange. An issuer should consult with the Exchange at the earliest possible stage if it is in doubt about how the rules apply in a particular situation or to particular Securities or considers that there is a legitimate basis to request the Exchange to modify or dispense with a rule. Issuers should contact the Exchange at [Email: •] or at Primary Market Regulation, London Stock Exchange plc, 10 Paternoster Square, London EC4M 7LS.
DEFINITIONS
The following terms have the following meanings when used in these rules:

Admission and Disclosure Standards: the Exchange’s Admission and Disclosure Standards for Securities admitted or the subject of an application for admission to trading on the Exchange’s markets, as amended from time to time.

Admission particulars: a document (or separate documents, as the case may be) in such form and containing such information as may be specified in these rules, including any supplementary admission particulars.

Asset-backed securities: Securities which:

(1) represent an interest in assets, including any rights intended to assure servicing, or the receipt or timeliness of receipts by holders of assets, of amounts payable thereunder; or

(2) are secured by assets and the terms of which provide for payments which relate to payments or reasonable projections of payments calculated by reference to identified or identifiable assets.

Convertible securities: Securities which are:

(1) convertible into, or exchangeable for, other Securities; or

(2) accompanied by a warrant or option to subscribe for or purchase other Securities.

Datasync Email Service: the advanced notification email service described in the Admission and Disclosure Standards.
<table>
<thead>
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<th>Term</th>
<th>Definition</th>
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<tr>
<td>Derivative securities</td>
<td>Securities that entitle the holder to:</td>
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<td></td>
<td>(1) require or make delivery of; or</td>
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<td>(2) receive or make payment in cash in respect of or calculated by reference to, Securities (issued by an entity which is not the issuer of the Securities to be admitted to trading), assets, indices or other specified variables.</td>
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<td>EEA State</td>
<td>a member state of the European Union or any other state which is a party to the European Economic Area agreement.</td>
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<td>Exchange</td>
<td>London Stock Exchange plc, which trades as “London Stock Exchange”.</td>
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<tr>
<td>European Economic Area</td>
<td>the area established by the agreement on the European Economic Area signed at Oporto on 2 May 1992, as it has effect for the time being.</td>
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<td>European Union</td>
<td>the union established by the Treaty on European Union signed at Maastricht on 7 February 1992, as amended.</td>
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<td>Guarantee</td>
<td>any arrangement intended to ensure that any obligation material to the issue will be duly serviced, whether in the form of a guarantee, surety, keep well agreement, monoline insurance policy or other equivalent commitment.</td>
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<td>International Accounting</td>
<td>international accounting standards adopted pursuant to the procedure of Article 3 of Regulation (EC) No 1606/2002, as amended.</td>
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<td>Standards</td>
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<td>ISIN</td>
<td>International Securities Identification Number.</td>
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<td>Issuer</td>
<td>any company or legal person or undertaking whose Securities of any class have been admitted, or are the subject of an application for admission, to trading on ISM.</td>
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<td><strong>MiFID</strong></td>
<td>markets in financial instruments Directive (2004/39/EC)</td>
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<td>(and in these rules references to MiFID shall be construed</td>
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<td>to include markets in financial instruments Directive</td>
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<td>2014/65/EU and Regulation (EU) No 600/2014 on markets</td>
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<td>in financial instruments (together MiFID II), as applicable</td>
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<td>and in force from time to time).</td>
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<td><strong>MTF</strong></td>
<td>a Multilateral Trading Facility as defined in MiFID.</td>
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<td><strong>Non-OECD Sovereign</strong></td>
<td>a sovereign which is not a member state of the OECD.</td>
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<td><strong>Non-profit-making body</strong></td>
<td>a body which by virtue of its constitution or any enactment:</td>
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<td>(1) is required (after payment of outgoings) to apply the</td>
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<td>whole of its income, and any capital which it expends,</td>
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<td>for charitable or public purposes; and</td>
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<td>(2) is prohibited from directly or indirectly distributing</td>
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<td>among its members any part of its assets (otherwise</td>
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<td></td>
<td>than for charitable or public purposes).</td>
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<td><strong>OECD</strong></td>
<td>the Organisation for Economic Co-operation and Development.</td>
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<td><strong>Profit forecast</strong></td>
<td>an express or implied indication of a figure, or a minimum</td>
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<td>or maximum figure, for the likely level of profits or losses for</td>
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<td>the current financial period and/or financial periods</td>
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<td>subsequent to that period, or which contains data from</td>
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<td>which a calculation of such a figure for future profits or</td>
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<td>losses may be made, even if no particular figure is</td>
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<td>mentioned and the word “profit” is not used.</td>
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<td><strong>Profit estimate</strong></td>
<td>a profit forecast for a financial period which has expired</td>
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<tr>
<td></td>
<td>and for which results have not yet been published.</td>
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<td><strong>OECD Sovereign</strong></td>
<td>a sovereign which is a member state of the OECD.</td>
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Public international body

a legal entity of public nature established by an international treaty between sovereign states and of which one or more OECD Sovereigns are members.

Publish or Published

information shall be deemed Published when it is made available in electronic form:

(1) on the issuer’s website or, if applicable, on the website of the financial intermediaries placing or selling the Securities; or

(2) on the website of the Exchange; or

(3) through a Regulatory Information Service.

Notwithstanding the above, for the purposes of Section 4, information shall be deemed Published when it is made available in electronic form through a Regulatory Information Service.

Regulated market

a regulated market as defined in MiFID.

Regulatory Information Service

a service approved by the FCA for the distribution to the public of regulatory announcements and included within the list maintained on the FCA’s website.

RNS

the Regulatory Information Service of the Exchange.

Securities

transferable securities of any description.

Specialist securities

Securities that are not shares and that, because of their nature, are normally bought and traded only by investors who are particularly knowledgeable in investment matters (which shall be deemed to include, without limitation, professional clients and eligible counterparties as defined in, or for the purposes of, MiFID).
SECTION 1

GENERAL REQUIREMENTS FOR ADMISSION TO TRADING

1. SPECIALIST SECURITIES

The Securities to be admitted to trading must be specialist securities.

2. NO CONDITIONAL ADMISSION

The Exchange is not able to make the admission of Securities to trading conditional on any event. The Exchange may, in particular cases, seek confirmation from an issuer before the admission of Securities that the admission does not purport to be conditional on any matter.

3. INCORPORATION

An issuer must be duly incorporated or otherwise validly established according to the relevant laws of its place of incorporation or establishment and operating in conformity with its constitutional documents.

4. VALIDITY

The Securities to be admitted to trading must conform with the law of the issuer’s place of incorporation, be duly authorised according to the requirements of the issuer’s constitutional documents and have any necessary statutory or other consents.

5. TRANSFERABILITY

Securities to be admitted to trading must be freely transferable. The Exchange may allow partly paid Securities to be admitted to trading if it is satisfied that their transferability is not restricted and investors have been provided with appropriate information to enable dealings in the Securities to take place on an open and proper basis.

6. WHOLE CLASS TO BE ADMITTED TO TRADING

An application for admission to trading of Securities of any class must, if no Securities of that class are already admitted to trading, relate to all Securities of that class issued or proposed to be issued and after admission relate to all further Securities of that class issued or proposed to be issued.
7. MARKET CAPITALISATION

The expected aggregate market value of Securities to be admitted to trading must be at least £200,000 or its equivalent in another currency except where Securities of the same class are already listed or in respect of tap issues where the amount of the Securities is not fixed. The Exchange may admit Securities of a lower value if satisfied that there will be an adequate market for the Securities concerned.

8. FINANCIAL INFORMATION

8.1 Save as provided for in paragraphs 8.2 and 8.3 below, or in respect of an issuer of asset-backed securities, an issuer must have published audited financial statements that cover at least two years and the latest financial statements must be in respect of a period ending not more than 18 months before the date of the admission particulars.

8.2 The Exchange may accept financial statements relating to a period shorter than two years if it is satisfied that:

(1) users of ISM have the necessary information available to arrive at an informed judgment concerning the issuer and the Securities for which admission to trading is sought; or

(2) where the application is in respect of guaranteed Securities, the guarantor has published financial statements which cover at least two years.

8.3 In exceptional circumstances, the Exchange may waive the requirement for financial statements. The Exchange must be consulted at an early stage.

9. REFUSAL OF APPLICATIONS

9.1 The Exchange may refuse an application for admission to trading if it considers that:

(1) the issuer’s situation is such that admission to trading of the Securities may be detrimental to the orderly operation of ISM or to the integrity or reputation of the Exchange; or

(2) the issuer does not comply or will not comply with these rules or with any special requirements imposed upon the issuer by the Exchange.
Without prejudice to paragraph 9.1 above, the Exchange retains sole discretion to refuse an application for admission to trading of any Securities if it considers that the Securities are better suited to another of the Exchange’s markets or segments.

10. SPECIAL REQUIREMENTS

The Exchange may make the admission to trading of Securities subject to any special requirement that it considers appropriate to maintain the orderly operation, integrity or reputation of the Exchange’s markets and must explicitly inform the issuer of any such special requirement.

11. ELECTRONIC SETTLEMENT

To be admitted to trading, Securities must be eligible for electronic settlement.

12. ADMISSION PARTICULARS

To be admitted to trading, the admission particulars for the Securities must have been submitted to the Exchange and Published.

13. CONVERTIBLE SECURITIES

Convertible securities may be admitted to trading only if the Securities into which they are convertible or for which they are exchangeable or over which they give a right to buy or subscribe are already, or will become at the same time, admitted to trading on a regulated, regularly operating, recognised open market. In exceptional circumstances, the Exchange may dispense with this requirement if it is satisfied that holders of the convertible securities have at their disposal all the information necessary to form an opinion about the value of the underlying Securities.

14. ADDITIONAL REQUIREMENTS FOR DERIVATIVE SECURITIES

An issuer seeking to have derivative securities admitted to trading must:

(1) have permission under the Financial Services and Markets Act 2000 to carry on such activity and be either a bank or a securities and futures firm; or

(2) if it is an overseas company, be regulated by an overseas regulator responsible for the regulation of banks or securities firms and futures firms, provided such activity falls within the approved scope of the issuer’s business; or
(3) arrange for its obligations in relation to the derivative securities to be unconditionally and irrevocably guaranteed by, or to benefit from an arrangement which is equivalent in its effect to such a guarantee provided by, an entity which satisfies paragraph 14(1) or 14(2) above.
SECTION 2

FORMAT AND CONTENT OF ADMISSION PARTICULARS

1. FORMAT

1.1 The admission particulars may be drawn up as a single document or as separate documents comprising programme admission particulars and pricing supplement.

1.2 The admission particulars must contain the following parts:

(1) a clear table of contents;

(2) risk factors in respect of the issuer and the type of Securities to be admitted to trading; and

(3) the other information items included in the Schedules according to which the admission particulars is drawn up.

2. INCORPORATION BY REFERENCE

2.1 Information may be incorporated in the admission particulars:

(1) by reference to one or more documents that have been previously or simultaneously Published or filed with a competent authority of an EEA State or with the relevant authority of a third country deemed equivalent by the Exchange. Information incorporated by reference under this paragraph 2.1(1) must include the latest available to the issuer; and

(2) by reference to future annual and interim financial statements as and when such financial statements are Published or filed with a competent authority of an EEA State or with the relevant authority of a third country deemed equivalent by the Exchange.

3. CONTENT

3.1 The admission particulars shall contain all information which, according to the particular nature of the issuer and of the Securities to be admitted to trading on ISM, is necessary to enable users of ISM to make an informed assessment of the ability of the issuer to meet its obligations to holders of the Securities.

3.2 The information contained in the admission particulars shall be presented in a form which is comprehensible and easy to analyse by users of ISM.
Admission particulars comprising programme admission particulars and pricing supplement

3.3 Programme admission particulars must include a general description of the programme, an indication of the information that will be included in the pricing supplement and how the pricing supplement will be Published.

3.4 The information given in the programme admission particulars must be supplemented, if necessary, in accordance with paragraph 5 of Section 3 with updated information on the issuer and on the Securities to be admitted to trading.

3.5 A pricing supplement shall be presented in the form of a separate document or be included in the programme admission particulars.

A pricing supplement shall include a clear and prominent statement indicating that it shall be read in conjunction with the programme admission particulars and any supplementary admission particulars.

3.6 A pricing supplement shall be submitted to the Exchange and Published as soon as practicable when each issue is made and, if possible, in advance of each issue date.

4. MINIMUM INFORMATION TO BE INCLUDED IN ADMISSION PARTICULARS

The information items set out in Schedules 1 to 8 must be included in admission particulars as applicable, unless the issuer is not required to comply with the requirements of those Schedules pursuant to paragraph 5 below.

5. SIMPLIFIED INFORMATION REQUIREMENTS FOR CERTAIN ISSUERS

Admission particulars for an issuer which falls within any of the categories of issuer set out in Schedule 9 may contain only the information items set out in that Schedule. For the avoidance of doubt, such an issuer will not be required to comply with the requirements of any other Schedule.

6. EQUIVALENT INFORMATION

Without prejudice to paragraph 3.1 above, if certain information that is required to be included in the admission particulars is inappropriate to the issuer’s sphere of activity or to the legal form of the issuer or to the Securities to which the admission particulars relates, the admission particulars shall contain information equivalent to the required information (unless there is no such information).
7. OMISSION OF INFORMATION FROM ADMISSION PARTICULARS

7.1 A request to the Exchange to authorise the omission of information from admission particulars must:

(1) be in writing from the issuer or, where appropriate, its adviser;

(2) identify the specific information concerned and the specific reasons for the omission; and

(3) state why, in the opinion of the issuer, one or more of the following grounds applies:

   (a) disclosure of such information would be contrary to the public interest; or

   (b) disclosure of such information would be seriously detrimental to the issuer, provided that the omission would not be likely to mislead users of ISM with regard to facts and circumstances essential for an informed assessment of the issuer’s Securities; or

   (c) such information is only of minor importance for an admission to trading on ISM and is unlikely to influence the assessment of the ability of the issuer to meet its obligations to holders of the Securities.

7.2 The following information may be omitted from admission particulars without the submission of a request referred to in paragraph 7.1 above:

(1) without prejudice to Schedule 7, where Securities are issued by an issuer within a group structure and guaranteed by one or more guarantors that are subsidiaries of the issuer, financial statements in relation to each guarantor provided all of the following criteria are met:

   (a) each guarantee is full and unconditional and given on a joint and several basis;

   (b) each guarantor is (directly or indirectly) a wholly-owned subsidiary of the issuer; and

   (c) the guarantor or guarantor group comprises more than 75% or less than 25% of the consolidated profits and consolidated assets of the issuer.
(2) financial statements in relation to an issuer where any of the following criteria is met:

(a) the issuer is (directly or indirectly) wholly-owned by the guarantor and the consolidated financial statements of the guarantor substantially reflect the financial position of the issuer;

(b) the issuer has not been established long enough to produce financial statements under the laws of its jurisdiction of incorporation; or

(c) the issuer is not required under the laws of its jurisdiction of incorporation to prepare financial statements.

8. **ENGLISH LANGUAGE**

Admission particulars must be in English.
SECTION 3

SUBMISSION OF ADMISSION PARTICULARS AND APPLICATION FOR
ADMISSION TO TRADING

1. SUBMISSION OF ADMISSION PARTICULARS

1.1 A copy of the following documents must be submitted to the Exchange in electronic format:

(1) a draft of the admission particulars, if applicable, and any supplementary admission particulars in substantially complete form;

(2) a draft Form 1;

(3) the relevant checklist indicating where the requirements of these rules have been complied with in the admission particulars;

(4) if applicable, the written request referred to in paragraph 7.1 of Section 2, for the Exchange to authorise the omission of information from an admission particulars; and

(5) any other information that the Exchange may request.

1.2 A copy of any amended drafts must be resubmitted in electronic format, marked to show all changes made since the previous draft submitted to the Exchange.

2. CONFIRMATION OF “NO COMMENTS”

2.1 Once the Exchange is satisfied that the following requirements have been complied with:

(1) the general requirements for admission to trading set out in Section 1, other than paragraph 12 of that Section; and

(2) the requirements set out in paragraph 1.1 and, if applicable, paragraph 1.2 above,

it will issue a confirmation to the issuer that it has no comments on the draft admission particulars.

2.2 To proceed to application for admission to trading, further confirmation will not be required from the Exchange provided there are no subsequent material changes to the draft admission particulars previously submitted to the Exchange. In the event
of subsequent material changes to the draft admission particulars, an amended draft must be resubmitted to the Exchange in accordance with paragraph 1.2 above, with a request for a re-issue of the confirmation referred to in paragraph 2.1 above.

3. APPLICATION FOR ADMISSION TO TRADING

3.1 The following documents must be submitted in final form to the Exchange by no later than 9 a.m. one business day before the day on which admission to trading is sought:

(1) a completed Form 1;

(2) the admission particulars, if applicable, together with a confirmation from the issuer that there have been no material changes since the Exchange issued the “no comments” confirmation referred to in paragraph 2.1 or paragraph 2.2 above, as applicable;

(3) any supplementary admission particulars, if applicable;

(4) written confirmation of the number or nominal amount of Securities to be issued; and

(5) any other information that the Exchange may request.

3.2 Admission particulars must not be Published until the documents referred to in paragraph 3.1 above have been submitted to, and received by, the Exchange.

3.3 The application for admission to trading for Securities to be issued under a programme must cover the maximum amount of Securities which may be in issue and admitted to trading at any one time under the programme. If the Exchange approves the application, it will admit to trading all Securities which may be issued under the programme within 12 months after the approval of the application, subject to the Exchange:

(1) being advised of the pricing supplement of each issue, which must be submitted by no later than 2 p.m. one business day before the day on which admission to trading is sought; and

(2) receiving any supplementary admission particulars that may be appropriate.
3.4 For issues in excess of the notified maximum amount or made more than 12 months after the admission particulars are Published, initial application and publication procedures as set out in this Section must be followed.

4. PUBLICATION OF ADMISSION PARTICULARS

An issuer must ensure that the admission particulars is Published as soon as practicable and, in any case, at a reasonable time in advance of, and at the latest at the time of, the admission to trading of the Securities involved.

5. SUPPLEMENTARY ADMISSION PARTICULARS

If at any time after admission particulars has been submitted pursuant to paragraph 3.1 above and before the date of admission of the relevant Securities there arises or is noted any significant new factor, material mistake or material inaccuracy relating to the information included in the admission particulars, a supplementary admission particulars containing details of such new factor, mistake or inaccuracy must be submitted and Published in accordance with the provisions of this Section.

6. NOTIFICATION OF ADMISSION TO TRADING

Admission of Securities to trading becomes effective only when the decision of the Exchange to admit the Securities to trading has been announced by the Exchange by RNS.
SECTION 4
CONTINUING OBLIGATIONS

1. MARKET ABUSE REGULATION REQUIREMENTS

An issuer should consider its obligations under the Market Abuse Regulation.

(Note: In the UK, the competent authority regarding compliance with the disclosure obligations under the Market Abuse Regulation is the FCA)

2. MISCELLANEOUS INFORMATION TO BE DISCLOSED

2.1 An issuer must Publish without delay details of the following:

(a) any changes in the rights of holders of the Securities, including changes in the terms and conditions of the Securities which could indirectly affect those rights, resulting in particular from a change in the terms of the Securities or in interest rates;

(b) any change of transfer or paying agent;

(c) the redemption or cancellation of Securities before their scheduled maturity date;

(d) any change of name of the issuer; and

(e) any payment default and, in a more general manner, any decision relating to any bankruptcy, insolvency or cessation of payments.

3. EQUALITY OF TREATMENT

An issuer must ensure that all holders of Securities ranking pari passu are given equal treatment in respect of all the rights attaching to those Securities.

4. EXERCISE OF RIGHTS

4.1 An issuer must ensure that all the facilities and information necessary to enable holders of Securities to exercise their rights are publicly available.
4.2 Holders of Securities must not be prevented from exercising their rights by proxy, subject to the law of country in which the issuer is incorporated.

4.3 An issuer must make available a proxy form, on paper or, where applicable, by electronic means, to each person entitled to vote at a meeting of holders of Securities. The proxy form must be available either together with the notice concerning the meeting or after the announcement of the meeting.

4.4 An issuer must designate, as its agent, a financial institution through which holders of Securities may exercise their financial rights.

5. MEETINGS AND PAYMENT OF INTEREST

5.1 An issuer must Publish notices concerning:

(1) the place, the time and agenda of meetings of holders of Securities;
(2) the payment of interest; and
(3) the exercise of any conversion, exchange, subscription or cancellation rights and repayments.

6. ANNUAL FINANCIAL STATEMENTS

6.1 An issuer must Publish its annual report and financial statements without delay after they have been approved and in any event no later than the timeframe permitted under its national legislation. Where an issuer is not required to comply with any other requirement for the preparation of its annual report and financial statements, such an issuer must Publish its annual report and financial statements not later than 6 months after the end of the financial year to which they relate.

6.2 Subject to paragraph 7.2(1) of Section 2, in the case of guaranteed Securities, an issuer must Publish the annual report and financial statements of the guarantor(s) unless:

(1) such guarantor has Securities admitted to trading on a market operated by the Exchange or on a regulated market; or

(2) adequate information is otherwise available.

6.3 The annual report and financial statements must have been prepared in accordance with the issuer’s national law and, in all material respects, with national accounting standards or International Accounting Standards.
6.4 The annual financial statements must have been independently audited and reported on, in accordance with International Standards on Auditing.

6.5 An issuer that meets the following criteria is not required to comply with paragraph 6.1 above:

(1) the issuer is an issuer of asset-backed securities and is not otherwise required to comply with any other requirement for the publication of annual reports and financial statements; or

(2) the issuer:

   (i) is a wholly owned subsidiary of an entity with Securities admitted to trading on a market operated by the Exchange;

   (ii) issues Securities that are unconditionally and irrevocably guaranteed by the issuer's holding company referred to in paragraph 6.5(2)(i) above; and

   (iii) non publication of the issuer's financial statements would not be likely to mislead users of ISM with regard to facts and circumstances that are essential for assessing the Securities.

7. **PROVISION AND DISCLOSURE OF INFORMATION**

7.1 For the avoidance of doubt, references in this Section 4 to Publish, or to information being Published, mean making the relevant information available through a Regulatory Information Service.

7.2 Information being Published must clearly identify:

(1) the issuer concerned;

(2) the subject matter of the information being Published; and

(3) the date of the communication of the information by the issuer.

7.3 An issuer must not charge investors any specific cost for providing any information required under these rules.
8. **FEES**

An **issuer** shall pay to the **Exchange** all applicable fees set out in the document “Fees for issuers” as soon as payment becomes due. This document, as updated from time to time, can be found on the **Exchange**’s website: [•]

Where an **issuer** fails to comply with this requirement, the **Exchange** may cancel the admission to trading of the **issuer’s Securities** in accordance with the compliance and appeals provisions set out in the **Admission and Disclosure Standards**.
SECTION 5
COMPLIANCE AND SANCTIONS

1. SUSPENSION

1.1 The Exchange may suspend trading of Securities with effect from such time as it may determine, and in such circumstances as it thinks fit, where the ability of the Exchange to ensure the orderly operation of its markets is, or may be, jeopardised, even if only temporarily.

1.2 Any request by an issuer to suspend trading of its Securities must be confirmed to the Exchange in writing by the issuer or its adviser.

1.3 Where trading has been suspended, the Exchange may impose such conditions as it considers appropriate prior to resumption of trading.

1.4 An issuer must continue to comply with these rules, even when admission of its Securities to trading is suspended.

2. CANCELLATION

2.1 An issuer that wishes the Exchange to cancel the admission of its Securities to trading must announce the intended cancellation through a Regulatory Information Service. The Exchange will announce the cancellation of the admission to trading of the issuer’s Securities through the Datasync Email Service and through RNS.

2.2 Cancellation at the request of the issuer, in accordance with paragraph 2.1 above, will only be effective subject to the issuer complying with any legal or regulatory obligation and providing the Exchange with appropriate confirmation.

3. MISCELLANEOUS

An issuer must inform the Exchange without delay if its admission to trading has been suspended or cancelled by any exchange or securities regulator.

4. SANCTIONS

If the Exchange considers that an issuer has contravened these rules it may impose any sanction or disciplinary measure that it considers appropriate and as set out in the Admission and Disclosure Standards.
SCHEDULE 1

ISSUER DISCLOSURE: ALL SECURITIES

1. PERSONS RESPONSIBLE

(Note: The following persons are responsible for the admission particulars: (1) the issuer; (2) the person requesting admission to trading if not the issuer; (3) the guarantor, if any, in relation to information in the admission particulars that relates to the guarantor and the guarantee; and (4) each person who has authorised the contents of the admission particulars)

1.1 The names and registered offices of those responsible for the information given in the admission particulars and, as the case may be, for certain parts of it, with, in the latter case, an indication of such parts.

1.2 A declaration by those responsible for the admission particulars that, “having taken all reasonable care to ensure that such is the case, the information contained in the admission particulars is, to the best of their knowledge, in accordance with the facts and contains no omission likely to affect its import”. As the case may be, a declaration by those responsible for certain parts of the admission particulars that, “having taken all reasonable care to ensure that such is the case, the information contained in the part of the admission particulars for which they are responsible is, to the best of their knowledge, in accordance with the facts and contains no omission likely to affect its import”.

2. STATUTORY AUDITORS

2.1 The names and addresses of the issuer’s auditors for the period covered by the historical financial information (together with their membership in a professional body).

2.2 If auditors have resigned, been removed or not been re-appointed during the period covered by the historical financial information, relevant details.

3. RISK FACTORS

Prominent disclosure of risk factors that are material to the Securities being admitted to trading in order to assess the market risk associated with the Securities in a section headed “risk factors”.

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4. INFORMATION ABOUT THE ISSUER

4.1 The history and development of the issuer

(1) The legal and commercial name of the issuer.

(2) The date of incorporation and the length of life of the issuer, except where indefinite.

(3) The domicile and legal form of the issuer, the legislation under which the issuer operates, its country of incorporation, the place of registration of the issuer, its registration number and the address of its registered office (or principal place of business if different from its registered office).

5. BUSINESS OVERVIEW

A brief description of the issuer’s principal activities stating the main categories of products sold and/or services performed.

An issuer of asset-backed securities is not required to comply with this item 5.

6. ORGANISATIONAL STRUCTURE

6.1 If the issuer is part of a group, a brief description of the group and of the issuer's position within it.

6.2 If the issuer is dependent upon other entities within the group, a clear statement to this effect together with an explanation of this dependence.

An issuer of asset-backed securities is not required to comply with this item 6.

7. TREND INFORMATION

A statement that there has been no material adverse change in the prospects of the issuer and/or group since the date of the last published audited financial statements.

In the event that the issuer is unable to make such a statement, details of this material adverse change.

An issuer of asset-backed securities is not required to comply with this item 7.

8. PROFIT FORECASTS OR ESTIMATES

If an issuer chooses to include a profit forecast or a profit estimate in the admission particulars:
8.1 A statement setting out the principal assumptions upon which the issuer has based its forecast or estimate.

There must be a clear distinction between assumptions about factors which the members of the administrative, management or supervisory bodies can influence and assumptions about factors which are exclusively outside the influence of the members of the administrative, management or supervisory bodies. In addition, the assumptions must: be readily understandable by users of ISM; be specific and precise; and not relate to the general accuracy of the estimates underlying the forecast.

8.2 Any profit forecast set out in the admission particulars must be accompanied by a statement by the issuer confirming that the said forecast has been properly prepared on a basis comparable with the historical financial information and that the basis of accounting is consistent with the accounting policies of the issuer.

9. ADMINISTRATIVE, MANAGEMENT AND SUPERVISORY BODIES

9.1 The names, business addresses and functions in the issuer of the following persons, and an indication of the principal activities performed by them outside the issuer where these are significant with respect to the issuer:

(1) Members of the administrative, management or supervisory bodies.

(2) Partners with unlimited liability, in the case of a limited partnership with a share capital.

9.2 Administrative, Management, and Supervisory bodies conflicts of interests

A clear indication of potential conflicts of interests between any duties to the issuer of the persons referred to in item 9.1 above and their private interests and/or other duties. In the event that there are no such conflicts, a statement to that effect.

An issuer of asset-backed securities is not required to comply with this item 9.2.

10. MAJOR SHAREHOLDERS

10.1 To the extent known to the issuer, a statement whether the issuer is directly or indirectly owned or controlled and by whom and a description of the nature of such control and the measures in place to ensure that such control is not abused.
10.2 A description of any arrangements, known to the issuer, the operation of which may at a subsequent date result in a change in control of the issuer.

An issuer of asset-backed securities is not required to comply with this item 10.2.

11. FINANCIAL INFORMATION CONCERNING THE ISSUER’S ASSETS AND LIABILITIES, FINANCIAL POSITION AND PROFITS AND LOSSES

11.1 Historical Financial Information

Audited historical financial information covering the latest 2 financial years (or such shorter period that the issuer has been in operation) and the audit report in respect of each year. If the issuer has changed its accounting reference date during the period for which historical financial information is required, the audited historical information shall cover at least 24 months, or the entire period for which the issuer has been in operation, whichever is the shorter. Such financial information must be prepared in accordance with the issuer’s national law and, in all material respects, with national accounting standards or International Accounting Standards.

The financial information required under this heading must include at least the following:

(1) the balance sheet;

(2) the income statement; and

(3) the accounting policies and explanatory notes.

The Exchange may enquire as to whether accounting principles which are consistent with International Accounting Standards have been applied and as to the standing of the auditors within the accounting profession of the country where they practice and as to whether the audit has been carried out in accordance with International Standards on Auditing. An explanation of any significant departures from International Accounting Standards or International Standards on Auditing may be required to be included in the admission particulars.
11.2  Financial statements

If the **issuer** prepares both own and consolidated financial statements, it must include at least the consolidated financial statements in the **admission particulars**.

An **issuer** of **asset-backed securities** is not required to comply with this item 11.2.

11.3  Auditing of historical annual financial information

(1) A statement that the historical financial information has been audited. If audit reports on the historical financial information have been refused by the statutory auditors or if they contain qualifications or disclaimers, such refusal or such qualifications or disclaimers must be reproduced in full and the reasons given.

(2) An indication of other information in the **admission particulars** which has been audited by the auditors.

(3) Where financial data in the **admission particulars** is not extracted from the **issuer**'s audited financial statements, an indication of the source of the data and a statement that the data is unaudited.

An **issuer** of **asset-backed securities** is not required to comply with this item 11.3.

11.4  Age of latest financial information

The last year of audited financial information may not be older than 18 months from the date of the **admission particulars**.

An **issuer** of **asset-backed securities** is not required to comply with this item 11.4.

11.5  Legal and arbitration proceedings

Information on any governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened) of which the **issuer** is aware, during a period covering at least the previous 12 months, which may have, or have had in the recent past, significant effects on the **issuer**’s ability to meet its obligations to holders of **Securities** or an appropriate negative statement.
11.6 Significant change in the issuer’s financial or trading position

A description of any significant change in the financial or trading position of the issuer and/or group which has occurred since the end of the last financial period for which either audited financial information or interim financial information has been published, or an appropriate negative statement.

An issuer of asset-backed securities is not required to comply with this item 11.6.

11.7 An indication of any recent events particular to the issuer and which are to a material extent relevant to the evaluation of the issuer’s solvency.

An issuer of asset-backed securities is not required to comply with this item 11.7.

12. MATERIAL CONTRACTS

A brief summary of all material contracts that are not entered into in the ordinary course of the issuer's business, which could result in any group member being under an obligation or entitlement that is material to the issuer's ability to meet its obligation to holders of Securities.

An issuer of asset-backed securities is not required to comply with this item 12.

13. THIRD PARTY INFORMATION AND STATEMENTS BY EXPERTS AND DECLARATIONS OF ANY INTEREST

13.1 Expert statements

Where a statement or report attributed to a person as an expert is included in the admission particulars, such person’s name, business address, qualifications and material interest if any in the issuer. If the report has been produced at the issuer’s request a statement to the effect that such statement or report is included, in the form and context in which it is included, with the consent of that person who has authorised the contents of that part of the admission particulars.

13.2 Third Party Information

Where information has been sourced from a third party, a confirmation that this information has been accurately reproduced and that, as far as the issuer is aware and is able to ascertain from information published by that third party, no facts have
been omitted which would render the reproduced information inaccurate or misleading; in addition, the source(s) of the information must be identified.

14. DOCUMENTS ON DISPLAY

14.1 A statement that for the life of the admission particulars the following documents (or copies thereof), where applicable, may be inspected:

(1) the memorandum and articles of association of the issuer;

(2) all reports, letters, and other documents, historical financial information, valuations and statements prepared by any expert at the issuer’s request any part of which is included or referred to in the admission particulars; and

(3) the historical financial information of the issuer or, in the case of a group, the historical financial information of the issuer and its subsidiary undertakings for each of the two financial years preceding the date on which the admission particulars is Published.

14.2 An indication of where the documents on display may be inspected, by physical or electronic means.
SCHEDULE 2

ADDITIONAL ISSUER DISCLOSURE FOR ASSET-BACKED SECURITIES

In addition to the relevant requirements in Schedule 1, an issuer of asset-backed securities must comply with the following:

1. INFORMATION ABOUT THE ISSUER

1.1 A statement whether the issuer has been established as a special purpose vehicle or entity for the purpose of issuing asset-backed securities.

1.2 A description of the amount of the issuer's authorised and issued capital and the amount of any capital agreed to be issued, and the number and classes of the Securities of which it is composed.

2. BUSINESS OVERVIEW

A global overview of the parties to the structure including information on the direct or indirect ownership or control between those parties.

3. FINANCIAL INFORMATION CONCERNING THE ISSUER’S ASSETS AND LIABILITIES, FINANCIAL POSITION AND PROFITS AND LOSSES

3.1 Where, since the date of incorporation or establishment, an issuer has commenced operations and financial statements have been made up, audited historical financial information required pursuant to item 11 of Schedule 1, as applicable.

3.2 Where, since the date of incorporation or establishment, an issuer has not commenced operations and no financial statements have been made up as at the date of the admission particulars, a statement to that effect.

3. MATERIAL ADVERSE CHANGE IN THE ISSUER’S FINANCIAL POSITION

Where an issuer has prepared financial statements, a statement that there has been no material adverse change in the financial position or prospects of the issuer since the date of its last published audited financial statements, or, where a material adverse change has occurred, a description of such change.
SCHEDULE 3

SECURITIES DISCLOSURE: ALL SECURITIES

1. RISK FACTORS
Prominent disclosure of risk factors that are material to the Securities being admitted to trading in order to assess the market risk associated with the Securities in a section headed “risk factors”.

2. DESCRIPTION OF INTERESTS
A description of any interests, including conflicting ones, that are material to the issue, detailing the persons involved and the nature of the interests.

3. INFORMATION CONCERNING THE SECURITIES TO BE ADMITTED TO TRADING

3.1 The total amount of the Securities being admitted to trading.

3.2 A description of the type and the class of the Securities being admitted to trading, including the ISIN.

3.3 An indication of whether the Securities are in registered or bearer form and whether the Securities are in certificated or book-entry form. In the latter case, the name and address of the entity in charge of keeping the records.

3.4 The currency of the Securities issue.

3.5 The ranking of the Securities being admitted to trading, including summaries of any provisions that are intended to affect ranking or subordinate the Securities to any present or future liabilities of the issuer.

3.6 A description of the rights, including any limitations of these, attached to the Securities and procedure for the exercise of said rights.

3.7 The nominal interest rate and provisions relating to interest payable, including:

(1) the date from which interest becomes payable and the due dates for interest; and

(2) the time limit on the validity of claims to interest and repayment of principal.
Where the rate is not fixed, a statement setting out the type of underlying on which it is based and a description of the underlying and of the method used to relate the underlying and the rate, including:

1. a description of any market disruption or settlement disruption events that affect the underlying;

2. a description of adjustment rules with relation to events concerning the underlying; and

3. the name of the calculation agent.

3.8 The maturity date (if any) and arrangements for redemption of the Securities, including the repayment procedures. A description of any early redemption contemplated on the initiative of the issuer or of the holder, stipulating redemption terms and conditions.

3.9 A description of the representation of holders of the Securities including an identification of the organisation representing the investors and provisions applying to such representation, including if applicable, trust arrangements. An indication of where investors may have access to the contracts relating to these forms of representation.

3.10 A statement of the resolutions, authorisations and approvals by virtue of which the Securities have been or will be created and/or issued.

3.11 The issue date of the Securities.

An issuer of derivative securities is not required to comply with this item 3.

4. ADMISSION TO TRADING AND DEALING ARRANGEMENTS

4.1 A statement, prominently in bold, on the front page of the admission particulars that: “International Securities Market is a market designated for investors who are particularly knowledgeable in investment matters. Securities admitted to trading on International Securities Market are not admitted to the Official List of the UKLA. London Stock Exchange has not approved or verified the contents of the Admission Particulars.”
4.2 The names and addresses of any paying agents and depository agents in each country.

5. ADDITIONAL INFORMATION

5.1 If advisers are mentioned in the admission particulars, a statement of the capacity in which the advisers have acted.

5.2 An indication of other information in the admission particulars which has been audited or reviewed by auditors and, where auditors have produced a report, a reproduction or summary of the report.

5.3 Details of any credit ratings assigned to the issuer or its Securities at the request or with the co-operation of the issuer in the rating process.

An issuer of derivative securities is not required to comply with this item 5.3.
SCHEDULE 4

ADDITIONAL SECURITIES DISCLOSURE FOR DERIVATIVE SECURITIES

In addition to the relevant requirements in Schedule 3, an issuer of derivative securities must comply with the following:

1. IN INFORMATION CONCERNING THE SECURITIES TO BE ADMITTED TO TRADING

1.1 Information concerning the Securities

(1) A description of the type and the class of the Securities being admitted to trading, including the ISIN.

(2) An indication of whether the Securities are in registered or bearer form and whether the Securities are in certificated or book-entry form. In the latter case, name and address of the entity in charge of keeping the records.

(3) The currency of the Securities issue.

(4) The ranking of the Securities being admitted to trading, including summaries of any provisions that are intended to affect ranking or subordinate the Securities to any present or future liabilities of the issuer.

(5) A description of the rights, including any limitations of these, attached to the Securities and procedure for the exercise of said rights.

(6) A statement of the resolutions, authorisations and approvals by virtue of which the Securities have been or will be created and/or issued.

(7) The issue date of the Securities.

(8) An indication of:

(a) The expiration or maturity date of the derivative securities.

(b) The exercise date or final reference date.

(9) A description of the settlement procedure of the derivative securities.
(10) A description of how any return on the **derivative securities** takes place, the payment or delivery date, and the way it is calculated.

1.2 **Information concerning the underlying:**

(1) The exercise price or the final reference price of the underlying.

(2) A statement setting out the type of the underlying and details of where information on the underlying can be obtained, including as applicable.

(a) An indication where information about the past and the further performance of the underlying and its volatility can be obtained.

(b) Where the underlying includes **Securities:**

(i) The name(s) of the issuer(s) of the **Securities**.

(ii) The **ISIN(s)**.

(c) Where the underlying is an index:

(i) The name of the index.

(ii) A description of the index if it is composed by the **issuer** or by any legal entity belonging to the same group.

(iii) If the index is not composed by the **issuer**, an indication of where information about the index can be obtained.

(d) Where the underlying is an interest rate, a description of the interest rate.

(e) Where the underlying is a basket of underlyings, a description of the relevant weightings of each underlying in the basket.

(f) Where the underlying does not fall within the categories specified above, equivalent information shall be included in the **admission particulars**.

(3) A description of any market disruption or settlement disruption events that affect the underlying.

(4) A description of adjustment rules with relation to events concerning the underlying.
2. TERMS AND CONDITIONS OF THE ISSUE

2.1 Conditions, offer statistics, expected timetable and action required to apply for the issue

(1) A description of any conditions to which the issue is subject.

(2) The total amount of the issue; if the amount is not fixed, a description of the arrangements and time for announcing to the public the amount of the issue.

(3) Details of the minimum and/or maximum amount of application (whether in number of Securities or aggregate amount to invest).

(4) A description of the method and time limits for paying up the Securities and for delivery of the Securities.

2.2 Placing and Underwriting

(1) The names and addresses of any paying agents and depository agents in each country.

(2) The names of any entities agreeing to underwrite the issue on a firm commitment basis, and any entities agreeing to place the issue without a firm commitment or under “best efforts” arrangements. Where not all of the issue is underwritten, a statement indicating the portion not covered.

(3) Details of when the underwriting agreement has been or will be entered into.

(4) The name and address of the calculation agent.

3. POST-ISSUANCE REPORTING

Where the issuer intends to provide post issuance information, the information to be reported and an indication of where such information can be obtained.
SCHEDULE 5

ADDITIONAL SECURITIES DISCLOSURE FOR ASSET-BACKED SECURITIES

In addition to the relevant requirements in Schedule 3, an issuer of asset-backed securities must comply with the following:

1. THE SECURITIES

1.1 The minimum denomination of the Securities.

1.2 Where the information is disclosed about an undertaking/obligor which is not involved in the issue, a confirmation that the information relating to the undertaking/obligor has been accurately reproduced from information published by the undertaking/obligor and that, so far as the issuer is aware and is able to ascertain from information published by the undertaking/obligor, no facts have been omitted which would render the reproduced information misleading.

In addition, identification of the source(s) of information in the admission particulars that has been reproduced from information published by an undertaking/obligor.

2. THE UNDERLYING ASSETS

2.1 Confirmation that the assets backing the issue have characteristics that demonstrate capacity to produce funds to service any payments due and payable on the Securities.

2.2 In respect of a pool of discrete assets backing the issue:

(1) The legal jurisdiction by which the pool of assets is governed.

(2) In the case of a small number of easily identifiable obligors, a general description of each obligor. In all other cases, a description of the general characteristics of the obligors and the economic environment, as well as global, statistical data, relating to the assets.

(3) The legal nature of the assets.

(4) The loan to value ratio or level of collateralisation.

(5) The method of origination or creation of the assets, and, for loans and credit agreements, the principal lending criteria and an indication of any loans which do not meet these criteria and any rights or obligations to make further advances.
An indication of significant representations and collaterals given to the **issuer** relating to the assets.

Any rights to substitute the assets and a description of the manner of such substitution and the type of assets which may be so substituted; if there is any capacity to substitute assets with a different class or quality of assets a statement to that effect together with a description of the impact of such substitution.

A description of any relevant insurance policies relating to the assets. Any concentration with one insurer must be disclosed if it is material to the transaction.

Where the assets comprise obligations of 5 or fewer obligors which are legal persons or where an obligor accounts for 20% or more of the assets, so far as the **issuer** is aware and/or is able to ascertain from information published by the obligor(s), the following:

(a) equivalent information to that contained in Schedule 1 (or Schedule 8, as applicable) in respect of each obligor; or

(b) if an obligor or guarantor has **Securities** already admitted to trading on a **regulated market** or a market deemed equivalent by the **Exchange** or the obligations are guaranteed by an entity admitted to trading on a regulated market or a market deemed equivalent by the **Exchange**, the name, address, country of incorporation, nature of business and name of the market on which its **Securities** are admitted to trading.

If a relationship exists that is material to the issue, between the **issuer**, guarantor and obligor, details of the principal terms of that relationship.

Where the assets comprise obligations that are not traded on a regulated, regularly operating, recognised open market, a description of the principal terms and conditions of the obligations.
Where the assets comprise shares that are admitted to trading on a regulated market or a market deemed equivalent by the Exchange, the following:

(a) a description of the shares;

(b) a description of the market on which they are traded including its date of establishment, how price information is published, an indication of daily trading volumes, information as to the standing of the market in the country and the name of the market’s regulatory authority; and

(c) the frequency with which prices of the relevant shares are published.

Where more than 10% of the assets comprise shares that are not traded on a regulated market or a market deemed equivalent by the Exchange, a description of those shares and equivalent information to that contained in Schedule 1 (or Schedule 8, as applicable) in respect of each issuer of those shares.

(Note: Additional information relating to each issuer of the shares will be required. An issuer that has to comply with this item 2.2(13) must consult with the Exchange to confirm such additional requirements)

Where a material portion of the assets are secured on or backed by real property, a valuation report relating to the property setting out both the valuation of the property and cash flow/income streams.

Compliance with this disclosure is not required if the issue is of Securities backed by mortgage loans with property as security, where there has been no revaluation of the properties for the purpose of the issue, and it is clearly stated that the valuations quoted are as at the date of the original initial mortgage loan origination.

2.3 In respect of an actively managed pool of assets backing the issue:

(1) equivalent information to that set out in items 2.1 and 2.2 above to allow an assessment of the type, quality, sufficiency and liquidity of the asset types in the portfolio which will secure the issue; and

(2) a description of the parameters within which investments can be made, the name and description of the entity responsible for such management
including a description of that entity’s expertise and experience, a summary of the provisions relating to the termination of the appointment of such entity and the appointment of an alternative management entity, and a description of that entity’s relationship with any other parties to the issue.

2.4 Where an issuer proposes to issue further Securities backed by the same assets, a prominent statement to that effect and, unless those further Securities are fungible with or are subordinated to the classes of existing Securities, a description of how the holders of the existing Securities will be informed.

3. STRUCTURE AND CASH FLOW

3.1 A description of the structure of the transaction, including, if necessary, a structure diagram.

3.2 A description of the entities participating in the issue and description of the functions to be performed by them.

3.3 A description of the method and date of the sale, transfer, novation or assignment of the assets or of any rights and/or obligations in the assets to the issuer or, where applicable, the manner and time period in which the proceeds from the issue will be fully invested by the issuer.

3.4 An explanation of the flow of funds including:

(1) a description of how the cash flow from the assets will meet the issuer’s obligations to holders of the Securities, including, if necessary, a financial service table and a description of the assumptions used in developing the table;

(2) information on any credit enhancements, an indication of where material potential liquidity shortfalls may occur and the availability of any liquidity supports and indication of provisions designed to cover interest/principal shortfall risks;

(3) without prejudice to item 3.4(2) above, details of any subordinated debt finance;

(4) an indication of any investment parameters for the investment of temporary liquidity surpluses and description of the parties responsible for such investment;
(5) a description of how payments are collected in respect of the assets;

(6) the order of priority of payments made by the issuer to the holders of the class of Securities in question; and

(g) details of any other arrangements upon which payments of interest and principal to investors are dependent.

3.5 The names, addresses and significant business activities of the originators of the assets.

3.6 Where the return on, and/or repayment of, the Securities is linked to the performance or credit of other assets which are not assets of the issuer, relevant information in relation to those assets as set out in items 2.2 and 2.3 above.

3.7 The name, address and significant business activities of the administrator, calculation agent or equivalent, together with a summary of the administrator’s/calculation agent’s responsibilities, it’s relationship with the originator or the creator of the assets and a summary of the provisions relating to the termination of the appointment of the administrator/calculation agent and the appointment of an alternative administrator/calculation agent.

3.8 The names and addresses and a brief description of:

(1) any swap counterparties and any providers of other material forms of credit/liquidity enhancement; and

(2) the banks with which the main accounts relating to the transaction are held.

4. POST-ISSUANCE REPORTING

An indication of whether or not the issuer intends to provide post-issuance transaction information regarding the Securities to be admitted to trading and the performance of the underlying assets. Where the issuer has indicated that it intends to report such information, details of what information will be reported, where such information can be obtained, and the frequency with which such information will be reported.
SCHEDULE 6

ADDITIONAL SECURITIES DISCLOSURE FOR CONVERTIBLE SECURITIES

1. THE SECURITIES

1.1 The type and class of the Securities offered by way of conversion.

(Note: In this Schedule, references to “conversion” shall be construed to include “exchange” and/or “right to buy or subscribe” as the context permits)

1.2 A description of the rights and conditions of and procedures for conversion, including:

(1) conversion rights;
(2) conversion periods and lock ups;
(3) the conversion ratio and/or conversion formula, including if applicable information on caps or other provisions to limit dilution;
(4) conversion price;
(5) any market disruption or settlement disruption events that affect the delivery of the Securities offered by way of conversion;
(6) adjustment rules with relation to events concerning the Securities offered by way of conversion; and
(7) where the underlying Securities offered by way of conversion are a basket of Securities, disclosure of the relevant initial weightings of Securities in the basket.

1.3 Details of where information on the Securities offered by way of conversion can be obtained, including an indication where information about the past and the future performance of such Securities and its volatility can be obtained.

2. INFORMATION CONCERNING ADMISSION TO TRADING

2.1 Information concerning the admission to trading on a regulated, regularly operating, recognised open market of the Securities offered by way of conversion as follows:

(1) a description of the market on which the Securities offered by way of conversion are traded including its date of establishment, how price information is published, an indication of trading volumes, information as to
the standing of the market in the country and the name of the market’s regulatory authority; and

(2) an indication of the frequency with which prices of the relevant Securities offered by way of conversion are published.

2.2 Information relating to each issuer of the Securities offered by way of conversion (where the Securities offered by way of conversion are not those of the issuer of the convertible securities), being either:

(1) information relating to each issuer of the Securities offered by way of conversion (where those Securities are not those of the issuer of the convertible securities) equivalent to the information required in Schedule 1 (or Schedule 8, as applicable); or

(2) if such issuer has Securities already admitted to trading on a regulated, regularly operating, recognised open market, the name, address, country of incorporation and nature of business of the issuer and name of the market.

2.3 An issuer should contact the Exchange where Securities offered by way of conversion are unlisted or traded on a market outside the scope of item 2.1 above.
SCHEDULE 7

DISCLOSURE REQUIREMENTS FOR GUARANTEES

1. **NATURE OF GUARANTEE**

   A description of any *guarantee*.

   Without prejudice to the generality of the foregoing, such arrangements encompass commitments to ensure repayment of *Securities* and/or the payment of interest and the description shall set out how the arrangement is intended to ensure that the guaranteed payments will be duly serviced.

2. **SCOPE OF THE GUARANTEE**

   Details about the terms and conditions and scope of the *guarantee*.

   Without prejudice to the generality of the foregoing, these details should cover any conditionality on the application of the *guarantee* in the event of any default under the terms of the *Securities* and the material terms of any monoline insurance or keep well agreement between the *issuer* and the guarantor.

   Details of any guarantor’s power of veto in relation to changes to the rights of the holders of the *Securities*, such as is often found in monoline insurance.

3. **INFORMATION TO BE DISCLOSED ABOUT THE GUARANTOR**

   Subject to the requirements of Schedule 9, disclosure by the guarantor of information about itself equivalent to that contained in Schedule 1.

4. **DOCUMENTS ON DISPLAY**

   An indication of the places where the public may have access to the material documents relating to the *guarantee*.
SCHEDULE 8

DISCLOSURE REQUIREMENTS WHERE SECURITIES ARE ISSUED OR GUARANTEED BY NON-OECD SOVEREIGNS, THEIR REGIONAL AND LOCAL AUTHORITIES

This Schedule applies instead of Schedule 1 where the Securities are issued or unconditionally and irrevocably guaranteed by a sovereign which is not a member state of the OECD. The issuer must comply with the following:

1. RISK FACTORS

Prominent disclosure of risk factors that are material to the Securities being admitted to trading in order to assess the market risk associated with the Securities in a section headed “risk factors”.

2. INFORMATION ABOUT THE ISSUER – WHERE SECURITIES ARE ISSUED BY NON-OECD SOVEREIGNS AND THEIR REGIONAL AND LOCAL AUTHORITIES

2.1 The legal name of the issuer and a brief description of the issuer’s position within the national governmental framework.

2.2 The domicile or geographical location and legal form of the issuer and its contact address and telephone number.

2.3 Any recent events relevant to the evaluation of the issuer’s solvency.

2.4 A general description of the issuer’s economy including:

(a) the structure of the economy with details of the main sectors of the economy; and

(b) gross domestic product with a breakdown by the issuer’s economic sectors for the previous two fiscal years.

2.5 A general description of the issuer’s political system and government including details of the governing body of the issuer.

Public finance and trade

2.6 Information on the following for the two fiscal years prior to the date of the admission particulars:

(1) the tax and budgetary systems;
(2) gross public debt including a summary of the debt, the maturity structure of outstanding debt (particularly noting debt with a residual maturity of less than one year) and debt payment record, and of the parts of debt denominated in the domestic currency of the issuer and in foreign currencies;

(3) foreign trade and balance of payment figures;

(4) foreign exchange reserves including any potential encumbrances to such foreign exchange reserves as forward contracts or derivatives;

(5) financial position and resources including liquid deposits available in domestic currency;

(6) income and expenditure figures; and

(7) description of any auditing or independent review procedures in relation to the financial statements of the issuer.

Significant change

2.7 Details of any significant changes to the information provided pursuant to item 2.6 above, which have occurred since the end of the last fiscal year, or an appropriate negative statement.

3. INFORMATION ABOUT THE ISSUER – WHERE SECURITIES ARE GUARANTEED BY NON-OECD SOVEREIGNS

3.1 The legal name of the issuer and a brief description of the issuer's legal status.

3.2 The location of the principal office and the legal form of the issuer and its contact address and telephone number.

3.3 Details of the governing body of the issuer and a description of its governance arrangements, if any.

3.4 A brief description of the issuer's purpose and functions.

3.5 The sources of funding, guarantees and other obligations owed to the issuer by its members.

3.6 Any recent events relevant to the evaluation of the issuer's solvency.

3.7 A list of the issuer's members.
Financial information

3.8 The two most recently published audited annual financial statements prepared in accordance with the accounting and auditing principles adopted by the issuer, and a brief description of those accounting and auditing principles.

3.9 Details of any significant changes to the issuer’s financial position which has occurred since the end of the latest published audited annual financial statement, or an appropriate negative statement.

4. INFORMATION ABOUT THE GUARANTOR – WHERE SECURITIES ARE GUARANTEED BY NON-OECD SOVEREIGNS

The information required by Schedule 7, save that (for the purposes of item 3 of Schedule 7) the information about the guarantor shall (subject to the requirements of Schedule 9) be equivalent to that contained in item 2 above.

5. LEGAL AND ARBITRATION PROCEEDINGS

5.1 Information on any governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened) of which the issuer is aware, during a period covering at least the previous 12 months which are likely to have, or have had in the recent past, significant effects on the issuer’s financial position, or an appropriate negative statement.

5.2 Information on any immunity the issuer may have from legal proceedings.

6. STATEMENT BY EXPERTS AND DECLARATION OF ANY INTERESTS

Where a statement or report attributed to a person as an expert is included in the admission particulars, such person’s name, business address and qualifications. If the report has been produced at the issuer’s request a statement to that effect, and that such statement or report is included, in the form and context in which it is included, with the consent of that person.

To the extent known to the issuer, information in respect of any conflict of interests relating to such expert which may have an effect on the independence of the expert in the preparation of the report.
7. DOCUMENTS ON DISPLAY

7.1 A statement that for the life of the admission particulars the following documents (or copies thereof), where applicable, will be made available on request:

(1) where the Securities are guaranteed by a Non-OECD Sovereign, annual and audit reports of the issuer for each of the last two financial years prepared in accordance with the accounting and auditing principles adopted by the issuer;

(2) where the issuer is a Non-OECD Sovereign, regional or local authority, financial and audit reports for the issuer covering the last two fiscal years and the budget for the current fiscal year;

(3) all reports, letters, and other documents, valuations and statements prepared by any expert at the issuer’s request any part of which is included or referred to in the admission particulars; and

(4) the issuer’s constituent document, if applicable.

7.2 An indication of where the documents on display may be inspected, by physical or electronic means.
SCHEDULE 9

SIMPLIFIED DISCLOSURE REQUIREMENTS FOR CERTAIN CATEGORIES OF ISSUER

1. Subject to item 3 below, and without prejudice to any other provision in these rules, admission particulars for an issuer referred to in item 2 below may contain only the information set out in this Schedule 9.

2. An issuer for the purposes of item 1 above includes:

   (1) an issuer with Securities admitted to trading on a market operated by the Exchange;

   (2) an issuer with Securities admitted to trading on a regulated market;

   (3) an issuer with Securities admitted to trading on any other exchange deemed suitable by the Exchange; or

   (4) an issuer with Securities admitted to trading on any other MTF deemed suitable by the Exchange.

3. Admission particulars for an issuer referred to in item 2 above will be accepted if it includes the following information:

   (1) information relating to the Securities as required by Schedule 3 and any other relevant Schedule;

   (2) financial information concerning the issuer’s assets and liabilities, financial position and profits and losses as required by item 11 of Schedule 1, as applicable; and

   (3) the names and addresses of the issuer’s auditors for the period covered by the financial information provided in accordance with item 3(2) above (together with their membership in a professional body). If auditors have resigned, been removed or not been re-appointed during the period covered by the historical financial information, relevant details.

An issuer falling within item 2(1) or item 2(2) above, provided such issuer is compliant with the on-going disclosure requirements of the relevant market, is not required to comply with items 3(2) and 3(3) above.