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# NEX EXCHANGE GROWTH MARKET RULES FOR ISSUERS

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## INTRODUCTION

Welcome to NEX Exchange, a recognised investment exchange based in the City of London.

The NEX Exchange Growth Market is a primary market with a regulatory environment designed to meet the needs of small and mid-cap issuers wishing to obtain a quotation on a public market to access growth capital. The NEX Exchange Growth Market is not an EU Regulated Market (“Regulated Market”) and securities admitted to trading on the NEX Exchange Growth Market are unlisted securities. NEX Exchange also operates the NEX Exchange Main Board, a Regulated Market for officially listed securities regulated by the FCA or another EU Competent Authority and subject to the NEX Exchange Main Board - Admission and Disclosure Standards, which are reproduced at [nexusexchange.com](https://nexusexchange.com).

These NEX Exchange Growth Market - Rules for Issuers (the “Rules”) set out the admission and disclosure responsibilities of companies admitted on the NEX Exchange Growth Market. Designed to be straightforward to administer and comply with, the Rules are dovetailed to the needs of smaller public companies seeking to raise principally equity finance or as a destination for acquisitions.

Public companies (or equivalent) from all sectors and countries are eligible for admission to the NEX Exchange Growth Market conditional on NEX Exchange approving an issuer’s application for admission either on the basis of a published admission document or prospectus, or in accordance with the fast-track admission procedure with respect to issuers from Qualifying Markets.

The Rules create binding obligations on issuers. Accordingly NEX Exchange may impose disciplinary sanctions in cases of breach.

Guidance Notes are not binding in their own right but have interpretative and explanatory value in relation to a Rule. Guidance Notes may specify practices tending to establish compliance with a Rule. Guidance Notes are intended to address particular aspects of a particular Rule rather than to be an exhaustive description of an issuer’s obligations.

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# PART 1

## APPLICATIONS FOR ADMISSION TO THE NEX EXCHANGE GROWTH MARKET

### Requirement for NEX Exchange Corporate Adviser

1. An issuer must appoint a NEX Exchange Corporate Adviser to apply for admission to the NEX Exchange Growth Market.

### Eligibility Criteria

2. To be eligible for admission to the NEX Exchange Growth Market, an issuer must:
  - a) be lawfully incorporated;
  - b) be a public limited company or have equivalent status or comparable obligations if incorporated in jurisdictions outside the UK;
  - c) ensure that its securities have been allotted, rank *pari passu* and are freely transferable; and
  - d) have made appropriate arrangements for the electronic settlement of transactions in its securities and to ensure that such securities are represented in electronic book-entry form in a central securities depository.

Un-sponsored depository receipts or cash shells are not eligible for admission.



#### Guidance Notes on Rule 2

- a) *Rule 2 b) in the case of issuers incorporated in jurisdictions outside the UK, NEX Exchange will have regard to the provisions of the issuer's constitution in addition to its responsibilities under domestic legislation in assessing whether its obligations are comparable to those for a UK public limited company. NEX Exchange will usually require existing shareholders' rights of pre-emption and the provisions for dis-applying such pre-emption rights to be comparable to those for a UK public limited company. Notwithstanding any resolution of the company permitting the allotment of shares other than on a pre-emptive basis, NEX Exchange will usually consider such a power to be inappropriate if shareholders existing at the time of admission have not previously been consulted at the time the resolution was approved and the resolution permits the allotment on a non pre-emptive basis in an amount of shares exceeding 15 per cent of issued share capital upon admission.*
- b) *Rule 2 c): the reference to due allotment under this Rule includes allotment on a provisional basis such as nil paid rights. As to unconditional allotment, see Rule 21*
- c) *Rule 2 d): NEX Exchange may in certain circumstances permit restrictions on the transfer of securities, such as where the law of a particular country requires it (e.g. securities issued under Regulation S of the US Securities Act 1933).*
- d) *Rule 2 d): an issuer should ensure that its Articles of Association or other appropriate constitutional document permit the holding of its securities in uncertificated form. A procedure for UK issuers exists under the Uncertificated Securities Regulations 2001 (SI 3755/2001). NEX Exchange may permit the use of any electronic system which will facilitate the efficient and expeditious settlement of NEX Exchange transactions. In exceptional circumstances, NEX Exchange may permit residual settlement. Article 3(2) of the Central Securities Depositories Regulation (Regulation 909/2014) imposes a mandatory requirement that where transactions in transferable securities take place on a trading venue, the relevant securities should be represented in electronic book-entry form in a central securities depository.*

#### Equity Securities

- 3. An issuer (other than an investment vehicle or REIT) is required to ensure a minimum of ten per cent of shares in public hands as a percentage of issued share capital on admission. In the event that an issuer does not meet this requirement it may be required as a condition of admission to conduct a subscription for shares in cash upon, or immediately preceding admission to ensure that a minimum of £250,000 (or currency equivalent) of shares are shares in public hands.
- 4. In addition to the requirements of paragraphs 35 and 36 of Appendix 1, an issuer (other than an investment vehicle or REIT) must have published or filed audited financial statements covering a 12 month period in order to demonstrate that it has at least a year's trading history.

#### Guidance Notes on Rules 3 and 4

- a) *A REIT is expected to comply with Part 12 of the Corporation Tax Act 2010 and ensure a reasonable expectation of appropriate liquidity.*
- b) *In the case that an issuer does not meet the 10 per cent free float minimum NEX Exchange can exercise discretion on a case by case basis where it is satisfied that the protection of*

	<i>investors' interests and the integrity of the NEX Exchange Growth Market will not be adversely affected.</i>
c)	<i>In the event an issuer is unable to comply with the requirements of Rule 4, in exceptional circumstances and in its absolute discretion, NEX Exchange may grant a derogation from this requirement where it is satisfied that the protection of investors' interests and the integrity of the NEX Exchange Growth Market will not be adversely affected.</i>
d)	<i>In cases of uncertainty an issuer should refer to NEX Exchange for guidance.</i>

5. As a condition of admission an investment vehicle is required to raise a minimum of £500,000 (or currency equivalent) via a subscription for securities in cash upon, or immediately preceding admission.

**Guidance Note on Rule 5**

*The figure of £500,000 is to be calculated net of the expenses associated with admission and the associated fundraising.*

**Lock-in Requirement**

6. A new enterprise, other than a fast-track applicant which has been admitted to trading on its Qualifying Market for a continuous period of 18 months or more, must ensure that, unless NEX Exchange otherwise agrees that persons discharging managerial responsibility do not dispose of an interest in its securities for a period of twelve months following admission.

**Guidance Note on Rule 6**

*Circumstances in which NEX Exchange may otherwise agree include where such disposals are necessary to satisfy market demand for securities, in the event of acceptance of a takeover, dealings by the estate of a deceased person, required by court order or to meet a pressing financial commitment where other funds are not reasonably available.*

**Requirement for admission document**

7. An issuer which is not a fast-track applicant must publish an admission document or prospectus (in accordance with Rule 9 below) on, or at a time preceding, admission.
8. A fast-track applicant is not required to publish an admission document.
9. An issuer (including a fast-track applicant) which makes an offer of securities to the public must comply with any legal obligation arising under the prospectus rules to publish a prospectus and ensure such document contains the information specified by the prospectus regulation. In addition such document must contain the information prescribed by paragraph 2 of Appendix 1.
10. An issuer must ensure that an admission document or prospectus remains publicly available for at least one month following admission.



11. If, during the period between publication of an admission document or prospectus and admission, there is a significant change to the information, or otherwise a significant new matter arises or the issuer becomes aware of a significant inaccuracy or omission in the information, the issuer must publish a supplementary admission document or, as the case may be, a prospectus as soon as possible.

*Guidance Notes on Rules 7 to 11*

- a) *An issuer should seek appropriate advice on the application of the prospectus rules to a proposed fundraising.*
- b) *An admission document must comply with the requirements of Appendix 1. The content of an admission document is based on the share disclosure requirements in the prospectus rules, modified to provide proportionate disclosure requirements for issuers which are exempt from the requirement to produce a prospectus.*
- c) *An issuer may publish an admission document via electronic means, such as on a website, or by making a copy available for inspection by the public at an address in the UK.*
- d) *For issuers whose securities are already admitted to trading on the NEX Exchange Growth Market, which propose to seek admission for a new class of securities, please see Rule 62.*
- e) *If, following a reverse takeover as described in Rules 57 and 59, the issuer, as enlarged by the acquisition, wishes to seek admission to NEX Exchange, audited interim accounts will not be required for the issuer.*

Responsibility for admission document

12. An issuer must take reasonable care to ensure the information contained in an admission document is accurate, complete, relevant and fairly presented.

Omission of information from admission document

13. NEX Exchange may on request authorise the omission of information from an admission document if:
- the information is of minor importance only, and is not likely to influence an assessment of the issuer's financial position or prospects; or
  - the issuer or its NEX Exchange Corporate Adviser confirms that equivalent information is publicly available by reason of the issuer's compliance with the Rules.

*Guidance Notes on Rule 13*

- a) *Any request for NEX Exchange to authorise the omission of information must be in writing from the issuer or its NEX Exchange Corporate Adviser.*
- b) *NEX Exchange may consider that equivalent information is publicly available if such information is contained in a regulatory announcement or other public document including annual accounts.*
- c) *For the avoidance of doubt, NEX Exchange cannot authorise the omission of information from a prospectus required by the prospectus rules. In these cases, the issuer should contact the FCA.*

## Specialist Issuers

14. A specialist issuer other than a fast-track applicant is required to include in an admission document an expert or technical report in relation to its specialist activities.

### *Guidance Notes on Rule 14*

- a) *In cases of doubt as to whether an issuer is required to include an expert; or technical report, issuers should consult NEX Exchange. An expert report (such as a competent person's or valuation report) will usually be required in the case of a mineral company or property investment company.*
- b) *Competent person's reports are required to comply with such standards as may be prescribed by NEX Exchange from time to time.*

## Fast-track admission

15. A fast-track applicant must be admitted to trading on a Qualifying Market or have made a successful application to be admitted to trading on a Qualifying Market.

### *Guidance Notes on Rule 15*

- a) *A list of Qualifying Markets recognised by NEX Exchange in accordance with objective criteria for recognition prescribed by NEX Exchange and amended or supplemented from time to time, is available on NEX Exchange's website.*
- b) *In the event that a fast-track applicant has not been admitted to trading on the relevant Qualifying Market at the time of its application for admission to the NEX Exchange Growth Market, appropriate confirmation will be required before admission that it has been approved for admittance to trading on the relevant Qualifying Market and of the date on which the fast-track applicant's securities will be admitted.*
- c) *Admission to the NEX Exchange Growth Market will not precede the date on which the fast-track applicant's securities are admitted to the relevant Qualifying Market.*

16. A fast-track applicant must have complied with and not been held in breach of the admission and continuing obligations of any Qualifying Market on which its securities are traded.
17. A fast-track applicant must satisfy the requirements of Rules 1, 2, 3, 4, 5, 8, 9, 10, 11, 20 (and Appendix 2), 21 and 23 of this Part 1.
18. A fast-track applicant admitted to trading on its Qualifying Market for a continuous period of less than 18 months must comply with Rule 6 with the appropriate confirmation required by Rule 20 and Appendix 2.
19. On the date of admission, on or before the commencement of dealings, a fast-track applicant will be required to release at the commencement of dealings via its RIS the announcement submitted to NEX Exchange in accordance with sub-paragraph b of Appendix 2, suitably updated to take into account its admission. In the event of any contemporaneous fund raising,

admission will be conditional on the announcement confirming the outcome of the fundraising and that any applicable minimum subscription has been reached and that, subject to admission, the securities have been unconditionally allotted.

#### Application Documentation

20. An issuer must submit the documentation and information required by Appendix 2 to NEX Exchange within the time period stipulated prior to the intended admission date.

##### *Guidance Notes on Rule 20*

- a) *Every application for admission to trading should be submitted to the Regulation Department. An issuer must take reasonable care to ensure that the information provided to NEX Exchange with the application is accurate and complete.*
- b) *In the case of an overseas issuer which publishes the required information in a language other than English, a translation must be provided within the time period stipulated under Rule 20 and Appendix 2.*
- c) *In the case of an issuer already admitted to the NEX Exchange Growth Market that proposes to seek admission for a new class of securities, please refer to Rule 62.*

21. The issuer will be required, as a condition of admission, to confirm that any applicable minimum subscription has been reached and that, subject to admission, the securities have been unconditionally allotted.
22. The issuer (other than a fast-track applicant) must submit to NEX Exchange prior to the agreed admission date the published admission document (or supplementary admission document) or prospectus (as the case may be), which will be posted on NEX Exchange's website on admission.

##### *Guidance Note on Rule 22*

*If, during the period between publication of an admission document and admission, an issuer has not published a supplementary admission document detailing the outcome of any fundraising or subsequent issue of additional securities, NEX Exchange may not require the publication of a supplementary admission document where the issuer makes an announcement on admission including the following information:*

- i. *the outcome of any fundraising activities and the net proceeds, after deduction of the expenses;*
- ii. *the number of securities being admitted; and*
- iii. *particulars of any outstanding instruments issued by the issuer convertible into, or conferring a right to subscribe for, securities.*

#### NEX Exchange's discretion to intervene

23. In relation to an application for admission from an issuer, NEX Exchange may in its absolute discretion:
- require an issuer's NEX Exchange Corporate Adviser to clarify, justify or amplify any information contained in the published or draft admission document or prospectus, or any of the other application documents;
  - require the directors of an issuer and its NEX Exchange Corporate Adviser to attend an interview;
  - require an issuer to provide a further undertaking, or fulfil a further condition, prior to admission; or
  - delay or refuse admission in the event the admission to which the application relates would be detrimental to investors' interests or the integrity of the NEX Exchange Growth Market.

*Guidance Notes on Rule 23*

- a) *Admission may be delayed beyond the period of ten business days prior to the intended admission date (at the start of which the information required by Rule 20 and Appendix 2 must have been submitted to NEX Exchange), where NEX Exchange determines that significant additional information or enquiries are necessary.*
- b) *NEX Exchange may, at its discretion, engage suitably qualified practitioners with respect to applications for admission of a complex nature requiring specialist expertise, sector or regional specific knowledge not held within NEX Exchange to enable it to fulfill its regulatory responsibilities. Although such engagement will seldom be required, NEX Exchange may require an issuer to pay the reasonable expenses associated with the engagement. An issuer will be informed before any such expenses are incurred by NEX Exchange.*
- c) *If NEX Exchange has not, in its opinion, been furnished with sufficient information by an issuer within six months of its initial submission NEX Exchange reserves the right to terminate the process.*
- d) *If an issuer's last audited financial statements:*
  - i. *contain an audit report which has been modified in relation to the issuer's status as a going concern, appropriate confirmation will be required that such modification will cease to apply by reason of, for example, a subsequent re-financing prior to admission; or*
  - ii. *contain an audit report which has been qualified or modified for whatever reason,*
- e) *admission may be delayed until NEX Exchange receives appropriate confirmation that such qualification or modification will cease to apply by the date of admission.*
- f) *This also applies to any audited interim financial information required pursuant to paragraph 36 of Appendix 1.*
- g) *NEX Exchange will refuse the admission of an issuer notwithstanding compliance with the Rules if, in its opinion, the admission of the issuer would be likely to impair the reputation or integrity of the NEX Exchange Growth Market or the interests of investors.*
- h) *The Board of NEX Exchange has reserved the power to determine applications for admission to trading to the Membership, Admissions and Enforcement Committee. The Membership,*

*Admissions and Enforcement Committee will not consider an application from an issuer until the Regulation Department has processed the application unless requested to at an early stage. If the Membership, Admissions and Enforcement Committee refuses admission the Regulation Department will issue a formal letter and the issuer may be requested to provide more information. In the event that admission is still refused once further information has been considered, the issuer may refer the matter to the Appeals Committee within ten business days. The decision of the Appeals Committee shall be final and binding. An appeal to the Appeals Committee may only be made on the grounds that the Membership, Admissions and Enforcement Committee misdirected itself, reached a decision which no reasonable decision maker could have reached, made a decision not supported by the circumstances of the issuer, or made a decision based on an error of law or misinterpretation of the Rules.*

24. Admission is communicated by the issue of a market notice by NEX Exchange on the date of admission on or before the commencement of dealings.

**Guidance Note on 24**

- a) As a condition of admission, NEX Exchange must have received the issuer's invoiced initial annual fee by midday on the day preceding admission.

## PART 2

# CONTINUING OBLIGATIONS OF ISSUER

### Responsibilities of an Issuer

25. The directors of an issuer have joint and several responsibility for compliance with the Rules.
26. In addition to compliance with the Rules, an issuer must observe its wider responsibilities and is required to conduct its affairs to avoid impairing the reputation and integrity of the NEX Exchange Growth Market.
27. An issuer must retain a NEX Exchange Corporate Adviser at all times.

**Guidance Notes on Rule 27**

- a) Please see Rule 72, and Guidance Notes in respect of Rules 42 and 61 to 66 in relation to an issuer's wider responsibilities.

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|----|---|
| b) | <i>Rule 27 does not apply to an issuer admitted before 21 December 2003 which has not subsequently appointed a NEX Exchange Corporate Adviser unless NEX Exchange considers in a particular case that the protection of investors requires otherwise.</i> |
| c) | <i>NEX Exchange may suspend trading in the securities of an issuer following the resignation or dismissal of its NEX Exchange Corporate Adviser without a new appointment - see Rule 78 and its related Guidance Note.</i>                                |

- 28. An issuer must seek advice from its NEX Exchange Corporate Adviser in relation to its obligations under the Rules and in respect of its applicable regulatory obligations whenever appropriate and give such advice proper weight.
- 29. An issuer must provide its NEX Exchange Corporate Adviser with such information as a NEX Exchange Corporate Adviser may reasonably require in the discharge of its responsibilities under the Rules and the Corporate Adviser Handbook.
- 30. An issuer must treat holders of a class of securities equally.

#### Responsibilities of a NEX Exchange Corporate Adviser

- 31. The requirements and responsibilities of a NEX Exchange Corporate Adviser are set out in the Corporate Adviser Handbook.



### Price Sensitive Information

32. An issuer must announce as soon as possible any change in:
- a. its sphere of activity;
  - b. its financial position;
  - c. the performance of its business; or
  - d. its expectation of its performance,
- which, if made public, would be likely to have a significant effect on the price of its securities.

#### *Guidance Note on Rule 32*

*Information which a reasonable investor would be likely to use as part of the basis of an investment decision must be announced under this Rule. An issuer should take reasonable steps to monitor its financial position and performance in relation to any estimate, projection or forecast made public on its behalf, such that any material departure can be announced promptly.*

33. An issuer must enter into appropriate contractual arrangements with at least one RIS in order to facilitate compliance with its disclosure obligations under these Rules and must ensure that it retains at least one RIS at all times.
34. An issuer is not normally required to announce information in relation to a corporate, financial or investment transaction in the course of negotiation, if the normal pattern or outcome of the negotiations would be adversely affected by disclosure. An issuer may disclose such information to its advisers, lenders, persons with whom it is negotiating (including underwriters or places), and employee representatives provided such persons owe a duty of confidentiality and agree not to deal in the issuer's securities prior to the release of an announcement.
35. If there is any reason to believe that a breach of confidence has occurred in respect of a corporate, financial or investment transaction which is the subject of specific negotiations, or is likely to occur, in relation to information which, if public, would be likely to have a significant effect on the price of the issuer's securities, or that continued delay may otherwise mislead the public, the issuer must make a holding announcement as soon as possible.

### Standards of Disclosure

36. An issuer must take reasonable care to ensure that any information which is announced is accurate, complete, relevant and fairly presented.

#### *Guidance Note on Rule 36*

*It should be noted that NEX Exchange does not review or approve announcements. Issuers and NEX Exchange Corporate Advisers should take particular care to ensure that, where it is intended to co-*

*ordinate the release of an announcement with a suspension, NEX Exchange is given prior notice to consider such request.*

37. An issuer must ensure that information which is required to be disclosed under the Rules is announced no later than it is published elsewhere.

**Guidance Note on Rule 37**

*An issuer must ensure that if price sensitive information is to be published by reason of (a) the requirements of any overseas stock exchange, (b) its disclosure at a shareholder meeting, or (c) its inclusion in any circular or document sent to its shareholders or made available in electronic form, that equivalent information is made available at the same time (or if after normal business hours in the UK, no later than the commencement of business hours on the next UK business day) to the public by way of an announcement.*

38. It shall be presumed that information which is announced by an issuer is required by the Rules.

**Provision of Information**

39. An issuer must ensure that a copy of any document (including any prospectus, admission document, annual accounts or other circular) sent to holders of its securities is submitted to NEX Exchange in electronic form to [regulation@nexexchange.com](mailto:regulation@nexexchange.com) as soon as possible. An issuer must also announce details of a physical location where such documents are available for inspection by the public, or, the issuer's website address in accordance with Rule 75. Such documents must be available for inspection for a period of one month free of charge.

**Guidance Note on Rule 39**

*In the case of an overseas issuer which publishes the required information in a language other than English, a translation must be provided.*

40. NEX Exchange may, for the purpose of carrying out its regulatory functions, require an issuer to provide it with any information in their possession or control, in such form and within such time limits as it may reasonably require.

**Guidance Notes on Rule 40**

- a) *In circumstances where NEX Exchange requires information from an issuer, NEX Exchange will normally convey this demand through the issuer's NEX Exchange Corporate Adviser.*
- b) *NEX Exchange may, at its discretion, require an issuer to pay the reasonable expenses of a third party retained to analyse or verify information provided to it.*

41. NEX Exchange may disclose information within its possession:

- in order to co-operate with persons responsible for the investigation or prosecution of financial crime or other offences;
- in order to carry out its regulatory functions including for the purpose of bringing or defending legal proceedings; and
- otherwise with the consent of the issuer or NEX Exchange Corporate Adviser, or insofar as required or permitted by law.

In addition, NEX Exchange may publish such information, after giving reasonable notice to an issuer which has failed to do so, to ensure that investors receive the information to which they are entitled under the Rules.

#### Interests in Securities

42. An issuer must announce as soon as possible any notifiable change to a substantial shareholding in its securities, giving the information specified by Appendix 3.

In addition, an issuer must announce as soon as possible any re-purchase of its own shares, together with the purchase price, indicating the number of shares acquired expressed as a percentage of the total number of shares of that class.

#### *Guidance Notes on Rule 42*

- a) *For issuers incorporated in the UK, the disclosure regime in relation to major shareholdings is set by Chapter 5 of the Disclosure and Transparency Rules of the FCA (which is set out in full at [www.fca.org.uk](http://www.fca.org.uk)). The DTR requires shareholders to notify issuers of holdings in their shares above an applicable threshold, which provides a mechanism for issuers to announce such holdings to the market. The DTR is set and administered by the FCA to whom any queries should be addressed on +44(0)20 7066 1000. All announcements should be made via an RIS.*
- b) *The disclosure obligations of issuers under Rule 42 reflect the wider regulatory responsibilities of UK issuers under paragraphs 5.5.1 (re-purchase of own shares) and 5.8.12 (publication of major shareholdings) of the DTR, with which the applicable NEX Exchange requirements should be interpreted consistently and which take precedence. Issuers should note that announcements should be made as soon as possible following receipt of a notification.*
- c) *Issuers incorporated outside the UK whose domestic legislation permits or requires disclosure of equivalent shareholder information should announce such information as soon as reasonably practicable and in accordance with local laws and regulations.*
- d) *It should be noted that positions below the ten per cent threshold held by a market maker in a NEX Exchange security are exempt from the notification obligations of the DTR, subject to certain additional requirements (set out fully in paragraph 5.1.4 of the DTR).*

43. [This Rule has been deleted.]

#### Financial Reporting

44. An issuer must release financial information in accordance with the following timetable:

- a. interim results in respect of the first half of each financial year (beginning with the six month period following the end of the last period for which audited accounts have been published on admission) must be announced as soon as possible and in any event not later than three months after the end of the relevant period; and
  - b. audited final results in respect of each financial year must be announced as soon as possible and in any event not later than five months after the end of the period to which they relate.
45. If an issuer is unable to meet the financial reporting timetable specified by Rule 44, NEX Exchange will suspend trading in its securities.
46. The interim results must contain the information specified by Appendix 4 and be prepared on a basis consistent with the accounting policies which will be applied by the issuer in its next annual accounts.
47. The final results in respect of each financial year must contain the information specified by Appendix 4.
48. *[This Rule has been deleted.]*
49. An issuer must produce annual audited accounts in accordance with UK GAAP, US GAAP or International Accounting Standards, or other appropriate standard agreed with NEX Exchange. Where NEX Exchange agrees that an issuer may produce annual accounts to another appropriate standard, the issuer must state and publish via an RIS any significant differences between the accounting policies of the alternative standard and the most similar prescribed standard.
50. Where the audit report in respect of the annual accounts of an issuer has been modified in relation to the issuer's status as a going concern, the issuer must thereafter prepare a trading statement in respect of the first and third quarters of each financial year (commencing with the first such quarter to end after the announcement of the issuer's final results to which the modified audit report relates) until an audit report without modification is published in respect of a subsequent financial period. The trading statement must be announced as soon as possible and no later than one month after the end of the relevant period, and contain the following information:
  - an explanation of the impact of any material events, transactions or developments that have taken place during the relevant period; and
  - a general description of the financial position and performance of the issuer during the relevant period.

## Transactions

### General

51. An investment vehicle which has not substantially implemented its investment strategy after the period of one year following admission must seek shareholders' approval in respect of the subsequent year for the further pursuit of its investment strategy.
52. An investment vehicle is required to substantially implement its investment strategy within a period of two years following admission. In the event that an investment vehicle has not undertaken a transaction constituting a reverse takeover under Rule 57, or in the case of an investment vehicle which has otherwise failed to substantially implement its investment strategy within the two year period, NEX Exchange will suspend trading in accordance with Rule 78.

53. NEX Exchange will suspend trading in its securities in accordance with Rule 78 if an issuer remains a cash shell at the six month anniversary following the completion of a disposal of its trading business and/or assets announced in accordance with Rule 54. Alternatively a cash shell must apply to NEX Exchange to be re-admitted as an investment vehicle on the basis that the issuer complies with admission requirements set out at Part 1 of the Rules.

*Guidance Notes on Rules 51, 52, and 53*

- a) *NEX Exchange will treat an investment strategy as substantially implemented if the majority of funds available to an investment vehicle (including funding available through debt facilities) have been invested.*
- b) *If trading is suspended pursuant to Rule 52 an issuer should consider returning its cash to shareholders.*
- c) *With respect to existing investment vehicles admitted to trading as at the date of the entry into force of this Rule, the end of the two year period will be deemed to fall on 9 July 2015; in respect of investment vehicles admitted to trading on the date of the entry into force of this Rule the end of the relevant two year period will be determined by the operation of Rule 52.*
- d) *An investment vehicle cannot result from a cash shell in the absence of an application for re-admission as an investment vehicle in accordance with Rule 53.*

54. An issuer must announce as soon as possible the agreed terms of an acquisition or disposal (by itself or a subsidiary) which, if made public, would be likely to have a significant effect on the price of its securities. An announcement must contain the information specified by Appendix 5.

*Guidance Notes on Rule 54*

- a) *It shall be presumed that a transaction is required to be announced where:*
  - i. *the turnover attributable to the asset sold or acquired exceeds ten per cent of the turnover shown in the issuer's last consolidated annual accounts; or*
  - ii. *the consideration paid or payable for the asset sold or acquired exceeds ten per cent of the issuer's net assets shown in its last consolidated annual accounts.*
- b) *However, an issuer should also consider the wider strategic significance of the transaction, in order to determine whether it needs to make an announcement. This Rule covers the grant of an option (whether a put or a call or both). Where an option is exercisable at the discretion of a third party, it should be assessed as if the option had been exercised.*

**Related party transactions**

55. An issuer must announce as soon as possible the agreed terms of any transaction outside the ordinary course of business between it, or a subsidiary undertaking, and a related party. An announcement must contain the name of the related party and the nature of his or her relationship with the issuer.

*Guidance Note on Rule 55*



*This Rule does not apply to the following categories of transaction: (a) the grant of an unsecured loan or underwriting arrangements on usual commercial terms, (b) the grant of a lawful indemnity, (c) the payment of directors' remuneration, or (d) participation in an employee saving or incentive scheme.*

56. In the case of a disposal, directly or indirectly, to one or more related parties which will result in a fundamental change to the business, the issuer must obtain the consent of its shareholders at a general meeting as a condition of the transaction.

*Guidance Note on Rule 56*

- a) *In the case of the insolvency of an issuer, Rule 56 does not apply to the actions of an administrator, liquidator or receiver.*

Reverse takeovers

57. An issuer must announce as soon as possible the agreed terms of a reverse takeover including the information specified by Appendix 5.

*Guidance Note on Rule 57*

*An announcement should not normally be made until the execution of a formal agreement and the publication of an explanatory circular as required by Rule 60 unless there has been a leak of price sensitive information in relation to the proposed transaction.*

58. A transaction, including but not limited to an acquisition, will be treated as a reverse takeover if:
- the transaction will result in a fundamental change to the business, board or voting control of the issuer; or
  - unless NEX Exchange otherwise agrees, the transaction is made by an investment vehicle; or
  - the transaction is made by a cash shell.

*Guidance Note on Rule 58*

*For the purpose of this Rule, transactions of interests in the same asset or entity over a twelve month period should be aggregated.*

59. On the announcement of a reverse takeover (whether agreed or in contemplation), NEX Exchange will suspend trading in the issuer's securities in the absence of the publication of the explanatory circular required by Rule 60.

*Guidance Note on Rule 59*



*NEX Exchange will not normally suspend trading until a formal agreement has been entered into unless a leak of information concerning the transaction in question has necessitated that an announcement be made.*

60. An issuer which has agreed a reverse takeover must:
- as soon as possible, send an explanatory circular to its shareholders, which must contain all information reasonably required to carry out an informed assessment of the financial position and prospects of the issuer as enlarged by the acquisition and a statement as to whether or not the enlarged entity intends to make an application for re-admission to NEX Exchange, such that there is a reasonable basis for shareholders to exercise voting rights; and
  - obtain the consent of its shareholders at general meeting as a condition of the transaction.

*Guidance Notes on Rule 60*

- a) *An explanatory circular may be made available to shareholders in electronic form in the manner required by Rule 39.*
- b) *If the issuer, as enlarged by the acquisition, wishes to seek admission to NEX Exchange, it must make a fresh application in the manner set out in Part 1 and will be precluded from applying in accordance with the fast-track admission procedure notwithstanding that it may have originally been admitted to NEX Exchange as a fast-track applicant. For the avoidance of doubt, a further application fee is required but an announcement will not be required under sub-paragraph (b) of Appendix 2. If the application is not successful, then NEX Exchange will withdraw the securities of the issuer and the admission agreement shall be terminated.*

#### Information Relating to Share Capital and Voting Rights

61. An issuer must ensure that arrangements are made to admit all securities in issue within a particular class of securities.
62. If an issuer proposes to seek admission for a new class of securities, the issuer must inform NEX Exchange at least two business days in advance, and provide copies of any relevant documents describing the terms of the issue. A further fee payable to NEX Exchange will be required in respect of the admission of a new class of securities.
63. Subject to Rule 65 below, an issuer must announce as soon as possible the reason for the issue, cancellation or re-organisation of any securities.
64. An issuer must ensure that announcements relating to the issue of securities include the purpose of the issue, together with details of the number of securities and issue price.
65. In respect of securities which are issued on a regular basis, an announcement may instead be made at the end of the calendar month during which the issue occurred in accordance with Rule 66 below.
66. In addition to any previous announcement, on the last business day of each calendar month during which an increase or decrease occurs, an issuer must announce:

- the total number of each class of its shares; and
- the total amount of its issued share capital.

An announcement pursuant to this Rule 66 is not required if there has been no change to the above matters during a particular calendar month.

**Guidance Notes on Rules 61-66**

- a) *Issues of securities further to the exercise of employee share options will be treated as occurring on a regular basis.*
- b) *The disclosure requirements of Rules 61-66 reflect the wider regulatory responsibilities of UK issuers under paragraph 5.6.1 of the DTR with which the applicable NEX Exchange requirements should be interpreted consistently and which take precedence. The purpose of the disclosure is to permit holders of shares to calculate the percentage of voting rights they possess, in order to ensure accurate notifications to issuers.*
- c) *In accordance with paragraph 5.8.9 of the DTR, the FCA maintains and publishes on its website a calendar of business days in the UK, to facilitate the periodic announcement of the total number of voting rights in relation to a class of an issuer's shares.*
- d) *Issuers should note that the definition of a share relates only to issued shares of a class carrying voting rights. It does not therefore include other classes of security that may be traded on NEX Exchange, such as non-voting preference shares or warrants.*

## Dividends

67. An issuer must announce as soon as possible any decision to pay a dividend or other action affecting the rights of holders of its securities, together with a detailed timetable covering such matters as record, posting, acceptance and payment dates.

**Guidance Note on Rule 67**

- a) *A proposed corporate actions timetable should be agreed with NEX Exchange by means of email to [OperationsSupport@nexexchange.com](mailto:OperationsSupport@nexexchange.com) in advance of an announcement.*

## Administration and Management

68. An issuer must establish sufficient procedures to ensure a sound system of internal control and a reasonable basis for making informed decisions about its financial position and prospects on an ongoing basis.
69. An issuer should have due regard for the principles laid down by the UK Corporate Governance Code published by the Financial Reporting Council, insofar as appropriate in relation to the nature and size of the issuer. In particular, there should be a clear allocation of responsibilities between the running of the issuer's board and the executive roles responsible for the running of the issuer's business. An issuer must have at least one wholly independent non-executive director.

70. An issuer must announce as soon as possible the appointment, resignation or dismissal of a director, or any change to important functions or executive responsibilities of a director. In the case of an appointment, an issuer must as soon as possible announce the information specified by paragraph 21 of Appendix 1.
71. An issuer must adopt a code of dealing sufficient to ensure persons discharging managerial responsibility, do not deal in its securities during a closed period, or otherwise on considerations of a short term nature

*Guidance Notes on Rules 70 and 71*

- a) *NEX Exchange Corporate Advisers should consult the requirements of Appendix B of the Corporate Adviser Handbook in relation to the appointment of a director.*
- b) *For the avoidance of doubt, transfers for no consideration and transactions between insiders are included in this Rule. A short sale of securities by a director or an investment with a maturity of one year or less will always be considered to be of a short term nature and are prohibited. An issuer should maintain a list of persons discharging managerial responsibility to ensure compliance with this Rule*

72. An issuer must ensure that its persons discharging managerial responsibility observe all legal and regulatory responsibilities involved in having its securities admitted to the NEX Exchange Growth Market.

*Guidance Note on Rule 72*

*Under this Rule, an issuer must ensure that persons discharging managerial responsibility are familiar with their responsibilities under relevant law, including but not limited to MAR, the prospectus rules, DTR, and any applicable code of practice relating to takeovers and substantial acquisitions of shares.*

**Other Requirements**

73. An issuer must announce as soon as possible the appointment, resignation or dismissal of a NEX Exchange Corporate Adviser.

*Guidance Note on Rule 73*

*NEX Exchange must be informed of the intention of an issuer to change its NEX Exchange Corporate Adviser as soon as possible.*

74. An issuer must announce as soon as possible any decision to change its accounting reference date or the accounting standards to be applied in the preparation of its next annual accounts. In the event that a change to an accounting reference date prolongs the accounting reference period in which an issuer finds itself, NEX Exchange may require the issuer to release a second set of interim results in respect of the six month period following the period covered by the issuer's last interim results.

*Guidance Note on Rule 74*

*NEX Exchange would expect to be informed of the intention of an issuer to change its accounting reference date as soon as possible.*

75. An issuer must maintain a website from admission ensuring that the following minimum categories of information are made publicly available, free of charge:
- the issuer's name;
  - the name of its Corporate Adviser and other professional advisers;
  - incorporation (including the company legislation to which the issuer is subject);
  - directors and biographical details;
  - description of its business, operations or investment strategy (in the case of an investment vehicle);
  - number of securities in issue and the percentage of shares in public hands (updated at the same time as announcing information pursuant to Rule 66);
  - particulars of any outstanding instruments issued by the issuer convertible into, or conferring a right to subscribe for, securities; the amount and percentage of immediate dilution assuming full exercise of rights of conversion;
  - a list of substantial shareholdings and relevant percentage holdings; this information should be updated in accordance with announcements by the issuer made in accordance with Rule 42;
  - regulatory announcements for the previous six months or in the case of a fast-track applicant regulatory announcements for the six months preceding admission;
  - published annual reports for the previous three financial years or, if shorter, the period since incorporation;
  - historic admission document relied on for admission or admission to the relevant Qualifying Market (if admitted as a fast-track applicant);
  - circulars sent to shareholders within the last twelve months; and
  - Information required by Article 17 of MAR.
76. An issuer must ensure that, if there is any change to the information contained in its profile published on the NEX Exchange website, a new profile is submitted for publication as soon as possible.
77. An issuer must pay its annual fees, as set by NEX Exchange from time to time, as they fall due.

*Guidance Note on Rule 77*

*NEX Exchange may suspend trading in the securities of an issuer which has not paid its annual fees by the due date.*

## Suspension of Trading

78. NEX Exchange may at its discretion suspend trading in the securities, or a particular class of securities, of an issuer for the following reasons:
- the issuer is unable to accurately assess its financial position and inform the market accordingly;
  - the resignation of a market maker in an issuer's securities which results in there being no registered market maker;
  - the resignation of the issuer's NEX Exchange Corporate Adviser without a new appointment;
  - an issuer has breached the Rules;
  - in the case of an investment vehicle or cash shell pursuant to Rules 52 and 53;
  - an issuer admitted to the NEX Exchange Growth Market as a fast-track applicant has been held in breach of the rules of a Qualifying Market and trading has been suspended by the operator of that market; or
  - as otherwise may be necessary to ensure an orderly market, the protection of investors or the integrity of the NEX Exchange Growth Market.

A suspension is communicated by the issue of a market notice by NEX Exchange.

*Guidance Notes on Rule 78*

- a) *An issuer (or its NEX Exchange Corporate Adviser on its behalf) may request a suspension of trading in its securities. An issuer or its NEX Exchange Corporate Adviser must ensure that NEX Exchange is informed of circumstances which require, or are expected to require, a suspension of trading at the earliest opportunity. Where practicable, a request for suspension should be made during market hours, and include the reason for the suspension and a draft announcement.*
- b) *An issuer must ensure that, during any period where trading in its securities is suspended, it complies with its obligations under the Rules.*
- c) *NEX Exchange may consider delaying the suspension of trading following the resignation or dismissal of a NEX Exchange Corporate Adviser to allow time for the issuer to appoint a replacement but will suspend trading in the absence of a new appointment within one month.*

## Withdrawal of Securities

79. NEX Exchange may withdraw the securities of an issuer from the NEX Exchange Growth Market once dealings have been suspended for one month. In any event, withdrawal will normally take place:
- if there is no market maker registered in the issuer's securities, no later than two months after the date that the last market maker ceased to act; or
  - otherwise, no later than six months after the date of suspension.
80. NEX Exchange may withdraw the securities of an issuer from the NEX Exchange Growth Market forthwith if:



- an issuer admitted to the NEX Exchange Growth Market as a fast-track applicant has been held in breach of the rules of a Qualifying Market and has been withdrawn from trading by the operator of the Qualifying Market;
- circumstances exist which seriously impede the ability of NEX Exchange member firms to satisfy their regulatory obligations; or
- there is not, and there is no reasonable prospect of restoring, an orderly market in the issuer's securities (whether as a result of a decline in the number of shares in public hands or for some other reason).

**Guidance Note on Rule 80**

*NEX Exchange may at its discretion allow an issuer reasonable time to restore the number of shares in public hands, unless this is precluded by the need to maintain the smooth operation of the market or to protect investors.*

81. An issuer must announce an intention to withdraw its securities from the NEX Exchange Growth Market, any withdrawal of shares being conditional on shareholder approval, providing details of the reasons for the withdrawal, any alternative arrangements for dealings in the issuer's securities, and any other information reasonably required to assess the circumstances surrounding the proposal.

Following the announcement a circular must be sent to the issuer's shareholders convening a general meeting of shareholders and giving 20 business days' notice, or such longer period as may be required by law. For the avoidance of doubt, the shareholder approval threshold relates to 75 per cent of votes cast in respect of each class of securities. Votes may be cast in person or by proxy.

An issuer is not required to obtain shareholder approval if:

- the issuer has announced that all conditions in relation to a takeover offer for its shares have been satisfied, including a condition for acceptances of at least 75 per cent;
- the issuer has made an application for the admission of its shares to, or has shares traded on, another market of equivalent regulatory standing (including a Qualifying Market, an EU Regulated Market, or other market of equivalent regulatory standing agreed by NEX Exchange); or
- the issuer intends to withdraw securities other than shares from the NEX Exchange Growth Market.

**Guidance Notes on Rule 81**

- a) *An explanatory circular may be made available to shareholders in electronic form in the manner required by Rule 39.*
- b) *NEX Exchange may grant a derogation from the requirement for shareholder approval where an issuer has provided irrevocable undertakings representing 75 per cent of voting rights to approve a resolution proposing the withdrawal, or where an issuer announces that there is no reasonable prospect of the issuer avoiding imminent insolvency proceedings as a result of the issuer continuing to be admitted to on the NEX Exchange Growth Market.*



- c) If shareholder approval is not required an issuer will still be required to announce an intention to withdraw its securities and provide 20 business days notice except that NEX Exchange may in its discretion reduce the notice period where a right of compulsory acquisition under the Companies Act 2006 has been exercised or where an application has been made for the admission to another market of equivalent regulatory standing (including a Qualifying Market, and EU Regulated Market, or other market of equivalent regulatory standing agreed by NEX Exchange).*

## Discipline

82. Where an issuer has breached its responsibilities under the Rules, NEX Exchange may impose following the disciplinary sanctions:
- a private reprimand;
  - a public censure;
  - a fine of up to £100,000; and
  - withdrawal of the issuer's securities from trading on the NEX Exchange Growth Market; and
  - publish the fact that it has been censured, fined or withdrawn and the reasons for that action.

### *Guidance Note on Rule 82*

- a) See in particular Rules 25 and 26.*
- b) NEX Exchange will adhere to the process set out in the NEX Exchange Disciplinary Procedures.*

## APPENDICES

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# APPENDIX 1

## INFORMATION FOR AN ADMISSION DOCUMENT

### Part 1: Information about the Issuer

An admission document must, as a minimum, contain the information specified below and any further information which an investor would reasonably require in order to make an informed assessment of the financial position and prospects of the issuer and the rights attaching to its securities.

#### Persons Responsible

1. A declaration by the directors of the issuer that, having taken all reasonable care to ensure that such is the case, the information contained in the admission document is, to the best of their knowledge, in accordance with the facts and contains no omission likely to affect its import.

#### NEX Exchange Corporate Adviser

2. The name of the issuer's NEX Exchange Corporate Adviser, prominently and in bold on the first page together with the following statement:

"The NEX Exchange Growth Market, which is operated by NEX Exchange Limited (NEX Exchange), a Recognised Investment Exchange, is a market designed primarily for emerging or smaller companies to which a higher investment risk tends to be attached than to larger or more established companies.

It is not classified as a Regulated Market under EU financial services law and NEX Exchange Growth Market securities are not admitted to the Official List of the United Kingdom Listing Authority. Investment in an unlisted company is speculative and involves a higher degree of risk than an investment in a listed company. The value of investments can go down as well as up and investors may not get back the full amount originally invested. An investment should therefore only be considered by those persons who are prepared to sustain a loss on their investment. A prospective investor should be aware of the risks of investing in NEX Exchange Growth Market securities and should make the decision to invest only after careful consideration and, if appropriate, consultation with an independent financial adviser authorised under the Financial Services and Markets Act 2000 who specialises in advising on the acquisition of shares and other securities.

[Name of Issuer] is required by NEX Exchange Limited to appoint a NEX Exchange Corporate Adviser to apply on its behalf for admission to the NEX Exchange Growth Market and must retain a NEX Exchange Corporate Adviser at all times. The requirements for a NEX Exchange Corporate Adviser are set out in the Corporate Adviser Handbook and the NEX Exchange Corporate Adviser is required to make a declaration to NEX Exchange in the form prescribed by Appendix D.

This admission document has not been examined or approved by NEX Exchange or the Financial Conduct Authority."

### Statutory Auditors

3. 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).
4. If auditors have resigned, been removed or not been re-appointed during the period covered by the historical financial information, indicate details if material.

### Risk Factors

5. Prominent disclosure of risk factors that are specific to the issuer or its industry in a section headed "Risk Factors".

### History of the Issuer

6. The legal and commercial name of the issuer.
7. The place of registration of the issuer and its registration number.
8. The date of incorporation and the length of life of the issuer, except where indefinite.
9. The domicile and legal form of the issuer, the legislation under which the issuer operates, its country of incorporation, website, and the address and telephone number of its registered office (or principal place of business if different from its registered office).

### Investments

10. A description of the issuer's principal investments that are in progress.

### Business Overview

11. A description of the nature of the issuer's operations and its principal activities stating the main categories of products sold and services performed.
12. If material to the issuer's business or profitability, summary information regarding the extent to which the issuer is dependent on patents or licences, industrial, commercial or financial contracts or new manufacturing processes.
13. The basis for any statements made by the issuer regarding its competitive position.
14. In respect of an investment vehicle, a detailed description of its investment strategy, which must include such matters as:
  - the sectors, countries and regions in which it will consider making investments;
  - what expertise the directors of the issuer have in such sphere of activity;
  - the identity and expertise of any discretionary fund managers or investment professionals involved in investment decisions;
  - whether it will be an active or passive investor, and how widely it intends to spread its investments; and

- whether or not the issuer intends to return its cash to shareholders in the event that the issuer fails to substantially implemented its investment strategy.

*Guidance Note on Paragraph 14 of Appendix 1*

The investment strategy must be sufficiently precise in terms of sector and geographical focus to allow a reasonable investor to make an informed assessment of the issuer's focus, prospects and the expertise that the directors of the issuer have in such sphere of activity. The directors will be expected to limit their focus to a particular sector and region.

15. In the case of an investment vehicle, a statement that if the issuer has not made a material investment within one year following admission it will either seek shareholders' approval in respect of each subsequent year for the further pursuit of its investment strategy or return its cash to shareholders, and that such approval will be sought in each subsequent year if it has not made by then a material investment.

#### Organisational Structure

16. If the issuer is a member of a group, a brief description of the group and of the issuer's position within the group.
17. A list of the issuer's significant subsidiaries, including name, country of incorporation or residence, proportion of ownership interest and, if different, proportion of voting power held.

#### Research and Development, Patents and Licences

18. Where material, provide a description of the issuer's research and development policies, including the amount spent on issuer-sponsored research and development activities in respect of the last financial year.

#### Trend Information

19. Information on any known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the issuer's prospects for at least the current financial year.

#### Profit Forecasts, Projections or Estimates

20. If an issuer chooses to include a profit forecast, projection or estimate, the admission document must contain:
  - a statement setting out the principal assumptions upon which the issuer has based its forecast, projection or estimate. The assumptions must be readily understandable by investors and be specific and precise; and
  - confirmation that, having made due and careful enquiry, the forecast, projection or estimate has been properly compiled on the basis stated and that the basis of accounting used for the profit forecast, projection or estimate is consistent with the accounting policies of the issuer.

## Administration and Management

21. The following information in relation to each of the issuer's directors and proposed directors:
- full name and function;
  - the names of all companies and partnerships of which such person has been a director or partner during the previous five years;
  - details of any unspent convictions in relation to indictable offences;
  - details of any administrations, receiverships or insolvent liquidations (including company or partnership voluntary arrangements) of a company or partnership where such person was a director or partner at the relevant time or during the twelve months preceding such events;
  - details of any bankruptcy or individual voluntary arrangement; and
  - details of any official public incrimination or sanction of such person by statutory or regulatory authorities (including designated professional bodies) and whether such person has ever been disqualified by a court from acting in the management or conduct of the affairs of a company.
22. Information about the directors' service contracts with the issuer or any of its subsidiaries providing for benefits upon termination of employment, or an appropriate negative statement.
23. The aggregate amount of remuneration paid (including any contingent or deferred compensation) and benefits in kind granted to the directors by the issuer during the last completed financial year.
24. [Deleted.]
25. In relation to each director and proposed director (including members of their family and connected persons), their share ownership and any options over such shares in the issuer at the most recent practicable date.
26. In respect of a new enterprise, a statement that the directors of the issuer (including members of their family and connected persons) have agreed not to dispose of any interest in its securities for a period of twelve months following admission.
27. A statement as to whether or not the issuer complies with its country of incorporation's corporate governance regime(s).

## Major Shareholders

28. Insofar as within the issuer's knowledge or which could with reasonable diligence be ascertained, details of any substantial shareholdings in an issuer's shares, stating whether before or after admission.

## Related Party Transactions

29. The nature and extent of any related party transactions required to be disclosed under the accounting standards applicable to the issuer, to which the issuer was a party during the period of twelve months preceding the offer.



## Historical Financial Information

30. The admission document must contain historical financial information covering the latest three complete financial years (or such shorter period that the issuer has been in operation notwithstanding that trading may not have commenced), prepared in accordance with UK GAAP, US GAAP, International Financial Reporting Standards or other appropriate accounting standard agreed with NEX Exchange.
31. The financial information must include in respect of each year the audit report, or alternatively a report by a person qualified to act as an auditor, as to whether or not, for the purposes of the admission document, the financial statements give a true and fair view, in accordance with applicable accounting practices. If an issuer's last financial statements contain an audit report which has been modified in relation to going concern, confirmation will be required that such modification will cease to apply (by reason of, for example, a subsequent re-financing) prior to admission.
32. If an issuer's last financial statements contain an audit report which has been qualified or modified for whatever reason, admission may be delayed until NEX Exchange receives appropriate confirmation such qualification or modification will cease to apply by the date of admission.
33. A statement by the directors of the issuer that the financial information disclosed under this Part has been prepared in accordance with the law applicable to the issuer, and that they accept responsibility for it.

## Financial Statements

34. If the issuer prepares both individual and consolidated annual financial statements, it must include at least the audited consolidated annual financial statements for the previous three financial years or, if shorter, the period since incorporation in the admission document. Every material subsidiary of the issuer must be included unless the accounting standards adopted by the issuer otherwise require.

### *Guidance Note on Paragraph 34 of Appendix 1*

*In assessing the materiality of a subsidiary for the purpose of paragraph 34 of this Appendix, regard should be had to whether its inclusion in the consolidated accounts is necessary for the proper understanding of the group.*

## Interim and Other Financial Information

35. If the issuer has published quarterly or interim financial information since the date of its last audited financial statements, these must be included in the admission document together with a statement of whether the quarterly or half yearly financial information has been audited or reviewed.
36. If the issuer's last audited financial statements are in respect of a period which ends more than nine months prior to the date of admission, the admission document must contain interim financial information covering at least the first six months of the following financial

year presented and prepared in a form consistent with that which will be adopted in the issuer's annual financial statements.

*Guidance Note on Paragraph 36 of Appendix 1*

*Issuers are reminded that upon admission they must meet their obligations under Rule 44 to publish financial information including interims.*

#### Legal and Arbitration Proceedings

37. 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 twelve months which may have, or have had a significant effect on the issuer and/or group's financial position or profitability, or an appropriate negative statement.

#### Significant Change in the Issuer's Financial or Trading Position

38. A description of any significant change in the financial or trading position of the group which has occurred since the end of the last financial period for which either audited financial information or interim financial information have been published (including any significant change to indebtedness), or an appropriate negative statement.

#### Specialist Issuers

39. A description of any significant changes that have occurred since the expert or technical report submitted in accordance with Rule 14, or an appropriate negative statement.

#### Working Capital Statement

40. A statement that, in the opinion of the directors having made due and careful enquiry, the working capital available to the issuer and its group will be sufficient for the period of at least twelve months following admission.

*Guidance Note on Paragraph 40 of Appendix 1*

*Whilst a working capital report is not required to be submitted with the application documents prescribed by Rule 20 and Appendix 2, NEX Exchange may require a particular issuer to justify the working capital statement required by paragraph 40 of this Appendix and demonstrate to NEX Exchange's satisfaction that there is a reasonable basis for making such statement.*

*For guidance on the assessment of working capital issuers and NEX Exchange Corporate Advisers should consult the 'NEX Exchange Growth Market – Practice note on working capital for issuers seeking admission'.*

## Share Capital

41. The amount of issued capital, and for each class of share capital:
  - the number of shares authorised;
  - the number of shares issued and fully paid and issued but not fully paid; and
  - the par value per share, or that the shares have no par value.
42. If there are shares not representing capital, the number and main characteristics of such shares.
43. The amount of any convertible securities, exchangeable securities or securities with warrants, with an indication of the conditions governing and the procedures for conversion, exchange or subscription.

## Memorandum and Articles of Association

44. A description of the issuer's objects and purposes and where they can be found in the memorandum and articles of association.
45. A summary of any provisions of the issuer's articles of association, statutes, charter or bylaws with respect to the directors.
46. A description of the rights, preferences and restrictions attaching to each class of share capital.
47. A description of what action is necessary to change the rights of holders of the shares, indicating where the conditions are more significant than is required by law.
48. A description of the conditions governing the manner in which annual general meetings and general meetings of shareholders are called including the conditions of admission.
49. A brief description of any provision of the issuer's articles of association, statutes, charter or bylaws that would have an effect of delaying, deferring or preventing a change in control of the issuer.
50. An indication of the articles of association, statutes, charter or bylaw provisions, if any, governing the ownership threshold above which shareholder ownership must be disclosed.
51. A description of the conditions imposed by the memorandum and articles of association, statutes, charter or bylaw governing changes in the capital, where such conditions are more stringent than is required by law.

## Material Contracts

52. A summary of each material contract, other than contracts entered into in the ordinary course of business, to which the issuer or any member of the group is a party, for the two years immediately preceding publication of the admission document.

## Part 2: Information about the Offer/Admitted to Trading

### Interests of Persons Involved in the Offer

53. The names of any persons underwriting or guaranteeing the offer.
54. Details of the payment to a person (other than a trade supplier, professional adviser or underwriter disclosed in the admission document) of fees in excess of £10,000 (however satisfied), in respect of services provided to the issuer during the period of twelve months prior to publication of the admission document.

### Reasons for the Offer and Use of Proceeds

55. The total proceeds which it is expected will be raised by the offer, and the expected net proceeds, after deduction of the expenses, of the offer.
56. The estimated net amount of the proceeds broken into each principal intended use.

### Information Concerning the Securities to be Offered/Admitted to Trading

57. A description of the type and the class of the securities being offered/admitted to trading, including the ISIN (International Security Identification Number) or other such security identification code.
58. Legislation under which the securities have been created.
59. Currency of the securities issue.
60. A description of the rights attaching to the securities, including where applicable:
  - if the securities are shares, rights as regards:
    - a. voting;
    - b. dividends;
    - c. return of capital on the winding up of the issuer;
    - d. redemption;and a summary of the consents necessary for the variation of any of those rights.
  - if the securities are debentures, rights as regards:
    - a. interest payable; and
    - b. repayment of the principal sum;

- if the securities are convertible securities:
  - a. the terms and dates on which the holder of the convertible securities is entitled to acquire the related underlying securities;
  - b. the procedures for exercising the entitlement to the underlying securities; and
  - c. such information relating to the underlying securities as would have been required under this Part if the securities being offered had been the underlying securities.
- 61. Confirmation that there are no restrictions on the free transferability of the securities being offered.
- 62. The dates on which entitlement to dividends or interest arises.
- 63. Particulars of tax on income from the securities withheld at source, including tax credits.
- 64. The procedure for the exercise of any right of pre-emption attaching to the securities.

#### Terms and Conditions of the Offer

- 65. The number of securities being offered (distinguishing the securities offered for subscription and those offered for sale).
- 66. A statement of whether or not the offer is conditional on admission to NEX Exchange.
- 67. The period during which the offer of the securities is open.
- 68. The price at which the securities are offered or, if appropriate, the procedure, method and timetable for fixing the price.
- 69. The arrangements for payment for the securities being offered and the arrangements and timetable for their delivery.
- 70. The arrangements, during the period prior to the delivery of the securities, relating to the moneys received from applicants including the arrangements and timetable for the return of moneys to applicants where their applications are not accepted in whole or in part.



## APPENDIX 2

# APPLICATION DOCUMENTS

### Application Requirements

In relation to applications for admission the following information must be submitted to NEX Exchange at least ten business days (unless otherwise stated) prior to the intended admission date:

- a. a signed and completed admission agreement;
- b. an announcement from the issuer stating that it has made an application for its securities to be admitted to trading on the NEX Exchange Growth Market (see below);
- c. the published admission document (for issuers other than fast-track applicants) or, as the case may be, a prospectus in conformity with Rule 7;
- d. a signed declaration from the NEX Exchange Corporate Adviser;
- e. a cheque for the application fee, as specified from time to time by NEX Exchange;
- f. at least two business days prior to the expected admission date, confirmation from at least one market maker that it has agreed to register in the issuer's securities and of the proposed opening price upon admission; and
- g. at least two business days prior to admission, the issuer will be required, as a condition of admission, to confirm:
  - that any applicable minimum subscription has been reached; and
  - that in the case of an investment vehicle a minimum of £500,000 (or currency equivalent) has been raised upon, or immediately preceding admission;

and that, subject to admission, the securities have been unconditionally allotted.

The announcement required under sub-paragraph (b) should include the following:

- (i) the issuer's registered and trading name;
- (ii) the address and telephone number of its registered office (or principal place of business if different from its registered office);
- (iii) the full names and functions of the directors of the issuer;
- (iv) sector classification;
- (v) a brief factual description of the issuer and its activities which will serve as a company profile on admission;
- (vi) the name of its NEX Exchange Corporate Adviser;

- (vii) the number and class (and the par value per share, or that the shares have no par value, if applicable) of securities being admitted;
- (viii) the timetable for any offer of securities (including an address or website where any prospectus or fundraising document is available for inspection) being undertaken in conjunction with admission, together with any information required to be disclosed under paragraphs 53 and 54 of Part 2 of Appendix 1;
- (ix) Shares in public hands as a percentage of issued share capital;
- (x) Substantial shareholdings required to be disclosed under paragraph 28 of Part 1 of Appendix 1;
- (xi) the address of the website where the items required by Rule 75 are available for inspection; and
- (xii) the expected admission date. If the expected admission dates changes, the announcement will be required to be updated.

A fast-track applicant should include the following additional information:

- (xiii) the name of its Qualifying Market and the date on which it was admitted;
- (xiv) the arrangements for the settlement of transactions in its securities;
- (xv) if applicable, confirmation that its directors (including members of their family and connected persons) have agreed to the lock-in requirements under Rule 6; and
- (xvi) confirmation of whether the issuer is subject to legal or regulatory requirements in its home country regarding the conduct of takeovers and the acquisition of significant voting rights.

## APPENDIX 3

# INTERESTS IN SECURITIES

### Part 1: Substantial Shareholdings

The announcement of a substantial shareholding should contain the information disclosed to the issuer in any relevant shareholder notification (under the DTR or applicable overseas regulation) including the following matters:

- a. the name of the person subject to the notification obligation;
- b. the nature of the transaction triggering the obligation (such as the acquisition or disposal of shares);
- c. the resultant number of voting rights held by the notifying person, expressed also as a percentage of the total number of voting rights of that class of shares. In the case of a person ceasing to have a substantial shareholding, confirmation of that fact shall suffice;
- d. the date on which the applicable threshold was reached or crossed;
- e. the date on which the issuer received the notification;
- f. for a UK issuer, any other required particulars contained in an applicable DTR notification; and
- g. confirmation of whether the interest relates to a legal or beneficial holding.

#### *Guidance Notes on Appendix 3 Part 1*

*The information required to be provided to a UK issuer in relation to a major shareholding is set out in paragraph 5.8.1 of the DTR. Such an issuer should ensure that its announcement includes all the disclosed particulars of a holding, in order to meet its responsibilities under paragraph 5.8.12 of the DTR. In particular for the avoidance of doubt, the “required particulars” mentioned in Appendix 4.1(f) would include:*

- *if applicable, the name of any subsidiary undertakings through which the substantial shareholding is held (DTR 5.8.1(2)); and*
- *if different to the person required to make the notification, the registered holder of any shares which are the subject of the triggering transaction (DTR 5.8.1(4)).*

*An issuer is entitled to rely on the information it receives in a shareholder notification as a proper basis for any announcement required by the Rules.*

### Part 2: Persons discharging managerial responsibility

Where the announcement relates to a holding of securities by a person discharging managerial responsibility it must contain the following information:

- a. the name of the person and for a person discharging managerial responsibilities their position within the issuer;
- b. for a person closely associated with a person discharging managerial responsibilities the name and position of the relevant person;
- c. the reason for the notification;
- d. the date and place of the transaction;
- e. the nature of the transaction;
- f. the number and class of securities acquired or sold in the particular deal, including a description and identifier (e.g. ISIN) of the financial instrument;
- g. the price paid per security

## APPENDIX 4

# FINANCIAL RESULTS

1. The announcement of an issuer's interim results must as a minimum contain the following information:
  - a. a statement by the board;
  - b. the balance sheet;
  - c. the profit and loss account;
  - d. in respect of the financial information disclosed under 1(b) and 1(c) above, comparative information for the previous corresponding period, together with a summary of any change in accounting policy likely to affect the validity of the comparison; and
  - e. a statement of whether or not the information has been reviewed by the issuer's auditor.
2. The announcement of an issuer's final results must contain the following information:
  - a. the information prescribed by paragraphs 1(a), 1 (b) and 1(c) above;
  - b. a statement of earnings or loss per share;
  - c. any decision to pay a dividend together with the dividend timetable;
  - d. in respect of the financial information disclosed under 2(a) to 2(c) above, comparative information for the corresponding period in the previous financial year, together with a summary of any change in accounting policy likely to affect the validity of the comparison; and
  - e. if there is a qualification in the audit opinion, or if it has been modified in relation to going concern or otherwise, the reproduction of the terms of such qualification or modification with due prominence.

### Paragraphs 1 (c) and 2 (a)

The profit and loss account must include as a minimum:

- turnover;
- gross profit (or loss) before tax;
- tax; and
- profit (or loss) after tax.

### Paragraphs 1 (b) and 2 (a)

The balance sheet must include as a minimum:

- fixed assets;
- current assets;



- current liabilities;
- other liabilities;
- share capital; and
- reserves.

#### Paragraph 2 (c)

A dividend timetable must include as a minimum:

- the rate of the net dividend in pence per share;
- the dividend payment date;
- the record date (books close date); and
- the type of dividend (e.g. final, interim or special)

## APPENDIX 5

# DISCLOSURES IN RELATION TO TRANSACTIONS

An announcement in relation to a transaction or reverse takeover must contain the following information where known to the issuer:

- a. particulars of the transaction, including the name of any relevant company or business;
- b. a description of the assets which are the subject of the transaction;
- c. if applicable, a description of the turnover and profits attributable to the assets (and in the case of an acquisition, a description of any goodwill being acquired);
- d. the consideration and how it is being satisfied, including any arrangements for the payment of deferred consideration and any agreement for the repayment or assumption of inter-company or third party debt;
- e. in the case of a disposal and where possible, the profit or loss realised in relation to book value and the proposed application of the proceeds (or where the consideration is satisfied in shares, the issuer's intentions regarding the sale or retention of the holding); and
- f. any other information reasonably required to assess the impact and effects of the transaction on the issuer.

## GLOSSARY

Term	Definition
<b>admission</b>	The <b>admission</b> by <b>NEX Exchange</b> of the <b>securities</b> of an <b>issuer</b> to trading on the <b>NEX Exchange Growth Market</b> .
<b>admission agreement</b>	The document setting out the detailed contractual responsibilities of an <b>issuer</b> in respect of the <b>admission</b> of its <b>securities</b> .
<b>admission document</b>	The document required to be published by an <b>issuer</b> under <b>Rule 7</b> containing the information specified in Appendix 1.
<b>announce or announcement</b>	The submission of an <b>announcement</b> via a <b>RIS</b> for release.
<b>annual fee</b>	The <b>annual fee</b> payable by an <b>issuer</b> in respect of the <b>admission</b> of its <b>securities</b> , as set by <b>NEX Exchange</b> from time to time.
<b>application fee</b>	The fee payable by an <b>issuer</b> in respect of an application for the <b>admission</b> of its <b>securities</b> , as set by <b>NEX Exchange</b> from time to time.
<b>applicable threshold</b>	In relation to <b>substantial shareholdings</b> , each percentage point between three per cent and 100 per cent, found by rounding a holding expressed as a percentage down to the nearest whole number.
<b>business days</b>	A day when the <b>NEX Exchange Growth Market</b> is open for business, and excludes weekends and public holidays in the UK.
<b>cash shell</b>	An <b>issuer</b> which does not, through itself or its subsidiaries, carry on a business activity, or intend to commence a business activity in accordance with an <b>announced</b> business activity, excluding an <b>investment vehicle</b> . <b>Cash shells</b> are not eligible for <b>admission</b> to trading but can result from an <b>issuer</b> admitted to trading on the <b>NEX Exchange Growth Market</b> disposing of its trading business and/or material assets.

Term	Definition
<b>closed period</b>	<p>The period set by <b>MAR</b> article 19 (11) during which a <b>person discharging managerial responsibility</b> is prohibited from conducting any transactions on its own account or for the account of a third party, directly or indirectly, relating to the <b>securities</b> of the <b>issuer</b> or to derivatives or other financial instruments linked to them as amended from time to time. A <b>closed period</b> shall be a period of 30 calendar days before the announcement of an interim financial report or a year-end report which the issuer is obliged to make public according to:</p> <p>(a) the rules of the trading venue where the issuer's shares are admitted to trading; or</p> <p>(b) national law.</p>
<b>closing price</b>	The mid-price between the best bid and best offer price at end of the Mandatory Quote Period as defined in the Trading Rules (4.30pm).
<b>connected person</b>	<p>A trust of which a <b>director</b> of an <b>issuer</b> is a trustee or beneficiary (other than an employee saving or incentive scheme of which a <b>director</b> is a beneficiary only), or a company in which the <b>directors</b> of an <b>issuer</b> have, or have a right or obligation to acquire (individually or collectively), a direct or indirect interest in:</p> <ul style="list-style-type: none"> <li>• for the purpose of <b>Rule 55</b>, share capital conferring 30 per cent or more of voting rights; or</li> <li>• for the purpose of <b>Rules 6, 43 and 71</b>, share capital conferring 20 per cent or more of voting rights.</li> </ul>
<b>Corporate Adviser Handbook</b>	The NEX Exchange Corporate Adviser Handbook as amended or supplemented from time to time by <b>market notice</b> which sets out the requirements and responsibilities for <b>NEX Exchange Corporate Advisers</b> .
<b>deal</b>	<p>Any agreement, right or obligation to acquire or dispose of a legal or beneficial interest in <b>securities</b> (whether present or future, direct or indirect or subject to further conditions). This includes (a) on market transactions, (b) the grant, exercise or any dealings in share options or warrants, (c) the pledging of <b>securities</b> (whether as collateral for a loan or otherwise), (d) the issue or conversion of any instrument convertible into <b>securities</b>, or (e) the acquisition or disposal of a financial product whose value is determined by movements in the price of <b>securities</b>, such as a contract for differences.</p> <p>For the purpose of <b>Rule 71</b> only, <b>deal</b> does not include participation in a rights or entitlement issue, or other pre-emptive offer to shareholders (including the payment of a scrip dividend or bonus issue), the grant of options in accordance with the published terms of an employee share option scheme, or the acceptance of a takeover (including the gathering of irrevocable undertakings).</p>

Term	Definition
<b>declaration</b>	The <b>declaration</b> to <b>NEX Exchange</b> in the form prescribed in Appendix D of the Corporate Adviser Handbook required to be made by a <b>NEX Exchange Corporate Adviser</b> when submitting an application for <b>admission</b> or alternatively upon being appointed as an <b>issuer's</b> new <b>NEX Exchange Corporate Adviser</b> .
<b>director</b>	A person who carries out the functions of a <b>director</b> whether or not officially appointed and by whatever name called.
<b>DTR</b>	Chapter 5 of the Disclosure and Transparency Rules of the <b>FCA</b> , setting out vote-holder and <b>issuer</b> notification rules in relation to major shareholdings in companies. The <b>DTR</b> is available for inspection on the <b>FCA</b> website at <a href="http://www.fca.org.uk">www.fca.org.uk</a> .
<b>EBITDA</b>	Earnings before interest, taxes, depreciation and amortisation.
<b>eligibility criteria</b>	The criteria to be met by an <b>issuer</b> applying for <b>admission</b> to <b>NEX Exchange</b> as set out in <b>Rule 2</b> .
<b>family</b>	As defined in section 253 of the Companies Act 2006.
<b>fast-track applicant</b>	An <b>issuer</b> admitted to a <b>Qualifying Market</b> or which has successfully applied to be admitted to trading on a <b>Qualifying Market</b> , applying for <b>admission</b> to the <b>NEX Exchange Growth Market</b> in accordance with the <b>fast-track admission procedure</b> .
<b>fast-track admission procedure</b>	The <b>admission procedure</b> set out in <b>Rules 15 to 19</b> of Part 1 with respect to the <b>admission</b> of a <b>fast-track applicant</b> .
<b>FCA</b>	The Financial Conduct Authority.
<b>inside information</b>	Information of a specific and precise nature which is not generally available, but which if made public would be likely to have a significant effect on the price of the <b>securities</b> of the <b>issuer</b> concerned.
<b>insider</b>	A person or entity privy to <b>inside information</b> .
<b>investment vehicle</b>	An <b>issuer</b> whose actual or intended principal activity is to invest in the <b>securities</b> of other businesses (whether publicly traded or not), or to acquire a particular business, in accordance with specific investment criteria. The term does not include a <b>mineral exploration company</b> or <b>issuers</b> that conduct any trading activity which is significant in the context of the whole group.
<b>issuer</b>	An <b>issuer</b> whose <b>securities</b> have been admitted to trading on the <b>NEX Exchange Growth Market</b> , or for which an application for <b>admission</b> has been made, including a <b>fast-track applicant</b> unless the context requires otherwise. For the purpose of any disciplinary action, <b>issuer</b> shall include an entity which was an <b>issuer</b> at the time that the events the subject of the proceedings occurred.



Term	Definition
<b>market abuse regulation or MAR</b>	EU Regulation 596/2014 of the European Parliament and the Council of 16 April 2014, as may be amended from time to time.
<b>market maker</b>	An <b>NEX Exchange</b> member firm which has been approved by <b>NEX Exchange</b> to act in the capacity of a <b>market maker</b> in relation to the <b>securities</b> of an <b>issuer</b> .
<b>market notice</b>	A regulatory notice published by <b>NEX Exchange</b> .
<b>MiFID</b>	Directive 2004/39/EC of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments.
<b>mineral company</b>	As defined in the European Securities and Markets Authority's recommendations on ' <i>The consistent implementation of Commission Regulation (EC) No 809/2004 implementing the Prospectus Directive</i> ' as amended from time to time.
<b>mineral exploration company</b>	A <b>mineral company</b> as defined in the European Securities and Markets Authority's recommendations on ' <i>The consistent implementation of Commission Regulation (EC) No 809/2004 implementing the Prospectus Directive</i> ' as amended from time to time, engaged in exploration, development, or planning activities but excluding production activities.
<b>new enterprise</b>	An <b>issuer</b> whose main activity is not supported by an historic revenue record as shown by audited information (such as annual accounts together with an auditor's report) covering the period of at least 24 months prior to <b>admission</b> , including where the context requires an <b>investment vehicle</b> .
<b>NEX Exchange</b>	NEX Exchange Limited, a company incorporated in England with registered company number 4309969 whose registered office is located at 2 Broadgate, London, EC2M 7UR and the <b>recognised investment exchange</b> , as appropriate.
<b>NEX Exchange Corporate Adviser</b>	An <b>NEX Exchange</b> member firm which has been approved by <b>NEX Exchange</b> to act in the capacity of a <b>Corporate Adviser</b> and has been admitted to the register of such advisers.
<b>NEX Exchange Growth Market</b>	The <b>NEX Exchange</b> primary market segment operated by <b>NEX Exchange</b> for <b>dealings</b> in unlisted <b>securities</b> admitted to trading in accordance with the <b>Rules</b> .

Term	Definition
<b>notifiable change</b>	<p>The following events of which the <b>issuer</b> has been formally notified:</p> <ul style="list-style-type: none"> <li>the acquisition of a <b>substantial shareholding</b>;</li> <li>a change in the <b>applicable threshold</b> of a <b>substantial shareholding</b>; or</li> <li>an event which results in a person ceasing to have a <b>substantial shareholding</b>.</li> </ul> <p>A <b>notifiable change</b> may arise as a result of a transaction in <b>shares</b> or other events affecting the breakdown of voting rights as set out in paragraph 5.1.2 of the <b>DTR</b>.</p>
<b>offer of securities to the public</b>	<p>A communication to any person which presents sufficient information on:</p> <ul style="list-style-type: none"> <li>the <b>securities</b> to be offered, and</li> <li>the terms on which they are offered,</li> </ul> <p>to enable an investor to decide to buy or subscribe for the <b>securities</b> in question. This definition should be interpreted in a manner consistent with section 102B of the Financial Services and Markets Act 2000 and the <b>prospectus rules</b>.</p>
<b>overseas issuer</b>	<p>An <b>issuer</b> incorporated or constituted under the law of a country outside the United Kingdom.</p>
<b>person discharging managerial responsibility</b>	<p>As defined in <b>MAR</b>, as may be amended from time to time; including:</p> <p>A person within an issuer who is:</p> <ol style="list-style-type: none"> <li>a member of the administrative, management or supervisory body of that entity; or</li> <li>a senior executive who is not a member of the bodies referred to in (a), who has regular access to <b>inside information</b> relating directly or indirectly to that entity and power to take managerial decisions affecting the future developments and business prospects of that entity; and</li> <li>a person closely associated with them being: <ol style="list-style-type: none"> <li>a spouse, or a partner considered to be equivalent to a spouse in accordance with national law;</li> <li>a dependent child, in accordance with national law;</li> <li>a relative who has shared the same household for at least one year before the relevant time;</li> <li>a legal person, trust or partnership the managerial responsibilities of which are discharged by a Person discharging managerial responsibilities or by a person referred to above, which is directly or indirectly controlled by such a person, which is set up for the benefit of such a person, or the economic interests of which are substantially equivalent to those of such a person.</li> </ol> </li> </ol>
<b>prospectus regulation</b>	<p>EU Regulation 2004/809/EC, which sets out the information requirements for a prospectus published under the <b>prospectus rules</b>.</p>
<b>prospectus rules</b>	<p>Part 6 of the Financial Services and Markets Act 2000 relating to the requirement to publish a prospectus and the <b>Rules</b> made by the <b>FCA</b> under that part.</p>

Term	Definition
<b>qualified investor</b>	An investor registered on the register of <b>qualified investors</b> maintained by the <b>FCA</b> .
<b>Qualifying Market</b>	A market classified as a Multilateral Trading Facility as defined by Article 4(15) of <b>MiFID</b> and recognised by <b>NEX Exchange</b> as a <b>Qualifying Market</b> subject to the satisfaction of objective criteria prescribed by <b>NEX Exchange</b> and amended or supplemented from time to time by <b>market notice</b> . A list of recognised <b>Qualifying Markets</b> is maintained by <b>NEX Exchange</b> on its website.
<b>recognised investment exchange</b>	An entity the subject of a recognition order made by the <b>FCA</b> under the Financial Services and Markets Act 2000 declaring an entity to be a <b>recognised investment exchange</b> .
<b>REIT</b>	A UK REIT as defined in Part 12 of the Corporation Tax Act 2010.
<b>related party</b>	A person who is, or was during the twelve months preceding the transaction, a <b>director</b> , <b>shadow director</b> (including his or her <b>family</b> and <b>connected persons</b> ) or a person who has, or has a right or obligation to acquire, a direct or indirect interest in the share capital of an <b>issuer</b> (its subsidiary or parent undertaking, or subsidiary undertaking of its parent undertaking) conferring ten per cent or more of voting rights, or is entitled to appoint or remove <b>directors</b> holding a majority of voting rights at board meetings of the <b>issuer</b> .
<b>revenue</b>	Revenue or turnover as shown in an <b>issuer's</b> most recent audited financial information reported in accordance with UK GAAP, US GAAP or International Accounting Standards or other appropriate standard agreed with <b>NEX Exchange</b> , or alternatively in respect to an <b>issuer's</b> historical revenue record supported by previous audited financial information.
<b>RIS</b>	A Regulated Information Service which is a Primary Information Provider (PIP) that is approved by the <b>FCA</b> to disseminate regulatory information to the market and is on the list of Regulated Information Services maintained by the <b>FCA</b> .
<b>Rule or Rules</b>	The <b>NEX Exchange Growth Market - Rules for Issuers</b> , as amended or supplemented from time to time by <b>market notice</b> .
<b>securities</b>	A class of <b>securities</b> admitted to trading on the <b>NEX Exchange Growth Market</b> (or for which an application for <b>admission</b> has been made) in accordance with the <b>Rules</b> .
<b>shadow director</b>	A person in accordance with whose directions or instructions the <b>directors</b> of an <b>issuer</b> are accustomed to act (not including a person who gives advice in a professional capacity).

Term	Definition
<b>shares</b>	Issued <b>shares</b> of a class carrying voting rights at general meetings of the <b>issuer</b> in all circumstances which are admitted to trading on the <b>NEX Exchange Growth Market</b> . This definition should be interpreted in a manner consistent with paragraph 5.1 of the <b>DTR</b> .
<b>shares in public hands</b>	Includes all <b>shares</b> not held by <b>related parties</b> (including <b>directors</b> , <b>shadow directors family</b> , and <b>connected persons</b> ), <b>relevant employees</b> , locked-in persons, and persons or persons acting in concert who have an interest in five per cent or more of the relevant class of <b>shares</b> . <b>Shares</b> permitted to be held in treasury are not counted as <b>shares in public hands</b> .
<b>specialist issuer</b>	An <b>issuer</b> whose principal activity in the opinion of <b>NEX Exchange</b> relates to a specific area of expertise including a <b>mineral company</b> , property development, scientific based or shipping companies.
<b>substantial shareholding</b>	A direct or indirect holding of the <b>shares</b> or qualifying financial instruments of an <b>issuer</b> required to be notified to the <b>issuer</b> in accordance with the requirements of the <b>DTR</b> (or any applicable overseas law or regulation permitting or requiring equivalent disclosure), or a holding above an <b>applicable threshold</b> revealed through enquiries made by the <b>issuer</b> under companies legislation.

