

Gateway to Hong Kong Listings Your essential guide to going public

March 2025

Hong Kong Main Board - Basic listing requirements

	Profit test	Market capitalisation/ revenue/cash flow test	Market capitalisation/ revenue test
Track record		ancial years ¹ st the three preceding financial years for at least the most recent audited fin	ancial year
Financial eligibility	 Profit of not less than HK\$35 million for the most recent financial year Aggregated profit of not less than HK\$45 million for the first two financial years 	 Revenue of at least HK\$500 million for the most recent audited financial year Aggregate positive operating cash flows of at least HK\$100 million for the preceding three financial years 	 Revenue of at least HK\$500 million for the most recent audited financial year
Minimum market capitalisation at the time of listing	 HK\$500 million 	HK\$2 billion	 HK\$4 billion
Public float at the time of listing	 Market capitalisation of at least H Public float of at least 25% of the At least 300 public shareholders Not more than 50% of public float 		largest public shareholders
Accountants' report	 The latest financial period end mu Must be prepared in accordance w a) Hong Kong Financial Reporting b) International Financial Reporti c) China Accounting Standards for annual financial statements Alternative financial reporting star 		ocument date ndards: : issuers adopting CASBE for their /IFRSs may be accepted for companies
Working capital requirement	 Sufficient working capital for at le 	ast 12 months from the date of the listi	ng document
Lock-up period	a) the first six months after listin	st not dispose of any shares within: g; and sting that would result in them ceasing	to be controlling shareholder(s)
Corporate governance	 Must establish audit committee, r 	ender on the board cecutive directors (INEDs) representing emuneration committee and nomination or until publication of the financial resul	on committee
Other requirements	 The subscriptions of securities mu No new securities may be issued w Controlling shareholders or directed 	vithin six months from listing ors may conduct in competing business	

1. Shorter trading record may be accepted for companies applying for listing under:

• Main Board Rule 8.05(3) market capitalisation/revenue test if: (a) directors and management have sufficient and satisfactory experience of at least three years in the Ine of business and industry of the new applicant; and (b) management continuity for the most recent audited financial year Main Board Rule 8.05B(2) as a newly formed 'project' company Main Board Rule Ch 18 'Mineral Companies' •

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- ٠ Main Board Rule Ch 18A 'Biotech Companies'



Hong Kong Main Board A. Specific listing requirements for mineral companies (Chapter 18)

Business activity	 For companies whose major activity is the exploration for and/or extraction of natural resources. Major activity is an activity which represents 25% or more of total assets, revenue or operating expenses of the group 	
Features	 Has the right to participate actively in the exploration for and/or extraction of the relevant natural resources through: a) control over a majority (ie >50% interest) (by value) of the assets in which it has invested together with adequate rights over the exploration and extraction; or b) adequate rights, which give it sufficient influence in decisions over the exploration and/or extraction Has at least portfolio of indicated resources or contingent resources that is: a) identifiable under a recognised reporting standard¹ and substantiated in a report by a competent person²; and b) meaningful and of sufficient substance to justify a listing 	
Waivers from basic listing requirements	 May accept a shorter trading record period and/or vary or waive the financial eligibility requirement if: a) directors and senior managers, taking together, have sufficient experience in the activity that the company is pursuing; and b) individuals relied on have a minimum of five years relevant industry experience 	
Working capital requirement	At least 125% of the group's needs for at least the next 12 months from the date of the listing document	

Recognised reporting standard – JORC Code, NI 43-101 or SAMREC Code for mineral resources and reserves and PRMS for petroleum resources and reserves. 1. 2. Competent person -

i. Have a minimum of five years experience relevant to the style of mineralisation and type of deposit under consideration or to the type of petroleum exploration, reserve estimate (as appropriate), and to the activity which the listing applicant is undertaking;

ii. Be professionally qualified, and be a member in good standing of a relevant recognised professional organisation, in a jurisdiction where, in the HKEX's opinion, the statutory securities regulator has satisfactory arrangements with the SFC for mutual assistance and exchange of information for enforcing and securing compliance with the laws and regulations of that jurisdiction and Hong Kong; iii.

Take overall responsibility for its report; and

iv. Be independent of the issuer, its directors, senior management and advisers.





Hong Kong Main Board B. Specific listing requirements for biotech companies (Chapter 18A)

Business activity	 For companies primarily engaged in the research and development (R&D), application and commercialisation of biotech products, processes or technologies 		
Features	 At least one core product¹ developed beyond the concept stage Primarily engaged in R&D for developing the core product(s) and has continued such R&D for at least 12 months prior to listing Raising fund for R&D to bring the core product(s) to commercialisation as the primary reason for listing Have ownership of registered patent(s), patent application(s) and other intellectual property rights on the core product(s) 		
Track record	 In current line of business for at least two financial years prior to listing under substantially the same management 		
Minimum market capitalisation at the time of listing	HK\$1.5 billion		
Public float at the time of listing	 Market capitalisation of at least HK\$375 million held by the public 		
Working capital requirement	 At least 125% of the group's costs for at least the next 12 months from the date of the listing document 		
Third party investment	Meaningful third-party investment (see indicative benchmark below) from at least one sophisticated investor ² at least six months before listing:		
	Market capitalisation Investment (% of issued share capital)		
	HK\$1.5 billion - HK\$3 billion	≥ 5%	
	> HK\$3 billion - HK\$8 billion	≥ 3%	
	> HK\$8 billion	≥ 1%	

1. Core product – Core product must be a regulated biotech product that is required by applicable laws, rules or regulations to be evaluated and approved by a competent authority before it could be marketed and sold in the market regulated by that competent authority.

2. Sophisticated investor – Refer to Chapter 2.3 paragraph 10 of Guide for New Listing Applicants.

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Hong Kong Main Board C. Specific listing requirements for specialist technology companies (Chapter 18C)

	Commercial compan	ies ¹		Pre	-com	mercial companies ²
Business activity	For companies primarily engaged in the research and development (R&D) of, and the commercialisation and/or sales of, specialist technology product(s) within an acceptable sector of a specialist technology industry ³					
Track record	In current line of business for at least three financial years prior to listing under substantially the same management Engaged in R&D of its specialist technology product(s) for at least three financial years prior to listing Ownership continuity and control for at least 12 months prior to the listing application			ancial years prior to listing		
Revenue	At least HK\$250 million from sp technology business segment(s) recent audited financial year, wit growth	for the most		 No requirement 	ent	
R&D expenditure		operating expenditure) meets the thresholds below on: (i) a yearly basis for a years before listing; and (ii) an aggregate basis over all three financial years • 30% (for revenue ≥ HK\$150 million) • 50% (for revenue <hk\$150 million)<="" td=""></hk\$150>				
Minimum market capitalisation at the time of listing	HK\$4 billion during the rule mod implementation period ⁴ , otherw		lion			g the rule modification riod⁴, otherwise, HK\$10 billion
Working capital requirement	At least 100% of the group's req least the next 12 months from t listing document					e group's requirement for at leas s from the date of the listing
Third party investment	Meaningful investment (see belo a) investments from a group of					
	Minimum investment	the listing	applio it the	re capital as at cation date and pre-application d	Am moi	ion 2 ount invested at least 12 nths before listing lication date
	(i) All Pathfinder SIIs	• ≥ 10% ir	n aggre	egate	• ≥	HK\$1.5 billion in aggregate
	(ii) At least two Pathfinder SIIs	• ≥ 3% ea	ch		• ≥	HK\$450 million each
	(b) total investment from all SIIs (as % of issued share capital) at listing satisfies the threshold be				isfies the threshold below:	
	Market capitalisation		Comr	mercial companies	5	Pre-commercial companies
	< HK\$15 billion			• 20%		• 25%
	≥ HK\$15 billion but < HK\$		• 15%			• 20%
	≥ HK\$30 billion	<u>KKK</u>	• 10%	%		• 15%
Lock-up period	12 months for controlling shareh persons ⁷ 6 months for Pathfinder SIIs	 eholder(s) and key 24 months for controlling shareholder(s) and key persons⁷ 12 months for Pathfinder SIIs 				

1. Commercial company – A specialist technology company that has revenue of at least HK\$250 million for its most recent audited financial year.

2. Pre-commercial company – A specialist technology company that does not meet the revenue requirement to be a commercial company.

 Specialist technology industry – Includes: (i) next-generation information technology; (ii) advanced hardware and software; (iii) advanced materials; (iv) new energy and environmental protection; and (v) new food and agricultural technologies. For full list, refer to <u>Chapter 2.5 of the Guide to New Listing Applicants</u>.

- 4. Rule modification implementation period A fixed period of three years from 1 September 2024 to 31 August 2027 to which a temporary modification to the minimum market capitalisation threshold for specialist technology companies will be applied under 'Joint Announcement of the SFC and the Exchange in Relation to Temporary Modifications to Requirements for Specialist Technology Companies and De-SPAC Transactions'. The modified threshold applies to all Main Board Rule Ch 18C applicants that meet the following criteria: (a) the expected date of listing is on or after 1 September 2024; and (b) the relevant listing applications (including all renewals of such applications) are submitted on or before 31 August 2027.
- 5. Sophisticated independent investors (SIIs) Refer to Chapter 2.5 (Part D) of Guide for New Listing Applicants.
- 6. Pathfinder SIIs SIIs who have invested in the specialist technology company at least 12 months before listing application.

 Key persons – Includes founders, beneficiaries of weighted voting rights, executive directors and senior management and key personnel responsible for the technical operations and/or R&D of its specialist technology product(s).

Hong Kong Main Board

D. Specific listing requirements for special purpose acquisition company (SPAC) (Chapter 18B)

1. SPAC IPO					
Business activity	 For a shell companies that raise funds through listing for acquiring a business (de-SPAC target) at a later stage within a pre-defined time period after listing (de-SPAC transaction) 				
Fund raise size	► At least HK\$1 billion				
SPAC share issue price	► At least HK\$10				
SPAC investors	 Restricted to professional investors¹ prior to the de 	-SPAC transaction			
Open market	 At least 75 professional investors, of whom at least 				
requirements	 Institutional professional investors must hold at least 				
SPAC promotor	 Must meet suitability and eligibility requirements (Refer to <u>Chapter 2.4 of Guide for New Listing Applicants</u>) At least one SPAC promotor is an SFC Type 6 or Type 9 license firm The beneficial holder holds at least 10% of the promoter shares³ 				
SPAC director	 At least two individuals holding Type 6 and/or Type 				
	 At least one director representing the licensed SPA 	C promoter			
2. De-SPAC transaction					
New listing requirements	 The listed issuer resulting from the completion of a de-SPAC transaction (successor company) must meet all listing requirements for new listing 				
Eligibility of de-SPAC	Fair market value of at least 80% of the funds raise				
targets	 'Investment companies' under Ch 21 are not considered to be eligible de-SPAC targets 				
Open market requirements	Successor company must have at least 100 professional investors				
Third party investment	following table: Note: for de-SPAC transactions that are expected to	following table: Note: for de-SPAC transactions that are expected to be announced during the rule modification implementation period ⁴ , PIPE investments is modified to the lower of: (a) the following thresholds; or (b)			
444444	Negotiated value of the de-SPAC target (NV)	Minimum PIPE Investments (% of NV)			
	< HK\$2 billion	25%			
	≥ HK\$2 billion but < HK\$5 billion	15%			
444444	≥ HK\$5 billion but < HK\$7 billion	10%			
	≥ HK\$7 billion	7.5%			
	► At least 50% of PIPE investments must be contribu	uted by at least three sophisticated investors ⁵			
Shareholder rights	 De-SPAC transaction must be approved by the SPAC's shareholders (excluding SPAC promoters and their respective close associates) SPAC shareholders must be given the option to redeem their shares prior to the following events: a) the de-SPAC transaction; b) material changes in SPAC promoters and/or SPAC directors c) extension of de-SPAC deadlines 				
Deadlines of the de-SPAC transaction	 Must be announced within 24 months from the SPAC listing Must be completed within 36 months from the SPAC listing Extension of up to six months may be accepted subject to the SPAC shareholders' and the HKEX's approval 				
Lock-up period	12 months from the completion of a de-SPAC transaction for SPAC promoters				

Professional investors – Persons falling under paragraphs (a) to (j) of the definition of 'professional investor' in section 1 of Part 1 of Schedule 1 to the SFO.
 Institutional professional investors – Persons falling under paragraphs (a) to (i) of the definition of 'professional investor' in section 1 of Part 1 of Schedule 1 to the SFO.

3. Promoter shares – A share of a separate class to SPAC shares issued by a SPAC exclusively to a SPAC promoter at nominal consideration.

Rule modification implementation period – A fixed period of three years from 1 September 2024 to 31 August 2027 to which a temporary modification to the minimum independent third party investments for de-SPAC transaction will be applied under 'Joint Announcement of the SFC and the Exchange in Relation to Temporary Modifications to Requirements for Specialist Technology Companies and De-SPAC Transactions'.
 Sophisticated investors –Refer to Chapter 2.4 (Part VII) of Guide for New Listing Applicants.



Hong Kong Main Board E. Specific listing requirements for companies with weighted voting rights (WVR) structures (Chapter 8A)

Features	• An innovative company which possesses more than one of the following characteristics:
	• its success is attributable to application, to the company's core business, of new technologies,
	innovations and/or a new business model
	 research and development (R&D) is a significant contributor of its expected value and constitutes a major activity and expense
	 its success is attributable to its unique features or intellectual properties
	 has an outsized market capitalisation or intangible asset value relative to its tangible asset value
	 A track record of high business growth and its high growth trajectory is expected to continue Each WVR beneficiary:
	 a) has been materially responsible for the growth of the business, by way of his skills, knowledge and/or strategic direction; and
	 b) must be (i) an individual who has an active executive role within the business, and has contributed to a material extent to the ongoing growth of the business; and (ii) a director of the issuer at the time of listing
	 Meaningful third-party investment from at least one sophisticated (must retain an aggregate 50% of their investment at listing for at least six months post-IPO)
Minimum market	At least HK\$40 billion or HK\$10 billion if revenue for the most recent audited financial year exceeds
capitalisation at the	HK\$1 billion
time of listing	
WVR safeguards	Non-WVR shareholders hold at least 10% of voting power
	 Voting power of WVR shares are not more than 10 times of the voting power of ordinary shares
	▶ WVR beneficiaries collectively own at least 10% of the underlying economic interest in the listing
	applicant's total issued share capital at listing
	▶ WVRs are restricted to directors and must cease if the beneficiary is deceased, no longer a board
	member, incapacitated or no longer meets the requirements of a director
	 WVRs must cease upon the WVR shares are transferred to another person
	 Must not increase the proportion of WVR shares in issue after listing
Corporate governance	 Independent non-executive directors (INEDs) must be subject to retirement by rotation at least once every three years
	Nomination committee must be chaired by an INED and comprising majority of INEDs
	 Must establish a corporate governance committee comprising entirely of INEDs
	Compliance adviser must be appointed on a permanent basis
	 Key matters (eg changes to constitutional documents, appointment or removal of an INED or auditor etc) must be decided on one-share one-vote basis
Retention of existing	 Non-Greater China issuers¹ and Grandfathered Greater China issuers² with WVR structures can apply for the structures of the structures can apply for the structures can apply for the structures can be structured by the structure by the structures can be structured by the structure by the structures can be structured by the structure by the struc
WVR structures	dual primary or secondary listing without amending their existing WVR structures to comply with the
	requirements on WVR structures if such issuer:
	 a) has a track record of good regulatory compliance of at least two full financial years on a qualifying exchange³; and
	b) meets the minimum market capitalisation requirements set out above
	b) meets the minimum market capitalisation requirements set out above

1. Greater China issuers – A qualifying issuer with its centre of gravity in Greater China. Qualifying issuer is an issuer primary listed on a qualifying exchange.

Grandfathered Greater China Issuers – A Greater China issuers that was: (a) primary listed on a qualifying exchange on or before 15 December 2017; or (b) primary listed on a qualifying exchange after 15 December 2017, but on or before 30 October 2020 and controlled by corporate WVR beneficiaries as at 30 October 2020.
 Qualifying exchange – The New York Stock Exchange LLC, Nasdaq Stock Market or the Main Market of the London Stock Exchange plc (and belonging to the UK

Financial Conduct Authority's 'Premium Listing' segment).



Hong Kong Main Board

F. Specific listing requirements for overseas issuers¹ seeking secondary listing in Hong Kong (Chapter 19C)

Listing requirements for issuer with WVR structures	 Have a track record of good regulatory compliance of at least two full financial years on a qualifying exchange² Meet one of the following criteria: <u>Criteria A</u> a) Market capitalisation of at least HK\$10 billion; and b) Revenue of at least HK\$1 billion in the most recent audited financial year Criteria B a) Market capitalisation of at least HK\$40 billion
Listing requirements for issuer without WVR structures	 Meet one of the following criteria: <u>Criteria A</u> have at least five years* of good compliance record on a qualifying exchange (for any overseas issuer) or on any recognised stock exchange³ (for overseas issuer without a centre of gravity in Greater China⁴ only); and a minimum market capitalisation of HK\$3 billion <u>Criteria B</u> have at least two years* of good compliance record on a qualifying exchange; and a minimum market capitalisation of HK\$10 billion <u>*Track record criteria may be waived if the overseas issuer is well-established and has a market capitalisation that is significantly larger than HK\$10 billion</u>
Conversion to primary listing in Hong Kong	 All secondary listed issuers must comply with the trading migration requirement⁵ A secondary listed issuer will be regarded as a primary listed issuer in the event of migration⁶; primary conversion⁷ or overseas de-listing⁸

1. Overseas issuers – Issuers that are incorporated outside of Hong Kong or the PRC.

2. Qualifying exchange – The New York Stock Exchange LLC, Nasdaq Stock Market or the Main Market of the London Stock Exchange plc (and belonging to the UK Financial Conduct Authority's 'Premium Listing' segment).

4. Centre of gravity in Greater China – Non-exhaustive factors will be considered in determining whether an overseas issuer has its centre of gravity in Greater China, which include: (a) whether the issuer has a listing in Greater China; (b) the issuer's history; (c) the issuer's place of incorporation; (d) the issuer's headquarter; (e) the issuer's place of central management and control; (f) the location of the issuer's main business operations and assets; (g) the location of the issuer's corporate and tax registration; and (h) the nationality or country of residence of the issuer's management and controlling shareholder.

^{3.} Recognised stock exchange – Refer to the list of recognised stock exchanges published on the HKEX's website. As of 10 March 2025, recognised stock exchanges include the Singapore Exchange, the Tokyo Stock Exchange, the Toronto Stock Exchange etc.

^{5.} Trading migration requirement – The requirements that if the majority of trading in an issuer's listed shares migrates to the HKEX's markets on a permanent basis, the HKEX will regard the issuer as having dual primary listing and consequently the waivers enjoyed by the issuer due to its secondary listing status will no longer apply to such issuer. Majority of trading means 55% or more of the total worldwide trading volume (by dollar value) of those shares (including trading volume in depositary receipts issued on those shares) over the listed issuer's most recent financial year, takes place on the HKEX's markets.

^{6.} Migration – The migration of the majority of trading in an overseas issuer's shares to the HKEX's markets under Main Board Rule 19C.13.

^{7.} Primary conversion – Voluntary conversion from secondary listing to dual-primary listing on the HKEX by an overseas issuer.

^{8.} Overseas de-listing – De-listing (voluntary or involuntary) of an overseas issuer's shares or depositary receipts issued on its shares from the recognised stock exchange on which it is primary listed under Main Board Rule 19C.13A.

🔨 Hong Kong GEM - Basic listing requirements

	Cash flow test	Market capitalisation/revenue/R&D test		
Track record	Trading record of at least two financial years ¹ Management continuity for at least the two preceding financial years Ownership continuity and control for at least the most recent audited financial year			
Financial eligibility	 Aggregated positive operating cash flow of at least HK\$30 million for the two preceding financial years 	 Aggregated revenue of at least HK\$100 million for the two most recent audited financial years, with a year-on-year growth over the two financial years R&D expenditure of at least: a) HK\$30 million in aggregate for the two preceding financial years; and b) 15% of the total operating expenditure for each of the two preceding financial years 		
Minimum market capitalisation at the time of listing	 HK\$150 million 	 HK\$250 million 		
Public float at the time of listing	 Public float of at least 25% of the total issued share At least 100 public shareholders 	Market capitalisation of at least HK\$45 million held by the public Public float of at least 25% of the total issued share capital At least 100 public shareholders Not more than 50% of public float being beneficially owned by the three largest public shareholders		
Accountants' report	 Covers at least two financial years immediately preceding the issue of the listing document The latest financial period end must be within six months of the listing document date Must be prepared in accordance with one of the following accounting standards: a) Hong Kong Financial Reporting Standards (HKFRSs) b) International Financial Reporting Standards (IFRSs) c) China Accounting Standards for Business Enterprises (CASBE) for PRC issuers adopting CASBE for their annual financial statements Alternative financial reporting standards with a reconciliation to HKFRSs/IFRSs may be accepted for companies incorporated outside of Hong Kong or the PRC (Refer to <u>Chapter 2.1 of Guide for New Listing Applicants</u>) 			
Working capital requirement	 Sufficient working capital for at least 12 months from 	m the date of the listing document		
Lock-up period	a) the first six months after listing; and	The controlling shareholder(s) must not dispose of any shares within: a) the first six months after listing; and b) the second six months after listing that would result in them ceasing to be controlling shareholder(s)		
Corporate governance	 At least a director of a different gender on the board At least three independent non-executive directors Must establish audit committee, remuneration com Must appoint a compliance adviser until publication after listing 	(INEDs) representing at least one-third of the board		
Other requirements	At least 10% of the total offer size must be allocated to initial public offerings No new securities may be issued within six months from listing Controlling shareholders or directors may conduct in competing businesses as long as full disclosure is made Must meet the core shareholder protection standards on certain matters (eg general meetings, directors removal and auditors appointment etc)			

1. Shorter trading record may be accepted for companies applying for listing under:

GEM Rule 11.14(1) as a newly formed 'project' company
GEM Rule Ch 18A 'Mineral Companies'.

Hong Kong GEM A. Specific listing requirements for mineral companies (Chapter 18A)

Business activity	For companies whose major activity is the exploration for and/or extraction of natural resources. Major activity is an activity which represents 25% or more of total assets, revenue or operating expenses of the group	
Features	 Has the right to participate actively in the exploration for and/or extraction of the relevant natural resources through: a) control over a majority (ie >50% interest) (by value) of the assets in which it has invested together with adequate rights over the exploration and extraction; or b) adequate rights, which give it sufficient influence in decisions over the exploration and/or extraction Has at least portfolio of indicated resources or contingent resources that is: a) identifiable under a recognised reporting standard¹ and substantiated in a report by a competent person²; and b) meaningful and of sufficient substance to justify a listing 	
Waivers from basic listing requirements	 May accept a shorter trading record period and/or vary or waive the ownership and management requirements if: a) directors and senior managers, taking together, have sufficient experience in the activity that the company is pursuing; and b) individuals relied on have a minimum of five years relevant industry experience 	
Working capital requirement	• At least 125% of the group's needs for at least the next 12 months from the date of the listing document	

1. Recognised reporting standard – JORC Code, NI 43-101 or SAMREC Code for mineral resources and reserves and PRMS for petroleum resources and reserves. 2. Competent person –

i. Have a minimum of five years experience relevant to the style of mineralisation and type of deposit under consideration or to the type of petroleum exploration, reserve estimate (as appropriate), and to the activity which the listing applicant is undertaking;

ii. Be professionally qualified, and be a member in good standing of a relevant recognised professional organisation, in a jurisdiction where, in the HKEX's opinion, the statutory securities regulator has satisfactory arrangements with the SFC for mutual assistance and exchange of information for enforcing and securing compliance with the laws and regulations of that jurisdiction and Hong Kong;

iii. Take overall responsibility for its report; and

iv. Be independent of the issuer, its directors, senior management and advisers.



Transfer from GEM to Main Board

	GEM transfer under Chapter 9A of Main Board Listing Rules	Streamlined GEM transfer under Chapter 9B of Main Board Listing Rules	
Qualification for listing	 Meet all the qualifications for listing on the Main Board 		
Publication of financial results	 Published its financial results for the first full financial year commencing after initial listing on GEM 	 Published its financial results for three full financial years commencing after initial listing on GEM 	
Ownership and control	 Meet the relevant requirements for Main Board listing 	 Continuity of ownership and control for three full financial years preceding the transfer application 	
Principal business	 Meet the relevant requirements for Main Board listing 	 No fundamental change in principal business(es) for three full financial years preceding the transfer application 	
Daily turnover test	 No requirement 	 Minimum daily turnover threshold of HK\$50,000 on at least 50% of the trading days over the reference period¹ 	
Volume weighted average market capitalisation test	No requirement	 Volume weighted average market capitalisation over the reference period meets the minimum market capitalisation requirement for Main Board listing 	
Compliance record	 No serious breach of GEM or Main Board Listing Rules in the 12 months preceding the transfer application and until the commencement of dealings in securities on the Main Board Not be the subject of any investigation by the HKEX, or any ongoing disciplinary proceedings under GEM Rule Chapter 3 or Main Board Rule Chapter 2A, in relation to a serious breach or potentially serious breach of, any GEM or Main Board Listing Rules as at the date of the transfer application and the date when dealing in securities commences on the Main Board 		
Sponsor appointment	 Must appoint a sponsor at least two months before submitting the transfer application 	 No requirement 	
Publication requirement	 Must issue a 'prospectus-standard' listing document 	 Must publish a transfer announcement 	

1. Reference period – The 250 trading days immediately preceding the transfer application and until the commencement of dealings in securities on the Main Board.



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