Hong Kong Main Board:

(A) Highlights of listing requirements

Track record and market capitalisation	 Trading record of not less than three financial years Management continuity for at least the three preceding years and ownership continuity and control for at least the most recent audited financial year Three Financial Eligibility Tests: 		 In general, accountants' report covers a preceding the issue of the listing docun The latest financial period reported on six months before the date of the listing
	 i. Profit test Profits of HK\$35 million for the most recent year and of aggregate of HK\$45 million for the first two years Market capitalisation of at least HK\$500 million at the time of listing ii. Market capitalisation/revenue/cashflow test Revenue of at least HK\$500 million for the most recent audited financial year Positive cashflow from operating activities of at least HK\$100 million in aggregate for the three preceding financial years 	Corporate governance	 At least three independent non-executive Must appoint independent non-executive At least a director of a different gender f Audit committee required Remuneration committee required Required to appoint a compliance advise publication of financial results for the first
	 Market capitalisation of at least HK\$2 billion at the time of listing Market capitalisation/revenue test Revenue of at least HK\$500 million for the most recent audited financial year Market capitalisation of at least HK\$4 billion at the time of listing Track record of less than three years may be accepted if: Directors and management have sufficient and satisfactory experience of at least three years in the line of the listing business and industry Management continuity for the most recent audited financial year A focused line of business not specifically required, but its core business should meet the minimum financial requirement 	Core shareholder protection standards	 Must meet the core shareholder protect the notice and conduct of general me members' right to remove directors, recorporate representatives; the reservation of auditor appointmer company or a majority of the shareholders; restrictions on the term of a director a availability of the shareholders' regist restrictions on shareholder voting on
Minimum public float	 Must have control over its business Market capitalisation of at least HK\$125 million held by the public at the time of listing Minimum 25% of the issuers' total issued share capital at the time of listing The Exchange may, at its discretion, accept a percentage of public float between 15% and 25% if the 	Restrictions on controlling shareholders	 A controlling shareholder at the time of lis Not to dispose of his interest in the is: after listing Not to dispose of his interest in the is: cease to be a controlling shareholde
Future prospects	 market capitalisation of the issuer at the time of listing exceeds HK\$10 billion No specific requirement but the applicant is required to include a general statement of future plans and prospects Inclusion of profit forecast is optional 	Other considerations	 Competing businesses of controlling sharequired Mandatory public offering of at least 10% of New issue must be fully underwritten Listed issuer is not allowed to issue new
Accountants' report	 Must be prepared in accordance with (i) Hong Kong Financial Reporting Standards (HKFRS), or International Financial Reporting Standards (IFRS), or the Accounting Standards for Business Enterprises of the People's Republic of China (CAS) in the case of a PRC issuer that has adopted CAS for the preparation of its annual financial statements For Overseas Issuers¹, the Exchange may allow the accountant's report to be drawn up otherwise than in conformity with HKFRS and IFRS. The list of alternative overseas financial reporting standards that are considered comparable to HKFRS or IFRS and acceptable by the Exchange is published on the Exchange's website (<u>GL111-22</u>), as amended from time to time. In such case, the report will be required to include a reconciliation statement setting out the financial effect of the material differences (if any) from either HKFRS or IFRS. The reconciliation statement should be reviewed by reporting accountants 	¹ Overseas issuers – An is	ssuer that is neither a Hong Kong issuer nor a PRC



as of April 2023 Page 1 / 7

vers at least three complete financial years, immediately locument d on by the reporting accountants must not have ended more than isting document
cutive directors required cutive directors representing at least one-third of the board der for listing applications submitted on or after 1 July 2022
dviser for the period commencing on initial listing and ending on e first full financial year after listing
otection standards concerning al meetings; ors, requisition a meeting, vote, speak and appoint proxies or
tment, etc. to a committee independent of the board of directors of a areholders and the reservation of certain other material matters to ders:
ctor appointed to fill a casual vacancy; egister for inspection; and g on certain matters required by the Listing Rules
of listing must undertake: he issuer from the listing document issue date to the first six months
the issuer in the next six months after listing such that he would nolder: at least 30% interest in the issuer
g shareholders or directors are allowed but full disclosure is
10% of the total offer size

e new securities in the first six months after listing

a PRC issuer.

Hong Kong Main Board:

(B) Specific listing requirements for pre-revenue/pre-profit biotech companies

(C) Specific listing requirements for mineral companies

Features	 At least one core product beyond the concept stage Primarily engaged in research and development (R&D) for the core product(s) for at least 12 months prior to listing Has as primary reason for listing raising funds for R&D to bring the core product(s) to commercialisation Has registered patent(s), patent application(s) and/or intellectual property in relation to the core product(s) Received meaningful investment from at least one sophisticated investor at least 6 months before listing (which must remain at IPO)
Track record requirements	In current line of business for at least two financial years under substantially the same management
Market capitalisation	Market capitalisation of at least HK\$1.5 billion at the time of listing
Minimum public float	 Public float of at least 25% (with at least HK\$375 million of public float at the time of listing, which is exclusion of subscriptions by existing shareholders at IPO and subscriptions through cornerstone investments)
Working capital requirement	 Sufficient working capital which covers 125% of the group's costs for at least 12 months from the date of publication of listing document

"Mineral company" means a new applicant whose major activity is the exploration for and extraction of minerals or petroleum products; and a "major activity" is one that represents 25% or more of the total assets, revenue, or operating expenses, of the listed issuer and its subsidiaries.

Features	 Has at least a meaningful portfolio of continunder a recognised reporting standard¹ ar Competent Person² Has the rights to participate actively in the through: control over a majority (i.e. ≥50% of inter together with adequate rights over the exp. adequate rights, which give it sufficient in extraction of those resources If the mineral company has commenced p it has not yet begun production, discloses costs. These plans must be supported by Competent Person
Working capital requirements	 Has available working capital for 125% of date of publication of listing document
Waivers from basic listing requirements	 The Exchange may accept a shorter trading refinancial standards requirement if: Directors and senior managers, taking tog and extraction activity that the mineral control of the structure of

^{1.} Recognised reporting standard –

A mineral company must disclose its mineral resources and reserves under the JORC Code, NI 43-101 and the SAMREC Code; and disclose its petroleum resources and reserves under PRMS. If other reporting standard is adopted, it has to provide a reconciliation to an accepted reporting standard.

Any valuation of a mineral company's mineral or petroleum assets must be prepared under the CIMVAL Code, SAM VAL Code or VALMIN Code and the basis of the valuation, relevant assumptions and reasons for choosing a particular method of valuation, must be clearly stated. The valuation must be done by a competent evaluator.

^{2.} Competent Person must -

(1) 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;
 (2) be professionally qualified, and be a member in good standing of a relevant recognised professional organisation, in a jurisdiction where, in the Exchange'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;
 (3) take overall responsibility for its report; and
 (4) be independent.



ntingent resources or indicated resources which is identifiable and substantiated in an independent technical report by a

e exploration for and/or extraction of the relevant resources

erest) (by value) of the assets in which it has invested, cploration for and extraction of the relevant resources; or influence in decisions over the exploration for and/or

production, provides an estimate of cash operating costs. If s its plans to proceed to production with indicative dates and y at least a scoping study, substantiated by the opinion of a

of its working capital needs, for at least 12 months from the

.....

record period and/or may vary or waive the profit or other

ogether, have sufficient experience in the type of exploration ompany is pursuing; and vant industry experience

Hong Kong Main Board:

(D) Specific listing requirements for issuers with weighted voting rights (WVR) structures

(E) Specific listing requirements for overseas issuers seeking secondary listing in Hong Kong

Features	 Innovative company which possesses more than one of the following characteristics: its success is attributable to application, to the company's core business, of (i) new technologies,
	 (ii) innovations and/or (iii) a new business model; 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 property; and/or
	 has an outsized market capitalisation/intangible asset value relative to its tangible asset value. Demonstrate a track record of high business growth and its high growth trajectory is expected to continue Each WVR beneficiary:
	 has been materially responsible for the growth of the business, by way of his skills, knowledge and/or strategic direction; and 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 Received meaningful investment from at least one sophisticated investor (which must remain at IPO). Such investors must retain an aggregate 50% of their investment at the time of listing for a period of at least six months post-IPO
Market capitalisation	 Market capitalisation of at least HK\$10 billion at the time of listing and revenue of at least HK\$1 billion in the most recent audited financial year; or Market capitalisation of at least HK\$40 billion
Enhanced corporate governance	 Compliance adviser appointed on a permanent basis required Nomination committee comprising independent non-executive directors (INEDs) required INEDs subject to retirement by rotation at least once every three years Corporate governance committee comprising entirely of INEDs required Key matters decided on one-share one-vote basis WVR safeguards incorporated in constitutional documents
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 applicant's total issued share capital at the time of listing WVRs are restricted to directors and will lapse permanently if: (i) the beneficiary dies/ceases to be a director/is incapacitated/no longer meets the requirements of a director; or (ii) the shares are transferred to another person After listing, cannot increase the proportion of WVR in issue or issue any further WVR shares
Non-Greater China issuers ¹ and Grandfathered Greater China issuers ² with WVR structures	 Can apply for dual primary listing in Hong Kong with their existing WVR and/or variable interest entities (VIE) structures without amending them to comply with the above requirements regarding features, corporate governance and WVR safeguards (as detailed above) provided that it meet the following: Have a track record of good regulatory compliance of at least two full financial years on a Qualifying Exchange³; and Market capitalisation requirement in the preceding slide (reproduced below): Market capitalisation of at least HK\$10 billion at the time of listing and revenue of at least HK\$1 billion in the most recent audited financial year; or Market capitalisation of at least HK\$40 billion

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. ² Grandfathered Greater China issuers – A Greater China Issuers (a) primary listed on a Qualifying Exchange on or before 15 December 2017; or (b) controlled by corporate WVR beneficiaries as at 30 October 2020 and primary listed on a Qualifying Exchange after 15 December 2017, but on or before 30 October 2020. ³ Qualifying Exchange – NYSE, NASDAQ or the Main Market of the London Stock Exchange plc (and belonging to the UK Financial Conduct Authority's "Premium Listing" segment).

Listing requirements for issuer with WVR structure	 Have a track record of good regulatory co Exchange. Must meet the listing requirements for iss
Listing requirements for issuer without WVR structure	 Must meet one of the following: Criteria A have at least 5 years* of good compliant Issuer without a WVR structure) or on any without a WVR structure and without a gra- a minimum market capitalisation of HK\$ Criteria B
Conversion to primary listing in Hong Kong	 Require all secondary listed issuers to control A secondary listed issuer will be regarded i. Migration³; ii. Primary Conversion⁴; or iii. Overseas De-listing⁵

¹ Recognised Stock Exchange – The main market of a stock exchange that is included in a listed of Recognised Stock Exchange published on the Exchange's website as updated from time to time. Please see Link.

² Trading Migration Requirement – The requirements under Listing Rule 19C.13 that if the majority of trading in an issuer's listed shares migrates to the Exchange's markets on a permanent basis, the Exchange 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 issuer's most recent financial year, takes place on the Exchange's markets.

³ Migration – The migration of the majority of trading in an Overseas Issuer's shares to the Exchange's markets under Rule 19C.13.

⁴ Primary Conversion – Voluntary conversion from secondary listing to dual-primary listing on the Exchange by an Overseas Issuer. ⁵ Overseas De-listing - De-listing 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 Rule 19C.13A



ompliance of at least two full financial years on a Qualifying

suers with WVR structures in part (C) above.

nce record on a Qualifying Exchange (for any Overseas ny Recognised Stock Exchange¹ (only for Overseas Issuer ravity in Greater China); and \$3 billion.

nce record on a Qualifying Exchange; and \$10 billion. tion is significantly larger than HK\$10 billion)

omply with the Trading Migration Requirement². d as a primary listed issuer in the event of:

Hong Kong Main Board:

(F) Specific listing requirements for special purpose acquisition company (SPAC)

	hell company that raises funds through its listing for the purpose of acquiring a business (a "De-SPAC ge (a "De-SPAC Transaction") within a pre-defined time period after listing.
SPAC formation	• SPAC Promoters ¹ - Must meet rigorous suitability and eligibility requirements ² , and with at least one being an SFC Type 6/Type 9-licensed firm holding at least 10% of the Promoter Shares ³
	• SPAC Directors - Must include at least two SFC Type 6/Type 9- licensed individuals (including one director representing the licensed SPAC Promoter)
SPAC IPO	Fund raising size - At least HK\$1 billion from initial offering
	• SPAC investors - Restricted to Professional Investors ⁴ prior to the De-SPAC transaction
	 Open market requirements - SPAC securities must be distributed to at least 75 Professional Investors, of whom at least 20 must be Institutional Professional Investors⁵ (IPI) and such IPI mus hold at least 75% of the SPAC securities to be listed

De-SPAC Transaction

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- offering
- three Sophisticated Investors⁶
- . meeting (excluding SPAC Promoter and other interested shareholders)
- ٠ (c) any extension of De-SPAC deadlines
- . and the Exchange's approval

¹ SPAC Promoters – A professional manager, usually with private equity, corporate finance and/or industry experience, who establish and manage a SPAC.

² For promoter's suitability and eligibility, see the Exchange guidance letter: <u>GL113-22</u>. ³ Promoter Shares - A share of a separate class to SPAC Shares issued by a SPAC exclusively to a SPAC Promoter at nominal consideration as a financial incentive to establish and manage the SPAC. Promoter Shares are capped at 30% of the SPAC's total issued shares at listing. ⁴ 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 Securities Future Ordinance (SFO).

⁵ 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.

⁶Sophisticated Investors - Sophisticated Investors must either be (a) an asset management firm with assets under management of at least HK\$8billion; or (b) a fund with a fund size of at least HK\$8billion. See the Exchange guidance letter: GL113-22.



Target size - Fair market value of a De-SPAC Target ≥ 80% of the fund raised from SPAC initial

New listing requirements - The listed issuer resulting from the completion of a De-SPAC Transaction (a "Successor Company") must meet all listing requirements as highlighted in section (A) (including IPO Sponsor engagement, track record and market capitalisation requirements)

Independent investments - Must obtain independent third party investment (PIPE investment) from professional investors of at least 7.5% to 25% of De-SPAC Target's negotiated value for completing the De-SPAC Transaction. At least 50% of such investment must come from at least

Shareholder vote - De-SPAC Transaction must be approved by SPAC shareholders at a general

Redemption option - SPAC shareholders must be given the option to redeem their shares prior to: (a) De-SPAC Transaction; (b) a material change in SPAC Promoters and/or SPAC Directors; and

Open market requirements - Successor Company's shares must be held by at least 100 Professional Investors (instead of 300 shareholders normally required) at the time of listing

De-SPAC deadlines - Must be announced and completed within 24 months and 36 months of the SPAC listing respectively, with an extension of up to 6 months subject to the SPAC shareholders'

Hong Kong Main Board:

(G) Specific listing requirements for specialist technology companies

A company primarily engaged (whether directly or through its subsidiaries) in the research and development of, and the commercialisation and/or sales of, Specialist Technology Product(s) within an acceptable sector of a Specialist Technology Industry¹

	Commercial Companies ²	Pre-Commercial Companies ³
Minimum expected market capitalisation	HK\$6 billion	HK\$10 billion
Minimum revenue from Specialist Technology ("ST") business segment(s) for the most recent audited financial year	HK\$250 million (the "Commercialisation Revenue Threshold") The company must demonstrate year-on-year growth of revenue throughout its track record period, with allowance for temporary declines in revenue due to economic, market, industry-wide conditions or other factors which were temporary and outside the applicant's control.	No requirement The applicant must have as its primary reason for listing the raising of funds for the R&D of, and the manufacturing and/or sales and marketing of, its ST Product(s) to bring them to commercialisation and achieving the Commercialisation Revenue Threshold; and must demonstrate a credible path to commercialisation of its ST Product(s) that will result in it achieving the Commercialisation Revenue Threshold.
Minimum research and development	 Engaged in R&D of its ST Product(s) for at least three financial years prior to listing and: a) on a yearly basis for at least two of the three financial years prior to listing; and b) on an aggregate basis over all three financial years prior to listing, meet the following minimum R&D expenditure (as a % of total operating expenditure) 	
("R&D") expenditure	15%	With revenue for the most recent audited financial year • ≥HK\$150 million: 30% • <hk\$150 50%<="" million:="" td=""></hk\$150>
Operational track record	The applicant must have been in operation in its curr prior to listing under substantially the same manager 12 months prior to the date of the listing application, and/or placing becomes unconditional	ment, and with ownership continuity and control in the

¹ Specialist Technology Industries include (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 the list of the acceptable sectors falling within each Special Technology Industry, see HKEx guidance letter <u>GL 115-23</u>

²A "Commercial Company" refers to a Specialist Technology Company that has met the Commercialisation Revenue Threshold at the time of listing ³A "Pre-Commercial Company" refers to a Specialist Technology Company that has not met the Commercialisation Revenue Threshold at the time of listing

⁴ SIIs that have invested at least 12 months before the date of the listing application of a Specialist Technology Company

- ⁵ "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)

At least 100% of the group's required least the next 12 months	uirement for a
The applicant must have received ("SIIs"). As an indicative benchmark, an a as having received "meaningful in Investment from a group of	applicant meenvestment":
Investment from Pathfinder SIIs	Minimum ir % of the ap share capit date of the application the preapp month perior
(a) 2 to 5 Pathfinder SIIs	≥10% in ag
(b) At least 2 Pathfinder SIIs referred to in (a)	≥3% each
At least the following aggre	aato invoctm

Commercial Companies

At least the following aggregate investment from all SIIs (as a % of issued share capital) as at the time of listing (before exercise of any over-allotment option):

Market capitalisation	Commercial Companies	Pre-Commercial Companies
< HK\$15 billion	20%	25%
≥HK\$15 billion but <hk\$30 billion</hk\$30 	15%	20%
≥HK\$30 billion	10%	15%

Post-IPO lock-up (For securities beneficially owned as disclosed in listing document (excluding those sold under any offer for sale contained in the listing document))

Working capital

requirement

Third party

investment

Persons subject to lock-up	Commercial Companies	Pre-Commercial Companies
Controlling shareholders & Key Persons ⁵	12 months from the date of listing	24 months from the date of listing
Pathfinder SIIs	6 months from the date of listing	12 months from the date of listing



	Pre-Commercial Companies
for at	At least 125% of the group's requirement for at least the next 12 months

gful investment from Sophisticated Independent Investors

meeting the following requirements will be generally considered

ve Pathfinder SIIs⁴ that satisfy both (a) and (b) below:

investment as a applicant's issued bital as at the le listing on and throughout oplication 12- priod		Minimum amount invested in the applicant at least 12 months prior to the date of the listing application (excluding any subsequent divestments made on or before the date of the listing application)
aggregate	OR	≥HK\$1.5 billion in aggregate
ſ	OR	≥HK\$450 million each

Hong Kong GEM:

(A) Highlights of listing requirements

Track record and market capitalisation requirements	 Trading record of not less than two financial years No profit requirement Positive cashflow generated from operating activities of at least HK\$30 million in aggregate for the two preceding financial years Market capitalisation of at least HK\$150 million at the time of listing Exemptions may be granted for mineral companies and newly formed project companies, such as major infrastructure projects, which can have shorter trading records Must be under substantially the same management for the two preceding full financial years and up until the date of listing Must have a continuity of ownership and control for the preceding full financial year and up until the date of listing
Minimum public float	 Market capitalisation of at least HK\$45 million held by the public at the time of listing Minimum 25% of the issuers' total issued share capital at the time of listing The Exchange may, at its discretion, accept a percentage of public float between 15% and 25% if the market capitalisation of the issuer at the time of listing exceeds HK\$10 billion
Future prospects	 Statement of business objectives for the period covering the remaining financial year during which listing occurs and the two full financial years thereafter Inclusion of profit forecast is optional
Accountants' report	 Must be prepared in accordance with (i) Hong Kong Financial Reporting Standards (HKFRS), or International Financial Reporting Standards (IFRS), or the Accounting Standards for Business Enterprises of the People's Republic of China (CAS) in the case of a PRC issuer that has adopted CAS for the preparation of its annual financial statements For Overseas Issuers, the Exchange may allow the accountant's report to be drawn up otherwise than in conformity with HKFRS and IFRS. The list of alternative overseas financial reporting standards that are considered comparable to HKFRS or IFRS and acceptable by the Exchange is published on the Exchange's website (GL111-22), as amended from time to time. In such case, the report will be required to include a reconciliation statement setting out the financial effect of the material differences (if any) from either HKFRS or IFRS. The reconciliation statement should be reviewed by reporting accountants In general, accountants' report covers at least two complete financial years, immediately preceding the issue of the prospectus The latest financial period reported on by the reporting accountants must not have ended more than six months before the date of the listing document
Corporate governance	 At least three independent non-executive directors required Must appoint independent non-executive directors representing at least one-third of the board At least a director of a different gender for listing applications submitted on or after 1 July 2022 Audit committee required Remuneration committee required Compliance officer required Required to appoint a compliance adviser for the period commencing on initial listing and ending on publication of financial results for the two full financial year after listing

Core shareholder protection standards	 Must meet the core shareholder protection standards concerning the notice and conduct of general meetings; members' right to remove directors, requisition a meeting, vote, speak and appoint proxies or corporate representatives; the reservation of auditor appointment, etc. to a committee independent of the board of directors of a company or a majority of the shareholders and the reservation of certain other material matters to supermajority votes by shareholders; restrictions on the term of a director appointed to fill a casual vacancy; availability of the shareholders' register for inspection; and restrictions on shareholder voting on certain matters required by the Listing Rules
Restrictions on controlling shareholders	 A controlling shareholder at the time of listing must undertake: Not to dispose of his interest in the issuer from the prospectus issue date to the first 12 months after listing Not to dispose of his interest in the issuer in the next 12 months such that he would cease to be a controlling shareholder: at least 30% interest in the issuer
Other considerations	 Competing businesses of controlling shareholders, substantial shareholders or directors are allowed but full disclosure is required Mandatory public offering of at least 10% of the total offer size No underwriting requirement Listed issuer is not allowed to issue new securities in the first six months after listing except for the purpose of acquiring assets which will complement its business



Hong Kong GEM:

(B) Specific listing requirements for mineral companies

"Mineral company" means a new applicant whose major activity is the exploration for and extraction of minerals or petroleum products; and a "major activity" is one that represents 25% or more of the total assets, revenue, or operating expenses, of the listed issuer and its subsidiaries.

Features	 Has at least a meaningful portfolio of contingent resources or indicated resources which is identifiable under a recognised reporting standard¹ and substantiated in an independent technical report by a Competent Person² Has the rights to participate actively in the exploration for and/or extraction of the relevant resources through: control over a majority (i.e. ≥50% of interest) (by value) of the assets in which it has invested, together with adequate rights over the exploration for and extraction of the relevant resources; or adequate rights, which give it sufficient influence in decisions over the exploration for and/or extraction of those resources
	 If the mineral company has commenced production, provides an estimate of cash operating costs. If it has not yet begun production, discloses its plans to proceed to production with indicative dates and costs. These plans must be supported by at least a scoping study, substantiated by the opinion of a Competent Person
Working capital requirements	 Has available working capital for 125% of its working capital needs, for at least 12 months from the date of publication of listing document
Waivers from basic listing requirements	 The Exchange may accept a trading record period of less than two financial years if: Directors and senior managers, taking together, have sufficient experience in the type of exploration and extraction activity that the mineral company is pursuing Individuals relied on have ≥5 years relevant industry experience Positive cashflow generated from operating activities of at least HK\$30 million for that shorter trading record period

¹ Recognised reporting standard –

A mineral company must disclose its mineral resources and reserves under the JORC Code, NI 43-101 and the SAMREC Code; and disclose its petroleum resources and reserves under PRMS. If other reporting standard is adopted, it has to provide a reconciliation to an accepted reporting standard

Any valuation of a mineral company's mineral or petroleum assets must be prepared under the CIMVAL Code, SAM VAL Code or VALMIN Code and the basis of the valuation, relevant assumptions and reasons for choosing a particular method of valuation, must be clearly stated. The valuation must be done by competent evaluator.

^{2.} Competent Person must -

(1) 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;

(2) be professionally qualified, and be a member in good standing of a relevant recognised professional organisation, in a jurisdiction where, in the Exchange'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; (3) take overall responsibility for its report; and

(4) be independent.

This content is for general information purposes only, and should not be used as a substitute for consultation with professional advisors.

