

LICENSING EXAMINATION STUDY OUTLINE

For January to June 2025 Examinations (Issued in November 2024)

Module 19 Advisory Services (Rules and Regulations)

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(This document consists of 32 pages including the cover page)

STUDY OUTLINE MODULE 19: ADVISORY SERVICES (RULES AND REGULATIONS)

This examination is designed to test candidates' knowledge and understanding of the rules and regulations governing advisory services in the Malaysian capital market. It is one of the examinations to be passed by individuals who:

- (1) intend to apply for a Capital Markets Services Representative's Licence (CMSRL) to carry on the regulated activities of advising on corporate finance or investment advice;
 - or
- (2) intend to be employees of registered persons who carry out the capital markets activities as stipulated in Item 2 and 3 of Schedule 4 of the Capital Markets and Services Act 2007.

Candidates are advised to refer to the Licensing Handbook for the detailed combination of examinations required for each regulated activity.

Candidates are expected to possess good knowledge and understanding of the subject matter provided in the study outline and specified references. In addition, candidates are expected to have relatively strong capability in the application, analysis and evaluation of information in this study outline and its references. It is estimated that this module will require a minimum of 200 hours of study time. Candidates may need less or more depending on the education background and work experience.

Candidates are expected to update themselves with the latest changes relevant to this examination as all questions will be continuously updated to reflect these changes. Candidates are permitted to refer to their own prescribed reference materials during the examination. Note that no prescribed reference materials will be provided by the Securities Industry Development Corporation (SIDC). The prescribed reference materials brought into the examinations by candidates are subject to the terms and conditions of SIDC, details of which are set out in the terms and conditions of the SC licensing examinations.

Candidates are required to comply with the terms and conditions of the SC licensing examination. Severe penalties will be taken against candidates for any misconduct during the examination.

At the end of this study outline are 4 sample questions of various formats used in the Module 19 examination. The samples provided do not in any way reflect the level of difficulty or the subjectmatter distribution of the actual examination. They are merely intended to familiarise candidates with the styles of multiple-choice questions used in the examination.

EXAMINATION STRUCTURE

Details of the examinations are as follows:

Type of Questions	Multiple-Choice		
Number of Questions	60 questions		
Passing Mark	70%		
Time Allocated	90 minutes		
References /Text	Study Guide		
	eGuide Module 19: Legal Considerations and Code of Conduct		
	Prescribed Reference Material		
	1. Capital Markets and Services Act 2007		
	2. Licensing Handbook		
	3. Equity Guidelines		
	4. Guidelines on Submission of Corporate and Capital Market Product Proposals		
	5. Malaysian Code on Take-Overs and Mergers 2016		
	6. Rules on Take-overs, Mergers and Compulsory Acquisitions		
	7. Asset Valuation Guidelines		
	8. Prospectus Guidelines		
	9. Guidelines on Issuance of Corporate Bonds and Sukuk to Retail Investors		
	10. Guidelines on Unlisted Capital Market Products under the Lodge and Launch Framework		
	11. Guidelines on Islamic Capital Market Products and Services		
	12. Guidelines on Prevention of Money Laundering, Countering Financing of Terrorism, Countering Proliferation Financing and Targeted Financial Sanctions for Reporting Institutions in the Capital Market		
	13. Issuer Eligibility Guidelines - Structured Warrants		
	14. Guidelines on Conduct for Capital Market Intermediaries		
	 Guidance Note on Provision of Investment Advice Bursa Malaysia Securities Berhad Main Market Listing 		
	Requirements		
	17. Bursa Malaysia Securities Berhad ACE Market Listing Requirements		
	18. Bursa Malaysia Securities Berhad LEAP Market Listing Requirements		

REFERENCES

The relevant references (acts and guidelines) for this examination can be obtained from Securities Commission Malaysia website at <u>www.sc.com.my</u> and eGuides can be purchased from <u>www.sidc.com.my</u>.

The Bursa Malaysia Securities Berhad Main Market Listing Requirements and Bursa Malaysia Securities Berhad ACE Market Listing Requirements can be obtained from Bursa Malaysia website at <u>www.bursamalaysia.com</u>

For more information, please visit the SIDC website at <u>www.sidc.com.my</u>.

LEARNING OBJECTIVES

Candidates are expected to have good knowledge, understanding and ability to apply in the following areas:

- The principles of contract law and relevant issues
- The laws which are relevant to the advisory services in the Malaysian capital market
- The system and procedures of licensing of persons who carry on the investment advisory business in Malaysia
- The features and prohibitions of investment advisory activities
- The regulations governing the issue and offer of equity securities, listing of corporations and quotations of securities on the Main Market of Bursa Malaysia Securities Berhad (Bursa Securities) (Main Market) and proposals which result in a significant change in the business direction or policy of corporations listed on the Main Market under the Securities Commission Malaysia's Equity Guidelines
- The regulations setting out who can act as principal advisers for the submission of corporate proposals and the competency standards required
- The regulations governing the conduct of due diligence for corporate proposals by issuers, advisers and experts
- The activities and current trends connected to money laundering and terrorism financing and the Malaysian regulatory approach towards them
- The characteristics and regulations governing take-overs in Malaysia
- The regulations governing valuations of property assets in conjunction with corporate proposals for submission to the Securities Commission Malaysia or for inclusion in prospectuses and circulars
- The regulations governing the issuance and registration of prospectuses
- The regulations governing the issue, subscription, purchase, invitation to subscribe or purchase corporate bonds or sukuk to retail investors
- The regulations that must be observed for the purposes of exclusively making available unlisted capital market products to sophisticated investors in Malaysia or persons outside Malaysia

- The regulations governing the issuers of structured warrants
- The regulations governing listing of securities under the Bursa Securities Main Market Listing Requirements, Bursa Malaysia Securities Berhad ACE Market Listing Requirements and Bursa Malaysia Securities Berhad LEAP Market Listing Requirement

EXAMINATION SYLLABUS

The syllabus for this examination is divided into 3 sections and the maximum composition of questions from each section is as follows:

Section	Composition of Questions (Maximum)	Number of Questions (Maximum)
Section 1	40%	24
Section 2	80%	48
Section 3	30%	18

Details of the syllabus are as below:

SECTION 1

LEGAL CONSIDERATIONS AND CODE OF CONDUCT

1. Contractual Issues

- 1.1 Outline of the law of contract
- 1.2 Essential elements of a contract
- 1.3 Other elements of contract
- 1.4 Exclusion and limitation clauses
- 1.5 Remedies for breach of contract

2. Negligent Misstatement

- 2.1 Negligence
- 2.2 Defences
- 2.3 General liability of stockbrokers
- 2.4 False and misleading statements under securities laws

3. Licensing of persons who carry on the business of investment advice, advising on corporate finance and their representatives

- 3.1 Advising on corporate finance, Investment advice, CMSL and CMSRL defined
- 3.2 Requirement to be licensed
- 3.3 Criteria for the grant of licence
- 3.4 Revocation and suspension of licence
- 3.5 Duties and obligations of licence holder

4. Prohibited Conduct and Insider Trading

- 4.1 Prohibited conduct
- 4.2 Insider trading

5. Conclusion

GUIDELINES ON PREVENTION OF MONEY LAUNDERING, COUNTERING FINANCING OF TERRORISM, COUNTERING PROLIFERATION FINANCING AND TARGETED FINANCIAL SANCTIONS FOR REPORTING INSTITUTIONS IN THE CAPITAL MARKET (Please refer to the latest Guidelines on Prevention of Money Laundering, Countering Financing of Terrorism, Countering Proliferation Financing and Targeted Financial Sanctions for Reporting Institutions in the Capital Market)

SECTION 2

EQUITY GUIDELINES

Part I: General

- Chapter 1: Introduction
- Chapter 2: Definitions
- Chapter 3: Corporate Governance
- Chapter 4: Conflict of Interest

Part II: Policy Guidelines

- Chapter 5: Equity Offerings and Listings
- Chapter 6: Special Purpose Acquisition Company
- Chapter 7: Back-Door Listings and Reverse Take-Overs
- Chapter 8: Transfer of Listing

Part III: Submission and Implementation

- Chapter 9: Submission of Proposals
- Chapter 10: Implementation of Proposals

Part IV: Appendices

Part V: Schedules

Part VI: Guidance

GUIDELINES ON SUBMISSION OF CORPORATE AND CAPITAL MARKET PRODUCT PROPOSALS

- Chapter 1: Introduction
- Chapter 2: Applicability
- Chapter 3: Related Provisions
- Chapter 4: Definitions
- Chapter 5: Obligations of a Submitting Party
- Chapter 6: Obligations of a Submitting Party, Senior Officer and Qualified Person for Submission of a Specific Proposal
- Chapter 7: Obligations of Advisers in a Proposal
- Chapter 8: Obligations of an Applicant in a Proposal
- Appendices

MALAYSIAN CODE ON TAKE-OVERS AND MERGERS 2016

Citation and commencement

General principle 1 to 12

Acquisition pursuant to subsection 218(3)

Revocation and saving

RULES ON TAKE-OVERS, MERGERS AND COMPULSORY ACQUISITIONS

PART A: GENERAL

RULE 1 Introduction

RULE 2 Interpretation

RULE 3 Advisers

PART B: TAKE-OVER OFFER

RULE 4 Mandatory offer

RULE 5 Types of Voluntary Offer

RULE 6 Key Terms

RULE 7 Comparable Offers for More than One Class of Equity Shares

RULE 8 Appropriate Offers for Convertible Securities

PART C: PROCESS AND PROCEDURE OF TAKE-OVER OFFER

- RULE 9 Announcements and Notices
- RULE 10 Standard of Care and Responsibility
- RULE 11 Timing and Contents of Documents
- RULE 12 Timing of Offer
- RULE 13 Announcement of Results of Offer
- RULE 14 Settlement of Consideration

PART D: CONDUCT DURING OFFER

- RULE 15 Management of Affairs and Resignation by Directors
- RULE 16 Frustration of Offer
- RULE 17 Evidence of Ability to Implement Take-Over Offer
- RULE 18 Favourable Deals
- RULE 19 Dealings Before and During Offer Period
- RULE 20 Prompt Registration
- RULE 21 Restrictions Following Offers and Possible Offers

PART E: COMPULSORY ACQUISITION AND RIGHT OF MINORITY SHAREHOLDERS

RULE 22 Compulsory Acquisitions and Right of Minority Shareholders

SCHEDULES

APPENDICES

ASSET VALUATION GUIDELINES

Chapter 3: Appointment of Valuer

Right of Appointment

Eligibility Requirements for Firm

General and Continuing Obligations

Independence of Valuer

Conflict of Interest

Professional Duty

Declaration

Chapter 4: Valuation Basis of Valuation

Use of Assumptions Breaches of Relevant Laws and Regulations Valuation Approach and Method of Valuation Comparison Approach Cost Approach Income Capitalisation Approach

Chapter 7: Requirements for Valuation of Specific Property Assets

Part A: Valuation of Plant, Machinery and EquipmentPart B: Valuation of Development PropertyPart C: Valuation of Joint Venture InterestsPart D: Forest Assessment Report

Chapter 8: Submission of Report

Procedures in Submitting Valuation Report Valuation Report Checklist Content of Submission of Valuation Reports for Property Assets Fees and Charges

Schedules

PROSPECTU		ES	
Part I	General Requirements		
	Chapter 1	: General	
	Chapter 2	: Definitions	
Part II	Contents of	Prospectus	
	Division 1	: Equity	
	Chapter 1	: Introduction	
	Chapter 2	: Prospectus Summary	
	Chapter 3	: Details of Offering	
	Chapter 4	: Information on Promoters, Substantial Shareholders, Directors, Key	
		Senior Management and Key Technical Personnel	
	Chapter 5	: Information on the Corporation	
	Chapter 6	: Risk Factors	
	Chapter 7	: Related Party Transactions	
	Chapter 8	: Conflict of Interest	
	Chapter 9	: Financial Information	
	Chapter 10	: Reports by the Reporting Accountants	
	Chapter 11	: Expert's Reports	
	Chapter 12	: Additional Information	

- Chapter 13 : Documents Available for Inspection
- Chapter 14 : Application for Shares
- Chapter 15 : Specific Requirements for an Infrastructure Project Corporation
- Chapter 16 : Specific Requirements for a Special Purpose Acquisition Company
- Chapter 17 : Specific Requirements for a Corporation with MOG Exploration or Extraction Assets

Division 1A : ASEAN Equity Disclosure Standards

- Part I : Identity Of Directors, Senior Management, Advisers, Agents And Other Independent Third Parties
- Part II : Offer Statistics And Expected Time Table
- Part III : Key Information
- Part IV : Information On The Issuer
- Part V : Operating And Financial Review And Prospects
- Part VI : Directors, Senior Management And Employees
- Part VII : Major Shareholders, Related-Party Transactions And Conflicts Of Interest
- Part VIII : Financial Information
- Part IX : The Offer And Listing
- Part X : Additional Information

Division 2 : Corporate Bonds and Sukuk

- Chapter 1 : General
- Chapter 2 : Cover Page
- Chapter 3 : Inside Cover/First Page
- Chapter 4 : Time Table and Corporate Directory
- Chapter 5 : Information on the Corporate Bonds or Sukuk
- Chapter 6 : Risk Factors
- Chapter 7 : Information About Issuer/Substantial Shareholders/Directors/Key Management Personnel/Guarantor
- Chapter 8 : Financial Information
- Chapter 9 : Related-party Transactions/Conflict of Interest
- Chapter 10 : Rights of Holders of Corporate Bonds or Sukuk
- Chapter 11 : Information Relating to Bond/Sukuk Trustee and Trust Deed
- Chapter 12 : Expert's Reports
- Chapter 13 : Documents Available for Inspection
- Chapter 14 : Application for Corporate Bonds or Sukuk

Division 2A : ASEAN Debt Securities Disclosure Standards including Additional Requirements for an ASEAN Debt Issuance Programme Introduction: Plain Debt Definition

Part I	: Identity Of Directors, Senior Management, Advisers, Agents And Other
	Independent Third Parties
Part II	: Description Of The Plain Debt Securities
Part III	: Risk Factors
Part IV	: Markets
Part V	: Information About The Public Offering
Part VI	: Taxation
Part VII	: Key Information
Part VIII Part IX	: Information About The Issuer
Part X	: Operating And Financial Review And Prospects : Directors, Senior Management And Employees
Part XI	: Major Shareholders, Related-Party Transactions And Conflicts Of
	Interests
Part XII	: Interests Of Experts, Counsel, Underwriters, Shariah Advisers And
	Financial Advisers
Part XIII	: Financial Information
Part XIV	: Additional Information
Part XV	: Additional Requirements For An ASEAN Debt Issuance Programme
Division 3	: Structured Warrants
Chapter 1	: Introduction
Chapter 2	: Cover Page, Inside Cover/First Page, Timetable, Definitions and
	Corporate Directory
Chapter 3	: Prospectus Summary
Chapter 4	: Information on the Issuer
Chapter 5	: Market Making
Chapter 6	: Conflict of Interest
Chapter 7	: Terms and Conditions of the Structured Warrants
Chapter 8	: Information on the Underlying Financial Instrument
Chapter 9	: Risk Factors
Chapter 10	: Approvals and Conditions
Chapter 11	: Expert's Statements/Reports
Chapter 12	: Documents Available for Inspection
-	: Application for Structured Warrants
Chapter 13	· Application for Structured Warrants
Division 5	: Abridged Prospectus
Chapter 1	
Shapter 1	

- Chapter 2 : Summary of Rights Issue
- Chapter 3 : Details of Rights Issue
- Chapter 4 : Risk Factors
- Chapter 5 : Financial Information
- Chapter 6 : Shareholders' Undertakings and Underwriting Arrangements
- Chapter 7 : Specific Classes of Securities, Where Applicable
- Chapter 8 : Application for Securities and excess Applications
- Chapter 9 : Additional Information on the Corporation, Expert's Report and Documents Available for Inspection
- Division 6 : Supplementary and Replacement Prospectus
- Chapter 1 : General
- Chapter 2 : Contents of a Supplementary Prospectus
- Chapter 3 : Contents of a Replacement Prospectus

Part III Procedures for Registration

Chapter 1	: Prospectus under Division 1 and 1A of Part II (Equity)
Chapter 2	: Prospectus under Division 2 and 2A of Part II (Corporate Bonds and
	Sukuk)
Chapter 3	: Prospectus under Division 3 of Part II (Structured Warrants)
Chapter 5	: Prospectus under Division 5 of Part II (Abridged Prospectus)
Appendices	

Part IV Prospectus Related Guidelines

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Division 1	:	Plain Language Guide for Prospectuses
Division 2	:	Electronic Prospectuses and Electronic Application
Division 3	:	Advertising Guidelines
Appendices		

GUIDELINES ON ISSUANCE OF CORPORATE BONDS AND SUKUK TO RETAIL INVESTORS

Part A	:	General
Chapter 1	:	Introduction
Chapter 2	:	Definitions
Chapter 3	:	Responsible Party
Part B	:	Requirements for Issuance of Corporate Bonds and Sukuk
Chapter 4	:	Eligibility
Chapter 5	:	Rating Requirements
Chapter 6	:	Trustee and Trust Deed Requirements
Chapter 7	:	Implementation Time Frame
Chapter 8	:	Utilisation of Proceeds
Chapter 9	:	Mode of Issuance
Chapter 10	:	Other Regulatory Approvals and Compliance with Relevant Laws and
		Guidelines
Part C	:	Approval for Issuance of Corporate Bonds and Sukuk
Chapter 11	:	Approval
Chapter 12	:	Continuous Disclosure Obligations
Chapter 13	:	Revision to Principal Terms and Conditions
Chapter 14	:	Submission to the SC
Part E	:	Requirements under the Qualified Issuer Framework
Chapter 20	:	Corporate Bonds and Sukuk under the Qualified Issuer Framework
Part F	:	Additional Requirements for Issuance of Specific Bonds and Sukuk
Chapter 21	:	Sustainable and Responsible Investment (SRI) Sukuk
Chapter 22	:	ASEAN Bonds and Sukuk
Chapter 23	:	Sustainable and Responsible Investment-Linked (SRI-linked) Sukuk
Chapter 24	:	ASEAN Sustainability-Linked Bonds and Sukuk
Appendices		

GUIDELINES ON UNLISTED CAPITAL MARKET PRODUCTS UNDER THE LODGE AND LAUNCH FRAMEWORK

Section A	:	General Requirements
Chapter 1	:	Introduction
Chapter 2	:	Definitions
Chapter 3	:	Responsible Party

Part 2	:	Structured Products
Chapter 1	:	General
Chapter 2	:	Structure
Chapter 3	:	Lodgement
Chapter 4	:	Continuous Obligations
Chapter 5	:	Revision

Section B: Specific Requirements

Part 3: Corporate Bonds and Sukuk

Chapter 1	:	General
Chapter 2	:	Structure
Chapter 3	:	Specific Requirements Applicable to Foreign Currency-Denominated
		Corporate Bonds or Sukuk and NIDs or INIDs
Chapter 4	:	Lodgement
Chapter 5	:	Continuous Obligations
Chapter 6	:	Revision
Chapter 7	:	Sustainable and Responsible Investment (SRI) Sukuk
Chapter 8	:	ASEAN Bonds and Sukuk
Chapter 9	:	Sustainable and Responsible Investment-Linked (SRI-linked) Sukuk
Chapter 10	:	ASEAN Sustainability-Linked Bonds and Sukuk
Part 4	:	Asset-Backed Securities
Chapter 1	:	General
Chapter 2	:	Structure
Chapter 3	:	Lodgement

Continuous Obligations on Primary Collateralised Loan Obligations (CLO)

Appendices

Chapter 4

:

Section D	:	Transitional Provisions
Chapter 1	:	General
Chapter 3	:	Structured Products
Chapter 4	:	Corporate Bonds and Sukuk

Transactions

Lodgement Kit: Unlisted Capital Market Products under the Lodge and Launch Framework

Introduction		
Part 2	:	Structured Products
Section 1	:	Lodgement Form - Structured Product Programme
Section 2	:	Pre-issuance Notification - Structured Product Series under a Structured
		Product Programme
Section 3	:	Monthly Post-Issuance Report
Part 3	:	Corporate Bonds and Sukuk
Section 1	:	Lodgement Form for Corporate Bonds or Sukuk
Section 2	:	Post-issuance Notice for Corporate Bonds or Sukuk
Section 3	:	Lodgement Form for Foreign Currency-Denominated Corporate Bonds or
		Sukuk Through a Roadshow
Section 4	:	Post-Issuance Notice for Foreign Currency-Denominated Corporate Bonds
		Or Sukuk Through a Roadshow
Section 5	:	Lodgement Form for Negotiable Instruments of Deposit (NIDs) or Islamic
		Negotiable Instruments of Deposit Programme (INIDs)
Section 6	:	Post-Issuance Notice for NIDs or INIDs
Section 7	:	Information and Documents to Be Submitted To The SC For Post-
		Issuance Revision
Part 4	:	Asset-Backed Securities
Section 1	:	Lodgement Form for ABS

GUIDELINES ON ISLAMIC CAPITAL MARKET PRODUCTS AND SERVICES

Chapter 1	:	Introduction
Chapter 2	:	Applicability
Chapter 3	:	Definition

Part A	:	Requirements for Islamic Capital Market Services
Section I	:	Shariah Adviser
Chapter 4	:	Introduction
Chapter 5	:	Registration
Chapter 6	:	Roles and Responsibilities of Shariah Adviser
Chapter 7	:	Continuous Obligations
Chapter 8	:	Conduct Requirements for Shariah Adviser
Chapter 9	:	Refusal of Registration and Deregistration
Chapter 10	:	Submission of Application

Part B	:	Additional Requirements for Islamic Capital Market Products
Chapter 21	:	Introduction
Section I	:	General Requirements
Chapter 22	:	Compliance with Shariah Rulings, Principles and Concepts
Chapter 23	:	Shariah Adviser
Chapter 24	:	Employees and Compliance Officer
Section II	:	Additional Requirements Applicable to Specific Islamic Capital Market
		Products
Chapter 25	:	Introduction
Subsection A	:	Sukuk, Islamic Convertible Notes and Islamic Structured Product
Chapter 26	:	Ringgit-Denominated Sukuk
Chapter 27	:	Islamic Convertible Notes to Specific Registered Person
Chapter 28	:	Islamic Structured Product

Appendix 1-11

GUIDELINES ON ISSUER ELIGIBILITY - STRUCTURED WARRANTS

- 1.0 General
- 2.0 Eligible Issuers of Structured Warrants
- 3.0 Requirements on Issuers
- 4.0 Supervisory Action
- 5.0 Submission of Declaration

Schedules

Appendix

GUIDELINES ON CONDUCT FOR CAPITAL MARKET INTERMEDIARIES

- Chapter 1: Introduction
- Chapter 2: Applicability
- Chapter 3: Related Provisions
- Chapter 4: Definitions
- Chapter 5: Role of Board and Senior Management
- Chapter 6: Treatment of Clients
- Chapter 7: Treatment of Vulnerable Clients
- Chapter 8: Care, Skill and Diligence
- Chapter 9: Personal Advice
- Chapter 10: Conflict of Interest
- Chapter 11: Client's Asset and Information
- Chapter 12: Communication with Clients and Regulators
- Chapter 13: Online Platforms

GUIDANCE NOTE ON PROVISION OF INVESTMENT ADVICE

Part I

Introduction

Part II General Illustrations

SECTION 3

BURSA MALAYSIA SECURITIES BERHAD MAIN MARKET LISTING REQUIREMENTS

- Chapter 2: General
- Part A General
- Part B Application of These Requirements
- Part C Documents to Comply with These Requirements
- Part D Information
- Part E Fees and Other Charges
- Part E(A) Directors and Other Key Officers
- Part F Advisers / Share Registrars
- Part G Other Person Primarily Responsible for Listed Issuer
- Part H Others
- Part I Amendments to These Requirements
- Part J Exchange Holding Company and the Exchange
- Appendices

Chapter 3: Admission

- Part A General
- Part B Admission
- Part C Price Stabilization Mechanism
- Part D Transfer of Listed Corporation to the Main Market

Chapter 4: Admission for Specific Applicants

- Part A General
- Part B Closed-End Funds
- Part C Real Estate Investment Trusts (REITS)
- Part D Exchange-Traded Funds (EFTS)
- Part E Special Purpose Acquisition Companies
- Part G -Stapled Securities
- Appendices

Chapter 4A: Foreign Listing

- Part A General
- Part B Admission Requirements for Primary Listing
- Part C Specific Continuing Obligations Relating to Foreign Issuers with a Primary Listing
- Part D Admission Requirements for a Secondary Listing
- Part E Specific Continuing Obligations Relating to Issuers with a Secondary Listing

Chapter 4B: Listing of Sukuk and Debt Securities

- Part A General
- Part B Definitions
- Part C Admission
- Part C1- Admission of Exchange Traded Bonds
- Part C2 Continuing Listing Obligations of Exchange Traded Bonds
- Part D Exempt Regime
- Part D1 Admission under an Exempt Regime
- Part D2 Continuing Listing Obligations
- Part E De-listing by the Exchange

Chapter 5: Structured Warrants

- Part A General
- Part B Definitions
- Part C Underlying Financial Instrument
- Part D Admission
- Part E Terms and Conditions
- Part F Trust Deed/Deed Poll
- Part G Trading
- Part H Settlement of Structured Warrants
- Part I Further Issue
- Part J Issue of Basket Warrants
- Part K Continuing Listing Obligations
- Part L Announcements
- Part M Implementation of Proposals
- Appendix 5A

Chapter 6: New Issues of Securities

- Part A General
- Part B Admission
- Part C General Requirements for New Issue of Securities
- Part D Additional Requirements Relating to Placement
- Part E Additional Requirements Relating to a Rights Issue
- Part F Additional Requirements in relation to a Bonus Issue
- Part G Additional Requirements Relating to a Share Issuance Scheme
- Part G(A) Additional Requirements Relating to Dividend Reinvestment Scheme
- Part H Additional Requirements Relating to an Issue of Debt Securities and Redeemable Preference Shares
- Part I Additional Requirements Relating to an Issue of Convertible Securities
- Part J Requirements Relating to Real Estate Investment Trusts (REITS)
- Part K Requirements Relating to Exchange-Traded Funds (ETFS)
- Part L Requirements Relating to Special Purpose Acquisition Companies
- Part M Implementation of Proposals
- Appendices

Chapter 8: Continuing Listing Obligations

- Part A General
- Part B Continuing Listing Criteria
- Part C Operational Matters
- Part D Sponsorship of Depository Receipts
- Part E- Offer for Sale
- Part F Directors
- Part G- Share Issuance Scheme
- Part H Others
- Part I Specific Continuing Obligations Relating to Price Stabilization Mechanism
- Part J Specific Continuing Obligations Relating to Closed-End Funds
- Part K Specific Continuing Obligations Relating to Real Estate Investment Trusts (REITS)
- Part L Specific Continuing Obligations Relating to Exchange-Traded Funds (ETFS)
- Part M Specific Continuing Obligations Relating to Special Purpose Acquisition Companies Appendices

Chapter 9: Continuing Disclosure

Part A - General

- Part A(A) Definitions
- Part B Corporate Disclosure Policy
- Part C Immediate Disclosure of Material Information
- Part D Thorough Public Dissemination
- Part E Clarification, Confirmation or Denial of Rumours or Reports
- Part F Response to Unusual Market Activity
- Part G Unwarranted Promotional Disclosure Activity
- Part H Insider Trading
- Part I Preparation of Announcements
- Part J Immediate Disclosure Requirements
- Part K Periodic Disclosures
- Part L Circulars and Other Requirements
- Part L(A) Standard of Disclosure for Announcement and Circular
- Part M Disclosure Requirements for Specific Listed Issuers
- Part M1 Infrastructure Project Corporations
- Part M2 Closed-End Funds
- Part M3 Real Estate Investment Trusts (REITS)
- Part M4 Exchange-Traded Funds (ETFS)
- Part M5 Special Purpose Acquisition Companies
- Part M7 MOG Listed Issuers

Appendices

Chapter 10: Transactions

- Part A General
- Part B Definitions
- Part C Valuation and Information
- Part D Acquisitions and Disposals
- Part E Related Party Transactions
- Part F Very Substantial Transaction and Significant Change in the Business Direction or Policy
- Part F(A) Major Disposal of Assets Resulting in Listed Corporation No Longer Suitable for Listing
- Part G Other Requirements
- PART I Acquisition or Disposal Involving MOG Assets
- PART J Specific Requirements Relating to REITS

Appendices

Chapter 12: Share Buy-Backs

- Part A General
- Part B Definitions
- Part C General Requirements
- Part D Source of Funds
- Part F Additional Requirements
- Part G Specific Requirements for Share Buy-Back by a Special Purpose Acquisition Company
- Part H Requirements Relating to Buy Back of Odd Lot Shares
- Part J Specific Requirements for Unit Buy-Back by a REIT

Appendices

Chapter 13: Arrangements and Reconstructions

- Part A General
- Part B Schemes of Compromise, Arrangement, Amalgamation and Reconstruction
- Part C Subdivision of Shares
- Part D Consolidation of Shares
- Appendices

Chapter 14: Dealings in Listed Securities

- Part A General
- Part B Definitions
- Part C Application
- Part D Restrictions
- Part E Exemptions
- Part F Procedures for Dealings

Chapter 15: Corporate Governance

- Part A General
- Part B Directors
- Part B(A) Nominating Committee
- Part C Audit Committee
- Part D Auditors
- Part E Corporate Governance Disclosure

- Part F Internal Audit
- Part G Specific Requirements for a Listed Issuer or Special Purpose Acquisition Company involved in MOG Activities
- Part H Anti-Corruption and Whistle-Blowing

Chapter 16: Suspension, De-Listing and Enforcement

- Part A General
- Part B Trading Halt and Suspension
- Part C Withdrawal of Listing and De-Listing by the Exchange

Appendix 16A

Practice Notes

- Practice Note 2 Request for Suspension
- Practice Note 5 Training for Directors
- Practice Note 7 Classification of Applicants or Listed Issuers
- Practice Note 9 Risk Management and Internal Control, Corporate Governance and Sustainability Statement
- Practice Note 11 Provision of Financial Assistance
- Practice Note 12 Recurrent Related Party Transactions
- Practice Note 13 Requirements for Directors and Signatory of Statutory Declaration for Accounts
- Practice Note 14 Principle of Aggregation for Transactions
- Practice Note 16 Cash Companies
- Practice Note 17 Criteria & Obligations of PN17 Issuers
- Practice Note 18 Perusal of Draft Circulars and Other Documents
- Practice Note 19 Public Security Holding Spread
- Practice Note 20 Trading Halt
- Practice Note 21 Listing Procedures for Initial Admission
- Practice Note 22 Transfer of Listed Corporations to the Main Market
- Practice Note 23 Listing Procedures for Specific Applicants
- Practice Note 24 Listing Procedures for Foreign Listing
- Practice Note 25 Listing Procedures for New Issue of Securities by Issuers with Secondary Listing

- Practice Note 26 Listing Procedures of Sukuk and Debt Securities
- Practice Note 27 Listing Procedures for Structured Warrants
- Practice Note 28 Listing Procedures for New Issues of Securities
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SAMPLE QUESTIONS AND ANSWERS

Sample Question 1

Under the law of contract, ______ is the exchange for the promise given.

- (A) intention to create legal relations
- (B) genuine consent
- (C) agreement
- (D) consideration

Sample Question 2

Issuance of Sukuk Islamic Securities involving a partnership arrangement between two or more parties to finance a business venture whereby all parties contribute capital either in the form of cash or in kind for the purpose of financing the business venture. Any profit derived from the venture will be distributed based on a pre-agreed profit sharing ratio, but a loss will be shared on the basis of capital contribution.

The above describes the Islamic principle of:

- (A) Musharakah
- (B) Mudharabah
- (C) Murabahah
- (D) Istisna'

Sample Question 3

Which of the following categories of principal advisers are permitted to submit all types of corporate proposals?

- (i) Investment banks
- (ii) Universal brokers
- (iii) 1+1 brokers
- (iv) Special scheme brokers
- (A) (i) and (ii) only
- (B) (iii) and (iv) only
- (C) (i), (ii) and (iii) only
- (D) All of the above

Sample Question 4

In relation to the right of appointment of principal advisers, what are the rights reserved for the Securities Commission Malaysia?

- (i) Right to request for the appointment of an independent adviser
- (ii) Right not to allow submissions by the principal adviser in cases where the Securities Commission Malaysia considers the principal adviser to be incapable of giving impartial advice
- (iii) Right to decline submissions of the principal adviser where the principal adviser has an interest in the outcome of the proposal
- (iv) Right to appoint a new principal adviser in place of the existing principal adviser
- (A) (i) and (iv) only
- (B) (i), (ii) and (iii) only
- (C) (ii), (iii) and (iv) only
- (D) All of the above

Answers

Sample Question 1 - D

- Sample Question 2 A
- Sample Question 3 A
- Sample Question 4 B