HKEX Issues Guidance on “Ownership and Control” Requirement for Listing Applicants and Issues Relevant to Controlling Shareholders (HKEx-GL89-16)

Introduction

The Hong Kong Stock Exchange (HKEx) published new Guidance Letter HKEx-GL89-16 (the Guidance Letter) in November 2016 providing guidance on issues related to “controlling shareholders” and relevant obligations under the Listing Rules. The guidance focuses on clarifying how the HKEx interprets the Listing Rules’ definition of “controlling shareholder” and its practices in relation to: the listing requirement for ownership continuity and control under Main Board Rule 8.05(1) and GEM Rule 11.12A(2); the post-listing lock-up on controlling shareholders under Main Board Rule 10.07(1) and GEM Rule 13.16A; and the pre- and post-listing disclosure obligations relating to controlling shareholders.

1. The Definition of Controlling Shareholder

Main Board Listing Rule 1.01 (GEM Rule 1.01) defines “controlling shareholder” as any person who is, or group of persons who are together:

i) permitted to exercise or control the exercise of 30% (or such other amount as may from time to time be specified in the Code on Takeovers and Mergers or in the case of PRC issuers, the level specified in PRC law) as being the level for triggering a mandatory general offer) or more of the voting power at general meetings of the issuer; or

ii) in a position to control the composition of a majority of the board of directors of the issuer.

As regards depositary receipt issues, “person” in the definition of “controlling shareholder” includes a holder of depositary receipts. The depositary will not however be a controlling shareholder merely because of its position as depositary holding the issuer’s shares for the depositary receipt holders.

Guidance

The Guidance Letter notes that the process of identifying the “controlling shareholder(s)” of a listing applicant is conducted on a case-by-case basis and depends on the facts and circumstances of each case. The HKEx requires sponsors to conduct appropriate due diligence to ascertain that the information related to the listing applicant’s “controlling shareholder(s)” which is set out in the listing document is true, accurate and complete in all material respects, and not misleading or deceptive in any material respect. The HKEx also has the power to deem any shareholder to be a controlling shareholder or a group of controlling shareholders of a listing applicant or issuer based on relevant facts and circumstances.

1 Main Board Listing Rule 8.05(1)(c)/8.05(2)(c)/8.05(3)(c)/GEM Listing Rule 11.12A(2).

2 The definition of controlling shareholder for PRC issuers is set out at Main Board Rule 19A.14 and GEM Rule 25.10.
The Guidance Letter gives four examples of common ownership structures to illustrate their interpretation of “controlling shareholder”. The examples are non-exhaustive and assume that none of the holders of voting interests in the listing applicants have identified themselves as groups of controlling shareholders.

**Example 1**

In Example 1, Mr. A and Mr. B are considered to be controlling shareholders of the listing applicant as each of them can exercise 30% or more of the voting power at general meetings of the listing applicant. Conversely, Mr. C is not a controlling shareholder as he cannot exercise, or control the exercise of, 30% of the voting power at general meetings.

**Example 2**

In Example 2, Mr. A and Mr. B are considered to be controlling shareholders of the listing applicant as each of them can exercise 30% or more of the voting power at general meetings of the listing applicant. Conversely, Mr. C is not a controlling shareholder as he cannot exercise, or control the exercise of, 30% of the voting power at general meetings.

**Example 3**

In Example 3, the SPV held by Mr. A, Mr. B, and Mr. C is considered to be the controlling shareholder as it can exercise 100% of the voting power at general meetings of the listing applicant. In this scenario, the HKEx considers Mr. A to be a controlling shareholder as he controls the SPV by holding more than 50% of the voting interests of the SPV, and in turn, the SPV’s voting interests in the listing applicant. Conversely, Mr. B and Mr. C are not regarded as a controlling shareholder as each holds less than 50% of the SPV’s voting interests and they are not in a position to control the SPV’s voting interests in the listing applicant.

However, the HKEx will presume Mr. A, Mr. B, and Mr. C to be a group of controlling shareholders of the listing applicant on the basis that they have agreed to restrict their ability to exercise direct control over the listing applicant by holding their interests through a common investment holding company, the SPV. If
Mr. B and/or Mr. C do not consider themselves to be part of the group of controlling shareholders, the listing applicant should provide a detailed submission to rebut this presumption. Mr. B and Mr. C will be considered to be controlling shareholders unless the HKEx accepts such rebuttal.

Factors for determining whether there is a group of controlling shareholders

The factors that HKEx will consider when determining whether any individual shareholder has been acting as part of a group of controlling shareholders are set out in Listing Decisions HKEx-LD44-4 and HKEx-LD51-5.

HKEx-LD44-4

The Facts

In Listing Decision LD44-4, it was found that special circumstances existed which justified aggregating the shareholding interests and control of a group of shareholders for a listing applicant’s most recent audited financial year which enabled it to meet the Listing Rules ownership continuity and control requirement under Main Board Rule 8.05(1) (c). The listing applicant had two classes of shares. The Class A shares were held by ten individuals (the Founding Individuals) who held more than 51% of the voting rights but only around 10% of the beneficial interest in the company. The Class B shares were held by three financial investors (Financial Investors) who held approximately 90% of the company’s beneficial interest but only 49% of the voting rights. A shareholders’ agreement had been entered into between the Founding Individuals and the Financial Investors which gave the latter veto rights over major corporate decisions regarding the company’s operations.

The Decision

In its decision, the HKEx interpreted control under Listing Rule 8.05(1) to mean voting control as distinguished from beneficial interest. In determining whether any individual shareholders of the listing applicant had been acting as part of a controlling group of shareholders, the HKEx took the following factors into account:

a) the nature of their relationship including how they had associated with each other in past or present business dealings and whether any formal or informal arrangements existed between them;

b) how the individuals jointly affected “management and control” as a unit, for example:

• the pattern of individual members’ past voting on shareholders’ resolutions on key decisions (other than routine resolutions at AGM). The frequent occurrence of unanimous resolutions among individual shareholders in the past would support the proposition that the shareholders should be viewed as a controlling group;

• whether a consensus building process was adopted to reach a voting or business decision by the individual shareholders; and

• whether mutual trust and bonding as a group could be shown between the individual shareholders in the consensus building process; and

c) whether any group of shareholders could be regarded as “acting in concert” for the purposes of the Takeovers Code.

Taking the above factors into account, the HKEx found that there was a reasonable basis to view the Founding Individuals as a controlling group of 10 shareholders notwithstanding that there was no formal or documented relationship between them (by way of shareholders’ agreement or otherwise). The key facts that were relevant to the decision were that:

a) the Founding Individuals had a long-term business relationship of more than 10 years and had jointly invested in the listing applicant for more than four years;

b) the Founding Individuals held regular meetings, reached consensus on key decisions, and had unanimous voting patterns which supported the contention that they had consolidated “management and control” and acted as a unit; and

c) no single largest shareholder or single largest group of shareholders among the Founding Individuals ever attempted to exercise his/their voting rights independently without the agreement of the other Founding Individuals.

On the same analysis, the HKEx found that the Financial Investors never acted as a controlling group that would enable their interests to be aggregated since each Financial Investor was an independent private equity investor owned and managed by different entities. Other than the investment in the listing applicant, they had no other joint investments.
The Financial Investors did not have any understanding or arrangement that their board representatives would vote in a coordinated manner and the SFC did not regard them as concert parties in respect of the listing applicant under the Takeovers Code. While the Financial Investors had some operational control over the listing applicant by virtue of their veto rights under the shareholders’ agreement, this was insufficient to establish ownership control since the Founding Individuals had responsibility for day-to-day management and the Financial Investors had never exercised their veto rights. Their veto rights did not affect the Founding Individuals’ ownership continuity and control.

Example 4

In Example 4, Spouse B is not considered to be a controlling shareholder of the listing applicant as he/she cannot exercise 30% or more of the voting power at general meetings of the listing applicant. However, the HKEx considers Spouse A and Spouse B to be a group of controlling shareholders due to their relationship as spouses. If Spouse B does not consider himself/herself to be part of a group of controlling shareholders, the listing applicant should provide a detailed submission to rebut this presumption. Spouse B will be regarded as and must be disclosed as being a controlling shareholder unless HKEx accepts the rebuttal. The HKEx applies the same presumption to all shareholders who are “close associates” of each other as defined in Main Board Rule 1.01 (GEM Rules 1.01).

As to the disclosure of information in relation to a listing applicant’s controlling shareholder(s) as part of the listing applicant, it should be noted that the HKEx now expects listing applicants to explain the grounds for describing relevant persons as its controlling shareholder(s), although this has not been the practice in the past. Where shareholders wish to rebut a presumption that they are a group of controlling shareholders, they should provide a detailed submission giving reasons as part of the listing application for the HKEx’s consideration.

2. Controlling Shareholders - Pre-listing Obligations

There are two key obligations on a controlling shareholder pre-listing:

a) the listing eligibility requirement: the need to demonstrate ownership continuity and control under Main Board Listing Rules 8.05(1)(c)/8.05(2)(c)/8.05(3)(c) (GEM Listing Rule 11.12A(2)); and

b) the listing document disclosure requirement: details of any controlling shareholders and their interests in any competing business must be disclosed in the listing document under Main Board Rule 8.10 and paragraph 27A of Appendices 1A and 1E to the Main Board Rules (GEM Rule 11.04 and paragraph 27A in Appendix 1A).

2.1 Ownership continuity and control requirement

The HKEx’s requirements in practice are that:

a) Main Board and GEM listing applicants demonstrate “ownership continuity and control” for at least the most recent financial year up until the time immediately before the offering and/or placing becomes unconditional (the Relevant Period) as required by Frequently Asked Questions (Series 1 No. 16) (the FAQs). Question 16 of the FAQs provides that “ownership continuity and control” means continuous ownership and control of the voting rights attaching to the shares for the latest financial year of the trading record period by a controlling shareholder or, where there is no controlling shareholder, a single largest shareholder;

b) For listing applicants to demonstrate “ownership continuity and control” for the Relevant Period, there should be no change to any controlling shareholder(s) identified at the beginning of the most recent financial year;

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3 For a PRC listing applicant, please refer to Main Board Listing Rule 19A.04 (GEM Listing Rule 25.01(1)).

4 This requires the continuous ownership and control of the voting rights attaching to the shares for the latest financial year of the trading record period by a controlling shareholder or, where there is no controlling shareholder, a single largest shareholder.
c) For a listing applicant with a group of controlling shareholders with direct interests in the listing applicant to meet the ownership continuity and control requirement:

i) There must be no change to the shareholders constituting the group of controlling shareholders (i.e. no addition or departure of shareholders) and no material changes in the voting interests in the listing applicant held by each shareholder of the group; and

ii) The group of controlling shareholders must remain a group of controlling shareholders of the listing applicant and there must be no new controlling shareholders, for at least the Relevant Period;

d) For a listing applicant with a group of controlling shareholders holding their interests in the listing applicant indirectly (e.g. through an SPV), to meet the ownership continuity and control requirement:

i) during the Relevant Period, there must be: no change in the shareholders making up the group of controlling shareholders (i.e. no addition or departure of shareholders); and no material changes in the voting interests in the SPV held by each of its shareholders; and

ii) the SPV must remain a controlling shareholder throughout the Relevant Period and there must be no new controlling shareholder; and

e) the HKEx will assess whether any change in the voting interests of each shareholder making up the group of controlling shareholders amounts to a material change on a case-by-case basis. Potential listing applicants are encouraged to consult the HKEx in advance on any plans to transfer any voting interest in the listing applicant (or SPV). The Exchange will not usually consider there to be a breach in ownership continuity and control where, among others:

i) a controlling shareholder has transferred voting interests in the listing applicant held through a controlled SPV to another SPV controlled by the same controlling shareholder; and

ii) a controlling shareholder transfers voting interests to a trust for estate planning purposes and the controlling shareholder has retained control over such trust and the listing applicant consistent with the principles set out in Listing Decision HKEx-LD48-3.

2.2 Listing Document Disclosure Requirement: details of any controlling shareholders and their interests in any competing business

Listing applicants are required to apply the definition and interpretation of controlling shareholder as set out above and determine the identity of their controlling shareholders immediately upon completion of the offering and/or placing, and to disclose in their listing documents the information required by paragraph 27A of Appendix 1A to the Main Board Rules and the GEM Rules, Main Board Rule 8.10(1)(a) and GEM Rules 11.03 and 11.04 in relation to the controlling shareholder(s).

3. Controlling Shareholders’ Post-listing Obligations

Controlling shareholders have two key obligations post-listing:

a) the lock-up requirements under Main Board Rule 10.07(1) (GEM Rule 13.16A(1)); and

b) restrictions on voting and disclosures in specific circumstances.

3.1 Lock-up requirements

Main Board Listing Rule 10.07(1) (GEM Rule 13.16A(1)) states that a person or group of persons identified in a listing document as the listing applicant’s controlling shareholder(s) must not:

i) dispose of shares in the period from the date of the listing document to the date which is 6 months from the date of listing (the First Six-month Period); or

ii) dispose of shares in the period of 6 months commencing on the date on which the First Six-month Period expires, if immediately following such disposal that person or group of persons would cease to be a controlling shareholder (the Second Six-month Period).

Any offer for sale of shares referred to in the listing document is not subject to the above restriction.
The rationale behind the lock-up requirements is to give investors comfort that the controlling shareholder has no plans to sell down its shareholding in the near future and that its general intentions with respect to the issuer are unlikely to change in the period immediately after listing.

In practice:

a) the HKEx expects listing applicants to determine the identity of their controlling shareholder(s) as at the date of the published listing document. These are the controlling shareholder(s) which are then subject to the lock-up requirements.

b) where a controlling shareholder’s interest as at the date of the listing document will drop to below 30% due to an event which is certain to happen based on the information disclosed in the listing document (e.g. because of the issue of new shares by the listing applicant and/or the sale of shares by an existing shareholder as part of the offering or placing), the controlling shareholder will be subject to lock-up during the First Six-month Period, but not during the Second Six-month Period. This is because the shareholder would have ceased to be a controlling shareholder during the Second Six-month Period.

c) where the controlling shareholder’s interest will fall below 30% as a result of the exercise of an over-allotment option by the underwriter(s) of an offering and/or placing, each shareholder constituting the group of controlling shareholders will be subject to lock-up during the First Six-month Period. This is because the shareholder would have ceased to be a controlling shareholder during the Second Six-month Period.

The rationale is that it is uncertain at the time of listing whether or not the controlling shareholder is willing to remain as the controlling shareholder if the over-allotment option is not exercised, investors should be entitled to expect that it will remain as the controlling shareholder if the over-allotment option is exercised. This is consistent with the HKEx’s decision in listing decision HKEx-LD85-2015 where the HKEx determined that a listing applicant’s controlling shareholder was subject to a 12-month lock-up of its shares following the listing notwithstanding that it ceased to be a controlling shareholder when its shareholding dropped below 30% on exercise of the over-allotment option by the global coordinator of the listing applicant’s IPO.

d) where there is a group of controlling shareholders holding their interests in the listed issuer directly or indirectly (e.g. through an SPV), to comply with the lock-up requirements:

1. in the First Six-month Period: (i) the shareholders constituting the group of controlling shareholders must not change; (ii) there must be no material changes in the voting interests in the listed issuer of each shareholder constituting the group of controlling shareholders (or among the shareholders of the SPV as the case may be); and (iii) such group of controlling shareholders (or SPV as the case may be) must maintain the same aggregate voting interests of at least 30% in the listed issuer.

2. in the Second Six-month Period: (i) the shareholders constituting the group of controlling shareholders must not change; (ii) there must be no material changes in the voting interests in the listed issuer of each shareholder constituting the group of controlling shareholders (or among the shareholders of the SPV as the case may be); and (iii) such group of controlling shareholders (or SPV as the case may be) must maintain the aggregate voting interests of at least 30% in the listed issuer.

The HKEx will assess whether any change in the voting interests held by each shareholder constituting the group of controlling shareholders amounts to a material change on a case-by-case basis. The HKEx encourages prior consultation with them regarding any plan to transfer voting interests in the listed issuer (or SPV as the case may be).

3.2 Restrictions from voting and disclosures in specific circumstances

A controlling shareholder is obliged to comply with the following continuing obligations:

i) restrictions on voting in favour of certain material corporate actions, including withdrawal of listing, open offer/rights issue enlarging share capital by over 50%, refreshment of general mandate, reverse takeovers, and spin-offs;
ii) for issuers listed for one year or less, controlling shareholders must abstain from voting on acquisitions or disposals or other transactions which would result in a fundamental change in the principal business of the issuer\(^\text{11}\);

iii) announcements and disclosure in quarterly, interim and annual reports on: (i) details of loans requiring controlling shareholders to pledge shares\(^\text{12}\) or to fulfil specific performance obligations\(^\text{13}\); and (ii) contracts of significance\(^\text{14}\); and

iv) connected transaction implications: acquisition of an interest in a target company from a third party is a connected transaction if the target company’s substantial shareholder is or is proposed to be a controlling shareholder of the listed issuer\(^\text{15}\).

**HKE\text{Ex} Rejection Letter (HKE\text{Ex-\text{RL-05-05}})**

In light of the publication of HKE\text{Ex-GL89-16}, HKE\text{Ex} Rejection letter (HKE\text{X-RL-05-05}) regarding a failure to satisfy the “ownership continuity and control” requirement was updated. The HKE\text{Ex}'s revision clarifies that it expects listing applicants to illustrate “ownership continuity and control” as required by Frequently Asked Questions (Series 1 No. 16) for at least the most recent financial year up until the time immediately before the offering and/or placing becomes unconditional.

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12 Main Board Listing Rule 13.17 / paragraphs 6.3 and 40.3 of Appendix 16 (GEM Rules 17.19, 18.04, 18.55(9) and 18.68).
13 Main Board Listing Rule 13.18 / paragraphs 6.3 and 40.3 of Appendix 16 (GEM Rules 17.20, 18.55(9) and 18.68).
14 Main Board Listing Rules Paragraph 16 of Appendix 16 (GEM Listing Rules 16.26 and 18.27).
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