

Securities Note disclosure requirements for Certificates over Debentures Market Rules APP 1 paragraph A1.2

Name of Issuer	
Type of transaction	
Submitted by	
Date	

Rule			Page	Comments
1.	KEY I	NFORMATION		
1.1	Risk f	actors		
	Prom	inent disclosure of risk factors material to the Securities being		
	offered and/or admitted to trading in order for investors to assess the			
	risks associated with investing in the Securities, which must be			
	disclosed prominently in a separate section headed "Risk Factors" and			
		de the following information:		
	(a)	the nature of the risks involved in investing in the Securities;		
	(b)	any material risks associated with investing in the Issuer;		
	(c)	any risks associated with the assets to be acquired using the proceeds of the Offer;		
	(d)	the effect that the material risks may have on the Issuer		
		including how the risk could affect the business, operating		
		results and financial condition of the Issuer;		
	(e)	any steps proposed by the Issuer to mitigate or manage the risks;		
	(f)	general and specific risks relating to the industry or jurisdiction in which the Issuer operates; and		
	(g)	any other material risks that are not included in the above.		
1.5	Creditworthiness of the Issuer			
	(a)	Sufficient information to enable an investor to form an opinion		
	, ,	concerning the creditworthiness of the Issuer such as:		
		(i) earnings coverage ratio;		
		(ii) any relevant credit ratings; and		
		(iii) any other risk factors that may affect the Issuer's ability to		
		fulfil its obligations under the Securities to investors.		
1.6	Guar	antees		
	(a)	Information about any bank or other guarantees attaching to		
		the Securities and intended to underwrite the Issuer's		
		obligations including the details relating to:		
		(i) any conditionality on the application of the guarantee in		
		the event of any default under the terms of the Security;		
		and		



		(ii) any power of the guarantor to veto changes to the Security		
	(b)	holders' rights. Disclosure by the guarantor of the information about itself as if		
	(0)	it were the Issuer of the same type of Security that is the subject		
		of the guarantee.		
2.	INFO	RMATION RELATING TO THE SECURITIES OFFERED/ADMITTED TO TRADING		
2.1		General information relating to the Securities		
	(a)	A description of the type and class of the Securities being		
	'	offered and/or admitted to trading, including any identification		
		number (ISIN) or code applicable to the Securities.		
	(b)	The name and address of the entity maintaining the Securities		
		records.		
	(c)	A summary of any restrictions relating to transferability of the		
		Securities, the arrangements for settlement of transfers and any		
		limitations of those rights and procedures for the exercise of		
		such rights, including those specified in 2.2 and 2.3.		
	(d)	Any legislation under which the Securities have been created.		
	(e)	The currency of the Securities issue.		
	(f)	The ranking of the Securities being admitted to trading,		
		including summaries of any clauses that are intended to affect		
		ranking or subordinate the Security to any present or future		
	(-)	liabilities of the Issuer.		
	(g)	The maturity date and arrangements for the amortisation of the Debenture, including the repayment procedures. Where		
		advance amortisation is contemplated, on the initiative of the		
		Issuer or of the holder, it must be described, stipulating		
		amortisation terms and conditions.		
	(h)	Information regarding representation of Debenture holders		
	(,	including an identification of the organisation representing the		
		investors and provisions applying to such representation, and an		
		indication of where investors may have access to the contracts		
		relating to these forms of representation.		
2.3	Inter	est Rate and Yield		
	(a)	Where there is a nominal rate of interest or rate of return and		
		provisions relating to rate of interest or rate of return payable,		
		information including:		
		(i) the date from which rate of interest or rate of return		
		becomes payable and the due dates for rate of interest or		
		rate of return; and		
		(ii) the time limit on the validity of claims to rate of interest or		
	/b\	rate of return and repayment of principal.		
	(b)	Where the rate is not fixed, information including:		



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	(i)	a description of the underlying on which it is based and of	
		the method used to relate the two;	
	(ii)	a description of any market disruption or settlement	
		disruption events that affect the underlying;	
	(iii)	adjustment rules with relation to events concerning the	
		underlying; and	
	(iv)	the name of the calculation agent.	
		ndication of yield.	
2.4	Other right	s	
	Informatio	n relating to other rights including:	
	(e) rede	emption rights, if any;	
3.	TERMS AN	D CONDITIONS OF THE OFFER	
3.1	Terms and	conditions of the Offer	
	The terms	and conditions of the Offer including:	
	(a) the	number of Securities offered;	
	(e) a de	scription of any notifiable interests and conflict of interests	
	rela	ting the affairs of the Issuer, detailing the Persons involved	
	and	the nature of such interests;	
	(h) the	proposed date for Allotment of Securities;	
	(s) in th	ne case of new Securities, a statement of the resolutions,	
	autl	norisations and approvals by virtue of which the Securities	
	hav	e been or will be created and/or issued;	
	(v) if ac	visers to the Issuer are connected with the Offer, a	
	stat	ement of the professional or other capacity in which such	
	adv	sers have acted; and	
	(w) the	name and address of any paying agents and depository	
	age	nts in each country.	
3.3	Price Stabi	isation	
	The inform	ation required to be disclosed to the market pursuant to	
	MKT 6.2.9(1).	
4.	OTHER INFORMATION		
4.1	Audit and	ource of information including use of Expert reports	
	(a) Wh	ere information has been included in the Securities Note	
	whi	ch has been audited or reviewed by auditors and where	
	aud	itors have produced a report, reproduction of the report or,	
	with	permission of the Regulator, a summary of the report.	
	(b) Wh	ere information has been sourced from a third party, details	
	of t	ne identity of the source of the information along with a	
	con	firmation that the information has been accurately	
	repi	oduced and that as far as the Issuer is aware and is able to	
	asce	ertain from information published by that third party, no	
	fact	s have been omitted which would render the reproduced	
	info	rmation inaccurate or false, misleading, or deceptive.	



	(c)	Where a statement or report attributed to a Person as an Expert
		is included in the Securities Note:
		(i) the name, business address, qualifications and any
		material interest such a Person has in the Issuer; and
		(ii) if the report has been produced at the Issuer's request, a
		statement to the effect that such statement or report is
		included, in the form and context in which it is included,
		with the consent of the Expert who has authorised the
		contents of that part of the Securities Note.
5.	ADM	ISSION TO TRADING
5.1		Is of admission to trading
3.1	(a)	The proposed dates for:
	(α)	(i) admission to the Official List;
		(ii) admission to trading on a Recognised Investment
		Exchange; and
		(iii) any other such comparable event in respect of the
		Securities.
	(b)	The actual dates on which:
	(6)	
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		Investment Exchange; and
		(iii) any other such comparable event took place in respect of the Securities.
	, ,	
	(c)	An estimate of the total expenses related to the admission to
_		trading.
6.		RMATION RELATING TO CERTAIN CLASSES OF SECURITIES
6.1		ficates and structured products
		mation about:
	(a)	the legislation under which the Certificates or Structured
		Products and the underlying Securities or assets have been
		created and of the courts of competent jurisdiction in the event
		of litigation including details of the consequences in event of
		default occurring in respect of the underlying Securities;
	(b)	in the case of Structured Products, a statement setting out the
		type of the underlying factors to which the Structured Product is
		referenced and details of where information on the underlying
		factor can be obtained;
	(c)	whether it is possible to obtain a conversion of the Certificates
		or Structured Products into the underlying Securities or assets,
		and if so, the procedure for such conversion, and commission
		and costs involved with such a conversion;
	(d)	the provisions relating to the rights attaching and benefits
		attaching to the underlying Securities, including:



		(i) any voting rights and the conditions on which the Issuer of
		the Certificates or Structured Products may exercise the
		voting rights and measures envisaged to obtain the
		instructions of the Certificate or Structured Product
		holders; and
		(ii) any right to participate in profits and any liquidation
		surplus;
	(e)	the names and addresses of the paying agents and trustees and
		fiscal agents in relation to the creation of the Certificate or
		Structured Product;
	(f)	the amount of the commissions and costs to be borne by the
	. ,	Certificate or Structured Product holders in connection with the
		payment of coupons or other income and the creation of
		additional certificates;
	(g)	the name and credit rating of the ultimate underwriter or
	1.07	obligor(s) against whom the Security holder faces Credit Risk in
		relation to the Certificate or Structured Product;
	(h)	a description of the tax arrangements with regard to any taxes
		and charges to be borne by the Certificate or Structured Product
		holders and levied in the jurisdictions where the Certificates or
		Structured Products are issued;
	(i)	a statement confirming that under the laws governing the
	` `	Issuer's activities the underlying Securities or assets would not
		form part of the Issuer's assets in the event of bankruptcy or
		insolvency of the Issuer and that there is no Credit Risk to the
		Issuer attaching to the Certificates or Structured Products; and
	(j)	the names of banks with which the main accounts relating to
		the underlying Securities or assets are held.
7.	ASSE	T BACKED SECURITIES
7.1	If the	Securities or the underlying Securities are asset backed, describe
	all the	e material attributes of the asset backed Securities, including:
	(a)	information about the assets backing the Securities including:
		(i) where the assets are equity Securities that are admitted to
		trading on an exchange, a description of the Securities, a
		description of the market in which the Securities are
		traded and the frequency with which prices of the
		Relevant Securities are published;
		(ii) where the assets contain a material proportion of equity
		Securities that are not traded on an exchange, a
		description of the equity Securities including the type of
		information required to be disclosed in a Prospectus if the
		equity Securities were Shares;



- (iii) where the assets comprise obligations that are not traded on an exchange, a description of the principal terms and conditions of the obligations;
- (iv) where a material proportion of the assets are secured on or backed by Real Property, a valuation report relating to the property setting out both the valuation of the property and cash flow/income stream;
- (v) where the assets backing the Security are part of an actively managed pool of assets, the parameters within which investments can be made, details of the entity responsible for such management, terms of such entity's appointment, termination of appointment, and a description of its relationship with any other parties to the issue of the Securities; and
- (vi) any rights to substitute the assets and a description of the manner in which and the type of assets which may be so substituted and, if there is any capacity to substitute assets with a different class or quality of assets, a statement to that effect together with a description of the impact of such substitution;
- (b) information about the structure of the transaction and the rate of return including:
 - (i) a description of the structure of the transaction;
 - (ii) details of the entities participating in the issue and a description of the functions to be performed by them;
 - (iii) a description of the method and date of the sale, transfer, novation or assignment of the assets or of any rights and/or obligations in the assets to the Issuer or, where applicable, the manner and time period in which the proceeds from the issue will be fully invested by the Issuer;
 - (iv) the rate of interest or stipulated yield and any premium;
 - (v) the date of repayment of the principal capital and return on that capital;
 - (vi) how the cash flow from the assets will meet the Issuer's obligations to holders of the Securities and how payments are collected in respect of the assets; and
 - (vii) where the return on, and/or repayment of the Security is linked to the performance or Credit of other assets which are not assets of the Issuer, information as set out in (a) regarding the assets backing the Security, if necessary;
- (c) information about the obligors including:
 - (i) where there is a large number of obligors, a general description of the obligors; and



- (ii) where there are only a small number of obligors, a description of each obligor;
- (d) information about:
 - the terms and conditions for the issuance of any additional Securities or any restrictions on the issuance of additional Securities; and
 - (ii) where the Issuer proposes to issue further Securities backed by the same assets, a prominent statement to that effect, and unless those further Securities are fungible with, or are subordinated to, those classes of existing debt, a description of how the holders of that class Securities will be notified;
- (e) the nature, order and priority of the entitlements of holders of the Securities;
- (f) details of arrangements or other matters that may impact repayment of the principal capital or return on that capital to the holders of the Securities, including:
 - (i) a description of any relevant insurance policies relating to the assets backing the Securities;
 - (ii) a global overview of the parties to the arrangement in the securitisation programme including information on the direct or indirect ownership of control between those parties:
 - (iii) if a relationship exists that is material to the issue of the Securities between the Issuer, guarantor and the obligor, details of the principal terms of that relationship;
 - (iv) if the assets backing the Securities include loans and Credit Agreements, the principal lending criteria and an indication of any loans which do not meet these criteria and any rights or obligations to make further advances;
 - (v) an indication of significant representations and collaterals given to the Issuer relating to the assets;
 - (vi) information on any Credit enhancements, an indication of where material potential liquidity shortfalls may occur and the availability of any liquidity supports and an indication of provisions designed to cover interest/principal shortfalls;
 - (vii) name and addresses and a brief description of any swap counterparties and other providers of other material forms of Credit/liquidity enhancement;
 - (viii) details of any subordinated debt finance; and
 - (ix) an indication of any investment parameters for the investment of temporary liquidity surpluses and a description of the parties responsible for such investment;



(g)	statements by the Issuer confirming that the assets backing the	
	Security have characteristics that demonstrate capacity to	
	produce funds to service any payments due and payable of the	
	Securities; and	
(h)	a statement whether or not post issuance transaction	
	information regarding the Securities to be admitted and the	
	performance of the underlying assets will be reported. If it is to	
	be reported, disclosure of where such information will be	
	reported, where such information can be obtained, and the	
	frequency with which such information will be reported.	