SECOND SCHEDULE (r.7 (1)(c))

ELIGIBILITY REQUIREMENTS FOR PUBLIC OFFERING OF FIXED INCOME SECURITIES AND LISTING ON THE FIXED INCOME SECURITIES MARKET SEGMENT

REQUIREMENT	CRITERIA	COMPLIANCE STATUS	SECTION IN THE IM.
Incorporation Status	• The issuer to be listed shall be a body corporate.		
Size: Share Capital and Net Assets of Issuer	• The issuer shall have a minimum issued and fully paid share capital of Kshs. 50 million and net assets of Kshs. 100 million before the public offering or listing of the securities.		
Listing and transferability of securities	 All fixed income securities offered to the public or section thereof except for commercial papers shall be listed and shall be freely transferable and not subject to any restrictions on marketability or preemptive rights. Commercial papers are not transferable or to be 		
Availability and reliability of financial records	listed at a securities exchange.		

statements complying with International Financial
Reporting Standards (IFRS) for an accounting
period ending on a date not more than four months
prior to the proposed date of the offer.
The issuer must have prepared financial statements
for the latest accounting period on a going concern
basis and the audit report must not contain any
emphasis of matter or qualification in this regard.
At the date of the application, the issuer must not
be in breach of any of its loan covenants particularly
in regard to the maximum debt capacity.

Directors and senior management	 In the case of issuers whose securities are listed at a securities exchange in Kenya but where not more than six months have elapsed since the end of the financial year, un-audited financial statements covering the period preceding the six months must be included in or appended to the Information Memorandum. 	
	 As at the date of the application and for a period of at least two years prior to the date of the application, no director of the issuer shall have - any petition under bankruptcy or insolvency in any jurisdiction pending or threatened against the director (for individuals), or any winding-up petition pending or threatened against it (for corporate bodies); 	
	 any criminal proceedings in which the director was convicted of fraud or any criminal offence, or be named subject of pending criminal proceeding, or any other offence or action either within or outside Kenya; or 	

- been the subject of any ruling of a court of
competent jurisdiction or any governmental body
that permanently or temporarily prohibits such
director from acting as an investment adviser or as a
director or employee of a stockbroker, dealer or any
financial institution or engaging in any type or
business practice or activity.
 The issuer must have suitable senior management with relevant experience for at least one year prior to the listing, none of whom shall have committed any serious offence that may be considered inappropriate for the management of a listed company.
 At least one third of the issuer's board of directors shall be independent and non-executive directors.

Certificate of comfort	······································
	in any country the Authority shall obtain a
	certificate of no objection from the relevant
	regulators.
	Where there is a guarantor, the consent of its
	regulator shall be obtained by the Authority.
	Where there is a guarantor, the guarantor shall
	provide the Authority with a financial capability
	statement duly certified by its auditors.
Profitable historic	
track record and	attributable to shareholders in at least two of the
future prospects	last three financial periods preceding the
	application for the issue.
Guarantee	Where the issuer does not satisfy the requirements
requirements	it may seek a credit enhancement to have the
	securities it seeks to issue guaranteed.
	The guarantor may only be a bank or an insurance
	company or any other institution with necessary
	financial capacity acceptable to the Authority and a
	copy of the guarantee document shall be subject to

Debt ratios

Size of the issue	 The minimum size of the issue shall be Kshs. 50 million. The minimum issue lot size shall be: Kshs. 100,000 for corporate bonds and preference shares or such higher amount as may be required by the Authority; and 	
Minimum size for	Kshs. 1,000,000 for commercial paper.	
Minimum size foi listing	For an issuer to maintain listing of its fixed income security, the minimum size of the fixed income security listed shall be Kshs. 50,000,000 except in the case of redemption.	
Renewal date	Every issuer of commercial paper shall apply for renewal at least three months before the expiry of the approved period of twelve months from the date of approval.	

THIRD SCHEDULE – PART C

FIXED INCOME SECURITIES MARKET SEGMENT DISCLOSURE REQUIREMENTS FOR PUBLIC ISSUES

REGULATIONS	THIRD SCHEDULE- PART C	COMPLIANCE	SECTION IN THE IM
	DISCLOSURE REQUIREMENTS FOR PUBLIC ISSUES ON FISMS	STATUS	
Identity of direct	<u>ors, senior management and advisers (i.e. persons responsible for the in</u>	nformation discl	<u>osed)</u>
	The name, home or business address and function of each of the persons		
details	giving the declaration set out in the paragraph below		
A.02 ~	A declaration in the following form:		
Declaration			
	The directors of [the issuer], whose names appear on page [] of the		
	prospectus, accept responsibility for the information contained in this		
	document. To the best of the knowledge and belief of the directors (who		
	have taken all reasonable care to ensure that such is the case) the		
	information contained in this document is in accordance with facts and		
	does not omit anything likely to affect the import of such information.		
A.o3 ~ Identity of	The names, addresses and qualifications of the auditors who have		
Auditors	audited the issuer's annual accounts in accordance with IAS for the last		
	two financial years.		
A.o4 ~ Details to	If auditors have resigned, have been removed or have not been re-		
be brought to	appointed during the last two financial years and have deposited a		
the attention of	statement with the issuer of circumstances which they believe should be		

the members	brought to the attention of members and creditors of the issuer, details	
and creditors	of such matters must be disclosed.	
A.o5 ~ Experts	The names and addresses of the issuer's bankers, legal advisers,	
	sponsors, reporting accountants and any other expert to whom a	
	statement or report included in the prospectus has been attributed.	
Offer statistics an	d expected timetable	
B.01 ~	(1) A statement that the Authority has approved the public offering and	
Authority's	listing of the securities at the Fixed Income Securities Market	
approval	Segment of a securities exchange.	
	Cautionary statement of the Authority.	
B.o2 ~ Registrar	A statement that a copy of the prospectus has been delivered to the	
	Registrar.	
Information on th	<u>e issuer</u>	
C.01 ~ Details of	The name, registered office and, if different, head office of the issuer. If	
issuer	the issuer has changed its name within the last three years, the old name	
	must be printed in bold type under the new name.	
C.o2 ~ Country of	The country of incorporation of the issuer.	
incorporation		
-	The date of incorporation and the length of life of the issuer, except where	
incorporation	indefinite.	

-	The legislation under which the issuer operates and the legal form which	
legislation	it has adopted under that legislation.	
C.o5 ~ Principal	A description of the issuer's principal objects and reference to the	
objects	clause(s) of the memorandum of association in which they are described.	
C	The place and date of registration of the issuer and its registration	
	The place and date of registration of the issuer and its registration	
Registration	number.	
C.07 ~	A statement that for a period of not less than five working days from the	
Documents	date of the information memorandum or for the duration of any offer to	
available for	which the information memorandum relates, if longer, at a named place	
inspection	as the Authority may approve, where the following documents or copies	
•	thereof (where applicable) could be inspected:	
	(a) the memorandum and articles of association of the issuer;	
	(b) any trust dood of the issuer or of its subsidiors undertaking subjects is	
	(b) any trust deed of the issuer or of its subsidiary undertakings which is	
	referred to in the information memorandum;	
	(a) each document mentioned in paragraphs C.12 (material contracts) or,	
	in the case of a contract not reduced into writing, a memorandum	
	giving full particulars thereof;	

	(b) copies of service agreements with managers or secretary/ies,	
	underwriting, vendors' and promoters' agreements entered into	
	during the last two financial years;	
	(c) the latest certified appraisals or valuations relative to movable and	
	immovable property and items of a similar nature, if applicable;	
	(d) all reports, letters, and other documents, balance sheets, valuations	
	and statements by any expert any part of which is included or referred	
	to in the prospectus;	
	(g) written statements signed by the auditors or accountants setting out	
	the adjustments made by them in arriving at the figures shown in any	
	accountants' report included pursuant to paragraph G.o4 and giving	
	the reasons therefor; and	
	(h) audited accounts of the issuer or, in the case of a group, the	
	consolidated audited accounts of the issuer and its subsidiary	
	undertakings for each of the two financial years preceding the	
	publication of the prospectus, including, in the case of a company	
	incorporated in Kenya, all notes, reports or information required by	
	the Companies Act.	
C.08 ~	Where any of the documents listed in above are not in the English	
Documents	language, translations into English must also be available for inspection.	
available for	In the case of any document mentioned in the paragraph on material	
inspection to be	contracts, a translation of a summary of such document may be made	
translated into	available for inspection, if the Authority so requires.	
English if in other		
language		

-	The amount of the issuer's authorised and issued capital and the amount	
Authorised and	of any capital agreed to be issued, the number and classes of the shares	
Issued capital	of which it is composed with details of their principal characteristics. If	
	any part of the issued capital is still to be paid up, a statement of the	
	number, or total nominal value, and the type of the shares not yet fully	
	paid up, broken down, where applicable, according to the extent to which	
	they have been paid up.	
C.10 ~	The names of the persons so far as they are known to the issuer, who,	
Controlling	directly or indirectly, jointly or severally, exercise or could exercise control	
interest	over the issuer, and particulars of the proportion of the voting capital held	
	by such persons. For these purposes, joint control means control	
	exercised by two or more persons who have concluded an agreement,	
	which may lead to their adopting a common policy in respect of the issuer.	
C.11 ~ Subsidiary	If the issuer has subsidiary undertakings or parent undertakings, a brief	
or parent	description of the group of undertakings and of the issuers position within	
undertakings	it stating, where the issuer is a subsidiary undertaking, the name of and	
	number of shares in the issuer held (directly or indirectly) by each parent	
	undertaking of the issuer.	
	A summary of the principal contents of :	
C.12 ~ Material	(a) each material contract (not being a contract entered into in the	
contracts	ordinary course of business) entered into by any member of the group	
	within the two years immediately preceding the publication of the	
	prospectus, including particulars of dates, parties, terms and conditions,	
	any consideration passing to or from the issuer or any other member of	

	the group, unless such contracts have been available for inspection in the	
	last two years in which case it will be sufficient to refer to them	
	collectively as being available for inspection in accordance with	
	paragraph C.07; and	
Contractual	(b) any contractual arrangement with a controlling shareholder required	
arrangement	to ensure that the issuer is capable at all times of carrying on its business	
with controlling	independently of any controlling shareholder, including particulars of	
shareholder	dates, terms and conditions and any consideration passing to or from the	
	issuer or any other member of the group.	
C.13 ~	If any contract referred to in the paragraph above relates to the	
	acquisition of securities in an unlisted subsidiary, or associated company,	
	where all securities in the issuer have not been acquired, state the reason	
	why 100% of the shareholding was not acquired, and whether anyone	
	associated with the controlling shareholder(s) of the issuer, or associated	
	companies, or its subsidiaries is interested and to what extent.	
C.14 ~	A description of the group's principal activities, stating the main	
Description of	categories of products sold and/or services performed. Where the issuer	
group's principal	or its subsidiaries carries on or proposes to carry on two or more	
activities	businesses which are material having regard to the profits or losses,	
	assets employed or to be employed, or any other factor, information as	
	to the relative importance of each such business.	
C.15 ~ Material	Details of any material changes in the businesses of the issuer during the	
changes	past five years.	

C.16 ~	Where the information given pursuant to the above two paragraphs C.14	
Exceptional	and C.15 has been influenced by exceptional factors, that fact must be	
factors	mentioned.	
C.17 ~ Materia	Information on any legal or arbitration proceedings (including any such	
litigation	proceedings which are pending or threatened of which the issuer is aware)	
	which may have or have had in the recent past (covering at least the	
	previous four months) a significant effect on the group's financial position	
	or an appropriate negative statement.	
C.18 ~	Information on any interruptions in the group's business, which may have	
Interruptions ir	or have had during the recent past (covering at least the previous four	
group's business	months) a significant effect on the group's financial position.	
C.19 ~ Principa	Information concerning the principal investments (including	
Investments	new plant, factories and research and development) being made during	
	the current financial year, with the exception of interests being acquired	
	in other undertakings, including -	
	(a) the geographical distribution of these investments; and	
	(b) the method of financing such investments.	
C.20 ~ Principal	Information concerning the group's principal future investments	
future	(including new plant, factories, and research and development, if any),	
investments	with the exception of interests to be acquired in other undertakings, on	
	which the issuer's directors have already made firm commitments.	

C.21 ~ Research	Information concerning policy on the research and development of new		
and	products and processes over the past three financial years, where		
development	significant.		
policy			
C.22 ~ Basis for	The basis for any statements made by the issuer regarding its competitive		
statements	position shall be disclosed.		
Operating and fin	ancial review and prospectus (the recent development and prospects of	f the group)	
	Unless otherwise approved by the Authority in exceptional circumstances:		
Information on			
trends and			
prospects			
	(a) general information on the trend of the group's business since the end		
	of the financial year to which the last published annual accounts relate, and in particular -		
	(i) the most significant recent trends in production, sales and stock		
	and the state of the order book; and		
	(ii) recent trends in costs and selling prices;		
	(b) Information on the group's prospects for at least the current financial		
	year. Such information must relate to the financial and trading		

	prospects of the group together with any material information which	
	may be relevant thereto, including all special trade factors or risks (if	
	any) which are not mentioned elsewhere in the prospectus and which	
	are unlikely to be known or anticipated by the general public, and	
	which could materially affect the profits.	
D.02 ~ Risk	Provide information on the risk factors that are specific to the issuer or its	
factors	industry and make an offering speculative or on high risk in a section	
	headed "Risk Factors".	
D.03 ~	Where a profit forecast or estimate appears, the principal assumptions	
Assumptions	upon which the issuer has based its forecast or estimate must be stated.	
	Where so required, the forecast or estimate must be examined and	
	reported on by the reporting accountants or auditors and their report	
	must be set out; there must also be set out a report from the sponsor	
	confirming that the forecast has been made after due and careful enquiry	
	by the directors.	
D.04 ~ Opinion of	The opinion of the directors, stating the grounds therefor, as to the	
directors as to	prospects of the business of the issuer and of its subsidiaries and of any	
issuer's	subsidiary or business undertaking to be acquired, together with any	
prospects	material information which may be relevant thereto.	
Directors and em	ployees	
E.01 Details of	The full name, age (or date of birth) home or business address, nationality	
employees	and function in the group of each of the following persons and an	
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	indication of the principal activities performed by them outside the group	
	where these are significant with respect to the group:	
	(a) directors, alternate and proposed directors of the issuer and each of	
	its material subsidiaries including details of other directorships;	
	(b) the senior management of the issuer including the chief executive,	
	board secretary and finance director, with details of professional	
	qualifications and period of employment with the issuer for each such	
	person; and	
	(c) founders, if the issuer has been established as a family business or in	
	existence for fewer than five years and the nature of family	
	relationship, if any.	
	(d) Detailed disclosure of chief executive or other senior management	
	changes planned or expected during twenty four months following	
	the issue and listing of the security or appropriate negative statement.	
E.02	In the case of a foreign issuer, information similar to that described in	
	E.o1, relative to the local management, if any. Where the Authority	
	considers the parent company is not adequately represented on the	
	directorate of its subsidiaries, an explanation is required.	
E.o3	A statement showing the aggregate of the direct and indirect interests of	
	the directors in, and the direct and indirect interests of each director	
	holding in excess of 3% of the share capital of the issuer, distinguishing	
	between beneficial and non-beneficial interests, or an appropriate	
	negative statement. The statement should include by way of a note any	
	change in those interests occurring between the end of the financial year	

	and the date of publication of the prospectus, or if there has been no such change, disclosure of that fact.	
ID.F.oo	Major shareholders and related party transactions	
F.01	The following information shall be provided regarding the issuer's major shareholders, which means shareholders that are the beneficial owners of at least 3% or more of the issuer's voting securities:	
	 a) provide the names of the major shareholders, and the number of shares and the percentage of outstanding shares of each class owned by each of them as of the most recent practicable date, or an appropriate negative statement if there are no major shareholders; 	
	b) disclose any significant change in the percentage ownership held by any major shareholders during the past three financial years; and	
	 c) indicate whether the issuer's major shareholders have different voting rights, or an appropriate negative statement. 	
F.02	Information shall be provided as to the portion of each class of securities held in Kenya and the number of shareholders in Kenya.	
F.o3	To the extent known to the issuer, state whether the issuer is directly or indirectly owned or controlled by another corporation(s), by any foreign government or by any other natural or legal person(s) severally or jointly, and, if so, give the name(s) of such controlling corporation(s), government or other person(s), and briefly describe the nature of such	

	control, including the amount and proportion of capital held giving a right to vote.	
F.04	Describe any arrangements, known to the issuer, the operation of which may at a subsequent date result in a change in control of the issuer.	
F.05	In so far as is known to the issuer, the name of any person other than a director who, directly or indirectly, is interested in 10% or more of the issuer's capital, together with the amount of each such person's interest.	
F.06	Provide information required on (a) and (b) below for the period since the beginning of the issuer's preceding five financial years up to the date of the information memorandum, with respect to transactions or loans between the issuer and:	
	(a) enterprises that directly or indirectly through one or more intermediaries, control or are controlled by, or are under common control with, the issuer;	
	(b) associates;	
	(c) individuals owning, directly or indirectly, an interest in the voting power of the issuer that gives them significant influence over the issuer, and close members of any such individual's family;	

(d) key management personnel, that is, those persons having authority
and responsibility for planning, directing and controlling the activities
of the issuer, including directors and senior management of the issuer
and close members of such individuals' families; and
(e) enterprises in which a substantial interest in the voting power is
owned, directly or indirectly, by any person described in (c) or (d) or
over which such a person is able to exercise significant influence. This
includes enterprises owned by directors or major shareholders of the
issuer and enterprises that have a number of key management in
common with the issuer. Shareholders beneficially owning a 10%
interest in the voting power of the issuer are presumed to have a
significant influence on the issuer, including:
(i) the nature and extent of any transactions or presently proposed
transactions which are material to the issuer or the related party, or
any transactions that are unusual in their nature or conditions,
involving goods, services, or tangible or intangible assets, to which
the issuer or any of its parent or subsidiaries was a party; and
(ii) the information given should include the largest amount
outstanding during the period covered, the amount outstanding as
of the latest practicable date, nature of the costs, the transaction(s)
in which it was incurred and the interest rate on such transaction(s).

	(iii) the amount of outstanding loans (including guarantees of any kind) made by the issuer or any of its parent or subsidiary (ies) to or for the benefit of any of the persons listed above.	
F.07	Full information of any material inter-company finance.	
F.08	Where a statement or report attributed to a person as an expert is included in the information memorandum, a statement that it is included, in the form and context in which it is included, with the written consent of that person, who has authorised the contents of that part of the information memorandum, and has not withdrawn his consent.	
F.09	If any of the named experts was employed on a contingent basis, owns an amount of shares in the issuer or its subsidiaries which is material to that person, or has a material, direct or indirect economic interest in the issuer or that depends on the success of the offering, provide a brief description of the nature and terms of such contingency or interest.	

ID.G.oo	Financial information		
G.01	A statement that the annual accounts of the issuer for the last three financial years have been audited. If audit reports on any of those accounts have been refused by the auditors or contain qualifications, such refusal or such qualifications must be reproduced in full and the reasons given.		
G.02	A statement of what other information in the prospectus has been audited by the auditors.		
G.03	Financial information as required by paragraphs G.09 to G.11 set out in the form of a comparative table together with any subsequent interim financial statements if available.		
G.04	Financial information as required by paragraphs G.09 to G.11 set out in the form of an accountants' report.		
G.05	If applicable, an accountants' report, as set out in paragraphs G.09 to G.11 on the asset which is the subject of the transaction.		
G.06	(a) If the issuer prepares consolidated annual accounts only, it must include those accounts in the prospectus in accordance with paragraph G.o3 or G.o4.		
	(b) If the issuer prepares both own and consolidated annual accounts, it must include both sets of accounts in the prospectus in accordance with paragraph G.o3 or G.o4. However, the issuer may exclude its own accounts on condition that they do not provide any significant		

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	additional information to that contained in the consolidated	
	accounts, with the approval of the Authority.	
G.07	(a) Where the issuer includes its own annual accounts in the prospectus,	
	it must state the profit or loss per share arising out of the issuer's	
	ordinary activities, after tax for each of the last five financial years.	
	(b) Where the issuer includes consolidated annual accounts in the	
	prospectus, it must state the consolidated profit or loss per share for	
	each of the last five financial years; this information must appear in	
	addition to that provided in accordance with (a) above where the	
	issuer also includes its own annual accounts in the prospectus.	
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G.08	A description of any significant change in the financial or trading	
	position of the group which has occurred since the end	
	of the last financial period for which either audited financial statements	
	or interim financial statements have been published, or an appropriate	
	negative statement.	
G.09	If the issuer's own annual or consolidated annual accounts do not give a	
	true and fair view of the assets and liabilities, financial position and	
	profits and losses of the group, more detailed and/or additional	
	information must be given. In the case of issuers incorporated in a	
	country where issuers are not obliged to draw up their accounts so as to	
	give a true and fair view, but are required to draw them up to an	
	equivalent standard, the latter may be sufficient.	
G.10	A table showing the changes in financial position of the group over each	
	of the last three financial years in the form of a cash flow statement	

G.11	The accountant's report shall disclose a proforma balance sheet, profit		
	and loss account and a cash flow projection for the next twelve months		
	following the issue and the following ratios for the last three financial		
	years immediately preceding the issue -		
	(a) earnings before interest and taxes interest cover;		
	(b) funds from operations to total debt percentage;		
	(c) free cash flow to total debt percentage;		
	(d) total free cash flow to short-term debt obligations;		
	(e) net profit margin;		
	(f) post-tax return (before financing on capital employed;		
	(g) long term debt to capital employed; and		
	(h) total debt to equity.		
G.12	Where the prospectus includes consolidated annual accounts,		
	disclosures are required:		
	(a) of the consolidation principles applied (which must be described		
	explicitly where such principles are not consistent with IAS);		
	(b) of the names and registered offices of the undertakings included in		
	the consolidation, where that information is important for the		
	purpose of assessing the assets and liabilities, financial position and		
	profits and losses of the issuer; it is sufficient to distinguish them by		
	a symbol in the list of undertakings of which details are required in		
	paragraph G.15; and		
	(c) for each of the undertakings referred to in (b) above -		

	(i) the total proportion of third-party interests, if annual accounts	
	are wholly consolidated; or	
	(ii) the proportion of the consolidation calculated on the basis of	
	interests, if consolidation has been effected on a pro rata basis.	
G.13	(1) Details on a consolidated basis as at the most recent practicable	
	date (which must be stated and which in the absence of exceptional	
	circumstances must not be more than fourteen days prior to the	
	date of publication of the prospectus) of the following, if material -	
	(a) the borrowing powers of the issuer and its subsidiaries	
	exercisable by the directors and the manner in which such	
	borrowing powers may be varied;	
	(b) the circumstances, if applicable, if the borrowing powers have	
	been exceeded during the past two years. Any exchange	
	control or other restrictions on the borrowing powers of the	
	issuer or any of its subsidiaries;	
	(c) the total amount of any loan capital outstanding in all members	
	of the group, and loan capital created but un-issued, and term	
	loans, distinguishing between loans guaranteed, un-	
	guaranteed, secured (whether the security is provided by the	
	issuer or by third parties), and unsecured;	
	(d) all off-balance sheet financing by the issuer and any of its	
	subsidiaries;	
	(e) the total amount of all other borrowings and indebtedness in the	
	nature of borrowing of the group, distinguishing between	
	guaranteed, un-guaranteed, secured and unsecured	

borrowings and debts, including bank overdrafts, liabilities	
under acceptances (other than normal trade bills) or	
acceptance credits, hire purchase commitments and	
obligations under finance leases;	
(f) the total amount of any material commitments, lease payments	
and contingent liabilities or guarantees of the group; or	
(g) how the borrowings required to be disclosed by paragraphs (c) to	
(f) above arose, stating whether they arose from the purchase	
of assets by the issuer or any of its subsidiaries.	
(2) An appropriate negative statement must be given in each case where	
relevant, in the absence of any loan capital, borrowings,	
indebtedness and contingent liabilities described in (1) above; as a	
general rule, no account should be taken of liabilities or guarantees	
between undertakings within the same group, a statement to that	
effect being made if necessary	
(3) For each item identified in (1) above, where applicable -	
(a) the names of the lenders, if not debenture holders;	
(b) the amount, terms and conditions of repayment or	
renewal;	
(c) the rates of interest payable on each item;	
(d) details of the security, if any;	
(e) details of conversion rights;	
(f) where the issuer or any of its subsidiaries has debts which are	
repayable within twelve months, state how the payments are to	
be financed; and	

	(g) if the issuer prepares consolidated annual accounts, the principles laid down in paragraph G.o6 apply to the information set out in this paragraph G.13.	
G.14	Details of material loans by the issuer or by any of its subsidiaries stating:	
	(a) the date of the loan;	
	(b) to whom made;	
	(c) the rate of interest;	
	(d) if the interest is in arrears, the last date on which it was paid and the extent of the arrears;	
	(e) the period of the loan;	
	(f) the security held;	
	(g) the value of such security and the method of valuation;	
	(h) if the loan is unsecured, the reasons therefor; and	
	 (i) if the loan was made to another company, the names and addresses of the directors of such company. 	

G.15	(1) Information in respect to matters listed below relating to each
	undertaking in which the issuer holds (directly or indirectly) on a long
	term basis an interest in the capital that is likely to have a significant
	effect on the assessment of the issuer's own assets and liabilities,
	financial position or profits or losses –
	(a) the name and address of the registered office;
	(b) field of activity;
	(c) the proportion of capital held;
	(d) the issued capital;
	(e) the reserves;
	(f) the profit or loss arising out of ordinary activities, after tax, for the last
	financial year;
	(g) the value at which the issuer shows in its accounts the interest held;
	(h) any amount still to be paid up on shares held;
	(i) the amount of dividends received in the course of the last financial
	year in respect of shares held; and
	(j) the amount of the debts owed to and by the issuer with regard to the
	undertaking.
	(2) The items of information listed in (1) above must be given in any event
	for every undertaking in which the issuer has a direct or indirect
	participating interest, if the book value of that participating interest
	represents at least 20% of the capital and reserves of the issuer or if
	that interest accounts for at least 20% of the net profit or loss of the

	 issuer or, in the case of a group, if the book value of that participating interest represents at least 20% of the consolidate net assets or at least 20% of the consolidated net profit or loss of the group. (3) The information required by (1) (e) and (f) above maybe omitted where the undertaking in which a participating interest is held does not publish annual accounts. (4) The information required by (1) (d) to (j) above may be omitted if the annual accounts of the undertakings in which the participating interests are held are consolidated into the group annual accounts, or, with the exception of (1) (i) and (j) above, if the value attributable to the interest under the equity method is disclosed in the annual accounts, provided that in the opinion of the Authority, the omission of the information is not likely to mislead the public with regard to the facts and circumstances, knowledge of which is essential for the assessment of securities in question.
G.16	A statement by the directors of the issuer that in their opinion the working capital available to the group is sufficient for the group's present requirements, or, if not, how it is proposed to provide the additional working capital thought by the directors of the issuer to be necessary. The working capital statement should be prepared on the group, as enlarged by the acquisition of assets.

G.17	Where the financial statements provided under paragraphs G.01 to G.05	
	are prepared in a currency other than Kenya shillings, disclosure of the	
	exchange rate between the financial reporting currency and Kenya	
	shillings should be provided, using the mean exchange rate designated by	
	the Central Bank of Kenya for this purpose, if any:	
	(a) at the latest practicable date;	
	(b) the high and low exchange rates for each month during the preceding twelve months;	
	(c) for the five most recent financial years and any subsequent interim	
	period for which financial statements are presented, the average rates	
	for each period, calculated by using the average of the exchange rates	
	on the last day of each month during the period; and	
	(d) if the proceeds are being used directly or indirectly to acquire assets,	
	other than in the ordinary course of business, briefly describe the	
	assets and their cost. If the assets will be acquired from affiliates of	
	the issuer or associates, disclose the person from whom they will be	
	acquired and how the cost to the issuer will be determined.	
FI.H.oo	The debt securities for which application is being made	
H.01	A statement that application has been made to the Authority for the	
	securities to be listed (if applicable) in the Fixed Income Securities Market	
	Segment, setting out the relevant debt securities.	
H.02	A statement whether or not all the debt securities have been marketed or	
	are available in whole or in part to the public in conjunction with the	
	application.	

Н.03	A statement that a copy of the information memorandum or prospectus,	
	as the case may be, has been delivered to the Registrar.	
Н.04	The nominal amount of the debt securities and if this amount is not fixed,	
	a statement to that effect must be made.	
H.05	The nature, number and numbering of the debt securities and the	
	denominations.	
H.o6	Except in the case of continuous issues of short-term debt securities, the	
	issue and redemption prices and nominal interest rate. If several interest	
	rates or variable interest rates are provided for, an indication of the	
	conditions for changes in the rate.	
H.07	The procedures for the allocation of any other advantages and the	
	method of calculating such advantages.	
H.o8	A statement regarding tax on the income from the debt securities	
	withheld at source -	
	(a) in the country of origin (if applicable); and	
	(b) in Kenya.	
Н.09	A statement whether the issuer assumes responsibility for the	
	withholding of tax at source.	
H.10	Arrangements for the amortisation of the loan, including the repayment	
	procedures.	
H.11	The names and addresses of the issuer's registrar and paying agent(s) for	
	the securities in any other country where the securities listing (if	
	applicable) has taken place.	

H.12	The currency of the loan and any currency option; if the loan is	
	denominated in units of account, the contractual status of such units.	
H.13	The final repayment date and any earlier repayment dates.	
H.14	The date from which interest becomes payable and the due dates for interest.	
H.15	The time limit on the validity of claims to interest and repayment of principal.	
H.16	The procedures and time limits for delivery of the debt securities, and a statement as to whether temporary documents of title will be issued.	
H.17	Except in the case of continuous issues in respect of short term securities, a statement of yield. The method whereby that yield is calculated must be described in summary form.	
H.18	A statement of the resolutions, authorisations and approvals by virtue of which the debt securities have been or will be created and/or issued.	
H.19	The nature and amount of the issue.	
H.20	The number of debt securities which have been or will be created and/or issued.	
H.21	The nature and scope of the guarantees, sureties and commitments intended to ensure that the loan will be duly serviced as regards both the repayment of the debt securities and the payment of interest.	

Details of trustees or of any other representation for the body of debt	
security holders.	
(1) The name, function, description and head office of the trustee or other	
representative of the debt security holders; and	
(2) The main terms of the document governing such trustee-ship or	
representation and in particular the conditions under which such	
trustee or representative may be replaced.	
A summary of Sections subordinating the loan to other debts of the issuer	
already contracted or to be contracted.	
A statement of the legislation under which the debt securities have been	
created and the courts competent in the event of litigation.	
A statement whether the debt securities are in registered or certificate	
form or where dematerialised a statement of account to be issued.	
Details of any arrangements for transfer of the securities and any	
restrictions on the free transferability of the debt securities.	
Other securities exchanges (if any) where listing is being or will be sought.	
(1) The names, addresses and descriptions of the persons underwriting	
or guaranteeing the issue, and -	
(a) where the underwriter is a company, the description must include	
-	
(i) the place and date of incorporation and registered number of	
the issuer;	
(ii) the names of the directors of the company	
	security holders. (1) The name, function, description and head office of the trustee or other representative of the debt security holders; and (2) The main terms of the document governing such trustee-ship or representation and in particular the conditions under which such trustee or representative may be replaced. A summary of Sections subordinating the loan to other debts of the issuer already contracted or to be contracted. A statement of the legislation under which the debt securities have been created and the courts competent in the event of litigation. A statement whether the debt securities are in registered or certificate form or where dematerialised a statement of account to be issued. Details of any arrangements for transfer of the securities. Other securities exchanges (if any) where listing is being or will be sought. (1) The names, addresses and descriptions of the persons underwriting or guaranteeing the issue, and - (a) where the underwriter is a company, the description must include - (i) the place and date of incorporation and registered number of the issuer;

	(iii) the name of the secretary of the company;	
	(iv) the bankers to the company where applicable; and	
	(v) the authorised and issued share capital of the company.	
	(b) (i) Where the issue is fully or partially guaranteed, the guarantor	
	shall assume the responsibility and redemption obligation	
	under the issue and in that regard, shall satisfy the Authority	
	of its financial capacity to guarantee the issue.	
	(ii) Where the guarantor is a bank or an insurance company	
	licensed to operate in Kenya, the consent of the Central Bank	
	of Kenya or the Commissioner of Insurance, as the case may	
	be, will be required.	
	(2) Where not all of the issue is underwritten or guaranteed, a statement	
	of the portion not covered shall be made.	
Н.30	If a public or private offer or placing has been or is being made	
	simultaneously on the markets of two or more countries and if a tranche	
	has been or is being reserved for certain of these, details of any such	
	tranche.	
H.31	The names of the securities exchanges (if any) on which debt securities of	
	the same class are already listed.	
H.32	If debt securities of the same class have not yet been listed but are dealt	
	in on one or more other regulated, regularly operating, recognised, open	
	markets, an indication of such markets.	

H.33	If an issue is being effected at the same time as listing or has been effected	
	within the three months preceding such listing the following information	
	must be given:	
	(a) the procedure for the exercise of any right of pre-emption; the	
	negotiability of subscription rights, the treatment of subscription	
	rights not exercised and -	
	(i) the issue price or offer or placing price, stating the nominal value	
	or, in its absence, the accounting par value or the amount to be	
	capitalised;	
	(ii) the issue premium or discount and the amount of any expenses	
	specifically charged to the subscriber or purchaser; and	
	(iii) the methods of payment of the price, particularly as regards the	
	paying-up of securities which are not fully paid.	
	(b) except in the case of continuous debt security issues, the period	
	during which the issue or offer remained open or will remain open and	
	any possibility of early closure.	
	(c) the methods of and time limits for delivery of the securities and a	
	statement as to whether temporary documents of title have been or	
	will be issued.	
	(d) the names of the receiving agents.	
	(a) the names of the receiving agents.	
	(e) a statement, where necessary, that the subscriptions may be reduced	
	and a statement of the relative facts where it is the intention, in the	

	event of over subscription, to extend a preference on allotment to any	
	particular company or group such as employees and pension funds.	
	(f) except in the case of continuous debt security issues, the estimated	
	net proceeds of the loan. If the capital offered is more than the	
	amount of the minimum subscription referred to in paragraph H.34,	
	the reason for the difference between the capital offered and the said	
	minimum subscription.	
	(g) the purpose of the issue and intended application of its proceeds.	
H.34	The minimum amount which, in the opinion of the directors, must be	
	raised by the issue of the securities in order to provide the sums, or, if any	
	part thereof is to be defrayed in any other manner, the balance of the	
	sums required to be provided, in respect of each of the following matters:	
	(a) the purchase price of any property, purchased or to be purchased	
	which is to be defrayed in whole or in part out of the proceeds of the	
	issue;	
	(b) any preliminary expenses payable by the issuer, and any commission	
	payable to any person in consideration for his agreeing to subscribe	
	for, or of his procuring or agreeing to procure subscriptions for or of	
	his underwriting or guaranteeing any securities of the issuer;	
	(c) the repayment of any moneys borrowed in respect of any of the	
	forgoing matters;	
	(d) working capital, stating the specific purposes for which it is to be used	
	and the estimated amount required for each such purpose;	
	(e) any other material expenditure, stating the nature and purposes	
	thereof and the estimated amount in each case; and	

(f) the amounts to be provided in respect of the matters aforesaid	
A summary of the rights conferred upon the holders of the debt securities	
and particulars of the security (if any) therefor.	
Where debt securities are issued by way of conversion or replacement of	
debt securities previously issued, a statement of all material differences	
between the security for the old debt securities and the security for the	
new debt securities, or, if appropriate, a statement that the security for	
the new debt securities is identical with all security for the old debt	
securities.	
Particulars of the profits cover for interest (if fixed), and of the net	
tangible assets.	
Where the debt securities for which application is being made are offered	
by way of rights or open offer to the holders of an existing listed security,	
the following information must be given:	
(a) (i) the pro rata entitlement;	
(ii) the last date on which transfers were or will be accepted for	
registration for participation in the issue;	
(iii) how the securities rank for interest;	
(iv) the nature of the document of title and its proposed date of	
issue;	
	and particulars of the security (if any) therefor.Where debt securities are issued by way of conversion or replacement of debt securities previously issued, a statement of all material differences between the security for the old debt securities and the security for the new debt securities, or, if appropriate, a statement that the security for the new debt securities is identical with all security for the old debt securities.Particulars of the profits cover for interest (if fixed), and of the net tangible assets.Where the debt securities for which application is being made are offered by way of rights or open offer to the holders of an existing listed security, the following information must be given:(a)(i)(ii)(iii)(iii)(iii)(iii)(iii)(iii)(iii)(iii)(iv)

taken up will be dealt with and the time in which the offer may be	
accepted;	
(c) a statement pointing out possible tax implications for non-residents.	
In respect of convertible debt securities, information concerning the	
nature of the shares offered by way of conversion, exchange or for	
subscription and the rights attaching thereto.	
In respect of convertible debt securities, the conditions of and procedures	
for conversion, exchange or subscription and details of the circumstances	
in which they may be amended.	
Where the debt securities for which application is being made are debt	
securities of a class which is already listed, being offered by way of rights	
or open offer, a table of market values for the securities of the class to	
which the rights issue or offer relates for the first dealing day in each of	
the six months before the date of the particulars, for the last dealing day	
before the announcement of the rights issue or offer and (if different) the	
latest practicable date prior to publication of the particulars.	
Where an issuer seeks to raise additional capital amounting to twenty	
percent or more of the aggregate value of its listed fixed income securities	
such issuer shall obtain prior approval of the holders of such listed fixed	
income securities and the Authority.	
	 (c) a statement pointing out possible tax implications for non-residents. In respect of convertible debt securities, information concerning the nature of the shares offered by way of conversion, exchange or for subscription and the rights attaching thereto. In respect of convertible debt securities, the conditions of and procedures for conversion, exchange or subscription and details of the circumstances in which they may be amended. Where the debt securities for which application is being made are debt securities of a class which is already listed, being offered by way of rights or open offer, a table of market values for the securities of the class to which the rights issue or offer relates for the first dealing day in each of the six months before the date of the particulars, for the last dealing day before the announcement of the rights issue or offer and (if different) the latest practicable date prior to publication is listed fixed income securities such issuer shall obtain prior approval of the holders of such listed fixed income

The Code of Corporate Governance Practices for Issuers of Securities.

REQUIREMENTS	MET Y/N	COMMENT
Identify reasons for non-compliance, where the company is		
not fully compliant, and indicate steps on how to comply.		
Have an effective board to offer strategic guidance, lead		
the company and be accountable to shareholders.		
Board to establish relevant committees to perform specific		
mandates.		
Board to specifically establish an audit and nominating		
committee.		
Board composes of a balance of executive and non-		
executive directors (including at least one third independent		
and non-executive directors of diverse skills or expertise		
(should be disclosed in the annual report).		
Clear separation of roles and responsibilities of the chairman		
and chief executive.		
Every person who is a Chairperson of a public listed company		
shall not hold such position in more than two public listed		
companies at any one time		
The Board should appoint a nominating committee		
consisting mainly of independent and non-executive		
directors who will consider candidates for directorship		
proposed by the chief executive and shareholders.		

Establishment of an audit committee of at least three	
independent and non-executive directors by the board who	
shall report to it.	

Legal Opinion

Requirement under Regulation 6(2)(b)	PARTICULARS	Complies	Comments
(i)	Whether all licenses and consents required to perform the business or proposed business of the issuer have been duly obtained		
(ii)	The validity of evidence of ownership of land, plant and equipment and other important and relevant assets of the issuer		
(iii)	Any agreements or contracts with respect to the proposed issue of securities		

(iv)	Any material litigation, prosecution or other civil or criminal legal action in which the issuer or any of its director is involved	
(v)	Whether the existing capital of the issuer and any proposed changes thereto is in conformity with applicable laws and has received all necessary authorizations	
(vi)	Any other material items with regard to the legal status of the issuer and the proposed issue	