Listing Center



Listing Application - For Companies Conducting a Business Combination that Results in a Change of Control OR For SPACs completing a business combination following which the combined Company is required to meet the requirements for initial listing

Record Id:

Nasdaq-listed Company Name: N/A Current Symbol: N/A

POST-BUSINESS COMBINATION COMPANY INFORMATION

	######################################
Company Name *	
Address of Principal Executive Offices *	
Address Line 2	
City/Province *	
State	
Zip/Postal Code *	
Country *	V
Phone *	
Website	
State of Incorporation	
Country of Incorporation *	
Date of Incorporation *	
Operations Start Date	
SEC File Number	
Central Index Key (CIK) Code *	
Company Description *	

Market Choice

An issuer seeking to list on either the Global Select Market or the Global Market will be approved for the market tier with the highest listing standards that the company meets. *

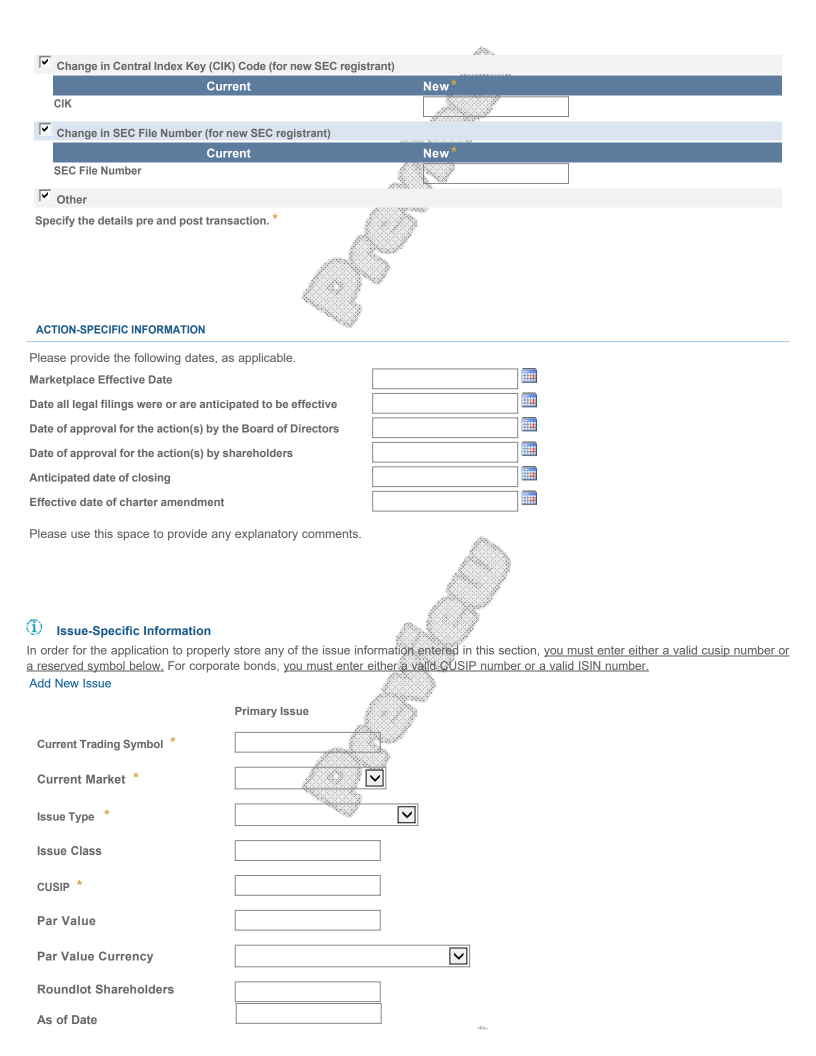
○ Nasdaq Global Select Market® ○ Nasdaq Global Market® ○ Nasdaq Capital Market®					
The Nasdaq Stock Market may use this applicat Nasdaq Dubai. Please check any other markets Nasdaq will share information with representative	mpany's listing on stock markets around the globe. Alter to simultaneously begin the listing process on the on which the company is seeking to list: Nasdaq les from the OMX Nordic Exchanges and the Nasdaq langes will contact the primary contact listed below.	OMX Nordic Exchanges and the Nordic Exchanges Nasdaq Dubai			
Application Contacts					
this form with at least one other company or lega	oses of processing this form. In addition, Nasdaq recr al representative by entering their email address on o email to any contacts with whom you have shared th	ur Share Your Form page. is form, even if the form has not yet			
Company Contact	Outside Legal Counsel	U.S. Business Hours Contact (if company is located outside of the U.S.)			
Name *					
Firm Name *					
Phone *					
Email *					
Address					
Address Line 2					
City/Province					
State	V				
Postal/Zip Code					
Country					
Primary Contact *					
Nasdaq will conduct all communications with re-	spect to the applicant with the designated primary co	ntact.			
Billing Information					
Contacts					
Name *					
Title/Firm					
Phone *					
Email *					
Invoices will be sent electronically UNLES	SS you check this box.				
Billing Address					
Use address of principal executive offices listed above for billing.					
Address *					
Address 2					
City *					

State	
Province	
Postal/Zip Code	
Country *	
Securities/Account	ng Professionals
Please provide the fo	llowing information.
Auditor Firm Name City	
State	
Country	
1 Transfer Agen	t
Firm Name	lacksquare
Associated Corpor	ate Actions

To the extent that an issuer that is currently listed on Nasdaq is expected to be the survivor of the proposed transaction for SEC reporting purposes, please indicate if any of the following changes are expected to occur in connection with the merger.



	Current Symbol	Stock Split Ratio
Issue #1		
Stock Split Ratio		
Issue #2		
Stock Split Ratio		



Beneficial Shareholders	
As of Date	
Number of Votes per Share	
Unit Components	
Timing of Unit Separation	
Reserved Trading Symbol *	
Is the Security Book Entry Only	
Are any of the above securities considered to be a Tracking Stock as defined in Rule 5222 ?	
Expected Date of Initial Trading	
For American Depositary Shares (ADS): List the name of Depositary Bank: Confirm that the ADS have been issued in a sponsored program: Provide the ratio of Underlying Shares:	
SPAC Business Combination	
Is the Company a SPAC completing a business combination ?	Yes ○ No
Does/Will the Post Merger Company have a new Outside Legal Counsel that is different than the current SPAC Outside Counsel? *	● Yes ○ No
Post Merger Company Outside Legal Counsel (please provide primary contact information only)*	
Contacts Contact Name *	
Firm Name *	
Phone *	
Email *	
*Please note Nasdaq will communicate with both the current outside counsel and the post-merger outside counse process.	el during the review
SPAC registration statement effective date :	
Anticipated Date of Completion of Business Combination :	
Target company name :	
Target company ticker symbol (if applicable) :	
Please describe the terms of the business combination : *	



IM-5101-2(a)? *	~
Does the company plan to complete the business combination within the time frame prescribed by Marketplace Rule IM-5101-2(b)? *	~
Is the fair market value of the target business at least 80% of the value of the deposit account, subject to the provisions of Marketplace Rule IM-5101-2(b)?	~
Will the business combination been approved by a majority of the company's independent directors? *	~
Does the company plan to have the combination approved by a majority of the shares of common stock voting at the meeting at which the combination is being considered?	~
Do the company's shareholders have the right to convert their shares in accordance with Listing Rule IM-5101-2 (d)? *	V
Does the company plan to file and furnish a proxy or information statement and provide all shareholders the opportunity to redeem their shares (on a pro-rata basis) pursuant to a tender offer? *	V
Does the company confirm that the company's prospectus does not provide for the use of trust funds for any purpose other than the purchase of an operating business including the repurchase of company stock? *	~

1 BOARD MEMBER INFORMATION

If no, please describe any other permitted uses.

Provide each board member's full legal name (first, middle and last), date of birth or age, and committee assignments, and indicate whether the director is independent, as defined in Listing Rule 5605.

Incomplete information or inaccurate spelling can delay processing of your application so please ensure that all names entered reflect the person's full legal name and are spelled correctly.

Add a New Director

Number of Directors on Board: **0**Number of Directors on Audit Committee: **0**

Number of Independent Directors on Board: 0

Number of Independent Directors on Audit Committee: 0

REGULATORY PROCEEDINGS/LITIGATION

- 1. With respect to the company, its predecessors and its subsidiaries (<u>collectively</u>, the "Company"), -provide a detailed description of all inquiries, investigations, lawsuits, litigation, arbitration, hearings, or any other legal or administrative proceedings (<u>collectively</u>, "Proceedings") commenced within the past 10 years.
 - a. that are or were initiated or conducted by any regulatory, civil or criminal agency (including but not limited to the SEC, FINRA, PCAOB, state securities, banking and insurance regulators, Commodities Futures Trading Commission, Department of Justice, state bar associations, state boards of accountancy, or any foreign regulatory, civil or criminal authority); or
 - b. in which claims material to the company are or were asserted under federal and/or state securities, banking, insurance, tax or bankruptcy laws; or
 - c. in which claims material to the company are or were asserted otherwise alleging fraud, deceit or misrepresentation. To the

extent that such items have been disclosed in the company's SEC filings, the applicant may refer to and/or submit copies of the relevant SEC's filings in which such matters were disclosed in lieu of providing a detailed description.

In connection with all proceedings that have been concluded please provide documentation, which reflects the final disposition of each proceeding. The company should update Staff promptly of any and all material developments related to the matters identified in the response to these questions and should supplement its response if additional matters arise while its application is pending.

- 2. With respect to the applicant's current executive officers, directors, and ten percent or greater shareholders, provide a detailed description of all Proceedings (as defined in Question 1):
 - a. that are or were initiated or conducted by any regulatory, civil or criminal agency (including but not limited to the SEC, FINRA, PCAOB, state securities, banking and insurance regulators, Commodities Futures Trading Commission, Department of Justice, state bar associations, state boards of accountancy, or any foreign regulatory, civil or criminal authority); or
 - b. in which claims are or were asserted otherwise alleging fraud, deceit or misrepresentation and seeking damages in excess of \$100,000.

NOTE: With respect to questions 2a and 2b, there is no limit on the time frame covered by the request.

Instructions

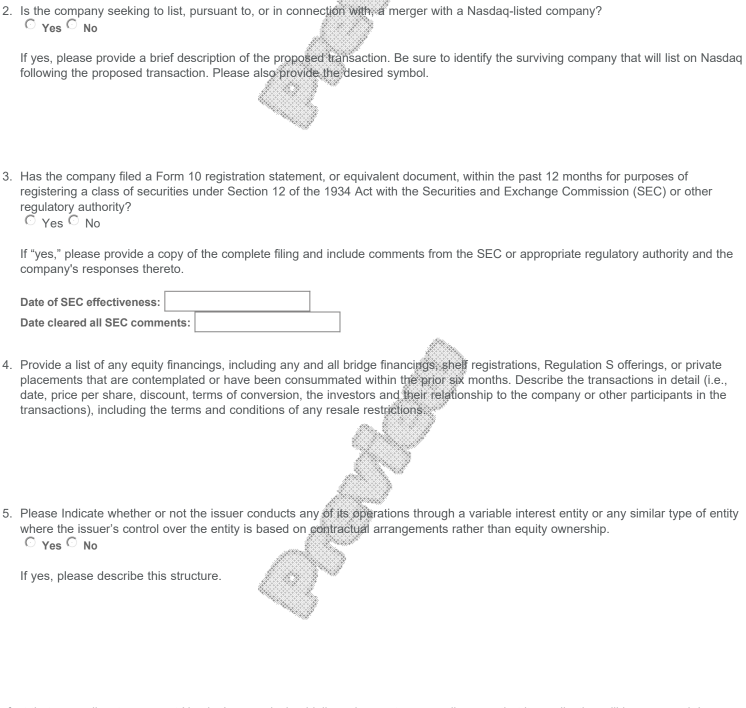
Questions 1 and 2 should be interpreted broadly and should include matters that relate to trading in the securities of the Company. Accordingly, responses should include communications of any nature that the Company, its officers, director and affiliates have had with FINRA or any other regulatory, civil or criminal agencies concerning trading in the securities of the Company.

Upon review of the information provided by the applicant, <u>Nasdaq Listing Qualifications</u> Staff may request additional information, such as copies of all court and administrative filings, and documents, that reflect the substance of the allegations of any proceedings described above, and the sanctions imposed.

The applicant should notify Nasdaq Listing Qualifications Staff promptly of any and all material developments related to the matters identified in the response to these questions and should supplement its response if additional matters arise while its application is pending.

Other

1. Has the company or any of its predecessors previously applied or requested a review of eligibility to have its securities listed or quoted on any marketplace? If so, please provide the name of the marketplace, and the date and outcome of the application or review. In addition, state whether the company's securities have ever been delisted; the date and reasons for any delisting; whether the issuer is (was) the subject of any inquiries or investigations by a securities exchange, and the outcome or resolution of such inquiries or investigations. Please note that the issuer's obligation to respond to this question is ongoing and the issuer must promptly advise the Exchange of receipt of any relevant inquiry.



The fact that an applicant may meet Nasdaq's numerical guidelines does not necessarily mean that its application will be approved. In connection with the review of any application, and as set forth in the Nasdaq Listing Rules, Nasdaq reserves the right to request additional information or documentation, public or non-public, deemed necessary to make a determination regarding a security's qualification for initial inclusion, including, but not limited to, any material provided to or received from the Securities and Exchange Commission or other regulatory authority.

1 ATTACH SUPPORTING DOCUMENTS AND FEE PAYMENT INFORMATION

In addition to a completed Listing Application, prior to approval, Nasdaq will require additional information and supporting documentation. Documentation will vary depending on the type of application you are submitting. Please review our Supporting Documentation Guidelines. These guidelines, presented by application type, list the specific documents Nasdaq will require prior to approval for your specific application type. Required documentation must be provided prior to approval, but is not required at the time of original submission.

If the company has submitted a confidential draft registration statement to the SEC in connection with its proposed initial public offering, please attach the most recent copy of this draft registration statement and all related SEC correspondence.

To facilitate the review process, please submit supporting documentation electronically. You can submit additional documentation for your form at any time during the application review process.

Uploading documents for submission is easy:

<u>Select documents using the "Browse" button.</u> To attach multiple documents, hold CTRL key while making the selection. Documents should be provided using one of the following formats: **MS Word, MS Excel or PDF**.

Files already attached

Fee Payment Information

For Applicants seeking to <u>list equity securities only</u>:

- On the Nasdag Capital Market, a \$5,000 non-refundable fee is due at the time of application.
- On the Nasdaq Global or Global Select Markets, a \$25,000 non-refundable fee is due at the time of application. The balance of the fee is due prior to the commencement of trading.

Fees may be paid by check or wire transfer. If paying by check, please complete the Check Payment Form and include it along with your payment. When paying by wire, please follow instructions provided here. Please provide the following information: Remitter Name (if different than name of the company): **Check or Wire Confirmation Number: AFFIRMATION** User Id Name Title/Firm ³ Date * I have been authorized by the Company and have the legal authority to provide information on the Company's behalf; to the Initials * best of my knowledge and belief, the information provided is true and correct as of this date; and I will promptly notify Nasdaq of any material changes. I understand that the Company has a continuing duty to update Nasdaq whenever there is an addition to or change in information previously furnished. Applicants have a continuing duty to update responses to each of the questions on this application whenever there is an addition to or change in information previously furnished.

Form Created By: on ; Form Last Updated By on , Form Owned By:

* Indicates a field required for submission.

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