

Decision of the Admission Office

of 6 April 2009, partially revised with the entry into force of the new Listing Rules of the BX Swiss AG as of 1 May 2018¹

On 6 April 2009, the admission office of the BX Swiss AG (hereinafter “BX”) has adopted the following listing facilitations for applications from companies listed on the SIX Swiss Exchange in a decision in accordance with clause 20 of the Listing Rules.

a) Listing application, waiver of listing prospectus pursuant to clause 10 of the Listing Rules

Issuers with a registered office in Switzerland listed on the SIX Swiss Exchange are exempted from the creation of a listing prospectus, provided that the corresponding equity securities or the corresponding bond are admitted to official trading at the SIX Swiss Exchange at time of the application and are not associated with any capital market transaction.

In the listing application, the applicant must confirm that the listing requirements are met in accordance with the BX Listing Rules.

Furthermore, the applicant must confirm in the listing application that no material significant change occurred or was made since the publication of the last quarterly figures, which was not communicated in accordance with the rules of the Federal Act on Stock Exchanges and Securities Trading (SESTA, German: BHEG, Börsengesetz) or the listing rules of the SIX Swiss Exchange.

In the listing application, the issuer undertakes to continue to keep the following information available on the internet for at least one month after the General Meeting of Shareholders following the listing on the BX: the price-relevant facts of the past two years which are published on the issuer’s website pursuant to the Directive on Ad hoc Publicity (DAH) of the SIX Swiss Exchange along with the last annual and semi-annual financial statements.

b) Amendment to the Official Notice pursuant to clause 11 of the Listing Rules

In the Official Notice it also must be noted that the BX admission office has exempted the company as a company listed on the SIX Swiss Exchange from the creation of a listing prospectus.

¹ References adapted to the new Listing Rules of the BX as of 1 May 2018. “Berner Börsenverein” replaced by “BX Swiss AG”, and “listing notice” replaced by “Official Notice”.

c) Swiss SIX Exchange delisting application

Without a delisting at the Swiss SIX Exchange, the company remains double-listed on both exchanges.

Any possible delisting must be executed in accordance with the directive on delisting of the SIX Swiss Exchange or the SIX listing rules, while notice periods must be respected.

d) Pending proceedings, reprimands and legal violations

In the listing application, the applicant confirms that no pending proceedings, reprimands, orders or other relevant legal acts at the SIX Swiss Exchange and at the FINMA exist.

Otherwise the legal cases must be included in the application and documented with enclosures. The stock exchange treats the submitted documents as confidential.