

UK PUBLIC COMPANY

OVERVIEW

BCLP's UK Public Company team brings together experienced Corporate Finance lawyers across a range of disciplines, including Equity Capital Markets, Public M&A, General Public Company Representation and Corporate Governance to advise on all aspects of a company's journey towards becoming listed and on the full spectrum of transactions and advisory matters during the course of life as a listed company including:

- IPOs on the London Stock Exchange's Main Market and AIM as well as transfers between segments, step-ups from AIM to the Main Market and cancellations of listing
- Secondary capital raisings, share buybacks, private placements, block trades and tender offers
- Listing Rule transactions including Class 1 acquisitions and disposals, reverse takeovers and related party transaction
- Public company takeovers and defence matters under the UK Takeover Code
- Shareholder proposals and dealing with activist shareholders
- Shareholder circulars, notices of annual and general meetings and annual reporting requirements
- Advisory matters regarding the sponsor and NOMAD regimes
- Disclosure obligations, inside information and market abuse matters
- Compliance with the UK Corporate Governance Code, Quoted Companies Alliance Corporate Governance Code and corporate governance and other continuing obligations under the various regulatory rules
- Board and committee composition, succession planning and diversity
- Directors' duties and responsibilities, independence and on-going director education
- Stakeholder engagement and reporting including institutional investor guidance
- Director remuneration and incentivisation

- Impact of the growing investor focus on ESG issues
- Subsidiary governance

MEET THE TEAM



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RELATED INSIGHTS

Insights

Jan 23, 2024

FRC revises UK Corporate Governance Code

Following the May 2023 consultation on the UK Corporate Governance Code (“Code”), the FRC has published a revised Code. The changes focus primarily on one area - Internal Controls whilst other changes have been kept to a minimum in a move to promote smarter regulation. The 2024 Code will apply to financial years beginning on or after 1 January 2025 save for new Provision 29 (board declaration on effectiveness of their material internal controls) which will apply to financial years beginning on or after 1 January 2026. Revised guidance on the 2024 Code will be published on 29 January 2024.

Insights

21 December 2023

FCA publishes feedback and transformative proposals for UK listing regime

Following on from the consultation earlier this year, the FCA has published feedback and detailed proposals which will transform the current listing regime. The FCA is proposing to create a single listing category for UK listings of equity shares in commercial companies (the “commercial companies” category) replacing the current premium and standard listing categories. Under the proposals: class transactions will no longer require an FCA approved circular or prior shareholder approval (except for reverse takeovers); and a related party transaction, where the transaction is above the 5% threshold, will just require an announcement containing a fair and reasonable statement by the board confirmed by the sponsor. These changes represent a major overhaul of the current listing regime for companies with equity shares and are part of a package of reforms to attract a wider range of companies to list in the UK. Comm...

Insights

19 December 2023

FCA publishes Primary Market Bulletin No. 46

This edition of Primary Market Bulletin examines: whether major shareholders can discuss their stewardship plans on particular issuers with other shareholders with similar ESG strategies without disclosing this to the market in accordance with the market abuse regime; and the results of an assessment of how sponsors have made changes to their procedures to assess whether new applicants are able to comply with the new TCFD-aligned disclosure requirements in the Listing Rules.

Insights

13 November 2023

Revised QCA Corporate Governance Code

The Quoted Companies Alliance (QCA) has published a revised corporate governance code (Code). The Code is still based around 10 Principles but has been updated to keep pace with evolving investor expectations, particularly around topics like ESG. The revised version takes into greater consideration those inside and outside of the company as well as the make-up of the boardroom. The new Code will apply for financial years beginning on or after 1 April 2024 with the first disclosures against the new Code expected in 2025. There will also be a transitional period of 12 months to allow companies time to adopt the revised principles. The Code is widely applied by quoted companies not on the Premium List with approximately 93% of companies on AIM applying the Code and three-quarters of companies quoted on the Aquis Stock Exchange, a substantial increase over the last 5 years. Companies need to apply the 10 princip...

Insights

Oct 31, 2023

The Takeover Panel publishes changes to Rule 21 (restrictions on frustrating action)

Following on from its earlier consultation, the Code Committee of the Takeover Panel has published its amendments to Rule 21 of the Code which take effect on 11 December 2023 and apply to on-going transactions which straddle this date. The principal changes amend Rule 21.1 so that the board of a target company would no longer be restricted from taking an action that either is not material or is in the ordinary course of its business and which would not result in an offer or bona fide possible offer being frustrated. The aim of the changes are to increase flexibility for target companies to carry on their ordinary course activities, including where these involve buying and selling assets, and to provide greater clarity as to the action that will and will not be restricted. Separately the Panel Executive has published changes to Practice Statement No. 5 (Rule 13.5 – invoking conditions and pre-conditions).

Insights

27 October 2023

The Economic Crime and Corporate Transparency Act receives Royal Assent

The Economic Crime and Corporate Transparency Act (ECCTA) introduces a suite of wide-ranging reforms to tackle economic crime and improve transparency over corporate entities. Under the ECCTA, Companies House will have enhanced abilities to verify the identities of company directors, remove fraudulent organisations from the register and share information with criminal investigation agencies. This represents the biggest shakeup in its 180-year history. The ECCTA will also make significant changes to the law of corporate criminal liability.

Insights

Oct 11, 2023

Crisis of trust: corporate governance update 2023

Insights

Oct 06, 2023

FRC publishes its Annual Review of Corporate Reporting 2022/23

The FRC has set out its expectations, in its Annual Review of Corporate Reporting, for the coming reporting season amidst the current economic background of high inflation, high interest rates and ongoing economic uncertainty. This article will focus on some of the FRC's findings and expectations together with its plans to shine a spotlight on a number of large private companies and existing areas of poor compliance with reporting requirements. The FRC's Annual Review of Corporate Reporting (Report) found that the general quality of corporate reporting across the 263 FTSE 350 company reports reviewed has been maintained. The Report discusses the top ten issues on which the FRC raised substantive questions with companies, its findings from thematic and other reviews and its overall expectations for 2023/2024, driven by its findings as well as matters which are likely to present reporting challenges...

Insights

11 July 2023

The Mansion House speech – Prospectus Reform and Investment Research Review

The Chancellor has delivered his first Mansion House speech with a focus on bolstering the UK capital markets. The speech highlighted the: highly innovative step and global first of establishing a new 'intermittent trading venue' to enable private companies to have access to capital markets prior to listing; publication of draft legislation on prospectus reforms; and acceptance of all the recommendations in Rachel Kent's Investment Research Review aimed at removing the requirement to unbundle research costs.