

## **TSX Company Manual**

### **Part I Introduction**

The requirements set by the Exchange relating to listed companies are a part of a substantial body of law and custom that, over the years, has evolved to ensure a fair and orderly market for listed securities. The Manual has been designed to provide a detailed and well-indexed compendium of these requirements.

The Exchange plays an important role in assisting in the recruitment of capital and in the maintenance of an effective secondary market for relatively new enterprises, as well as for established companies. Exchange listings range from junior mining, oil, gas and industrial issues to mature international companies. To accommodate companies with such a diversity of activity and size, while at the same time ensuring that certain basic standards are met, the Exchange maintains listing requirements for the various types of companies which list on the Exchange.

### **Organization of the Manual**

In this Manual, for the purposes of clarity and convenience, the Exchange requirements that apply to special cases, such as junior companies, have been clearly separated from the general listing requirements. The Manual also segregates, in one part, all procedures and requirements applying at the time of listing, while requirements for the maintenance of a listing are brought together in other parts of the Manual.

Company executives contemplating the possibility of listing the securities of their company on a stock exchange must inevitably weigh the advantages of such a course of action for the company and its security holders. The Exchange is frequently asked about the benefits to be derived from a listing on the TSX. Part of the reply to this question relates to the variety of the scope of services provided by the Exchange and its participating organizations.

Part III of the Manual deals with the requirements and procedures relating to a new listing. The remainder of the Manual is concerned with matters with which listed companies need to be familiar in order to maintain their listing on the Exchange.

### **Special Circumstances**

The listing requirements of the Exchange are comprehensive, and relevant to most situations. Yet, because of rapid structural changes in business and the breadth and complexity of the activities of listed companies, circumstances could arise where explicit guidance may not be found in the Manual. In those instances where a particular corporate situation is unique, and where no specific rules relating to such a situation can be found, companies are expected to adhere to the spirit of the Exchange's listing requirements.

### **Interpretation**

In this Manual,

# Tsx Company Manual

**Ahmed Naciri**



## **Tsx Company Manual:**

Getting and Staying Listed in Canada Timothy Sean Baikie, 2003      *Directors' Duties in Canada* Barry J. Reiter, 2006

**Principles of Contemporary Corporate Governance** Jean Jacques du Plessis, Anil Hargovan, Beth

Nosworthy, 2024-06-30 Now in its fifth edition *Principles of Contemporary Corporate Governance* offers a comprehensive introduction to the rules and regulations of corporate governance systems. It takes an inclusive stakeholder approach to examine how companies apply corporate governance principles in the private sector.      **Corporate Governance in Global**

**Capital Markets** Janis Sarra, 2011-11-01 The recent failures of Enron, WorldCom and other large publicly traded corporations have catapulted the issue of corporate governance onto the international stage. In this timely book, Janis Sarra draws together the work of legal scholars and practitioners from across North America to provide a comprehensive analysis of corporate governance issues in global capital markets. The contributors to this collection explore the theoretical underpinnings of corporate governance and provide concrete illustration of different models and their outcomes. While the perspectives of the authors sometimes differ, their common project is to explore different normative conceptions of the corporation in order to contribute to an analysis of global trends in corporate governance. The book measures diverse theoretical perspectives against the reality of corporate operations in current capital markets, exploring the norms that inform shifts in governance practice and the influence of regulatory regimes on governance change. Relationships both within and outside the firm are explored, including issues of accountability, ethics in decision making and notions of efficiency in generation of corporate wealth. Legal scholars and practitioners with an interest in corporations, insolvency and securities as well as corporate directors will welcome this addition to their libraries.      **Research Handbook on Mergers and**

**Acquisitions** Claire A. Hill, Steven Davidoff Solomon, 2016-09-30 Global in scope and written by leading scholars in the field, the *Research Handbook on Mergers and Acquisitions* is a modern day survey of the state of M&A. Judges and practitioners' perspectives on litigation, the appraisal remedy and other aspects of Federal and state law as well as M&A considerations in the structure of start-ups. This Handbook will be an invaluable resource for scholars, practitioners, judges and legislators.

The Cambridge Handbook of Shareholder Engagement and Voting Harpreet Kaur, Chao Xi, Christoph Van der Elst, Anne LaFarre, 2022-09-15 All over the world, companies play an important role in the economy. Different types of stakeholders hold the reins in these companies. An important class are the shareholders that finance the activities of these companies. In return, stakeholders have a say on how these companies should be organized and structure their activities. This is primarily done through voting and engaging. These mechanisms of voting and engaging allow the shareholders to decide significant aspects of the company structure: from who governs it to how much directors are paid. However, how shareholders vote and engage and how far their rights stretch are organized differently in different countries. This pioneering book provides insights into what rights these shareholders have and how the shareholders of companies in nineteen different jurisdictions participate in

corporate life through voting and engaging Comparative and international in scope it pays particular attention to how jurisdictions align and differ around the world

**Korean Business Law** Hwa-jin Kim, 2012-01-01 This book is a detailed overview of the corporate and financial laws of Korea and analyzes current issues within those fields from both academic and practical perspectives providing a unique tool for understanding Korean law in a business and financial context The approach of the book is two fold On the one hand the book offers valuable insight into the fundamental principles of Korean business law and landmark cases in the field On the other hand there is extensive analysis of more recent developments and of current issues raised by recent court cases The book combines coverage of Korean corporate law and Korean financial law and includes detailed examination of corporate law issues such as director liability minority shareholder protection and the dynamic practice area of mergers and acquisitions and of financial law topics including private equity structured finance and foreign financial institutions A rich and extensive resource with insight from leading scholars and practitioners Korean Business Law will be of great benefit both to lawyers who have clients with business interests in Korea and to scholars of international corporate law and governance

*Effective Company Disclosure in the Digital Age* Gill North, 2015-10-16 Effective corporate reporting and disclosure are critical in financial markets to promote vigorous competition optimal performance and transparency This book examines whether existing disclosure frameworks in eight countries with the world's most significant securities exchanges achieve these objectives and then drawing on extensive empirical findings identifies the policies and practices that contribute most to improving the overall quality of listed company reporting and communication Contending that public disclosure of listed company information is an essential precondition to the long term efficient operation of financial markets the book provides analysis of such issues and topics as the following arguments for and against mandatory disclosure regimes key principles of periodic and continuous disclosure regulation tensions between direct and indirect investment in financial markets assumptions concerning the need to maintain a privileged role for financial intermediaries intermediary analyst and research incentives protection of individual investors selective disclosure disclosure of bad news the role of accounting standards public access to company briefings long term performance reporting and analysis and company reporting developments A significant portion of the book provides an overview of disclosure regulation and practice in the United States Canada Germany the United Kingdom Japan Hong Kong Australia and Singapore A highly informative survey looks at company reports disclosures and websites of large listed companies including Microsoft Citigroup Teck Resources Deutsche Bank BP Sony PetroChina Company BHP Billiton and Singapore Telecommunications The book discusses common disclosure issues that arise across jurisdictions provides valuable insights on the efficacy of existing disclosure regulation and practice and highlights the important principles processes and practices that underpin best practice company disclosure frameworks It will be welcomed by company boards and executives and their counsel as well as by policymakers and scholars in the areas of corporate securities banking and financial law accounting economics and

finance     *Mergers, Acquisitions and International Financial Regulation* Daniele D'Alvia, 2021-11-29 This is a much needed work in the financial literature and it is the first book ever to analyse the use of Special Purpose Acquisition Companies SPACs from a theoretical and practical perspective By the end of 2020 more than 240 SPACs were listed in the US on NASDAQ or the NYSE raising a record 83 billion The SPAC craze has been shaking the US for months mainly because of its simplicity a bunch of investors decides to buy shares at a fixed price in a company that initially has no assets In this way a SPAC also known as a blank check company is created as an empty shell with lots of money to spend on a corporate shopping spree Could the trend be here to stay Are SPACs the new legitimate path to traditional IPO This book tackles those questions and more The author provides a thorough analysis of SPACs including their legal framework and how they are used as a risk mitigation tool to structure transactions The main objectives of the book are focused on finding a working definition for SPACs and theorising on their origins definition and evolution identifying the objectives of financial regulation within the context of the recent financial crisis 2007 2010 and the one that is currently unfolding Covid 19 and also describing practical examples of SPACs through a comparative study that for the first time outlines every major capital market on which SPACs are listed in order to identify a possible international standard of regulation The book is relevant to academics as well as policymakers international financial regulators corporate finance lawyers as well as to the financial industry tout court

Corporate Governance Around the World Ahmed Naciri, 2008-02-14 This book including contributions from world recognized experts in the sphere of corporate governance presents a number of international corporate governance systems comparing and contrasting the experiences of several countries across the world     Corporations and Partnerships in Canada Mark Gillen, 2024-01-18 Derived from the renowned multi volume International Encyclopaedia of Laws this practical analysis of the law of business formations in Canada provides quick and easy guidance on a variety of corporate and partnership considerations such as mergers rights and duties of interested parties stock exchange rules labour laws and takeovers Lawyers who handle transnational business will appreciate the explanation of local variations in terminology and the distinctive concepts that determine practice and procedure A general introduction covering historical background definitions sources of law and the effect of international private law is followed by a discussion of such aspects as types of formation capital shares management control liquidation mergers takeovers holding companies subsidiaries and taxation Big companies various types of smaller entities and partnerships are all covered in turn These details are presented in such a way that readers who are unfamiliar with specific terms and concepts in varying contexts will fully grasp their meaning and significance Thorough yet practical this convenient volume puts the information necessary for corporations to compete effectively at the user s fingertips An important and practical tool for business executives and their legal counsel interested in engaging in an international partnership or embarking on corporate expansion this book will prove a valuable time saving tool for business and legal professionals alike Lawyers representing parties with interests in Canada will welcome this very

useful guide and academics and researchers will appreciate its value in the study of comparative business law Canadian Securities Law, The Ontario Securities Act and Alberta Securities Act, "The Top 111 Cases": A Primer Lyndon Maither,

**Global Capital Markets** P.M. Vasudev, Susan Watson, 2017-08-25 This topical volume examines key developments in the law regulating capital markets drawing on examples from around the world including United States Canada Europe China India and New Zealand With perspectives from international scholars chapters look at current issues including the regulation of crowdfunding efforts in Europe for shareholder empowerment hedge fund activism in Canada international regulatory cooperation and regulation of corporate governance in China through securities law rules Manual of Practice

Management for Ambulatory Surgery Centers Niraja Rajan, 2019-08-21 This key resource provides insight and guidance to managing ambulatory surgery centers ACSs from a broad spectrum of expertise Intended for a wide audience of healthcare professionals this book covers topics such as regulatory issues outpatient pediatric anesthesia inventory management personnel training the culture of safety and sedation standards The format found in each chapter is designed intentionally to function as an educational manual Many chapters are supplemented by high quality figures and tables to aid in visual learning This text brings together authors from diverse professions including lawyers administrators surgeons anesthesiologists and architects all of whom have contributed their expertise to address the multitude of subjects that pertain to ASCs **Manual of Practice Management for Ambulatory Surgery Centers An Evidence Based Guide** is a concise and evidence based guide to successfully operating the modern health care facilities that have transformed the outpatient experience for millions of people

**Beyond Shareholder Value** P. M. Vasudev, 2021-05-28 This timely and engaging book examines how maximizing shareholder value has played a dominant role in corporate governance over recent decades and analyzes the resulting effect on share prices in the stock markets Alongside the rise in corporate power and deepening economic inequality the author investigates corporate law reform as a corrective remedy *Gerüchte als Kapitalmarktinformationen* Mathias Neumann, 2011 Die Arbeit untersucht die Behandlung von Gerüchten als unsicheren Informationen im Kapitalmarktrecht Dazu werden zunächst psychologische und soziologische sowie ökonomische Erkenntnisse zu Gerüchten allgemein und Kapitalmarktgerüchten im Besonderen betrachtet Daran anschließend werden berlegungen rechtspolitische berlegungen angestellt Es folgt ein Blick darauf wie Gerüchte außerhalb des Kapitalmarktrechts rechtlich eingeordnet werden Kern der Arbeit ist die Behandlung von Gerüchten im Insiderrecht bei der Ad hoc Publizität im Rahmen des Marktmanipulationsverbots sowie bei den Tatbeständen der Handelsaussetzung de lege lata Zudem werden berlegungen angestellt wie die kapitalmarktrechtliche Behandlung von Gerüchten de lege ferenda verbessert werden könnte

**International Journal of Arts Management**, 2004 **Greening the Bond Market** David Ramos Muñoz, Agnieszka Smoleńska, 2023-10-19 Green bond issuance has surged in recent years in response to growing investor appetite and borrowers needs as they embark on the sustainability transition The EU leads the way with over 40% of all sustainable bond

issuances denominated in euro The EU's Regulation on European Green Bonds and optional disclosures for bonds marketed as environmentally sustainable and sustainability linked bonds is the first comprehensive legislative text covering such issuance and a cornerstone of EU's Sustainable Finance strategy This book explores in an interdisciplinary way the challenges and opportunities of green bonds and sustainable finance from a legal regulatory and economic perspectives First it analyses green bonds as a new financial instrument in the context of the existing capital markets law Second it studies green bond impact on the market and on investor protection Third it assesses green bonds relevance for prudential supervision and central banking The variety of viewpoints ensures a highly comprehensive analysis of green bonds impact in a European and global context **Rocky Mountain Mineral Law Institute** Rocky Mountain Mineral Law Institute, 2005

The Comparative Law Yearbook of International Business Dennis Campbell, 2016-04-24 In this thirty ninth volume of the Comparative Law Yearbook of International Business practitioners and experts in various legal fields from Belgium Canada Germany the Isle of Man Japan New Zealand Romania South Africa and the United States examine issues from national and regional perspectives Authors from New Zealand and South Africa review matters pertaining to cybercrime and cybersecurity law and employee use of social networking sites Under the heading Corporate Law practitioners from the United States Canada the Isle of Man and Romania deal with issues such as transfer of business choice of law regarding intermediated securities beneficial ownership of companies and shareholder activism Finally authors from Belgium and Japan treat best efforts clauses and copyright protection of digital rights management

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