Annexure 1A: Application For Admission To The SIM VSE Official List

References

Chapter 1, SIM VSE Listing Rules

Instructions

An entity seeking admission to the SIM VSE official list must complete and return this annexure to the Exchange.

Please complete the sections of the application that are relevant to your entity. If there is not enough space attach extra sheets.

Please note that information and documents (including this annexure) given to the Exchange in support of an application becomes the property of the Exchange and may be made public.

Name of entity	ACN, ARBN or ARSN
Telezon Limited	009 151 277
We apply for admission to the SIM VSE offici	ial list and for the quotation of securities.
General	
1 Type of entity (tick one)	

- ✓ Company
 - Company
 - □ Trust
- 2 Main class of securities
 Number Class
 41,706,667

Additional securities to be quoted

Ordinary fully paid shares

- Number to be quoted
 1,000,000

 Class
 OPTIONS (exercise @ \$0.20 expiry 31-DEC-2013)

 4 Additional securities not to be quoted
- Number not to be quoted Class N/A N/A
- 5 Postal address for all correspondence PO Box 485, South Melbourne, Vic 3205
- 6 Telephone number
 - (03) 9763 8605
- 7 General fax number (03) 9763 2714
- 8 Fax number for confirmation of release of information to the market (03) 9763 2714



	Advanced Share Registry Services	
	150 Stirling Highway	
	Nedlands WA 6009	
10	Annual balance date 30 June	
Co	mpanies Only	
11	Name and title of chief executive officer/managing director Mr Trevor Nye	
12	Name and title of chairperson of directors Mr Trevor Nye	
13	Name of all directors Mr Trevor Nye	
	Dr Michelle Carr	
	Ms Elaine Carr	
14	Duration of appointment of directors and details of any entitlement to participate in profits Mr Trevor Nye – 2 years	
	Dr Michelle Carr – 2 years	
	Ms Elaine Carr – 10 months	
	No written agreement exists that entitles Directors to participate in profits	
15	Name and title of company secretary Dr Michelle Carr	
16	Place of incorporation Perth, Western Australia	
17	Date of incorporation 3 rd October 1985	
18	Legislation under which incorporated Australia	
19	Address of registered office Caribbean Business Park, 1 Dalmore Drive, Scoresby, Vic 3179	



9 Address of principal security registry for each class of security

20	Month in which annual general meeting is usually held November
21	Months in which dividends are usually paid (or are intended to be paid) N/A because dividends are not paid
Tru	sts Only - N/A
22	Name and title of chief executive officer/managing director of the responsible entity or management company – N/A
23	Name and title of chairperson of directors of responsible entity or management company – N/A
24	Names of all directors of the responsible entity or management company – N/A
25	Duration of appointment of directors of responsible entity or management company and details of any entitlement to participate in profits – N/A
26	Name and title of company secretary of responsible entity or management company – N/A
27	If the trust is a registered management investment scheme, the names of the members of the compliance committee (if any) – N/A
28	Place of registration of the entity – N/A
29	Date of registration of the entity – N/A
30	Legislation under which the entity is registered – N/A



31	Addr	ress of entity's administration office – N/A
32	Mon	oth in which annual meeting is usually held (if applicable) - N/A
33	Mon	oths in which distributions are usually paid (or are intended to be paid) – N/A
NO	TE:	PLEASE USE THE BELOW CHECKLIST AS A GUIDE TO THE SUPPORTING DOCUMENTS/DOCUMENTATION REQUIRED TO BE SUBMITTED WITH THIS APPLICATION. TICK THE INFORMATION OR DOCUMENTS YOU ARE PROVIDING.

- 34 × Evidence of compliance with 20 cent minimum issue price or sale price and spread requirements Applied for waiver
- 35 × Prospectus, offer information statement or information memorandum relevant to the application (1 copy)
- 36 ☐ Cheque for listing and quotation fees N/A as per agreement with SIM VSE
- 37 × Type of securities register the entity will operate shares and options
- 38 × Copies of any contracts referred to in the prospectus, offer information statement or information memorandum (including any underwriting agreement)
- 39 ☐ A certified copy of any restriction agreement entered into in relation to restricted securities N/A refer to attached file note
- 40 Where there are restricted securities, any undertaking issued by a bank or recognised trustee N/A refer to attached file note
- 41 × Certificate of incorporation (in the case of a company)
- 42 ☐ Certificate of registration (in the case of a trust) N/A
- 43 × Copy of entity's constitution
- 44 × Brief history of entity, or if applicable, the group provided in supporting IM

About The Securities To Be Quoted

- 45 X Confirmation that the securities to be quoted are eligible to be quoted under the listing rules Confirmed
- 46 × Voting rights of securities to be quoted one vote for each fully paid Share
- 47 ☐ Specimen certificate/holding statement of each class of securities to be quoted N/A
- 48 × Terms of securities to be quoted ordinary shares and option



- Statement setting out the names of the 20 largest holders in each class of securities to be quoted and the number and percentage of each class of securities held by those holders – provided in supporting IM Appendix
- 50 × Distribution schedule of each class of equity securities to be quoted, setting out the number of holders in the categories:

	1 - 1.000	110
-	1,000	1 10

- 100,001 and over 58
- The number of holders of a parcel of securities with a value of more than \$2,000, based on the issue/sale price **204 holders with security parcels of \$2000 or more.**
- 52 ☐ Terms of any debt securities and convertible debt securities N/A
- 53

 Trust deed for any debt securities and convertible debt securities N/A
- 54 ☐ Trusts only if the trust is not a registered managed investment scheme, ASIC exemption in relation to buy-back provisions N/A

All Entities With Assets Not Readily Valued

- NOTE: ANY ENTITY THAT HAS ACQUIRED, OR ENTERED INTO AN AGREEMENT TO ACQUIRE, AN ASSET THAT IS NOT READILY VALUED MUST PROVIDE THE EXCHANGE WITH THE FOLLOWING INFORMATION:
- 55 ☐ The name of the vendor and details of any relationship of the vendor with the applicant N/A
- If the vendor was not the beneficial owner of the asset at the time of the acquisition, the name of the beneficial owner and the details of the relationship of the beneficial owners to the applicant N/A
- 57 The date the vendor acquired the asset N/A
- 58 ☐ The method by which the vendor acquired the asset, including whether by agreement, exercise of option or otherwise N/A
- 59 ☐ The date the entity acquired the asset from the vendor, the consideration passing directly or indirectly to the vendor and whether the consideration has been provided in full by the applicant N/A
- 60

 Full details of the asset, including any title particulars N/A

About The Entity's Capital Structure

- 61 × A copy of the entity's register of members, if required by the Exchange refer to attached share register
- 62 A copy of any court orders in relation to a reorganisation of the entity's capital in the last three years –
- The terms of any employee incentive scheme N/A because no schemes in place, only contractual arrangements



64		The terms of any dividend or distribution plan – N/A because none existing, see 'Director's Report' page 3
65		The terms of any securities that will not be quoted – N/A
66	×	The entity's issued capital (interests), showing separately each class of security, the amount paid up on each class, the issue price, the dividend (or distribution) and voting rights attaching to each class and the conversion terms (if applicable) – refer to attached documents 'Telezon Consolidated Financial Report 30 June 2011', note 11 Issued Capital, page 22; 'Issue Price of Shares' & 'Director's Report', Share Options page 4
		The number of the entity's debentures, except to bankers, showing the amount outstanding, nominal value and issue price, rate of interest, dates of payment of interest, date and terms of redemption of each class and conversion terms (if applicable) – N/A
68		The number of the entity's unsecured notes, showing the amount outstanding, nominal value and issue price, rate of interest, dates of payment of interest, date and terms of redemption of each class and conversion terms (if applicable) – N/A
69		The number of the entity's options to acquire unissued securities, showing the number outstanding – N/A
70	×	Details of any rights granted to any person, or to any class of persons, to participate in any issue of the entity's securities – refer to IM section 3.3 on options
71	×	If the entity has any child entities, a list of all child entities stating in each case the name, the nature of its business and the entity's holding – SSB Technology Pty Ltd – for further information please refe to IM section 4.1
Ab	out	Γhe Entity's Financial Position
NOT		APPLICANTS RELYING ON THE PROFIT TEST SHOULD COMPLETE ITEMS 72 TO 77. APPLICANTS RELYING ON THE ASSETS TEST SHOULD COMPLETE ITEMS 78 TO 83. Test
72		Evidence that the applicant is a going concern or the successor of a going concern – N/A
73		Evidence that the applicant has been in the same main business activity for the last three full financial years or details of how its business has changed and its aggregated profit for the last three full financial years – N/A
74		Audited financial statements for the last three full financial years and audit reports – N/A
75		Last half yearly financial statement (if required) and audit report or review - N/A
76		Pro forma balance sheet and review – N/A
77		Statement from all directors or all directors of the responsible entity or management company confirming profit from continuing operations – N/A



78 × Evidence of net tangible assets of at least \$500,000 after deducting the costs of fundraising or likely



		market capitalisation of at least \$1,000,000 at the time of admission — as at 14 August 2011 and a share price of \$0.145, market capitalisation is \$6,047,466.72 (section 3.1 of IM)	
79		Evidence that there are commitments to spend at least half of the entity's cash (if half or more of the entity's total tangible assets (after raising any funds) is cash or in a form readily convertible to cash) – N/A	
80	×	A statement that there is enough working capital to carry out the entity's stated objectives (and a statement by an independent expert, if required by the Exchange) – refer to attached statement	
81	×	A statement that entity's business is developed to the point it is reasonably likely it will generate revenue from ordinary activities within three years of admission (and a statement by an independent expert, if required by the Exchange) – refer to attached statement	
82	×	Financial statements for the last three full financial years and audit report or review or a statement that not audited or not reviewed - refer to attached financial statements	
83		Pro forma balance sheet and review – N/A	
Ent	ity's	Business Plan And Level Of Operations	
84	×	Details of the entity's existing and proposed activities and level of operations. State the main business – refer to IM section 4.2	
85	×	Details of any issues of the entity's securities (in all classes) in the last three financial years. Indicate issues for consideration other than cash $-$ N/A as the Company has not issued anything other than for cash in the last 3 years	
Info	orma	ation Memorandum Requirements	
86	×	The signature of every director and proposed director of the applicant personally or by a person authorised in writing by the director (in the case of a trust, director of the responsible entity or management company)	
87	×	The date the information memorandum is signed	
88		Full particulars of the nature and extent of any interest now, or in the past two years, of every director or proposed director of the entity (in the case of a trust, the responsible entity or management company) in the promotion of the entity, or in the property acquired or proposed to be acquired by it – N/A because the Company is applying as a compliance listing not as an IPO	
89		If the interest was, or is, as a member or partner in another entity, the nature and extent of the interest of that other entity $-N/A$	
90		Full particulars of the nature and extent of any interest of every expert in the promotion of the entity, or in the property acquired or proposed to be acquired by it – N/A	
91	×	A statement that the Exchange does not take responsibility for the contents of the information	

92 × A statement that the fact that the Exchange may admit the entity to its official list is not to be taken in

93 $\ \square$ If the information memorandum includes a statement claiming to be made by an expert or based on a

any way as an indication of the merits of the entity - refer to IM section 2



statement made by an expert, a statement that the expert has given, and has not withdrawn, consent to the issue of the information memorandum with the particular statement included in its form and context -N/A

- 94 × A statement that the entity has not raised any capital for the three months before the date of the issue of the information memorandum and will not need to raise any capital for three months after the date of issue of the information memorandum refer to IM section 3.1
- 95 A statement that a supplementary information memorandum will be issued if the entity becomes aware of any of the following between the issue of the information memorandum and the date the entity's securities are quoted or reinstated:
 - · a material statement in the information memorandum is false or misleading;
 - there is a material omission from the information memorandum;
 - there has been a significant change affecting a matter included in the information memorandum;
 and/or
 - a significant new matter has arisen and it would have been required to be included in the information memorandum
 - N/A
- 96

 If there is a supplementary information memorandum it must include:
 - · correction of any deficiency;
 - · details of any material omission, change or new matter;
 - · a prominent statement that it is a supplementary information memorandum;
 - the signature of every director, or proposed director, of the applicant personally or by a person authorised in writing by the director (in the case of a trust, director or the responsible entity or management company); and
 - · the date the supplementary information memorandum is signed
 - N/A
- 97 □ Evidence that the supplementary information memorandum accompanied every copy of the information memorandum issued after the date of the supplementary information memorandum N/A
- 98 □ Evidence that the supplementary information memorandum was sent to every person who was sent an information memorandum N/A

Other Information

- 99 □ Details of any contracts entered into between the applicant and any of its directors (if a trust, the directors of the responsible entity or management company) N/A
- 100 × A copy of every prospectus issued, and every information memorandum circulated, in the last five years – refer to attached documents
- 101 ☐ Information not covered elsewhere and which, in terms of SIM VSE listing rule 3.1, is likely to materially affect the price or value of the applicant's securities N/A

Signed:

(Chairman & Director)

(Director/Co. Secretary)

(Director)

Print name: Mr Trevor Nye

Dr Michelle Carr

Ms Elaine Carr

Dated: 13 September 2011

13 September 2011

13 September 2011

