## Cooley

## NYSE Continues Its Efforts to Expand Direct Listings

December 17, 2019

Recently, the Securities and Exchange Commission rejected the <u>proposal by the New York Stock Exchange</u> to allow for primary sales of stock by companies going public using direct listings. The SEC did not offer its reasons for the rejection, but recent events suggest that the SEC was looking for more comprehensive rules from the NYSE. On Wednesday and then again on Friday of last week, the NYSE admirably obliged, submitting a revised (and then again revised) proposal to the SEC.

The new proposal again seeks to broaden the scope of direct listings to allow for primary sales of shares by listing companies (as opposed to just sales by pre-listing stockholders on the exchange currently authorized under direct listings) and makes some revisions to (hopefully) better address two other NYSE listing rules:

- The market value of the company's shares must be equal to either (i) \$100 million of publicly held shares based on an independent third-party valuation and the most recent trading price in existing liquid market for current stockholders or (ii) \$250 million of publicly held shares based solely on an independent third-party valuation if there is no existing liquid market for current stockholders (the market value requirement)
- The company must have at least 400 round lot holders and 1.1 million publicly held shares at the time of listing (the distribution requirement)

The NYSE proposal would allow companies to meet the market value requirement through either (i) the sale of at least \$100 million of stock in the opening auction or (ii) the sale of less than \$100 million, but evidence that the aggregate market value of the shares sold and the publicly held shares of pre-listing stockholders is at least \$250 million. In addition, the proposal seeks to allow companies to meet the distribution requirement following a grace period (90 days following listing, with potential extension under certain circumstances) if the company either (i) sells at least \$250 million in shares in the opening auction, (ii) demonstrates \$350 million in market value of publicly held shares or (iii) sells less than \$250 million in shares in the opening auction, but the aggregate of the market value of publicly held shares immediately prior to listing and the market value of shares sold by the company in the opening auction is at least \$350 million.

We cannot be certain whether the changes from the initial proposal address specific concerns from the SEC or whether the revised proposal will ultimately be approved by the SEC, but we applaud the NYSE's continued attempts to make direct listings more accessible to a broader range of companies that seek to raise money in connection with their listing. We are hopeful the SEC will give these potential future direct listing companies a nice holiday present before the New Year.

The Cooley capital markets group will continue to update you as these matters develop.

## 

This content is provided for general informational purposes only, and your access or use of the content does not create an attorney-client relationship between you or your organization and Cooley LLP, Cooley (UK) LLP, or any other affiliated practice or entity (collectively referred to as "Cooley"). By accessing this content, you agree that the information provided does not constitute legal or other professional advice. This content is not a substitute for obtaining legal advice from a qualified attorney licensed in

your jurisdiction and you should not act or refrain from acting based on this content. This content may be changed without notice. It is not guaranteed to be complete, correct or up to date, and it may not reflect the most current legal developments. Prior results do not guarantee a similar outcome. Do not send any confidential information to Cooley, as we do not have any duty to keep any information you provide to us confidential. This content may be considered **Attorney Advertising** and is subject to our <u>legal</u> notices.

## **Key Contacts**

Jon Avina	javina@cooley.com
Palo Alto	+1 650 843 5307
David Peinsipp	dpeinsipp@cooley.com
San Francisco	+1 415 693 2177

This information is a general description of the law; it is not intended to provide specific legal advice nor is it intended to create an attorney-client relationship with Cooley LLP. Before taking any action on this information you should seek professional counsel.

Copyright © 2023 Cooley LLP, 3175 Hanover Street, Palo Alto, CA 94304; Cooley (UK) LLP, 22 Bishopsgate, London, UK EC2N 4BQ. Permission is granted to make and redistribute, without charge, copies of this entire document provided that such copies are complete and unaltered and identify Cooley LLP as the author. All other rights reserved.