Registers of nominee shareholders Guidance for Foreign Companies

Version 1.0

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Notes on versions

Version	Notes
1.0	Issued on 4 October 2022.

1. INTRODUCTION

The Companies Act 1967 ("Companies Act") has been amended to introduce requirements for foreign companies to maintain registers of nominee shareholders under new sections 386ALA and 386ALB of the Companies Act. This requirement takes effect from 4 October 2022.

This Guidance is issued by the Accounting and Corporate Regulatory Authority ("ACRA") to help foreign companies understand and comply with the requirements pertaining to the register of nominee shareholders. This Guidance is not intended to be exhaustive and does not constitute legal advice. Foreign companies may wish to seek legal advice when in doubt.

2. REQUIREMENTS AT A GLANCE

Foreign companies are required to:

- keep a register of its nominee shareholders containing the particulars of the nominators of the company's nominee shareholders (section 386ALA of the Companies Act);
- ensure that information in the register of nominee shareholders is updated within 7 days after being informed of any change (section 386ALA of the Companies Act); and
- produce this register and any related document to the Registrar, an officer of ACRA or a public agency, upon request (section 386AM of the Companies Act).

Nominee shareholders are required to inform their respective foreign companies of the fact that they are nominee shareholders and to provide the prescribed particulars of their nominators to their foreign companies within the applicable timelines. Please note that the register of nominee shareholders and the register of registrable controllers¹ are separate and distinct registers. The definitions of "nominee shareholder", and "registrable controller" are also different. Depending on the facts and circumstances of a case, an individual may be both, either or neither. The fact that an individual is a nominee shareholder does not by itself mean that the same individual is a registrable controller, and vice versa.

2.1 Exemptions

The following foreign companies are exempted:

- (a) a foreign company that is a Singapore financial institution²;
- (b) a foreign company that is a wholly-owned subsidiary³ of a foreign company that is a Singapore financial institution; and
- (c) a foreign company which shares are listed on a securities exchange in a country or territory outside Singapore and which is subject to — (i) regulatory disclosure requirements; and (ii) requirements relating to adequate

Definition of wholly owned subsidiary

¹ Please refer to the ACRA-issued Guidance for foreign companies on registers of registrable controllers.

² For the definition of "Singapore financial institution", please see paragraph 2 of the Fourteenth Schedule to the Companies Act.

³ Please see section 5B of the Companies Act, which contains the rules to be used to determine whether a foreign company is a wholly-owned subsidiary of another foreign company. For your easy reference, we reproduce section 5B below:

⁵B. For the purposes of this Act, a corporation is a wholly owned subsidiary of another corporation if none of the members of the first-mentioned corporation is a person other than -

⁽a) that other corporation;

⁽b) a nominee of that other corporation;

⁽c) a subsidiary of that other corporation being a subsidiary none of the members of which is a person other than that other corporation or a nominee of that other corporation; or

⁽d) a nominee of such subsidiary.

transparency in respect of its beneficial owners, imposed through stock exchange rules, law or other enforceable means.

Foreign companies subject to requirements similar to the substantial shareholder notification and disclosure requirements under Part 7 of the Securities and Futures Act 2001 that listed companies have to comply with would qualify under (c).

Foreign companies that are undergoing winding up or striking off are not exempted, unless they qualify under (a), (b) or (c).

Please note that the exemptions only apply to the requirement on a foreign company keeping a register of nominee shareholders; they do not apply to the nominee shareholder's duty to provide information⁴. For example, a foreign company X that is a Singapore financial institution is not required to keep a register of nominee shareholders, but if X is a nominator of a nominee shareholder of a foreign company Y that is not exempted from the requirement on keeping a register of nominee shareholders, then the nominee shareholder is required to provide X's particulars to Y and X's particulars are required to be contained in Y's register of nominee shareholders.

3. OBLIGATIONS OF NOMINEE SHAREHOLDERS – DEFINITION, TIMELINES AND REQUIRED PARTICULARS

3.1 Obligations of nominee shareholders

Shareholders who are nominees should, within the applicable timelines, (i) inform their respective foreign companies of that fact and (ii) provide the particulars of their nominators.

In addition, nominee shareholders must inform their foreign companies when they cease to be a nominee and of any change to the nominator's particulars provided to the foreign company.

⁴ See section 386ALB of the Companies Act.

3.2 <u>Definition of "nominee shareholders"</u>

A shareholder is a nominee if the shareholder:

- (a) is accustomed or under an obligation (whether formal or informal) to vote, in respect of shares in the foreign company of which the shareholder is the registered holder, in accordance with the directions, instructions or wishes of any other person; and
- (b) receives dividends, in respect of shares in the foreign company of which the shareholder is the registered holder, on behalf of any other person.

3.3 <u>Timelines</u>

For the obligation for nominee shareholders to inform their foreign companies about their nominee shareholder status and to provide the particulars of their nominators, the applicable timelines depend on the date of incorporation of the foreign company.

A shareholder of a foreign company incorporated on or after 4 October 2022:

- who is a nominee must inform the foreign company of that fact and provide the particulars of the nominator within 30 days after the date of incorporation; or
- <u>who becomes a nominee</u> must inform the foreign company of that fact and provide the particulars of the nominator within 30 days after the shareholder becomes a nominee.

A shareholder of a company incorporated before 4 October 2022:

 who is a nominee must inform the company of that fact and provide the particulars of the nominator within 60 days after <u>4 October 2022</u>; and • <u>who becomes a nominee</u> must inform the company of that fact and provide the particulars of the nominator <u>within 30</u> <u>days after the shareholder becomes a nominee</u>.

For the obligation for nominee shareholders to inform their foreign companies about the cessation of their nominee shareholder status and/or update the particulars of nominators, the nominee shareholder must inform his foreign company:

- that he ceases to be a nominee within 30 days after the cessation; and
- of any change to the particulars provided to the foreign company within 30 days after the change.

3.4 Particulars of nominator

Nominee shareholders must provide the following particulars of their nominators to their respective foreign companies:

For nominators who are individuals

- full name;
- aliases, if any;
- residential address;
- nationality;
- identity card number or passport number;
- date of birth; and
- date on which the shareholder became the individual's nominee.

For nominators which are legal entities

- name;
- unique entity number issued by the Registrar, if any;
- address of registered office;

- legal form of the legal entity⁵;
- jurisdiction where, and statute⁶ under which, the legal entity is formed or incorporated;
- name of corporate entity register of the jurisdiction where the legal entity is formed or incorporated, if applicable;
- identification number or registration number of the legal entity on the corporate entity register of the jurisdiction where the legal entity is formed or incorporated, if applicable; and
- date on which the shareholder became the legal entity's nominee.

The date on which an individual or legal entity becomes/ceases to be a nominator (that is entered into the register of nominee shareholders) should be the actual date that the person becomes/ceases to be a nominator of a nominee shareholder, which has to be on or after 4 October 2022 as the law commences on that date.

The following are some examples of the name of the corporate entity register of the jurisdiction where the legal entity is formed or incorporated:

- If the legal entity is a local company incorporated under the Companies Act, the name of the register would be the Accounting and Corporate Regulatory Authority.
- If the legal entity is a company incorporated under the United Kingdom's Companies Act 2006, the name of the register would be UK Companies House.

⁵ "Legal form of the legal entity" refers to the type of legal entity that the nominator is. For example, if a nominator is a private company incorporated under the Singapore Companies Act, then the "legal form" of this nominator should be indicated as "Private company".

⁶ "Statute under which the legal entity is formed or incorporated" refers to the legislation under which the nominator is formed or incorporated.

4. MAINTAINING A REGISTER OF NOMINEE SHAREHOLDERS

4.1 <u>General</u>

Foreign companies are required to each maintain a register of nominee shareholders from 4 October 2022 onwards.

Foreign companies should enter into their registers, information received from their nominee shareholders (including any updates) within 7 days after receiving the information.

Foreign companies are strongly encouraged to document the receipt of information from their nominee shareholders.

4.2 <u>Location of register</u>

Foreign companies may keep their registers of nominee shareholders at (i) their registered offices or (ii) the registered offices of any registered filing agent appointed by the foreign company for the purpose of keeping the register of nominee shareholders.

If a foreign company appoints a registered filing agent to help the foreign company keep its register of nominee shareholders and the registered filing agent subsequently resigns, the registered filing agent should hand over the register to the foreign company, who may appoint another registered filing agent for the purpose of keeping the register.

4.3 Form of register

Foreign companies may keep their register electronically or in hardcopy format. Foreign companies are required to comply with the form of the register as prescribed in the Regulations. A template is at <u>Annex A</u>. The exact formatting of the register may vary from Annex A, as long as the form as prescribed in the Regulations⁷ is complied with.

⁷ Please see the Eighth Schedule to the Regulations.

4.4 Foreign companies without nominee shareholders

If a foreign company has not received any information from its nominee shareholders, the foreign company may enter the following statement in their register:

"As of [date], the foreign company has not received information on nominee shareholders of the foreign company."

5. PRIVACY AND ACCESS TO REGISTERS OF NOMINEE SHAREHOLDERS

5.1 <u>Registers of nominee shareholders is not to be made public</u>

Foreign companies must not disclose or make available for inspection the register or any particulars contained in the register to any member of the public. Auditors are also not entitled to have access to the register.

For example, if a member of the public or a member of a foreign company approaches the foreign company and requests for access to the foreign company's register of nominee shareholders and the information contained therein, the foreign company must decline the request and not provide such access.

5.2 <u>Registers of nominee shareholders must be made available to the</u> <u>Registrar and public agencies</u>

Foreign companies must make available their registers of nominee shareholders, the information contained in the registers, and any document relating to the registers and the keeping of the registers⁸ ("supporting documents"), to (i) the Registrar and ACRA officers; and (ii) public agencies and their officers (e.g. the Singapore Police

⁸ Section 386AM (1) of the Companies Act states:

[&]quot;The Registrar or an officer of the Authority may -

⁽a) require a company or foreign company to which this Part applies to produce its register, its register of nominee shareholders and any other document relating to those registers or the keeping of those registers;

⁽b) inspect, examine and make copies of the registers and any document so produced; and

⁽c) make such inquiry as may be necessary to ascertain whether the provisions of this Part are complied with."

Force; the Commercial Affairs Department; the Corrupt Practices Investigation Bureau; the Inland Revenue Authority of Singapore).

When approached by these agencies, foreign companies must cooperate with the agencies and provide the requested information and documents to these agencies. Agencies may inspect, examine and make copies of the registers and the supporting documents produced.

The following are some examples of the supporting documents that must be furnished when requested by the agencies. These documents serve to provide confidence that the registers have been kept up-to-date and are accurate.

- if a nominator is a Singapore Citizen or Singapore Permanent Resident, a copy of NRIC;
- if a nominator is a foreign individual, a copy of passport and document to verify the residential address (e.g. utility bill);
- if a nominator is a foreign legal entity that is not registered in Singapore, a copy of the certificate of registration from the jurisdiction of incorporation and, if the registered office address is not shown on the certificate, document to verify the office address (e.g. utility bill); and
- records of information received from the nominee shareholders that led to the particulars of their nominators being inserted in the register of nominee shareholders (e.g. emails, hardcopy letters).

Date of	Name of	Particulars of nominator
entry/update	nominee	
	shareholder	
07/10/2022	John Tan	Full name: Wong Ah Beng
		Alias: Wong Ah Fatt
		Residential address: 1 Circle Road, Singapore 123456
		Nationality: Singaporean
		Identification card number: S1234567G
		Date of birth: 08/11/1967
		Date on which the person becomes a nominator: 04/10/2022
08/10/2022	Muhammad	Full name: Richard O'Connor
	Aziz	Alias: Dick O'Connor
		Residential address: 2 Sunrise Road, Singapore 234567
		Nationality: British
		Passport number: 123456789
		Date of birth: 03/07/1980
		Date on which the person becomes a nominator: 04/10/2022
03/11/2022	John Tan	Full name: Wong Ah Beng
		Alias: Wong Ah Fatt
		Residential address: 1 Circle Road, Singapore 123456
		Nationality: Singaporean
		Identification card number: S1234567G
		Date of birth: 08/11/1967
		Date on which the person ceased to be a nominator: 02/11/2022

ANNEX A – TEMPLATE FOR REGISTER OF NOMINEE SHAREHOLDERS

07/12/2022	Muhammad	Full name: Richard O'Connor
	Aziz	Alias: Dick O'Connor
		Residential address: 2 Sunrise Road, Singapore 234567
		Nationality: British
		Passport number: 123456789
		Date of birth: 03/07/1980
		Date on which the person ceased to be a nominator: 04/12/2022
07/12/2022	Muhammad Aziz	Name: ABC Limited
		Unique entity number issued by the Registrar: N.A.
		Address of registered office: 1 Brick Road, United Kingdom
		Legal form: Private limited company
		Jurisdiction where and statute under which the legal entity is formed or incorporated: United Kingdom, Companies Act 2006
		Name of the corporate entity register of the jurisdiction where the legal entity is formed or incorporated: UK Companies House
		Identification number or registration number on the corporate entity register of the jurisdiction where the legal entity is formed or incorporated: 01234567
		Date on which the person becomes a nominator: 04/12/2022

09/06/2025	025 Muhammad Aziz	Name: ABC Limited
		Unique entity number issued by the Registrar: N.A.
		Address of registered office: 19 Forest Road, United Kingdom
		Legal form: Private limited company
		Jurisdiction where and statute under which the legal entity is formed or incorporated: United Kingdom, Companies Act 2006
		Name of the corporate entity register of the jurisdiction where the legal entity is formed or incorporated: UK Companies House
		Identification number or registration number on the corporate entity register of the jurisdiction where the legal entity is formed or incorporated: 01234567
		Date on which the person becomes a nominator: 04/12/2022
		New particulars:
		Address of registered office: 19 Forest Road, United Kingdom
		Date on which the particulars of the nominator changed: 09/06/2025