

Beansprout Company Code key features

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The <u>Beansprout Company[™] Code</u> supersedes this summary at all times.



Company

- UK or EU/EEA plc
- £50k capital fully paid
- **3-6 Directors**
- Have a sector specific investment policy
- Specifically formed to comply with the Beansprout Company[™] code
- **Transaction within 24 months after Admission**
- Have a Financial Adviser until completion of Transaction
- **Return capital to shareholders if no Transaction achieved**



Director

Minimum shareholding £5k

Either ex or current listed PLC or SME director, Accountant, Lawyer, Investment

Professional

No salary or consultancy fees

Accountable for the use of share proceeds

Complies with the regulations of:

- Companies Act
- Financial Services and Market Act
- UKLA/FCA Listing, disclosure and transparency, and corporate governance rules
- LSE/UKLA Admission rules and ongoing obligations
- Panel of Take over and Mergers
- Market Abuse Rules

Share Proceeds

Permitted

- Identification and valuation of target assets
- Payment for Financial Adviser, Legal and Accounting services in relation to the prospectus and admission
- Regulatory fees
- Reasonable administrative costs and out of pocket expenses in pursuing the Transaction.

Prohibited

- Directors remuneration
- Connected parties payments
- Acquisition or lease any fixed assets or equipment.

Options

Restricted to Founder Directors and Financial Adviser Maximum 15% of total shares in issue Maximum 5% per person Price is same or greater than the share issue price Directors Options lock in 6 months after transaction Expires after permitted transaction is completed: 36 months if Director continues with the new business 12 months if a Director leaves the company 12 months for Financial Adviser If no transaction, expires 3 months after a Director leaves the company



Subscriptions

- Fundraising time limit 3 months
- Minimum fund raise £700k or 30m shares
- Maximum fund raise £3.125m or 125m shares

Shareholders

- Have an Offer for Subscription to maximise the number of Shareholders
- Minimum subscription £1k or 50k shares
- Investment clubs or platforms members aggregate minimum is £5k
- Must notify directors promptly if owning more than 3% of the enlarged capital
- Approval required for the Transaction
- Must be consulted on Company winding up if no Transaction completed within
 24 months

Permitted Transaction

- Approved by majority shareholders
- If not within policy, approved by the Financial Adviser and 66% of shareholders
- Shareholders connected to the Transaction excluded from voting
- Resulting Operating company deemed suitable by the market regulators
- Completed within 24 months of Admission
- Can be funded through raising further equity capital after Admission
- £125k loan can be provided to the target Asset subject to prior TSRC approval and public announcement
- At least one Beansprout Director remains on the board for twelve months



Permitted Transactions

- Business Acquisition
- Asset Acquisition
- Reversed Take Over (RTO)
- Leveraged Acquisition or RTO

Costs estimates

One off Prospectus and Admission costs: £75k

- Company Formation and directors due diligence
- Beansprout Company Prospectus and Admission to the market
- UKLA fees
- LSE fee
- Receiving agents fee

Fundraising commission on Admission: 10%

Annual Standard Listing costs: £60k

- Annual Financial Adviser
- Registrars
- LSE
- UKLA
- Regulatory information services
- Auditors
- Company Secretary

Transaction costs: relative to size and complexity of the transaction

- Financial Adviser
- Legal Adviser
- Accountant s fee
- Competent Persons/Experts reports
- Fundraising commission