Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs



Tokyo Stock Exchange, Inc. 23rd Edition

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Table of Contents

I Lis	ting Examination	4
1.	Schedule for listing	4
2.	Details of procedures	4
3.	Details of listing examination	7
	(1) Listing Examination Criteria	8
	(2) Listing Examination on Ready Convertibility of Invested Assets into Cash	29
	(3) Listing Examination on Indicator Eligibility	30
	(4) Listing Examination Concerning Correlation between Net Asset Value and Indicators	41
	(5) Listing Examination Concerning ETFs with Credit Risk	42
	(6) Foreign ETF, etc. Support Member System	48
4.	Listing Application Documents, etc.	53
II Ti	mely Disclosure	64
1.	Items requiring timely disclosure	64
2.	Items requiring daily disclosure	82
3.	Documents to be submitted	89
III D	Pelisting	95
IV L	isting Fees	105
1.	Fees for listing examination	105
2.	Initial listing fee	105
3.	Additional listing fees at the time of additional trusts	106
4.	Annual listing fees	106

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

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ONotes

• This "Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs" outlines the criteria, procedures, and other related matters for listing examinations, timely disclosure, delisting, etc. of foreign ETFs and foreign spot commodity ETFs. For details, please refer to Part 5 "Beneficiary Certificates and Investment Securities" in the Securities Listing Regulations.

The following are the definitions of foreign ETFs and foreign spot commodity ETFs.

(Abbreviations)

Act: Financial Instruments and Exchange Act (Act No. 25 of 1948)

Listing Regulations: Securities Listing Regulations of the Tokyo Stock Exchange

Enforcement Rules: Enforcement Rules for the Securities Listing Regulations of the Tokyo Stock Exchange

Investment Trust Act: Act Concerning Investment Trust and Investment Corporations (Act No. 198 of 1951)

Enforcement Ordinance of the Investment Trust Act: Enforcement Ordinance Concerning Investment Trust and Investment Corporations (Cabinet Order No. 480 of 2000)

Enforcement Rules of the Investment Trust Act: Enforcement Rules Concerning Investment Trust and Investment Corporations (Prime Minister's Office Ordinance No. 129 of 2000)

TSE: Tokyo Stock Exchange

Foreign ETFs	Foreign ETFs mean		
	(a) beneficiary certificates of foreign investment trusts prescribed in Article 2,		
	Paragraph 1, Item (10) of the Act. These securities are managed to make the		
	fluctuation rate of the net asset value per unit of investment trust assets, etc.		
	correspond to the fluctuation rate of specific indicators (meaning market prices and		
	other indicators in financial instruments markets)		
	(b) <u>foreign investment securities</u> prescribed in Item (11) of the same paragraph whose		
	trust assets are managed to make the fluctuation rate of the net asset value per unit of		
	investment trust assets, etc. correspond to the fluctuation rate of specific indicators		
Foreign spot commodity	Foreign spot commodity ETFs mean securities enumerated in Article 2, Paragraph 1,		
ETFs	Item (17) of the Act which have the characteristics of beneficiary certificates of a		
	beneficiary certificate issuing trust prescribed in Item (14) of the same paragraph,		
	aiming to track the price movements of specific commodities and whose trust assets		
	are mainly comprised of these commodities (limited to securities in which		
	beneficiaries have equal rights according to the number of units of beneficiary rights		
	pertaining to the said beneficiary certificates).		

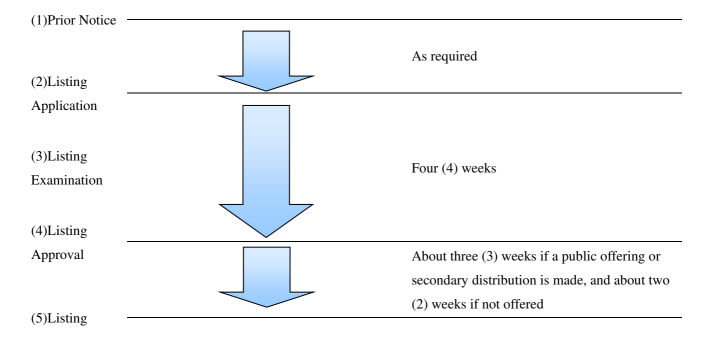
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- Foreign ETFs and foreign spot commodity ETFs may differ in creation methods and the contents of timely disclosure, depending on legal frameworks and practical conventions in home countries, etc. (meaning the country where a foreign ETF or foreign spot commodity ETF has been created, a country or region where a foreign financial instruments exchange on which the foreign ETF and the foreign spot commodity ETF are listed or continuously traded is located). The following criteria shall be applied in light of legal frameworks, practical conventions, etc. in the home country.
- Please consult TSE separately for inquiries regarding the listing of foreign ETF trust beneficiary certificates and foreign spot commodity ETF trust beneficiary certificates (those with foreign ETFs or foreign spot commodity ETFs as the underlying trust assets, known as Japanese Depositary Receipts (JDRs)).

I Listing Examination

1. Schedule for listing

The following is the standard schedule for listing. However, the time period required for the listing examination of each individual foreign ETF may vary.



2. Details of procedures

(1) Prior Notice

With respect to any foreign ETFs for which a listing application is scheduled to be filed, please notify TSE of the following items to the extent possible. Although not mandatory, prior notice would be appreciated for the purpose of smooth execution of listing examinations. An explanation using the draft of the "Application form for the initial listing of securities" is possible.

Overview of a specific indicator which the ETF tracks (the name of the indicator, the name of the company

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	that computes the indicator, the component issues of the indicator, etc.)		
	* Submission of an outline of the indicator or other explanatory materials prepared by the company that		
	computes the said indicator will suffice.		
2	Assets in which trust assets are invested		
	* Please explain in what assets the trust assets are invested, out of assets similar to those referenced in		
	Article 3 of the Enforcement Ordinance of the Investment Trust Act (scope of specified assets).		
3	Reasons for concluding that the ETF qualify as a foreign investment trust or a foreign investment corporation		
	* Please explain why you have concluded that the issue scheduled for a listing application qualifies as a foreign		
	investment trust as prescribed in Article 2, Paragraph 24 of the Investment Trust Act or a foreign investment		
	corporation as prescribed in Paragraph 25 of the same article.		
	* TSE may request the applicant to file statements on the above matter which are prepared by Japanese legal		
	experts if the issue scheduled for a listing application is the first case for TSE; for example, the scheme of		
	such ETF or the country where it was created differs from those of ETFs already has been listed on TSE.		
	Therefore, please confirm in advance whether such statements are necessary to be filed.		

Since no certificates of foreign ETFs and foreign spot commodity ETFs are brought into Japan, the settlement of trading on the TSE market will be executed through the book-entry transfer system after the ETFs are deposited with and kept by a central securities depository in the home country at which Japan Securities Depository Center, Inc. (JASDEC) has opened an account. As such, it is necessary to consult JASDEC in advance to confirm whether the ETFs and foreign spot commodity ETFs may be kept by the central securities depository in the home country. (Foreign Stock Group, International Department, Japan Securities Depository Center, Inc. is in charge.)

(2) Listing Application

The listing application date is four weeks prior to the day of the expected listing approval date. On the day of the listing application, in addition to the Application Form for the Initial Listing of Securities, various listing application documents (see "4. Listing Application Documents, etc.") must be submitted.

Please note that the listing application date shall be decided after careful coordination with related parties, in consideration of issues such as the expected listing approval date, the time required to complete proofreading the securities report and securities registration statement for printing, and national holidays.

OAgent, etc.

The management company and the foreign investment corporation of a foreign ETF or a foreign spot commodity ETF are required to appoint an agent (agent or representative) in Japan by the time it files a listing application. Specifically,

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the agent shall register the timely disclosure information with TDnet and submit necessary documents to TSE.

The following are requirements for an agent, etc.:

1	The agent possesses an address or residence in Japan (a location within the Tokyo metropolitan area or in the vicinity as approved by TSE) and has full authority to act on behalf of or represent the said applicant in all its actions in relation to TSE.
2	The agent shall, in principle, be appointed from among board members, executives, and employees of the management company. However, if such an appointment is impracticable, the agent shall be a person authorized by TSE.
3	When the agent, etc. is appointed, the management company shall promptly submit to TSE, the written statement which certifies that the power of attorney or representation right has been granted to the agent (the same shall apply when the agent, etc. changes).

(3) Listing Examination

OListing applicant

The following two parties will be considered the listing applicants. The Application Form for the Initial Listing of Securities must be jointly submitted by these two parties.

(In cases of foreign ETFs falling under the category of beneficiary certificates of a foreign investment trust or foreign spot commodity ETFs)

Management	O Foreign ETFs falling under the category of beneficiary certificates of foreign investment
company	trusts
	A corporation which has been founded in a foreign country in accordance with the laws and
	regulations of the foreign country and has conducted, as its business, acts equivalent to those
	mentioned in Article 2, Paragraph 8, Item (14) of the Act with respect to trust assets related to
	the foreign ETF.
	O Foreign spot commodity ETFs
	A corporation which has been founded in a foreign country in accordance with the laws and
	regulations of the foreign country and has conducted, as its business, acts equivalent to those
	mentioned in Article 2, Paragraph 8, Item (14) of the Act with respect to any trust assets related
	to the foreign spot commodity ETF, and also issues full or partial instructions for management

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	or disposition of trust assets of the foreign spot commodity ETF.
Trustee	A corporation that was founded in a foreign country in accordance with the laws and regulations of the foreign country, and is similar to a trust company, etc.

(In cases of foreign ETFs falling under the category of foreign investment securities)

Foreign	A foreign investment corporation as prescribed in Article 2, Paragraph 25 of the Investment Trust
investment	Act.
corporation	
Management	A corporation which was founded in a foreign country in accordance with the laws and
company	regulations of the foreign country and has conducted, as its business, acts equivalent to those
	mentioned in Article 2, Paragraph 8, Item (12) of the Act with respect to assets related to the
	foreign ETF

O Details of Listing Examination

For details, please refer to "3. Contents of Listing Examination".

(4) Listing Approval

TSE will announce the approval of a listing through its website and the media upon completion of the listing examination. During the period from listing approval date up until listing date, the staff member in charge of listed companies within the Listing Department of TSE will brief the agent and the persons in charge of practical work related to timely disclosure on various procedures for timely disclosure.

(5) Listing

After listing, timely disclosure is required in accordance with the Listing Regulations and other notices from TSE. Prompt, accurate, and fair disclosure of information particularly from the perspective of investors is required.

3. Details of listing examination

The listing examination will be conducted based mainly on the following listing application documents. Amendments may be requested in cases where descriptions are found to be inadequate.

a	Application form for the initial listing of securities		
b	Securities report (draft) or securities registration statement (draft)		
С	General conditions for investment trusts, general conditions for trusts or any documents similar thereto, or		
	terms or any other documents similar thereto		
d	Written oath regarding initial listing application		
e	Legal opinion from legal experts stating that the creation or issuance of the foreign ETF or foreign spot		

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	commodity ETF is legitimate, including related clauses of the relevant laws and regulations mentioned in the
	opinion
f	Copy of a statement certifying that the creation or issuance of the foreign ETF or foreign spot commodity ETF
	has been approved, authorized, permitted, notified, or treated as being equivalent to such approval, etc., in
	accordance with the laws and regulations of the country where the foreign ETF or foreign spot commodity
	ETF was created or issued
g	Documents regarding the indicator
h	Documents describing items to be confirmed for the ETF applied for initial listing of:
	-Documents stating frameworks and structures to make the fluctuation rate of net asset value per unit of the
	initial listing application issue correspond to the fluctuation rate of the specific indicator;
	-Assurance that the initial listing application issue will trade smoothly after listing;
	-Fund's operational structure; and
	-Management system and structure regarding the credit standing, etc. of the counterparty, etc.)

(1) Listing Examination Criteria

The criteria for the listing examination of a foreign ETF and foreign spot commodity ETF are as follows:

- * Beneficiary certificates of securities investment trust other than public and corporate bond investment trust (excluding investment trust falling under investment trust enumerated in each item of Article 12 of the Enforcement Ordinance of the Investment Trust Act): ETFs created and redeemed in cash (Cash trust-type ETFs).
- * Beneficiary certificates of investment trust enumerated in Article 12, Item (1) or 2 of the Enforcement Ordinance of the Investment Trust Act: ETFs redeemed in kind.

[Foreign ETF]

Item	Details of examination (Foreign	Legal basis	Remarks
	ETF)		
Ready	If a foreign ETF for which an initial	Rule 1104,	- For details, please refer to "(2)
Convertibility of	listing application has been made	Paragraph	Listing examination on ready
Invested Assets	(hereinafter referred to as the	2, Item (1)	convertibility of invested assets
into Cash	"initial listing application issue" in	of the	into cash".
	this "Foreign ETF") is exchanged	Listing	
	with a security or commodity that	Regulations	* This item shall not be applied to
	belongs to the investment trust	(Rule 1104,	foreign ETFs similar to cash trust-
	assets, etc., the said security or	Paragraph	type ETFs.
	commodity shall be deemed to be	1, Item (2),	
	an asset that is readily convertible	Sub-item c-	
	into cash.	2 of the	
		Listing	
		Regulations	

Item	Details of examination (Foreign ETF)	Legal basis	Remarks
	EIF)	-111 1	
		shall be	
		applied	
		mutatis	
		mutandis.)	
Indicator	The indicator pertaining to the	Rule 1104,	- Each criterion is specified in
Eligibility	initial listing application issue shall	Paragraph	Article 19, Paragraph 1 of the
	conform to (a) or (b) below in	2, Item (1)	Enforcement Rules of the
	accordance with the categories of	of the	Investment Trust Act.
	such (a) and (b).	Listing	
		Regulations	- For details and documents to be
	(a) Indicator other than leveraged/inverse indicator	(Rule 1104,	submitted regarding indicator
	reveraged/inverse indicator	Paragraph	eligibility, please refer to "(3)
	The indicator shall conform to the	1, Item (2),	<u>Listing Examination on Indicator</u>
	following i. through vii.	Sub-item d	Eligibility".
		of the	
	i. The computation method of the	Listing	* In the case of foreign ETFs
	indicator is objective and, in	Regulations	falling under the category of
	addition, does not lack in fairness.	shall be	foreign investment securities,
		applied	"the net asset value per unit of
	ii. In the case of the indicator	mutatis	the investment trust assets of the
	pertaining to securities prices	mutandis.)	initial listing application issue"
	(limited to specified securities, etc.		in vi. and vii. shall be read as
	prescribed in Article 163,		"the net asset value per unit
	Paragraph 1 of the Act), such		pertaining to the said foreign
	indicator shall be a composite		ETFs".
	representation of the price level of		
	a large number of issues.		- A leveraged/inverse indicator means "an indicator created by
			amplifying or inverting the
	iii. In the case where the indicator		fluctuation rate, fluctuation
	pertains to prices of securities or		range, or other values that represents the fluctuation of
	other assets, and its component		another indicator (hereinafter
	issues (meaning issues or types of		"underlying indicator") through such methods as multiplying
	the said securities or other assets;		them by a certain number or
	the same shall apply hereinafter)		others. ".
	may change, the criteria and		- "Inverting" shall include
	methods for the said change do		amplifying and then inverting.

Item	Details of examination (Foreign ETF)	Legal basis	Remarks
	not lack in fairness.		
	not lack in familess.		*The fluctuation multiplication
	iv. The indicator and computation		limit will be determined on
	method are published.		each of initial listing
	· · · · · · · · · · · · · · · · · · ·		application issue during the
	v. In the case of an indicator		listing examination process
	pertaining to prices of securities or		where TSE will confirm that
	other assets, its component issues		the new indicator is not likely
	(including the criteria and method		to frequently exceed the price
	if they are subject to change) are		limit stipulated by TSE given
	published.		trial calculations from past
			performance of the new
	vi. In the case of an indicator		indicator and past values of the
	pertaining to prices of securities or		underlying indicator based on
	commodities, it is composed of		documents submitted by the
	issues or types of securities or		listing applicant.
	commodities which can be		
	expected to be traded smoothly in		
	order to make the fluctuation rate		
	of the net asset value per unit of		
	the investment trust assets of the		
	initial listing application issue		
	correspond to the fluctuation rate		
	in the said indicator (limited to		
	cases of investment in the said		
	component securities or		
	commodities).		
	vii. In the case of a financial		
	indicator (including commodity		
	prices) prescribed in Article 2,		
	Paragraph 25 of the Act or a		
	commodity indicator prescribed in		
	Article 2, Paragraph 5 of the		
	Commodity Exchange Act,		
	derivatives transactions prescribed		

Item	Details of examination (Foreign ETF)	Legal basis	Remarks
	in Article 2, Paragraph 20 of the		
	Act or commodity investment, etc.		
	transactions are expected to be		
	smooth in order to make the		
	fluctuation rate of the net asset		
	value per unit of investment trust		
	assets of the initial listing		
	application issue correspond to the		
	fluctuation rate of the said		
	indicator, (limited to cases that the		
	trust assets are managed as		
	investment in rights pertaining to		
	the said derivatives transactions or		
	rights pertaining to the said		
	commodity investment, etc.		
	transactions).		
	(b) Leveraged/inverse indicator		
	The indicator shall conform to the		
	following i. through iv.		
	i. The underlying indicator		
	conforms to the matters		
	enumerated in i., iv. and vii. in		
	the preceding (a).		
	ii. The underlying indicator conforms to the matters enumerated in i. through v. in the preceding (a) and is not a leveraged/inverse indicator.		
	iii. Where the underlying indicator		
	is a financial indicator		
	calculated based on securities		
	prices or derivatives prices		
	pertaining to securities		

Item	Details of examination (Foreign ETF)	Legal basis	Remarks
	ETF) (meaning a financial indicator prescribed in Article 2, Paragraph 25 of the Act; hereinafter the same in this (b)), market derivatives transactions prescribed in Article 2, Paragraph 21 of the Act, or foreign market derivatives transactions prescribed in Paragraph 23 of the same article is or is expected to be conducted for the said financial indicator or derivatives transactions pertaining to the said indicator. iv. Where the underlying indicator is a financial indicator calculated based on commodity prices or derivatives prices pertaining to commodities or		
Correlation	the commodity index prescribed in Article 2, Paragraph 2 of the Commodity Derivatives Act, its component assets or commodity derivatives transactions prescribed in Paragraph 15 of the same article pertaining to the said assets are or are expected to be traded in a commodity market prescribed in Paragraph 9 of the same article (including a foreign commodities market prescribed in Paragraph 12 of the same article) and other markets which are organized and operated continuously, and prices are publicized.	Rule 1104,	- For details, please refer to
between Net Asset	shall conform to any of (a) to (c)	Paragraph	"(4) Listing Examination
Value and	below.	2, Item (1)	Concerning Correlation between

Item	Details of examination (Foreign	Legal basis	Remarks
	ETF)		
Indicator	(a) If the specific indicator is	of the	Net Asset Value and Indicator".
	related to securities and other	Listing	- For confirmation, TSE will refer
	asset prices, the following	Regulations	to "Confirmation Items for ETF
	securities and assets shall be	(Rule 1104,	Applying for Initial Listing".
	expected to be incorporated	Paragraph	- For (c), it refers for example to
	in investment trust assets,	1, Item (2),	cases where it is recognized based
	etc.:	Sub-item d-	on incorporated assets, investment
	a-1) Out of component issues of	2 of the	policies and simulated results
	the said indicator, securities and	Listing	based on the said policies, that a
	other assets (excluding	Regulations	strong correlation exists between
	securities and assets that TSE	shall be	net asset value per unit of the
	deems inappropriate as	applied	initial listing application issue and
	investment trust assets, etc. in	mutatis	specified indicator.
	light of the public interest or	mutandis.)	
	investor protection, considering		
	credibility and other items; the		
	same shall apply hereinafter to		
	"securities" in d-2) of each issue		
	or type (in the case of simple		
	average indicators, in principle,		
	of all the indicator component		
	issues) that accounts for 95%		
	or more of the component ratio		
	of the market capitalization of		
	said indicator, or		
	a-2) securities issued to produce		
	investment performance		
	tracking securities prices		
	(b) Securities issued to achieve the		
	investment result tracking the		
	movement of the specific		
	indicator shall be expected to be		
	incorporated into investment		
	trust assets, etc.		
	(c) It is anticipated that a strong		
	correlation shall exist between		

Item	Details of examination (Foreign ETF)	Legal basis	Remarks
	net asset value per unit of the		
	initial listing application issue		
	and the specific indicator, and the		
	fluctuation of said indicator shall		
	be appropriately reflected in the		
	net asset value per said unit.		
Management	Where the initial listing application	Rule 1104,	•TSE uses one of the application
System Regarding	issue falls under the category of	Paragraph	forms, "Confirmation Items for
Credit Standing,	indicator-tracking securities, etc.	2, Item (1)	ETF Applying for Initial Listing".
etc.	incorporated ETFs, it is expected to	of the	
	be managed continuously after	Listing	•For details and documents to be
	listing and the management system,	Regulations	submitted, please refer to the "(5)
	etc. regarding credit standing of	(Rule 1104,	Listing Examination Concerning
	the counterparty is appropriately	Paragraph	ETFs with Credit Risk".
	developed at the management	1, Item (2),	
	company.	Sub-item d-	
		4 of the	
		Listing	
		Regulations	
		shall be	
		applied	
		mutatis	
		mutandis)	
False Statement	The ETF shall conform to both (a)	Rule 1104,	- The calculation of the "last (two
and Audit	and (b) below:	Paragraph	(2) years)" is counted from the end
Opinion, etc.	(a) No misstatements are included	2, Item (1)	of the most recent specified period
	in securities reports, etc.	of the	for which financial statements, etc.
	containing financial statements,	Listing	are presented in the section
	etc. for each specified period, or	Regulations	containing the fund's financial
	interim financial statements,	(Rule 1104,	information in annual securities
	etc. for each specified period	Paragraph	reports, etc.* In the case of foreign
	ended during the last two (2)	1, Item (2),	ETFs falling under the category of
	years in relation to the initial	Sub-item e	foreign investment securities, a
	listing application issue.	of the	"specified period" shall be read as
		Listing	a "business period".

Item	Details of examination (Foreign	Legal basis	Remarks
	ETF)		
	(b) A certified public accountant,	Regulations	
	etc. has given an "unqualified	shall be	
	fair opinion" or a "qualified fair	applied	
	opinion with exception items," or	mutatis	
	an "opinion that interim financial	mutandis.)	
	statements, etc. provide useful		
	information" or a "qualified		
	opinion with exception items" in		
	the audit report attached to the		
	financial statements, etc. for each		
	specified period ended during the		
	last two (2) years and in the		
	interim audit report attached to		
	the interim financial statements,		
	etc. for each computation period		
	ended during the last year in		
	relation to the initial listing		
	application issue.		
Other	The listing is not deemed	Rule 1104,	
	inappropriate in light of the public	Paragraph	
	interest or investor protection.	2, Item (1)	
		of the	
		Listing	
		Regulations	
		(Rule 1104,	
		Paragraph	
		1, Item (2),	
		Sub-item g	
		of the	
		Listing	
		Regulations	
		shall be	
		applied	
		mutatis	
		mutandis.)	
Obtaining	The management company	Rule 1104,	- This item shall not be applied to
Information on the	pertaining to the initial listing		

Item	Details of examination (Foreign	Legal basis	Remarks
	ETF)		
Trustee, etc.	application issue shall affirm a. to c.	Paragraph	foreign ETFs falling under the
	below with written confirmation.	2, Item (1)	category of foreign investment
	a. The company is capable of	of the	securities.
	appropriately obtaining information	Listing	
	on the trustee for the initial listing	Regulations	
	application issue.	(Rule 1104,	
	b. The company shall disclose	Paragraph	
	information on the trustee for the	1, Item (3)	
	initial listing application issue in	of the	
	accordance with the provisions of	Listing	
	Rule 1107.	Regulations	
	c. The trustee has agreed that the	shall be	
	management company for the initial	applied	
	listing application issue will	mutatis	
	disclose information on the trustee	mutandis.)	
	in accordance with the provisions		
	of Rule 1107.		
Details to be	The following a. to c. shall be	Rule 1104,	In the case of foreign ETFs falling
Described in	contained in the general conditions	Paragraph	under the category of foreign
General Conditions	for trusts for the initial listing	2, Items (2)	investment securities, these shall
for Trusts, etc.	application issue or any documents	and (2)-2 of	be exempted from the provisions
	similar thereto, or terms or any	the Listing	of b.
	other documents thereto (including	Regulations	
	contents similar to those		
	enumerated in a.):		
	a. A statement to the effect that the		
	trust assets are managed to make		
	the fluctuation rate of net asset		
	value per unit of the investment		
	trust assets, etc. correspond to the		
	fluctuation rate of specific		
	indicator.		
	b. No contract period for the trust		
	agreement will be fixed.		
	However, in the cases where the		
	period of the trust agreement		

Item	Details of examination (Foreign	Legal basis	Remarks
	ETF)		
	(limited to the period specified in		
	Article 2-3, Paragraph 2 of the		
	Enforcement Ordinance of the		
	Act on Special Measures		
	Concerning Taxation (Ministry of		
	Finance Ordinance No. 15 of		
	1957)) is fixed as prescribed by		
	laws and regulations of the		
	country where the foreign ETFs		
	were created, such contract		
	period shall be as fixed		
	c. The period designated as the		
	computation period or business		
	period shall be one (1) month or		
	more		
	There is no description in the		
	general conditions for trusts, any		
	documents similar thereto, or terms		
	or any other documents thereto		
	applied to the initial listing		
	application issue to the effect that		
	the trust agreement will be canceled		
	or the fund will be closed subject to		
	changes in the value of specific		
	indicator or the base value		
	(excluding descriptions that the		
	trust agreement will be canceled or		
	the fund will be closed if the value		
	of the indicator or the base value		
	falls to or below zero (0), or other		
	descriptions deemed appropriate by		
	the Exchange).		
Handling by	The initial listing application issue	Rule 1104,	
Designated Book-	is handled by the designated book-	Paragraph	
entry Transfer	entry transfer institution (JASDEC)	2, Item (3)	

Item	Details of examination (Foreign ETF)	Legal basis	Remarks
Institution	in the custody and book-entry	of the	
	transfer operations of foreign	Listing	
	stocks, etc. or is expected to be	Regulations	
	handled by the time of listing.		
Multiple Listing	The initial listing application issue	Rule 1104,	
	is listed or traded continuously on a	Paragraph	
	foreign financial instruments	2, Item (4)	
	exchange, etc. or is expected to be	of the	
	listed.	Listing	
		Regulations	
Development of	A law similar to the Investment	Rule 1104,	
Legal System	Trust Act has been developed for	Paragraph	
	floating the initial listing	2, Item (5)	
	application issue, and there is an	of the	
	administrative authority supervising	Listing	
	parties pertaining to the initial	Regulations	
	listing application issue specified in		
	each item of Rule 1101, Paragraph		
	1 of the Listing Regulations.		
Ensuring Smooth	The initial listing application issue	Rule 1104,	- For a., it is necessary to consult
Circulation	shall conform to the following a. to	Paragraph	in advance with institutions, etc.
	c.	2, Item (6)	that possess a large amount of
		of the	beneficiary certificates or foreign
	a. To conduct loan trading, a	Listing	investment securities.
	sufficient amount of beneficiary	Regulations	- For b, please refer to "(6)
	certificates or foreign investment		Foreign ETF, etc. Support
	securities shall be deemed		Member System".
	loanable.		- TSE will refer to the following
	b. A trading participant designated		application documents for
	by TSE as prescribed in Rule 68		confirmation:
	of the Business Regulations is		"Confirmation items for ETF
	expected to be designated with a		Applying for Initial Listing" and
	view to ensuring circulation of		"A copy of an application for
	foreign ETFs in the TSE market		Foreign ETF, etc. Support
	by the time of listing the initial		Member System by trading
	listing application issue.		participants that serves as proof of

Item	Details of examination (Foreign ETF)	Legal basis	Remarks
	,		1
	c. There shall be no factors		application"
	impeding smooth trading and fair		
	price formation of the initial		
	listing application issue.		
Scope of	Investment trust assets, etc. of the	Rule 1104,	In the case of foreign ETFs
Investment Trust	initial listing application issue, etc.	Paragraph	similar to physically
Assets, etc.	shall be managed as investment in	2, Item (7)	exchangeable ETFs, these shall be
	rights pertaining to derivatives	of the	exempted from the provisions of
	transactions, rights pertaining to	Listing	Item (7).
	commodity investment, etc.	Regulations	
	transactions as prescribed in Article		
	2, Paragraph 20 of the Act,		
	monetary claims enumerated in		
	Article 3, Item (7) of the		
	Enforcement Ordinance of the		
	Investment Trust Act or securities		
	enumerated in Article 19, Paragraph		
	3, Item (1) of the Enforcement		
	Rules of the Investment Trust Act.		

[Foreign Spot Commodity ETF]

Item	Details of examination (Foreign spot commodity ETFs)	Legal basis	Remarks
Ready	If a foreign spot commodity ETF for which	Rule 1104,	- For details, please refer to
Convertibility of	an initial listing application has been made	Paragraph 5,	"(2) Listing examination on
Invested Assets into	(hereinafter referred to as the "initial listing	Item (1) of	ready convertibility of
Cash	application issue" in this "Foreign spot	the Listing	invested assets into cash".
	commodity ETF") is exchanged with	Regulations	
	securities or commodities belonging to the	(Rule 1104,	
	trust assets, etc., the said securities or	Paragraph 1,	
	commodities shall be deemed to be readily	Item (2), Sub-	
	converted into cash.	item c-2 of	
		the Listing	
		Regulations	
		shall be	
		applied	
		mutatis	
		mutandis.)	
Indicator Eligibility	The indicator pertaining to the initial listing	Rule 1104,	- Each criterion is specified
	application issue shall conform to the	Paragraph 5,	in Article 19, Paragraph 1 of
	following (a) to (g).	Item (1) of	the Enforcement Rules of
		the Listing	the Investment Trust Act.
	(a) The computation method of the	Regulations	- For details and documents
	indicator is objective and, in addition,	(Rule 1104,	to be submitted regarding
	does not lack in fairness.	Paragraph 1,	indicator eligibility, please
	(b) In the case of the indicator pertaining to	Item (2), Sub-	refer to "(3) Listing
	securities prices (limited to specified	item d of the	Examination on Indicator
	securities, etc. prescribed in Article 163,	Listing	Eligibility".
	Paragraph 1 of the Act), such indicator	Regulations	
	shall be a composite representation of the	shall be	* Foreign spot commodity
	price level of a large number of issues. (c)	applied	ETFs track specified
	In the case where the indicator pertains to	mutatis	commodity prices. As
	prices of securities or other assets, and its	mutandis.)	such, the ETF cannot
	component issues (meaning issues or		track a leveraged/inverse
	types of the said securities or other assets;		indicator.
	the same shall apply hereinafter) may		
	change, the criteria and methods for the		
	said change do not lack in fairness.		

Item	Details of examination (Foreign spot commodity ETFs)	Legal basis	Remarks
	(d) The indicator and computation method		
	are published.		
	(e) In the case of an indicator pertaining to		
	prices of securities or other assets, its		
	component issues (including the criteria		
	and method if they are subject to change)		
	are published.		
	(f) In the case of an indicator pertaining to		
	prices of securities or commodities, it is		
	composed of issues or types of securities or		
	commodities which can be expected to be		
	traded smoothly in order to make the		
	fluctuation rate of the net asset value per		
	unit of the investment trust assets of the		
	initial listing application issue correspond		
	to the fluctuation rate in the said indicator		
	(limited to cases of investment in the said		
	component securities or commodities).		
	(g) In the case of a financial indicator		
	(including commodity prices) prescribed in		
	Article 2, Paragraph 25 of the Act or a		
	commodity indicator prescribed in Article		
	2, Paragraph 5 of the Commodity Exchange		
	Act, derivatives transactions prescribed in		
	Article 2, Paragraph 20 of the Act or		
	commodity investment, etc. transactions are		
	expected to be smooth in order to make the		
	fluctuation rate of the net asset value per		
	unit of investment trust assets of the initial		
	listing application issue correspond to the		
	fluctuation rate of such indicator, (limited to		
	cases that the trust assets are managed as		
	investment in rights pertaining to the said		
	derivatives transactions or rights pertaining		
	to the said commodity investment, etc.		

Item	Details of examination (Foreign spot	Legal basis	Remarks
	commodity ETFs)		
	transactions).		
False Statement and	The ETF shall conform to both (a) and (b)	Rule 1104,	The calculation of the "last
Audit Opinion, etc.	below:	Paragraph 5,	(two (2) years)" is counted
	(a) No misstatements are included in the	Item (1) of	from the end of the most
	securities report, etc. containing financial	the Listing	recent specified period
	statements, etc. for each specified period	Regulations	for which financial
	or interim financial statements, etc. for	(Rule 1104,	statements, etc. are
	each computation statement period ended	Paragraph 1,	presented in the section
	during the last two (2) years in relation to	Item (2), Sub-	containing the fund's
	the initial listing application issue.	item e of the	financial information in
	(b) A certified public accountant, etc. has	Listing	annual securities reports,
	given an "unqualified fair opinion" or a	Regulations	etc.
	"qualified fair opinion with exception	shall be	
	items," or an "opinion that interim	applied	
	financial statements, etc. provide useful	mutatis	
	information" or a "qualified opinion with	mutandis.)	
	exception items" in the audit report		
	attached to the financial statements, etc.		
	for each specified period ended during		
	the last two (2) years or in the interim		
	audit report attached to the interim		
	financial statements, etc. for each		
	specified period ended during the last		
	year in relation to the initial listing		
	application issue.		
Other	The listing is not deemed inappropriate in	Rule 1104,	
	light of the public interest or investor	Paragraph 5,	
	protection.	Item (1) of	
		the Listing	
		Regulations	
		(Rule 1104,	
		Paragraph 1,	
		Item (2), Sub-	
		item g of the	
		Listing	
		Regulations	

Item	Details of examination (Foreign spot	Legal basis	Remarks
	commodity ETFs)	1 11 1	
		shall be	
		applied	
		mutatis	
OL		mutandis.)	
Obtaining Information on the	The management company pertaining to the initial listing application issue shall affirm a.	Rule 1104,	
Trustee	to c. below with written confirmation.	Paragraph 5,	
	a. The company is capable of appropriately	Item (1) of	
	obtaining information on the trustee for the	the Listing	
	initial listing application issue.	Regulations	
	b. The company shall disclose information	(Rule 1104,	
	on the trustee for the initial listing application	Paragraph 1,	
	issue in accordance with the provisions of	Item (3) of	
	Rule 1107.	the Listing	
	c. The trustee has agreed that the	Regulations	
	management company for the initial listing	shall be	
	application issue will disclose information	applied	
	on the trustee in accordance with the	mutatis	
	provisions of Rule 1107.	mutandis.)	
Handling by	The initial listing application issue is handled	Rule 1104,	
Designated Book-	by the designated book-entry transfer	Paragraph 5,	
entry Transfer	institution (JASDEC) in the custody and	Item (1) of	
Institution	book-entry transfer operations of foreign	the Listing	
	stocks, etc. or is expected to be handled by	Regulations	
	the time of listing.	(Rule 1104,	
		Paragraph 2,	
		Item (3) of	
		the Listing	
		Regulations	
		shall be	
		applied	
		mutatis	
		mutandis.)	
Multiple Listing	The initial listing application issue is listed or	Rule 1104,	
	traded continuously on a foreign financial	Paragraph 5,	
	instruments exchange, etc. or is expected to	Item (1) of	
	be listed.	the Listing	

Item	Details of examination (Foreign spot	Legal basis	Remarks
	commodity ETFs)		
		Regulations	
		(Rule 1104,	
		Paragraph 2,	
		Item (4) of	
		the Listing	
		Regulations	
		shall be	
		applied	
		mutatis	
		mutandis.)	
Ensuring Smooth	The initial listing application issue shall	Rule 1104,	- For a, it is necessary to
Circulation	conform to a. to c. below.	Paragraph 5,	consult in advance with
	a. To conduct loan trading, a sufficient	Item (1) of	institutions, etc. that
	amount of beneficiary certificates shall be	the Listing	possess a large amount of
	deemed loanable.	Regulations	beneficiary certificates.
	b. A trading participant designated by TSE as	(Rule 1104,	- For b, please refer to "(6)
	prescribed in Rule 68 of the Business	Paragraph 2,	Foreign ETF, etc. Support
	Regulations is expected to be designated	Item (6) of	Member System".
	with a view to ensuring circulation of foreign	the Listing	- TSE will refer to the
	spot commodity ETFs in the TSE market by	Regulations	following application
	the time of listing the initial listing	shall be	documents for
	application issue.	applied	confirmation:
	c. There shall be no factors impeding smooth	mutatis	"Confirmation Items for
	trading and fair price formation of the initial	mutandis.)	ETF Applying for Initial
	listing application issue.		Listing" and
			"A copy of an application
			for Foreign ETF, etc.
			Support Member System
			by trading participants that
			serves as proof of
			application"
Incorporation of	For trust assets of the initial listing	Rule 1104,	
Specified	application issue, the management company	Paragraph 5,	
Commodities into	has affirmed that 95% or more of the total	Item (1) of	
Trust Assets	assets shall be invested into specific	the Listing	
	commodities.	Regulations	

Item	Details of examination (Foreign spot commodity ETFs)	Legal basis	Remarks
		(Rule 1104, Paragraph 4, Item (4) of the Listing Regulations shall be applied mutatis mutandis.)	
Contents of General Conditions for Trust	The following a. to d. shall be contained in the general conditions for trusts of the listing application issue. a. The structure of tracking prices of a specified commodity b. The fact that no period of a trust agreement is set up; provided, however, that if a trust contract period (limited to a period prescribed in Article 2-3, Paragraph 2 of the Enforcement Regulations of the Special Taxation Measures Act) is set forth, such trust contract period c. A period specified as a computation period (excluding a computation period specified by the Enforcement Rules) is one (1) month or more, but within one (1) year d. Other matters specified in the Enforcement Rules (the items include the following information as a general rule, however, TSE will take into consideration legal frameworks of the home country, etc.) (1) Trade names or names of the management company and trustee (2) Information regarding beneficiaries (3) Information regarding business of the management company and trustee	Rule 1104, Paragraph 5, Items (2) and (2)-2 of the Listing Regulations and Rule 1106, Paragraph 7 of the Enforcement Rules (Rule 1106, Paragraph 6 of the Enforcement Rules shall be applied mutatis mutandis.)	- A "commodity" means a commodity as prescribed in Article 2, Paragraph 4, of the Commodity Exchange Act (Act No. 239 of 1950); for example, minerals, agricultural products, forestry products, livestock products, and marine products.

Item	Details of examination (Foreign spot commodity ETFs)	Legal basis	Remarks
	(4) Information regarding the amount of		
	trust principal		
	(5) Information regarding beneficiary		
	certificates		
	(6) Information regarding the management		
	of trust principal and revenue (including		
	types of assets that will become trust		
	assets)		
	(7) Information regarding the evaluation		
	methods, criteria, and record date of trust		
	assets		
	(8) Information regarding redemption of		
	trust principal and revenue distribution		
	(including information that the beneficiary		
	has equal rights according to the number		
	of units for beneficiary rights regarding		
	redemption of trust principal and revenue		
	distribution)		
	(9) Information regarding cancellation		
	during the period of the trust agreement		
	(10) Information regarding computation		
	methods and the payment methods/the		
	payment date for trust fees and other		
	charges received by the trustee and the		
	management company		
	(11) In the event that the trustee borrows		
	funds necessary for the trust, information		
	regarding the borrowing limit		
	(12) Information regarding amendments to		
	general conditions for trusts		
	(13) Methods for making public		
	announcements by the management		
	company		
	There is no description in the general		
	conditions for trusts applied to the initial		

Item	Details of examination (Foreign spot	Legal basis	Remarks
	commodity ETFs)		
	listing application issue that the trust		
	agreement will be canceled subject to		
	changes in the value of specific indicator or		
	the base value (excluding descriptions that		
	the trust agreement will be canceled if the		
	value of the indicator or the base value falls		
	to or below zero (0), or other descriptions		
	deemed appropriate by the Exchange).		
Instructions on the	The ETF shall conform to either a. or b.	Rule 1104,	
management or	below:	Paragraph 5,	
disposition of	a. The management company shall give	Item (3) of	
commodities and	appropriate instructions on the management	the Listing	
other assets	or disposition of commodities and other	Regulations	
	assets contributed by persons possessing		
	rights as shown on beneficiary certificates		
	for the initial listing application issue to		
	ensure not to lack the investor protection or		
	violate fair transaction, or ensure that		
	confidence in commodities trading for the		
	initial listing application issue is not lost.		
	b. In light of the laws and regulations		
	concerning issuance of the initial application		
	issue or the general conditions for trusts of		
	such issue, the management company takes		
	steps to give appropriate instructions on the		
	management or disposition of commodities		
	and other assets contributed by persons		
	possessing rights as shown on beneficiary		
	certificates for the initial listing application		
	issue to ensure not to lack the investor		
	protection or violate fair transaction, or		
	ensure that confidence in commodities		
	trading for such foreign spot commodity ETF		
	is not lost.		
Development of	A law has been developed for floating the	Rule 1104,	
Legal System	initial listing application issue and there	Paragraph 5,	

Item	Details of examination (Foreign spot	Legal basis	Remarks
	commodity ETFs)		
	exists an administrative authority overseeing	Item (4) of	
	the management company and the trustee	the Listing	
	pertaining to the said initial listing	Regulations	
	application issue.		

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

(2) Listing Examination on Ready Convertibility of Invested Assets into Cash

(Rule 1104, Paragraph 1, Item (2), Sub-item c-2 of the Listing Regulations shall be applied mutatis mutandis)

For domestic Indicator-tracking ETFs, foreign ETFs, domestic spot commodity ETFs and foreign spot commodity ETFs, TSE conducts listing examinations on ready convertibility of invested assets into cash pertaining to the said ETFs when investors may acquire securities or commodities in exchange for such ETFs. This is intended to protect investors by ensuring that they may readily convert such securities or commodities into cash. The following assets are considered to have ready convertibility into cash.

1	Securities that are listed on financial instruments exchanges or foreign financial instruments markets
2	OTC securities
3	Securities enumerated in Rule 2, Paragraph 1, Items 1 to 5 of the Act
4	From among securities enumerated in Rule 2, Paragraph 1, Item (9) of the Act (including securities
	enumerated in Item (17) of the same paragraph and having the characteristics of the said securities.), the
	securities whose prices are publicized in accordance with rules set by authorized financial instruments
	exchange associations or foreign organizations having similar characteristics.
5	Securities enumerated in Rule 2, Paragraph 1, Item (10), Item (11) or Item (19) of the Act
6	Commodities that are listed on and capable of physical delivery (enable transactions in which
	delivery/payment terms are defined for the commodities and subsequent sales proceeds) in a domestic or
	foreign commodities market

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(3) Listing Examination on Indicator Eligibility

(Rule 1104, Paragraph 1, Item (2), Sub-item d of the Listing Regulations shall be applied mutatis mutandis)

TSE conducts listing examinations on the underlying indicators of ETFs applying for initial listing. The following items, i. to vii., are the listing examination criteria for the underlying indicators. Indicator eligibility is required for each ETF applying for listing. Decision on eligibility shall be made based on documents submitted for listing examination described in "4. Listing Application Documents, etc.". For an underlying indicator, TSE requests the applicant to submit documents to confirm the conclusion of a license agreement on the use of such indicator with the indicator calculator. (*)

- (*) In principle, the applicant shall submit a copy of the license agreement. In the cases where it is deemed that submission is not possible, the applicant shall submit, in place of the required document, a document to prove that the license has been granted with regard to listing on the TSE market.
- * Leveraged/inverse indicators refer to "indicators which multiply or invert the movements of another index using methods such as amplifying the fluctuation rate, fluctuation amount, or other values expressing fluctuation in the underlying indicator by a specific value" ("invert" includes amplifying and then inverting).
- * The fluctuation multiplication limits will be determined on each of initial listing application issue during the listing examination process where TSE will confirm that the new indicator is not likely to frequently exceed the price limits specified by TSE given trial calculations from past performance of the new indicator and past values of the underlying indicator based on documents submitted by the listing applicant.

When TSE approves the listing of the Indicator-tracking ETF pertaining to the initial listing application issue, TSE designates the indicator related to the said Indicator-tracking ETF as an indicator that meets the requirements as prescribed in Rule 1104, Paragraph 1, Rule 2, Sub-item d of the Listing Regulations (the same shall apply to cases where the said provisions are quoted). In the event that an underlying indicator of the initial listing application issue has already been designated by TSE, in principle the indicator is considered to meet the requirements.

However, Item vi. shall only be applied to cases of investment in component securities or commodities. Therefore, please note that it is necessary for TSE to conduct separate listing examinations for Item vi. in the case where the listed Indicator-tracking ETF is not designed to invest in component securities or commodities and the Indicator-tracking ETF applying for initial listing is created to invest in such.

Item vii. shall only be applied to cases of managing trust assets as investment in rights pertaining to derivatives transactions or rights pertaining to commodity investment, etc. transactions. Therefore, please note that it is necessary for TSE to conduct separate listing examination for Item vii. in the case where the listed Indicator-tracking ETF is not designed to invest in rights pertaining to derivatives transactions or rights pertaining to commodity investment etc. transactions and the Indicator-tracking ETF applying for initial listing is created to invest in such.

(Indicators other than Leveraged/Inverse Indicators)

Rule 1104, Paragraph 1, Item (2), Sub-item d (a) of the Listing Regulations

Doguiramento	Guidelines Concerning Listing Examination,	Notes
Requirements	etc. (Points of Listing Examinations)	Notes
i. The computation	-Examination shall be carried out by	-" The computation method of the indicator "
method of the indicator	examining from the viewpoints referenced in	refers to computation methods for market
is objective and, in	the followings and other viewpoints.	capitalization weighted average/simple
addition, does not lack	-There is little room for fluctuation of the	average indicators, etc., computation
in fairness.	value of the indicators at an arbitrary	methods for floating share ratios, changes in
	discretion of computation entity, etc. of	component issues, and handling, etc. of
	the indicator, and transparency of method	calculations in the cases of issuing
	of computation of the indicator is deemed	dividends, or new share issuance, etc.
	to be high for investors.	Criteria for changes in component issues are
	-The method of computation of the	not included in "the computation method of
	indicator is not deemed to lack in fairness	the indicator "; therefore examinations on it
	from the viewpoint of the protection of	shall be conducted based on the criteria
	investors.	shown in item iii.
		-Indicators shall be calculated in an objective
		manner. For example, the indicator is
		automatically calculated using a calculation
		formula and the result is always the same no
		matter who performs the calculation, etc.
		-TSE shall decide whether the computation
		method is fair from the viewpoint of the
		protection of investors on a case-by-case
		basis.
		-For indicators for which investment
		strategies are described as achieving certain
		investment performance by asset allocation
		with a combination of multiple types of
		assets, such combined assets shall be
		traditional assets including securities (stocks,
		bonds, and REITs, etc.), derivatives
		transactions, commodities, commodity

D	Guidelines Concerning Listing Examination,	N
Requirements	etc. (Points of Listing Examinations)	Notes
		derivatives transactions, cash and cash
		equivalents, and shall be with a fair price
		formation mechanism*. On this premise, TSE
		deems that the indicator is computed in an
		objective and fair manner.
		* The presence of a fair price formation
		mechanism is determined based on whether
		such traditional assets (including derivatives
		transactions pertaining to such commodities
		in the cases where the assets are
		commodities) are traded at organized
		markets.
ii. In the case of the	-Examination shall be carried out by	-This requirement shall only be applied to
indicator pertaining to	examining from the viewpoint that	indicators pertaining to the prices of
securities prices	fluctuations of prices of individual	specified securities, etc.* Specified securities
(limited to specified	component issues do not have a major effect	include stocks, corporate bonds, preferred
securities, etc.	on the value of the indicator on the basis of	equity contribution securities, and
prescribed in Article	the number of component issues and the	subscription warrant securities, as well as
163, Paragraph 1 of	weight of the upper component issues in the	JDRs whose trust assets are these securities
the Act), such	indicator and other viewpoints.	and so-called covered warrants and corporate
indicator shall be a		bonds with the clause of conversion to other
composite		corporation that display options, etc.
representation of the		pertaining to such securities, etc.
price level of a large		
number of issues.		* Specified securities, etc. in such
		requirement mean those defined in Article
		163 of the Act. As such, they differ from the
		specified securities, etc. prescribed in Article
		5 of the Act.

Requirements	Guidelines Concerning Listing Examination, etc. (Points of Listing Examinations)	Notes
iii. In the case where	-Examination shall be carried out by	-This requirement shall only be applied to the
the indicator pertains	examining from the viewpoint of the	indicators pertaining to prices of securities
to prices of securities	protection of investors that criteria and	and other assets whose component issues
or other assets, and its	methods of changing component issues of the	may change.
component issues	indicator are not deemed to lack in fairness	
(meaning issues or	and from other viewpoints.	-TSE will decide whether the criteria and
types of the said		methods of changing component issues of the
securities or other		indicator are not deemed to lack in fairness
assets; the same shall		on a case-by-case basis, taking into account
apply hereinafter)		investor protection. For example, if the
may change, the		indicator calculator uses reasonable
criteria and methods		procedures such as setting up a committee to
for the said change do		decide a change in the component issues, etc.
not lack in fairness.		and criteria for change in advance, it will
		not be fundamentally recognized lacking in
		fairness.
		-Essentially, TSE does not determine the
		indicator to be lacking in fairness even if
		changes are made frequently.
iv. The indicator and	-Examination shall be carried out by	-TSE requires that the indicator and an outline
computation method	examining from the viewpoints referenced in	of the computation method be made public
are published.	the followings and other viewpoints.	continuously on calculator's websites, etc.
	-The indicator and the summary of the	and easily available to the public.
	computation method are publicized	
	continuously by a method where it is easily	-Ideally, indicators are publicized in real-
	available.	time. However, TSE will make a decision
	-The indicator is publicized promptly after	based on the contents of each indicator. In
	computation.	principle, TSE will confirm that such
		indicator is being disseminated during the
		listing examination.
		-Where the explanation of how to obtain the
		indicator and the computation method is
		provided in Japanese in securities

Requirements	Guidelines Concerning Listing Examination, etc.	Notes
110401101110	(Points of Listing Examinations)	
		registration statements, annual securities
		reports, or other documents, even if the
		indicator and its computation method are
		publicized in English, TSE deems that this
		requirement is fulfilled.
		-In addition, TSE also deems that the
		requirement is fulfilled even if the indicator
		and its computation method are only
		available for a fee.
		-Real-time publication is generally required
		for indicators whose component issues are
		domestic stocks. However, real-time
		publication is not necessarily required, with
		consideration being given to real-time
		publication of estimated net asset value or
		planned real-time publication of estimated
		net asset value before the listing date, or
		publication of other reference indicators,
		etc
v. In the case of an	- Examination shall be carried out by	-This requirement shall only be applied to an
indicator pertaining to	examining from the viewpoints that the	indicator pertaining to prices of securities
prices of securities or	component issues (including criteria and	and other assets.
other assets, its	method if they may change) of the indicator	
component issues	are continuously publicized by a method	-TSE requires that the component issues as
(including the criteria	where they are easily available.	well as the summary of the criteria and
and method if they are		method of change of the indicator be
subject to change) are		continuously publicized on calculators'
published.		websites, etc. and easily available. In
		addition, the content of changes in
		component issues is also required to be
		swiftly publicized either before or after the
		change.

	Guidelines Concerning Listing Examination,	
Requirements	etc. (Points of Listing Examinations)	Notes
	,	-It is not mandatory for the criteria and
		method of change in component issues to be
		publicized in Japanese and publication of
		such information in English will be deemed
		to fulfill requirements. However, the
		information on the component issues and
		how to obtain the criteria and method of
		change in component issues must be
		described in Japanese.
		-In addition, TSE deems that the requirement
		is fulfilled even if the publication of
		component issues and the criteria and method
		of change in component issues are only
		available for a fee.
vi. In the case of an	-Examination shall be carried out by the	-This requirement only applies to ETFs
indicator pertaining to	viewpoint that trading in securities or	whose trust assets are managed to make the
prices of securities or	commodities whose trading is necessary to	fluctuation rate of the net asset value per unit
commodities, it is	be carried out smoothly for the purpose that	of investment trust assets, etc. correspond to
composed of issues or	the rate of fluctuation of net assets per unit	the fluctuation rate of indicators pertaining
types of securities or	conforms to the rate of fluctuation of the	to securities and commodity prices and
commodities which	indicator is estimated to be carried out	whose all or part of component issues are
can be expected to be	smoothly in the light of the actual situation	invested in securities or commodities.
traded smoothly in	of trading, and other viewpoints.	Therefore, this requirement is not applied to
order to make the		ETFs aiming to track the movement of
fluctuation rate of the		indicators by means other than investments
net asset value per		in component securities or commodities such
unit of the investment		as indicator-tracking securities, etc.
trust assets of the		incorporated ETFs (refer to 3."(5) Listing
initial listing		Examination Concerning ETFs with Credit
application issue		Risk").
correspond to the		
fluctuation rate in the		-TSE will decide on a case-by-case basis
said indicator (limited		whether trading can be expected to be
to cases of investment		smooth based on actual trading. However,
in the said component		this does not necessarily mean that all

Paguiraments	Guidelines Concerning Listing Examination,	Notes
Requirements	etc. (Points of Listing Examinations)	Notes
securities or		component issues of indicator are required to
commodities).		trade smoothly. This requirement applies to
		those securities for which smooth trading is
		necessary in light of the aim of making the
		fluctuation rate of net assets value per unit
		correspond to the fluctuation rate of the said
		indicator.
vii. In the case of a	-Examination shall be carried out from such	-This requirement only applies to ETFs that
financial indicator	viewpoint as whether it is expected that	are managed to make the fluctuation rate of
(including commodity	transactions are conducted smoothly in the	the net asset value per unit of investment
prices) prescribed in	light of actual situation of transactions with	trust assets, etc. correspond to the fluctuation
Article 2, Paragraph	regard to rights pertaining to derivatives	rate of indicators pertaining to financial
25 of the Act or a	transactions prescribed in Article 2,	indicators or commodities indices, and
commodity indicator	Paragraph 20 of the Act, or rights pertaining	whose all or part of the component issues are
prescribed in Article	to commodities investment, etc. transactions	invested in rights pertaining to derivatives
2, Paragraph 5 of the	which need to be traded smoothly in the light	transactions or rights pertaining to
Commodity Exchange	of the purpose of making the fluctuation rate	commodities investment, etc. transactions.
Act, derivatives	of the net asset value per unit correspond to	Therefore, this requirement is not applied to
transactions	the fluctuation rate of the indicator and from	ETFs aiming to track the movement of
prescribed in Article	other perspectives.	indicators by means other than investment in
2, Paragraph 20 of the		rights pertaining to derivatives transactions
Act or commodity		or rights pertaining to commodities
investment, etc.		investment, etc. transactions such as
transactions are		indicator-tracking securities, etc.
expected to be smooth		incorporated ETFs (refer to 3."(5) Listing
in order to make the		Examination Concerning ETFs with Credit
fluctuation rate of the		<u>Risk</u> ").
net asset value per		
unit of investment		-TSE will decide whether trading can be
trust assets of the		expected to be smooth on a case-by-case
initial listing		basis based on actual trading conditions. In
application issue		particular, in the case of leveraged and
correspond to the		inverse products, if there is a risk of
fluctuation rate of		rebalancing transactions related to the
such indicator,		fluctuation in the indicator not being

Requirements	Guidelines Concerning Listing Examination, etc. (Points of Listing Examinations)	Notes
(limited to cases that		executed smoothly, TSE will require the
the trust assets are		submission of highly objective evidence and
managed as		explanations for the management methods,
investment in rights		etc. to prevent the said risk from
pertaining to the said		materializing.
derivatives		
transactions or rights		
pertaining to the said		
commodity		
investment, etc.		
transactions).		

(Leveraged/Inverse Indicators)

Rule 1104, Paragraph 1, Item (2), Sub-item d (b) of the Listing Regulations

	Guidelines Concerning Listing	
Requirements	Examination, etc.	Notes
	(Points of Listing Examinations)	
i. The initial listing application issue conforms to the matters enumerated in i., iv. and vii. in the preceding (a).	* The viewpoints are the same as those of listing examinations for "Indicators other than Leveraged/Inverse Indicators."	-Matters enumerated in i., iv. and vii. in the preceding (a) mean those described below. The notes are the same as those for "Indicators other than Leveraged/Inverse Indicators." i. The computation method of the indicator is objective and, in addition, does not lack in fairness. iv. The indicator and computation method are published. vii. Derivatives transactions prescribed in Article 2, Paragraph 20 of the Act or commodity investment, etc. transactions are expected to be smooth in order to make the fluctuation rate of the net asset value per unit of investment trust assets of the initial listing application issue correspond to the fluctuation rate of such indicator, (limited to cases that the trust assets are managed as
		investment in rights pertaining to the said

	Guidelines Concerning Listing	
Requirements	Examination, etc.	Notes
	(Points of Listing Examinations)	
		derivatives transactions or rights pertaining to the
		said commodity investment, etc. transactions).
ii. The underlying	* The viewpoints are the same as those of	-The underlying indicator of the leveraged/inverse
indicator conforms	listing examinations for "Indicators other	indicator shall conform to the following
to the matters	than Leveraged/Inverse Indicators."	requirements for indicator eligibility and shall not be
enumerated in i.		a leveraged/inverse indicator that has another
through v. in the		indicator as the underlying indicator.
preceding (a) and is		i. The computation method of the indicator is
not a		objective and, in addition, does not lack in
leveraged/inverse		fairness.
indicator.		ii. Indicator shall be a composite representation of
		the price level of a large number of issues.
		iii. The criteria and method of change do not lack
		in fairness
		iv. The indicator and computation method are
		published.
		v. The component issues are published.
iii. Where the		- This requirement applies only to leveraged/inverse
underlying indicator		indicators whose underlying indicators are prices
is a financial		of securities (stocks, bonds, REITs, etc.) or
indicator calculated		derivatives transactions (excluding commodity
based on securities		derivatives transactions).
prices or derivatives		- "Fair price formation mechanism" is required to be
prices pertaining to		present for the underlying indicator.
securities (meaning a		- The presence of "Fair price formation mechanism"
financial indicator		is confirmed by whether derivatives transactions
prescribed in Article		pertaining to the underlying indicator (in cases
2, Paragraph 25 of		where the underlying indicator is comprised of
the Act; hereinafter		prices of derivatives transactions, such derivatives
the same in this (b)),		transactions) are listed on markets.
market derivatives		
transactions		* "Derivatives transactions pertaining to the
prescribed in Article		underlying indicator are listed on markets" means
2, Paragraph 21 of		that the derivatives transactions of the underlying

Requirements the Act, or foreign	Guidelines Concerning Listing Examination, etc. (Points of Listing Examinations)	Notes indicator are listed on markets in order to track the
market derivatives		leveraged/inverse indicators.
transactions prescribed in Paragraph 23 of the same article is or is expected to be conducted for the said financial indicator or derivatives transactions pertaining to the said indicator.		* "Derivatives transactions pertaining to the underlying indicator (in the case where the underlying indicator is comprised of prices of derivatives transactions, such derivatives transactions.) are listed on markets" means that such derivatives are listed on markets in the case where the underlying indicator is based on the prices of derivatives transactions.
iv. Where the underlying indicator is a financial indicator calculated based on commodity prices or derivatives prices pertaining to commodities or the commodity index prescribed in Article 2, Paragraph 2 of the Commodity Derivatives Act, its		 This requirement only applies to leveraged/inverse indicators whose underlying indicator is based on commodities or commodity derivatives prices. "Fair price formation mechanism" is required to be present for the underlying indicator. In the "fair price formation mechanism", the component assets of the underlying indicator (including derivatives transactions pertaining to such assets) are required to be traded in markets which are organized and operated continuously, and where prices are published (hereinafter "organized markets").
component assets or commodity derivatives transactions prescribed in Paragraph 15 of the same article		* "The component assets of the underlying indicator are traded in organized markets" means that if the indicator is calculated based on one asset (including derivatives transactions pertaining to such asset), it means such asset is traded in an organized market, and if the indicator is calculated based on multiple assets (e.g., precious metal

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

	Guidelines Concerning Listing	
Requirements	Examination, etc.	Notes
110 4011 01110	(Points of Listing Examinations)	11000
pertaining to the said	(rome of Bisting Brainmations)	basket index), each component asset or basket of
assets are or are		component assets of the underlying indicator is
expected to be traded		traded in an organized market.
		traucu iii ali organizeu market.
_		* "Ourse inside an enlested one assumed to be those that
market prescribed in		* "Organized markets" are assumed to be those that
Paragraph 9 of the		fall under all of the following requirements.
same article		- Fair trading rules have been developed;
(including a foreign		- There are a certain number of trading participants
commodities market		and amount of trading volume, and prices formed
prescribed in		in such markets are recognized by the public; or
Paragraph 12 of the		- Prices formed are widely disseminated to the public
same article) and		through the Internet, newspapers, information
other markets which		terminals, etc.
are organized and		
operated		* The amount of transactions necessary to ensure
continuously, and		"fair price formation mechanism" does not consider
prices are publicized.		whether such transactions are actually used for
		management, and thus covers a wider scope of
		transactions. As such, the concept of a wider scope
		of transactions in this requirement is described in
		"commodity derivatives transactions", compared
		with than "commodity investment, etc.
		transactions" specified in Rule 1104, Paragraph 1,
		Item (2), Sub-item d (a) vii. (meaning transactions
		necessary to make the fluctuation rate of net asset
		value per unit of investment trust assets of the
		initial listing application issue correspond to the
		fluctuation rate of the indicator).
		,

For examination on indicator eligibility, please submit the following information.

(* If TSE is the calculator of the indicator, submission is not necessary.)

-		
1		List of Indicator's Component Issues
-	-	:Component Issue Name, Weight of Each Issue, Trading Volume, etc.
ĺ		Outline of Indicator Computation
	2	Outline containing Indicator's Computation Method, Criteria/Method of Change in Component Issues

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

		Status of Change in Indicator's Component Issues	
	3	:Approximately 3 years	
		*For indicators less than 3 years old, the period from start of computation to current	
Outline of the Indicator's Calculating Entity 4 :Limited to cases not involving the Calculating Entity of an Indicator pertaining products		Outline of the Indicator's Calculating Entity	
		:Limited to cases not involving the Calculating Entity of an Indicator pertaining to currently listed	
		products	
		Documents which provide confirmation that a license agreement related to use of the indicator has been	
		concluded	
5	_	* In principle, the applicant shall submit a copy of the license agreement. In the case where it is	
	3	* In principle, the applicant shall submit a copy of the license agreement. In the case where it is deemed that submission is not possible, the applicant shall submit, in place of the required	
		document, a document to prove that the license has been granted with regard to listing on the TSE	
		market.	
	6	Past performance of the indicator	

(4) Listing Examination Concerning Correlation between Net Asset Value and Indicators

(Rule 1104, Paragraph 1, Item (2), Sub-item d-2 of the Listing Regulations shall be applied mutatis mutandis)

TSE establishes the listing examination criteria for the framework, etc. that makes the fluctuation rate of net asset value per unit of an initial listing application issue correspond to the fluctuation rate of a specific indicator as one of the listing criteria in order to ensure that it is expected that a strong correlation shall exist between the net asset value per unit of the initial listing application issue and the specific indicator, and that the fluctuation of the said indicator shall be appropriately reflected in the net asset value per unit of the said issue.

With respect to the said listing examination criteria, TSE requests the initial listing applicant to describe the frameworks and means to make the fluctuation rate of the net asset value per unit of the initial listing application issue correspond to the fluctuation rate of the specific indicator in documents to be submitted for the listing examination, "Confirmation Items for ETF Applying for Initial Listing" and confirms that the initial listing application issue conforms to any of the requirements in the following i. to iii.

i.	If the specific indicator is related to prices of securities or other assets, the following securities and
	assets shall be expected to be incorporated in investment trust assets, etc.:
	a-1) Out of component issues of the said indicator, securities or other assets (excluding securities
	and assets that TSE deems inappropriate as investment trust assets, etc. in light of the public
	interest or investor protection, considering credibility and other items; the same shall apply
	hereinafter to "securities" in d-2) of each issue or type (in the case of simple average
	indicators, in principle, of all the indicator component issues) that accounts for 95% or more
	of the component ratio of the market capitalization of the said indicator, or
	a-2) securities issued to produce investment performance tracking securities prices
ii.	Securities issued to achieve the investment result of tracking the movement of the specific indicator
	shall be expected to be incorporated into the investment trust assets, etc.

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

iii. It is anticipated that a strong correlation exists between the net asset value per unit of the initial listing application issue and the specific indicator, and the fluctuation of the said indicator shall be appropriately reflected in the net asset value per unit of the said issue.

*With respect to iii., it is considered that the management company manages the trust assets of the initial listing application issue by using rights pertaining to derivatives transactions and rights pertaining to commodity investment, etc. transactions in the following manner.

- A framework in which the trust assets of the initial listing application issue are managed using derivatives with part of cash of the investment trust assets, etc. placed as a margin. The fluctuation rate of the net asset value per unit is made to correspond to the fluctuation rate of the specific indicator by reflecting the prices of such derivatives in the net asset value.
- A framework to make the fluctuation rate of the net asset value per unit correspond to the fluctuation rate of the specific indicator by using a method in which the management company, through investment mainly in bonds, etc., pays interest income generated from the said investment to linked bond issuers and counterparties of OTC derivatives (so called "counterparty") and receives returns on the specific indicator from the counterparties.

*With respect to such initial listing application issue, through the submission of the "Confirmation Items for ETF Applying for Initial Listing" documents for listing examination, TSE requests for details on the following points and examines whether there is a framework to ensure a strong correlation between the net asset value per unit and the specific indicator.

- Details of the investment trust assets, etc. which are used for investment management (details of rights pertaining to derivatives and rights pertaining to commodity investment, etc. transactions)
- Management policies and methods
- Measures, etc. to prevent deviation
- In the case where the applicant has experience regarding asset management or simulation results, such details

(5) Listing Examination Concerning ETFs with Credit Risk

(Rule 1104, Paragraph 1, Item (2), Sub-item d-4 of the Listing Regulations shall be applied mutatis mutandis)

In the case of an ETF which includes "incorporated securities" or "incorporated claims" as investment trust assets, etc., as a method for an initial listing application issue to achieve investment performance that tracks a specific indicator (indicator-linked securities, etc. incorporated ETF), TSE shall conduct a listing examination regarding whether or not management is expected to be continuously conducted after listing, and whether or not the management company has appropriately prepared control systems regarding the credit standing of the counterparty.

*Incorporated securities: Securities issued for the purpose of achieving investment performance that tracks a specific indicator ("linked-bonds", etc.)

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

*Incorporated claims: Claims pertaining to contracts concluded with specified entities for the purpose of achieving investment performance that tracks to a specific indicator ("OTC derivatives", etc.)

*Counterparty: Issuer of incorporated securities or the counterparty to a contract pertaining to incorporated claims (in the case where there is a guarantor pertaining to such incorporated securities or such incorporated claims, the guarantor)

TSE carries out listing examinations on whether the initial listing application issues are expected to be continuously managed by the counterparty after listing based on the following i a. to d. (whether or not there is an actual situation where continued management of the trust investment assets, etc. of the initial listing issue is disrupted). For listing examinations on the management system regarding credit standing, etc. of the counterparty, TSE conducts listing examinations in light of the following ii a. to e.

i Listing Examinations on Management Continuity

VII 10. (1) of the "Guidelines	Points of Examination
Concerning Listing Examination, etc."	
a. No note as to any issue of the going concern assumption is included in the most recent financial statements, etc. or interim financial statements, etc. which are prepared by a counterparty (where the counterparty is a company that	-It is required that matters related to the going concern assumption (also known as "GC note") not be included in the most recent financial statements, etc. or interim financial statements, etc. created by the counterparty (in cases where the counterparty is a company which submits quarterly financial statements or quarterly consolidated financial statements, quarterly financial statements, etc.). * Counterparty means the issuer of incorporated securities or the
submits quarterly financial statements or quarterly consolidated financial statements, quarterly financial statements, etc.).	counterparty of a contract pertaining to incorporated claims. However, in the case where there is a guarantor pertaining to such incorporated securities or such incorporated claims, it shall mean such guarantor.
b. An "unqualified opinion" or an "opinion stating that the interim financial statements, etc. provide useful information" from a certified public accountant, etc. (where the counterparty is a company that submits quarterly financial statements or quarterly consolidated financial statements, "unqualified conclusion" from a certified public	- In the most recent audit report or interim audit report pertaining to the most recent financial statements, etc. or interim financial statements, etc. prepared by the counterparty (the counterparty is a company which submits quarterly financial statements or quarterly consolidated financial statements, quarterly review report), it is required that an unqualified opinion from a certified public accountant, etc. or a qualified opinion, etc. from a certified public accountant as a reason only for matters regarding comparative information is contained. *An unqualified opinion, etc. here means an "unqualified opinion" in an audit report, an "opinion that interim financial statements provide useful information" in an

VII 10. (1) of the "Guidelines **Points of Examination** Concerning Listing Examination, etc." interim audit report, or an "unqualified conclusion" in a accountant, etc. in a quarterly quarterly review report. review report) is included in an audit report or interim audit report *A qualified opinion, etc. here means a "qualified opinion" attached to the most recent financial in an audit report or a "qualified conclusion with exceptions" statements, etc. or interim financial in a quarterly review report. statements, etc. prepared by the counterparty (where the counterparty is a company which submits quarterly financial statements or quarterly consolidated financial statements, a quarterly review report attached to a quarterly financial statement, etc.), or a "qualified opinion" or "qualified conclusion with exceptions" from a certified public accountant, etc. is included in an audit report or interim audit report due only to matters regarding comparative information attached to the most recent financial statements, etc. or interim financial statements, etc. prepared by the counterparty (where the counterparty is a company which submits quarterly financial statements or quarterly consolidated financial statements, quarterly review report). c. The counterparty is not in a state of - It is required that the counterparty is not in a state of liabilities in liabilities in excess of assets at the excess of assets at the end of the most recent business year or end of the most recent business year interim accounting period(where the counterparty is a company which submits quarterly financial statements or quarterly or interim accounting period (where consolidated financial statements, quarterly accounting term the counterparty is a company which submits quarterly financial or quarterly consolidated accounting term). statements or quarterly consolidated

VII 10. (1) of the "Guidelines	Points of Examination
Concerning Listing Examination, etc."	
financial statements, quarterly	-TSE confirms whether the counterparty meets the said criteria by
accounting term or quarterly	using the last financial statements, etc.
consolidated accounting term).	
d. No other specific factors which are	-It is required that No other specific factors which are likely to
likely to disturb continuous asset	disturb continuous asset management of the counterparty while
management exist.	the criteria described in the above a. to c. are met.
	-Specific factors which are likely to disturb continuous asset
	management may include cases (1) where there is a concern that
	said counterparty may go bankrupt and, (2) where credit ratings
	may be revised downward, as a result of increasing credit risks of
	the counterparty.
	-TSE confirms this item by using explanatory documents prepared
	by the management company, materials publicized by the
	counterparty, documents for the media, etc.

ii Listing Examination on Management System Regarding Credit Standing, etc. and Other Appropriate Systems

VII 10. (2) of the "Guidelines	Points of Examinations
Concerning Listing Examination, etc."	
a. Appropriate selection criteria are	-The management company pertaining to the initial listing
developed for a counterparty, etc.	application issue is required to develop appropriate criteria for
	selecting a counterparty, etc. and then appropriately conduct
	management based on the said selection criteria in order to ensure
	management continuity for the said initial listing application issue
	and reduce the risks of impairing invested assets.
	-It is required that the management company set conditions that
	the counterparty, etc. should fulfill in light of the purposes of
	ensuring management continuity for the initial listing application
	issue and reducing the risks of impairing invested assets when
	selecting the said counterparty, etc.; for example, sound financial
	conditions, details of appropriate credit ratings, the presence or
	absence of a government guarantee.
	*The "Counterparty, etc." means the issuer of incorporated

VII 10. (2) of the "Guidelines	Points of Examinations	
Concerning Listing Examination, etc."		
	securities, the counterparty to a contract pertaining to incorporated claims, or, in the case where there is a guarantor, the guarantor pertaining to such incorporated securities or such incorporated claims.	
b. The details of rights of securities issued for the purpose of achieving investment performance tracking a specific indicator or rights pertaining to a contract are appropriate in light of the selection criteria.	Whether or not the details of incorporated securities or incorporated claims are appropriate in consideration of such selection criteria (whether or not appropriate management is conducted based on selection criteria) will be confirmed in reference to the operations of the management company.	
c. A management system pertaining to the financial condition, etc. of the counterparty, etc. is appropriately developed.	-The management company will be required to flexibly conduct investment management reflecting the said conditions in the case that the financial conditions or credit ratings of the counterparty, etc. have changed. -TSE confirms whether the management company has a system to monitor financial conditions or credit ratings of the counterparty, etc. on a timely and appropriate basis in order to conduct management flexibly.	
d. The measures to reduce the likelihood of impairment of investment trust asset, etc. when remarkable deterioration of the counterparty's the financial conditions of the counterparty, etc. have become clear or the responses when losses occur are appropriately established.	Due to a bankruptcy of the counterparty, etc. pertaining to the listed ETF, the invested assets of the said ETF may be impaired. Therefore, the management company will be required to appropriately respond to the risks of bankruptcy, etc. of the counterparty, etc.; for example, the company shall promptly replace linked bonds to be invested, review the contract in light of actual events, and post collateral for the invested assets on an asneeded and timely basis.	
e. In the case where the management company or its related party disseminates information on the counterparty, etc., the content of the said information and the	-Information on the credits of the counterparty, etc. is required to be disseminated widely to the public. Therefore, if the counterparty, etc. does not disseminate information, the management company or its related parties are required to disseminate such information.	

VII 10. (2) of the "Guidelines	Points of Examinations
Concerning Listing Examination, etc."	
dissemination method shall be	
appropriate	-In this case, TSE confirms whether the content and dissemination
	method of the said information are appropriate. Specifically, TSE
	confirms whether the management company or its related parties
	continuously disseminates the latest and easily-understandable
	information on financial conditions or credit standing of the
	counterparty, etc. on the management company or the related
	party's website, etc.

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

(6) Foreign ETF, etc. Support Member System

(Rule 1104, Paragraph 2, Item (6), Sub-item b of the Listing Regulations)

Rule 1104, Paragraph 2, Item (6), Sub-item b of the Listing Regulations

A trading participant designated by TSE as prescribed in Rule 68 of the Business Regulations is expected to be designated with a view to ensure circulation of foreign ETFs in the TSE market by the time of listing the initial listing application issue.

Rule 68 of the Business Regulations.

(Ensuring Smooth Trading of Foreign Stocks, etc.)

Regarding foreign stocks, investment trust beneficiary certificates, investment securities, domestic commodity trust beneficiary certificates, convertible bonds and exchangeable corporate bonds (hereinafter referred to as "foreign stocks, etc." in this rule), a trading participant who is a managing financial instruments firm, etc. (meaning (i) a financial instruments firm who is a lead manager, (ii) a designated participant (meaning a person who handles offering) in cases of beneficiary certificates of the Exchange Traded Funds, etc., and (iii) a trading participant designated by TSE as prescribed by TSE in cases of foreign investment trust beneficiary certificates, foreign investment securities, foreign securities trust beneficiary certificates (excluding foreign securities trusts whose trust assets are stocks issued by a foreign corporation)) shall make efforts to ensure smooth trading of such foreign stocks, etc. in the TSE market.

① Outline of the Foreign ETF, etc. Support Member System

TSE introduced the Foreign ETF, etc. Support Member System in July 2008.

Given the fact that with respect to foreign ETFs there is no trading participant who is responsible for maintaining market liquidity, such as the lead managing securities company for stocks or the designated participant for domestic ETFs, TSE has established the Foreign ETF, etc. Support Member System with a view to securing, from among trading participants, those who are able to provide support to improve the liquidity of foreign ETFs. Under this system, TSE appoints a Foreign ETF, etc. Support Member and Quasi-Support Member (hereinafter referred to as "Foreign ETF, etc. Support Member, etc.") for each foreign ETF, based on applications submitted on a voluntary basis by trading participants.

Trading participants designated by TSE as a Foreign ETF, etc. Support Member, etc. will strive to ensure smooth trading of the foreign ETF pertaining to such designation. In particular, the Foreign ETF, etc. Support Member, etc. shall execute transactions of the foreign ETF at prices and quantities as deemed appropriate (*1), so that the imbalance in distribution of beneficiaries during the period immediately after listing may be avoided. There are no obligations for the Foreign ETF, etc. Support Member, etc. with regards to transactions such as the time and quantity of an order. TSE expects that the Foreign ETF, etc. Support Member, etc. considers the characteristics of the ETF, market

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

conditions, etc., and places orders of the foreign ETF to maintain the liquidity of the foreign ETF to the extent that the said trading participant deems appropriate.

Trading participants which are Foreign ETF, etc. Support Members are also able to receive entrusted orders pertaining to ensuring smooth trading from third party market makers, etc. (including overseas firms) based on a certain contractual relationship, without placing orders pertaining to ensuring smooth trading on their own.

In addition, in the listing regulations, an initial listing applicant for a foreign ETF is required to acknowledge that a Foreign ETF, etc. Support Member, etc. is expected to be designated at the time of initial listing. Therefore, please note that the applicant is required to consult in advance with trading participants applying for a Foreign ETF, etc. Support Member, etc. when making an initial listing application.

2 Procedure for designation/withdrawal of Foreign ETF, etc. Support Member, etc.

(a) Designation as a Foreign ETF, etc. Support Member, etc.

Trading participants who wish to be designated as a Foreign ETF, etc. Support Member, etc. are requested to submit an "Application Form for Foreign ETF, etc. Support Member Designation" or "Application Form for Foreign ETF, etc. Quasi-Support Member Designation", as applicable (hereinafter collectively referred to as "Application Form for Designation"), for each foreign ETF for which they request the designation. The template (*2) of the application form for each designation is provided in the "List of Forms" section within the TSE's Target system.

Trading participants who wish to be designated as a Foreign ETF, etc. Support Member are also required to submit a document describing the policy of the participants concerning order placement for ensuring smooth trading of foreign ETFs (hereinafter referred to as the "basic policy for ensuring smooth trading of foreign ETFs") (no specified format) together with the Application Form for Designation. Those trading participants who wish to be designated as a Foreign ETF, etc. Support Member are requested to describe in this document their basic policy, to the extent practicable, for ensuring smooth trading of foreign ETFs. They are required to include a policy to the greatest possible extent to the effect, for example, that they will strive either (1) to quote bids and offers for the ETF or (2) to quote bids or offers for offers or bids already made for the ETF by other participants, from the perspective of smooth execution of transactions, to the extent the said trading participants deem appropriate in accordance with judgment of the participant made in consideration of trading terms, such as prices. TSE expects a Foreign ETF, etc. Support Member to strive to ensure smooth trading of the foreign ETF based on the said policy (*3). This document will not be published.

<u>Trading participants who wish to be designated as a Foreign ETF, etc. Quasi-Support Member are not required to submit the "basic policy for ensuring smooth trading of foreign ETFs".</u> However, Foreign ETF, etc. Quasi-Support Members are not prevented from submitting such document. This document will not be published.

Also, in cases where trading participants, which are Foreign ETF, etc. Support Members, receive entrusted orders pertaining to ensuring smooth trading from third party market makers based on a certain contractual relationship,

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

without placing orders pertaining to ensuring smooth trading on their own (*4), the said trading participants are requested to submit documents which contain the outline of the contract between the said trading participants and the said market makers.

After completing necessary checks for the submitted application, etc., TSE will send either "Foreign ETF, etc. Support Member Designation Notification" or "Foreign ETF, etc. Quasi-Support Member Designation Notification" as applicable, to the trading participant who submitted the application.

No additional cost will be charged by TSE to a Foreign ETF, etc. Support Member, etc. for the designation and for subsequent continuity of designation.

(b) Cancellation of designation as a Foreign ETF, etc. Support Member, etc.

If, after designation as a Foreign ETF, etc. Support Member, etc., a Foreign ETF, etc. Support Member, etc. wishes to cancel the designation, the Foreign ETF, etc. Support Member, etc. is required to submit either "Application Form for Cancellation of Foreign ETF, etc. Support Member Designation" or "Application Form for Cancellation of Foreign ETF, etc. Quasi-Support Member Designation", as applicable, to TSE at least one (1) month prior to the date on which the Foreign ETF, etc. Support Member, etc. wishes to cancel the designation (hereinafter referred to as a "cancellation date").

After completing necessary checks for the submitted application, etc. TSE will send either "Foreign ETF, etc. Support Member Designation Cancellation Notification" or "Foreign ETF, etc. Quasi-Support Member Designation Cancellation Notification," as applicable, to the trading participant.

In order to prevent confusion among investors, etc., Foreign ETF, etc. Support Members, etc. are requested to choose a cancellation date at least six (6) months from the date of designation as a Foreign ETF, etc. Support Member, etc..

In addition to the cancellation of designation as a Foreign ETF, etc. Support Member, etc. based on the wishes of the Foreign ETF, etc. Support Member, etc., TSE may cancel the designation of any trading participant as a Foreign ETF, etc. Support Member, etc. if it is deemed necessary from the perspective of maintenance of foreign ETF market discipline or investor protection.

3 Rebate on trading fee

Trading participants designated as a Foreign ETF, etc. Support Member are entitled to a rebate on trading fees on and after the date of designation as such, in accordance with their actual trading volume of the foreign ETF pertaining to the designation.

Trading participants designated as a Foreign ETF, etc. Quasi-Support Member should be advised that they are not entitled to the rebate mentioned above.

The actual rebate on trading fees to be reimbursed to a Foreign ETF, etc. Support Member will be an amount computed by multiplying (a) the total trading value (any fraction less than one (1) yen will be rounded down) of executed

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

transactions related to orders which are designated as those effected as a Foreign ETF, etc. Support Member (*6) by (b) 00261%, from among transactions (*5) of the foreign ETF pertaining to the designation as a Foreign ETF, etc. Support Member executed by the Member in trading sessions of TSE for the period beginning every April to the end of March of the following year.

However, with regards to the rebate on trading fees, the fiscal year of the day to which the designation or designation cancellation date as a Foreign ETF, etc. Support Member belongs, will be computed using such designation or cancellation date as the first or last day of the fiscal year, as applicable.

With respect to the method of reimbursement, the rebate will be transferred sometime around late April to the account from which the trading fees for the previous fiscal year were debited.

4 Others

1. Filing of the person in charge of foreign ETF, etc. support operations

Foreign ETF, etc. Support Members, etc. are required to file with TSE the "person in charge of foreign ETF, etc. support operations" who will serve as the point of contact for communication with TSE regarding the Foreign ETF, etc. Support Member System by submitting a "Filing Form for Person in Charge of Foreign ETF, etc. Support Operations" by the designated date.

The same filing is also required whenever there is a change in the person in charge of foreign ETF, etc. support operations.

2. Announcement, etc. of Foreign ETF, etc. Support Member

Upon designation or cancellation of a Foreign ETF, etc. Support Member, TSE will notify each trading participant of the designation/cancellation. In addition, TSE will announce the designation/cancellation on its website.

With respect to Foreign ETF, etc. Quasi-Support Members, such notification/announcement will not be made.

3. Publication of forms used regarding the Foreign ETF, etc. Support Member System

Trading participants will be able to access document templates for the following forms used in relation to the Foreign ETF, etc. Support Member System through the Target system by choosing "Filing Documents", "List of Forms", and then "Stock Section (Stock-related)".

(Notes)

*1 The term was changed from "Foreign ETF Support Member System" to "Foreign ETF, etc. Support Member System" due to revisions to the rules and regulations in April 2011 (partial revisions to the Enforcement Rules for Business Regulations, etc. in connection with the development of the listing regulations for JDR-type indicator-tracking securities) in April 2011.

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

- *2 This means making bids and offers with the prices and quantities based on the range that the trading participant deems appropriate in consideration of market conditions, trading terms such as prices, position risk, etc. of the ETF and financial instruments, etc. used to hedge the said ETF, etc.
- *3 Trading participants are not prevented from inserting additional texts as necessary in the space provided for matters to be confirmed in the template of the Application Form for Designation (for example, trading participants may attach the "basic policy for ensuring smooth trading of foreign ETFs" for matters to be confirmed in the Application Form for Foreign ETF, etc. Quasi-Support Member Designation and state that they will strive to ensure smooth trading in the market based on the basic policy). However, trading participants, in principle, are not permitted to change or delete the written contents of the template.
- *3 Trading participants may state in this document that they may be unable to make either or both bids and offers for ensuring smooth trading in the market in certain circumstances (such as a system failure, disclosure or press reports which have a critical impact on prices of the ETF or financial instruments, etc. used to hedge the ETF or sudden and drastic change in the market condition) in consideration of market conditions, trading terms such as prices, position risk, etc. of the ETF and the financial instruments, etc. used to hedge the said ETF. In this case, TSE expects the trading participants to strive to ensure smooth trading of the foreign ETF based on the said statement.
- *4 In this case, trading participants are requested to attach a statement to the effect that

 (1) trading participants are entrusted with receiving orders from a third party designated by the said trading participants and place such orders on TSE as a concrete measure to ensure smooth trading; and

 (2) in order to ensure smooth trading, trading participants strive to contact the said third party depending on the status of bids/offers of the said issue in a timely and appropriately manner, in the matters to be confirmed of the Application Form for Designation (please refer to the template).
- *5 Excluding trading of the said issue in the ToSTNet market. However, this includes transactions for correcting errors, etc. (meaning transactions prescribed in Rule 41 of the Business Regulations) and transactions for reinstatement (meaning transactions prescribed in Rule 42 of the Business Regulations).
- *6 Specifically, where a Foreign ETF, etc. Support Member places orders for ensuring smooth circulation of the ETF pertaining to the said designation as such Support Member, such Support Member is required to place such orders, setting the "Classification of Support Members" at "1. Support Member Orders". (As for placement of other orders, please set the item at "0: No setting".

Application Form for Foreign ETF, etc. Support Member Designation (Template)
 Application Form for Foreign ETF, etc. Quasi-Support Member Designation (Template)
 Application Form for Cancellation of Foreign ETF, etc. Support Member Designation
 Application Form for Cancellation of Foreign ETF, etc. Quasi-Support Member Designation

List of forms that are available in the "List of Forms" section within the Target system:

O Filing Form for the Person in Charge of Foreign ETF, etc. Support Operations

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

4. Listing Application Documents, etc.

The following are listing application documents for foreign ETFs and foreign spot commodity ETFs.

- * Necessary documents differ for foreign ETFs falling under the category of beneficiary certificates of foreign investment trusts, foreign ETFs falling under the category of foreign investment securities, and foreign spot commodity ETFs.
- * The title of each column in the table indicates the following ETFs.
- "Trusts" (T): Foreign ETFs falling under the category of beneficiary certificates of foreign investment trusts
- "Corporations" (C): Foreign ETFs falling under the category of foreign investment securities
- "Commodities" (Com): Foreign spot commodity ETFs
- Please file documents marked with or to TSE. Forms prepared by TSE exclusively for spot commodity ETFs are marked with ○.Documents marked with are not required to be submitted.
- * The listing application documents shall be submitted in the form of electromagnetic records, in principle, except for the documents deemed to be submitted otherwise by TSE. At the time of application acceptance, the list of materials submitted shall be submitted as a hard copy with the name and seal of the representative of the company applying for new listing.
- * The table heading "Hard copy" indicates documents to be submitted as hard copies.
- * The table heading "No. of copies" only applies to cases where hard copies are to be submitted. For listing application documents that are to be submitted as electromagnetic records, there is no need to submit two (2) copies, for example, even if "2" is written in the table.
- *Please download the forms from the following page on the TSE website.

ETF/Listing Application Documents: http://www.jpx.co.jp/english/equities/products/etfs/format/index.html

- *The legal system and operational practices of the home country, etc. will be considered for the content of documents to be submitted.
- * In addition to the listing application documents listed below, a copy of the audit report, etc. may be separately submitted for listing examinations pertaining to the above false statements and audit opinion, etc. (Rule 1104, Paragraph 2, Item (1) and Rule 1104, Paragraph 5, Item (1) of the Listing Regulations (Rule 1104, Paragraph 1, Item (2), Sub-item e applies mutatis mutandis.))

	Т	С	C o	Document to be submitted	Hard	No. of	Submission	Basis for submission	Remarks
			m		copy	copies	Deadline		
1	•	•	•	ETF listing contract (Form 4-2)	•	1	Business day	Rule 1102, Paragraph 1 of	Listing Agreement should
				[prescribed format]			preceding	the Listing Regulations	be submitted by the

	Т	С	C o m	Document to be submitted	Hard	No. of	Submission	Basis for submission	Remarks
			m		copy	copies	Deadline		
							listing	(Rule 1101 of the	management company and
							approval date	Enforcement Rules)	the trustee, respectively
									(foreign investment
									corporation and
									management company)
									(not joint submission).
2	0	0	0	Application form for the initial	•	1	Listing	Rule 1103, Paragraph 1 of	The number of depositary
				listing of securities [prescribed			application	the Listing Regulations	units and the net asset
				format]			date		value pertaining to the
									number of depositary units
									are not finalized and
									deposited at the designated
									depository at the time of
									listing application. Please
									inform TSE of such
									number and value after
									they are finalized using the
									"24: Notice of finalizing
									the number of depositary
									units related to listing
									application securities".
3	•	•	•	Oath statement in relation to the	•	1	Listing	Rule 1103, Paragraph 1 of	
				initial listing application (Form 4-			application	the Listing Regulations	
				5) [prescribed format]			date	(Rule 1102, Paragraph 2 of	
								the Enforcement Rules)	
4	•	•	•	Documents on the indicator stated		1	Listing	Rule 1103, Paragraph 2 of	If TSE is the calculator of
				in a to d below			application	the Listing Regulations	the indicator, submission is
				a. List of the indicator			date	(Rule 1103, Paragraph 1,	not necessary.
				component issues				Item (1) of the Enforcement	
				b. Computation outline of the				Rules)	
				indicator					
				c. Documents stating changes in					
				the indicator component					
				issues within three (3) years					
<u> </u>				issues within tince (3) years					

	Т	С	C o	Document to be submitted	Hard	No. of	Submission	Basis for submission	Remarks
			m		copy	copies	Deadline		
				before the initial listing application date d. Documents stating basic information on the attributes, etc. of the company calculating the indicator. However, there is no need to submit the said documents if the company calculates indicators for listed Indicator-	СОРУ	Copies	Deadmic		
				tracking ETFs.					
5		0	0	Confirmation Items for ETF Applying for Initial Listing [sample format]		1	Listing application date	Rule 1103, Paragraphs 2 and 4 of the Listing Regulations (Rule 1103, Item (2) and Item (2)-2 of the Enforcement Rules)	The details to be described in this documents are as follows (only 2 and 3 for foreign spot commodity ETFs): 1. Scheme and structure to make the fluctuation rate of net asset value per unit of the initial listing application issue correspond to the fluctuation rate of the specific indicator (Rule 1103, Item (2) of the Enforcement Rules); 2. Expectation that smooth circulation is maintained after listing of the initial listing application issue (Rule 1103,

	Т	С	C o	Document to be submitted	Hard	No. of	Submission	Basis for submission	Remarks
			m		сору	copies	Deadline		
									Item (2)-2 of the
									Enforcement Rules);
									3. Fund's operational
									structure (Rule 1103,
									Paragraph 4 of the
									Listing Rules); and
									4. Management system
									and structure
									regarding the credit
									standing, etc. of the
									counterparty, etc.
									(Rule 1103,
									Paragraph 4 of the
									Listing Regulations)
6	•	1	•	Written confirmation prepared by	•	1	Listing	Rule 1103, Paragraph 2 of	Please refer to Note 1 for
				the management company in			application	the Listing Regulations	details to be described in
				accordance with the provisions of			date	(Rule 1103, Item (3) of the	such documents.
				Rule 1104, Paragraph 1, Item (3) of				Enforcement Rules)	
				the Listing Regulations [sample					
				format]					
7	_	1	0	Written confirmation prepared by	•	1	Listing	Rule 1103, Paragraph 2 of	- Limited to the case where
				the entrustor in accordance with the			application	the Listing Regulations	the management company
				provisions of Rule 1104, Paragraph			date	(Rule 1103, Item (3)-2,	is a trustee.
				4, Item (1)-3 of the Listing				Sub-item a of the	- Please refer to Note 2 for
				Regulations [sample format]				Enforcement Rules)	details to be described in
									such documents.
8	_	_	0	Written confirmation prepared by	•	1	Listing	Rule 1103, Paragraph 2 of	-Please refer to Note 3 for
				the management company in			application	the Listing Regulations	details to be described in
				accordance with the provisions of			date	(Rule 1103, Item (3)-2,	such documents.
				Rule 1104, Paragraph 4, Item (4) of				Sub-item b of the	
				the Listing Regulations (including				Enforcement Rules)	
				cases pursuant to Paragraph 5, Item					
				(1) or Paragraph 6 of the same rule)					
				() () () () () () () () () ()					

	T	С	C o	Document to be submitted	Hard	No. of	Submission	Basis for submission	Remarks
			m		сору	copies	Deadline		
				[sample format]					
9	_	_	0	Written confirmation prepared by	•	1	Listing	Rule 1103, Paragraph 2 of	-Please refer to Note 4 for
				the management company in			application	the Listing Regulations	details to be described in
				accordance with the provisions of			date	(Rule 1103, Item (3)-2,	such documents.
				Rule 1104, Paragraph 5, Item (3),				Sub-item c of the	- There is no need to
				Sub-item a of the Listing				Enforcement Rules)	submit this letter of
				Regulations (including the case					commitment if the
				pursuant to Paragraph 6 of the same					management company has
				rule) [sample format]					already taken measures for
									investor protection, etc. to
									manage trust assets in
									accordance with laws and
									regulations in the home
									country, etc. in relation to
									the issuance of
									the initial listing
									application issue or the
									general conditions for trust
									for the said issue
									(submission of this
									document is not required
									for the case falling under
									Rule 1104, Paragraph 5,
									Item (3), Sub-item b of the
									Listing Regulations).
10	•	•	•	General conditions for investment		2	Listing	Rule 1103, Paragraph 2 of	
				trusts, general conditions for trusts			application	the Listing Regulations	
				or any documents similar thereto,			date	(Rule 1103, Item (4) of the	
				or terms or any other documents				Enforcement Rules)	
				similar thereto					
11	•	•	•	A legal opinion from a legal		1	Listing	Rule 1103, Paragraph 2 of	
				professional avowing that the			application	the Listing Regulations	
				creation or issuance of the foreign			date	(Rule 1103, Item (5), Sub-	
				ETF or foreign spot commodity				item a of the Enforcement	

	Т	С	C o m	Document to be submitted	Hard	No. of	Submission	Basis for submission	Remarks
			111		copy	copies	Deadline		
				ETF is legitimate, and related				Rules)	
				clauses in the related laws and					
				regulations referred to in the said					
				opinion statement					
12	•	•	•	Documents certifying that the	•	1	Listing	Rule 1103, Paragraph 2 of	
				representative described in the			application	the Listing Regulations	
				application form for the initial			date	(Rule 1103, Item (5), Sub-	
				listing of securities has proper				item b of the Enforcement	
				authority concerning the listing of				Rules)	
				the foreign ETF or foreign spot					
				commodity ETF.					
13	•	•	•	Statement certifying that the	•	1	Listing	Rule 1103, Paragraph 2 of	
				applicant has selected the agent,			application	the Listing regulations	
				etc. of the management company or			date	(Rule 1103, Item (5), Sub-	
				foreign investment corporation or				item c of the Enforcement	
				has received informal consent from				Rules)	
				the agent, etc. for consignment					
14	•	•	•	Copy of a written statement		1	Listing	Rule 1103, Paragraph 2 of	
				certifying that the creation or			application	the Listing regulations	
				issuance of the foreign ETF or			date	(Rule 1103, Item (5) Sub-	
				foreign spot commodity ETF has				item d of the Enforcement	
				been approved, authorized,				Rules)	
				permitted, notified, or treated by an					
				action equivalent to approval, etc.					
				in accordance with the laws and					
				regulations of the country in which					
				the foreign ETF or foreign spot					
				commodity ETF was created or					
				issued.					
15	•	•	•	A copy of written confirmation	•	1	Listing	Rule 1103, Paragraph 2 of	- Trading participants as
				proving the application by trading			application	the Listing regulations	prescribed in Rule 32-2,
				participants as prescribed in Rule			date	(Rule 1103, Item (5) Sub-	Paragraph 1 of the
				32-2, Paragraph 1 of the				item e of the Enforcement	Enforcement Rules for the
				Enforcement Rules for the				Rules)	Business Regulations mean
				Business Regulations pertaining to					the Foreign ETF, etc.
				the said foreign ETFs, foreign ETF					Support Member.

	T	С	C o	Document to be submitted	Hard	No. of	Submission	Basis for submission	Remarks
			m		сору	copies	Deadline		
				trust beneficiary certificates,					* For details of Foreign
				foreign spot commodity ETFs, and					ETF, etc. Support Member
				foreign spot commodity ETF trust					System, please refer to
				beneficiary certificates.					"3. Details of listing
									examination (6) Foreign
									ETF, etc. Support Member
									System".
16	•	•	•	Documents to be submitted by the		Re	Remarks	Rule 1103, Paragraph 3 of	Please refer to Note 5 for
				management company pursuant to		marks		the Listing Regulations	details, the number of
				the provisions of Rule 1103,				(Rule 1104 of the	copies, and submission
				Paragraph 3 of the Listing Rules (in				Enforcement Rules)	date of these documents.
				the case of foreign ETFs falling					
				under the category of foreign					
				investment securities, foreign					
				investment corporation)					
17		•	•	Securities report (draft)		2	Listing	Rule 1103, Paragraph 4 of	
							application	the Listing Regulations	
							date		
18	•	•	•	Securities registration statement		2	Listing	Rule 1103, Paragraph 4 of	
				(draft)			application	the Listing Regulations	
10							date		
19		•		Written confirmation certifying	•	1	Listing	Rule 1103, Paragraph 4 of	-This shall be submitted
				that the applicant has no ties with			application	the Listing Regulations	by the management
				any anti-social forces [sample			date		company and the trustee,
				format]					or by the foreign
									investment corporation and
									management company,
									respectively (not a joint
									submission)Where this written
									confirmation was already
									submitted to TSE,
									submission is not required.
20				Outline of the new listing		1	Listing	Rule 1103, Paragraph 4 of	saonussion is not required.
20				application issue (draft)		1	application	the Listing Regulations	
				application issue (diait)			date	the Disting Regulations	
							uaic		

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

	T	С	C o	Document to be submitted	Hard	No. of	Submission	Basis for submission	Remarks
			m		сору	copies	Deadline		
21	•	•	•	Declaration form for NISA		1	Listing		-Please refer to Note 6 for
				(Growth investment framework)			application		details, documents and
				[sample format]			date		method of submission.
22	•	•	•	Written confirmation of	•	2	By listing		-Submitted by:
				cooperation in operations with			approval		Management company
				regard to loan trading			date		-Submitted to: TSE and
									Japan Securities Finance,
									Co., Ltd.
									-Please refer to Note 7 for
									details to be described in
									such documents.
23	•	•	1	Report regarding supervision		1	Immediately	Rule 1103, Paragraph 6 of	-Please refer to Note 8.
				system, etc. pertaining to indicator-			following	the Listing Regulations	* Please submit this
				tracking securities, etc.			listing		document only if the initial
				incorporated ETFs [sample format]			approval		listing application issue
									falls under indicator-
									tracking securities, etc.
									incorporated ETFs
									prescribed in Rule 1001,
									Item (13) of the Listing
									Regulations.
24	•	•	•	Notice of finalizing the number of		1	Promptly	Rule 1103, Paragraph 1 of	
				depositary units related to listing			after	the Listing Regulations	
				application securities [sample			finalization		
				format]					

(Note 1)

6: "Written confirmation prepared by the management company in accordance with the provisions of Rule 1104, Paragraph 1, Item (3) of the Listing Regulations" means:

The document whereby the management company pertaining to an initial listing application issue affirms the following matters.

- a. The company can appropriately obtain information on the trustee of the initial listing application issue.
- b. The company discloses information on the trustee pertaining to the initial listing application issue in accordance with the provisions of Rule 1107.
- c. The trustee has agreed that the management company pertaining to the initial listing application issue will disclose

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

information on the trustee in accordance with the provisions of Rule 1107.

(Note 2)

7: "Written confirmation prepared by the entrustor in accordance with the provisions of Rule 1104, Paragraph 4, Item (1)-3 of the Listing Regulations" means:

The document whereby the entrustor pertaining to the initial listing application issue affirms to "accurately and promptly report on matters inquired in the case where TSE deems it necessary to inquire the disposition of commodities, etc." (*This shall be limited to the case where the management company is a trustee.)

(Note 3)

8: "Written confirmation prepared by the management company in accordance with the provisions of Rule 1104, Paragraph 4, Item (4) of the Listing Regulations" means:

The document whereby the management company pertaining to the initial listing application issue affirms to "incorporate the specified commodities into 95% or more of the total trust assets of the initial listing application issue".

(Note 4)

9: "Written confirmation prepared by the management company in accordance with the provisions of Rule 1104, Paragraph 5, Item (3), Sub-item a of the Listing Regulations" means:

The document whereby the management company pertaining to the initial listing application issue affirms the following matters.

-That the management company shall give appropriate instructions on the management or disposition of commodities and other assets contributed by persons possessing rights as shown on beneficiary certificates for the initial listing application issue to ensure not to lack the investor protection or violate fair transaction, or ensure that confidence in commodities trading for the initial listing application issue is not lost.

(Note 5)

The contents, the number of copies and submission deadline for 16: "Documents to be submitted by the management company pursuant to the provisions of Rule 1103, Paragraph 3 of the Listing Rules" are as follows:

(1) Where the management company submitted notification or notice regarding offering or secondary distribution of the initial listing application issue to the Prime Minister, etc. during the period from the day one year before the last day of the calculation period or business period immediately preceding the initial listing application date to the listing date.

Please submit two copies of each document enumerated in the following a to d (one copy of the document specified in b).

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

- a. Securities registration statement (including attachments; same for amendments)
- b. Notice of effectiveness of securities registration
- c. Notice of securities (including amendments)
- d. Registered prospectus and registered preliminary prospectus
- (2) Where the documents enumerated in the following a or b are submitted to the Prime Minister, etc. during the period from the day one year before the last day of the calculation period or business period immediately preceding the initial listing application date to the listing date.
- a. Securities report (including amendments) and attachments
- b. Semi-annual report (including amendments)

Two copies of each document

- (3) In the case of an offering or secondary distribution related to the initial listing application issue
- "Notice concerning an offering or secondary distribution" specified by TSE
- (*It shall suffice to submit such document by the time of listing.)

(Note 6)

21: "Declaration form for NISA (Growth investment framework)" refers to:

The document is required to declare to TSE that a specific issue is eligible for NISA (Growth Investment Framework) under the Act on Special Measures Concerning Taxation Article 37-14, Paragraph 5, Item (8). The written documents and attachments should be sent to the TSE via e-mail. A list of the reported ETFs will be compiled and posted on the TSE website.

(Note 7)

22: "Written confirmation of cooperation in operations with regard to loan trading" means:

The document requires to satisfy the requirement of "an adequate amount of beneficiary certificates is deemed to be available to carry out loan trading" (Rule 1104, Paragraph 1, Item (2), Sub-item d-3(a).). After arrangements with institutions, etc. which hold a large number of beneficiary certificates or foreign investment securities, the management company is required to submit two originals, one each to TSE and Japan Securities Finance, Co., Ltd.

(Note 8)

Please describe the following matters for 23: "Report regarding management system, etc. related to indicator-tracking securities, etc. incorporated ETFs".

(1) Management system and structure regarding the credit standing, etc. of the counterparty, etc.

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

- 1. Selection criteria of a counterparty, etc.
- 2. Management system pertaining to financial conditions of the counterparty, etc.
- 3. The system pertaining to measures to reduce the likelihood of impairment of investment trust asset, etc. when remarkable deterioration of the counterparty's the financial conditions of the counterparty, etc. have become clear or the responses when losses occur.
- (2) Management system and framework related to dissemination of information regarding counterparty, etc. (information dissemination methods, etc.)

(*The counterparty, etc. means the issuer of the incorporated securities and the counterparty to an agreement pertaining to incorporated claims. In the case where there is a guarantor pertaining to the said incorporated securities or the said incorporated claims, this means both of the issuer of the incorporated securities and the counterparty to an agreement pertaining to incorporated claims and the said guarantor.)

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

II Timely Disclosure

1. Items requiring timely disclosure

Timely disclosure items in relation to the foreign ETFs (foreign ETFs falling under the category of beneficiary certificates of foreign investment trust) and foreign spot commodity ETFs are as follows.

*Please refer to separate description on foreign ETFs falling under the category of foreign investment securities.

Please download the forms from the following page on the TSE website.

https://www.jpx.co.jp/english/equities/products/etfs/format/index.html

[Foreign ETF and Foreign Spot Commodity ETF]

T	Content	D ' C 1' 1	D. I
Type	(Foreign ETFs and foreign spot commodity ETFs)	Basis for disclosure	Remarks
Decisions by	Secondary distribution	Rule 1107, Paragraph 2,	
the		Item (1), Sub-item a(a) of	
management		the Listing Regulations	
company	Split or reverse split of beneficiary rights pertaining to the	Rule 1107, Paragraph 2,	Split or reverse split of
	listed indicator-tracking ETF	Item (1), Sub-item a(a)-2	beneficiary rights pertaining
		of the Listing Regulations	to the listed ETF which is
			likely to disrupt the
			secondary market or
			undermine the interests of
			beneficiaries shall not be
			conducted (Rule 1110-2,
			Paragraph 1 of the Listing
			Regulations (Code of
			Conduct regarding Listed
			ETFs)).
	Borrowing of funds necessary for foreign investment trusts	Rule 1107, Paragraph 2,	This excludes borrowing
		Item (1), Sub-item a(b) of	related to the payment of
		the Listing Regulations	consumption tax, etc.
		(Rule 1109, Paragraph 2,	accompanying trust creation
		Item (3) of the	from borrowing of funds
		Enforcement Rules)	necessary for investment
			trusts, foreign investment
			trusts or trusts.
,			

Туре	Content	Basis for disclosure	Remarks
	(Foreign ETFs and foreign spot commodity ETFs)	D 1 1107 D 1 2	
	Revision of the general conditions for investment trusts or	Rule 1107, Paragraph 2,	If a revision, etc. falls under
	general conditions for trusts, or any documents similar	Item (1), Sub-item a(c) of	the criteria specified in the
	thereto, or cancellation of the investment trust agreement or	the Listing Regulations	Enforcement Rules as those
	trust agreement	and Rule 1109, Paragraph	deemed to have a minor
		2, Item (1) of the	impact on investors'
		Enforcement Rules	investment decisions, such
			revision, etc. shall be
			excluded.
			Specifically, these are the
			cases where reasons for
			changing general conditions
			for investment trusts fall
			under any of the following a
			to c:
			a. Changes of expressions
			only in conjunction with the
			amendments to laws and
			regulations, etc.
			b. Changes of the location of
			the head office.
			c. Reasons deemed by TSE
			to have a minor impact on
			investors' investment
			decisions.
	Change in the name of the listed indicator-tracking ETF	Rule 1107, Paragraph 2,	
		Item (1), Sub-item a(c) -2	
	Change of the specific indicator pertaining to the listed	Rule 1107, Paragraph 2,	
	indicator-tracking ETF to a new indicator	Item (1), Sub-item a(c) -3	
	Application pertaining to the delisting of an indicator-	Rule 1107, Paragraph 2,	
	tracking ETF to a domestic or foreign financial instruments	Item (1), Sub-item a(d) of	
	exchange, etc.	the Listing Regulations	
	Merger of the management company	Rule 1107, Paragraph 2,	
		Item (1), Sub-item a(e) of	
		the Listing Regulations	
	Petition for commencement of bankruptcy procedures of	Rule 1107, Paragraph 2,	
	the management company	Item (1), Sub-item a(f) of	

Туре	Content (Foreign ETFs and foreign spot commodity ETFs)	Basis for disclosure	Remarks
	(**************************************	the Listing Regulations	
	Dissolution of the management company (excluding	Rule 1107, Paragraph 2,	
	dissolution by merger)	Item (1), Sub-item a(g) of	
		the Listing Regulations	
	Discontinuance of financial instruments trading business or	Rule 1107, Paragraph 2,	
	similar business of the management company	Item (1), Sub-item a(h) of	
		the Listing Regulations	
	Demerger of the management company (limited to the case	Rule 1107, Paragraph 2,	
	where the whole business is inherited)	Item (1), Sub-item a(j) of	
		the Listing Regulations	
	Transfer of the whole business of the management	Rule 1107, Paragraph 2,	
	company	Item (1), Sub-item a(k) of	
		the Listing Regulations	
	Application or registration for an authorization or approval	Rule 1107, Paragraph 2,	If a revision, etc. falls under
	that such management company makes to the Prime	Item (1), Sub-item a(l) of	the criteria specified in the
	Minister, etc. (Note 1) pursuant to the provisions of the Act	the Listing Regulations	Enforcement Rules as those
	or foreign laws and regulations	(Rule 1109, Paragraph 2,	deemed to have a minor
		Item (2) of the	impact on investors'
		Enforcement Rules)	investment decisions, such
			revision, etc. shall be
			excluded.
			- For details, please refer to
			Note 3.
	Change in certified public accountants, etc. who prepare	Rule 1107, Paragraph 2,	
	audit certification, etc. of financial statements, etc. or	Item (1), Sub-item a(m) of	
	interim financial statements, etc. contained in a securities	the Listing Regulations	
	report or an interim report		
	Temporary suspension of (1) additional trusts, partial	Rule 1107, Paragraph 2,	
	cancellation or exchanges, or (2) purchase of a listed	Item (1), Sub-item a(p) of	
	indicator-tracking ETF	the Listing Regulations	
	Where the securities are not handled in the custody and	Rule 1107, Paragraph 2,	
	book-entry transfer operations for foreign stocks, etc. by the	Item (1), Sub-item a(r) of	
	designated central securities depository	the Listing Regulations	
	Split of a trust	Rule 1107, Paragraph 2,	Only foreign spot commodity
		Item (1), Sub-item a(r)-2	ETFs shall be subject to
		of the Listing Regulations	disclosure requirements.

Type	Content (Foreign ETFs and foreign spot commodity ETFs)	Basis for disclosure	Remarks
	Where the license, approval, or registration, etc. necessary	Rule 1107, Paragraph 2,	
	for the management company to conduct business expires,	Item (1), Sub-item a(s) of	
	is revoked, or the registration is altered by the Prime	the Listing Regulations	
	Minister, etc. (Note 1) and such management company		
	ceases such business		
	Important matters related to a listed indicator-tracking	Rule 1107, Paragraph 2,	
	ETF or the operation, business or assets of such	Item (1), Sub-item a(t) of	
	management company which have a remarkable effect on	the Listing Regulations	
	investors' investment decisions		
Occurrence	Business improvement order pursuant to the provisions of	Rule 1107, Paragraph 2,	
of material	Article 51 or Article 52-2 of the Act or similar disciplinary	Item (1), Sub-item b(a) of	
facts at the	actions	the Listing Regulations	
management	Facts causing delisting (limited to a fact pertaining to	Rule 1107, Paragraph 2,	
company	cases referenced in Rule 1112, Paragraph 1, Item (1))	Item (1), Sub-item b(b) of	
		the Listing Regulations	
	Authorization, approval, or disciplinary actions by the	Rule 1107, Paragraph 2,	
	Prime Minister, etc. (Note 1) in accordance with the Act or	Item (1), Sub-item b(c) of	
	foreign laws and regulations	the Listing Regulations	
	Change in certified public accountants, etc. who prepare	Rule 1107, Paragraph 2,	
	audit certification of financial statements, etc. or interim	Item (1), Sub-item b(d) of	
	financial statements, etc. contained in a securities report or	the Listing Regulations	
	an interim report (excluding the case where such contents		
	are disclosed as a body, that decides its business		
	execution, makes a decision on changing such certified		
	public accountants, etc. (including as the body decides not		
	to carry out matters pertaining to such a decision))		
	A securities report or a semi-annual report to which an	Rule 1107, Paragraph 2,	
	audit report or an interim audit report in Article 3,	Item (1), Sub-item b(e) of	
	Paragraph 1 of the Cabinet Office Ordinance on Audit	the Listing Regulations	
	Certification prepared by two (2) or more certified public		
	accountants or audit firms is attached is not expected to be		
	submitted to the Prime Minister, etc. (Note 1) within a		
	period specified in Article 24, Paragraph 1 or Article 24-5,		
	Paragraph 1 of the Act, or has not been submitted within		

Туре	Content (Foreign ETFs and foreign spot commodity ETFs)	Basis for disclosure	Remarks
	such period, or was submitted after disclosure on it had		
	been made		
	Important matters related to a listed indicator-tracking	Rule 1107, Paragraph 2,	For details, please refer to
	ETF, or the operation, business or assets of such	Item (1), Sub-item b(h) of	Note 3.
	management company which have a remarkable effect on	the Listing Regulations	
	investors' investment decisions		
Decisions by	Application pertaining to the delisting of an indicator-	Rule 1107, Paragraph 2,	
the trustee	tracking ETF to a domestic or foreign financial instruments	Item (1), Sub-item c(a) of	
	exchange, etc.	the Listing Regulations	
	Important matters related to a listed indicator-tracking	Rule 1107, Paragraph 2,	
	ETF, or the operation, business or assets of the trustee	Item (1), Sub-item c(b) of	
	which have a remarkable effect on investors' investment	the Listing Regulations	
	decisions		
Occurrence	Facts causing delisting (limited to a fact pertaining to a	Rule 1107, Paragraph 2,	
of material	reason referenced in Rule 1112, Paragraph 1, Item (2))	Item (1), Sub-item d(a) of	
facts at the		the Listing Regulations	
trustee	Important matters related to a listed indicator-tracking	Rule 1107, Paragraph 2,	
	ETF, or the operation, business or assets of the trustee	Item (1), Sub-item d(b) of	
	which have a remarkable effect on investors' investment	the Listing Regulations	
	decisions		
Account	Where the settlement details of a fund for a specified	Rule 1107, Paragraph 2,	
settlement	period or a specified interim period of a listed indicator-	Item (1), Sub-item e of the	
	tracking ETF have been determined	Listing Regulations	
Changes in	Where facts enumerated in (a) to (i) occur in the	Rule 1107, Paragraph 2,	* For the details of
credit	counterparty pertaining to a listed indicator tracking	Item (1), Sub-item e-2 of	"counterparty",
ratings, etc.	securities incorporated ETF (where such counterparty is a	the Listing Regulations	"incorporated securities",
	guarantor, facts enumerated in (a) to (g) or (i) occur to		and "incorporated claims",
	such guarantor), and the management company gains		please refer to "I Listing
	knowledge of such fact occurring in the counterparty.		Examination 3. Details of
			Listing Examination (5)
	(a)A change in credit ratings or change in ratings		Listing Examination on
	pertaining to incorporated securities (limited to the		ETFs with Credit Risks".
	case where such ratings are obtained)		
	(b) Matters related to the going concern assumption are		
	contained in the last financial statements, etc. or interim		

Туре	Content (Foreign ETFs and foreign spot commodity ETFs)	Basis for disclosure	Remarks
	financial statements, etc. prepared by the counterparty		
	(in the case where the counterparty is a company which		
	submits quarterly financial statements or quarterly		
	consolidated financial statements, quarterly financial		
	statements, etc.).		
	(c) The counterparty is in a state of liabilities in excess of		
	assets on the final day of the last business year or		
	interim accounting period (in the case where the		
	counterparty is a company which submits quarterly		
	financial statements or quarterly consolidated financial		
	statements, quarterly accounting period or quarterly		
	consolidated accounting period) or falls into a situation		
	corresponding to these.		
	(d) Concerning an audit report attached to financial		
	statements, etc. or an interim audit report attached to		
	interim financial statements, etc. (in the case of a		
	counterparty that submits quarterly financial statements		
	or quarterly consolidated financial statements, quarterly		
	review reports attached to quarterly financial		
	statements, etc.) a certified public accountant, etc.		
	expresses an "adverse opinion" or the fact that		
	"opinions are not expressed" in an audit report, or an		
	"opinion that interim financial statements, etc. do not		
	provide useful information" or the fact that "opinions		
	are not expressed" in an interim audit report (in the case		
	of a counterparty that submits quarterly financial		
	statements or quarterly consolidated financial		
	statements, a "negative conclusion" is expressed or the		
	fact that "conclusion is not expressed" in a quarterly		
	review report)		
	(e) The counterparty's business operations are suspended,		
	or the counterparty is dissolved, or falls into a situation		
	corresponding to these.		
•			

Туре	Content (Foreign ETFs and foreign spot commodity ETFs)	Basis for disclosure	Remarks
	(f) A bill, etc., issued by the counterparty is dishonored and bank transactions are suspended or its suspension is certain.		
	(g) The counterparty needs bankruptcy, rehabilitation, or reconstruction proceedings pursuant to provisions of laws or falls into a condition corresponding to these.		
	(h) Acceleration pertaining to incorporated securities or incorporated claims		
	(i) Important matters on financial situation of the issuer of such securities or the counterparty of such agreement		
Others	Where a fact that has a material impact on the circulation	Rule 1107, Paragraph 2,	
	of the listed indicator-tracking ETF has arisen in a region	Item (1), Sub-item f of the	
	outside Japan	Listing Regulations	
	Where material deviation has occurred or is likely to occur	Rule 1107, Paragraph 2,	Please refer to Note 4.
	between the net asset value per unit of indicator-tracking	Item (1), Sub-item i of the	
	ETF and the market price or specified underlying indicator	Listing Regulations	
	Where an entity calculating the specific indicator	Rule 1107, Paragraph 2,	
	pertaining to the listed indicator-tracking ETF announces	Item (1), Sub-item j of the	
	that it will terminate the calculation of said indicator.	Listing Regulations	

[Foreign ETF falling under the Category of Foreign Investment Securities]

	ining under the category of roteign investment.	,	
Туре	Content (Foreign ETFs falling under the category of foreign	Basis for disclosure	Remarks
	investment securities)		
Decisions by	Secondary distribution of investment units or beneficiary	Rule 1107, Paragraph 2, Item	A listed ETF falling under
the foreign	rights pertaining to the listed indicator-tracking ETF	(2), Sub-item a(a) of the	foreign investment
investment		Listing Regulations	securities similar to
corporation			investment corporation
			bonds shall be exempt
			from application.

	Content		
Type	(Foreign ETFs falling under the category of foreign	Basis for disclosure	Remarks
	investment securities)		
	Split or reverse split of investment units pertaining to the	Rule 1107, Paragraph 2, Item	Split or reverse split of
	listed indicator-tracking ETF	(2), Sub-item a(b) of the	beneficiary rights
		Listing Regulations	pertaining to the listed ETF
			which is likely to disrupt
			the secondary market or
			undermine the interests of
			investors shall not be
			conducted (Rule 1110-2,
			Paragraph 1 of the Listing
			Regulations (Code of
			Conduct regarding Listed
			ETF)).
			A listed indicator-tracking
			ETF falling under foreign
			investment securities
			similar to investment
			corporation bonds shall be
			exempt from application.
	Offering of foreign investment securities similar to	Rule 1107, Paragraph 2, Item	
	investment corporation bond or borrowing of funds	(2), Sub-item a(c) of the	
		Listing Regulations	
	Merger	Rule 1107, Paragraph 2, Item	
		(2), Sub-item a(d) of the	
		Listing Regulations	

Туре	Content (Foreign ETFs falling under the category of foreign investment securities)	Basis for disclosure	Remarks
	Change to terms or any documents similar thereto or	Rule 1107, Paragraph 2,	If changes fall under the
	dissolution	Item (2), Sub-item a(e) of	criteria specified in the
		the Listing Regulations and	Enforcement Rules as
		Rule 1109, Paragraph 2,	those deemed to have a
		Item (1) of the Enforcement	minor impact on investors'
		Rules	investment decisions, such
			changes shall be excluded.
			Specifically, these are
			cases where reasons for
			changing general
			conditions for investment
			trusts fall under any of the
			following a to c:
			a. Changes in expressions
			only in conjunction with
			the amendments to laws
			and regulations, etc.
			b. Changes in the location
			of the head office.
			c. Reasons deemed by TSE
			to have a minor impact
			on investors' investment
			decisions.
	Change in the name of the listed indicator-tracking ETF	Rule 1107, Paragraph 2,	
		Item (2), Sub-item a(e)-2 of	
		the Listing Regulations	
	Change of the specific indicator pertaining to the listed	Rule 1107, Paragraph 2, Item	
	indicator-tracking ETF to a new indicator	(2), Sub-item a(e)-3 of the	
		Listing Regulations	
	Application pertaining to delisting of the said ETF to a	Rule 1107, Paragraph 2, Item	
	domestic or foreign financial instruments exchange, etc.	(2), Sub-item a(f) of the	
		Listing Regulations	
	Petition for commencement of bankruptcy or	Rule 1107, Paragraph 2, Item	
	rehabilitation procedures	(2), Sub-item a(g) of the	
		Listing Regulations	

Туре	Content (Foreign ETFs falling under the category of foreign investment securities)	Basis for disclosure	Remarks
	Application or registration for an authorization or	Rule 1107, Paragraph 2, Item	If such application, etc.
	approval that such foreign investment corporation makes	(2), Sub-item a(h) of the	fall under the criteria
	to the Prime Minister, etc. (Note 1) pursuant to the	Listing Regulations and Rule	specified in the
	provisions of the Act or foreign laws and regulations	1109, Paragraph 2, Item (2)	Enforcement Rules as
		of the Enforcement Rules	those deemed to have a
			minor impact on investors'
			investment decisions, such
			application, etc. shall be
			excluded.
			For details, please refer to
			Note 2.
	Change in certified public accountants, etc. who prepare	Rule 1107, Paragraph 2, Item	
	audit certification of financial statements, etc. or interim	(2), Sub-item a(i) of the	
	financial statements, etc. contained in a securities report	Listing Regulations	
	or semi-annual report		
	When an additional issue or purchase of the listed	Rule 1107, Paragraph 2, Item	
	indicator-tracking ETF is to be temporarily suspended	(2), Sub-item a(j) of the	
		Listing Regulations	
	When the said issues are not handled in the custody and	Rule 1107, Paragraph 2, Item	
	book-entry transfer operations for foreign stocks, etc. or	(2), Sub-item a(k) of the	
	the book-entry transfer operations by the designated	Listing Regulations	
	central securities depository		
	Where the license, permit, registration, etc. necessary for	Rule 1107, Paragraph 2, Item	
	the foreign investment corporation to conduct business	(2), Sub-item a(l) of the	
	expires, is revoked, or the registration is altered by the	Listing Regulations	
	Prime Minister, etc., and the foreign investment		
	corporation ceases such business		
	Important matters related to a listed indicator-tracking	Rule 1107, Paragraph 2, Item	For details, please refer to
	ETF, or the operation, business or assets of such foreign	(2), Sub-item a(m) of the	Note 3.
	investment corporation which have a remarkable effect on	Listing Regulations	
	investors' investment decisions		

	Content		
Type	(Foreign ETFs falling under the category of foreign	Basis for disclosure	Remarks
	investment securities)		
Occurrence of	Authorization, approval, or disciplinary action by the	Rule 1107, Paragraph 2, Item	
material facts	Prime Minister, etc. (Note 1) in accordance with the Act	(2), Sub-item b(a) of the	
at the foreign	or foreign laws and regulations	Listing Regulations	
investment	Facts causing delisting (limited to a fact pertaining to	Rule 1107, Paragraph 2, Item	
corporation	reasons referenced in Rule 1112, Paragraph 3, Item (1) or	(2), Sub-item b(b) of the	
	2)	Listing Regulations	
	Change in certified public accountants, etc. that prepare	Rule 1107, Paragraph 2, Item	
	audit certification of financial statements, etc. or interim	(2), Sub-item b(c) of the	
	financial statements contained in the securities report or	Listing Regulations	
	semi-annual report (in the case where a body, that		
	decides its business execution, makes a decision on		
	changing such certified public accountants, etc.		
	(including the case where the body decides not to carry		
	out matters pertaining to such a decision), it excludes the		
	case where such contents are disclosed in accordance		
with the provisions of Rule 1107, Paragraph 2, Item (2),			
	Sub-item a of the Listing Regulations.)		
	A securities report or a semi-annual report to which an	Rule 1107, Paragraph 2, Item	
	audit report or an interim audit report in Article 3,	(2), Sub-item b(d) of the	
	Paragraph 1 of the Cabinet Office Ordinance on Audit	Listing Regulations	
Certification prepared by two (2) or more certified public			
accountants or audit firms is attached is not expected to			
	be submitted to the Prime Minister, etc. (Note 1) within a		
	period specified in Article 24, Paragraph 1 or Article 24-		
	5, Paragraph 1 of the Act, or has not been submitted		
	within such period, or was submitted after such		
	disclosure had been made.		
	Important matters related to a listed indicator-tracking	Rule 1107, Paragraph 2, Item	For details, please refer to
	ETF or the operation, business or assets of such foreign	(2), Sub-item b(e) of the	Note 3.
	investment corporation which have a remarkable effect	Listing Regulations	
	on investors' investment decisions		
Decisions by	Application pertaining to delisting of an indicator-tracking	Rule 1107, Paragraph 2, Item	
the	ETF from a domestic or foreign financial instruments	(2), Sub-item c(a) of the	
management	exchange, etc.	Listing Regulations	
company	Merger of the said management company	Rule 1107, Paragraph 2, Item	

Туре	Content (Foreign ETFs falling under the category of foreign investment securities)	Basis for disclosure	Remarks
		(2), Sub-item c(b) of the Listing Regulations	
	Petition for commencement of bankruptcy procedures of the said management company	Rule 1107, Paragraph 2, Item (2), Sub-item c(c) of the Listing Regulations	
	Dissolution of the said management company (excluding dissolution by merger)	Rule 1107, Paragraph 2, Item (2), Sub-item c(d) of the Listing Regulations	
	Demerger of the said management company (limited to the case where the whole business is inherited)	Rule 1107, Paragraph 2, Item (2), Sub-item c(e) of the Listing Regulations	
	Transfer of the whole business of the said management company	Rule 1107, Paragraph 2, Item (2) Sub-item c(f) of the Listing Regulations	
	Application or registration for an authorization or approval that the said management company makes to the Prime Minister, etc. (Note 1) pursuant to the provisions of the Act or foreign laws and regulations	Rule 1107, Paragraph 2, Item (2), Sub-item c(g) of the Listing Regulations and Rule 1109, Paragraph 2, Item (2) of the Enforcement Rules	If such application, etc. fall under the criteria specified in the Enforcement Rules as those deemed to have a minor impact on investors' investment decisions, such application, etc. shall be excluded. For details, please refer to Note2.
	When the license, permit, or registration, etc. necessary for the said management company to conduct business expires, is revoked, or the registration is altered by the Prime Minister, etc., and the said management company ceases such business	Rule 1107, Paragraph 2, Item (2), Sub-item c(h) of the Listing Regulations	
	Important matters related to a listed indicator-tracking ETF or the operation, business or assets of the management company which have a remarkable effect on	Rule 1107, Paragraph 2, Item (2), Sub-item c(i) of the Listing Regulations	

	Content		
Туре	(Foreign ETFs falling under the category of foreign	Basis for disclosure	Remarks
	investment securities)		
	investors' investment decisions		
Occurrence of	Authorization, approval, or disciplinary actions by the	Rule 1107, Paragraph 2, Item	
material facts	Prime Minister, etc. (Note 1) in accordance with the Act	(2), Sub-item d(a) of the	
at the	or foreign laws and regulations	Listing Regulations	
management	Facts causing delisting (limited to a fact pertaining to a	Rule 1107, Paragraph 2, Item	
company	reason referenced in Rule 1112, Paragraph 3, Item (3))	(2), Sub-item d(b) of the	
		Listing Regulations	
	Important matters related to a listed indicator-tracking	Rule 1107, Paragraph 2, Item	
	ETF, or the operation, business or assets of the	(2), Sub-item d(c) of the	
	management company which have a remarkable effect on	Listing Regulations	
	investors' investment decisions		
Account	Where the settlement details of a fund for a specified or	Rule 1107, Paragraph 2, Item	
settlement	specified interim period of a foreign investment	(2), Sub-item e of the Listing	
	corporation pertaining to a listed indicator-tracking ETF	Regulations	
	have been determined		
Changes in	Where facts enumerated in (a) to (i) occur to the	Rule 1107, Paragraph 2, Item	For the details of
credit ratings,	counterparty pertaining to a listed indicator tracking	(2), Sub-item e-2 of the	"counterparty",
etc.	securities incorporated ETF (where the counterparty is a	Listing Regulations	"incorporated securities",
	guarantor, facts enumerated in (a) to (g) or (i) occur to		and "incorporated claims",
	such guarantor), and the management company gains		please refer to "I Listing
	knowledge of such facts in the counterparty.		Examination 3. Details of
			listing examination (5)
	(a) A change in credit ratings or change in ratings		Listing Examination
	pertaining to incorporated securities (limited to the		Concerning ETFs with
	case where such ratings are obtained)		Credit Risks".
	(b) Matts related to the going concern assumption are		
	contained in the last financial statements, etc. or		
	interim financial statements, etc. (in the case where the		
	counterparty is a company which submits quarterly		
	financial statements or quarterly consolidated financial		
	statements, quarterly financial statements, etc.).		
	(c) The counterparty is in a state of liabilities in excess of		
	assets on the final day of the last business year or		

	Content		
Type	(Foreign ETFs falling under the category of foreign	Basis for disclosure	Remarks
	investment securities)		
	interim accounting period (in the case where the		
	counterparty is a company which submits quarterly		
	financial statements or quarterly consolidated financial		
	statements, quarterly accounting period or quarterly		
	consolidated accounting period) or falls into a		
	situation corresponding to these.		
	(d)) Concerning an audit report attached to financial		
	statements, etc. or an interim audit report attached to		
	interim financial statements, etc. (in the case of a		
	counterparty that submits quarterly financial		
	statements or quarterly consolidated financial		
	statements, quarterly review reports attached to		
	quarterly financial statements, etc.) a certified public		
	accountant, etc. expresses an "adverse opinion" or the		
	fact that "opinions are not expressed" in an audit		
	report, or an "opinion that interim financial statements,		
	etc. do not provide useful information" or the fact that		
	"opinions are not expressed" in an interim audit report		
	(in the case of a counterparty that submits quarterly		
	financial statements or quarterly consolidated financial		
	statements, a "negative conclusion" is expressed or the		
	fact that "conclusion is not expressed" in a quarterly		
	review report).		
	(e) The counterparty's business operations are suspended,		
	or the counterparty is dissolved, or falls into a situation		
	corresponding to these.		
	(f) A bill, etc., issued by the counterparty is dishonored and its bank transactions are suspended or their suspension is certain.		
	(g) The counterparty needs bankruptcy, rehabilitation, or reconstruction proceedings pursuant to provisions of laws or falls into a condition corresponding to these.		

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

	Content		
Type	(Foreign ETFs falling under the category of foreign	Basis for disclosure	Remarks
	investment securities)		
	(h) Acceleration pertaining to incorporated securities or incorporated claims		
	(i) Important matters on financial situation of the issuer of such securities or the counterparty of such agreement		
Others	Where a fact that has a material impact on the circulation	Rule 1107, Paragraph 2, Item	
	of the listed indicator-tracking ETF has arisen in a region	(2), Sub-item f of the Listing	
	outside Japan.	Regulations	
	Where material deviation has occurred or is likely to	Rule 1107, Paragraph 2, Item	Please refer to Note 4.
	occur between the net asset value per unit of indicator-	(2), Sub-item h of the Listing	
	tracking ETF and the market price or specified	Regulations	
	underlying indicator		
	Where an entity calculating the specific indicator	Rule 1107, Paragraph 2, Item	
	pertaining to the listed indicator-tracking ETF announces	(2), Sub-item i of the Listing	
	that it will terminate the calculation of the said indicator.	Regulations	

(Note 1)

"Prime Minister, etc." means the prime minister or persons who have been entrusted with the authority belonging to the prime minister as prescribed in the provisions of relevant laws and regulations (including foreign administrative agencies equivalent to such person, in the case of foreign companies and other foreign parties).

(Note 2)

About "Application or registration for an authorization or approval which the management company makes to the Prime Minister, etc. pursuant to the provisions of the Act or foreign laws and regulations"

(1) Disclosure obligation in accordance with the Listing Regulations

In the case where the management company pertaining to the listed ETF has decided to apply or register for an authorization or approval from to Prime Minister, etc. in accordance with the Act or laws and regulations of a foreign country, such management company is required to make disclosure in accordance with Rule 1107, Paragraph 2, Item (1), Sub-item a (I) or Item2 Sub-item a (h) and Sub-item c (g) of the Listing Regulations.

However, matters which are deemed by TSE to have a minor impact on investors' investment decisions are not required to be disclosed. Such matters, which are deemed to have a minor impact, include the following (in the case of foreign ETFs, facts similar to the following matters are included).

In addition, if it has decided to make a suspension and change regarding the disclosed information, the management company is required to make disclosure such information as a "suspension and change of disclosed matters". The company is also required to promptly disclose the correct information as "corrections of disclosed matters" if there is any error in the disclosed content or such error is pointed out by a third party, and as a result, it has concluded that some corrections are needed.

- Change in the amount of capital (except a case of capital reduction)
- Matters that are less significant as investment information in the case of changing the business rules (e.g., changes in the organization chart or the system to solve complaints of the investment trust management company)
- Changes in parent corporations, etc. or subsidiary corporations, etc. (however, disclosure is required for changes in a subsidiary company(s) which is deemed to have a material effect on investment decisions or parent company(s))
- Changes in the Articles of Incorporation that are less significant as investment information
- Changes in the names and locations of the head office, branch offices, or other sales offices.

(2) Matters to be disclosed

Please include at least the following matters when preparing disclosure documents regarding such matters.

- a. Date when the management company applied for or registered authorization or approval (including the date of resolution)
- b. Details of application or registration for authorization or approval (including reasons for the application or registration)
- c. Future prospects (including impacts on the listed ETF)

(3) Points to consider

- a. Please disclose facts as those falling under other facts to be disclosed if facts described in this item are subject to disclosure obligation and fall under facts to be disclosed in other items. In this case, however, please make sure to include the date of registration.
- b. The above facts are examples that are deemed to have a minor impact on investors' investment decisions. Other than the examples, de-minims criteria may be applied to other facts if they are apparently not significant for investment decisions. Therefore, please consult with a person in charge of disclosure at TSE on whether or not a fact is necessary to be disclosed.

(Note 3)

About "Important matters related to the listed indicator-tracking ETF or the operation, business or assets of such management company which have a material impact on investors' investment decisions"

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

The following are some examples of "important matters related to a listed indicator-tracking ETF, or the operation, business, or assets of such management company which have a material impact on investors' investment decisions" of Rule 1107, Paragraph 2, Item (1), Sub-item a(t) and b (h) of the Listing Regulations, and "important matters related to a listed indicator-tracking ETF, or the operation, business, or assets of such foreign investment corporation which have a material impact on investors' investment decisions" of Rule 1107, Paragraph 2, Item (2), Sub-item a(m) and b (e) of the Listing Regulations.

- (1) Fixing expected value of profit distributions or dividends, or benefits pertaining to trust assets

 Please disclose the forecast of profit distributions or dividend, or benefits pertaining to trust assets by noon of the final day of cum-rights trading. Also, when profits are distributed or granted on a day other than the account settlement date, please disclose the forecast by noon of the final day of cum-rights trading.
- (2) Fixing profit distributions or dividends, or benefits pertaining to trust assets

 Please disclose the fixed profit distributions or dividends, or benefits pertaining to trust assets on the final day of the computation period or business period (accounting date).
- (3) Notification of period or date for fixing rights

 When fixing a cut-off period or record date for the holder list, please notify TSE two (2) weeks before such period or date.
- (4) Revisions of laws and regulations, etc. of the home country, etc. which have a material impact on holders Please disclose details of revisions of laws and regulations of the home country, etc. which have a material impact on holders.

(Note 4)

About "Where material deviation has occurred or is likely to occur between the net asset value per unit of indicator-tracking ETF and the market price or specified underlying indicator "

The following are some examples of "Where material deviation has occurred or is likely to occur between the net asset value per unit of indicator-tracking ETF and the market price or specified underlying indicator "of Rule 1107, Paragraph 2, Item (1), Sub-item i and Rule 1107, Paragraph 2, Item (2), Sub-item h of the Listing Regulations.

(1) In the case where there is a large deviation between the net asset value per unit and market price has occurred as a result of a situation where the price of the managed assets have moved significantly but the market price of the indicator-tracking ETF has reached its daily upper or lower limit price.

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

(2) In the case where a large deviation between the net asset value per unit and the underlying index is likely to occur due to temporary changes in the management policy for the managed assets including accelerated roll-over and diversification of the contract months of the futures that are the managed assets.

Not only examples which are mentioned above, but also timely disclosure should be made, taking into consideration the nature of the indicator-tracking ETF, by the management company from the perspective of whether investors should be alerted.

2. Items requiring daily disclosure

Type	Content	Basis for disclosure	Remarks
Daily	Total net asset value (NAV), and net asset value per unit	Rule 1107-2, Paragraph 1,	
		Item (2) of the Listing	
		Regulations	
	Tracking performance between the net asset value per unit	Rule 1107-2, Paragraph 1,	Please refer to Note 1.
	and the specified indicator	Item (3) of the Listing	
		Regulations	
	Explanation on characteristics in the calculation and	Rule 1107-2, Paragraph 1,	Disclosure is required only
	points for attention regarding enhanced indicator,	Item (4) of the Listing	for the case where the
	leveraged/inverse indicator, indicator that use prices of	Regulations	tracked indicator is
	commodity futures trading, etc., and currency-hedged		enhanced indicators,
	indicator.		leveraged/inverse
			indicators, indicators that
			use prices of commodity
			futures trading, etc., and
			currency-hedged
			indicators.
			For details, please refer to
			"Sufficient Disclosure
			regarding ETFs Tracking
			Enhanced Indicator &
			Leveraged/Inverse
			Indicator, etc." described
			later.

(Note 1)

Disclosure on "Tracking performance between the net asset value per unit and the specified indicator "may be made, for example, in a manner equivalent to method of display involving "an indicator representing the tracking ratio between the fluctuation of the base value and the fluctuation of the underlying indicator (meaning the underlying indicator prescribed in Article 19, Paragraph 2 of the Regulation for Enforcement of the Act on Investment Trusts and Investment Corporations (Order of the Prime Minister's Office No. 129 of 2000))" prescribed in Rule 3, Paragraph 1, Item (1) (ii) of the Rules on Investment Reports, etc. pertaining to Investment Trusts and Investment Corporations1 established by The Investment Trusts Association, Japan.

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

O Sufficient Disclosure regarding ETFs Tracking Enhanced Indicator & Leveraged/Inverse Indicator, etc.

There are differences in change and expected investment performance between existing indicators and indicators that reflect investment strategies to achieve specific investment performance (hereinafter, "enhanced indicator") and indicators that amplify or inverse the fluctuations of the underlying indicator using such methods as multiplying the fluctuation rate, fluctuation range, or other value representing fluctuations of the underlying indicator by a specific value (hereinafter, "leveraged/inverse indicator"), indicators that use prices of commodity futures trading, etc.¹, and currencyhedged indicators.

As such, TSE shall request management companies that create ETFs tracking such indicators to adequately explain these indicators in timely disclosure (daily disclosure) to investors from the following viewpoints². Also, such explanation should be widely shared among investors by disclosing the explanation in securities registration statements and other statutory disclosure documents or via their own websites and other means.

	and of the discrete documents of the men own websites and other means.
	Explanation on characteristics and points for attention regarding the enhanced indicator, leveraged/inverse
	indicator
1	- Differences from the underlying indicator or similar indicators
1	- Characteristics of such indicator
	- Differences in gains and losses from the underlying indicator or similar indicators
	- Investment styles requiring attention, etc.
	Explanation on characteristics and points for attention regarding the indicator that uses prices of commodity
	futures trading, etc.
2	- Differences from the indicator that uses prices of underlying assets, etc.
	- Gains and losses associated with rollover
	- Investment styles requiring attention, etc.
	Explanation on characteristics and points for attention regarding the currency-hedged indicator
2	- Price formation and differences from those in cases where there is no currency hedge
3	- Currency hedge costs
	- Investment styles requiring attention, etc.

* Please refer to the following page for sample descriptions of daily disclosure, etc.

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¹ Indicators that use commodity futures trading, futures trading pertaining to volatility (Nikkei 225 VI and its equivalent futures trading), and other futures contracts, etc. that are deemed necessary by TSE; indicators pertaining to ETFs that are managed as investment for these futures contracts, etc. are included.

² Rule 1107, Paragraph 3, Item (1), Sub-item d. of the Securities Listing Regulations

Sample descriptions of explanation to investors on indicators in daily disclosure, etc. (Enhanced indicators)

Explanation viewpoint	130/30 enhanced-active strategy	Risk control index	Covered call index
Differences from the underlying indicator and similar indicator	30% in long positions and 30% in short positions in the underlying indicator are added.	The daily fluctuation rate is smaller than that of the underlying indicator.	When the underlying indicator rises to or higher than the strike price, the covered call index shall be less relevant to the underlying indicator and remains almost at the strike price.
Characteristic s of the indicator	This strategy aims to achieve higher performance than investment in the underlying indicator by investing in 100% of the component issues of the underlying indicator, and at the same time, creating 30% of long positions and 30% of short positions which are selected according to specific criteria. For additional positions, the selection criteria and reshuffling timing differ according to the indicator calculator.	The fluctuation rate of the index is kept smaller than that of the underlying indicator by multiplying the rate of change of the underlying indicator by a specific risk control coefficient or changing the asset allocation.	By combining short call options with the underlying indicator, up to the strike price, the increment in the index is greater than the underlying indicator, and is generally equivalent to the call option premium. On the other hand, in the cases where the underlying indicator increases to or exceeds the strike price, the index does not rise beyond such price. As short call options are created per month, the index cap will fluctuate accordingly.
Difference in gains and losses from the underlying indicator or similar indicator	The indicator aims at larger gains at the time of a rise in stock prices and smaller losses at the time of a fall in stock prices than investment in the underlying indicator.	Smaller gains and losses than investment in the underlying indicator.	Gains are limited while losses are at the same level compared with investment in the underlying indicator.
Investment styles to note	(Inconsistency with expected investment strategies) Selection criteria for issues of additional positions and the reshuffling timing differ according to the index calculator. As such, management companies are	(Short-term investment) While losses are smaller at the time of a fall in stock prices, profit-earning opportunities are limited at the time of a rise in stock prices (both gains and losses are limited compared with investment in the underlying indicator). As	(Investment where a short-term rise in stock prices is expected) Where stock prices rise to or exceed the strike price of call options, gains are limited until the next short call positions are created. As such, caution will be needed in the case of

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

Explanation viewpoint	130/30 enhanced-active strategy	Risk control index	Covered call index
		such, when aiming at short- term gains, please note that expected gains are difficult to be achieved.	stock prices.

^{*} Specific description contents may differ according to the ETF issuer. However, TSE deems that the requirements are met if the above explanation viewpoints are satisfied. Depending on the item, management companies may be required to explain ETFs tracking the indicator, etc., not the indicator itself.

Sample descriptions of explanation to investors on indicators in daily disclosure, etc. (Leveraged/inverse indicators)

Explanation Viewpoint	Leveraged indicator	Inverse indicator
Difference from underlying indicator and similar indicator	The daily fluctuation rate is N-fold of that of the underlying indicator.	The daily fluctuation rate is negative N-fold of the underlying indicator.
Characteristics of indicator	A leveraged indicator is derived by multiplying the rate of change of the underlying indicator by a specific factor (N) to amplify the fluctuation rate of the leveraged indicator compared with the underlying indicator. With the daily fluctuation rate of the underlying indicator amplified N-fold, the fluctuation rate of the leveraged indicator is N-fold of that of the underlying indicator for a period between the previous day and the day, but for a period of two or more days, it is generally not amplified N-fold. Where the underlying indicator fluctuates within a certain range, the leveraged indicator gradually decreases. However, if the underlying indicator continues a trend, such decrease will be resolved.	An inverse indicator is derived by multiplying the rate of change of the underlying indicator by a specific negative factor to invert the fluctuation rate of the indicator compared with the underlying indicator. With the daily fluctuation rate of the underlying indicator inverted N-fold, the fluctuation rate of the inverse indicator is negative N-fold of the underlying indicator for a period between the previous day and the day, but for a period of two or more days, it is generally not inverted N-fold. Where the underlying indicator fluctuates within a certain range, the inverse indicator gradually decreases. However, if the underlying indicator continues a trend, such decrease will be resolved.
Difference in gains and losses from the underlying indicator or similar indicator	Gains and losses are larger than investment in the underlying indicator.	Gains and losses are inverse to those from investment in the underlying indicator.
Investment styles to note	(Medium and long-term investment) When stock prices fall, losses expand compared with the case of tracking the underlying indicator. Due to the compounding effect, compared with the fluctuation rate for a period of two or more days, the leveraged indicator is not completely positively correlated with the underlying indicator. As such, caution will be needed in the case of expecting a fall in stock prices or medium and long-term N-	(Medium and long-term investment) When stock prices rise, losses are incurred. Due to the compounding effect, compared with the fluctuation rate for a period of two or more days, the inverse indicator is not completely inversely correlated to the underlying indicator. As such, caution will be needed in the case of expecting a rise in stock prices or medium and long-term negative N-fold gains from the underlying index.

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

Explanation Viewpoint	Leveraged indicator	Inverse indicator
	fold gains from the underlying indicator.	

^{*} Specific description contents may differ according to the ETF issuer. However, TSE deems that the requirements are met if the above explanation viewpoints are satisfied. Depending on the item, management companies may be required to explain ETFs tracking the indicator, etc., not the indicator itself.

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

Sample descriptions on explanation to investors on indicators in daily disclosure, etc.

(Indicators that use prices of commodity futures trading, etc.)

Explanation viewpoint	Indicators that use prices of commodity futures trading, etc.
- Differences from the indicator that uses prices of underlying assets, etc.	The component of the index is the futures contract of commodity, not physical commodity. Costs of storage, etc. are reflected in prices of futures trading.
- Gains and losses associated with rollover	In futures trading, there are differences, usually in price, where storage costs, etc. are reflected between contract months. In a situation where the futures price of a commodity in near-term is above that in deferred-term (hereinafter "contango"), losses may be incurred in accordance with a transfer of contract month to the next contract month or later (hereinafter "rollover")
- Investment styles requiring attention, etc.	(Mid- and long-term investment) Mid- and long-term investment requires attention as target indicators may be depreciated since losses associated with rollover are accumulated, etc., including increasing cases of contango.

^{*} Specific description contents may differ according to the ETF issuer. However, TSE deems that the requirements are met if the above explanation viewpoints are satisfied. Depending on the item, management companies may be required to explain ETFs tracking the indicator, etc., not the indicator itself.

(Currency-hedged indicators)

Explanation viewpoint	Currency-hedged indicators
Price formation and differences from those in cases where there is no currency hedge	For investment results of those of yen-denominated indicators without currency hedge, investment results in cases where currency hedge is conducted to reduce the impact from exchange rate fluctuations Currency hedge costs are reflected.
Currency hedge costs	Currency hedge costs for interest rate gap, etc. between the target currencies are incurred.
Investment styles requiring attention, etc.	(For yen-denominated investment results, when expecting results that include exchange fluctuations) Gains and losses of exchange fluctuations are basically offset by exchange hedge. Thus, yen-denominated investment results are based on price movements where impact on exchange fluctuation is reduced.

^{*} Specific description contents may differ according to the ETF issuer. However, TSE deems that the requirements are met if the above explanation viewpoints are satisfied. Depending on the item, management companies may be required to explain ETFs tracking the indicator, etc., not the indicator itself.

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

3. Documents to be submitted

(Foreign ETFs falling under the category of beneficiary certificates of foreign investment trusts and foreign spot commodity ETFs)

Management companies of foreign ETFs and foreign spot commodity ETFs are required to submit the following documents.

- *Please refer to separate description on foreign ETFs falling under the category of foreign investment securities.
- * However, submission of such documents is unnecessary in the case where it is deemed that the details that should be submitted on such documents have been adequately disclosed via disclosure of information conducted pursuant to the provisions of Rule 1107 of the Listing Regulations (timely disclosure) and where deemed appropriate by TSE.

Item	Documents to be submitted	No. of copies	Deadline	Basis for submission	Remarks
When secondary distribution is to be made	Prospectus	1	Immediately after creation	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 2, Item (1), Sub-item a of the Enforcement Rules	- Submission in written form - This document will be made available for public inspection. - Submission is unnecessary if the securities registration statement was submitted to the Prime Minister, etc. via EDINET.
	Notice of securities (including amended notice)	1	Without delay after submission to the Prime Minister, etc.	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 2, Item (1), Sub-item b of the Enforcement Rules	Target (in PDF)
When the general conditions for investment trusts or general conditions for trusts, or any documents similar thereto is amended, or the investment trust agreement or trust agreement is cancelled	Amended general conditions for investment trusts or general conditions for trusts or any documents similar thereto	1	Immediately after amendment	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 2, Item (2) of the Enforcement Rules	TDnet (in PDF)
When the representative is changed or when other significant events related to the rights, etc. regarding the listed indicator-tracking ETF occur	- Notice pertaining to the decision	1	- Immediately after the decision is made	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 2, Item (3) of the Enforcement Rules	Target (in PDF)
Where the initial decision is made to submit the foreign company registration statement, etc. to the Prime Minister, etc.	Written notice describing the initial decision to submit the foreign company registration statement, etc. to the	1	Immediately after the decision is made	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 2, Item (4) of the Enforcement Rules	-Target (in PDF)

Item	Documents to be submitted	No. of copies	Deadline	Basis for submission	Remarks
	Prime Minister, etc. and the submission period of such statement, etc.				
When the number of depositary units at the end of December every year is confirmed	Written notice describing the number of depositary units as of the end of December	1	Immediately after confirmation of the number of depositary units	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 5, Item (1) of the Enforcement Rules	-Target (in PDF)
When the expected value of profit distributions or benefits pertaining to trust assets are fixed	Written notice describing the expected value of profit distributions pertaining to listed indicator-tracking ETFs or benefits pertaining to trust assets	1	Two (2) days prior to the final day of the computation period (excluding non-business days)	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 5, Item (2) of the Enforcement Rules	-Target (in PDF) -When the final day of the computation period falls on a non- business day, it shall be three (3) days prior to the final day of the computation period (excluding non- business days)
When the net asset value per unit and the closing price of the specific indicator at the end of every month before December are confirmed	Written notice describing the net asset value per unit and the closing price of the specific indicator at the end of every month before December	1	Immediately after confirmation	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 5, Item (3) of the Enforcement Rules	-Target (in Excel)
When the name of the listed indicator-tracking ETF to be changed	Security Alteration Listing Application Form	1	Immediately after falling under the requirements for submitting documents	Rule 1105, Paragraph I of the Listing Regulations	-Target (in PDF) -Please submit this application form before the changeIn the case of a change in the name of the listed indicator- tracking ETF, please submit this application form about three weeks before the effective date.
When the disclosure method for daily disclosure to be changed	Written notice describing method for daily disclosure	1	Prior to the day to be changed	Rule 1107-2, Paragraph 2 of the Listing Regulations	-Target (in Excel)
When the number of depositary units and net asset value for depositary units at the end of month are confirmed	Written notice describing the number of depositary units and net asset value for depositary units at the end of month	1	Until the 5th business day of the following month	Rule 1108, Paragraph 2 of the Listing Regulations	-Target (in Excel)
When declaring to TSE that the ETF is eligible for NISA (Growth investment framework)	Declaration form for NISA (Growth investment framework)	1	At least 14 business days prior to the handling start date specified by the management company	Rule 1108, Paragraph 2 of the Listing Regulations	-Email Submission -A list of the ETFs that have been reported will be compiled and posted on the TSE website.
When declaring to TSE that the ETF is no longer eligible for NISA (Growth	Change declaration form for NISA (Growth investment	1	At least 14 business days prior to the	Rule 1108, Paragraph 2 of the Listing Regulations	-Email Submission

Item	Documents to be submitted	No. of copies	Deadline	Basis for submission	Remarks
investment framework)	framework)		change date specified by the management company		

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

(Foreign ETFs falling under the category of foreign investment securities)

Management companies of foreign ETFs falling under the category of foreign investment securities are required to submit the following documents.

* However, submission of such documents is unnecessary in the case where it is deemed that the details that should be submitted on such documents have been adequately disclosed via disclosure of information conducted pursuant to the provisions of Rule 1107 of the Listing Regulations (timely disclosure) and where deemed appropriate by TSE.

Item	Documents to be submitted	No. of copies	Deadline	Basis for submission	Remarks
Where secondary distribution is to be made	Prospectus and preliminary prospectus	1	Immediately after creation	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 3, Item (1), Sub-item a of the Enforcement Rules	-Submission in written form - This document will be made available for public inspection. - Submission is unnecessary if the securities registration statement and amendment report were submitted to the Prime Minister, etc. via EDINET.
	Notice of securities (including amended notice)	1	Without delay after submitted to the Prime Minister, etc.	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 3, Item (1), Sub-item b of the Enforcement Rules	Target (in PDF)
Where merger occurs	Copy of the merger contract	1	Immediately after conclusion of the contract	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 3, Item (2) of the Enforcement Rules	Target (in PDF)
Changes in terms or any documents similar thereto or dissolution	Notice pertaining to decision	1	Immediately after the decision is made	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 3, Item (3), Sub-item a of the Enforcement Rules	Target (in PDF)
	Changed terms or any documents similar thereto	1	Immediately after change	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 3, Item (3), Sub-item b of the Enforcement	TDnet (in PDF)

				Rules	
Determination of a record date	Notice pertaining to decision	1	Immediately after the decision is made	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 3, Item (4) of the Enforcement Rules	Target (in PDF)
Where the representative is changed, or any other significant material events relating to the rights to a listed indicator-tracking ETF occur	- Notice pertaining to the decision	1	- Immediately after the decision is made	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 3, Item (5) of the Enforcement Rules	Target (in PDF)
Where the initial decision is made to submit the foreign company registration statement, etc. to the Prime Minister, etc.	Written notice describing the initial decision to submit the foreign company registration statement, etc. to the Prime Minister, etc. and the submission period of such statement, etc.	1	Immediately after the decision is made	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 3, Item (6) of the Enforcement Rules	Target (in PDF)
Where the number of depositary units at the end of December every year is confirmed	Written notice describing the number of depositary units as of the end of December	1	Immediately after confirmation of the number of depositary units	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 6, Item (1) of the Enforcement Rules	Target (in PDF)
Where the expected value of profit distributions or benefits pertaining to trust assets are fixed	Written notice describing the expected value of profit distributions pertaining to the listed indicator-tracking ETF or benefits pertaining to trust assets	1	Two (2) days prior to the final day of the business period or the computation period (excluding non-business days)	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 6, Item (3) of the Enforcement Rules	- Target (in PDF) - When the final day of the computation period falls on a non-business day, it shall be three (3) days prior to the final day of the computation period (excluding non-business days).
When the net asset value per unit and the closing price of the specific indicator at the end of every month before December are confirmed	Written notice describing the net asset value per unit and the closing price of the specific indicator at the end of every month before December	1	Immediately after confirmation	Rule 1108, Paragraph 1 of the Listing Regulations and Rule 1110, Paragraph 6, Item (4) of the Enforcement Rules	-Target (in Excel)
When the name of the listed indicator-tracking ETF to be changed	Security Alteration Listing Application Form	1	Immediately after falling under requirements for submitting documents	Rule 1105, Paragraph 1 of the Listing Regulations	-Target (in PDF) -Please submit this application form before the change.
When the disclosure method for daily disclosure to be changed	Written notice describing method for daily disclosure	1	Prior to the day to be changed	Rule 1107-3, Paragraph 2 of the Listing Regulations	-Target (in Excel)

When the number of depositary units and net asset value for depositary units at the end of month are confirmed	Written notice describing the number of depositary units and net asset value for depositary units at the end of month	1	Until the 5th business day of the following month	Rule 1108, Paragraph 2 of the Listing Regulations	-Target (in Excel)
When declaring to TSE that the ETF is eligible for NISA (Growth investment framework)	Declaration form for NISA (Growth investment framework)	1	At least 14 business days prior to the handling start date specified by the management company	Rule 1108, Paragraph 2 of the Listing Regulations	-Email Submission -A list of the ETFs that have been reported will be compiled and posted on the TSE website.
When declaring to TSE that the ETF is no longer eligible for NISA (Growth investment framework)	Change declaration form for NISA (Growth investment framework)	1	At least 14 business days prior to the change date specified by the management company	Rule 1108, Paragraph 2 of the Listing Regulations	-Email Submission

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

III Delisting

The delisting criteria for a foreign ETF and foreign spot commodity ETF are as follows.

(Foreign ETFs falling under the category of beneficiary certificates of the foreign investment trust and foreign spot commodity ETFs)

Delisting criteria items	Basis	Remarks
Where the license, approval, registration, etc. necessary for the	Rule 1112, Paragraph 2, Item (1) of	
management company pertaining to the indicator-tracking listed	the Listing Regulations	
ETF to conduct business expires, is revoked, or is altered by the		
Prime Minister, etc. and such management company ceases such		
business. However, this shall not be applied when the business of		
the management company pertaining to the said listed indicator-		
tracking ETF is taken over by another company and such company		
submits the "ETF listing contract", etc. to TSE.		
Where a business license or authorization concerning the operation	Rule 1112, Paragraph 2, Item (2) of	
of a trust business of the trustee pertaining to the listed indicator-	the Listing Regulations (Rule 1112,	
tracking ETF is revoked. However, this shall not be applied when	Paragraph 1, Item (2) of the Listing	
the trustee's business pertaining to the listed indicator-tracking ETF	Regulation shall be applied mutatis	
is taken over by another trustee, and such trustee submits the "ETF	mutandis)	
listing contract" to TSE.		
Where the correlation coefficient between the net asset value per unit	Rule 1112 Paragraph 2, Item (3), Sub-	- The correlation
of the listed indicator-tracking ETF and the specific indicator falls	item a of the Listing Regulations	coefficient is
below 0.9 and does not return to 0.9 or more within one (1) year.	(Rule 1112, Paragraph 1, Item (3),	calculated based on
	Sub-item e of the Listing Regulations	the rate of change in
	shall be applied mutatis mutandis.)	the total net asset
		value per unit of
		listed indicator-
		tracking ETFs and
		specified indices
		within the last 60
		months.
		- Months in which
		specific indices
		relating to listed
		indicator-tracking
		ETFs are changed to
		new indices or
		months in which the

Delisting criteria items	Basis	Remarks
		Exchange deems
		asset management to
		be difficult for
		reasons that cannot
		be attributed to the
		management
		companies related to
		listed indicator-
		tracking ETFs such
		as natural disasters
		shall not be included
		in the calculation of
		the correlation
		coefficient.
A securities report or a semi-annual report to which an audit report	Rule 1112, Paragraph 2, Item (3),	
or an interim audit report as in Article 3, Paragraph 1 of the Cabinet	Sub-item a of the Listing Regulations	
Office Ordinance on Audit Certification prepared by two (2) or more	(Rule 1112, Paragraph 1, Item (3),	
certified public accountants or audit firms are attached is not	Sub-item f of the Listing Regulations	
expected to be submitted to the Prime Minister, etc. within one (1)	shall be applied mutatis mutandis)	
month (within three (3) months in the case of events, such as an act		
of providence, that are not attributable to the management company		
pertaining to the listed indicator-tracking ETF) after the period		
specified in Article 24, Paragraph 1 or Article 24-5, Paragraph 1 of		
the Act.		
When either (a) or (b) below applies:	Rule 1112, Paragraph 2, Item (3),	
(a) Where there are misstatements in a securities report, etc.	Sub-item a of the Listing Regulations	
pertaining to a listed indicator-tracking ETF and TSE deems	(Rule 1112, Paragraph 1, Item (3),	
that it has a material effect	Sub-item g of the Listing Regulations	
(b) Concerning an audit report attached to financial statements, etc.	shall be applied mutatis mutandis)	
or an interim audit report attached to interim financial		
statements, etc. pertaining to a listed indicator-tracking ETF,		
where certified public accountants state an "adverse opinion"		
or a fact that "opinions are not expressed" in an audit report		
(excluding cases caused by an event which is not attributable to		
a management company pertaining to the listed ETF including		
an act of providence, etc.; the same shall apply hereinafter in		
this (b)), and an "opinion that the interim financial statements,		

Delisting criteria items	Basis	Remarks
etc. do not provide useful information" or a fact that		
"opinions are not expressed" in an interim audit report and, in		
addition, the Exchange deems that the effect is material		
Where a person who entered into a listing agreement pertaining to a	Rule 1112, Paragraph 2, Item (3),	
listed indicator-tracking ETF has committed a material breach of the	Sub-item a of the Listing Regulations	
listing agreement, where the person has committed a material breach	(Rule 1112, Paragraph 1, Item (3),	
as to matters in the Written Oath, or where a person that should enter	Sub-item h of the Listing Regulations	
into a listing agreement ceases to be the party of the listing	shall be applied mutatis mutandis)	
agreement		
Where an investment trust agreement or a trust agreement pertaining	Rule 1112, Paragraph 2, Item (3),	
to a listed indicator-tracking ETF terminates	Sub-item a of the Listing Regulations	
	(Rule 1112, Paragraph 1, Item (3),	
	Sub-item i of the Listing Regulations	
	shall be applied mutatis mutandis)	
Where a trust pertaining to a listed indicator-tracking ETF is split	Rule 1112, Paragraph 2, Item (3),	
	Sub-item a of the Listing Regulations	
	(Rule 1112	
	, Paragraph 1, Item (3), Sub-item i-2	
	of the Listing Regulations shall be	
	applied mutatis mutandis.)	
Where the specific indicator pertaining to a listed indicator-	Rule 1112, Paragraph 2, Item (3),	
tracking ETF is no longer available	Sub-item a of the Listing Regulations	
	(Rule 1112, Paragraph 1, Item (3),	
	Sub-item i-3 of the Listing	
	Regulations shall be applied mutatis	
	mutandis.)	
Where the specific indicator pertaining to a listed indicator-	Rule 1112, Paragraph 2, Item (3),	
tracking ETF is changed to a new indicator or in other similar	Sub-item a of the Listing Regulations	
cases, and the Exchange deems that the indicator after the	(Rule 1112, Paragraph 1, Item (3),	
change does not satisfy Rule 1104, Paragraph 1, Item (2),	Sub-item i-4 of the Listing	
Sub-item d. (including cases prescribed under the provisions	Regulations shall be applied mutatis	
of Paragraph 2, Item (1) of the same rule, Paragraph 3, Item	mutandis.)	
(1) of the same rule, Paragraph 4, Item (1) of the same rule,		
Paragraph 5, Item (1) of the same rule, or Paragraph 6 of the		
same rule), or the Exchange deems that the change in the		
indicator will have a significant impact on the marketability		

Delisting criteria items	Basis	Remarks
of a listed indicator-tracking ETF		
Where provisions that the investment trust assets, etc. is	Rule 1112, Paragraph 2, Item (3),	- This item shall not
managed so that the fluctuation rate of the net asset value per	Sub-item b(a) of the Listing	be applied to foreign
unit of the investment trust assets, etc. corresponds to the	Regulations	spot commodity
fluctuation rate of specific indicators are abolished		ETFs.
Where the computation period is less than one (1) month.	Rule 1112, Paragraph 2, Item (3),	-This item shall not
	Sub-item b(a)-2 of the Listing	be applied to foreign
	Regulations (Rule 1112, Paragraph 1,	spot commodity
	Item (3), Sub-item b(d) of the Listing	ETFs.
	Regulations shall be applied mutatis	
	mutandis)	
Where provisions concerning a structure tracking price of	Rule 1112, Paragraph 2, Item (3),	-This item shall not
specific commodity price are abolished	Sub-item b(a)-3 of the Listing	be applied to foreign
	Regulations (Rule 1112, Paragraph 1,	ETFs.
	Item (3), Sub-item b-2(a) of the	
	Listing Regulations shall be applied	
	mutatis mutandis.)	
Where the computation period is less than one (1) month or	Rule 1112, Paragraph 2, Item (3),	-This item shall not
more than one (1) year	Sub-item b(a)-3 of the Listing	be applied to foreign
	Regulations (Rule 1112, Paragraph 1,	ETFs.
	Item (3), Sub-item b-2(d) of the	
	Listing Regulations shall be applied	
	mutatis mutandis.)	
Where provisions that the trust agreement will be canceled	Rule 1112, Paragraph 2, Item (3),	
subject to changes in the value of specific indicator or the	Sub-item b(a)-4 of the Listing	
base value are made (excluding a provision that the trust	Regulations	
agreement will be canceled if the value of the indicator or the		
base value falls to or below zero (0), or other provisions		
deemed appropriate by the Exchange).		
Where provisions on the period of the trust agreement are	Rule 1112, Paragraph 2, Item (3),	
made (excluding the case that the period of the trust	Sub-item b(b) of the Listing	
agreement is fixed in accordance with laws and regulations of	Regulations	
the country where foreign investment trusts or trusts are		
created (limited to the period specified in Article 2-3, Paragraph 2		
of the Enforcement Ordinance of the Act on Special Measures		
Concerning Taxation))		
Where the listed indicator-tracking ETF is an indicator-tracking	Rule 1112, Paragraph 2, Item (3),	This item shall not be

Delisting criteria items	Basis	Remarks	
securities, etc. incorporated ETF and it falls under the following (a)	Sub-item b-2 of the Listing	applied to foreign	
or (b):	Regulations (Rule 1112, Paragraph 1,	spot commodity	
(a) Where the financial situation of the counterparty pertaining to	Item (3), Sub-item b-6 of the Listing	ETFs.	
such indicator-tracking ETF has deteriorated and falls under the	Regulations shall be applied mutatis		
criteria specified in the Enforcement Rules and such investment	mutandis)		
trust assets, etc. are not switched to assets other than securities			
issued or guaranteed by such counterparty or rights pertaining to			
agreements of which its counterparty is the said counterparty or			
that is made or guaranteed by such counterparty for the period			
from the day when TSE recognizes such condition to the day			
when one year lapses ("grace period" hereinafter in this (a));			
provided, however, where TSE deems it inappropriate to give			
such grace period, it shall be determined on a case-by-case basis.			
(b) Where the management system pertaining to the credit standing			
of the counterparty is not developed by the management			
company; provided, however, where the operations conducted by			
such management company are handed over to other management			
company and the management system pertaining to the credit			
standing of the counterparty is developed by such other			
management company, the same shall not be applied.			
Where the listed indicator-tracking ETF is not handled in the custody	Rule 1112, Paragraph 2, Item (3),		
and book-entry transfer operations for foreign stocks, etc. or the	Sub-item c of the Listing Regulations		
book-entry transfer operations at the designated central securities			
depository (JASDEC)			
Where the listed indicator-tracking ETF has been decided to be	Rule 1112, Paragraph 2, Item (3),		
delisted from all foreign financial instruments exchanges, etc. on	Sub-item d of the Listing Regulations		
which it is listed or continuously traded, or where TSE deems that			
the price of such listed indicator-tracking ETF at foreign financial			
instruments exchanges, etc. is not available immediately. However,			
the same shall not be applied to the case where delisting of the said			
listed indicator-tracking ETF is deemed inappropriate in			
consideration of reasons, etc. for delisting on foreign financial			
instruments exchanges, etc., or the condition of circulation at TSE			
and any other reasons			

Delisting criteria items	Basis	Remarks
Where TSE deems that delisting of the issue is appropriate for the	Rule 1112, Paragraph 2, Item (3),	
public interest or investors protection.	Sub-item f of the Listing Regulations	

(Foreign ETFs falling under the category of foreign investment securities)

Delisting criteria items	Basis	Remarks
Where the foreign investment corporation pertaining to the listed indicator-	Rule 1112, Paragraph 3, Item (1) of the	
tracking ETF falls under events of dissolution as prescribed in Rule 222 of the	Listing Regulations	
Investment Trust Act		
Where the foreign investment corporation pertaining to the listed indicator-	Rule 1112, Paragraph 3, Item (2) of the	
tracking ETF needs to take bankruptcy or rehabilitation procedures in	Listing Regulations	
accordance with provisions of laws or when it is in such situation.		
Where a fund pertaining to the listed indicator-tracking ETF is closed based on	Rule 1112, Paragraph 3, Item (3) of the	
facts specified in terms or any documents similar thereto	Listing Regulations	
Where the license, approval, registration, etc. necessary for the management	Rule 1112, Paragraph 3, Item (4) of the	
company pertaining to the listed indicator-tracking ETF to conduct business	Listing Regulations	
expires, is revoked, or is altered by the Prime Minister, etc. and such		
management company ceases such business. However, this shall not be applied		
when the business of the management company pertaining to the listed indicator-		
tracking ETF is taken over by another company and such company submits the		
"ETF listing contract" to TSE.		
Where the correlation coefficient between the net asset value per unit of the	Rule 1112 Paragraph 3, Item (5), Sub-	- The correlation
listed indicator-tracking ETF and the specific indicator falls below 0.9 and does	item a of the Listing Regulations (Rule	coefficient is
not return to 0.9 or more within one (1) year.	1112, Paragraph 1, Item (3), Sub-item e	calculated based on
	of the Listing Regulations shall be	the rate of change in
	applied mutatis mutandis.)	the total net asset
		value per unit of listed
		indicator-tracking
		ETFs and specified
		indices within the last
		60 months.
		- Months in which
		specific indices
		relating to listed
		indicator-tracking
		ETFs are changed to
		new indices or months
		in which the Exchange
		deems asset
		management to be
		difficult for reasons
		that cannot be

Delisting criteria items	Basis	Remarks
		attributed to the
		management
		companies related to
		listed indicator-
		tracking ETFs such as
		natural disasters shall
		not be included in the
		calculation of the
		correlation coefficient.
A securities report or a semi-annual report to which an audit report or an interim	Rule 1112, Paragraph 3, Item (5), Sub-	
audit report as in Article 3, Paragraph 1 of the Cabinet Office Ordinance on	item a of the Listing Regulations (Rule	
Audit Certification prepared by two (2) or more certified public accountants or	1112, Paragraph 1, Item (3), Sub-item f	
audit firms are attached is not expected to be submitted to the Prime Minister,	of the Listing Regulations shall be	
etc. within one (1) month (within three (3) months in the case of events, such as	applied mutatis mutandis)	
an act of providence, that are not attributable to the management company		
pertaining to the listed indicator-tracking ETF) after the period specified in		
Article 24, Paragraph 1 or Article 24-5, Paragraph 1 of the Act		
When either (a) or (b) below applies:	Rule 1112, Paragraph 3, Item (5), Sub-	
(a) Where there are misstatements in a securities report, etc. pertaining to a listed	item a of the Listing Regulations (Rule	
indicator-tracking ETF and TSE deems that it has a material effect;	1112, Paragraph 1, Item (3), Sub-item	
(b) Concerning an audit report attached to financial statements, etc. or an interim	g of the Listing Regulations shall be	
audit report attached to interim financial statements, etc. pertaining to a listed	applied mutatis mutandis)	
indicator-tracking ETF, where certified public accountants state an "adverse		
opinion" or a fact that "opinions are not expressed" in an audit report (excluding		
cases caused by an event which is not attributable to a management company		
pertaining to the listed indicator-tracking ETF including an act of providence,		
etc.; the same shall apply hereinafter in this (b)), and an "opinion that the interim		
financial statements, etc. do not provide useful information" or a fact that		
"opinions are not expressed" in an interim audit report and, in addition, the		
Exchange deems that the effect is material		
Where a person who entered into a listing agreement pertaining to a listed	Rule 1112, Paragraph 3, Item (5), Sub-	
indicator-tracking ETF has committed a material breach of the listing agreement,	item a of the Listing Regulations (Rule	
where the person has committed a material breach as to matters in the Written	1112, Paragraph 1, Item (3), Sub-item	
Oath, or where a person that should enter into a listing agreement ceases to be	h of the Listing Regulations shall be	
the party of the listing agreement	applied mutatis mutandis)	
Where the specific indicator pertaining to a listed indicator-tracking ETF is no	Rule 1112, Paragraph 3, Item (5),	
longer available	Sub-item a of the Listing	

Delisting criteria items	Basis	Remarks
	Regulations (Rule 1112, Paragraph	
	1, Item (3), Sub-item i-3 of the	
	Listing Regulations shall be	
	applied mutatis mutandis.)	
Where the specific indicator pertaining to a listed indicator-tracking ETF is	Rule 1112, Paragraph 3, Item (5),	
changed to a new indicator or in other similar cases, and the Exchange deems	Sub-item a of the Listing	
that the indicator after the change does not satisfy Rule 1104, Paragraph 1, Item	Regulations (Rule 1112, Paragraph	
(2), Sub-item d. (including cases prescribed under the provisions of Paragraph 2,	1, Item (3), Sub-item i-4 of the	
Item (1) of the same rule, Paragraph 3, Item (1) of the same rule, Paragraph 4,	Listing Regulations shall be	
Item (1) of the same rule, Paragraph 5, Item (1) of the same rule, or Paragraph 6	applied mutatis mutandis.)	
of the same rule), or the Exchange deems that the change in the indicator will		
have a significant impact on the marketability of a listed indicator-tracking ETF		
When changes in terms or any documents similar thereto falling under any of (a)	Rule 1112, Paragraph 3, Item (5), Sub-	
to (c) below, are made:	item b of the Listing Regulations	
(a) Where provisions that the investment trust assets, etc. are managed so that		
the fluctuation rate of the net asset value per unit of the investment trust assets,		
etc. corresponds to the fluctuation rate of specific indicator are abolished		
(b) Where the business period is less than one (1) month		
(c) Where provisions that the fund will be closed subject to changes in the value		
of specific indicator or the base value are made (excluding a provision that the		
fund will be closed if the value of the indicator or the base value falls to or		
below zero (0), or other provisions deemed appropriate by the Exchange).		
Where the listed indicator-tracking ETF is an indicator-tracking securities, etc.	Rule 1112, Paragraph 3, Item (5), Sub-	
incorporated ETF and it falls under the following (a) or (b):	item b-2 of the Listing Regulations	
(a) Where the financial situation of the counterparty pertaining to such indicator-	(Rule 1112, Paragraph 1, Item (3), Sub-	
tracking ETF has deteriorated and falls under the criteria specified in the	item b-6 of the Listing Regulations	
Enforcement Rules and such investment trust assets, etc. are not switched to asset	shall be applied mutatis mutandis)	
other than securities issued or guaranteed by such counterparty or rights		
pertaining to agreements of which its counterparty is the said counterparty or that		
is made or guaranteed by such counterparty for the period from the day when		
TSE recognizes such condition to the day when one year lapses ("grace period"		
hereinafter in this (a)); provided, however, where TSE deems it inappropriate to		
give such grace period, it shall be determined on a case-by-case basis.		
(b) Where the management system pertaining to the credit standing of the		
counterparty is not developed by the management company; provided, however,		
where the operations conducted by such management company are handed over		
to other management company and the management system pertaining to the		

Delisting criteria items	Basis	Remarks
credit standing of the counterparty is developed by such other management		
company, the same shall not be applied.		
Where the listed indicator-tracking ETF is not handled in the custody and book-	Rule 1112, Paragraph 3, Item (5), Sub-	
entry transfer operations for foreign stocks, etc. or the book-entry transfer	item c of the Listing Regulations	
operations at the designated central securities depository (JASDEC)		
Where the listed indicator-tracking ETF has been decided to be delisted from all	Rule 1112, Paragraph 3, Item (5), Sub-	
foreign financial instruments exchanges, etc. on which it is listed or continuously	item d of the Listing Regulations	
traded, or where TSE deems that the price of such listed indicator-tracking ETF at		
foreign financial instruments exchanges, etc. is not available immediately.		
However, the same shall not be applied to the case where delisting is deemed		
inappropriate in consideration of reasons, etc. for delisting on foreign financial		
instruments exchanges, etc., or the condition of circulation at TSE and any other		
reasons		
Where TSE deems that delisting of the issue is appropriate for the public interest	Rule 1112, Paragraph 3, Item (5), Sub-	
or investors protection.	item f of the Listing Regulations	

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

IV Listing Fees

1. Fees for listing examination

(Foreign ETFs falling under the category of beneficiary certificates of a foreign investment trust and foreign spot commodity ETFs)

- Total of the amounts specified by the following (a) and (b)
 - (a) According to the classifications in the following (i) or (ii), the amount set forth in such (i) or (ii) (see *1)
 - (i) Where the management company pertaining to the initial listing application ETF is a management company pertaining to listed ETFs (including ETFs approved for listing) or ETFs under listing examination:

Fees: JPY 0 (zero)

(ii) Cases other than the case of above (i):

Fees: JPY 1.5 million

- (b) The amount obtained by multiplying the number of issues of the initial listing application ETF by JPY 500,000
- Payment deadline: End of the month following the month including the listing application date

(Foreign ETFs falling under the category of foreign investment securities)

- Total of the amounts referenced in the following (a) to (c)
 - (a) According to the classifications in the following (i) or (ii), the amount set forth in such (i) or (ii) (see *1)
 - (i) Where the management company pertaining to the initial listing application ETF is a management company pertaining to listed ETFs (including ETFs approved for listing) or ETFs under listing examination:

Fees: JPY 0 (zero)

(ii) Cases other than the case of above (i):

Fees: JPY 1.5 million

(b) The amount obtained by multiplying the number of foreign investment corporations specified below by JPY 490,000:

The foreign investment corporations which apply for the initial listing and are neither foreign investment corporations pertaining to listed ETFs (including ETFs approved for listing) nor foreign investment corporations pertaining to listed ETFs under listing examination

- (c) The amount obtained multiplying the number of issues of ETFs pertaining to the initial listing application by JPY 10.000
- Payment deadline: End of the month following the month including the listing application date

2. Initial listing fee

- Amount: 0.75 / 10,000 (0.75 basis points) of the total net asset value pertaining to the number of depositary units (The amount is obtained by multiplying the number of depositary units by the net asset value per unit.)
- If the above computed amount is less than JPY 100,000 the initial listing fees shall be JPY 100,000. If the amount exceeds JPY 3 million, it shall be JPY 3 million. (However, the maximum amount shall be JPY 1 million for the time being, and if the amount is less than JPY 100, 000, it shall not be JPY 100,000 (the lower limit is not set)).

Guidebook for Listing Foreign ETFs and Foreign Spot Commodity ETFs (23rd edition)

- Amount to be computed: Based on the total net asset value as of the listing date, if the total net asset value is denominated in a currency other than Japanese yen, the value will be converted into Japanese yen using the Tokyo Foreign Exchange Market telegraphic transfer middle rate (TTM) for customers on the listing date.
- Payment deadline: End of the month following the month including the listing date

3. Additional listing fees at the time of additional trusts

- Amount: 0.75 / 10,000 (0.75 basis point) of total additional trust value for the number of depositary units
- If the above computed amount is less than JPY 100,000, the additional listing fees shall be JPY 100,000. If the amount exceeds JPY 3 million, it shall be JPY 3 million. (However, the maximum amount shall be JPY 1 million for the time being, and if the amount is less than JPY 100, 000, it shall not be JPY 100,000 (the lower limit is not set)).
- Amount to be computed: Based on the total net asset value as of the end of December each year, the increase from the greatest value of either the total net asset value as of the initial listing date or the total net asset values as of the end of December of each year from the initial listing year to the previous year is regarded as the total additional trust value pertaining to the number of depositary units. In this case, if the total net asset value is denominated in a currency other than Japanese yen, the value will be converted into Japanese yen using the Tokyo Foreign Exchange Market telegraphic transfer middle rate (TTM) for customers on the said date.
- · Payment deadline: End of the month following three months after the month of the said base date

4. Annual listing fees

- Amount: 0.75 / 10,000 (0.75 basis point) of total net asset value pertaining to the number of depositary units for each ETF
- If the above computed amount is less than JPY 100,000, the additional listing fees shall be JPY 100,000. If the amount exceeds JPY 3 million, it shall be JPY 3 million. (However, the maximum amount shall be JPY 1 million for the time being, and if the amount is less than JPY 100,000, it shall not be JPY 100,000 (the lower limit is not set)).
- Amount to be computed: Based on total net asset value for the number of depositary units <u>as of the end of December of the previous year</u> (for any issues listed after the day following the said date, it shall be the listing date), if the total net asset value is denominated in a currency other than Japanese yen, the value will be converted into Japanese yen using the Tokyo Foreign Exchange Market telegraphic transfer middle rate (TTM) for customers on the said date.

Payment deadline:

The above computed amount shall be paid in installments of half the amount by the following dates.

Annual listing fees for the period from April to September	End of September
Annual listing fees for the period from October to next March	End of March next year

^{*1:} Where the management company pertaining to the initial listing application ETF belongs to the same corporate group that a management company pertaining to listed ETFs (including ETFs approved for listing) or ETFs under listing examination belongs to, if TSE deems that a specific company within the same corporate group determines the listing policy of such initial listing application ETF as well as such listed ETF (including ETF approved for listing) or such ETF under listing examination, TSE regards such management company pertaining to the initial listing application ETF as the management company of the listed ETF

^{*2:} Amounts less than JPY 100 will be rounded down (excluding any consumption taxes and local consumption taxes)

^{*3:} The fees shall be paid in Japanese yen.

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- *4: If the management company makes no payment by the due date, TSE may charge the company 0.04 yen per JPY 100 on a daily basis for delinquency damages, tallied from the day following the due date until the date of completion of payment.
- *5: Please refer to the following table for the annual listing fees in the year of listing. The period requiring payment begins from the following month of the listing date.

♦ Annual listing fees in the year of listing

(Total net asset value to be computed and period requiring payment)

M 4 6	Due Month			
Month of listing	March	September	March in the following year	September in the following year
January February	- Total net asset value pertaining to the number of depositary units as of the listing date - For two (2) months,, February and March - Total net asset value pertaining to the number of depositary	- Total net asset value pertaining to the number of depositary units as of the listing date - For six (6) months from April		
	units as of the listing date - For one (1) month, March	to September		
March	_	- Total net asset value pertaining to the number of depositary units as of the listing date - For six (6) months from April to September		
April	_	- Total net asset value pertaining to the number of depositary units as of the listing date - For five (5) months from May to September	- Total amount of net asset value pertaining to the number of depositary units as of the end of	
May	_	- Total net asset value pertaining to the number of depositary units as of the listing date - For four (4) months from June to September	December for the year prior to the year of the billing month - For six (6) months from October to March of the following year	- Total net asset value pertaining to the number of depositary units as of the end of December for the year prior to the year of the billing month
June	_	- Total net asset value pertaining to the number of depositary units as of the listing date - For three (3) months from July to September		- For six (6) months from April to September of the following year
July	_	- Total net asset value pertaining to the number of depositary units as of the listing date - For two (2) months, August to September		
August	_	- Total net asset value pertaining to the number of depositary units as of the listing date - For one (1) month, September		
September	_	_	- Total net asset value pertaining to the number of depositary units as of the end of December for the year prior to the year of the billing month - For six (6) months from October to March of the following year	

Month of	Due Month			
listing	March	September	March in the following	September in the
nstring	March	September	year	following year
			- Total net asset value	
			pertaining to the number	
			of depositary units as of	
			the end of December for	
October	_	_	the year prior to the year	
			of the billing month	
			- For five (5) months	
			from November to March	
			of the following year	
			- Total net asset value	
			pertaining to the number	
			of depositary units as of	
			the end of December for	
November	_	_	the year prior to the year	
			of the billing month	
			- For four (4) months	
			from December to March	
			of the following year	
			- Total net asset value	
December	_	_	pertaining to the number	
			of depositary units as of	
			the end of December for	
			the year prior to the year	
			of the billing month	
			- For three (3) months	
			from January to March of	
			the following year	

Contact

O Inquiries on listing system in general:

New Listing Department

Tokyo Stock Exchange, Inc.

Phone: +81-3-3666-0141(Switchboard)

O Inquiries on timely disclosure:

Listing Department,

Tokyo Stock Exchange, Inc.

Phone: +81-3-3666-0141(Switchboard)

O Inquiries on listing examination:

Listing Examination Department

Phone: +81-3-3665-0141(Switchboard)

*When contacting the above, please inquire in Japanese.

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