

Zurich, 20 March 2026

Reference: Anglo American plc | R-123.539.966

Delisting decision

I. Facts

1. On 23 February 2026, Anglo American plc, London (**Anglo American** or **Issuer**) submitted an application for delisting to SIX Exchange Regulation AG (**SER**).
2. The application requests the delisting on SIX Swiss Exchange (**SSX**) of all secondary listed ordinary shares of Anglo American (Swiss Security Number 144'131'613 / ISIN GB00BTK05J60) with a par value of USD 0.6239 each with the last trading day being requested on or around Thursday, 25 June 2026.
3. The Issuer justifies its application for delisting as follows:
4. Anglo American is in the process of implementing an all-share merger of equals with Teck Resources Limited, Vancouver. The merger is subject to certain customary completion and regulatory conditions and is expected to complete between September 2026 and March 2027. In connection with the merger, the Issuer has been undertaking a review of the various global stock exchange listings that the Issuer and Teck Resources Limited have, to determine which listings it will retain upon completion of the merger. Following this review, the Issuer has decided to delist its shares from the SSX due to very low trading volumes and the regulatory burden associated with the secondary listing.
5. The Issuer has a primary listing on the London Stock Exchange (**LSE**) together with secondary listings on the SSX, the Johannesburg Stock Exchange (**JSE**), the Botswana Stock Exchange (**BSE**) and the Namibian Stock Exchange (**NSX**).
6. Teck Resources Limited has its shares listed on the Toronto Stock Exchange (**TSX**) and the New York Stock Exchange (**NYSE**).

7. Following the merger, the Issuer expects to retain listings on the LSE, JSE, BSE and NSX. These stock exchanges are either (i) liquid markets, accessible to a broad, global investor base; or (ii) located in jurisdictions in which the Group has significant operations.
8. Through its post-merger listings on the LSE, JSE, BSE, NSX, TSX, and NYSE, the Issuer believes most investors will maintain exposure to the Issuer, making a secondary listing on the SSX unnecessary.
9. As of 23 February 2026, the free float of the Issuer is approximately 87.96%.
10. For the above reasons, the Issuer believes that the delisting from the SSX will neither materially affect existing shareholders nor adversely affect the fair, orderly and efficient trading of shares.
11. Accordingly, the board of directors of the Issuer approved the delisting of its shares from the SSX on 19 February 2026.

II. Grounds

12. The delisting process is governed by Art. 58 Listing Rules (**LR**) and the Directive on the Delisting of Equity Securities, Derivatives and Exchange Traded Products (**DD**). According to Art. 3 para. 1 DD, in principle, the issuer itself, decides on the delisting of securities it has issued. A delisting is subject to submission of a timely and duly completed application (Art. 3 para. 3 DD). The Regulatory Board may decide on the point in time of the delisting announcement as well as on the last trading day. In its decision it takes into consideration the protection of investors, fair and orderly trading, the legal environment and the interests of the applicant. In principle, the period between the delisting announcement and the last day of trading may be no less than three and no more than twelve months. However, when setting this period the Regulatory Board will take a variety of criteria into consideration, such as for example the timing, the free float, liquidity, trading volume and approval from the general meeting (Art. 4 paras 1 and 2 DD).
13. In the present case, the Issuer has submitted a delisting application in due form and in due time on 23 February 2026. The last trading day was requested to be on or around 25 June 2026.
14. SER is of the opinion that due to the reasons given, namely the fact that the shares of the Issuer will continue to be listed on various exchanges, the very low trading volume on the SSX as well as the regulatory burden associated with the secondary listing on SSX, a period of at least three months between the announcement of the delisting and the last trading day is appropriate.
15. SER has therefore granted the Issuer's application for delisting and has set the delisting of the secondary listed ordinary shares as of 26 June 2026 (last trading day: 25 June 2026).

III. Ruling

1. The delisting of all secondary listed ordinary shares with a par value of USD 0.6239 each of Anglo American plc, London (Swiss Security Number 144'131'613 / ISIN GB00BTK05J60) is granted.
2. The **delisting** of the secondary listed ordinary shares shall take place on **Friday, 26 June 2026** provided that all publication requirements according to the Rules of SIX Group are duly and timely fulfilled. The **last trading day** on SIX Swiss Exchange shall be on **Thursday, 25 June 2026**.
3. For the processing of the delisting application, a fee shall be charged in accordance with Point 8.1 List of Charges under the Listing Rules of SIX Swiss Exchange.