



## PLEDGE

### Member's pledge of financial instrument to OMX Nordic Exchange Stockholm AB (hereinafter the "Exchange")

Exchange member	
Business name	Company number
	Member prefix at the Exchange
Pledge account at VP	Member's payment account for payment of interest and dividends
The Exchange's account with the National Bank of Denmark	

As collateral for the performance of obligations based on Contracts in Instruments provided by the Exchange which have been or may be entered into with the Exchange and which, pursuant to the Rules And Regulations of OMX Derivatives Markets for Trading in Derivative Instruments (*the Rules and Regulations*) – as worded from time to time – are or may be Registered on the Member's own Clearing Accounts with the above-stated prefixes or on Integrated Trading and Clearing Accounts with stated prefixes, the undersigned – hereinafter referred to as the "Collateral Provider" – hereby pledges to the Exchange all financial instruments which are registered from time to time on the above-stated account with Væridipapircentralen A/S, hereinafter "VP".

With the exception of payments of interest or dividends, income from pledged property which is registered on the above-stated account with VP shall be covered by the pledge insofar as such relates to income in the form of financial instruments. Income in the form of payment monies shall be transferred to the Clearing House's above-stated account with the National Bank of Denmark and thereby constitute Collateral Transfer in accordance with the Rules and Regulations.

Pursuant to this pledge, the Exchange shall be entitled to avail itself an amount from the pledged property which, from time to time, corresponds to all of the Exchange's claims against the Collateral Provider in accordance with the Rules and Regulations – as worded from time to time – as a consequence of Contracts Registered on

the Member's Clearing Accounts with the above- stated prefix and on Integrated Trading and Clearing Accounts with the above-stated prefixes. The Exchange shall also be entitled to obtain from the pledged property payment for costs and work associated with the acquisition, maintenance, custody and realisation of the pledged property.

All financial instruments registered on the account with VP shall be deliverable and freely disposable by the Exchange.

Through this pledge, the Collateral Provider grants the Exchange or the party appointed by the Exchange the right to sign the Collateral Provider's name where necessary in order to protect the Exchange's pledge. This authorisation may not be revoked whilst the pledge is in force.

The Exchange shall be entitled to use the pledged property in the manner the Exchange deems appropriate.

Until such time as the issue of realisation or appropriation of pledged financial instruments arises, financial instruments may be released from the pledge only where the Exchange, through a specific decision, has acceded to a request from the Collateral Provider that all or certain financial instruments on the account with VP be released or replaced.



<b>The Collateral Provider's signature</b>	
Place, date	Signature and name in print
<b>Pledgor (if other than the Member)</b>	
Name	Company number

Following execution by the Collateral Provider, this document in original should be sent to OMX Nordic Exchange Stockholm AB, Clearing Operations, for approval. Following approval, a copy of the document will be returned to the Collateral Provider.

The Exchange approves the above pledge.

<b>The Exchange's signature</b>	
Place, date	Signature and name in print