

Custodian Institution	<b>PLEDGE</b> <b>to NASDAQ OMX Stockholm AB</b> <b>(the "Exchange")</b> Pledge to the Exchange of financial instruments and cash as security for the performance of obligations under Contracts recorded on a Clearing Account.	<b>B3</b>
Account Manager		

Pledgor	
Company/Surname and first name	Organisation No./Personal I.D. No.
Management Company (where applicable)	Organisation No
Mailing address (street, P.O. Box)	Telephone (daytime) incl area code
City (Postal Code and country of domicile)	Telephone (residence) incl area code

Custodian Institution		
Custodian Institution (CI)		
Pledged account with CI	Pledged securities account with CI	Pledged account maintained with the relevant central securities depository (CSD)

Clearing Account covered by the pledged collateral	
Clearing Account Administrator	Clearing Account number

Guarantor	

**APPOINTMENT**

The Custodian Institution is hereby appointed to fulfil the obligations which apply to Custodian Institutions under the Rules and Regulations of NASDAQ OMX Derivatives Markets (the "Rules") in effect at any given time. The provisions contained in the Custodian Institution Agreement entered into between the Exchange and the Custodian Institution shall also apply to the services provided.

**PLEDGE**

As security for the performance of obligations arising under Contracts for Instruments provided by the Exchange which have been, or may be entered into, with the Exchange and which are, or may be recorded, on the above-stated Clearing Account in accordance with the Rules in effect at any given time, the undersigned (hereinafter Pledgor) pledges to the Exchange the entire contents at any given time of the above-stated account with the Custodian Institution, all financial instruments which at any given time may be held

or registered on the above-stated securities account with the Custodian Institution together with all financial instruments which, at any given time, may be recorded on the above-stated account open by the Customer with the relevant CSD. The terms and conditions set forth on the reverse side shall also apply to this pledge.

The Pledgor accepts that the Custodian Institution shall represent the Exchange in all matters concerning the pledge and that the Custodian Institution shall, in all respects, hold the pledged collateral for the benefit of the Exchange and shall follow the instruction of the Exchange regarding the pledge.

The Pledgor agrees to the forwarding of a copy of this document to Clearing Control CC AB (CCAB)<sup>1</sup> and agrees to the disclosure of necessary information by the Custodian Institution to CCAB upon control by CCAB.

Pledgor's signature	
Place, date	Signature (authorised person) and name printed

Clearing Account Holder (only if different from the Pledgor)	
Company/Surname and first name	Organisation No./Personal I.D. No.

1) CCAB is a neutral review and control organisation owned jointly by the Swedish Securities Dealers Association and NASDAQ OMX Stockholm AB. Certain information in this form will be ADP-managed at CCAB in order to, inter alia, make it possible for the Exchange to monitor the need for, and where applicable, institute registration limiting measures. CCAB shall not be entitled, unless otherwise stated in the Rules, to disclose information to either third parties or the Exchange regarding the identity of a Customer.

Custodian Institution's notes	
Copy to CCAB, date	Confirmation to CCAB, date
Securities account with CI to which this document relates	Approval from NASDAQ OMX Stockholm AB, date

Custodian Institution's original

# Terms and Conditions

- 1.** Income on the pledged collateral as well as other rights arising from the pledged collateral shall be covered by the pledge and shall constitute pledged property.
- 2.** The Exchange shall, to the extent possible, make use of collateral under the general pledge to the Exchange in the Customer Agreement for the Clearing Account prior to realising upon other collateral.
- 3.** The Exchange shall have the right to satisfy, from collateral under this pledge, any and all claims it may have at any given time under Contracts registered on the Clearing Account with the Exchange as set forth on the reverse side in accordance with the Rules in effect at any given time. The Exchange shall also have the right to receive payment from the pledged collateral for costs and work performed in connection with the acquisition, maintenance, custody and sale of the pledged property.
- 4.** All financial instruments deposited by the Pledgor on the securities account or which are registered on the account opened with the relevant CSD shall be deliverable and freely disposable for the Exchange.

The Customer shall not have the right to dispose of financial instruments under this agreement or pledged cash without the consent of the Custodian Institution in each individual case.
- 5.** The Pledgor grants, through the pledge, to the Exchange or the designee of the Exchange, the right to sign on behalf of the Pledgor where required in order to protect the rights of the Exchange under the pledge. This authorisation shall be irrevocable for the entire period of the pledge.
- 6.** Prior to the sale of pledged financial instruments or the satisfaction of claims from the pledged property, withdrawals from the securities account as well as payments from the account may be made only where the Custodian Institution or the Custodian Institution on behalf of the Exchange, taking into consideration the interests of the Exchange as a pledge holder, has expressly consented to the Pledgor's request that some or all of the financial instruments in the securities account or account maintained with the relevant CSD be released from the pledge for withdrawal or that payment be made from the account.
- 7.** The agreement regarding the custody and management of securities, etc. which the Pledgor has entered into with the Custodian Institution shall apply to securities accounts pledged to the Exchange. Such agreements shall not, however, in any manner limit or restrict the rights of the Exchange under the pledge.

This Pledge is a translation from the Swedish original. In the event of conflicting terms, the Swedish original shall have precedence.

Custodian Institution	<b>PLEDGE</b> <b>to NASDAQ OMX Stockholm AB</b> <b>(the "Exchange")</b> Pledge to the Exchange of financial instruments and cash as security for the performance of obligations under Contracts recorded on a Clearing Account.	<b>B3</b>
Account Manager		

Pledgor	
Company/Surname and first name	Organisation No./Personal I.D. No.
Management Company (where applicable)	Organisation No
Mailing address (street, P.O. Box)	Telephone (daytime) incl area code
City (Postal Code and country of domicile)	Telephone (residence) incl area code

Custodian Institution		
Custodian Institution (CI)		
Pledged account with CI	Pledged securities account with CI	Pledged account maintained with the relevant central securities depository (CSD)

Clearing Account covered by the pledged collateral	
Clearing Account Administrator	Clearing Account number

Guarantor	

**APPOINTMENT**

The Custodian Institution is hereby appointed to fulfil the obligations which apply to Custodian Institutions under the Rules and Regulations of NASDAQ OMX Derivatives Markets (the "Rules") in effect at any given time. The provisions contained in the Custodian Institution Agreement entered into between the Exchange and the Custodian Institution shall also apply to the services provided.

or registered on the above-stated securities account with the Custodian Institution together with all financial instruments which, at any given time, may be recorded on the above-stated account open by the Customer with the relevant CSD. The terms and conditions set forth on the reverse side shall also apply to this pledge.

**PLEDGE**

As security for the performance of obligations arising under Contracts for Instruments provided by the Exchange which have been, or may be entered into, with the Exchange and which are, or may be recorded, on the above-stated Clearing Account in accordance with the Rules in effect at any given time, the undersigned (hereinafter Pledgor) pledges to the Exchange the entire contents at any given time of the above-stated account with the Custodian Institution, all financial instruments which at any given time may be held

The Pledgor accepts that the Custodian Institution shall represent the Exchange in all matters concerning the pledge and that the Custodian Institution shall, in all respects, hold the pledged collateral for the benefit of the Exchange and shall follow the instruction of the Exchange regarding the pledge.

The Pledgor agrees to the forwarding of a copy of this document to Clearing Control CC AB (CCAB)<sup>1</sup> and agrees to the disclosure of necessary information by the Custodian Institution to CCAB upon control by CCAB.

Pledgor's signature	
Place, date	Signature (authorised person) and name printed

Clearing Account Holder (only if different from the Pledgor)	
Company/Surname and first name	Organisation No./Personal I.D. No.

1) CCAB is a neutral review and control organisation owned jointly by the Swedish Securities Dealers Association and NASDAQ OMX Stockholm AB. Certain information in this form will be ADP-managed at CCAB in order to, inter alia, make it possible for the Exchange to monitor the need for, and where applicable, institute registration limiting measures. CCAB shall not be entitled, unless otherwise stated in the Rules, to disclose information to either third parties or the Exchange regarding the identity of a Customer.

Custodian Institution's notes	
Copy to CCAB, date	Confirmation to CCAB, date
Securities account with CI to which this document relates	Approval from NASDAQ OMX Stockholm AB, date

Pledgor's copy

# Terms and Conditions

- 1.** Income on the pledged collateral as well as other rights arising from the pledged collateral shall be covered by the pledge and shall constitute pledged property.
- 2.** The Exchange shall, to the extent possible, make use of collateral under the general pledge to the Exchange in the Customer Agreement for the Clearing Account prior to realising upon other collateral.
- 3.** The Exchange shall have the right to satisfy, from collateral under this pledge, any and all claims it may have at any given time under Contracts registered on the Clearing Account with the Exchange as set forth on the reverse side in accordance with the Rules in effect at any given time. The Exchange shall also have the right to receive payment from the pledged collateral for costs and work performed in connection with the acquisition, maintenance, custody and sale of the pledged property.
- 4.** All financial instruments deposited by the Pledgor on the securities account or which are registered on the account opened with the relevant CSD shall be deliverable and freely disposable for the Exchange.

The Customer shall not have the right to dispose of financial instruments under this agreement or pledged cash without the consent of the Custodian Institution in each individual case.
- 5.** The Pledgor grants, through the pledge, to the Exchange or the designee of the Exchange, the right to sign on behalf of the Pledgor where required in order to protect the rights of the Exchange under the pledge. This authorisation shall be irrevocable for the entire period of the pledge.
- 6.** Prior to the sale of pledged financial instruments or the satisfaction of claims from the pledged property, withdrawals from the securities account as well as payments from the account may be made only where the Custodian Institution or the Custodian Institution on behalf of the Exchange, taking into consideration the interests of the Exchange as a pledge holder, has expressly consented to the Pledgor's request that some or all of the financial instruments in the securities account or account maintained with the relevant CSD be released from the pledge for withdrawal or that payment be made from the account.
- 7.** The agreement regarding the custody and management of securities, etc. which the Pledgor has entered into with the Custodian Institution shall apply to securities accounts pledged to the Exchange. Such agreements shall not, however, in any manner limit or restrict the rights of the Exchange under the pledge.

This Pledge is a translation from the Swedish original. In the event of conflicting terms, the Swedish original shall have precedence.