The main changes made in connection with the final and formal consultation are the following:

- Section 1.1.1. It has been clarified that the “Exchange” and “Clearing House” as used in the Rules refer to the same legal entity, NASDAQ OMX Stockholm AB, acting in its capacity as exchange and clearing house, respectively.
- Section 1.2.7. Wording suggesting that NCMs can have their own accounts with the clearing house has been removed. Such accounts are always held by the GCM in respect of NCMs.
- Section 3.4.4a. Section on Registration of Transactions in Generic Rates Instruments has been clarified and moved from the Accounts section (3.5) to the Clearing Listed Instruments and TM-Cleared Instruments section (3.4).
- Section 3.5.29. Wording incorrectly stating that day accounts and interim account could be designated “as an account intended for Transactions entered into on behalf of Customers [i.e. Indirect and Direct Pledging Customers]“ has been removed. Such accounts are either designated as House or Client.