CUSTOMER AGREEMENT

Clearing Account with NASDAQ OMX Stockholm AB (the "Clearing House")

The Clearing Account is an account on which Contracts are recorded which have been registered on the Trading Accounts connected to the Clearing Account.

<table>
<thead>
<tr>
<th>Customer</th>
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<tbody>
<tr>
<td>Company/Surname and first name</td>
<td>Organisation No./Personal I.D. No.</td>
</tr>
<tr>
<td>Management Company (where applicable)</td>
<td>Organisation No</td>
</tr>
<tr>
<td>Mailing address (street, P.O. Box)</td>
<td>Telephone (daytime) incl area code</td>
</tr>
<tr>
<td>City (Postal Code and country of domicile)</td>
<td>Telephone (residence) incl area code</td>
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Right to information

- ☐ The Customer does not grant the Clearing Account Administrator right to information regarding Trading Accounts
- ☐ The Customer does not wish to receive information regarding the exchange and clearing activities of Nasdaq OMX Stockholm

The Customer Agreement constitutes a part of the Rules and Regulations of NASDAQ OMX Derivatives Markets (the "Rules"), Terms defined in the Rules shall have the same meaning in the Customer Agreement as in the Rules. The Rules are available from the Clearing Account Administrator and are provided upon request. The Rules are also available on the Clearing House's web site (www.nasdaqomx.com).

APPOINTMENT

The Customer hereby appoints the Clearing Account Administrator, following instructions from the Customer and in accordance with the Rules applicable at any given time, with due regard for any supplementary regulations issued by the Clearing Account Administrator to perform the obligations set forth in the Rules for Clearing Account Administrators. The appointment is also governed by the provisions contained in this Customer Agreement, including those set forth on the following page. The Clearing Account Administrator shall represent the Customer in dealings with the Clearing House in the performance of this appointment. The Customer, however, shall have the same rights and obligations towards the Clearing House as if those actions taken by the Clearing Account Administrator were taken by the Customer itself.

RIGHT TO INFORMATION

Right to information shall mean the Clearing Account Administrator’s right to receive the information originating from Trading Accounts connected to the Clearing Account. Where the Clearing Account Administrator is not to have the right to such information, it shall be so marked above.

COLLATERAL

The Clearing House is, in its capacity as a clearing organisation, obligated by law to assure that collateral is provided to secure the obligations of Customers towards the Clearing House and that such collateral is maintained as long as the obligations remain.

The Customer shall provide Collateral directly to the Clearing House for the obligations of the Customer under Contracts Recorded on the above stated Clearing Account.

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Clearing Account Administrator’s notes

- Copy to the Clearing House, date
- Securities account with Clearing Account Administrator, to which this document relates

Clearing Account Administrator’s original
Terms and Conditions

1. Instructions by the Customer to the Clearing Account Administrator to perform services shall be carried out in accordance with the Rules and Regulations of NASDAQ OMX Derivatives Markets in the form in effect at any given time and the supplementary provisions issued by the Clearing Account Administrator as well as the Clearing Account Administrator’s routines and conditions for trading financial instruments which may be in effect from time to time. Modifications and amendments to the Rules shall, where the Clearing House deems it necessary, be provided to the Customer through the Clearing Account Administrator.

2. The Clearing Account Administrator shall use the Customer’s account number with the Clearing House indicated on the reverse side when representing the Customer vis-à-vis the Clearing House under this Customer Agreement.

3. The Clearing House shall notify the Customer of applicable Margin Requirements in accordance with the Rules.

4. Fees shall be payable for transactions in Instruments provided by the Clearing House and for the Clearing Account Administrator’s services in relation to such transactions in accordance with those principles which the Clearing House or the Clearing Account Administrator may apply from time to time.

5. The Clearing Account Administrator is hereby irrevocably authorised to debit or credit the transaction account on the relevant Settlement Day as a result of transactions in Instruments provided by the Clearing House.

6. The general pledge under this Customer Agreement shall apply firstly to any and all obligations of the Customer towards the Clearing House under Contracts Recorded on the Clearing Account with the Clearing House stated on the reverse side and thereafter for obligations under Contracts which are recorded on the Customer’s other Clearing Accounts with the Clearing House, opened through the Clearing Account Administrator.

7. The Clearing House shall, to the extent possible, make use of collateral under the general pledge to the Clearing House before realising upon other collateral or prior to invoking any payment obligations of the Clearing Account Administrator.

8. The Customer shall indemnify the Clearing Account Administrator for any obligation, claim, expense or cost which the Clearing Account Administrator may incur either as a result of, or in connection with, this Customer Agreement or other measure taken by the Clearing Account Administrator under this agreement, or as a result of the Customer’s breach of the provisions contained in the Rules or of the terms and conditions contained in this Customer Agreement.

9. The Clearing Account Administrator shall not be liable for the obligation of the Clearing House towards the Customer as a result of Contracts recorded on the Customer’s Clearing Account with the Clearing House.

10. Where the Clearing Account Administrator and the Customer enter into an agreement regarding supplementary provisions to this Customer Agreement, such provisions may not limit the obligations of the Customer towards the Clearing House under this Customer Agreement or the Rules in the form in effect from time to time.

11. The Clearing Account Administrator shall not be liable for damage which results from Swedish or foreign legislation, the decisions of Swedish or foreign government agencies, acts of war, electric power disruptions, telecommunications disruptions, fire, water damage, strikes, blockades, boycotts, lockouts or other similar circumstances. The reservation regarding strikes, blockades, boycotts and lockouts shall apply even where the Clearing Account Administrator itself is the object of such action or causes such action to be taken.

The Clearing Account Administrator shall not be liable for damage which arises as a result of other causes where the Clearing Account Administrator has acted with normal care. The Clearing Account Administrator shall not be liable for consequential damages.

The Clearing Account Administrator shall not be liable for damage caused by parties contracted by the Clearing Account Administrator to perform services where the Clearing Account Administrator has exercised due care in the retaining of such parties or where the party was referred to the Clearing Account Administrator by the Customer. The Clearing Account Administrator shall not be liable for damage incurred by the Customer or third party as a result of limitations on the right of disposal which may be applied against the Clearing Account Administrator regarding financial instruments.

Where the Clearing Account Administrator is hindered entirely or in part from executing purchase or sale requests regarding financial instruments as a result of circumstances set forth in the first paragraph, the performance shall be postponed until the cause for delay is removed. Where the Clearing Account Administrator as a result of such a circumstance is prevented from making or receiving payment, neither the Clearing Account Administrator nor the Customer shall be liable for penalty interest.

12. The interpretation and application of this Customer Agreement shall be governed by the Swedish law. Any dispute between the Customer and the Clearing Account Administrator arising under this Customer Agreement shall be decided by a Swedish court of law and, in the first instance, by the Stockholm District Court. However, in case of a dispute between a Customer domiciled in another country than Sweden and a Clearing Account Administrator authorised in such country providing its services there through a branch office, such dispute may be decided by a court of law in that country.
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The Customer shall provide Collateral directly to the Clearing House for the obligations of the Customer under Contracts Recorded on the above stated Clearing Account.

GENERAL PLEDGE

Any and all of the Customer’s claims against the Clearing House as a result of Contracts which are Recorded or which may be Recorded, on the above stated Clearing Account with the Clearing House are hereby pledged to the Clearing House in accordance with the terms and conditions set forth on the reverse side.

ACCEPTANCE, ETC.

The Customer hereby agrees to be bound by and obligated towards both the Clearing House and the Clearing Account Administrator by the Rules in the form in effect from time to time as well as the terms and conditions of this Customer Agreement including the terms and conditions set forth on the following page and, where applicable, supplementary provisions issued by the Clearing Account Administrator.

The Customer is hereby notified of the fact that the Rules contain provisions which limit the Clearing House’s liability, grant the Clearing House the right to take extraordinary measures in certain situations in order to maintain property functioning exchange and clearing activities and which grant the Clearing House the right to make modifications and amendments to the Rules which may apply to Contracts already entered into. The Rules also contain provisions regarding fees and compensation in the event of late Settlement and Delivery as well as the right for the Clearing House, in certain cases, to receive information from the Clearing Account Administrator as to its opinion of the Customer’s financial position. In addition, the Customer shall note that the Clearing House, according to the Rules, shall not be liable for direct or indirect damages related to the use of market information from the Clearing House. The Customer is aware of the fact that certain Instruments possess special qualities and that trading in such Instruments may involve special risks.

INFORMATION

The Clearing House shall provide continuous information to the Customers which open Clearing Accounts under this Customer Agreement regarding to the exchange and clearing activities of the Clearing House. In the event the Customer does not wish to obtain such information, it shall be so marked above.

Customer’s signature

Place, date | Signature (authorised person) and name printed

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Copy to the Clearing House, date | Securities account with Clearing Account Administrator, to which this document relates

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5. The Clearing Account Administrator is hereby irrevocably authorised to debit or credit the transaction account on the relevant Settlement Day as a result of transactions in Instruments provided by the Clearing House.

6. The Customer shall ensure that sufficient funds are available in the transaction account on Settlement Day.

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