

Agreement regarding Investor Services on the Internet between Nordea Bank Norge ASA (the "Bank"), represented by Custody Operations, and the Customer

Version 1.1.2

This document has been translated from Norwegian into English. The original Norwegian text is the governing text for all purposes, and, in the case of any discrepancy, the Norwegian wording is to apply.

1.0 In general

Investor Services on the Internet comprise a Secured Service provided by the Bank through its Custody Operations to Customers that have access to the Internet or similar media.

The agreement regarding Investor Services on the Internet is a Net Service Agreement that is subordinate to the Netbank Agreement.

In order to gain access to the Investor Services on the Internet, the Customer must have read, become familiar with and signed the Netbank Agreement. In addition, the Customer has become familiar with and, by placing a cross on the registration form, accepted the content of this Agreement regarding Investor Services on the Internet.

The Bank confirms that the Agreement has been entered into by giving the Customer access to Investor Services on the Internet.

Investor Services contain an electronic presentation of the Customer's securities portfolio in Norwegian Central Securities Depository (VPS) accounts. Investor Services currently contains a basic module and supplementary modules in which some of the services are subject to a charge.

Share prices are updated daily.

2.0 Securities

Securities will in this agreement comprise shares, primary capital certificates, bonds and certificates traded on the Oslo Stock Exchange and/or registered with the Norwegian Central Securities Depository (VPS).

3.0 Basic module

The basic module currently contains the

following services:

- An overview of the Customer's holdings and transactions
- Information on securities
- Account information
- Electronic change notifications
- Subscriptions for share issues
- Company events

4.0 The supplementary modules

The supplementary modules are optional and currently contain the following services:

- Holdings at the year-end
- Holdings per date
- Overview of the authorisations and rights that apply to the Customer's own securities accounts
- Access for rights holders with a right of disposition or right to be notified
- Grouping of Investors (company-related service)

5.0 Security solution

In accordance with the Netbank Agreement, the Customer is given a password that will give the Customer access to Investor Services on the Internet as soon as Custody Operations has made the services available to the Customer.

The regulations regarding security solutions stipulated in the Netbank Agreement otherwise apply.

6.0 Liability

6.1 The liability of the Customer

Customers are themselves responsible for cancelling any services that are to be paid for. Customers will be invoiced for services ordered according to Custody Operations' prevailing price lists. The provisions regarding liability stipulated in the Netbank Agreement otherwise apply in so far as they are relevant.

6.2. The liability of Custody Operations

Custody Operations is not liable for the correctness of the information in Investor Services and cannot be made liable for any loss or damage, direct or indirect, arising from any error and/or defect in Investor Services on the Internet. The provisions regarding liability stipulated in the Netbank Agreement otherwise apply in so far as they are relevant.

7.0 Breach of contract

A breach of contract exists if the Customer no longer fulfils the terms and conditions of, or has failed to comply with the Customer's obligations under, this Agreement or the Netbank Agreement

8.0 Termination in the event of breach

In the event of a material breach of contract, Custody Operations is entitled to terminate this Agreement regarding Investor Services on the Internet without prior notice and with immediate effect.

A material breach of this Agreement may lead to the Netbank Agreement and any other Net Service Agreements being terminated.

9.0 Cancellation

The term of notice is 10 days. The cancellation provisions stipulated in the Netbank Agreement otherwise apply.

10.0 Notices

Custody Operations may send notices either electronically or as a letter. Notices that are sent by Custody Operations are regarded as having been received by the Customer on the seventh day after they were sent at the latest.

Notices sent by the Customer to Custody Operations relating to this Agreement are to be sent to the following address:

Nordea Bank Norge ASA
Custody Operations
P.O.Box 1166 Sentrum
0107 OSLO, Norway

Or by e-mail:

custody.co.no@nordea.com Electronic notices are regarded as having been received when the Customer has received confirmation of this from Custody Operations.

Notices/enquiries relating to the Netbank Agreement are regulated by the Netbank Agreement

11.0 Amendments to this Agreement

Custody Operations has the right to unilaterally amend the contents and scope of this Agreement, including the right to change the securities presented on the Internet or similar media in accordance with this Agreement.

Amendments that are not of significance to the Customer will not be notified and may be brought into immediate effect. Amendments of significance will be notified and shall apply as regards the Customer as from and including the 31st day after Custody Operations has notified the Customer of these in a letter or electronically.

Should the amendments be unacceptable to the Customer, the Customer has the right to cancel this Agreement with effect from the

date when the amendments come into force at the latest.

12.0 Prices

The basic Investor Services on the Internet module is currently free of charge to Customers. Some of the services in the supplementary modules are also free of charge. The prices of the services that have to be paid for are available when ordering the service and in our price lists on the Internet. Distance marketing will not be charged any extra.

13.0 Right of withdrawal

The agreement is a distance marketing agreement. Should the client be a consumer, the client might use the right to withdraw from the contract. Please read more about this on www.nordea.no

14.0 Conflict

The agreement is governed by Norwegian law. Any possible disputes shall [] be settled according to Norwegian law and in a Norwegian Court. Disputes are governed by the Securities Register Act §§9-4 and 9-5, and might be brought in for the CSD's independent Complaints Committee in disputes where the Committee has jurisdiction. The Complaints Committee's address is: VPS ASA Pb 4, 0051 Oslo, phone 22635300. Special rules concerning compensation and security are set out in the Securities Register Act chapter 9.