

## Schedule A to Appendix 7

### VPO Registration Mandate from Clearing Member (the “Mandate”)

1. Oslo Clearing is a clearing house authorised pursuant to the Securities Trading Act of 29 June 2007 No. 75 which carries out, inter alia, Clearing of Trades in Equity Market Instruments carried out on a Marketplace under the “General terms for Clearing of Trades in Equity Market Instruments” with appendices and ancillary agreements as published on [www.osloclearing.no](http://www.osloclearing.no) (the “Clearing Rules”). Terms defined in the Clearing Rules shall have the same meaning when used in this document.
2. \_\_\_\_\_ (the “Clearing Member”) is a Clearing Member of Oslo Clearing with the purpose of conducting Clearing Transactions through Oslo Clearing.
3. The Clearing Member hereby grants the following authority to Oslo Clearing:
  - 3.1 Oslo Clearing is authorised to register VPO Settlement Transactions in VPO in the name of the Clearing Member and for the Clearing Member's own account and risk (THIS PROXY IS NOT MANDATORY AND MAY BE DELETED).
  - 3.2 Oslo Clearing is ~~authorised~~given the exclusive authority to make amendments and cancellations in VPO in the Clearing Member's name and for the Clearing Member's own account and risk, in respect of any VPO Settlement Transactions registered in VPO by the Clearing Member or Oslo Clearing in the Clearing Member's name (THIS PROXY IS MANDATORY).
4. Any withdrawal of this Mandate must be given in writing to Oslo Clearing, which in turn shall notify Verdipapirsentralen ASA. The withdrawal will come into effect when Verdipapirsentralen ASA confirms to Oslo Clearing that the withdrawal is registered in VPO.
5. This Mandate and any action or omission made in connection with it, is governed by Norwegian law, with Oslo District Court as the legal venue.

This Mandate is signed in two originals, one for the Clearing Member and one for Oslo Clearing.

Place, date

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(Name of Clearing Member)