

Appendix A to the Financial Collateral Agreement

CASH COLLATERAL ACCOUNT AGREEMENT

- 1 Oslo Clearing has approved _____ (the "Collateral Bank") as Collateral Bank under the Clearing Rules.

- 2 The Clearing Member has opened an account with the Collateral Bank with account number, hereinafter called the "Cash Collateral Account". The currency of the Cash Collateral Account is

- 3 The Clearing Member has pledged to Oslo Clearing, the balance in the Cash Collateral Account from time to time, as provided for in the Financial Collateral Agreement. The Collateral Bank shall be notified thereof by receiving a copy of the Financial Collateral Agreement together with this appendix, such notice serving as the perfection act.

- 4 Oslo Clearing is granted an unconditional right to be informed by the Collateral Bank of the balance in the Cash Collateral Account and all transactions over this account.

- 5 Oslo Clearing is granted an irrevocable and unconditional right of disposal of the Cash Collateral Account as further provided for in the Financial Collateral Agreement.

- 6 The Clearing Member may only dispose of the Cash Collateral Account upon written authorisation by Oslo Clearing.

- 7 The Clearing Member may pledge the Cash Collateral Account to other parties, with priority after Oslo Clearing. The Collateral Bank shall notify Oslo Clearing if anybody is granted such rights.

- 8 The Clearing Member acknowledges that the Collateral Bank is under a duty to provide information to Oslo Clearing as provided for herein and in the Clearing Rules, and expressly waives the Collateral Bank from any owing of confidentiality or professional secrecy in this respect.

- 9 Termination of this agreement becomes effective when Oslo Clearing has confirmed in writing to the Collateral Bank that the agreement is terminated.

.....
Oslo Clearing ASA

.....
the Clearing Member

.....
Collateral Bank

Appendix B to the Financial Collateral Agreement

VPS ACCOUNT AGREEMENT

- 1 The Clearing Member has opened a VPS Account with _____ as account operator (the “Account Operator”) with account number for Security Collateral deposits under the Financial Collateral Agreement.
- 2 The Clearing Member has pledged to Oslo Clearing, the Financial Instruments registered in the VPS Account from time to time, subject to a limit of NOK 999,999,999 as provided for in the Financial Collateral Agreement. The Account Operator shall register the pledge on the VPS Account, such registration serving as the perfection act.
- 3 Oslo Clearing is granted an unconditional right to be informed of the balance in the VPS Account and all transactions and recordings over this account, and shall have electronic access to the VPS Account for such purposes.
- 4 Oslo Clearing is granted an irrevocable and unconditional right of disposal over the VPS Account as further provided for in the Financial Collateral Agreement.
- 5 The Clearing Member may only dispose of the VPS Account upon a release from Oslo Clearing.
- 6 The Clearing Member may pledge the VPS Account to other parties, with priority after Oslo Clearing.
- 7 Termination of this agreement becomes effective when Oslo Clearing has confirmed in writing to the Account Operator that the agreement has been terminated.

.....
Oslo Clearing ASA

.....
the Clearing Member

.....
Account Operator