Terms of Reference for Listing Auditor

Listing review

The following assignment applies for Nasdaq Stockholm AB’s (“Stock Exchange”) application process.

Listing Auditor

Listing Auditors are authorised auditors with extensive experience of listing rules and listing reviews on the Stock Exchange. Companies seeking to list their shares on Nasdaq Stockholm are required to engage a Listing Auditor to review the Company prior to listing. The client is therefore the actual company (“Company”). The contractor is the audit firm at which the Company’s designated Listing Auditor is employed.

The Listing Auditor’s assignment

The task assigned to the Listing Auditor by the Company is to perform a review, on behalf of the Company, to determine whether the Company meets the listing requirements set out in the Rulebook for Issuers of Shares. The review shall be based on available materials, including the Prospectus prepared prior to the listing, and own interviews. The Company comprises the Parent Company and the Group it forms.

The Listing Auditor’s observations shall be compiled in an observation-based report that includes statements of assurance in accordance with ISAE 3000 regarding the Company’s fulfilment of the listing requirements.

The Stock Exchange has the right to rely on the report according to a specific agreement with the Company and the Listing Auditor.

The Stock Exchange therefore determines the framework for the Listing Auditor’s review. Should the Company object to a review in any material respect, the Stock Exchange shall determine whether a review should be conducted despite the Company’s objections.

Scope of the review

The scope of the review is set out in Appendix 1 – Contents of the Listing Auditor’s Report.

Contact between the Stock Exchange and the Company
The Stock Exchange and the Company, together with the Listing Auditor, shall maintain regular contact during the Listing Auditor’s review of the Company. The Company shall provide the Stock Exchange with continuous information about the review. The responsible case handler from the Stock Exchange’s Surveillance Department shall be able to attend selected activities in consultation with the Company.

If any uncertainties arise in relation to the listing requirements during the listing process, the Company, and the Listing Auditor if necessary, should contact the responsible case handler at the Stock Exchange for guidance. A preliminary ruling by the Listing Committee may be required.

The Terms of Reference for the Listing Auditor’s assignment are set out in Appendix 2.

The procedure for administration of the listing review is set out in Appendix 3.

The Listing Auditor’s assessment of the Prospectus

The Listing Auditor’s assessment of the Prospectus, and any subsequent questions and comments, shall be focused on the transparency of the Prospectus with the aim of ensuring that the view of the Company obtained from the review is also reflected in the Prospectus.

The Company’s Board of Directors is responsible for the content of the Prospectus. The Listing Auditor’s assessment of the Prospectus does not replace the formal review of the Prospectus carried out by the Swedish Financial Supervisory Authority and in applicable parts by the Company’s reporting auditor, nor does it provide any guarantee that the Prospectus meets the requirements of the Prospectus Regulations.

Any exemptions from the requirements are determined by the Swedish Financial Supervisory Authority, but must also be included in the assessment report.

Legal due diligence

Prior to the listing, the Company must have undergone a legal and tax due diligence (see Terms of reference for Legal Due Diligence), which the Listing Auditor is entitled to use as a reliance basis for their assessment. At the beginning of the listing review, each legal counsel shall inform the Listing Auditor of the focus and scope of the due diligence.

The Listing Auditor shall receive a final written summary of each due diligence review no later than five working days prior to the date on which the Listing Auditor is required to deliver their report to the Company.

The Listing Auditor shall assess whether the scope and relevance of the legal and tax due diligence are satisfactory and discuss the outcome and material issues identified by the due diligence with each legal counsel. If necessary, the Listing Auditor shall also request underlying documentation from each due diligence review in order to make an informed assessment of the investigation. The Listing Auditor’s review does not include own legal assessments.

Reporting

The Listing Auditor’s observations shall be compiled in an observation-based report. One condition for the Listing Committee’s review of the Company’s application is that the Listing Auditor’s report confirms that the Company meets all the listing requirements.

The Company shall deliver the final report to the Stock Exchange in digital format (PDF) no later than six working days (by 12:00 pm CET) prior to the Listing Committee meeting where the
Company’s application will be addressed. Printed copies shall be provided at the request of the Stock Exchange.

The contents of the report are set out in Appendix 1. The report shall be written in Swedish or English.

The Listing Auditor shall attend the Listing Committee meeting where the Company’s application is addressed and present the material considerations and opinions in the Listing Auditor’s report, as well as their recommended decision.

*Follow-up report*

Should the Listing Committee request that the Company follow up the Listing Committee views, the follow-up shall be carried out by the Listing Auditor and the conclusion summarised in writing in an observation-based report to the Stock Exchange. If the follow-up comprises views of the Company’s prospectus, any updates shall be available to the Stock Exchange at least two days prior to approval of the Prospectus by the Swedish Financial Supervisory Authority.

These terms of reference apply until further notice.

Grant McKelvey  
Head of Listing Qualifications, Stockholm
Appendix 1 – Contents of the Listing Auditor’s Report

The Listing Auditor’s observations shall be compiled in an observation-based report that includes statements of assurance in accordance with ISAE 3000 regarding the Company’s fulfilment of the listing requirements. The report shall contain the following information and statements (see “confirmation” below).

Wherever possible, the Listing Auditor’s report should only refer to description in the Prospectus.

1. **Fact sheet (1 page)**

   Key Performance Indicators (“KPIs”) (3 years, plus the current fiscal year):
   
   Adapted to the Company’s operations and specific situation, example:
   
   - Net sales
   - Operating income/Operating margin
   - EBITDA
   - Profit after tax
   - Earnings per share
   - Cash flow after change in working capital (other measures as well as complementary measures may be used depending on the company’s operations and situation)
   - No. of employees

   Financial targets and historical outcomes

   Major shareholders (share of capital and votes)

   Proposed transaction
   Issue amount
   Planned listing date

2. **Summary and final opinion (about 3 pages)**

   See Appendix 4 for contents and structure.

   Shall include a clear opinion on each listing requirement.
   If there have been specific discussion points, thoughts, challenges, areas that could be improved, etc. during the review (but the requirements have nevertheless been met), these shall be described.

3. **Operations and history**

   1. Brief description, mainly by reference to relevant parts of the Prospectus, comprising, for example, the following (depending on operations and stage of development):

      - The Company’s business area.
      - Mission and strategy. [SPAC: confirm compliance with 36-month requirement of rule 2.18.3]
      - The Company’s group structure and organization.
      - Market and competitive situation.
      - Customers and suppliers.

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1 The Company refers to the issuer, which comprises both the Parent Company and the Group it forms.
2. In addition, and where relevant, comments on significant matters of particular importance for an understanding and assessment of the business operations shall be included.

3. Confirmation, in accordance with rule 2.8.1, that the Company has a clear business strategy and is able to demonstrate ongoing business operations. [SPACs: not mandatory]

4. Confirmation, in accordance with rule 2.8.2, that the Company has a sufficient operating history. The starting point for sufficient operating history is that the business operations have been conducted in their current form for at least one year. Emphasis on events that could affect the market’s assessment of the Company in connection with the listing (such as spin-offs). [SPACs: not mandatory]

4. **Financial position and development (rules 2.9.1, 2.9.2)**

1. Reference to where significant information about the Company’s financial position and development can be found in the Prospectus.

2. Comments on any other areas that the Listing Auditor considers to require further attention.

3. Confirmation of compliance with the following:
   - Documented earning capacity during the preceding fiscal year (rule 2.9.1); or
   - Working capital available for 12 months after the first day of trading (rule 2.9.2).

4. If rule 2.9.2 is applied: Presentation of significant observations from the Listing Auditor’s review of the Company’s Working Capital statement with underlying documentation (according to ESMA Guidelines), and opinion on whether the Listing Auditor has made any observations that conflict with the company’s conclusions related to working capital.

5. [SPAC: confirmation of compliance with rule 2.18.2, i.e. that at least 90% of the gross proceeds be deposited in a blocked bank account with an institution that is separate from the SPAC.]

**Instructions:**
*Follow-up of the Company’s financial development shall be limited to:*

1. Review and discussion with management and advisers to acquire an understanding of the Company’s historical performance and assessment of the future.

2. For areas of particular importance for the specific case, or where uncertainties exist, an in-depth analysis may be required (documentation shall mainly be provided by the Company and its adviser).

*Review of the Working Capital statement (where so required) shall include:*

3. Examining and assessing underlying documentation and its consistency with other information obtained.

4. Discussing underlying assessments with the Board of Directors, management and advisers.

5. **Board of Directors and management and their working procedures (rules 2.15.1(a)-(c) and 2.15.2(a) and (b))**

   a) **Board of Directors**
Summary in tabular form that indicates independent members (based on information from the legal due diligence) in relation to the shareholders and the Company, and representatives of management, in accordance with the applicable corporate governance code.

1. Summary of the Board of Directors’ committees and their composition (based on information from the legal due diligence). For the Audit Committee, members with accounting or auditing experience are specified.

2. Presentation and assessment of the working procedures of the Board of Directors and its committees (Audit Committee\textsuperscript{2,3}, Compensation Committee\textsuperscript{4}), such as meeting frequency, annual agenda, documentation, decision-making, etc. (rule 2.15.1(a)).

3. Compliance with the three-month/financial report requirement (rule 2.15.2(a)).\textsuperscript{5} [SPACs: three-month requirement is replaced by the requirement that everyone must have been in place by no later than the start-up meeting with Nasdaq]

4. Suitability of the Board members with reference to the suitability assessment (see Legal due diligence, item 11).

5. Confirmation that all members, prior to the listing of the current Company, have participated, or will participate, in a seminar provided by the Exchange before the first day of trading (rule 2.15.2(b)).\textsuperscript{6}

6. Information, based on the legal due diligence, about the corporate governance code that the Company applies or will apply from the first day of trading. Information about any remaining processes to implement the code and the extent to which the Company intends to comply, or currently complies, with the Code (rule 2.15.1(b)/(c)). The listing review shall include questions related to how the Company intends to follow the Swedish Corporate Governance Code, including the requirement to strive for a gender balance amongst members of the Company’s Board of Directors. This shall result in a specific statement in the Listing Auditor’s Report.

If a foreign code is applied, comments on any material differences with the Swedish Corporate Governance Code must be provided.

\textbf{b) Management}

1. Presentation of composition and working procedures (rule 2.15.1(a)). Confirm structured procedures. [SPACs: Management and others may be engaged on a consultative/part-time basis]

\textsuperscript{2} Ref. Swedish Companies Act ("Aktiebolagslagen"), Chapter 8, Section 49 a-b
\textsuperscript{3} The Audit Committee shall have participated in the production of at least one financial report before admission of the Company’s shares to trading.
\textsuperscript{4} Ref. The Swedish Corporate Governance Code, rule 9.
\textsuperscript{5} Information is obtained from the legal due diligence report. Exceptions may be granted, without prior notice, for a maximum of one member (not the Chairperson of the Board of Directors or the Audit Committee).
\textsuperscript{6} Information is obtained from the legal due diligence report. The requirement on participation in a seminar provided by the Exchange applies to the current company, i.e regardless of any previous seminar participation. The seminar may also be provided by one of Nasdaq’s approved representatives.
2. Compliance with the three-month/financial report requirement (rule 2.15.2(a)).[SPACs: three-month requirement is replaced by the requirement that everyone must have been in place by no later than the start-up meeting with Nasdaq]

3. The suitability of management body members with reference to the suitability assessment (see Legal due diligence, item 11).

4. Confirmation that all management body members, prior to the listing of the current Company, have participated, or will participate, in a seminar provided by the Exchange before the first day of trading (rule 2.15.2(b)).

Instructions:
1. Regarding the work and working procedures of the Board of Directors and management, the review is normally limited to the preceding 24 months. [SPACS: At least one minuted meeting must have taken place during the review]
2. Information about the work and documentation of the Board of Directors and each committee from a legal perspective is obtained from the legal due diligence report.

6. Organization, financial planning and control

a) Economic and Financial Organization (rules 2.15.1(a) and 2.15.3 (a))

1. Organization
2. Composition and competence
3. Experience of IFRS and consolidated financial statements [SPACs: May be provided by a third party on condition that the contractual terms are sufficiently robust]
4. Backup resources
5. Outsourcing/Consultants – existence, and how quality/confidentiality is ensured.
6. IT systems and processes, etc., linked to financial accounting and reporting.

b) Financial planning (rule 2.15.1(a))

1. Strategic/Business plan
   - Process
   - Timing
   - Scope
   - Board of Directors’ involvement

2. Budget
   - As above

3. Forecasting
   - Existence and periodicity
   - Scope/Content

4. Financial targets

5. Dividend policy

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7 Information is obtained from the legal due diligence report.
8 Information is obtained from the legal due diligence report. Requirement on participation in a seminar provided by the Exchange applies to the current company, i.e. regardless of any previous seminar participation. The seminar may also be provided by one of Nasdaq’s approved representatives.
c) **Short-term monitoring and analysis (rule 2.15.1(a))**

1. Short-term reports
   - Timing
   - Scope/Content
   - Explanatory comments
   - Recipients

2. Comparison of the Company’s performance against the budget, preceding years, etc.

d) **Internal governance and control (rule 2.15.3(a))**

1. Presentation of the main elements and status of the Company’s work with internal governance and control.

2. The Listing Auditor’s evaluation shall comprise sections 5.1-5.7 of “Guidance – internal governance and control in listed companies”.

3. The Listing Auditor’s presentation shall also include an opinion on whether the Company’s work with internal governance and control meets the applicable requirements.

*Instructions*

The review of internal governance and control shall include:

1. Discussion with the CFO and other responsible people to acquire an understanding of the Company’s work with, and delegation of responsibilities for, internal governance and control.

2. Discussion with the Chair of the Audit Committee to acquire an understanding of the Audit Committee and the Board of Directors’ work with internal governance and control.

3. Review and overall assessment of the Company’s documentation according to items 5.2-5.7 of “Guidance – Internal governance and control in listed companies.” The processes for self-assessment, feedback to the Audit Committee on the results of the self-assessment and any measures adopted for resolving any shortcomings are of specific interest.

7. **Financial reports and accounting principles (rules 2.7.1 and 2.7.2, 2.15(3)(c))**

Confirmation of compliance with the following:

1. The Company shall have published annual financial reports (or the equivalent) for at least three years (36 consecutive months) in accordance with the accounting legislation applicable to the Company in the jurisdiction of incorporation or establishment (rule 2.7.1).9 [SPACs: not mandatory – but note that a SPAC must have prepared at least one financial report, see rule 2.15.2(a)/2.15.3(c) and item 4 below]

2. There must be sufficient information in the financial reports for investors to evaluate the development of the business and the Company, and the shares as an investment (rule 2.7.2). [SPACs: not mandatory]

3. The financial statements, including accounting principles, are consistent with IFRS.10

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9 Information is obtained from the legal due diligence report.
10 Companies from a third country may apply IFRS or national standards, provided they are equivalent to IFRS.
4. Prior to listing, the Company must have prepared at least one financial report in accordance with IFRS and other rules applicable to listed companies, such as date of issuance, segment reporting, non-GAAP financial measures, etc. (rule 2.15.3(c)).

Instructions:
The Listing Auditor’s review of financial reports and accounting principles shall include:
1. The Listing Auditor’s review in accordance with item 2.7.2 shall normally cover the preceding two years, with a primary focus on the most recent year.
2. Review and reporting shall be focused on fundamental and significant deviations from the applicable regulations and standard practice for listed companies.
3. Observations and comments of a minor nature shall be communicated to the Company as areas for improvement, but shall not normally affect the overall assessment unless the scope is so great that they affect the overall impression.

8. Audit

1. Elected auditor (expertise and experience)
2. Significant findings are reported by the auditors, as well as how they are handled by management
3. Audit focus
4. Interaction with management and Board of Directors
5. Other assignments

9. External information disclosure (rules 2.15.3(b) and (d), and section 3 of the Stockholm Supplement)

1. Capacity (organization, expertise and procedures) for providing information to the stock market.
2. The Company’s measures for ensuring that the information is provided in accordance with MAR and the Stock Exchange’s disclosure and information requirements.
3. Information and insider policy.
4. The people responsible for external communication (rule 2.15.3(d)) and any engaged advisers.
5. Press releases – compliance with MAR (if the Company is already listed). Assessment that the information provided to the market has been consistent with MAR requirements, including delay of disclosure, and the Stock Exchange’s disclosure and information requirements.
6. Website – compliance with the Stock Exchange’s requirements and guidance, including information required in a specific section in regards to the corporate governance code.
7. Related-party transactions.

Instructions:
The Listing Auditor’s review of related-party transactions comprises the Company’s organization and processes for handling related-party transactions, while the existence of agreements and related-party transactions as well as their presentation in the Prospectus is reviewed by the legal counsel and presented in their legal due diligence report.
10. **Prospectus (rule 2.6.3, rule 8 of the Stockholm Supplement)**

1. The Listing Auditor’s assessment of the Prospectus shall be focused on the transparency of the Prospectus in order to ensure that the view of the Company formed by the review is also reflected in the Prospectus. [SPAC: specific confirmation that risks for investors are clearly described, incl. the conditions for warrants and the risk of conflicting interests between sponsors and other investors]

2. Description of any exemptions from the Prospectus Regulations that have been applied for, and granted where applicable.

   **Instructions:**
   *The purpose of the Listing Auditor’s review is to assess the combined information about the Company and its circumstances presented in the Prospectus based on an overall perspective. The Listing Auditor shall hereby pay attention to accounts and descriptions of areas that may be of particular importance for an investor’s assessment of the Company, and where uncertainty may exist. These areas include:*
   1. Working capital (may also be relevant when earnings capacity can be demonstrated, see item 4),
   2. Financing, and
   3. Risk factors

11. **Legal due diligence (rule 3, Stockholm Supplement)**

1. Assessment of the legal due diligence’s scope and relevance (with account for the terms of reference for the legal due diligence). The Listing Auditor’s comments on the contents of the due diligence, insofar as special circumstances exist.

2. Comments on significant observations from the legal due diligence and, where applicable, reference to information in the Prospectus.

3. If it has not been possible to obtain police record extracts (Sw. utdrag ur belastningsregister), this must be specifically noted and an explanation of the alternative method for obtaining the equivalent information presented.

12. **Share capital and shareholders**

1. Share capital and shareholders (reference to information in prospectus).
2. Shareholder agreements. **11**
3. Incentive programs**12**
4. [SPACs: Rule 2.18.7 redemption clause, warrants and possible dilution]

   **Instructions:**
   *Incentive programs:*
   1. Reference to information in the Prospectus and presentation for any comments from the legal due diligence
   2. Any programs subscribed for with terms that are not considered market-based require a specific comment.

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**11** Information is obtained from the legal due diligence report.
13. **Pricing**

1. Reference to valuation appendix.\(^{13}\)

2. Comments on specific and significant factors to account for in connection with the valuation and transaction, insofar as these exist and are not presented in the valuation appendix.

3. Opinion on whether the contents of the Prospectus provide sufficient documentation for an investor to make an informed assessment of the Company and its value.

4. Listing transfer (without new share issue): Reporting is limited to item 3 above, with consideration for the fact that the Company’s share is already traded, as well as an account of the market’s pricing of the share, including history and trading volume. There should be an appendix explaining where valuation-facilitating information can be found in the Prospectus.

*Instructions*

*Review of valuation shall be limited to:*

1. *Examination and a discussion aimed at understanding the valuation documentation with the Company and the financial advisers.*

2. *Review and assessment of how the information in the Prospectus contributes to, and is sufficient for, an investor’s evaluation of the Company.*

3. *A valuation meeting and valuation appendix are not required for listing transfers (without a new share issue).*

14. **Appendices**

1. A draft prospectus dated no later than two working days prior to the date of the Listing Auditor’s report.

2. Valuation appendix (for an example of contents, refer to Appendix 1.1).

3. Completed checklist.

4. Assignment, review materials and procedures.

\(^{13}\) *See Appendix 1.1 – Valuation and preliminary offering structure*
Appendix 1.1 – Valuation and preliminary offering structure
(Example of contents)

In order for the Listing Committee to form an opinion on the valuation of the Company and the preliminary offering structure, an appendix prepared by the Company and/or its financial advisers containing a description of the essential components of the valuation of the Company and the planned offering structure, shall be attached to the Listing Auditor’s report.

The contents of the Appendix depend on the specific situation and may therefore be determined on a case-by-case basis. However, the minimum expectations of the contents of the appendix are presented below.

2. Compilation of the Company valuation.
   a. The description shall contain comments on specific factors to account for in the valuation of the Company.
   b. Presentation of peers, and comments on their selection.
   c. Presentation of EV and EQ value.
3. Summary description of the proposed transaction and its outcome at various price levels, rate of acceptance and exercise, including any increase and over-allotment option, etc.
4. Net debt/cash table before and after the offering.
5. Ownership structure table before and after the offering, including free float.
6. Presentation of where valuation-facilitating information can be found in the Prospectus.

The valuation appendix should contain clear references to the Prospectus, so that the reader can read the Prospectus together with the appendix. It should also include references to where the information can be found in the Prospectus so that an investor can make their own assessment of the company’s value.

Additionally, the valuation appendix shall include a statement that the market value of the shares is at least EUR 1 million.
Appendix 2 – Assignments and responsibilities

Client and contractor
The client is the Company. The contractor is the audit firm at which the Company’s designated Listing Auditor is employed.

Results of the assignment
The report resulting from the assignment is intended for both the Company and the Stock Exchange. The Stock Exchange is obligated by law to not disclose the results of the listing review to third parties (except for regulatory supervision). A reliance letter has been issued to describe this arrangement between the Stock Exchange and the Listing Auditor.

Fees, expenses, etc.
The fee for the listing review is subject to agreement between the Company and the Listing Auditor.
Appendix 3 – Procedure for administration of listing review

Nasdaq Listing Qualifications ("LQ") is responsible for the coordination of the following process:

1. The Company confirms that it wants to initiate a listing process by submitting “Admission Form A – Request to Initiate Admission Review” to LQ. Nasdaq thereafter creates an invoice and books a startup meeting. The Company should already have engaged a Listing Auditor by this point in time.

2. A startup meeting then takes place with the Company, Listing Auditor and LQ. The startup meeting must take place no later than three months prior to the desired date of the Listing Committee meeting, where the Company’s fulfillment of the listing requirements will be assessed. The startup meeting has two main purposes – to present the Company and the conditions that apply prior to a listing, and that LQ informs about the Stock Exchange’s listing process and discusses any questions that the Company may have regarding this process. The schedule for the listing, the Stock Exchange’s review and the procedure for continuous status updates are also discussed. After the meeting, LQ sends a letter with preliminary observations and an invoice to the Company.

3. The Company sends a preliminary schedule to LQ and continuous updates on the review procedure. Continuous updates during the review are planned between LQ and the Company together with the Listing Auditor. Upon request, LQ may examine a draft version of the Listing Auditor’s report in connection with these updates.

4. The Company shall present the final report, and the draft prospectus on which the report is based, in digital format (PDF) to LQ before 12.00 p.m. no later than six working days prior to the Listing Committee meeting where the report will be assessed. LQ distributes the report and the Prospectus to the Listing Committee’s members.

5. The Company shall submit “Admission Form B – Request for Admission Assessment” to LQ no later than five working days prior to the Listing Committee’s meeting.

6. The Listing Auditor presents the report to the Listing Committee meeting. The Listing Committee determines whether the Company meets the listing requirements.

7. LQ contacts the Company (and/or the Company’s adviser) on the dates published on the Stock Exchange’s website regarding the Listing Committee’s assessment as well as the Committee’s views on the Prospectus.

8. If the Listing Committee decides to make its assessment conditional, LQ arranges the follow up with the Company.

9. The Company (or adviser) submits a copy of the Swedish Financial Supervisory Authority approval and registration of the Prospectus, and a copy of the Prospectus.

10. No later than 12:00 p.m. CET on the working day prior to the planned date of admission of the Company’s financial instruments to trading, the Company shall submit “Admission Form C – Application for Admission to Trading” to LQ, through which the Company applies for admission of the Company’s financial instruments to trading. Any remaining documents must be attached (such as signed undertaking).
11. LQ decides to admit the Company’s financial instruments to trading based on, *inter alia,* “Admission Form C – Application for Admission to Trading.” and in accordance with the Listing Committee’s assessment according to item 7. The Company is immediately informed about the Stock Exchange’s decision.

12. LQ issues a Stock Exchange announcement of the listing. The Stock Exchange’s decision may be conditional on satisfactory share distribution (which applies to IPOs since the certificate of distribution of shares may not be completed until late in the evening) which, if such is the case, will be stated in the Stock Exchange announcement.

13. The certificate of distribution of shares should be submitted no later than early next morning before the Stock Exchange opens for the first day of trading.

14. LQ closes the case internally following admission to trading.
Appendix 4 – Contents of the summary of the listing review report

In order to create clear decision support for the Listing Committee, the Listing Auditor’s summary shall focus on the extent to which the applicant company meets the Stock Exchange’s listing requirements and contain statements of assurance in accordance with ISAE 3000 of the Company’s fulfillment of the listing requirements. The summary should therefore be structured in accordance with the following (contents set out in Swedish below since reports are generally provided in Swedish language).

2.1 Sammanfattning

[Short description of the company’s activity, group structure and preliminary offer at the planned listing.]

Noteringsrevisorn har inom ramen för sitt uppdrag tagit ställning till om Bolaget uppfyller Börsens noteringskrav enligt följande:

Redovisnings- och verksamhetshistorik

[Short description of the company’s business idea and history.] Bolaget har en tydlig affärsidé och bedriver löpande affärsverksamhet (regel 2.8.1). Bolaget har bedrivits i nuvarande form minst ett år och har därmed tillräcklig verksamhetshistorik (regel 2.8.2).


Vid vår genomläsning av [årsredovisningen för 2020 och Q2-rapporten för 2021] har inget kommit till vår kännedom som får oss att anse att Bolaget inte i alla väsentliga avseenden lämnar information i de finansiella rapporterna som är tillräcklig för att investerare ska kunna utvärdera verksamhetens utveckling samt emittenten och aktierna som investering. (regel 2.7.2)

Uttalandena om redovisnings- och verksamhetshistorik har lämnats med grund i de förhållanden som beskrivs i avsnitt 3 och 7 i denna rapport.

Lönsamhet och finansiella resurser

Bolaget redovisar positivt resultat efter skatt för senaste räkenskapsåret och uppfyller därmed regelverkets krav om dokumenterad vinstintjäningsförmåga. (regel 2.9.1)

Uttalandet om dokumenterad vinstintjäningsförmåga har lämnats med grund i de förhållanden som beskrivs i avsnitt 4 i denna rapport.

Alternativt: Bolaget redovisar negativt resultat efter skatt för senaste räkenskapsåret och uppfyller därmed inte regelverkets krav om dokumenterad vinstintjäningsförmåga. Vi har tagit del av Bolagets rörelsekapitalutlåtande, vilket har beslutats av styrelsen, som visar att 12 månaders rörelsekapital enligt prognosen finns från första dag för handel. Inget av väsentlighet har kommit till vår kännedom som får oss att ifrågasätta Bolagets slutsats att 12 månaders rörelsekapital kommer finnas från första dag för handel (regel 2.9.2)

Uttalandet om rörelsekapitalet har lämnats med grund i de förhållanden som beskrivs i avsnitt 4 i denna rapport.
**Ledning och styrelse**

Vår bedömning är att det inte föreligger några omständigheter som indikerar att Bolaget inte uppfyller kraven i regelverket när det gäller styrelsens och ledningens arbetssätt (regel 2.15.1)

Legal granskare har bekräftat att bolaget har implementerat svensk kod för bolagsstyrning och att bolaget har för avsikt att följa koden utan undantag. (regel 2.15.1)

Samtliga styrelseledamöter och ledande befattningsshavare kommer vid noteringstillfället att ha varit verksamma under minst tre månader och kommer att ha medverkat till framtagandet av minst en finansiell rapport. (regel 2.15.2)

*[Information om eventuella beviljade undantag.]*

Samtliga i styrelsen och ledningen har deltagit i börsutbildning enligt de bekräftelser som erhållits från den legala granskaren. (regel 2.15.2)

*[Tabell med styrelseledamöter, datum för tillträde samt uppgift om oberoende i förhållande till större ägare respektive bolaget/bolagsledningen, vilka som är ledamöter i utskotten samt datum för deltagande i börsutbildning.]*

*[Tabell med ledande befattningsshavare, anställningsform, datum för tillträde samt datum för deltagande i börsutbildning.]*

Uttalandena om ledningen, styrelsen och bolagsstyrningen har lämnats med grund i de förhållanden som beskrivs i avsnitt 5 i denna rapport.

**Interna rutiner och system**

Bolaget tagit fram ett ramverk gällande risk och intern kontroll. Resultat från självutvärdering och testning har rapporterats till revisionsutskottet. Sammantaget är det vår bedömning att det inte finns några indikationer på att Bolaget inte, i alla väsentliga avseenden har upprättat erforderliga rutiner och system, inklusive system och processer för finansiell rapportering enligt de krav som ställs på ett noterat bolag. (regel 2.15.2 och avsnitt 5 i ”Vägledning – intern kontroll och styrning”).

*[Vid behov kortfattad kommentar kring avvikelser från huvudregeln, motiv för ställningstagande samt eventuella beviljade undantag. Vid behov hänvisning till fördjupad diskussion i granskningsrapporten.]*

Uttalandet om interna rutiner och system för finansiell rapportering har lämnats med grund i de förhållanden som beskrivs i avsnitt 6 i denna rapport.

**Prospektet**

Noteringsrevisorens genomgång syftar till att utifrån ett helhetsperspektiv bedöma den samlade informationen om bolaget och dess förhållanden som presenteras i prospektet.

Enligt bekräftelse från legala granskaren har Prospektet genomgått en första granskning av Finansinspektionen vars synpunkter har hanterats i prospektet. (regel 2.6.1)

Legala granskningen har bekräftat att riskerna är korrekt återgivna i Prospektet och Bolagets revisor kommer att uttala sig om informationen i F-pages.
Det har utifrån vår granskning inte framkommit något som, utifrån ett helhetsperspektiv, indikerar att innehållet i Prospektet inte överensstämmer med den bild av Bolaget som framkommit i granskningen. (regel 2.6.3)

Uttalandet om prospekt har lämnats med grund i de förhållanden som beskrivs i avsnitt 10 i denna rapport.

[Vid behov kortfattad beskrivning av framförda synpunkter samt motiv för slutligt ställningstagande. Vid behov hänvisning till fördjupad diskussion i granskningsrapporten] [SPACs – SPAC regler (2.18)]

Övriga uttalanden och iakttagelser

[Eventuella övriga synpunkter och iakttagelser avseende Bolaget som har påverkat Noteringsrevisorns slutliga ställningstagande men som inte har någon direkt koppling till ovanstående noteringskrav]

2.2 Bekräftelser från den legala granskningen

Vi har erhållit rapport från den legala granskaren [respektive skattegranskaren] med bekräftelser på att samtliga områden som omfattas av Nasdaqs uppdragsbeskrivning för legal granskning har beaktats. Se vidare avsnitt x.

2.3 Slutligt ställningstagande

Baserat på utförd granskning och med hänvisning till ovan uttalanden och bekräftelser är vår sammanvägda bedömning att Bolaget uppfyller noteringskrav enligt Börsens gällande regelverk daterat xxx och har således de förutsättningar som krävs att leva upp till kraven på ett börsnoterat Bolag.

Ovan förutsätter att:

● Styrelsen undertecknar ett i övrigt allt väsentligt oförändrat Prospekt, samt

● Bolagetets slutliga Prospekt blir godkänt av Finansinspektitionen.

[plats] den X månad 202X

NAMN

Auktoriserad revisor
Appendix 5 – DOCUMENTATION TO BE MADE AVAILABLE FOR REVIEW BY LISTING AUDITOR

**Documents of incorporation**

<table>
<thead>
<tr>
<th>1.1 Articles of association</th>
<th>[Dated]</th>
<th>[Comments]</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.2 Certificate of registration</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Description of the business**

<table>
<thead>
<tr>
<th>2.1 Description of the business (including history, business concept, R&amp;D, classification by operating segment)</th>
<th>[Dated]</th>
<th>[Comments]</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.2 Major customers/suppliers (sales and purchases for the most recently closed financial year).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.3 Details of significant competitors.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.4 Organizational flow-chart (operative and legal).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.5 Description of material acquisitions and sales in respect of the business in the past three years.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Minutes of meetings/Rules of procedure**

<table>
<thead>
<tr>
<th>3.1 Minutes of general meetings held by the parent company in the past three years.</th>
<th>[Dated]</th>
<th>[Comments]</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.2 Minutes of board meetings held by the parent company in the past three years, including all appendices and agendas, as well as other information which was provided to the directors prior to the meetings.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.3 Minutes of meetings held by committees of the board of directors, where applicable (audit committee, remuneration committee, etc.), in the past year.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.4 The board of directors’ rules of procedure (including instructions for committees).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.5 Minutes of meetings held by the Issuer’s management (in the past year).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.6 CEO instructions.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
3.7 Instructions for reporting to the board of directors (Chapter 8, Section 4 of the Companies Act).

3.8 List of the Group’s policies, including a description of the policies established by the board of directors and the status of other policies.

<table>
<thead>
<tr>
<th>Board of directors and senior executives</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1 Description of the composition of the board of directors, including the composition of committees.</td>
</tr>
<tr>
<td>4.2 Description of the composition of the Issuer’s management, including Group management, and its function.</td>
</tr>
<tr>
<td>4.3 CVs of directors, the CEO and other senior executives, and results of assessment conducted in accordance with Section 5.1 (honesty and integrity).</td>
</tr>
<tr>
<td>4.4 Terms and conditions applicable to board directors.</td>
</tr>
<tr>
<td>4.5 Procedures for determining remuneration for senior executives.</td>
</tr>
<tr>
<td>4.6 Employment contracts for senior executives (including details of terms and conditions relating to bonuses, severance pay, pensions and other remuneration).</td>
</tr>
<tr>
<td>4.7 Description of incentives programs (both current and planned).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Accounts/IT functions</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.1 Organizational flow-chart (Accounts function and IT function).</td>
</tr>
<tr>
<td>5.2 Description of positions/overall description of duties performed by the Group’s Accounts function.</td>
</tr>
<tr>
<td>5.3 Accounting handbook, including reporting plan for internal financial reporting and documentation in respect of procedures and accounting principles.</td>
</tr>
<tr>
<td>5.4 Documentation in respect of budget process, including budget instructions,</td>
</tr>
</tbody>
</table>
description of follow-up process, and current budget, including a description of underlying assumptions.

5.5 Current examples of interim reporting to the management and the board of directors, and any other regular follow-up (in the past year).

5.6 Attestation plan.

5.7 Description of approaches and analyses carried out to determine classification of operating segments in accordance with IFRS 8.

5.8 Documentation in respect of the most recent impairment test that has been carried out.

5.9 Description of internal controls and risk management.

5.10 Overall description of administrative support system (link to other systems).

5.11 IT policies (security procedures, including back-ups).

5.12 Employee handbook/Personnel policies.

Business plan, financial targets

6.1 Most recently adopted business plan or equivalent description, and a description of the work performed by the Issuer in relation to strategic issues.

6.2 Documentation in respect of forecast process, including follow-up process and current forecasts, including a description of underlying assumptions.

6.3 Documentation in respect of analyses of outcomes compared with budgets and forecasts for the past three years. For the past year, the analysis must also be classified by operating segment and any additional business areas.

6.4 Current financial targets (documentation).

Financing

7.1 Copy of Financing Policy.
<table>
<thead>
<tr>
<th>7.2 Financing, including details of loan terms and conditions (covenants) and copies of the most recent reports submitted to the lender regarding covenants, including calculations connected therewith.</th>
</tr>
</thead>
<tbody>
<tr>
<td>7.3 Documentation indicating how the Issuer’s capital requirements are secured both in the short-term and the long-term.</td>
</tr>
<tr>
<td>7.4 Documentation in respect of currency exposure and the Issuer’s procedures for monitoring and managing such exposure.</td>
</tr>
<tr>
<td>7.5 Documentation in respect of other means of financing, such as material leasing contracts, factoring, securitization, preference shares, convertible instruments, etc.</td>
</tr>
<tr>
<td>7.6 Details of the most recent valuation of the Issuer.</td>
</tr>
</tbody>
</table>

**Reporting/Provision of information**

<table>
<thead>
<tr>
<th>8.1 Information policy.</th>
<th>[Dated]</th>
<th>[Comments]</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.2 Description of the Issuer’s procedures concerning the provision of information internally.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.3 Description of the Issuer’s procedures concerning the provision of information externally, including the IR function.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.4 Description of the work being performed to update the website prior to the listing.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.5 Annual reports for the parent Issuer and the Group for the past three years.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.6 Interim reports for the parent company and the Group for the past year.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.7 Prospectuses or documents similar to prospectuses issued in the past three years.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.8 Draft prospectus relating to the listing and checklists according to Section 5.3.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.9 Documentation concerning transition to IFRS, carried out prior to the listing.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.10 Documentation forming the basis of any pro forma accounts in the prospectus or annual report.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shares/Shareholders</td>
<td></td>
<td></td>
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<tr>
<td>----------------------</td>
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<td></td>
</tr>
<tr>
<td>9.1 Current list of major shareholders.</td>
<td>[Dated]</td>
<td>[Comments]</td>
</tr>
<tr>
<td>9.2 Current list of shares and equity-related instruments held by directors and senior executives.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.3 Copy of insider dealing policy (log book instructions).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.4 Description of the historical development of the share capital, including descriptions of transactions carried out in the past three years and their effect on the share capital, and other elements of shareholders' equity.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.5 Shareholders’ agreements/consortium agreements or other agreements between/letters of intent from the owners, of which the Issuer is aware.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.6 Details of the Issuer’s shares which have previously been admitted to trading. (Copies of any correspondence with the Exchange or any other body responsible for the marketplace).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.7 Description of planned changes in the share capital prior to the listing and their effect on the Issuer’s shareholders’ equity.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Legal and tax-related information</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>10.1 Details of material contracts, loan agreements, acquisition agreements, cooperation agreements, licensing agreements, etc. and details of how significant disputes are treated for accounting purposes.</td>
<td>[Dated]</td>
</tr>
<tr>
<td>10.2 Report from the legal review performed in connection with the application for listing (see Section 5.1).</td>
<td></td>
</tr>
<tr>
<td>10.3 Significant observations from any legal reviews performed in connection with</td>
<td></td>
</tr>
<tr>
<td>Description</td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------------------------------------</td>
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</tr>
<tr>
<td>material acquisitions in the past three years.</td>
<td></td>
</tr>
<tr>
<td>10.4 Description of procedures for handling relationships with closely-related parties and transactions with closely-related parties.</td>
<td></td>
</tr>
<tr>
<td>10.5 Description of transactions and agreements entered into with closely-related parties in the past three years.</td>
<td></td>
</tr>
<tr>
<td>10.6 Details of any tax audits (audit memoranda received in the past three years).</td>
<td></td>
</tr>
</tbody>
</table>