



CONSENT FORM

Consent to the transfer and assignment of the All NEMO Cooperation Agreement ("**ANCA**"), the All NEMO Day-Ahead Operational Agreement ("**ANDOA**"), Power of Attorney Agreement between NEMOs for the appointment of the Contracting Party of the Project Manager Office of the NEMOs ("**PMO PoA**"), Power Of Attorney Between The Nemos With Respect To The Contract With A Third-Party Service Provider ("**Internet Site PoA**"), the Single Day-Ahead Operations Agreement ("**DAOA**"), the Central Settlement Entity Service Level Agreement for Day-Ahead Coupling Operations ("**Central Settlement Entity Service Level Agreement**"), the PCR Co-Ownership Agreement, the PCR Power of Attorney for contracting with N-side the Maintenance and Support Services Agreement for Euphemia, the PCR Power of Attorney for contracting with Colt Technology Services, and the Power of Attorney for the Appointment of Contractor for Broker/Matcher Procurement (collectively the "**PCR Agreements**"), as amended from time to time (hereinafter jointly referred to as the "**Agreements**") from Nasdaq Oslo ASA to Nasdaq Spot AB.

The undersigned, signing on behalf of OTE A.S. (the "**Company**"), hereby acknowledges that:

- (i) Nasdaq Oslo ASA and Nasdaq Spot AB are planning an intra-group transfer and assignment of the Agreements from Nasdaq Oslo ASA to Nasdaq Spot AB;
- (ii) the transfer and assignment of the Agreements, with all rights and obligations, from Nasdaq Oslo ASA to Nasdaq Spot AB will be effective once each relevant contracting party to the Agreements will have provided its written consent;
- (iii) the transfer and assignment of the PCR Agreements, with all rights and obligations, from Nasdaq Oslo ASA to Nasdaq Spot AB will be effective once each contracting party to the ANDOA and PCR Co-ownership Agreement will have provided its written consent and Nasdaq Spot AB has notified the Steering Committee in writing on its adherence to the PCR Co-ownership Agreement;
- (iv) Nasdaq Spot AB will duly inform all parties to the Agreements of the date on which the transfer and assignment will be effective (hereinafter "**Effective Date**").

The Company hereby consents and approves that:

- a) as of the Effective Date Nasdaq Oslo ASA transfers and assigns the Agreements, with all rights and obligations, herein including, but not limited to, the PCR Market Coupling System and other Co-Owned Assets under the PCR Co-ownership Agreement, to Nasdaq Spot AB;
- b) Nasdaq Oslo ASA will, as from the Effective Date, no longer be a party to the Agreements and shall, as from the Effective Date, be fully discharged from any liabilities under the Agreements;
- c) Nasdaq Spot AB shall, as from the Effective Date, assume all obligations, duties, liabilities and commitments of Nasdaq Oslo ASA under the Agreements, of whatever kind or nature.



This consent form is governed by Belgian law with respect to all the Agreements, with the exception of the Internet Site PoA for which this consent form is governed by Spanish Law.

On OTE, a.s. behalf of
.....
(the Company)



On OTE, a.s. behalf of
.....
(the Company)

