



Nasdaq Oslo ASA

Conflicts of Interest Policy on the Board of Directors

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1. OBJECTIVE

The purpose of the Conflicts of Interest Policy for the Board of Directors (“the Policy”) is to further explain and define the responsibilities, obligations and potential or real conflicts of interest (collectively referred to as “conflicts of interest” or “conflict(s)” in this Policy) of the Board of Directors of Nasdaq Oslo ASA (“the Board”).¹

Under the Norwegian Securities Trading Act (No 75. 2007)², as well as Markets in Financial Instruments Directive (Directive 2014/65/EU, hereinafter referred to as “MiFID II”) a market operator shall have effective and sufficient arrangements to prevent, identify and manage any conflicts of interests.

More detailed provisions on managing conflicts of interest are also found in the ESMA Guidelines on the management body of market operators and data reporting services providers (hereinafter ESMA Guidelines 70-154-271), which also describe the management of conflicts of interests for Board members³.

Nasdaq Oslo ASA (hereinafter “NQO”) has adopted a general Conflicts of Interest Policy that applies to all NQO employees. Conflicts of Interest issues are also governed by the Code of Ethics⁴.

The Board should ensure that public disclosure of this Policy is made. National competent authority shall be notified about any material conflicts of interest identified and the mitigating measures taken by the Board.⁵

This Policy on Conflicts of Interest for the Board of Directors (“the Policy”) describes circumstances that may give rise to conflicts of interest within the Board of Directors of Nasdaq Oslo ASA (“NQO”) (the “Board” or “NQO”, respectively) and sets out how they should be prevented, managed and disclosed. The Policy also sets out how to deal with non-compliance with the Policy.

2. SCOPE

This Policy applies to all conflicts of interest that may arise within the Board, for instance between Board members and NQO’s clients or between a Board member’s duties and responsibilities towards NQO and their engagement outside NQO.

All Board members must adhere to this Policy.

NQO is a subsidiary and affiliate of other entities within The Nasdaq, Inc. (“Nasdaq Group”).

¹ The Conflicts of Interest Policy may be used for reference also for the purposes of this Policy.

² The Norwegian Securities Trading Act (No.75. 2007) sec. 11-8 subsec. 1 states that “The board of directors shall ensure that the undertaking is organised and managed in an effective and prudent manner, including in a manner which ensures the segregation of the various parts of the business and the prevention of conflicts of interest, and which promotes the integrity of the market”.

³ ESMA Guidelines 70-154-271 sec. 35 states that “the management body of market operators and DRSPs should have a formal written conflicts of interest policy and an objective compliance process for implementing the policy”.

⁴ The Nasdaq Code of Ethics is a group policy affirming Nasdaq, Inc.’s dedication and commitment to the highest ethical conduct in all dealings, and outlines the obligations as an employee to ensure we meet that commitment. The Code of Ethics is adopted by all the companies within the Nasdaq Group.

⁵ See ESMA Guidelines 70-154-271 section 36



. NQO deems it acceptable for its executives to sit on more than one Board within the NasdaqGroup. More detailed overview and guidance on calculation of the number of directorships is provided in MiFID II art. 45 and chapter 5.2 of ESMA Guidelines 70-154-271. However, if conflict of interest arises (see list of Potential Conflicts of Interest in section 4 below), it must be managed in accordance with the procedures described in this Policy.

3. DEFINITION OF A CONFLICT OF INTEREST

On a general level, a conflict of interest exists when there are at least two stakeholders whose interests interfere, and if one stakeholder's interest is met, it is at the expense of the other.

Risks of conflicts of interest usually arise in connection with prioritization and a potential conflict of interest often becomes real in the context of decision making. It may involve one party being able to make a decision affecting another party, or holding/accessing information about another party, and the decision or the information received can be beneficial or harmful to the deciding/receiving party, or to a person related to that party. Further, the decision or the information generally involves a risk of violating the rights of another party.

A conflict of interest arises when:

- Your own private interests, personal or financial, interfere in any way (or could be perceived as interfering in any way) with the interests of NQO or its clients;
- Your activities might raise questions as to whether you are acting for personal gain or for the benefit of a third party, rather than in NQO's or its clients' interests;
- You or others could reasonably perceive that you owe a duty of loyalty to an entity or person whose business interests are not aligned with NQO's or its clients'; or
- Your activities might raise questions as to whether you are acting in NQO's commercial interests when you are acting on behalf of NQO, including for the benefit of a third party, in a way that conflicts with the regulatory requirements applicable to the exchange.

Conflicts of interest can arise between a service provider and its client, or between different clients of the service provider.

Section 4 below describes specific circumstances that may give rise to conflicts of interest within the Board.

4. POTENTIAL CONFLICTS OF INTEREST

Conflicts of interest may arise due to Board members'⁶:

- Personal, professional or economic relationships with other persons or legal entities;
- Past or present positions held;
- Personal, professional or economic relationships with other members of the Board of Directors or senior management (or with other entities within the Nasdaq Group);
- Other economic interests; or
- Other interests, including family interest, that may create actual conflicts of interest.

⁶ See ESMA Guidelines 70-154-271 page11, section31.

In particular, the following circumstances may give rise to conflicts of interest:⁷

- Involvement with a particular member firm, to which the Board member has a connection (through participation, current or previous managerial positions, association or similar);
- Involvement in a decision taken at another Nasdaq Group Board meeting that is being decided upon at NQO Board meeting;
- Involvement in a decision affecting another business unit where the Board member has a managerial position or a decision in regard to a licensed operation where the Board member is involved;
- A Board member not being able to commit sufficient time to execute his/her responsibilities within NQO⁸.
- A conflict with obligations towards another Nasdaq Group entity;
- Involvement with another market operator or an entity of a market operators group (contractual, through participation, association, employment or similar) or association directly with a shareholder whose ownership reaches or exceeds 5% of voting rights of a market operator;
- A family member⁹ gains a role which causes a conflict of interest;
- A Board member gains a Nasdaq position either within or outside the Nasdaq Group;
- A Board member has a connection to a service provider;
- A Board member has a financial interest in a particular decision; and
- Any other conflicts that may arise, including those pursuant to the provisions of the Norwegian Public Limited Liability Companies Act (Act 13 June 1997 No 45) section 6-27.

5. MEASURES FOR MANAGING CONFLICTS OF INTEREST

5.1 Group activities

As mentioned above, NQO is a subsidiary and an affiliate of other entities within the Nasdaq Group. It is important that NQO has procedures in place to ensure that decisions made by other group entities, affecting NQO's operations and governance, cannot be made without the consent of the Board.

Therefore:

- The Board can refrain from implementing a decision taken by another group entity where the decision could compromise NQO's ability to comply with local regulatory requirements and policies, or where the risks of the decision affecting NQO's ability to operate appropriately would be too high.
- Where policies or plans have been prepared by another Nasdaq Group Entity, the Board shall ensure that they are appropriate for the purpose before approving them.

⁷ See ESMA Guidelines 70-154-271 page 11-12, section 32.

⁸ The number of contracts or mandates a Board member may have, depends on the circumstances and is to be assessed individually. Further guidance on sufficient time commitment and calculation of the number of directorships can be found in ESMA guidelines 70-154-271 sec. 17 – 23. No individual assessment of the number of mandates a Board member may hold shall violate the above-mentioned principles in the guidelines.

⁹ Family members (relatives by blood, marriage) and cohabitants and other equal person who might be relevant in terms of conflicts of interest for NQO.

5.2 Disclosure of circumstances

Each Board/ prospective Board member must promptly disclose circumstances described in section 3-4 this to the Chairman of the Board. Further, the Board member must refrain from participating in the decision-making in situations referred to in the Public Limited Liability Companies Act section 6-27. The Chairman of the Board shall decide on the measures to be taken in respect of the member, based on the particular facts and circumstances. Measures may include, but not limited to the following:

- Requiring the Board member to leave the room for that discussion, or
- Requiring the Board member to abstain from voting on that agenda item.

If the Chairman of the Board is conflicted, he/she must notify the Board and appoint another Board member to deal with the matter in accordance with the above.

Any Board member's refrainment from participating in the decision-making shall be documented in the Board meeting minutes.

The existence of a circumstance which may give rise to a conflict of interest does not automatically preclude a member or prospective member from being part of the NQO's Board. After the appointment, any new circumstance which may give rise to a conflict of interest or new actual conflict of interest should be disclosed and the mitigating measures should be approved by the Board.¹⁰

5.3 Permanent conflicts of interest

If a conflict of interest arises that may be of a permanent nature, the Board member should consider their resignation from the Board.

5.4 Repeated conflicts of interest

If the Chairman of the Board finds that a Board member is frequently conflicted, he /she may ask the member to resign from their position. This is in order to benefit the Board, and ensure there is an adequate challenge and discussion in all aspects of the governance of NQO.

5.5 Outside business activities¹¹

A Board member shall, to the extent possible, avoid outside business activities that could create conflicts of interest or the appearance of conflicts of interest. Prior to the engagement in outside business activities, a Board member must apply for approval by the Board¹². The applying Board member shall disclose any circumstances that may give rise to conflicts of interest or the appearance of conflicts of interest. The Board should then assess the potential/existing conflict of interest and decide on mitigating measures. Any material changes in the circumstances should be reported to the Board.

¹⁰ See ESMA Guidelines 70-154-271

¹¹ See ESMA Guidelines 70-154-271 sec. 13 & 31

¹² This approval process is required in addition to the approval process set forth in the Code of Ethics.

Notwithstanding the above, a Board member may hold a position in another Nasdaq Group Board without prior approval by the Board, provided that the Board member can commit enough time and independence of mind with respect of his/her engagement in NQO¹³. However, such intra-group Board membership shall be disclosed to the Board¹⁴. If a conflict of interest is known, the Board member must apply for approval and the Board will assess if such a Board membership is appropriate and/or tolerated.

5.6 Procedures for dealing with non-compliance¹⁵

Any non-compliance with this Policy should be taken up on a Board meeting and the Board shall decide on measures to be taken.

5.7 Transactions with related parties¹⁶

Transactions between Board members and their related parties,¹⁷ which could constitute a conflict of interest or be perceived as a conflict of interest in relation to NQO, shall be carried out on an arm's length basis. A Board member shall disclose any such transaction with a related party in advance to the Board. The Board shall then assess whether the transaction may be approved.

6. REVIEW AND APPROVAL

This Policy shall be reviewed and adopted by the Board on at least an annual basis.

¹³ See further guidance on sufficient time commitment and the assessment of independence of mind in chapters 5.2 & 5.5 of ESMA Guidelines 70-154-271 respectively.

¹⁴ The disclosure of outside business activities will take place in connection with the annual competence assessment and Board work evaluation.

¹⁵ See ESMA Guidelines 70-154-271 section 35(g)

¹⁶ See ESMA Guidelines 70-154-271 section 35 (f)

¹⁷ For the purpose of this section, 'related parties' shall mean any of the following: a) a spouse, or a partner considered to be equivalent to a spouse in accordance with national law, b) a dependent child, in accordance with national law, c) a relative who has shared the same household for at least one year on the date of the transaction concerned, or d) a legal person, trust or partnership, the managerial responsibilities of which are discharged by a person discharging managerial responsibilities or by a person referred to in point (a), (b) or (c), which is directly or indirectly controlled by such a person, which is set up for the benefit of such a person, or the economic interests of which are substantially equivalent to those of such a person.