

Terms and conditions for Dome Energy AB (publ)'s warrants 2018

1 Definitions

The definitions below shall apply to the terms as used here in these terms and conditions.

"Banking Day"

refers to days, which are not Saturdays or Sundays or other public holiday;

"Bank"

refers the bank or other institute that the Company, from time to time, has appointed as issuing agent pursuant to these terms and conditions;

"Company"

refers to Dome Energy AB (publ), reg. no 556533-0189;

"Euroclear"

refers to Euroclear Sweden AB, reg. no 556112-8074.

2 The Warrants

- 2.1 The warrants shall be registered with Euroclear in a central securities depository register pursuant to the Financial Instruments Accounts Act (1998:1479). Hence, no physical warrant certificates will be issued.
- 2.2 Registration shall be made on behalf of the holder on an account in the Company's depository register, and registrations regarding the warrants as a result of actions referred to in sections 4, 5, 6, 7, 9 and 11 below shall be made by the Bank.
- 2.3 The Company undertakes, in relation to each holder, to assure that the holder is given the right to subscribe for shares in the Company against cash or set-off payment under the terms and conditions as set out below.

3 Right to subscribe for new shares and exercise price

- 3.1 Each warrant shall entitle the holder to subscribe for one share in the Company at exercise price of SEK 37.50.
- 3.2 The exercise price may be recalculated in those situations as set out in paragraph 0 below. Recalculation may never result in an exercise price that is lower than the share's quotient value.

- 3.3 Subscription shall only be for the entire number of shares to which the total number of warrants entitles the holder, and which that warrant holder requests to exercise. Excess warrants, or excess amount thereof, that cannot be exercised in connection with such subscription will, as far possible, be sold by the Bank on behalf of the subscriber in connection with the subscription and payment of a cash amount less the Bank's cost will be made immediately thereafter.

4 Payment and subscription

- 4.1 Subscription of shares will take place from the date of registration of the warrants with the Swedish Companies Registration Office until September 1, 2020.
- 4.2 Subscription is binding and may not be withdrawn by the subscriber. If subscription is not made within the above-mentioned time period, all rights under the warrants will expire. At subscription, simultaneous cash or set-off payment for the number of shares subscribed for shall be made. Payment in cash shall be made to an account designated by the Company. Notification shall be made in accordance with the procedures as applied by the Bank from time to time.

5 Recording in the share register

Following subscription and payment, allotment of shares is effected through the registration of new shares in the Company's share register as interim shares. Following registration of these shares with the Swedish Companies Registration Office (Sw. Bolagsverket), the registration of the new shares in the Euroclear account will become final. As set out in paragraph 7 below, such final registration will be postponed in some cases.

6 Dividend

Shares issued following exercise of warrants entitle to dividend payment for the first time on the record date for payment of dividends that falls first after the subscription is effected.

7 Recalculation etc.

The following shall govern the warrant holders' rights in the event of circumstances as set forth below. Recalculations shall be conducted by a bank appointed by the Company.

- A. In the event that the Company carries out a **bonus issue of shares**, where a notification of subscription is made at such time that it cannot be effected on or before the fifth banking day prior to the general meeting that resolves to carry out the bonus issue, the warrants shall be effected first after a resolution has been adopted by the general meeting in respect thereof. Shares that have been issued

upon subscription effected after the adoption of said resolution for a bonus share issue shall be registered on an interim basis in the securities account, which means they will not carry the right to participate in said bonus share issue. Final registration in the securities account shall be executed first on the record date for the bonus issue. For subscription effected after resolution to carry out a bonus share issue, the exercise price as well as the number of shares that each warrant entitles the holder to subscribe shall be recalculated. The recalculations shall be made in accordance with the following formulas:

$$\begin{array}{l} \text{Recalculated exercise price} = \frac{\text{Previous exercise price} \times \text{the number of shares outstanding prior to the bonus issue}}{\text{the number of shares outstanding after the bonus issue}} \\ \\ \text{Recalculated number of shares that each warrant entitles the holder to subscribe} = \frac{\text{Previous number of shares for which the warrant entitled the holder to subscribe} \times \text{the number of shares outstanding after the bonus issue}}{\text{the number of shares prior to the bonus issue}} \end{array}$$

The exercise price and the number of shares entitled for subscription by each warrant recalculated as above shall be determined by the Bank as soon as possible following the annual general meeting's resolution to conduct a bonus issue of shares, but shall be applied after the first record day that falls following the issue.

- B. In the event the Company carries out a **reverse share split** or **share split**, then a corresponding recalculation of the exercise price and the number of shares that each warrant entitles the holder to subscribe shall be determined according to the same formula as specified in sub-section A above, whereupon the record date shall be the date the reverse share split or the share split is executed on Company request by Euroclear.
- C. In the event the Company carries out a **new share issue** with pre-emptive rights for current shareholders to subscribe for new shares against payment of cash or through settlement of claims, then the following shall apply as regards the right to participate in the new share issue based on subscription for shares in exercise of the rights entitled by the warrants.
 - 1. Where the Board of Directors resolves to carry out the new share issue contingent on the approval of or pursuant to authorisation of the general meeting, then said resolution shall specify the last date on which subscription of shares issued pursuant to the warrants shall be recorded in order for said shares to carry the right to participate in any such new

share issue. Such date cannot be set earlier than the fifth calendar date after such resolution.

2. Where the general meeting resolves to carry out the new share issue, when notification of subscription is made at such time that it cannot be effected on or before the fifth banking day prior to the general meeting resolving said new share issue, first when the Company has determined a recalculation according to this sub-section C, last paragraph. Shares that have been issued upon subscription for warrants shall be registered on an interim basis in the securities account, which means they will not carry the right to participate in said new share issue.

For subscription effected at such a time that the right to participate in the new share issue does not vest, then the exercise price and the number of shares that each warrant entitles the holder to subscribe shall be recalculated. The recalculations shall be made in accordance with the following formulas:

$$\begin{aligned} \text{Recalculated exercise price} &= \frac{\text{Previous exercise price} \times \text{the average market share price}}{\text{the average market share price increased by the theoretical value of the subscription right calculated on the basis thereof} \\ &\quad \text{Previous number of shares for which the warrant entitled the holder to subscribe}} \\ \\ \text{Recalculated number of shares that each warrant entitles the holder to subscribe} &= \frac{\text{(The average share price increased by the theoretical value of the subscription right calculated on the basis thereof)} \times \text{the average market share price}}{\text{the average market share price}} \end{aligned}$$

The average market share price shall be deemed to correspond to the average of the mean price (daily highest and lowest recorded official exchange transaction price) during the new share issue subscription period. In the event there is no recorded exchange transaction price for any such day, then the closing bid price shall be used in this calculation. Days for which no bid price or sell price is noted shall not be included in this calculation.

The theoretical value of the subscription right shall be calculated according to the following formula:

$$\text{Value of the subscription right} = \frac{\text{The maximum number of shares that can be issued according to the resolution approving the new share issue} \times \text{(the average share price minus the price of new issued shares)}}{\text{the total number of shares outstanding prior to the resolution approving the issue}}$$

Should the above calculation determine a negative theoretical value, then that value shall be deemed as nil (zero). Recalculation of the exercise price and the number of shares that each warrant entitles the holder to subscribe, as

above, shall be determined by the Bank two (2) banking days after the subscription period ends and shall apply to warrants effected after such time. Until recalculation is determined for the exercise price and the number of shares that each warrant entitles the holder to subscribe, any execution of subscription of shares shall be deemed preliminary, whereby the number of shares to which each warrant entitles shall be registered on an interim basis in the securities account. Final registration in the securities account shall be executed first after the recalculation has been determined.

- D. In the event the Company carries out **issues convertible bonds or warrants pursuant to chapter 14 or 15 of the Swedish Companies Act** with pre-emptive rights for current shareholders against payment of cash or through set-off, then the following shall apply as regards the right to participate in the share issue based on subscription for shares in exercise of the warrants, the provisions stated in sub-section C, first paragraph, points (1) and (2) above shall apply correspondingly.

For subscription effected at such a time that the right to participate in the share issued does not vest, then the exercise price as well as the number of shares that each warrant entitles the holder to subscribe shall be recalculated. The recalculations shall be made in accordance with the following formulas:

$$\begin{array}{l}
 \text{Recalculated exercise price} = \frac{\text{Previous exercise price} \times \text{the average market share price}}{\text{the average market share price increased by the value of the subscription right} \times \text{Previous number of shares for which the warrant entitled the holder to subscribe}} \\
 \\
 \text{Recalculated number of shares that each warrant entitles the holder to subscribe} = \frac{\text{(the average share price increased by the value of the subscription right)}}{\text{the average market share price}}
 \end{array}$$

The average market share price is calculated as stated in sub-section C above.

The value of the subscription right shall be deemed to correspond to the average of the mean price (daily highest and lowest recorded official exchange transaction price) during the share issue subscription period. In the event there is no recorded exchange transaction price for any such day, then the closing bid price shall be used in this calculation. Days for which no bid price or sell price is noted shall not be included in this calculation.

Recalculation of the exercise price and the number of shares that each warrant entitles the holder to subscribe as above shall be determined by the Bank two (2) banking days after the subscription period ends and shall apply to warrants

effected after such time. Until recalculation is determined for the exercise price and the number of shares that each warrant entitles the holder to subscribe, the provisions of sub-section C last paragraph, above, shall apply correspondingly.

- E. In the event the Company, in circumstances other than as specified in sub-sections A - D above, direct an offer to shareholders, based on pre-emptive rights pursuant to the principles stated in chapter 13 section 1 of the Swedish Companies Act, to acquire securities or other rights of any sort from the Company, or where the Company resolves pursuant to these said principles to distribute such securities or rights against no consideration (purchase offer), on subscription that is effected at such a time that the right to participate in said offer does not vest, then the exercise price and the number of shares that each warrant entitles the holder to subscribe shall be recalculated. The recalculations shall be made in accordance with the following formulas:

$$\begin{array}{rcl}
 & & \begin{array}{c} \text{Previous exercise price} \\ \times \\ \text{the average market share price} \end{array} \\
 \text{Recalculated exercise price} & = & \frac{\text{the average market share price increased by the purchase offer right value}}{\text{Previous number of shares for which the warrant entitled the holder to subscribe}} \\
 & & \times \\
 \text{Recalculated number of shares that each warrant entitles the holder to subscribe} & = & \frac{\text{(the average share price increased by the purchase offer rights issue value)}}{\text{the average market share price}}
 \end{array}$$

The average market share price is calculated as stated in sub-section C above.

In the event that shareholders have received purchase offer rights and trading of such rights is initiated, then the value of the right to participate in said offer shall be deemed to correspond to the market value of the purchase offer rights. The market value of the purchase offer rights shall herein be deemed to correspond to the average of the mean price (daily highest and lowest official recorded exchange transaction price) during the rights issue period. In the event there is no recorded exchange transaction price for any such day, then the closing bid price shall be used in this calculation. Days for which no bid price or sell price is noted shall not be included in this calculation.

In the event that shareholders have not received purchase offer rights, or trading of such rights as stated in the previous paragraph has not been initiated, then the exercise price and the number of shares that each warrant entitles the holder to subscribe shall be recalculated applying, to the extent possible, the principles stated in sub-section E above, whereby the following shall apply. If the securities or rights so offered to shareholders are subject to Market Quotation, then the value of the right to participate in said purchase offer shall be considered to correspond to the average calculated mean value, for each trading day during 25

trading days from the first day of quotation, of the highest and the lowest quoted paid price in transactions on the market place in these securities, decreased by the compensation paid for these in connection with the offer, where relevant. In the absence of a quoted paid price, the quoted bid price shall form the basis for the calculation. Days on which neither a paid price nor a bid price is quoted shall be excluded from the calculation. The subscription period of the offer shall, when recalculating the exercise price and the number of shares under this section, be considered to correspond to 25 trading days.

If the securities offered to the shareholders are not subject to market quotation, the value of the right to participate in the offer shall, to the greatest extent possible, be determined with reference to the change in market value of the Company's shares that can be considered to have arisen due to the offer.

Recalculation of the exercise price and the number of shares as above shall be determined by the Bank as soon as possible following the end of the acceptance period of the offer and shall be applied to subscription effected following such determination.

Until recalculation is determined for the exercise price and the number of shares, the provisions of sub-section C last paragraph, above, shall apply correspondingly.

- F. In the event the Company issues new shares or makes issues pursuant to chapters 14 or 15 of the Swedish Companies Act, with preferential rights for shareholders and against cash payment or set-off payment or, as regards warrants, without payment the Company may resolve to grant all holders the same preferential rights as those assigned to the shareholders pursuant to the resolution. In conjunction therewith, each holder, irrespective of whether subscription for shares has been made, shall be deemed to be the owner of the number of shares which such holder would have received, had subscription on the basis of the warrant been effected in respect of the number of shares for which each Warrant entitles the holder to subscribe, in effect at the time of the resolution to issue the shares. The fact that the holder could have obtained a cash amount in accordance with section 3 above shall not confer any right in the present case.

If the Company resolves to make an offer to the shareholders as described in sub-section E above, what has been stated in the preceding paragraph shall apply *mutatis mutandis*. However, the number of shares of which each holder shall be deemed to be the owner shall, in such circumstances, be determined on the basis of the number of shares which each warrant entitles the holder to subscribe, in effect at the time of the resolution to make the offer.

If the Company resolves to grant the holders preferential rights in accordance with the provisions as set out in this sub-section F, no recalculation as set out in sub-sections C, D or E shall be made.

- G. If a **cash dividend** to shareholders is resolved by the Company such that the shareholders receive dividend that, together with other paid cash dividends within the same financial year, exceed ten (10) per cent of the average market share price over a period of 25 trading days immediately preceding the date when the Company Board of Directors publically announced their intention to propose the general meeting resolve such dividend, for subscription effected at such time that the share issued does not vest in relation to the right to payment of dividend, then the exercise price and the number of shares that each warrant entitles the holder to subscribe shall be recalculated. This recalculation shall be based on the portion of the total amount paid as cash dividend that exceeds 10 per cent of the average market share price over a period as defined above (extra-ordinary dividend). The recalculations shall be made in accordance with the following formulas:

$$\begin{array}{l}
 \text{Recalculated exercise price} = \frac{\text{Previous exercise price} \times \text{the average share price}}{\text{the average market share price increased by the extraordinary dividend paid per share} \times \text{Previous number of shares for which the warrant entitled the holder to subscribe}} \\
 \text{Recalculated number of shares that each warrant entitles the holder to subscribe} = \frac{\text{(The average share price increased by the extraordinary dividend paid per share)}}{\text{the average market share price}}
 \end{array}$$

The average market share price shall be deemed to correspond to the average of the mean price (daily highest and lowest recorded official exchange transaction price) for the said 25 trading day period. In the event there is no recorded exchange transaction price for any such day, then the closing bid price shall be used in this calculation. Days for which no bid price or sell price is noted shall not be included in this calculation. Recalculation of the exercise price and the number of shares, as above, shall be determined by the Bank two (2) banking days after the end of the period of 25 trading days from the day the shares is quoted without the right the extraordinary divided and shall apply to any subscription effected after that time.

- H. In the event the Company share capital **is reduced through a compulsory distribution to the shareholders**, then the exercise price and the number of shares that each warrant entitles the holder to subscribe shall be recalculated. The recalculations shall be made in accordance with the following formulas:

$$\begin{array}{l}
 \text{Recalculated exercise price} = \frac{\text{Previous exercise price} \times \text{the average market share price}}{\text{the average market share price increased by the amount to be distributed per share} \times \text{Previous number of shares for which the warrant entitled the holder to subscribe}} \\
 \\
 \text{Recalculated number of shares that each warrant entitles the holder to subscribe} = \frac{\text{(the average market share price increased by the amount to be distributed per share)}}{\text{the average market share price}}
 \end{array}$$

The average market share price is calculated as stated in sub-section C above. For recalculation according to the above and where the reduction is effected through the redemption of shares, then instead of the actual amount distributed per share, and estimated repayment amount shall be used as follows:

$$\begin{array}{l}
 \text{Estimated repayment amount per share} = \frac{\text{The actual amount repaid per redeemed share reduced by the average market share over a period of 25 trading days preceding the date when the share is quoted without the right to participate in the redemption (average market share price)}}{\text{the number of shares in the Company that forms the basis for redemption of one share, reduced by the number 1}}
 \end{array}$$

The average market share price is calculated as stated in sub-section C above.

Recalculation of the exercise price and the number of shares as above shall be determined by the Bank two (2) banking days after the end of the period of 25 trading days and shall apply to warrants effected after such time.

No subscriptions will be effected during the period from the date of the resolution for share reduction up to and including the date the recalculation of the exercise price and the number of shares is determined.

In the event that the Company share capital is reduced by redemption of shares with repayment to the shareholder, which reduction is not mandatory, or that the Company should repurchase outstanding shares – though this does not specifically involve an issue of reducing Company share capital – where such action, in the assessment of the Company considering the technical framing and economic effects, shall be equated with a mandatory reduction, then recalculation shall be determine, to the extent possible, according to the principles specified above in this sub-section H.

- I. In the event the Company takes actions referred to in this section 7, or other similar actions and if, in the Company's opinion, application of the recalculation formula established for such action, taking into account the technical framework of such action or for other reasons, could not be made or would result in the holder

receiving, in relation to the shareholders, economic compensation that is not reasonable, the Bank shall make the recalculations of the exercise price and the number of shares that each warrant entitles the holder to subscribe in such manner to ensure that the recalculation gives a reasonable result.

- J. On recalculation of the exercise price in accordance with the above, the exercise price shall be rounded off to the nearest SEK 0.10, for which purposes SEK 0.05 shall be rounded upwards, and the number of shares is rounded to two decimals.
- K. In the event that the Company enters into **liquidation** pursuant to chapter 25 section 1 of the Swedish Companies Act, then notification of subscription may not take place. The right to notify for subscription shall terminate by force of the liquidation resolution, regardless whether such resolution has become effective.

No later than two (2) months prior to determination in the general meeting regarding the Company entering into liquidation (pursuant to chapter 25 of the Swedish Companies Act), warrant holders shall receive notice according to section 10 below of the intended liquidation. Said notice shall include information that such notification of subscription may not be executed after the general meeting adopts a resolution to enter into liquidation.

In the event that the Company provides such notice of intended liquidation (as above), then the warrant holder, regardless of the terms specified in section 4 above – regarding the earliest allowable date for notification of subscription – shall be entitled to submit notification of subscription as of the date the said notice of liquidation is sent, provided that said subscription can be effected no later than the time when shares issued due to exercise of warrants may be represented at the annual general meeting at which the matter of Company liquidation shall be considered.

- L. In the event the Company approves a **plan for merger** pursuant to chapter 23 section 15 of the Swedish Companies Act, or any other national equivalent corporation legislation, whereby the Company shall be incorporated into another company, notification of subscription may not be executed thereafter. No later than two (2) months prior to determination in the general meeting regarding a Company merger, as above, warrant holders shall receive notice according to section 10 below of the intended merger. Said notice to the warrant holder shall include information regarding the general content of the intended merger plan, and that notification of subscription may not be executed after the general meeting adopts a final resolution to implement the merger as specified above. In the event the Company provides such notice of intended merger (as above), then the warrant holder shall, regardless of the terms specified in section 4 above – regarding the earliest allowable date for notification of subscription – be entitled to submit notification of subscription as of the date the said notice of the merger plan is sent, provided that said subscription can be effected no later than the fifth day

prior to the general meeting at which the matter of the Company merger shall be approved.

- M. In the event the Company Board of Directors prepares a **merger plan** pursuant to chapter 23 section 28 of the Swedish Companies Act, or any other equivalent corporation legislation, whereby the Company shall be incorporated into another company or that Company shares become the object of **compulsory acquisition procedures** pursuant to chapter 22 of the Act, then the following shall apply.

Where a Swedish parent company owns all shares in the Company, and the Company's Board of Directors announces its intention to prepare a merger plan pursuant to the same section of law as the previous paragraph, then the Company shall, in cases where the last date for notification of subscription (specified in section 4 above) is after said public announcement, set a new final date for notification of subscription. The final date shall be no later than sixty (60) days from the date of said public announcement.

Where a majority owner, alone or together with subsidiaries, owns such a percentage of all shares in the Company as is required to permit the majority owner to initiate compulsory acquisition procedures under applicable laws, and that majority owner announces their intention to initiate compulsory acquisition procedures, then the stipulations in the previous paragraph in regard to final date for notification of subscription shall also apply correspondingly.

In the event the Company provides such notice of intended merger (as above), then the warrant holder shall, regardless of the terms specified in section 4 above – regarding the earliest allowable date for notification of subscription – be entitled to submit notification of subscription as of the final date. The Company shall, no later than four (4) weeks prior to the final date, and by way of a notice as set out in section 10 below, remind the holders of this right and that notice of subscription may not be called for following the final date.

- N. Notwithstanding the provisions specified in sections K, L and M above that notification of subscription cannot be executed following a resolution regarding liquidation, approval of a merger plan, or the passage of a new final date for merger, the right to submit notification of subscription as specified herein shall return in force in the event that the merger, or liquidation is revoked.
- O. In the event that the Company is forced into **insolvency**, then notification of subscription cannot be executed thereafter. If, however, the formal bankruptcy determination is reversed in court, then notification of subscription shall again be available.
- P. In the event the general meeting approves a **company division plan** pursuant to chapter 24 section 17 of the Swedish Companies Act whereby the Company shall be divided so that all Company assets and liabilities are taken over by two or

more other companies against compensation to the shareholders in the Company, shall, provided that the division is registered with the Swedish Companies Registration Office, in case of notifications of subscription that are made during such time, that shares allotted thereby will not carry any right to receive division compensation by the Bank, a recalculated exercise price and number of shares that each warrant entitles the holder to subscribe shall be applied, to the greatest extent possible, in accordance with the principles as set out in sub-section G above.

In the event that all assets and liabilities are taken over by two or more other companies against compensation to shareholders in the Company, shall, to the greatest extent possible, the provisions in sub-section K above shall apply *mutatis mutandis*, meaning, *inter alia*, that the right to apply for subscription ceases concurrently with registration pursuant to chapter 24 section 27 of the Swedish Companies Act and that notifications to warrant holders shall be made no later than one month before the general meeting that shall resolve on the division plan.

8 Specific undertaking by the Company

The Company undertakes not to take any of the actions as set out in section 7 above that would result in a recalculation of the exercise price to an amount less than the share's quotient value, from time to time.

9 Nominees

Persons who have obtained permission pursuant to chapter 5 section 14 second paragraph of the Swedish Companies Act, shall have the right to be registered in an account as holder. Such nominee shall be regarded as holder when applying these terms and conditions.

10 Notices

Notices relating to the warrants shall be provided to each registered holder and other right's holders that are registered in the Company's depository register.

11 Amendments to the terms and conditions

11.1 The Bank has the right, on behalf of the warrant holders, to enter into an agreement with the Company to amend these terms and conditions to the extent required by legislation, decisions of courts of law or decisions of governmental authorities or where otherwise, in the Company's opinion, such in necessary or expedient for practical reasons or provided that the rights of the warrant holders are in no way prejudiced.

- 11.2 In the event of amendments to the legislation referred to in these terms and conditions, the terms and conditions shall, as far as possible, be interpreted, without requiring the Bank and the Company having to conclude an agreement on it, that the references refer to the amended sections of law that are replace those sections of law to which reference is made in these terms and conditions, provided that the warrant holders are prejudiced in any substantial way. In the event of terminological amendments to the legislation regarding terms used in these terms and conditions, the terms used in these terms and conditions shall, as far as possible, be interpreted as if the terms in the amended legislation are used in these terms and conditions as well, without requiring the Bank and the Company having to conclude an agreement on it, provided that the warrant holders are prejudiced in any substantial way.

12 Confidentiality

Neither the Bank nor Euroclear may disclose information about the warrant holders to any third parties, without being authorized. The Company may receive the following information from Euroclear regarding warrant holders account in the Company's depository register; (i) the name, personal identification number or other identification number and postal address of the warrant holder; and (ii) the number of warrant held by the warrant holder.

13 Limitation of liability

- 13.1 In respect to actions incumbent upon the Bank and Euroclear, liability cannot be imposed for loss due to Swedish or other laws, actions of Swedish or other governmental authorities, acts of war, strike, blockade, boycott, lockout, or other similar circumstances. These reservations in regard to strike, blockade, boycott, and lockout shall also apply even if the Company takes direct action or is the subject of such action.
- 13.2 What is set out above shall apply to the extent not otherwise stated in the Financial Instruments Accounts Act (1998:1479).
- 13.3 Nor shall the Bank and Euroclear be liable for loss which arises under other circumstances provided that the Bank and Euroclear have duly exercised normal caution. The Bank and Euroclear are, under no circumstances, liable for indirect loss.
- 13.4 If the Bank or Euroclear are unable to make payments or to take other actions as a consequences of circumstances as set out in the first paragraph, such payment or actions may be postponed until such time as the cause of the impediment has terminated.

14 Applicable law and forum

These terms and conditions, and all legal issues related thereto, are governed by Swedish law. Legal proceedings relating to the terms and conditions shall be brought before Stockholm District Court or such other forum as is accepted in writing by the Company.
