Acceptance form regarding the offer to shareholders of Mestro AB (publ)

Tender period:	13 februari – 4 mars 2024
Terms:	EG Sverige AB offers SEK 18 per share in Mestro
The acceptance form must be sent or emailed to Hagberg & Aneborn and must reach them no later than 15:00 on 4 March 2024.	Hagberg & Aneborn Fondkommission Issue: Mestro Jungfrugatan 35, SE-114 44 Stockholm Telephone: +46 8-408 933 50 e-mail: info@hagberganeborn.se

This acceptance form must only be used by shareholders whose holdings are registered in a VP-account. If you have a securities account with a bank or broker, please contact your bank/broker. The undersigned hereby wishes to accept the offer in accordance with the conditions stated below.

The Offer:

EG A/S, CVR no. 40 40 60 93, hereby offers, through its indirect wholly-owned subsidiary EG Sverige AB, 556164-5648 (the "Bidder"), a cash offer regarding the shares in Mestro AB (publ) corporate no. 556679-4649 ("Mestro" or the "Company") to the shareholders of Mestro (the "Offer"). Mestro's shares are admitted to trading on the Nasdaq First North Growth Market. The Bidder is offering SEK 18 for each outstanding share in Mestro.

Tender of shares in Mestro:	Cash in SEK to be received:				
Number of tendered shares:	Cash in SEK (number of tendered shares x SEK 18)				
The shares are registered on the following VP account:					
VP account:					

The undersigned has read and understood what is stated above and in the Offer Document and is aware of, and agrees that:

- The acceptance is binding.
- If the above stated number of shares is incorrect, please change it to the correct number. No further changes or additions may be made to preprinted text on the acceptance form.
- Incomplete or incorrectly completed acceptance form may be disregarded.
- > Only one acceptance form per person will be considered. In the event that more than one acceptance form is submitted, only the last one received will be considered.
- Information on VP account, yield account and address is obtained from Euroclear Sweden AB.
- If the securities are pledged, the acceptance form/power of attorney must also be completed and signed by the pledgee.
- Hagberg & Aneborn Fondkommission AB is authorized to take the measures that Hagberg & Aneborn deems necessary to transfer the above securities on my/our behalf in accordance with the terms of the Offer Document.
- > I/we have not sent the acceptance form from any jurisdiction where my/our participation presupposes that an additional offer document is drawn up or other action is taken beyond what is required by Swedish laws and regulations, and that I/we are not acting on behalf of any person in such a country.

Information about the shareholder (required)		Information about the Pledge holder (if appropriate)		
Social security number /organization number	Telephone	Social security number /organization num	nber	Telephone
Surname/Company	E-mail	Surname/Company		
Citizenship		Address		
NID (physical person)	LEI (legal person)	Postal code	City	
Place, Date		Account for settlement		
Signature (where applicable, the guardian)		Place	Date	
		Signature of the pledge holder		

CONTRACTUAL TERMS, ETC.

The customer is a retail client and is aware of the statutory right to request another customer categorization

Hagberg & Aneborn Fondkommission AB ("Hagberg & Aneborn" or "Issuer Agent") is an authorized securities company under the supervision of the Swedish Financial Supervisory Authority. Hagberg & Aneborn's primary operation is to provide administrative services to limited liability companies that are, or are planning to, register their shares and other financial instruments in the Swedish Central Securities Depository Euroclear Sweden. Within the scope of these activities, Hagberg & Aneborn conducts regulated investment services in the primary market on behalf of both issuers and investors.

Hagberg & Aneborn's services are directed exclusively to investors in Sweden. Hagberg & Aneborn is not obligated to provide its services to an investor and may reject an investor on the grounds, for example, that the investor is resident in a country that involves particular regulatory risks (such as the US).

Hagberg & Aneborn provides the "execution of orders" investment service to investors. The service means that Hagberg & Aneborn as instructed by the customer, on behalf of the customer and using the customer's funds acquires the financial instruments offered to the customer by an issuer and delivers the instrument to the securities account or the deposit account stipulated by the customer in the subscription application.

Hagberg & Aneborn delivers instruments only to a securities accounts or deposit account in the customer's name or an account that the customer controls in their capacity as the insured or policyholder. In order for Hagberg & Aneborn to deliver the instruments, the customer's depository institution, or where applicable insurance company, must agree to receive them and it is the duty of the customer to ensure this.

Hagberg & Aneborn is by law obligated to obtain information from the customer with regard to the provision of investment services pertaining to certain financial instruments. If the customer fails to provide the requested information, Hagberg & Aneborn will not perform the service covered by this agreement

Hagberg & Aneborn provides the investment service "placement of financial instruments without a firm commitment" to the issuer. The service entails that Hagberg & Aneborn has undertaken to assist the issuer in conducting the issue to the extent agreed under a special agreement between Hagberg & Aneborn and the issuer. The agreement between Hagberg & Aneborn and the issuer usually stipulates that Hagberg & Aneborn is to provide the execution of orders service for investors in the issue and is entitled to certain reimbursement for this work. The reimbursement received by Hagberg & Aneborn may be fixed or include a fixed portion and a variable portion that could, for example, relate to reimbursement per subscription application received. The amount of the reimbursement is unique for each assignment.

The customer order in accordance with the undersigned application form gives Hagberg & Aneborn authorization, on behalf of the customer, to sell, buy or subscribe to financial instruments according to the terms and conditions that apply to the offering in question. The customer order is not covered by the right of withdrawal that applies to certain types of services and products according

to the law on distance and doorstep selling.

The primary characteristics and risks associated with the financial instrument are stated in Hagberg & Aneborn's advance buying information. The price for the financial instrument is presented in the subscription application. The investment may entail remuneration, tax or other charges that are not paid through Hagberg & Aneborn or charged by Hagberg & Aneborn. The customer has full responsibility for such costs.

The application period for the current offering is presented in the subscription application and in the information published in conjunction with the individual offering. Instructions, including arrangements for payment and for execution, and certain additional subscription terms are available in the subscription application.

The customer cannot withdraw from their obligations under this agreement by terminating the agreement early. Hagberg & Aneborn complies with Swedish law in its marketing. Contractual terms and any information is provided in Swedish. Hagberg & Aneborn undertakes to communicate with customers solely in Swedish. Information on the submission/processing of complaints, opportunities that exist to settle a dispute out-of-court, and on guarantee funds and similar payment systems is available in the advance buying information.

Hagberg & Aneborn is not responsible for technical errors, telecommunication faults or incorrect mail handling in connection with the submission of the application form or in respect of services Hagberg & Aneborn's provides to the customer.

Complaints must be lodged without delay. The customer is not entitled to any compensation, or other penalty, if the complaint is not lodged without delay. A party is only liable to pay damages to a counterparty for direct damage resulting from gross negligence. Indirect damage, such as loss of income, shall in no case be eligible for reimbursement.

Swedish law shall apply to this agreement and any dispute shall be reviewed by a public court.

Personal data submitted to Hagberg & Aneborn, or that is otherwise registered in conjunction with the assignment, will be processed by Hagberg & Aneborn in accordance with regulatory requirements prevailing at any given time. Personal data will be collected and processed by Hagberg & Aneborn in order for Hagberg & Aneborn to conduct the customer's order. As part of this action, personal data will be transferred to the issuer. This is the purpose and the legal basis of the process. Personal data will be stored for the period stipulated in regulatory requirements prevailing at any given time (regulations concerning securities companies currently state a storage period of about five years). The data subject is entitled, on terms stipulated in the regulatory requirements, to request from Hagberg & Aneborn access to and rectification or erasure of personal data or restriction of processing concerning the data subject or to object to processing as well as data portability. The data subject also has the right to lodge a complaint with the supervisory authority. The provision of personal data is necessary for the customer to enter into an agreement with Hagberg & Aneborn concerning the execution of orders. You/the customer are not obliged to make personal data available to Hagberg & Aneborn. If the requisite personal data is not provided, Hagberg & Aneborn will not enter into an agreement with the customer concerning the execution of orders. There will be no automated decision-making. Hagberg & Aneborn has the role of personal data control.