Acceptance form for NeoGames S.A.'s public offer to the shareholders of Aspire Global plc

This acceptance form shall be used for accepting the public offer irrespective of which consideration alternative is elected

The acceptance form shall be sent to:

Mangold Fondkommission AB Emissioner Box 55691

SE-102 15 STOCKHOLM

Visiting adress: Engelbrektsplan 2, 2 tr

Phone: +46 8 503 015 95 Email: emissioner@mangold.se

Acceptance period	27 April - 25 May 2022
Settlement date	Around 14 June 2022

On 17 January 2022, NeoGames S.A. ("NeoGames") announced a recommended public offer (the "Offer") to the shareholders of Aspire Global plc ("Aspire Global"). The shareholders of Aspire Global accepting the Offer may elect either of two consideration alternatives: the Base Case Alternative (which includes a Mix & Match Facility) and the Conditional Alternative. Aspire Global's independent bid committee has recommended Aspire Global's shareholders to accept only the Base Case Alternative with an election to receive 100 percent cash consideration under the Mix & Match Facility. The maximum aggregate value that can be received under the Conditional Alternative can never exceed the value received under the Base Case Alternative, and no guarantees can be made as to when, or if, the additional cash purchase price under the Conditional Alternative will be paid. For further information regarding the Offer and the consideration alternatives, please refer to the offer document (the "Offer Document") and prospectus (the "Prospectus") published by NeoGames on 26 April 2022 and subsequently published press releases, which are available at ir.neogames.com/offer-page. Completion of the Offer is conditional upon the fulfillment of certain conditions for completion, as further set out in the Offer Document.

The undersigned hereby	accepts the Offer and	l tenders all shares in A	spire Global held b	v the undersigned.

Number of Aspire Global shares tendered:	The shares in Aspire Global are registrered on VP-account:		
	$0_{1}0_{1}0_{1}$		
Election of consideration alternative			
Please elect the desired consideration alternative by putting an "X" in the relevant box. Only one consulternative is elected, the undersigned agrees to being deemed to have elected the Base Case Alterna	sideration alternative may be elected. In case no election is made or in case more than one consideration tive with an election under the Mix $\&$ Match Facility to receive 100 percent cash consideration.		
Recommended by Aspire Global's independent bid committee:			
The Base Case Alternative with an election under the Mix & Match Facility to receive 100 percent	t cash consideration		

Not recommended by Aspire Global's independent bid committee:

- The Base Case Alternative with an election under the Mix & Match Facility to receive as much share consideration as possible (subject to proration)
- The Base Case Alternative (with no election under the Mix & Math Facility)
 - The Conditional Alternative

By signing this acceptance form/power of attorney, I/we hereby instruct an authorize Mangold Fondkommission AB to tender and transfer the above stated shares in Aspire Global on my/our behalf as well as to, if applicable, subscribe for new shares in NeoGames in the form of Swedish depository receipts, and to sell such fractions of such shares which I/we may receive, in accordance with the terms and conditions of the Offer. Furthermore, by signing this acceptance form/power of attorney, I/we confirm that I/we have received and accept the information stated below, including that I/we are not affected by the restrictions that are stated on the following pages:

- If the shareholder is a legal entity, attach a copy of the registration certificate to substantiate the authorized signatory, as well as an attested copy of the signatory's identification document.
- If the shares in Aspire Global are pledged as security, the acceptance form must be signed by both the shareholder and the pledgee.
- The acceptance form must be received by Mangold Fondkommission AB no later than 15:00 CEST on 25 May 2022.
- Mangold Fondkommission AB is entitled to reduce the number of transferred shares in Aspire Global in this acceptance form if the stated number of shares exceeds the number registered in the VP-account.
- By accepting the Offer and signing the acceptance form, I/we confirm that I/we have read and understood the content of the Offer Document and the Prospectus, including the section "Offer restrictions" in the Offer Document.
- Incomplete or incorrectly completed acceptance forms may be rejected.
- No commission will be charged in connection with acceptance of the Offer.
- The undersigned assures that the VP-account stated above can hold Swedish depository receipts which will not be subject to trading on any trading venue.

Name and personal information

Personal identification no/Company registration no			Phone E-mail
Surname, First Name / Company name			NID-number* (if non-Swedish citizenship)
Citizenship			TIN* (if non-Swedish citizenship)
Address			LEI-code (if company)*
Zip-code	City	Country	Place and Date
Clarification of signature			Signature (when applicable, this form must be signed by authorized signatories)

*According to MIFID II all investors will need, from January 3, 2018, a global identification code in order to perform security transactions. National ID (NID) must be collected if the person has a different citizenship than Sweden or additional citizenship in addition to Swedish citizenship. NID differs from country to country and corresponds to a national identification code for the country. For legal entities (companies), Mangold must have a Legal Entity Identifier (LEI). Mangold may be prevented from performing the transaction unless all required information is received.

Important information

- 1. Mangold Fondkommission AB org. no. 556585-1267, below Mangold, (for address and phone see front page of this acceptance form) is a securities company under the supervision of the Financial Supervisory Authority (SW. Finansinspektionen) whose main business consists in providing issue services and services relating to financial instruments. These services include on behalf of issuers or its agents and companies as an issuer, administrate acceptance forms, payments and allocations of financial instruments. The assignment that Mangold receives from those who submit signed acceptance forms is that the signatory of the signed acceptance authorizes Mangold to sell, buy or subscribe for financial instruments under the terms of a single issue, individual acquisition or merger on behalf of Mangold. etc. This usually includes receipt of payment for assigned financial instruments and accounts thereof to designated VP accounts and deposits. The possible commission for the assignment received by Mangold by the party who submitted the acceptance forms is given at the front page of this acceptance form.
- The risks from an investment in the financial instruments covered by this acceptance form are usually shown by the information obtained, as a result, of the transaction to which this acceptance form relates to.
- Those who intend to buy, sell or subscribe for the financial instruments referred to in the acceptance form are advised to carefully read the information made regarding the individual offer.
- In addition to the above and any information material, taxes or other charges and expenses that
 may arise due to the financial instruments that this acceptance concerns, will not be charged or
 paid by Mangold.
- The assignment submitted to Mangold according to the acceptance form and the financial instrument to which the acceptance form relates is not covered by the right of withdrawal arising from distans- och hem-försäljningslagen (2005:59).
- 6. The information in the subscription form may be used in accordance with the Personal Data Act (1998:205) in order to fulfil the assignment given through this subscription form. The customer may once each year, in writing, request information regarding what is registered concerning the customer. The person or persons signing this subscription form are further aware that Mangold, in accordance with Swedish or foreign law, authorities' instructions, trade regulations or agreements/conditions regarding a particular financial instrument, may be required to disclose the assignment and that he/she/they are obligated to provide Mangold with such information upon Mangold's request. The undersigned also agrees that the information may be provided to NeoGames.
- Mangold is not responsible in case the acceptance form will be missing. Mangold is not responsible for technical errors or errors in telecommunications or mail handling, in connection to the submission of the acceptance form.
- 8. No changes or additions can be made in pre-printed text in this acceptance form. Changes and additions may result in the acceptance form being disregarded.
- 9. Incomplete or incorrectly completed acceptance form may be disregarded.
- 10. Note that you only by signing and submitting this acceptance form will not become a customer at Mangold. In other words, Mangold will not customer categorize you or conduct a passport test regarding your submission of the sale/purchase of financial instruments in this Offer.
- Complaint of Mangold's execution of the assignment submitted to Mangold by submitting the
 acceptance form shall be done without undue delay. If this is not the case, the right to claim
 compensation or to make other penalties against Mangold may be lost.
- 12. If you are dissatisfied due to Mangold's handling of the acceptance form submitted it is important that you contact us and present your views. Please contact the department that has taken care of your acceptance forms. If you are not satisfied with the answer received, then you can contact Mangold's complaint manager in writing at the address at the front page of the acceptance form, or to e-mail address: klagomalsansvarig@mangold.se
- 13. If you want to discuss a complaint case with someone outside Mangold, you can turn to Consumer Banking- and Finance Agency (Konsumenternas Bank- och Finansbyrå), Consumer Insurance Agency (Konsumenternas Försäkringsbyrå) or consumer guidance in your municipality. You can also get a complaint by third parties by referring to the General Complaints Board (Allmänna Reklamationsnämnden) and/or the General Court.

- 14. Mangold follows Swedish law regarding marketing. Material Swedish law (materiell svensk rätt) owns application to Mangold's missions and general Swedish court, eg Stockholm District Court (Stockholms tingsrätt,), is competent court.
- 15. Are you, a close family member to you, or individual owners with a voting or share ownership of more than 25 percent (both direct and indirect ownership), a "person in politically exposed position" according to Act (2009: 62) on action against money laundering and terrorist financing? This is the case if your respective family member or the owner has or has had an important public function, such as the Heads of State or Government, Member of Parliament, Supreme Court Judge (equivalent to, for example, Supreme Court), Ambassador, Leadership in State-owned companies etc. If you are unsure, please contact Mangold.
- 16. The Offer is not being made, directly or indirectly, in or into Australia, Canada, Hong Kong, Japan, New Zealand, South Africa or Switzerland or in any other jurisdiction where such offer pursuant to legislation and regulations in such relevant jurisdiction would be prohibited by applicable law (the "Restricted Territories"). Accordingly, this acceptance form, the Offer Document, the Prospectus or any other documentation relating to the Offer are not being and should not be sent, mailed or otherwise distributed or forwarded in or into the Restricted Territories. Acceptances of the Offer and tenders of shares of Aspire Global made by a person located in a Restricted Territory, by any custodian, nominee, trustee agent, fiduciary or other intermediary acting on a non-discretionary basis for a principal giving instructions from within the Restricted Territories, or by the use of mail or any means, instrumentality or facility of the Restricted Territories, directly or indirectly, will not be accepted. Any acceptance form or other communication relating to the Offer that originates from, is postmarked from, bears a return address in, or otherwise appears to have been dispatched from, a Restricted Territory will not be accepted.

The Offer and the information contained in this acceptance form, the Offer Document, the Prospectus or any other documentation relating to the Offer are not being made and have not been approved by an "authorized person" for the purposes of section 21 of the UK Financial Services and Markets Act 2000 (the "FSMA"). Accordingly, the information contained in the aforementioned documents is not being distributed to, and must not be passed on to, the general public in the United Kingdom. The communication of said information is exempt from the restrictions on financial promotions under section 21 of the FSMA on the basis that it is a communication by or on behalf of a body corporate which relates to a transaction to acquire day to day control of the affairs of a body corporate; or to acquire 50 percent or more of the voting shares in a body corporate, within article 62 of the UK Financial Services and Markets Act 2000 (Financial Promotion) Order 2005.

The Offer is made for the issued and outstanding shares of Aspire Global, a company incorporated under Maltese law, and is subject to Maltese and Swedish disclosure and procedural requirements, which are different from those of the United States. Shareholders in the United States are advised that the shares of Aspire Global are not listed on a U.S. securities exchange and that Aspire Global is not subject to the periodic reporting requirements of the U.S. Securities Exchange Act of 1934, as amended (the "U.S. Exchange Act"), and is not required to, and does not, file any reports with the U.S. Securities and Exchange Commission thereunder

The Offer is made in the United States pursuant to Section 14(e) and Regulation 14E of the U.S. Exchange Act, subject to exemptions provided by Rule 14d – 1(c) under the U.S. Exchange Act for a Tier I tender offer (the "Tier I Exemption") and Rule 802 under the U.S. Securities Act of 1933, and otherwise in accordance with the disclosure and procedural requirements of Swedish law, including with respect to withdrawal rights, the Offer timetable, settlement procedures, waiver of conditions and timing of payments, which are different from those applicable under U.S. domestic tender offer procedures and law. Holders of the shares of Aspire Global domiciled in the United States are encouraged to consult with their own advisors regarding the Offer. As permitted under the Tier I Exemption, the settlement of the Offer is based on the applicable Swedish law provisions, which differ from the settlement procedures customary in the United States, particularly as regards to the time when payment of the consideration is rendered

NEITHER THE U.S. SECURITIES AND EXCHANGE COMMISSION NOR ANY U.S. STATE SECURITIES COMMISSION HAS APPROVED OR DISAPPROVED THE OFFER, PASSED ANY COMMENTS UPON THE MERITS OR FAIRNESS OF THE OFFER, PASSED ANY COMMENT UPON THE ADEQUACY OR COMPLETENESS OF THE OFFER DOCUMENT OR PROSPECTUS, OR PASSED ANY COMMENT ON WHETHER THE CONTENT IN THE OFFER DOCUMENT OR PROSPECTUS IS CORRECT OR COMPLETE ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENCE IN THE UNITED STATES.

For further information please refer to the section "Offer restrictions" in the Offer Document.