UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

(RULE 14a-101)

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed by a Party other than the Registrant $\ \Box$

Filed by the Registrant $\ oxtimes$

Check the appropriate box:			
	Prelimi	inary Proxy Statement	
	Confid	lential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))	
	Definit	ive Proxy Statement	
\boxtimes	Definit	ive Additional Materials	
	Soliciti	ng Material Pursuant to §240.14a-12	
		The NASDAQ OMX Group, Inc. (Name of Registrant as Specified In its Charter)	
		N/A (Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)	
Payme	ent of Fili	ing Fee (Check the appropriate box):	
\boxtimes	No fee required.		
	Fee cor	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.	
	(1)	Title of each class of securities to which transaction applies:	
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(3)	Filing Party:
(4)	Date Filed:
	Fee pai Check registra (1) (2) (3)



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NASDAQ OMX* PROXY TOPICS: ANNUAL MEETING OF STOCKHOLDERS MAY 22, 2012

NASDAQ OMX

2012 PROXY DISCUSSION TOPICS

DIRECTOR NOMINEE: BÖRJE EKHOLM

SHAREHOLDER PROPOSAL: ADOPTION OF A SIMPLE MAJORITY VOTE

SHAREHOLDER PROPOSAL: ABILITY TO CALL SPECIAL SHAREHOLDER MEETINGS

NASDAQ OMX SHAREHOLDER ENGAGEMENT

APPENDIX:

DIRECTOR NOMINEES AND NOMINATING PROCESS

NASDAQ OMX CORPORATE GOVERNANCE BEST PRACTICES

DIRECTOR NOMINEE BORJE EKHOLM

Investor AB is a relatively small (less than 90 employees) industrial holding company, similar to an investment company, with each investmentanagedeparatelynvesto ABstatesthatthereareno

NASDAQ OMX Board of Directors hared functions across the holdings and that it increases its own value recommends that shareholders wortgenerating value in each holding independently. "FOR"the election of director

nominee Börje Ekholm. Mr. Ekholmestor AB states that it aims to generate long-term returns for role on the NASDAQ OMX Boards ockholders owning and developing companies with a long-term to deliver increased value to our ownership horizon. Investor AB has reported that over the past 20 years. the company has generated a total return of 13% per annum, which stockholders. according to Investor AB compares favorably to returns generally

GlassLewishasrecommended FOR vote, acknowledging Mr. Ekholm's role in increasing available verthes ame periodn the Swedists tockmarket. stockholder value and noting that he serves on a

fewer number of boards this year than in prior masstor AB's stated objective is to grow its net asset value. Investor AB

model and has not issued an "overboarding" comment on Mr. Ekholm.

ISSU.S.hasrecommendetAGAINSMr.Ekholm stockholders of NASDAQ OMX. based on the fact that he serves on a total of fou publicly traded boards, including Investor AB.

ISS Europe understands the Investor AB businessplains that this is achieved through increasing the value of each underlying holding. Mr. Ekholm's participation on various boards, including NASDAQ OMX's Board, serves to deliver increased value to

> Investor AB, with the stated total net asset value of \$25 billion in 15 longterm holdings, is, based on its SEC filings, one of NASDAO OMX's largest stockholders, beneficially owning approximately 19 million shares of NDAQWearenotpresently aware of anymateria conflicts of interest between NASDAO OMX and Investor AB.

NASDAQ OMX

Source of Investor AB factual information: www.investorab.com

DIRECTOR NOMINEE BORJE EKHOLM

NASDAQ OMX Board of Directors recommends that shareholdersote"FOR'the election of director nominee to deliveincreased alueto our stockholders.

GlassLewishasrecommended "FOR vote, acknowledging Mr. Ekholm's role in increasing prior years.

ISS Europe understands the Investor AB business model and has not issued an "overboardingömment on Mr. Ekholm.

ISS U.S has recommended "AGAWMST"

As CEO of Investor AB, Mr. Ekholm is expected to participate in the management their vestments nadeby the holding company Mr. Ekholm serves on two SEC registered company boards, NASDAQ OMX and Ericsson. Mr. Ekholm also serves on the boards of Investor AB and HusqvarnavhicharenotSECregisteredompanies.

Börje Ekholm. Mr. Ekholm's role

Mr. Ekholm is the manager of Investor AB's interests in NASDAQ OMX. His actions, insights and experience at the Board meetings have to date delivered substantial value for NASDAO OMX stockholders.

shareholder value and noting that he serves ISS Europe understands the Investor AB business model and has not on a fewer number of boards this year than in Issued affoverboarding comment on Mr. Ekholm Mr. Ekholm Sprimary role on the NASDAQ OMX Board is to generate long-term returns for stockholderMr. Ekholm'serviceonfourpubliccompanBoards his primary job at Investor AB.

Ekholm based on the fact that he serves on Mr. Ekholm began his career at McKinsey before joining Investor AB. At total of four publically traded boards, including Investor AB, Mr. Ekholm led an early stage venture capital company and new investmeaperationseforæssuminaiscurrentole. Mr. Ekholm holds an M.S. in Electrical Engineering (Royal Institute of Technology, Stockholm) and M.B.A. (INSEAD, France).

Source of Investor AB factual information: www.investorab.com

STOCKHOLDER PROPOSAL: ADOPTION NASDAQ OMX Nominating and Governance Committee members have OF A SIMPLE MAJORITY discussed the attent simple majority ote and will place the topic on the 2012 committee meeting agenda.

NASDAQ OMX Board of **Directors Recommends a Vote** "AGAINSTthis Stockholder Proposal.

NASDAQ OMX's certificate of incorporation and by-laws require more than a majority vote for a limited number of actions, such as removal of directors, stockholder amendments to the by-laws and certain amendments the certificate fincorporation his requirements intendedo protectourstockholderagainstoerciveactics na small ISS has recommended voting "FOR" number of significant corporate matters.

shareholder rights.

this proposal, noting it would enhance Because we operate securities exchanges in the U.S., the Exchange Act requires that the Securities and Exchange Commission review and/or approve most amendments to our certificate of incorporation and bylaws. The current language in the NASDAQ OMX certificate of incorporation and by-laws has been approved by the Securities and Exchange Commission.

> NASDAQ OMX is unable to determine if the Securities and Exchange Commission would accept the amendments being proposed by the stockholder.

NASDAQ OMX

VOTE

STOCKHOLDER PROPOSAL: SPECIAL **SHAREHOLDER MEETINGS**

Pursuant to this stockholder proposal an investor owning a single share

NASDAQ OMX Board of Directors Recommends a Vote "AGAINSTthis Stockholder Proposal.

The low threshold suggested to call a special stockholder meeting could subject the organization to disruption (and impose costs) from an individual rspecial interest groups who have no fiduciar pluties to other stockholderandwhomayhaveanagendahatis notin thebest interest of the majority of stockholders or the company.

ISS and Glass Lewis have recommended a vote "肝切象" proposal noting that it would provide

Throughout the year NASDAQ OMX executives regularly engage in special meeting to vote on issues that dialogue with stockholders, inviting comments on corporate governance may arise between annual meetings, and executive compensation matters. Matters of importance to stockholders are regularly communicated to the Board.

> Amending NASDAQ OMX's certificate of incorporation and by-laws as suggested by the stockholder proposal would require review and/or approval by the Securities and Exchange Commission. NASDAQ OMX is unable to determine if the Securities and Exchange Commission would accept the proposed amendments.

NASDAQ OMX STOCKHOLDER ENGAGEMENT

NASDAQ OMX annual stockholder outreach includes in-person investor meetings, quarterly earnings presentations, SEC filings and frequent electronic and web communications.

NASDAQ OMX management recognizes the importance of communication with a wide on stockholder feedback and suggestions.

NASDAQ OMX executives regularly engage with institutional range of stakeholders, including tockholders as part of our outreach program to discuss corporate stockholders; we listen and act strategy and performance, corporate governance matters and executive compensation matters.

> At NASDAQ OMX Investor Day (May 10, 2012) management is presenting information regarding NASDAQ OMX, its strategy and financiabutlooko investors A webcasofthe 2012 Investo Daymaybe foundatwww.nasdagomx.clmnestoRelationsink.

Stockholder and investor events take place at the NASDAQ Marketsite in New York City throughout the year.

DIRECTOR NOMINEES & NOMINATING PROCESS

Director Nominees:

Steven D. Black

Börje Ekholm

Robert Greifeld

Glenn H. Hutchins

Essa Kazim

John D. Markese

Ellyn A. McColgan

Thomas F. O'Neill

James S. Riepe

Michael R. Splinter

Lars Wedenborn

NASDA@MXBoarcbfDirectorsecommendsvote"FOR'the election of all director nominees.

Evaluation of director nominees by the NASDAQ OMX Nominating and Governance Committee includes a review of skills, qualifications, characteristics and experience with the objective of having a board with a diverse background and experience in the areas of global business, finance, legal and regulatory, technology and marketing.

The NASDAQ OMX Nominating and Governance Committee seeks certain characteristics in all director nominees including a high level of integrity, personal and professional ethics, sound business judgment, ability and willingness to commit sufficient time to fulfill board responsibilities and a commitment to represent the long-term interests of NASDAQ OMX stockholders.

The Nominating and Governance Committee, in evaluating director nominees, considers each candidate in the context of the board as a whole with the objective of maintaining a board that represents the interest of stockholders while furthering the success of NASDAQ OMX.

NASDAQ OMX CORPORATE GOVERNANCE BEST PRACTICES

- •Majority Voting for Directors in Uncontested Elections
 - Annual Election of Directors
 - •Majority Independent Board
 - •Three Fully Independent Committees
 - •Board Regularly Meets in Executive Session
- •All Directors Attended More Than 75% of Board and Committee Meetings
 - •Annual Board and Committee Evaluations
 - •Corporate Governance Guidelines
 - •Global Ethics Program and Confidential Whistleblower Process
 - •No "Poison Pill"
 - •Comprehensive Succession Planning Program
 - •Strong Risk Management Program
 - •Corporate Sustainability Program

NASDAQ OMX EXECUTIVE COMPENSATION BEST PRACTICES

- •Pay for Performance Philosophy
- •Elimination of Share Recycling Provision
 - Stock Ownership Guidelines
 - Stock Holding Requirement
 - Prohibition on Short Selling
 - •Frozen Pension Plan and SERP
 - •Limited Severance Arrangements
- •"Double Trigg@hange in Control Agreements
- •Elimination of Tax-Gross Up Payments on Severance Arrangements
 - Limited Perquisites
 - •Incentive Recoupment Policy ("Clawback Policy")
 - •Limited Employment Agreements
 - •Engagement of Independent Compensation Consultant
 - •Extensive Risk Assessment of Compensation Programs



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QUESTIONS REGARDING THE NASDAQ OMX ANNUAL MEETING AND RELATED PROPOSALS MAY BE DIRECTED TO

CORPORATSECRETAR YOAN.CONLEY@NASDAQOMXOROM INVESTORELATIONSOHN.SWEENEY@NASDAQOMX.COM