UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 2)*

THE NASDAQ OMX GROUP, INC.

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

631103108

(CUSIP Number)

Alan M. Klein, Esq. Simpson Thacher & Bartlett LLP 425 Lexington Avenue New York, NY 10017 (212) 455-2000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 7, 2011

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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CUSIP No. 631103108

1.	Names of Reporting Persons Investor AB	
2.	 Check the Appropriate Box if a Member of a Group (See Instructions) (a) o (b) x 	
3.	SEC Use Only	
4. Source of Funds (See Instructions) N/A		
5.	5. Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	

6. Citizenship or Place of Organization Sweden

	7. Sole Voting Power 18,004,142			
Number of Shares Beneficially	8. Shared Voting Power 0			
Owned by Each	9. Sole Dispositive Power 18,004,142			
Reporting Person With:	10. Shared Dispositive Power 0			
11. Aggregate	e Amount Beneficially Owned by Each Reporting Person 18,004,142			
12. Check if t	he Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) £			
13. Percent of	f Class Represented by Amount in Row (11) 10.2%*			
14. Type of R	eporting Person (See Instructions) OO			
	6,186,830 outstanding Shares of the Issuer as of February 10, 2011, as disclosed by the Issuer in its Annual Report on Form 10-K filed ities and Exchange Commission on February 24, 2011.			
	2			
CUSIP No. 631103	108			
1. Names of Re	porting Persons			
Duba AB				
2. Check the A _l (a) o	ppropriate Box if a Member of a Group (See Instructions)			
(b) x				
3. SEC Use On	ly			
4. Source of Fu	nds (See Instructions) N/A			
5. Check if Disc	closure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6. Citizenship c	or Place of Organization Sweden			
	7. Sole Voting Power 0			
Number of Shares	8. Shared Voting Power 0			
Beneficially — Owned by Each	9. Sole Dispositive Power 0			
Reporting — Person With:	10. Shared Dispositive Power 0			
11. Aggregate Amount Beneficially Owned by Each Reporting Person 0				
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) £				
	13. Percent of Class Represented by Amount in Row (11) 0%			
14. Type of Reporting Person (See Instructions) OO				
3				

1. Names of Reporting Persons Investor Trading AB			
2. Check the A (a) o (b) x	ppropriate Box if a Member of a Group (See Instructions)		
3. SEC Use Or	ıly		
4. Source of Fu	unds (See Instructions) N/A		
5. Check if Dis	sclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)		
6. Citizenship	or Place of Organization Sweden		
_	7. Sole Voting Power 0		
Number of Shares Beneficially —	8. Shared Voting Power 0		
Owned by Each	9. Sole Dispositive Power 0		
Reporting Person With:	10. Shared Dispositive Power 0		
11. Aggrega	te Amount Beneficially Owned by Each Reporting Person 0		
12. Check if	the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) £		
13. Percent o	of Class Represented by Amount in Row (11) 0%		
14. Type of l	Reporting Person (See Instructions) OO		
	4		
CUCID No. C21102	100		
CUSIP No. 631103 1. Names of Ro	eporting Persons		
Patricia Hol	ding AB		
	ppropriate Box if a Member of a Group (See Instructions)		
(a) c (b) x			
3. SEC Use Only			
4. Source of Funds (See Instructions) OO			
5. Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6. Citizenship or Place of Organization Sweden			
	7. Sole Voting Power 18,004,142		
Number of Shares Beneficially	8. Shared Voting Power		
Owned by Each	9. Sole Dispositive Power 18,004,142		
Reporting Person With:	10. Shared Dispositive Power		
11. Aggregate Amount Beneficially Owned by Each Reporting Person 18,004,142			

12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) £

13. Percent of Class Represented by Amount in Row (11) 10.2%*

14. Type of Reporting Person (See Instructions) OO

* Based on 176,186,830 outstanding Shares of the Issuer as of February 10, 2011, as disclosed by the Issuer in its Annual Report on Form 10-K filed with the Securities and Exchange Commission on February 24, 2011.

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This Amendment No. 2 to Schedule 13D relates to shares of common stock, par value \$0.01 per share (the "Shares"), of The NASDAQ OMX Group, Inc., a Delaware corporation (the "Issuer"), and supplementally amends the initial statement on Schedule 13D, dated January 24, 2011, and Amendment No. 1 to Schedule 13D, dated February 9, 2011, filed by Investor AB, Duba AB and Investor Trading AB (each a "Reporting Person") and Amendment No. 1 relating to the Shares (together, the "Initial Statement" and, together with this Amendment No. 2, the "Schedule 13D"). Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Initial Statement.

Item 2. Identity and Background

Item 2 of this Schedule 13D is hereby amended and restated as follows:

This Schedule 13D is being filed jointly on behalf of Investor AB, Duba AB, Investor Trading AB and Patricia Holding AB (each a "Reporting Person"). The agreement among the Reporting Persons relating to the joint filing of this Schedule 13D is attached as <u>Exhibit 5</u> hereto. Patricia Holding AB, which holds the Shares reported in this Schedule 13D, is 100% owned and controlled by Investor AB. Prior to March 7, 2011, such Shares were held by Investor Trading AB, which is 100% owned and controlled by Duba AB, which is 100% owned and controlled by Investor AB.

The address of each of the Reporting Persons is Arsenalsgatan 8C, S-103 32, Stockholm, Sweden. Each of the Reporting Persons is organized under the laws of Sweden. Investor AB is a publicly held limited liability company engaged principally in business as a diversified industrial holding company. Each of Patricia Holding AB, Duba AB and Investor AB Trading is engaged principally in the business of making investments in securities.

The name, business address, present principal occupation or employment and citizenship of the directors, executive officers and control persons of each of the Reporting Persons is set forth on <u>Schedule A</u> hereto.

During the last five years, none of the Reporting Persons has, and to the knowledge of the Reporting Person, no person named in <u>Schedule A</u> hereto, (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), or (ii) was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction that resulted in a judgment, decree or final order enjoining the person from future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or a finding of any violation of federal or state securities laws.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 of this Schedule 13D is hereby amended and supplemented as follows:

On March 7, 2011, Investor Trading AB transferred 18,004,142 Shares to Patricia Holding AB for no consideration.

Item 5. Interest in Securities of the Issuer

Item 5 of this Schedule 13D is hereby amended and restated as follows:

(a) Each of Patricia Holding AB and Investor AB may be deemed to be the beneficial owner of the 18,004,142 Shares held by Patricia Holding AB (approximately 10.2% of the total number of outstanding Shares based on 176,186,830 outstanding Shares of the Issuer as of February 10, 2011, as disclosed by the Issuer in its Annual Report on Form 10-K filed with the Securities and Exchange Commission on February 24, 2011). Each of Investor Trading AB and Duba AB may no longer be deemed to be the beneficial owner of any Shares.

(b) Each of Patricia Holding AB and Investor AB may be deemed to have the sole power to direct the voting and disposition of the 18,004,142 Shares held by Patricia Holding AB. Each of Investor Trading AB and Duba AB may no longer be deemed to have the power to direct the voting or disposition of any Shares.

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(c) Other than the transfer described in Item 3 hereof, to the best knowledge of the Reporting Persons, no transactions in the Shares have been effected since February 9, 2011, the date of Amendment No. 1 to Schedule 13D, by any of the Reporting Persons or any of the other entities or individuals named in response to Item 2 hereof.

(d) To the best knowledge of the Reporting Person, no one other than the Reporting Persons, or the holders of interests in the Reporting Persons, has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Shares.

(e) As a result of the transfer described in Item 3 hereof, as of March 7, 2011, each of Investor Trading AB and Duba AB ceased to be a beneficial owner of more than 5% of the outstanding shares of Shares. Consequently, this is an exit filing for Investor Trading AB and Duba AB.

Item 7. Materials to Be Filed as Exhibits

Item 7 of this Schedule 13D is hereby amended and supplemented as follows:

Exhibit 5

Joint Filing Agreement, dated as of March 10, 2011, by and among Investor AB, Duba AB, Investor Trading AB and Patricia Holding AB

<u>Signatures</u>

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: March 10, 2011

INVESTOR AB

By:	/s/ Petra Hedengran
Name:	Petra Hedengran
Title:	Managing Director and General Counsel

By:	/s/ Johan Bygge
Name:	Johan Bygge
Title:	Chief Financial Officer

DUBA AB

By:	/s/ Johan Bygge
Name:	Johan Bygge
Title:	Chairman

By:	/s/ Anders Eckerwall
Name:	Anders Eckerwall
Title:	Director

INVESTOR TRADING AB

By:	/s/ Johan Bygge
Name:	Johan Bygge
Title:	Managing Director
By:	/s/ Anders Eckerwall
Name:	Anders Eckerwall
Title:	Director

PATRICIA HOLDING AB

By:	/s/ Anders Eckerwall
Name:	Anders Eckerwall
Title:	Managing Director
-	
By:	/s/ Anna Troedsson Wiklander
Name:	Anna Troedsson Wiklander
Title:	Chairman

SCHEDULE A

Directors and Executive Officers of Investor AB

NAME/TITLE/CITIZENSHIP	PRINCIPAL OCCUPATION	BUSINESS ADDRESS
Jacob Wallenberg	Chairman Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden

Chairman		
(Sweden)		
Gunnar Brock	Chairman Mölnlycke	
Director	Health Care AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	Health Cale AB	
Sune Carlsson	Chairman Atlas Conso	
Director	Chairman Atlas Copco AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	AB	
Börje Ekholm		
President and Chief Executive Officer	Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)		
Sirkka Hamalainen		
Director	Chairman Finnish	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Finland)	National Opera	
Tom Johnstone		
Director	CEO AB SKF	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Great Britain)		
Carola Lemne		
Director	CEO Praktikertjänst AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)		investor rib, riisenausgatan oe, o 100 b2, otoennomi, oweden
	Chairman Entra Eiendom	
Grace Reksten Skaugen	AS, Ferd Holding AS and	
Director	Norwegian Institute of	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Norway)	Directors	
O. Griffith Sexton		
Director	Director Morgan Stanley	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(United States)	Director morgan stancy	investor rib, rischalogatan oe, o ros oz, otochilonni, oweach
Lena Treschow Torell		
Director	Chairman Euro-CASE,	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	MISTRA and IVA	investor rib, rischulsgutun 00, 5 105 52, ötöckilölili, öweden
Peter Wallenberg, Jr.		
Director	Chairman FAM and	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	Grand Hôtel Holdings	nivestor AD, Arsenaisgatan oC, 5-105 52, Stockholm, Sweden
Johan Bygge		
Chief Financial Officer	Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	Investor AD	investor AD, Arsenaisgatan oC, 5-105 52, Stockholin, Sweden
Stephen Campe Head of Investor Growth Capital	President IGC USA	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
1	FIESIUEIILIGC USA	IIIVESIOI AD, AISEIIdiSgaldii OC, 3-103 52, SIOCKIIOIIII, SWEUEII
(United States) Johan Forssell		
	Laurenten A.D.	Investor AD American CC C 102.22 Constitution C and
Head of Core Investments	Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)		
Petra Hedengran	Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
Managing Director and General		

Counsel (Sweden)		
Lennart Johansson		
Head of Operating Investments	Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)		

Directors and Executive Officers of Duba AB

NAME/TITLE/CITIZENSHIP	PRINCIPAL OCCUPATION	BUSINESS ADDRESS
Anders Eckerwall Director (Sweden)	Vice President Finance Securities Administration, Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
Johan Bygge Chairman (Sweden)	Chairman of Duba AB and CFO of Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
Anna Troedsson Wiklander Director (Sweden)	Vice President, Finance Corporate Accounting, Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden

Directors and Executive Officers of Investor Trading AB

NAME/TITLE/CITIZENSHIP	PRINCIPAL	BUSINESS ADDRESS
	IKINGITAL	DUSINESS ADDRESS
	1	

	OCCUPATION	
Johan Bygge	Managing Director of	
Managing Director	Investor Trading AB and	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	CFO Investor AB	
Börje Ekholm	Chairman of Investor	
Chariman	Trading AB and CEO	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	Investor AB	
Anders Eckerwall	Vice President Finance	
Director	Securities Administration	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	Investor AB	
Johan Forssell	Hand of Com	
Director	Head of Core	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	Investments Investor AB	

Directors and Executive Officers of Patricia Holding AB

NAME/TITLE/CITIZENSHIP	PRINCIPAL OCCUPATION	BUSINESS ADDRESS
Anna Troedsson Wiklander	Vice President, Finance	
Chairman	Corporate	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	Accounting, Investor AB	
Anders Eckerwall	Vice President Finance	
Managing Director	Securities Administration	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden
(Sweden)	Investor AB	
Louis De Geer	Legal Counsel,	Investor AD Arconalegator 9C S 102.22 Stackholm Swaden
Director	Investor AB	Investor AB, Arsenalsgatan 8C, S-103 32, Stockholm, Sweden

EXHIBIT INDEX

Exhibit 5 Joint Filing Agreement, dated as of March 10, 2011, by and among Investor AB, Duba AB, Investor Trading AB and Patricia Holding AB

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) of the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a Statement on Schedule 13D (including any and all amendments thereto) with respect to the Common Shares of The NASDAQ OMX Group, Inc. and further agree that this Joint Filing Agreement shall be included as an Exhibit to such joint filing.

The undersigned further agree that each party hereto is responsible for timely filing of such statement on Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning such party contained therein, provided that no party is responsible for the completeness and accuracy of the information concerning the other party, unless such party knows or has reason to believe that such information is inaccurate.

This Joint Filing Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original instrument, but all of such counterparts together shall constitute but one agreement.

In evidence thereof the undersigned, being duly authorized, hereby execute this Joint Filing Agreement this 10th day of March, 2011.

INVESTOR AB

By:	/s/ Petra Hedengran
Name:	Petra Hedengran
Title:	Managing Director and General Counsel

By:	/s/ Johan Bygge
Name:	Johan Bygge
Title:	Chief Financial Officer

DUBA AB

By:	/s/ Johan Bygge
Name:	Johan Bygge
Title:	Chairman

By:	/s/ Anders Eckerwall
Name:	Anders Eckerwall
Title:	Director

INVESTOR TRADING AB

By:	/s/ Johan Bygge
Name:	Johan Bygge
Title:	Managing Director
B ₁₇	/s/ Anders Eckoryvall

Бу.	/S/ Alluers Eckerwall		
Name:	Anders Eckerwall		
Title:	Director		

PATRICIA HOLDING AB

By:	/s/ Anders Eckerwall
Name:	Anders Eckerwall
Title:	Managing Director
By:	/s/ Anna Troedsson Wiklander
Name:	Anna Troedsson Wiklander
Title:	Chairman