This is a translation from the original Swedish text. In the event of any discrepancy between the terms, the terms in Swedish shall prevail.

FINAL TERMS

Loan No 4749 A and B

Equity-linked Bond Finland

issued under

Nordea Bank AB's (publ) and Nordea Bank Finland Plc's Swedish MTN programme¹

The terms and conditions of the Loan consist of the MTN programme's Terms and Conditions that entered into force on 4 May 2012, any published Supplemental Prospectuses and these Final Terms. The Terms and Conditions of the Banks' MTN programme are described in the Base Prospectus. Concepts not defined in these Final Terms have the same meanings as in the Terms and Conditions. Should the Terms and Conditions conflict with the Final Terms, the Final Terms are applicable.

Complete information on the Issuer and the offer can only be obtained by reading both the Base Prospectus and the Final Terms. The Base Prospectus and the Final Terms are available for viewing at www.nordea.fi/joukkolainat and copies of the Base Prospectus and the Final Terms may be obtained from Nordea Bank Finland Plc, Treasury and Markets, Aleksis Kiven katu 9, Helsinki, Finland, as well as from the places of subscription.

DETAILS OF THE LOAN

Loan type

Loan 4749 Equity-linked Bond Finland is an approximately 5-year MTN in which the amount of potential Yield is based on the Performance of a Share Basket consisting of the shares of ten companies. The nominal capital of the Loan is repaid on the Redemption Date. The Loan is suited as an investment for savings assets as referred to in the act on long-term saving.

Yield

The potential Yield is paid on the nominal value of each Note on the Redemption Date. The potential Yield depends on the Performance of a Share Basket consisting of the shares of ten companies; in other words, from the relative positive change between the Initial Prices and the Final Prices of the Reference Assets. In calculating the Performance of the Share Basket, the performance of the four best performing Reference Assets is replaced by 40% irrespective of the Performance of the Reference Assets in question. When the Yield is calculated, the following factors are considered: the performance of the Reference Assets, the weight of each Reference Asset in the Share Basket, the Tranche-specific Participation Rate and the nominal amount of the Note. The potential Yield is calculated as follows:

The Performance of the Share Basket (the performance of the four best performing Reference Assets is replaced by 40% irrespective of the performance of the Reference Assets in question) x nominal value of the Note x Participation Rate. If the Share Basket Performance is zero or negative, no Yield will accrue on

¹ MTN programme reported to the Finnish Financial Supervisory Authority and to the corresponding authorities in Estonia, Latvia and Lithuania from Sweden in accordance with the Prospectus Directive.

the Loan. In such a case the investor loses the premium paid.

General risks

Investing in the Loan involves certain risks. One of these is the risk of the Issuer's repayment ability. The risk relating to the Issuer's repayment ability means the risk that the Issuer becomes insolvent and cannot fulfil its commitments. The investor may hence lose the invested capital and the potential Yield partially or in full due to the Issuer's insolvency. Investors are asked to read about the risks under "Risk Factors" in the Base Prospectus.

Risks involved in structured MTNs

The creditor's right to Yield depends on the Reference Asset Performance of the share basket and on the performance structure. In addition to the price fluctuations of the Reference Assets, the volatility of the Reference Assets, the correlation between the shares, the market rate and changes in the Issuer's financing cost have an impact on the value. The Yield Structure of structured MTNs is sometimes complex, and comparison of the Notes with other investment alternatives may be difficult. The Yield Structure may sometimes include leverage effects, which means that even small changes in the performance of the Reference Assets may have a notable impact on the value and Yield of the Note. Past performance of a corresponding investment is not an indication of the future Yield.

Premium risk

The premium, in other words, the part of the Note price which exceeds the nominal amount of the Loan, is not repaid and it is not included in the capital protection. The amount of the possible loss caused to the investor by the premium depends on how much lower the Yield on the Loan is in comparison to the premium paid. If no Yield is paid on the Loan, the investor's loss will correspond to the amount of the premium paid.

FINAL TERMS OF THE LOAN

Issuer Nordea Bank Finland Plc.

Loan The number of the Loan is 4749. The Loan consists of one Series called

Equity-linked Bond Finland.

Tranches The Series consists of two Tranches: Basic and Extra

ISIN codes Equity-linked Bond Finland Basic 4749 A FI4000041199

Equity-linked Bond Finland Extra 4749 B FI4000041207

Subscription Subscriptions are to be paid upon subscription. The subscription period is

19 November 2012 – 11 January 2013. The Issuer is entitled to shorten the subscription period. Places of subscription are Nordea Bank Finland Plc branches, Nordea Private Banking and Nordea Customer Service with access codes, tel. 0200 70 000, Mon–Fri 10.00–16.30 (local network

charge/mobile call charge), and Netbank at www.nordea.fi.

Issue Date The Issue Date is 19 November 2012. If it is not a Business Day, the Issue

Date is determined according to the Business Day Convention.

Redemption Date The Redemption Date is 11 January 2018. If it is not a Business Day, the

Redemption Date is determined according to the Business Day

Convention.

Principal Amount The estimated total nominal amount of the Loan is a maximum of

EUR 100,000,000. The total nominal amount per Tranche is EUR

50,000,000.2

Redemption Amount The full nominal amount of the Note and the potential Yield are repaid to

the Noteholder on the Redemption Date.

Price of Note In the Basic Tranche: Variable, about 102% of the Denomination of the

Note

In the Extra Tranche: Variable, about 110% of the Denomination of the

Note.

The price includes a structuring cost; see "Operational information on the

Loan and other information" below.

Denomination The minimum subscription of the Loan is EUR 1,000. The nominal

amount of a Note is EUR 1.000.

Currency Euro (EUR).

Ranking of Notes The Notes rank *pari passu* with other unsecured obligations of the Issuer.

Type of Notes A Note the nominal capital of which is repaid in full on the Redemption

Date. The premium, if any, is not returned.

Yield Structure A structured MTN. The potential Yield is paid on the nominal amount of

each Note on the Redemption Date. No interest is accrued on the capital of

the Notes.

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² Estimated total nominal amount. The total nominal amount issued will be confirmed on the Business Day following the last day of the Subscription Period.

Reference Assets The shares of the following companies serve as the Reference Assets

(collectively "Share Basket"):

Fortum Corporation (Bloomberg: FUM1V FH)

Kesko Plc (Bloomberg: KESBV FH)

Metso Corporation (Bloomberg: MEO1V FH)
Neste Oil Corporation (Bloomberg: NES1V FH)
Nokia Corporation (Bloomberg: NOK1V FH)
Nokian Tyres Plc (Bloomberg: NRE1V FH)
Sampo Plc (Bloomberg: SAMAS FH)

Sanoma Corporation (Bloomberg: SAA1V FH)

TeliaSonera AB (Bloomberg: TLSN SS)

UPM-Kymmene Corporation (Bloomberg: UPM1V FH)

Yield Higher of the alternatives below:

Share Basket Performance x nominal amount of the Note x Participation

Rate

or

zero.

Participation Rate In the Basic Tranche: 70%

In the Extra Tranche: 150%

Share Basket Performance The average of the Performances of the Reference Assets

Reference Asset Performance The Performance of the four best performing Reference Assets is replaced

by 40%.

The Performance of the other Reference Assets is calculated using the

following formula:

(Final Price – Initial Price) / Initial Price

Reference Asset Weight The Weight of each Reference Asset in the Share Basket is 1/10.

Initial Price The Closing Price of the Reference Asset on the Starting Date, confirmed

by the Issuer.

Starting Date The Starting Date is 16 January 2013. If it is not an Exchange Day, the

Starting Date is determined according to the Exchange Day Convention,

with possible exceptions caused by Market Disruptions included.

Closing Price The value of the Reference Asset confirmed by the Issuer on the Starting

and Closing Dates, when the official Closing Price of the Reference Asset

is published.

Final Price The Closing Price of the Reference Asset on the Closing Date, confirmed

by the Issuer.

Closing Date The Closing Date is 28 December 2017. If the day is not an Exchange

Day, the Closing Date is determined according to the Exchange Day Convention taking into account possible exceptions caused by a Market

Disruption.

Exchange Day

An Exchange Day is a day on which all Reference Assets included in the Share Basket can be traded in, or in the case of a Market Disruption, should have been traded in, as determined by the Issuer, on an Exchange, Option Exchange or Forward Exchange.

Exchange Day Convention

Following Exchange Day. If the value of a Reference Asset cannot be determined on the same Exchange Day as the value of the other Reference Assets due to a Market Disruption, the value of that Reference Asset is determined as explained in section "Market Disruption".

Business Day

A Business Day refers to a day when banks are generally open in Finland and when the TARGET system of the European Central Bank is in use.

Business Day Convention

Following Business Day.

Exchange

In relation to a Reference Asset, Exchange refers to a securities exchange where such a share is primarily traded at any given time, as determined by the Issuer.

Option Exchange or Forward Exchange

An Option Exchange or a Forward Exchange refers (where applicable) to an exchange where the options and forward contracts of the Reference Asset are primarily traded in, as determined by the Issuer.

Market Disruption

A Market Disruption relating to the Reference Asset exists when, in the Issuer's opinion, any of the following events occurs:

- (i) the official Final Price of the Reference Asset is missing, unavailable or no longer quoted;
- (ii) the composition of the Reference Asset is no longer the same and/or the value of the Reference Asset is no longer published;
- (iii) the relevant Exchange and/or Option or Forward Exchange is not open for trading during its standard opening hours, or closes before the standard closing time;
- (iv) trading in the Reference Assets or in option or forward contracts comparable to the Reference Asset which are subjects of trading in an Exchange or Option or Forward Exchange is terminated, interrupted or it is essentially restricted; or
- (v) the possibilities of market participants to trade in or obtain a quotation for the Reference Asset, or for option and forward contracts comparable to the Reference Asset that are traded on an Exchange or Option or Forward Exchange, cease, are discontinued or weaken essentially for another reason.

In such a case:

- (a) The limited opening hours of an Exchange and/or an Option or Forward Exchange are not considered to constitute a Market Disruption, if the limitation is caused by a published public change to the normal opening hours of the said Exchange and/or Option or Forward Exchange.
- (b) Limitation of trading during any given day is deemed to constitute a Market Disruption, if the restriction is due to prices rising above the

permissible price level of the Exchange and/or Option or Forward Exchange in question.

If, in the Issuer's opinion, a Market Disruption exists on the Starting or Closing Date, the Starting or Closing Date for the determination of the Initial Price, Final Price and/or Closing Price is the following Exchange Day of the Reference Asset in question on which a Market Disruption does not exist. However, where a Market Disruption concerning the Reference Asset in question exists on eight consecutive Exchange Days of the Reference Asset in question that immediately follow the original Starting or Closing Date, such eighth Exchange Day is deemed to be the Starting or Closing Date of the Reference Asset in question, irrespective of the existence of a Market Disruption. In such a case, the Issuer must confirm the Closing, Initial and/or Final Price used in calculating the Performance or another factor in accordance with the Terms and Conditions of the MTN programme and the Final Terms of the Loan.

The Issuer is entitled to make all additions and adjustments to the Final Terms that the Issuer considers necessary in connection with a Market Disruption.

Revised Calculation

If the composition, calculation or publication of a Reference Asset ceases entirely or partly, or the characteristics of a Reference Asset are changed in a way that the Issuer considers essential, the Issuer is entitled to change the calculation method of the Performance and/or to replace the Reference Asset in question with a corresponding alternative. If, as determined by the Issuer, a corresponding Reference Asset is not available, the Issuer is entitled to make such revisions to the calculation that the Issuer considers well-grounded in view of the calculation of the value of the Reference Asset, in a manner that reflects and is based on the way it was previously formed, calculated or published. In such a case the value that is calculated in the described manner replaces the value of the Reference Asset when the Performance is calculated.

If the Issuer estimates that replacement of the Reference Asset or adjustment to the calculation does not lead to a reasonable result, the Issuer may calculate the Yield prematurely and establish the Yield. After having established the Yield, the Issuer must notify the Creditors of the Yield Amount and the interest rate to which the Loan will be tied in the future. The Issuer must pay market interest on the Principal Amount. The Redemption Amount and interest are paid on the Redemption Date.

The Issuer is entitled to make all additions and adjustments to the Final Terms of the Loan that the Issuer considers necessary in connection with a Revised Calculation.

If the official Closing Price of the Reference Asset is adjusted during a period (from original publication) that customarily passes between the transaction and payment dates of a spot transaction in the Reference Asset; however, no later than three Exchange Days after the Starting Date, and if such price has been used in determining the Closing Price and/or Initial Price and Final Price, the Issuer must make a corresponding adjustment.

If the Reference Asset or a company connected to the Reference Asset, is subject to, as determined by the Issuer, delisting, nationalisation, bankruptcy, liquidation, corporate restructuring, expropriation, merger, split-up, surrender of business, share exchange, exchange offer, public

Adjustment

Special Situations

purchase offer or a similar event, or the Reference Asset is subject to, as determined by the Issuer, a split, rights issue, bonus issue, issue of option rights or convertible bonds, combination, repurchase, or other event referred to in the Final Terms, that, according to the market practice on equity-related derivatives products, may entitle to adjustment of calculation of issued outstanding instruments, the Issuer has the right to revise the calculation method of the performance and/or the composition of the share basket, or to replace the Reference Asset with a Replacement Reference Asset in a manner that is, as determined by the Issuer, necessary to arrive at a calculation of the performance that reflects it and is based on the previous calculation method.

If the Issuer considers that replacement of the Reference Asset or adjustment to the calculation or the composition of the share basket does not lead to a reasonable result, the Issuer may calculate the Yield prematurely and establish the Yield. After having established the Yield, the Issuer must notify the Creditors of the Yield Amount and the interest rate to which the Loan will be tied in the future. The Issuer must pay market interest on the Principal Amount. The Redemption Amount and interest are paid on the Redemption Date.

The Issuer is entitled to make all additions and amendments to the Final Terms that the Issuer considers necessary in connection with Special Situations.

Replacement Reference Asset

The Replacement Reference Asset replaces the Reference Asset with the certain conditions stated in these Final Terms. The Replacement Reference Asset replaces the Reference Asset as of the date determined by the Issuer. The Issuer is entitled to make all additions and adjustments to the Final Terms of the Loan that the Issuer considers necessary in connection with a Replacement Reference Asset.

Legislative amendment

If, as determined by the Issuer, it were illegal, essentially more difficult than before or seriously damaging to the Issuer's reputation to issue or own Structured MTNs, or if it were illegal, essentially more difficult than before or seriously damaging to the Issuer's reputation for the Issuer or another party to own, acquire or sell the Reference Asset or a derivative instrument comparable to the Reference Asset that can be used to hedge the risk related to the Issuer's Loan (such as a share that forms a part of the share basket) due to an amendment to an act, statute, provision or similar or to a decision of the authorities or to their application, or a postponement of payment, currency restriction, confiscation, embargo or boycott concerning a central bank, the Swedish or Finnish State or a supranational corporation, such as the UN or EU, the Issuer may decide to replace the Reference Asset with a Replacement Reference Asset, or alternatively adjust the Yield.

If the Issuer estimates that replacement of the Reference Asset or adjustment to the calculation does not lead to a reasonable result, the Issuer may calculate the Yield prematurely and establish the Yield. After having established the Yield, the Issuer must notify the Creditors of the Yield Amount and the interest rate to which the Loan will be tied in the future. The Issuer must pay market interest on the Principal Amount. The Redemption Amount and interest are paid on the Redemption Date.

The Issuer is entitled to make all additions and amendments to the Final Terms that the Issuer considers necessary in connection with a legislative amendment.

Increased Risk Management Costs

If the Issuer estimates that its costs related to the ownership, acquisition or sale of the Reference Asset, or the costs relating to the adoption, maintenance or termination of a derivative instrument used for hedging against the Issuer's risk pertaining to the Loan, essentially increased due to an amendment to an act, a statute, a provision or similar, or to a decision of the authorities or to their application, or due to some other event or circumstance that does not arise directly from the Issuer's decreased credit rating, or if, in the Issuer's opinion, the risk management costs increased essentially for some other reason than mentioned above, the Issuer may decide to replace the Affected Reference Asset with a Replacement Reference Asset, or alternatively revise the Yield calculation.

If the Issuer estimates that replacement of the Reference Asset or adjustment to the calculation does not lead to a reasonable result, the Issuer may calculate the Yield prematurely and establish the Yield. After having established the Yield, the Issuer must notify the Creditors of the Yield Amount and the interest rate to which the Loan will be tied in the future. The Issuer must pay market interest on the Principal Amount. The Redemption Amount and interest are paid on the Redemption Date.

The Issuer is entitled to make all additions and amendments to the Final Terms that the Issuer considers necessary in connection with Increased Risk Management Costs.

Risk Management Disruption

In order to manage risks, the Issuer must have the possibility to own, possess, acquire, re-establish, replace, cancel and sell the Reference Asset or part of it, to conclude agreements related to the Reference Asset and to make investments related to the Reference Asset. If the Issuer estimates that it does not possess the ability to carry out the above actions, or despite implementing reasonably required measures, the above actions are materially more difficult than initially, the Issuer may decide to replace the Reference Asset with a Replacement Reference Asset.

If the Issuer does not find a suitable Replacement Reference Asset or if such action would not lead to a reasonable result, the Issuer may calculate the Yield prematurely and establish the Redemption Amount. After having established the Redemption Amount, the Issuer must notify the Creditors of the Redemption Amount and the interest rate to which the Loan will be tied in the future. The Issuer must pay market interest on the Redemption Amount. The Loan and interest are repaid on the Redemption Date.

The Issuer is entitled to make all additions and changes to the Final Terms that the Issuer considers necessary in connection with a Risk Management Disruption.

Other Terms

The modifications in Annex 1 to the Terms and Conditions are applied to this Loan insofar as they concern Notes governed by Finnish law.

Registering book-entry securities

Book-entry securities are registered in the book-entry account assigned by the subscriber on the third Business Day at the latest from the expiry of the subscription period in accordance with the Act on the Book-Entry System and the Act on Book-Entry Accounts and the rules and regulations of EFi. Book-entry securities are not freely transferable until they have been registered in a book-entry account.

Creditor's consent to disclosure of information on itself

EFi is under obligation to keep the information on the Creditors secret and hence such information is not available to the Issuer without the Creditor's consent. By subscribing for or by purchasing this Loan the Creditor agrees that the Issuer is entitled to receive and EFi upon the Issuer's request to disclose information on the Creditors, including the Creditor's name, contact information and Business Identity Code, if any, for the purpose of giving notifications on the Note.

Secondary market In normal market conditions the Issuer, Nordea Bank Finland Plc, quotes a

repurchase price for the Loan. It may be lower or higher than the nominal

amount of the Loan.

Applicable law Finnish law

LIABILITY

The Issuer confirms that the above supplementary terms are applicable to the Loan together with the Terms and Conditions, and undertakes to make payments accordingly.

Helsinki, 14 November 2012

NORDEA BANK FINLAND PLC

OPERATIONAL INFORMATION ON THE LOAN AND OTHER INFORMATION

Issuer Nordea Bank Finland Plc.

Offer Public offer.

Settlement and clearing Euroclear Finland Oy ("EFi")

system

Official listing An application will be made for the Notes to be listed on NASDAQ OMX

Helsinki.

PS agreement The Loan is suited as an investment for savings assets under a PS

agreement as referred to in the act on long-term saving.

Expenses The estimated expenses are: EFi: EUR 5,000; and application to

NASDAQ OMX Helsinki: EUR 4,000.

Structuring cost The structuring cost of the Loan is based on the values of the fixed income

and derivative investments included in the Loan on the valuation date of 13 November 2012. The annual structuring cost is 0.8%, which means a total cost of approximately 4.0%. The structuring cost is determined on a loan-by-loan basis. The cost depends, for example, on the market conditions, such as changes in the interest rate level and market volatility. The structuring cost includes all costs incurred by the Issuer from the Loan, such as costs related to the issue, licence, material and marketing. The Issuer does not charge a separate subscription fee or separate custody fees for the Loan. When comparing the costs of different issuers, the investor must pay attention to the varying capacity of the market participants to realise the fixed income and derivative investments

included in structured products.

Financing level The interest rate applied to calculating a zero coupon investment is the 3-

month Euribor added with 0.47 percentage points.

Cancellation of the issue The Issuer reserves the right to cancel the issue

1) based on a changed market situation

2) when the total amount of subscriptions remains low (below

EUR 2,000,000), OR

3) if an event occurs that the Issuer considers may jeopardise the success

of the arrangement.

The Issuer will cancel the issue of a Tranche if the total subscription

amount of the Tranche is less than EUR 200,000.

If the issue is cancelled, all payments are repaid. In the event of potential

cancellation of the issue, no interest will be paid on the amount refunded.

Taxation In accordance with valid law, the Yield paid to natural persons with unlimited tax liability in Finland and Finnish death estates on notes issued

to the public in Finland constitutes income as referred to in the Act on Withholding Tax on Interest Income. Any income corresponding to Yield received in secondary-market transactions constitutes capital income as referred to in the Income Tax Act. For corporations or consortiums, the Yield is regular taxable income subject to the exceptions concerning tax

exemption of non-profit corporations.

This description does not include tax advice. The description is not exhaustive; it is meant as general information on certain valid regulations. The Creditor should evaluate the possible taxation consequences and turn to a tax adviser.