NASDAQ STOCK MARKET INC
Form 3
June 04, 2007

(Print or Type Responses)

1. Name and Address of Reporting Person, *
$\begin{array}{lll}\text { (Last) } & \text { (First) } & \text { (Middle) }\end{array}$

## TULLVAKTSVAGEN 15

(Street)

STOCKHOLM,Â V7Â 10578
1.Title of Security
(Instr. 4)

| 2. Date of Event Requiring Statement (Month/Day/Year) | 3. Issuer Name and Ticker or Trading Symbol NASDAQ STOCK MARKET INC [NDAQ] |  |  |
| :---: | :---: | :---: | :---: |
| 05/25/2007 | 4. Relationship Person(s) to Issu | of Reporting er | 5. If Amendment, Date Original Filed(Month/Day/Year) |
|  | (Check | applicable) | 6. Individual or Joint/Group |
|  | $\qquad$ Director $\qquad$ Officer <br> (give title below) |  | Filing(Check Applicable Line) _X_ Form filed by One Reporting Person $\qquad$ Form filed by More than One Reporting Person |

Table I - Non-Derivative Securities Beneficially Owned

| 2. Amount of Securities 3. | 4. Nature of Indirect Beneficial |  |
| :--- | :--- | :--- |
| Beneficially Owned | Ownership | Ownership |
| (Instr. 4) | Form: | (Instr. 5) |
|  | Direct (D) |  |
|  | or Indirect |  |
|  | (I) |  |
|  | (Instr. 5) |  |

0
D $\hat{A}$

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

SEC 1473 (7-02)

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Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)


Shares
(I)
(Instr. 5)

## Reporting Owners

Reporting Owner Name / Address

Relationships
Director 10\% Owner Officer Other
OMX AB
TULLVAKTSVAGEN 15 A $\hat{A}$ X $\hat{A}$ À
STOCKHOLM,Â V7Â 10578

## Signatures

/s/ Magnus
Billing
${ }_{-}^{* *}$ Signature of
06/04/2007

Reporting Person
Date

## Explanation of Responses:

* If the form is filed by more than one reporting person, see Instruction 5(b)(v).
** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).


## Â

## Remarks:

OnÂ MayÂ 25,Â 2007,Â OMXÂ ABÂ ("OMX")Â andÂ TheÂ NasdaqÂ StockÂ Market, Â Inc.Â (the "Issuer") $\hat{A}$ entered $\hat{A}$ into $\hat{A}$ a $\hat{A}$ Transaction $\hat{A}$ Agreement $\hat{A}$ (the $\hat{A}$ "Transaction $\hat{A}$ Agreement"). Pursuant $\hat{A}$ to $\hat{A}$ the $\hat{A}$ terms $\hat{A}$ and $\hat{A}$ subject $\hat{A}$ to $\hat{A}$ the $\hat{A}$ conditions $\hat{A}$ set A forthÂ inÂ the $\hat{A}$ Transaction Agreement, $\hat{A}$ the $\hat{A}$ IssuerÂ willÂ makeÂ â̂ cashÂ and $\hat{A}$ stockÂ tenderÂ offerÂ (the $\hat{A}$ "Offer") $\hat{A}$ to acquireÂ allÂ of AMX 'sÂ outstandingÂ shares. Â TheÂ considerationÂ offeredÂ inÂ the A Offer is $\hat{A}$ equivalent $\hat{A}$ to $0.502 \hat{A}$ newÂ shares $\hat{A}$ of $\hat{A}$ CommonÂ Stock $\hat{A}$ of $\hat{A}$ the $\hat{A}$ IssuerÂ plusÂ SEK94.3Â for eachÂ OMXÂ share. Â TheÂ boardÂ ofÂ directorsÂ of Â eachÂ of A OMXÂ andÂ the $\hat{A}$ IssuerÂ has approved $\hat{A}$ the $\hat{A}$ TransactionÂ Agreement.

Â Â Â Â OnÂ MayÂ 25, Â 2007, Â OMXÂ enteredÂ intoÂ threê̂ Votinĝ̂ Agreementŝ̂ (thê̂ "Voting Agreements") $\hat{A}$ withÂ certainÂ holdersÂ of $\hat{A}$ voting $\hat{A}$ securitiesÂ of $\hat{A}$ the $\hat{A}$ IssuerÂ (the "Securityholders"). $\hat{A}$ Approval $\hat{A}$ of $\hat{A}$ the $\hat{A}$ Issuer's $\hat{A}$ shareholders $\hat{A}$ of $\hat{A}$ the $\hat{A}$ issuance $\hat{A}$ of $\hat{A}$ the newÂ shares $\hat{A}$ of $\hat{A}$ CommonÂ StockÂ inÂ connectionÂ withÂ the $\hat{A}$ OfferÂ by $\hat{A}$ the Â required $\hat{A}$ vote underÂ applicableÂ lawÂ andÂ NASDAQÂ exchange Â rulesÂ is $\hat{A}$ â̂ conditionÂ toÂ completionÂ of the $\hat{A}$ Offer. $\hat{A}$ OMX'sÂ purposê̂ inÂ entering $\hat{A}$ intô̂ the $\hat{A}$ Voting $\hat{A}$ AgreementsÂ wasÂ tô̂ increase the $\hat{A}$ likelihood $\hat{A}$ that $\hat{A}$ such $\hat{A}$ conditionÂ is $\hat{A}$ satisfied.
$\hat{A} \hat{A} \hat{A}$ Â OMXÂ doesÂ notÂ haveÂ anyÂ pecuniaryÂ interestÂ inÂ the $\hat{A}$ securitiesÂ heldÂ byÂ the Securityholders.
$\hat{A} \hat{A} \hat{A} \hat{A}$ ForÂ morê̂ informationÂ about $\hat{A}$ the $\hat{A}$ Voting $\hat{A}$ Agreements, $\hat{A}$ including $\hat{A}$ certain $\hat{A}$ voting
limitations $\hat{A}$ arising $\hat{A}$ fromÂ the $\hat{A}$ Issuer'sÂ Restated $\hat{A}$ Certificate $\hat{A}$ of $\hat{A}$ Incorporation, $\hat{A}$ as
amended, $\hat{A}$ and $\hat{A}$ otherÂ mattersÂ relating $\hat{A}$ thereto, $\hat{A}$ please $\hat{A}$ see $\hat{A}$ the $\hat{A}$ Schedule $\hat{A}$ 13DÂ filed
byÂ OMXÂ onÂ JuneÂ $4, \hat{A}$ 2007Â relatingÂ toÂ the Â Issuer'sÂ commonÂ stock.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, See Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

