In the Matter of

Certain Bitcoin/Ether Tracking Certificates

ORDER OF SUSPENSION OF TRADING

It appears to the Securities and Exchange Commission (SEC) that there is a lack of current, consistent and accurate information concerning Bitcoin Tracker One (Ticker Symbol: CXBTF) and Ether Tracker One (Ticker Symbol: CETHF), issued by XBT Provider AB (publ), a Swedish company headquartered in Stockholm, resulting in confusion amongst market participants regarding these financial instruments.

For example, the broker-dealer application materials submitted to enable the offer and sale of these financial products in the United States, as well as certain trading websites, characterize them as “Exchange Traded Funds.” Other public sources characterize the instruments as “Exchange Traded Notes.” By contrast, the issuer characterizes them in its offering materials as “non-equity linked certificates.” CXBTF and CETHF are listed and trade on the NASDAQ/OMX in Stockholm and have recently been quoted on OTC Link (previously “Pink Sheets”) operated by OTC Markets Group, Inc.

The Commission is of the opinion that the public interest and the protection of investors require a suspension of trading in the securities of the above quoted company.

THEREFORE, IT IS ORDERED, pursuant to Section 12(k) of the Securities Exchange Act of 1934, that trading in the securities of the above listed company is suspended for the period
from 5:30 p.m. EDT on September 9, 2018, through 11:59 p.m. EDT on September 20, 2018. During such trading suspension, however, a broker-dealer may engage in activities within the United States solely for the purpose of assisting non-broker-dealer customers with the liquidation of owned positions\(^1\) held as of the date of this order in a transaction (or series of transactions ending with a sale) effected on the Nasdaq Nordic or other trading platform located outside the United States or with non-US persons located outside the United States including the issuer.

By the Commission.

Brent J. Fields  
Secretary

\(^1\) No broker or dealer shall purchase, sell (whether short or long), lend, or borrow such instrument, for its own account or for the account of another person, except as necessary to facilitate the liquidation of non-broker customer sale orders on behalf of non-broker customers that have title to such instruments. Transactions in the instruments may not be effected for any purpose other than to facilitate sales of instruments owned by non-broker customers in a manner that is consistent with this Order.