## Acceptance form regarding the public offer from Amgen to the shareholders of Nuevolution

Acceptance period: June 13, 2019 - July 4, 2019

The acceptance form shall be received by SEB Emissioner ("SEB") no later than 17.00 (CEST) on July 4, 2019. The acceptance form may be sent by mail, to SEB Emissioner AB03, SE-106 40 Stockholm, Sweden. The acceptance form may also be sent by email to emissioner@seb.se. The acceptance form should be sent or delivered in ample time prior to July 4, 2019.

	t according to the complete term	AB (publ) (" <b>Nuevolution</b> ") to tender all as and conditions set out in the offer do			
distributions to shareholder		tion. If Nuevolution pays dividends ccurs prior to the settlement of the n connection with the Offer.			
I/we hereby tender, in accordin Nuevolution:	dance with the terms and cond	itions set out in the Offer Document	t, the following shares		
	shares in Nuevolution,				
	registered on VP/service account:				
		correct, please change to the correct ed text on the acceptance form.	number. No further		
If the above VP-account is a so possible.	-called transfer account, your bai	nk must be contacted and asked to re-	register it as soon as		
and signed by the pledgee. Income to the yield account that is con yield account connected to the	omplete or incorrect acceptance nected to the shareholder's secu	formation pertaining to the pledgee, not forms may be disregarded. The settle urities account. Shareholders of Nuevo ield account is a bank giro or postal giro transaction note.	ment amount will be paid lution who do not have a		
Completion of the Offer is conditional upon the conditions set out in the Offer Document. For complete terms and conditions, please see the Offer Document and the press release regarding the announcement of the Offer.  By signing this acceptance form I/we hereby instruct and empower SEB for my/our behalf to tender the above stated shares in Nuevolution according to the terms and conditions set out in the Offer Document and that I/we have read the Offer Document and read and understood the statements overleaf under "Important information".					
Information regarding the hold Address for transaction note will be of Personal ID number		Information regarding the pledgee (to be completed if the shares are pledged) Personal ID number / Registration number	)  Daytime phone		
Name		Name / Company name			
Place	Date	Mailing address (street, box, etc)			
The registered shareholder's signature (if a	applicable the representative / custodian)	Postal code City			
Please fill in your citizenship, if more than	one, please fill in them all	Place	Date		
I am a citizen of:		Signature of pledgee			

Observe! If you are a representative, please fill in the information on page 2.

Observe! See restrictions of excluded jurisdictions on page 2.

## Information regarding the representative

(if applicable

Personal ID number / Registration number		Daytime phone	
Name / Company name			
Maling address (street, box, etc)			
	T.		
Postal code	City		
Citizenship / LEI (Corporate)		Date	
Citizenship / EEI (Corporate)		Date	
Signature of representative			

## Important information

The Offer, pursuant to the terms and conditions presented in the Offer Document, is not being made to persons whose participation in the Offer requires that any additional offer document be prepared or registration effected or that any other measures be taken in addition to those required under Swedish law.

The distribution of the Offer Document, this acceptance form and any related offer documentation may in certain jurisdictions, including but not limited to Australia, Canada, Hong Kong, Japan, New Zealand and South Africa, be restricted or affected by the laws of such jurisdictions. Accordingly, copies of the Offer Document and this acceptance form are not being, and must not be, mailed or otherwise forwarded, distributed or sent in, into or from any such jurisdiction. Therefore, persons who receive the Offer Document and this acceptance form (including, without limitation, nominees, trustees and custodians) and are subject to the laws of any such jurisdiction will need to inform themselves about, and observe, any applicable restrictions or requirements. Any failure to do so may constitute a violation of the securities laws of any such jurisdiction. To the fullest extent permitted by applicable law, Amgen disclaims any responsibility or liability for the violation of any such restrictions by any person.

The Offer is not being made, and the Offer Document and this acceptance form may not be distributed, directly or indirectly, in or into, nor will any tender of shares be accepted from or on behalf of holders in, any jurisdiction in which the making of the Offer, the distribution of the Offer Document or the acceptance form, or the acceptance of any tender of shares would contravene applicable laws or regulations or require that further offer documents be prepared or that registration be effected, or other measures be taken, in addition to those required under Swedish law. By signing this acceptance form I/we hereby certify that I/we am/are not an Australian, Canadian, Hong Kong, Japanese, New Zealand or South African person, am/are not located in Australia, Canada, Hong Kong, Japan, New Zealand or South Africa and that I/we am/are not acting on a non-discretionary basis for a principal that is an Australian, Canadian, Hong Kong, Japanese, New Zealand or South African person, that is located in Australia, Canada, Hong Kong, Japan, New Zealand or South African person, that is giving an order to participate in such offer from Australia, Canada, Hong Kong, Japan, New Zealand or South Africa.

The Offer, as well as the agreements entered into between Amgen and the Nuevolution shareholders as a result of the Offer, shall be governed and construed in accordance with substantive Swedish law. Any dispute regarding the Offer, or which arises in connection therewith, shall be exclusively settled by Swedish courts, and the City Court of Stockholm (Sw. Stockholms tingsrätt) shall be the court of first instance.