# Draft Checklist – Legal Opinion

### Documents:

* [Online Services Agreement – EKN Online]
* [Power(-s) of Attorney]
* [General Terms and Conditions EKN Online]
* [Application Form EKN eID]
* [General Terms and Conditions EKN eID]

### Opinion to be rendered on the following issues:

1. [*Name of the Account holder*] (the “Company”) is duly incorporated and validly existing under the laws of [\_\_\_\_\_\_\_];
2. The Company has the necessary power and authority to enter into, perform and observe the terms and conditions of the Documents;
3. The Company has taken all necessary corporate action to authorise its due execution, delivery and performance of the Documents;
4. Under the laws of [\_\_\_\_\_\_\_]
	1. the choice of Swedish law to govern the Documents is effective;
	2. the agreement by the Company in the Documents that the Arbitration Institute of the Stockholm Chamber of Commerce (SCC) has jurisdiction in respect of those documents is effective;
	3. any award rendered by the SCC will be recognised and enforceable in the jurisdiction of the Company; and
	4. the Company has no immunity from legal proceedings or the execution of a judgement or award rendered.
5. It is not necessary or advisable in order to ensure the validity, effectiveness or admissibility in evidence of the Power(-s) of Attorney that the Power(-s) of Attorney be filed, registered, recorded in, or legalised by, any public office or elsewhere except: [●];
6. Under the laws of [\_\_\_\_\_\_\_] the actions performed by the attorney-in-fact appointed by the Power(-s) of Attorney for Users with Account Administrator Authorisation and Business Account Authorisation respectively, will constitute legal, valid and binding obligations of the Company;
7. The Documents have been duly executed by the Company; and
8. That [name of Company’s Representative/-es] [has/have] authority to act on behalf of Company to: (a) agree to the relevant contractual obligations contained in Documents on behalf of Company, and (b) to issue the relevant Power(-s) of Attorney.