

Exercise of warrants of series 2022:2 in Fingerprint Cards

Submit application form to:

Carnegie Investment Bank AB (publ) Regeringsgatan 56, 103 38 Stockholm Transaction Support - <u>transactionsupport@carnegie.se</u> +46 (0) 8 5886 85 10 Subscription period:

Payment:

18 August 2023 – 21 September 2023

Subscription price:

1.3 SEK per share

21 September 2023

Notification and payment must be received by Carnegie Investment Bank AB (publ) no later than 15:00 (CEST) on 21 September 2023.

Holders of warrants are advised to read the prospectus drawn up by the Board of Fingerprint Cards, dated 7 November 2022 and in particular the part of the prospectus concerning the terms of the warrants. Payment is made in accordance with the submission of the application. Carnegie is hereby granted a proxy to take the actions Carnegie finds necessary in order to complete the subscription of shares and for warrants and shares to be transferred to/from the VP account belonging to the undersigned. Furthermore, it is confirmed that the undersigned have taken notice of what is specified below, under "Important information".

The undersigned has taken note of what is stated in the Prospectus and is aware of, and acknowledges that:

- One (1) Warrant entitles to subscription of one (1) new B-share
- The subscription price is SEK 1.3 per new ordinary share and subscription is effected through simultaneous payment
- The number of B-shares that each Warrant entitle to subscribe as well as the subscription price for each B-share may become subject to recalculation in accordance with section 8(C) in the terms and conditions for the Warrants with the aim of protecting the Warrant holders from dilution if the planned rights issue of A-shares and B-shares, which was announced by Fingerprint Cards on 16 July 2023, is carried out during the subscription period
- No changes or additions are allowed to the printed text on the application form
- Notification forms that are incomplete, filled out incorrectly or received too late may be disregarded
- Any delayed payments, incomplete or incorrect payments may be disregarded or lead to a lower number of shares being allotted
- Payments that have not been claimed for subscription will be refunded
- The application is binding and if more than one application form is submitted by the same applicant, only the most recently dated application will be considered

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- The application has not been preceded by any investment advisory or other advisory. I/we have independently made the decision to subscribe for ordinary shares by exercise of Warrants

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Details on subscription	
I/we hereby subscribe for the number of shares listed below through utilisation of the below stated number of warrants and by simultaneous payment:	
Number of exercised warrants Number of newly subscri	bed shares Amount to pay*
	x 1.3 SEK
One (1) Warrant entitle to	
one (1) new B-share	
The above stated warrants are registered in VP account number**: **VP account (securities account)	
VP account number:	
	holder's own name.
*Payment instruction	
Payment for subscribed shares through the exercise of warrants shall be sent to Carnegie Investment Bank AB (publ), Transaction Support, SE-103 38 Stockholm,	
Sweden through the bank SEB, SWIFT address: ESSESES, IBAN: SE385000000052211000363, account number 5221 10 003 63. At payment, the subscriber's	
name, address, VP account number as well as reference of issue account statement must be provided.	
Please note:	
The application form and the payment must have been received by Carnegie no later than 15:00 (CEST) on 21 September 2023.	
Summary of terms for subscription	
One (1) warrant entitles the holder to subscribe for one (1) B-share in Fingerprint Cards at a subscription price of 1.3 SEK per share. Fingerprint Cards will submit	
an application for subscription of shares through exercise of warrants after the end of the subscription period. The delivery of the ordinary shares depends on the turnaround time of the relevant authorities.	
NB! The number of B-shares that each Warrant entitle to subscribe as well as the subscription price for each B-share may become subject to recalculation in	
accordance with section 8(C) in the terms and conditions for the Warrants with the aim of protecting the Warrant holders from dilution if the planned rights issue of A-shares and B-shares, which was announced by Fingerprint Cards on 16 July 2023, is carried out during the subscription period. For further	
information, please refer to the terms and conditions for the Warrants and the Q&A regarding the Warrants which are available on Fingerprint Cards' web	
page, https://www.fingerprints.com/investors/rights-issue/.	
Please note that for shareholders whose holding is registered with a custodian or other nominee, subscription for new shares with subscription rights shall be	
made in accordance with instructions from their custodian or nominee.	
Information regarding the subscriber (Please insert text)	
Personal ID number/Registration number	Legal Entity Identifier, LEI*** (mandatory for legal entities)
Family name/Company name	First name
Postal address	Postal code and city
E-mail address	Telephone (daytime)
Place and date Signature of subscriber (where applicable, parent or guardian) Name	

Information regarding guardians and authorized agents

If investment decision are made by a guardian or authorized agent, a special form "Guardians and Authorised Agents" must be filled in and attached to the application in order for the application to be valid.

Important information:

This notification form and any other documents relating to the exercise of Warrants as described above to do not constitute an offer to sell or a solicitation of an offer to buy or subscribe for the securities of the Company in any manner or in any jurisdiction where such offer would be illegal. No action has been taken, or will be taken, to permit an offer to be made to the public in any jurisdiction.

The securities have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "Securities Act"), or with any other securities regulatory authority in any state or jurisdiction of the United States, and may not be offered, sold, resold, transferred, delivered or distributed, directly or indirectly, in, into or within the United States, except in a transaction not subject to, or pursuant to an exemption from, the registration requirements of the Securities Act and in compliance with the securities legislation in the relevant state or any other jurisdiction of the United States.

Any subscription or purchase in violation of the above restrictions will be considered invalid.

Carnegie handles administrative information in the offer. Carnegie's receipt and handling of acceptance forms does not lead to a customer relationship between the participant in the offer and Carnegie. This means among other things that neither a so called customer categorisation nor a so called suitability assessment will be made regarding the offer.

***Requirement of LEI-code for juridical persons

Legal Entity Identifier (LEI) is a global identification code for legal entities that is mandatory for securities transactions. Remember to apply for registration of LEI code in good time if it is not possessed as the code needs to be stated on the application form. More information about the LEI requirements can be found on the Swedish Financial Supervisory Authority's website <u>www.fi.se</u>

Personal data that is submitted to Carnegie, for example contact information and personal identification number, or which is otherwise registered in connection with the preparation or administration of the offer, is processed by Carnegie, as controller of the personal data, for the administration and execution of the offer. Processing of personal data also takes place to enable Carnegie to comply with its statutory duties.

Personal data may for a defined purpose, in observance of bank secrecy rules, occasionally be disclosed to other companies within the Carnegie Group or to undertakings which co-operate with Carnegie, within and outside the EU/EEA in accordance with EU's approved and appropriate protective measures. In certain cases Carnegie is also under a statutory duty to provide information, e.g. to the Swedish Financial Supervisory Authority and Swedish Tax Agency.

Similarly to the Securities Market Act, the Banking and Financing Business Act contains confidentiality provisions according to which all of Carnegie's employees are bound by a duty of confidentiality with regard to clients of Carnegie and other parties to whom services are provided. The duty of confidentiality also applies between and within the various companies in the Carnegie Group.

Information regarding what personal data is processed by Carnegie, deletion of personal data, limitation on the processing of personal data, data portability or the rectification of personal data can be requested from Carnegie's Data Protection Officer. It is also possible to contact the data protection officer to obtain further information about how Carnegie processes personal data. If the investor wishes to make a complaint regarding Carnegie's processing of personal data, the investor is entitled to turn to the Swedish Authority for Privacy Protection in its capacity as supervisory authority.

Personal data shall be deleted if it is no longer needed for the purposes for which it was originally collected or otherwise processed, provided that Carnegie has no legal obligation to preserve the personal data. The normal storage time for personal data is 11 years. Address to Carnegie's data protection officer: <u>dpo@carnegie.se</u>