

Ownership of legal entity

A true principal means the natural person who controls the company directly or indirectly through control of more than 25% of the shares (capital, shares or equivalent) or the votes, or otherwise exercises control of the company. If no real principal is present, a so-called alternative real principal should be stated. This should be a person who is the Chairman of the Board, the Managing Director or any other equivalent executive. Copy of ID document for the alternate true principal should be attached if no true principal is present.

Is there a true principal? (check the box)	Yes	No	If Yes, Ownership (%):
Name	Personal ID number		
Postal address	Is the true principal a PEP*? (YES/NO)		

* PEP refers to a person who currently has or has previously had an important public function in a state or in an international organization (eg minister, parliamentary and ambassador).

Important information:

This application form, the Prospectus and any other documents related thereto are not directed to persons located in Canada, Japan, Australia, Hong Kong, New Zealand, Singapore, South Africa or in any other country where the offer or sale of the subscription rights, paid subscribed shares (Sw. betalda tecknade aktier) or new shares is not permitted. In the United States (including its territories and possessions, any state of the United States and the District of Columbia) any offering will only be of subscription rights and paid subscribed shares made by the Company to a limited number of existing shareholders who are reasonably believed to be qualified institutional buyers (as defined in Rule 144a under the US Securities Act of 1933, as amended (the "Securities Act") pursuant to an exemption from registration under the Securities Act in a transaction not involving any public offering and who have executed and returned an investor letter to the Company. This application form, the Prospectus and any other documents related thereto may not be announced, published or distributed, directly or indirectly, in or into USA, Canada, Japan, Australia, Hong Kong, New Zealand, Singapore, South Africa or any other country where such action is wholly or partially subject to legal restrictions or where such action would require additional prospectuses, other offer documentation, registrations or other actions in addition to what follows from Swedish law. The information in this application form, the Prospectus and any other documents related thereto may not be forwarded, reproduced or disclosed in such a manner that would contravene such restrictions or would require such additional prospectuses, other offer documentation, registrations or other actions. Failure to comply with this instruction may result in a violation of the Securities Act or laws applicable in other jurisdictions. No subscription rights, paid subscribed shares or new shares have been or will be registered under the Securities Act, or with any other securities regulatory authority of any state or other jurisdiction of the United States and no subscription rights, paid subscribed shares or new shares may be offered, sold, resold, transferred, delivered or distributed, directly or indirectly, into or within the United States other than pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act, and in compliance with any applicable securities laws of any state or jurisdiction of the United States. No public offering of subscription rights, paid subscribed shares or new shares is made in the United States. There is no intention to register any securities referred to in this application form, the Prospectus and any other documents related thereto in the United States or to make a public offering in the United States. Application for subscription and acquisition of securities in violation of the above can be deemed invalid. Disputes concerning, or related to, the rights offering, the contents of the Prospectus or any connected legal relation shall be settled exclusively in accordance with Swedish law and by Swedish courts. The district court of Stockholm (Sw. Stockholms tingsrätt) shall be the court of first instance.

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 juridical persons. From 3rd of January 2018 juridical persons need to have a LEI-code to be able to make a security transaction. If there is no such code Carnegie is not allowed to execute the transaction for the juridical person. Subscriber that needs to acquire a LEI-code to sign shares in the company should contact any of the suppliers available on the market. Keep in mind to apply for a registration of a LEI-code in time since the code needs to be submitted on the acceptance form. More information regarding the requirements of the LEI can be found on the Swedish Financial Supervisory Authority's (Sw. Finansinspektionens) website www.fi.se.

*****Requirements of NID-number for physical persons**

National ID or National Client Identifier (NID-number) is a global identification code for individuals. From 3rd of January 2018 all physical persons have a NID-number and it needs to be specified to be allowed to make a security transaction. If such a number is not specified Carnegie might be prevented from executing the transaction for the physical person. If you only have a Swedish membership your NID-number will consist of "SE" followed by your personal number. If you have more or another than a Swedish citizenship your NID-number may consist of another type of number. For more information about how NID-numbers are acquired please contact your bank office. Keep in mind to find your NID-number in time since the number has to be submitted on the acceptance form.

Personal information that is submitted to Carnegie, for example contact information and personal numbers or that is otherwise registered in connection to preparation or administration of the offer, is treated by Carnegie, that is responsible for personal information, for administration and execution of the offer. Treatment of personal information occurs also so that Carnegie is able to fulfill their commitments according to the law.

Personal information might for certain purposes, with consideration to the regulations regarding bank secrecy, sometimes be distributed to other companies within the Carnegie Group or to companies that Carnegie cooperates with, within and outside the EU/EES in accordance to the precautions approved and applied by the EU. In some cases Carnegie is also obliged by law to distribute information, for example to the Swedish Financial Supervisory Authority (Sw. Finansinspektionen) and the Swedish Tax Agency (Sw. Skatteverket).

The Banking and Financing Business Act contains, as the Securities Market Act, a secrecy provision according to which all employees with at Carnegie are bound by professional secrecy regarding the clients of Carnegie and other employers. The professional secrecy also applies between and within the different companies in the Carnegie Group.

Information regarding what personal information that is treated by Carnegie, deletion of personal information, limitation of treatment of personal information, data portability, or correction of information can be requested to Carnegie's data safety representative. It is also possible to contact the data safety representative if the subscriber wants further information regarding the treatment of personal information by Carnegie. If the subscriber wants to leave a complaint regarding the treatment of personal information the subscriber has the right to turn to the Swedish Data Protection Authority (Sw. Datainspektionen) as regulatory agency. Personal information is deleted if it is no longer necessary for the uses for which it was collected or in any other way treated, provided that Carnegie isn't legally bound to keep the information.