

Application form f	or subscripti	on of units in Hyph AB (publ)	– Subscrip	ption without unit	rights	
Subscription period:	May 9 – May 2	3, 2025 at 15:00 CEST				
Subscription price:	SEK 0.01 per unit, which means a subscription price of SEK 0.0025			The application form i Bergs Securities AB Issue: Hyph	is sent or subm	itted to:
Allotment:		y allocation will be announced by receiving a contract note, to address stated below.  Jungfru 114 44				
Settlement date:	According to the	ne instructions on the contract note.	SWEDEN Telephone: +46 (8) 408 933 50 E-mail: info@bergssecurities.se (scanned application form)			
Unit:	One (1) unit co	ntains of four (4) shares.			·	
more than one application for undersigned hereby wishes	orms are submitted, to subscribe withou	ption of units without unit rights. Please note then only the last form received will be cons t unit rights for units in Hyph AB in accordanc AB to execute the subscription of units accor	idered. Incompl e with the term	lete or incorrectly filled out a s stated in the Terms & Cond	application forms	may also be disregarded. The
A. SUBSCRIPTION OF		ing number of units in Hyph AB (publ) a	at a subscripti	ion price of SEK 0.01 per	unit:	
Number of units		7		t in SEK (number of units x S		
		(fill in where allotted units are to be d ings account (ISK) or capital insurance accoun	•	· · · · · · · · · · · · · · · · · · ·	ough your bank/	custodian.
Email address to settlemen	t department at you	ır bank				
Euroclear Sweden AB, the issuing  C. SUITABILITY ASSES	g agents delivery comm	ructions to a securities account that does not belong itment does not apply.  DUCT CONTROL – MANDATORY IN ORI: t investment, i.e. do you have enough informations.	DER FOR THE	APPLICATION FORM TO		
or memorandum, to make					153	NO
2. Is your main purpose of	uns investment cap	ital growth and cash flow?			YES	NO
3. Do you have a long inve	stment horizon for t	his investment, i.e. financial ability to keep th	ne investment fo	or more than three years?	YES	NO
4. Do you have the ability	to lose 100 percent	of your invested capital invested in this issue?	?		YES	NO NO
5. Do you have a high risk	tolerance? I.e. are y	ou willing to take a high risk to achieve your i	nvestment goal	?	YES	NO NO
	eristics and goals of	estions above, Bergs Securities considers that the investment, and acknowledge the risk of			YES	NO
rights used for subscription.	over-subscribed, the Enter below the nu	ose who have also exercised unit rights have mber of unit rights you have used as well as w for subscription of new units:	, ,		•	elation to the number of uni
Number of unit rights		Bank/custodian	Account nu	mber		
INVESTORS WHO ARE PHY  If you are acti I have answe  INVESTORS WHO ARE LEG I/we confirm that i.e. the investor h  I/we confirm that i.e. the investor h	rSICAL ENTITIES: Aring on behalf of som red the PEP question in the company's share as no beneficial own the information on as registered beneficial confidence.	ERING REGULATIONS — When subscribing a you acting on your own behalf? Yes	No	wher:	e behalf I am act laq Stockholm an eneficial owners e beneficial own	ting d NGM Equity) is still current and correct ers.
CEO if there is no o (2017:630) on mea	chairman of the boa asures against mone	y laundering and terrorist financing, <i>i.e. the p</i>	eficial owner in	the following according to cl	h. 3. Section 8 sec	ction 3 of the Act

Personal identity number

Address

Position

First name

Surname

		/u u		_		1	
•		("PEP") – natural person o		3.	Are you a known colleague	e to a PEP?	
		er hold, or has he or she he	ld, a key position as;	3.		e to a PEP! Tes TiNo	
a)		or Government,			Known colleague means:	diameter chest in the control of the	
b)	Minister or De	puty Minister,				ding to what is known or there are reasons to believe, jointly with a a legal person or legal arrangement or by other means has or has	
c)	Member of Pa	rliament,			previously had close links with		
d)	Member of the	e governing body of a centr	al bank,			cole beneficial owner to a legal person or legal arrangement which,	
e)	Board member	r of a political party that is	represented in a body			there are reasons to believe, was actually established for the	
•	stipulated in a	ny of items a)-d) above,	•		benefit of a PEP.		
f)		reme court, constitutional	court or other high-level				
',		hose decisions can only be	•		Other questions		
			appealed in exceptional	4.	_	from that you are planning to invest?	
,	circumstances				Own savings	Salary/Pension Real-estate sale	
g) Senior official at an audit authority,				Sale of business	Previous investments/capital gains		
h) Ambassador or Head of Mission,				Inheritance/gift	Other:		
i)	Senior officer i	n the armed forces, or					
j)	Individual who	is part of a state-owned co	ompany's administrative,	5.		cription to increase the return on your capital?	
	management o	or control body			Yes		
k)	In an internation	onal organization, e.g. The	UN, the Council of Europe,		No, specify the purpose	e	
	NATO or the W	/TO.		6.	On whose behalf are you i	investing?	
Individuals	referred to in a)	–k) above are during the p	eriod they hold the	0.	On own behalf	investing:	
		f 18 months thereafter, co				ease specify name and personal identity number	
	ersons (hereinaft		, , , , , , , , , , , , , , , , , , ,		On behalf of other, pie	ease specify flame and personal identity number	
	res D No	, .					
				7.	Enclose a cortified convert	Fualid identification, For logal persons	
		family to a PEP?	and the land of th	/.	Enclose a certified copy of valid identification. For legal persons, an up-to-date registration certificate or similar,		
		se, registered partner, cohabiting part ners as well as parents.)	ner, children and their spouses,		not older than three months, must be appended that verifies signatory authority		
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
L Y	res 🔲 No				Certified identification	and/or registration certificate appended.	
						and, or registration continuate appended.	
						and, or registration continuate appendix	
Depending on y	your answers above	e in the section on Money Laun	dering Regulations, Bergs Secur	ities may		one, or regulation continuate appended	
		•		•	ask you additional questions		
	MATION PERT	•		ND ADD			
F. INFORM	MATION PERT	•		ND ADD	ask you additional questions PRESS DETAILS (PLEASE P		
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**CONTRACTUAL TERMS, ETC.**The customer is a retail client and is aware of the statutory right to request another customer categorization.

Bergs Securities AB ("Bergs" or "Issuer Agent") is an authorized securities company under the supervision of the Swedish Financial Supervisory Authority. Bergs's primary operation is to provide administrative services to limited liability companies that are, or are planning to, register their shares and other financial instruments in the Swedish Central Securities Depository Euroclaer Sweden. Within the scope of these activities, Bergs conducts regulated investment services in the primary market on behalf of both issuers

Bergs's services are directed exclusively to investors in Sweden. Bergs is not obligated to provide its services to an investor and may reject an investor on the grounds, for example, that the investor is resident in a country that involves particular regulatory risks (such as the US).

Bergs provides the "execution of orders" investment service to investors. The service means that Bergs as instructed by the customer, on behalf of the customer and using the customer's funds acquires the financial instruments offered to the customer by an issuer and delivers the instrument to the securities account or the deposit account stipulated by the customer in the subscription application.

Bergs delivers instruments only to a securities accounts or deposit account in the customer's name or an account that the customer controls in their capacity as the insured or policyholder, in order for Bergs to deliver the instruments, the customer's depository institution, or where applicable insurance company, must agree to receive them and it is the duty of the customer to ensure this.

If Bergs Securities cannot deliver the instruments to the securities account or the deposit account that the customer has designated In our parameters cannou deliver the instruments to the securities account or the deposit account that the customer has designated due to that the customer has left insufficient delivery instructions, the instruments will instead be transferred to the issuer's account according to section 3.3 of Euroclear Sweden's Rules for Issuers and Issuing Institutions (Version 2024:2) if it is an initial issue (affiliation). Euroclear otherwise registers Bergs Securities as the owner of financial instruments that cannot be delivered. Bergs Securities is not able to influence Euroclear's misleading registration action and responsibility for the consequences of such registration or handling of instruments that cannot be delivered to the customer. The customer may turn to Euroclear for correction of such misleading owner registration.

Bergs is by law obligated to obtain information from the customer with regard to the provision of investment services pertaining to certain financial instruments. If the customer fails to provide the requested information, Bergs will not perform the service covered

Bergs provides the investment service "placement of financial instruments without a firm commitment" to the issuer. The service entails that Bergs has undertaken to assist the issuer in conducting the issue to the extent agreed under a special agreement between Bergs and the issuer usually stipulates that Bergs is to provide the execution of orders service for investors in the issue and is entitled to certain reimbursement for this work. The reimbursement received by Bergs may be fixed or include a fixed portion and a variable portion that could, for example, relate to reimbursement per subscription application received. The amount of the reimbursement is unique for each assignment.

The customer order in accordance with the undersigned application form gives Bergs authorization, on behalf of the customer, to sell, buy or subscribe to financial instruments according to the terms and conditions that apply to the offering in question. The customer order is not covered by the right of withdrawal that applies to certain types of services and products according to the law on distance and doorstep selling.

The primary characteristics and risks associated with the financial instrument are stated in Bergs's advance buying information. The price for the financial instrument is presented in the subscription application. The investment may entail remuneration, tax or other charges that are not paid through Bergs or charged by Bergs. The customer has full responsibility for such costs. The application period for the current offering is presented in the subscription application and in the information published in conjunction with the individual offering. Instructions, including arrangements for payment and for execution, and certain additional subscription terms are available in the subscription application.

The customer cannot withdraw from their obligations under this agreement by terminating the agreement early. Bergs complies with Swedish law in its marketing. Contractual terms and any information is provided in Swedish. Bergs undertakes to communicate with customers solely in Swedish. Information on the submission/processing of complaints, opportunities that exist to settle a dispute out-of-court, and on guarantee funds and similar payment systems is available in the advance buying information.

Bergs is not responsible for technical errors, telecommunication faults or incorrect mail handling in connection with the submission of the application form or in respect of services Bergs's provides to the custome

Complaints must be lodged without delay. The customer is not entitled to any compensation, or other penalty, if the complaint is not lodged without delay. A party is only liable to pay damages to a counterparty for direct damage resulting from gross negligence. Indirect damage, such as loss of incomes, shall in no case be eligible for reimbursement.

shall apply to this agreement and any dispute shall be reviewed by a public court

Personal data submitted to Bergs, or that is otherwise registered in conjunction with the assignment, will be processed by Bergs in accordance with regulatory requirements prevailing at any given time. Personal data will be collected and processed by Bergs in order for Bergs to conduct the customer's order. As part of this action, personal data will be transferred to the issuer. This is the purpose and the legal basis of the process. Personal data will be transferred to the issuer. This is the purpose and the legal basis of the process. Personal data will be stored for the period stipulated in regulatory requirements that prevailing at any given time (regulations concerning securities companies currently state a storage period of about five years). The data subject is entitled, on terms stipulated in the regulatory requirements, to request from Bergs access to and rectification or erasure of personal data or restriction of processing concerning the data subject or to object to processing as well as data portability. The data subject also has the right to lodge a compaint with the supervisory authority. The provision of personal data is necessary for the customer to enter into an agreement with Bergs concerning the execution of orders. You/the customer are not obliged to make personal data available to Bergs. If the requisite personal data is not provided, Bergs will not enter into an agreement with the customer concerning the execution of orders. There will be no automated decision-making. Bergs has the role of personal data control.