

Application form for subscription of shares by use of warrants TO 8 in Expres2ion Biotechnologies – with simultaneous payment – directly registered shareholders with VP account

Application period	l: 7 Septem	ber – 21 September 2023, 3:00 p.m. CEST.			
Terms and conditi	/ /	O 8 gives the right to subscribe for one (1) e at the price of SEK 1,57 per share.			
Payment:		Swedbank account: 8901-1 704 788 811-5 use VP account as reference. BIC: SWEDSESS.			
Application for subscription of shares through use of warrants					
	SEK 1,57				
57):					
sed will expire with					
	Bank/Trustee				
nits that:					
most recently dated confirmed that I/we cute subscription of es2ion Biotechnolog form from any jurisd measure is taken in	one will be conside have read the infor shares on behalf of gies AB in March 20: iction where my/ou	mation stated on the above page and that the undersigned in accordance with the			
elephone:	E-ma	ail:			
NID-nummer (if foreign citizens	hip): LEI (only applies to legal entities):			
IIP code:	City:				
	'				
	Terms and condition of warrants of warrants sed will expire with the content of the confirmed that I / we co	Terms and conditions: One (1) To new share Payment: Swedband use VP and of warrants SEK 1,57 SEK 1,57			

Sui	<u>Suitability assessment</u>				
1.	Do you have previous experience of transactions with the particular type of financial instrument that you now intend to invest in and understand the risks associated with such products?	Yes	No		
2.	Do you have professional experience of the particular type of financial instrument that you now intend to invest in and thereby possess knowledge of the risk associated with such products?	Yes	No		
3.	When investing in the particular type of instrument that you now intend to invest in, the investor must both have the financial ability to lose the entire amount invested and be willing to take such high risk to achieve the goal of the investment. Is you in position and willing to take such risks?	Yes	No		
4.	When investing in the current type of financial instrument, the investor should have an investment horizon which means that the investor is willing to own the instruments in question during a long time, sometimes for a period of several years. Do you have such placement horizon?	Yes	No		
5.	If you have answered "No" to any of the questions 1-4, it is Vator Securities assessment that investing in the current type of financial instrument is not suitable for you and reminds you of the risk of losing all or part of the invested capital and that it may take long time to divest the instruments. Do you still want to make the investment?	Yes	No		

Important information/ contract terms etc.

Vator Securities AB ("Vator Securities") is an authorized securities company supervised by the Swedish Financial Supervisory Authority (Sw. Finansinspektionen). In the capacity of issuer agent, Vator Securities' principal activity is to provide administrative services to limited liability companies that have or intend to have their shares and other financial instruments registered with the central securities depository Euroclear Sweden. Within the framework of such operations, Vator Securities performs statutory investment services in the primary market for both issuers and investors.

Unless otherwise agreed, the investor (the "Customer") is categorized by Vator Securities as a non-professional customer and is aware of its statutory right to request another customer categorization.

- By submitting a signed subscription application to Vator Securities, the Customer instructs Vator Securities to acquire financial instruments on behalf of the Customer in accordance with the Customer's order and allotment decisions from the issuer, and to deliver the financial instruments to the custodian designated by the Customer. It is the Customer's responsibility to ensure that the custodian accepts delivery.
- 2. Vator Securities executes the Customer's order as soon as possible in compliance with, e.g., the required time for verification and control and in accordance with the conditions that apply to the current offer and which is evident in the subscription application and other information published in connection with the offer. Vator Securities has the right to renounce the order received and does not provide any guarantee that a received order will lead to trading.
- The price for the financial instrument together with the method of payment and performance is stated in the subscription application. The investment may involves fees, taxes or other charges that are neither paid or applied through Vator Securities. The Customer is responsible for such costs.
- 4. Vator Securities is required by law to obtain information about the Customer in connection with the provision of investment services. Based on the information provided by the Customer, Vator Securities shall ensure that the investment service and current financial instruments are suitable for the Customer or alternatively inform the Customer that a suitability assessment cannot be made. When executing and/or forwarding orders on the Customer's initiative regarding such uncomplicated instruments as specified in Chapter 9

Section 25 in the Swedish Securities Market Act (Sw. lagen (2007:528) om värdepappersmarknaden), Vator Securities will not regularly assess whether the Customer has the necessary knowledge or experience to assess whether the relevant service or financial instrument is suitable for the Customer. If the Customer does not provide the requested information, Vator Securities may refrain from performing the service to which this agreement relates.

- 5. Vator Securities provides the investment service "placement of financial instruments with or without a firm commitment" to the issuer. The service means that Vator Securities has undertaken to assist the issuer in carrying out the issue to the extent agreed in a special agreement between Vator Securities and the issuer. The agreements between Vator Securities and issuers generally state, among other things, that Vator Securities shall provide the service with the execution of orders for investors in the issue and for this work be entitled to certain compensation. The compensation that Vator Securities receives may be fixed or contain a fixed part and a variable part which, among other things, may refer to compensation per subscription received. The size of the compensation is unique for each assignment.
- The customer is aware of the risks associated with transactions in financial instruments in general and that the outcome can be either positive or negative. Further information on the nature and risks regarding financial instruments is available on Vator Securities website www.vatorsecurities.se.
- 7. The customer cannot waive his obligations under this agreement by terminating the agreement prematurely. Contract terms as well as other information and communication are provided/take place in Swedish. Information on how complaints are presented/processed and what opportunities there are to have a dispute tried can be found on Vator Securities website www.vatorsecurities.se.
- Vator Securities is not responsible for technical errors, errors in telecommunications or error in mail handling in connection with the submission of subscriptions or in connection with Vator Securities' provision of services to the Customer.
- Contract note is provided to the Customer directly from Vator Securities. The
 Customer must monitor that the contract note is received as well as review it.
 The Customer must immediately notify Vator Securities of any errors or
 deficiencies that appear in the contract note, that the contract note has not
 been received or any other errors or deficiencies in the execution of the
 assignment (complaint).