

Terms for Inission AB's (publ) warrants 2025/2028:2

1. Definitions

In these terms the following words shall have the meaning set out below:

Swedish Companies Act

Swedish Companies Act (2005:551);

Central Securities Depositary account

securities account in Euroclear's Central Securities Depositary (CSD) register where each holder's possession of warrants or possession of shares acquired through the exercise of warrants is registered;

Banking Day

a day which is not a Saturday, Sunday, or other public holiday or which, in respect of payment of debt securities, is not equated with a public holiday in Sweden;

The Bank

the bank or the account-operating institute that the Company has appointed from time to time to handle the administration of the warrants in accordance with these terms;

The Company

Inission AB, corp. ID no. 556747-1890;

Euroclear

Euroclear Sweden AB, corp. ID no. 556112-8074;

Listing

listing of shares in the Company on a stock exchange, regulated market, trading platform (so-called Multilateral

Trading Facility) in the EEA area or other equivalent trading venue;

Warrant holder

the person registered in the CSD account as the holder of the warrant;

Subscription

subscription for new shares in the Company by exercising the warrant in accordance with Chapter 14 of the Swedish Companies Act;

Subscription Price

the price at which subscription of new shares through the exercise of a warrant can be made;

Warrant

the right to subscribe for one new share in the Company upon payment in accordance with these terms.

2. Warrants and registration

The number of warrants amounts to 10 000. The warrants shall be registered in a CSD account pursuant to Chapter 4 of the Central Securities Depositories and Financial Instruments Accounts Act (1998:1479).

3. Right to subscribe for new shares

Each warrant entitles the holder to subscribe for one new

share in the Company at a subscription price corresponding to 115 percent of the average of the volume-weighted price paid for each trading day for Inission's B-share on Nasdaq Stockholm during the period of 10 trading days from May 8, 2025. The subscription price thus calculated shall be rounded to the nearest SEK 0.10, whereby SEK 0.05 shall be rounded down. The subscription price may not amount to less than the quota value of the share.

The subscription price, as well as the number of shares that each warrant entitles the holder to subscribe for, may be subject to adjustment in the cases outlined in item 8 below.

Subscription may only be made for the entire number of shares to which the total number of warrants entitles and which one and the same warrant holder wishes to exercise. Any excess part of the warrant that cannot be exercised upon such subscription shall be disregarded.

4. Application for subscription

Application for subscription of shares may take place during the period from and including June 19, 2028, up to and including July 14, 2028, or the earlier date that may follow, according to item 8 below. If an application for subscription is not submitted within the above-mentioned period, the warrant will expire.

A completed application form, according to the established form, shall be submitted to the Company when applying for a subscription. The application for subscription is binding and may not be withdrawn.

5. Payment for new share

Upon application for subscription, payment shall be made at the same time for the number of shares to which the application for subscription relates. Payment shall be made in cash to a bank account designated by the Company.

6. Registration on the CSD account and in the share register

After payment for the subscribed shares has been made, the subscription is executed by entering the new shares in the Company's share register and in the respective warrant holder's CSD account as interim shares. After registration with the Swedish Companies Registration Office, registering the new shares in the share register and the CSD account becomes final. As stated in item 8 below, in some cases the date of such registration is postponed.

7. New shares' right to dividends

A share that has been issued after subscription entails the right to a dividend for the first time on the record date for dividends that occurs immediately after the subscription has been executed.

8. Recalculation of subscription price and number of shares

With regard to the rights to be granted to warrant holders in the situations set out below, the following shall apply:

A. BONUS ISSUE

In the event of a bonus issue, subscription shall – where application for subscription is made at such a time that allocation of shares cannot be effected at the latest on the fifth weekday before the general meeting, which resolves upon the bonus issue – be effected only after the general meeting has resolved on the bonus issue. Shares resulting from subscriptions effected after the resolution of the bonus issue are recorded in the warrant holder's CSD account as interim shares, which means that the resolution of the bonus issue does not cover such shares. Final registration in the CSD account shall only take place after the record date of the bonus issue.

In connection with subscriptions effected after a resolution on a bonus issue, a recalculated subscription price is applied, as well as a recalculated number of shares that each warrant entitles the holder to subscribe for. The recalculations shall be made by the Company as follows:

 $\frac{Recalculated \ subscription \ price}{price} = (previous \ subscription \\ price) \ x \ (number \ of \ shares \ in \ the \ Company \ prior \ to \ the \\ bonus \ issue) \ / \ (number \ of \ shares \ in \ the \ Company \ following \\ the \ bonus \ issue).$

Recalculated number of shares that each warrant entitles to subscribe for = (the previous number of shares that each warrant entitles to subscribe for) x (number of shares in the Company following the bonus issue) / (number of shares in the Company before the bonus issue).

The recalculated subscription price according to the above and the recalculated number of shares each warrant entitles to subscribe for shall be determined by the Company as soon as possible after the general meeting's resolution on the bonus issue.

B. REVERSE SPLIT OR SPLIT OF THE COMPANY SHAPES

If the Company carries out a reverse split or a split of the shares, the provisions of subsection A above shall apply correspondingly. The record date shall be the date on which the reverse split or split is effected by Euroclear at the request of the Company.

C. NEW SHARE ISSUE

In the event the Company carries out a new issue of shares against cash payment or set-off with preferential rights for the shareholders, the following shall apply concerning the right to participate in the new issue for shares created as a result of subscription with the exercise of a warrant:

- 1. Where the Board of Directors resolves on the new issue, subject to approval by the general meeting or by virtue of the general meeting's authorization, the resolution to issue shares shall state the last date on which subscription must be effected in order for shares issued through subscription in accordance with these terms to entitle the holder to participate in the new issue.
- 2. Where the general meeting resolves on the new issue, a subscription where the application for subscription is made at such a time that the subscription cannot be effected at the latest on the fifth weekday prior to the general meeting, which is to resolve on the new issue, shall only be effected after the general meeting has resolved on it. Shares issued as a result of a subscription that is effected after the resolution on the issue are recorded on an interim basis in the CSD account, which means that they do not entitle the holder to participate in the new issue. Final registration in the CSD account shall only take place after the record date of the new share issue.

In the event that a subscription is effected at such time that there is no right to participate in the new issue, a recalculated subscription price and a recalculated number of shares that each warrant entitles to subscribe for will be applied. The recalculations shall be made by the Company as follows:

Recalculated subscription price = (previous subscription price) x (the average market price of the share during the subscription period outlined in the issue resolution ("average share price") / (average share price increased by the theoretical value of the subscription right calculated on this basis).

Recalculated number of shares each warrant entitles to=
(previous number of shares that each warrant entitles
to subscribe for) x (average share price increased by the
theoretical value of the subscription right calculated on that
basis) / (average share price).

The average share price shall be deemed to correspond to the average of the calculated mean of the highest and lowest price paid on each trading day during the subscription period according to the price list on which the share is listed. In the absence of a listed price, the last quoted bid price shall be used as a basis for the calculation. A day without a listed bid price or price paid shall not be included in the calculation of the average price of the share.

The theoretical value of the subscription right shall be calculated as follows:

The theoretical value of the subscription right = (the maximum number of new shares which may be issued under the issue resolution) x ((average share price) - (the issue price of the new share)) / (the number of shares prior to the issue resolution).

If a negative value arises, the theoretical value of the subscription right shall be determined to be zero.

The recalculated subscription price according to the above and the recalculated number of shares each warrant entitles to subscribe for shall be determined by the Company two banking days after the end of the subscription period and shall be applied to each new subscription made thereafter.

Should the Company's shares not be listed on the market at the time of the issue resolution, a corresponding

recalculation shall be made, in part of the subscription price and in part of the number of shares that each warrant entitles to subscribe for. The recalculation, which the Company shall perform, shall be based on the assumption that the value of the warrants shall remain unchanged.

During the period before the recalculated subscription price and the recalculated number of shares to which each warrant entitles the holder to subscribe have been determined, share subscriptions shall be effected only provisionally, in which case the number of shares to which each warrant entitles to subscribe for prior to recalculation shall be entered on an interim basis in a CSD account.

Final registration in the CSD account takes place only after the recalculated subscription price, and the recalculated number of shares that each warrant entitles to subscribe for have been determined.

D. ISSUE OF WARRANTS OR CONVERTIBLES UNDER CHAPTER 14 AND 15 OF THE SWEDISH COMPANIES ACT RESPECTIVELY

If the Company carries out an issue of warrants or convertibles, in both cases with preferential rights for the shareholders to subscribe for such share-related instruments against cash payment or set-off, the provisions in subsection C, first paragraph, items 1 and 2 shall apply correspondingly to the right to participate in the issue for shares issued upon subscription.

In the event that a subscription is effected at such time that there is no right to participate in the issue, a recalculated subscription price and a recalculated number of shares that each warrant entitles to subscribe for will be applied. The recalculations shall be made by the Company as follows:

Recalculated subscription price = (previous subscription price) x (the average market price of the share during the subscription period outlined in the issue resolution ("average share price") / (average share price increased by the value of the subscription right).

<u>Recalculated number of shares</u> = (previous number of shares to which each warrant entitles the holder to subscribe) x (average share price increased by the value of the subscription right) / (average share price).

The average share price is calculated in accordance with subsection C above.

The value of the subscription right shall be deemed to correspond to the average of the calculated mean of the highest and lowest price paid on each trading day during the subscription period according to the price list on which the subscription right is listed. In the absence of a listed price, the last quoted bid price shall be used as a basis for the calculation. A day without a listed bid price or price paid shall not be included in the calculation of the value of the subscription right.

If the subscription right is not subject to a listing, the value of the subscription right shall, as far as possible, be determined by reference to the change in the market value of the Company's shares that can be deemed to have arisen from the issue of the warrants or convertibles.

The recalculated subscription price according to the above and the recalculated number of shares each warrant entitles to subscribe for shall be determined by the Company two banking days after the end of the subscription period for the issue and shall be applied to each subscription made thereafter.

Should the Company's shares not be listed on the market at the time of the issue resolution, a corresponding recalculation shall be made, in part of the subscription price and in part of the number of shares that each warrant entitles the holder to subscribe for. The recalculation, which the Company shall perform, shall be based on the assumption that the value of the warrants shall remain unchanged.

In the event of a subscription effected prior to the recalculated subscription price and the recalculated number of shares for which each warrant entitles to subscribe for have been determined, the provisions of subsection C, paragraph 10 above shall apply correspondingly.

E. OFFERS TO SHAREHOLDERS

Should the Company, in cases other than those referred to in subsections A–D above, make an offer to the shareholders to, with preferential rights to the shareholders under the principles in Chapter 13, Section 1 of the Swedish Companies Act, acquire securities or rights of any kind from the Company or decide, in accordance with the principles mentioned above, to distribute such securities or rights to the shareholders without consideration, a recalculated subscription price and a recalculated number of shares that each warrant entitles to subscribe for shall be applied to subscriptions called for at such a time that

the shares received thereby do not entitle the holder to participate in the offer. The recalculation shall be made by the Company as follows:

<u>Recalculated subscription price</u> = (previous subscription price) x (average market price of the share during the application period outlined in the offer ("average share price") / (average share price increased by the value of the right to participate in the offer ("value of purchase right").

<u>Recalculated number of shares each warrant entitles to</u> = (previous number of shares that each warrant entitles to subscribe for) x (average share price increased by the value of the purchase right) / (average share price).

The average share price is calculated in accordance with the provisions of subsection C above.

In the event that shareholders have received purchase rights and trading has taken place, the value of the right to participate in the offer shall be deemed to correspond to the value of the purchase right. The value of the purchase right shall thereby be deemed to correspond to the average of the calculated mean of the highest and lowest price paid on each trading day during the application period according to the price list on which the purchase right is listed. In the absence of a listed price, the last quoted bid price shall be used as a basis for the calculation. A day without a listed bid price or price paid shall not be included in the calculation of the value of the purchase right.

In the event that the shareholders have not received purchase rights or if such trading in purchase rights as referred to in the preceding paragraph has not taken place, the subscription price shall be recalculated by applying as far as possible the principles stated above in this subsection E, whereby the following shall apply: Where the securities or rights offered to shareholders are listed, the value of the right to participate in the offer shall be deemed to be equal to the average of the calculated mean values for each trading day during 25 trading days from the first day of such listing, of the highest and lowest price paid during the day for transactions in those securities or rights at the market place where those securities or rights are listed, less, where applicable, the consideration paid for them in the offer. In the absence of a listed price, the last quoted bid price shall be used as a basis for the calculation. A day without a listed bid price or price paid shall not be included in the calculation of the value of the right to participate in

the offer. When recalculating the subscription price and the number of shares that each warrant entitles to subscribe for in accordance with this paragraph, the period of 25 trading days referred to above shall be deemed to correspond to the application period established in the offer in accordance with the first paragraph of this subsection E.

If there is no listing of the securities or rights offered to shareholders, the value of the right to participate in the offer shall, as far as possible, be determined on the basis of the change in the market value of the Company' shares that can be deemed to have arisen from the offer.

The recalculated subscription price according to the above and the number of shares that each warrant entitles to subscribe for shall be determined by the Company as soon as possible after the value of the right to participate in the offer has been calculated.

Should the Company's shares not be listed on the market at the time of the offer, a corresponding recalculation shall be made, in part of the subscription price and in part of the number of shares that each warrant entitles to subscribe for. The recalculation, which the Company shall perform, shall be based on the assumption that the value of the warrants shall remain unchanged.

In the event of a subscription effected prior to the recalculated subscription price and the recalculated number of shares for which each warrant entitles to subscribe for have been determined, the provisions of subsection C, paragraph 10 above shall apply correspondingly.

F. EQUAL TREATMENT OF WARRANT HOLDERS AND SHAREHOLDERS

In the event of a new issue of shares against cash payment with preferential rights for the shareholders or an issue under Chapter 14 or 15 of the Swedish Companies Act against cash payment with preferential rights for the shareholders, the Company may decide to give all warrant holders the same preferential rights as the shareholders. Accordingly, each warrant holder shall, notwithstanding that share subscription has not taken place or been effected, be deemed to be the owner of the number of shares that the warrant holder would have received if share subscription had been effected at the subscription price and the number of shares for which each warrant entitles to subscribe for that applied at the time of the issue resolution.

If the Company resolves to make such an offer as described in subsection E above, the provisions of the preceding paragraph shall apply correspondingly. However, the number of shares that the warrant holder shall be deemed to own in such case shall be determined on the basis of the subscription price and the number of shares that each warrant entitles to subscribe for at the time of the decision to make the offer.

If the Company resolves to give the warrant holders preferential rights in accordance with what is stated in this subsection F, no recalculation shall be made under subsections C, D, or E above of the subscription price or the number of shares that each warrant entitles to subscribe for.

G. DIVIDEND

If the Company resolves to pay a dividend (whether ordinary or extraordinary) to shareholders in cash, the subscription price shall be adjusted in accordance with the calculation below.

Subscription price per share (in SEK) – total dividend per share (in SEK) from 2025 = Adjusted subscription price.

The total dividend per share (in SEK) shall be determined based on the principles for recalculation of warrants set out in these terms. If, for example, there is a share split, the total dividend per share (in SEK) before the share split shall be recalculated in the same order as the shares.

H. REDUCTION IN SHARE CAPITAL

Where the Company's share capital would be reduced by repayment to the shareholders and such reduction is mandatory, a recalculated subscription price shall apply as well as a recalculated number of shares each warrant entitles to subscribe for.

The recalculation shall be carried out by the Company as follows:

Recalculated subscription price = (previous subscription price) x (average market price of share during a period of 25 trading days from the day the share is listed without the right to repayment ("average share price") / (average share price increased by the amount to be repaid per share).

<u>Recalculated number of shares</u> = (previous number of shares that each warrant entitles to subscribe for) x (average share price increased by the amount repaid per share) / (average share price).

The average share price is calculated in accordance with the provisions of subsection C above.

When recalculating as above and where the reduction takes place through redemption of shares, a repayment amount according to the calculation below shall be used instead of the actual amount that will be repaid per share according to the following:

Calculated repayment per share = (the actual amount repaid per redeemed share reduced by the share's average market price over a period of 25 trading days immediately preceding the day on which the share is listed without the right to participate in the reduction ("the share's average price") / (the number of shares in the Company on which the redemption of a share is based reduced by the number 1).

The average share price is calculated in accordance with the provisions of subsection C above.

The recalculated subscription price according to the above and the recalculated number of shares each warrant entitles to subscribe for shall be determined by the Company two banking days after the expiry of the stated period of 25 trading days and shall apply to share subscriptions effected thereafter.

In the event of a subscription effected prior to the recalculated subscription price and the recalculated number of shares for which each warrant entitles to subscribe for have been determined, the provisions of subsection C, paragraph 10 above shall apply correspondingly.

If the Company's share capital is reduced by redemption of shares with repayment to the shareholders and such reduction is not compulsory, but where, in the Company's assessment, the reduction, taking into account its technical design and economic effects, is equivalent to a compulsory reduction, recalculation of the subscription price and the number of shares each warrant entitles to subscribe shall be made by applying, as far as possible, the principles set out in this subsection H.

If the Company's shares are not subject to listing at the time of the reduction, a corresponding recalculation of the subscription price shall be made. The recalculation, which the Company shall perform, shall be based on the assumption that the value of the warrants shall remain unchanged.

I. RECALCULATION SHALL GIVE A REASONABLE RESULT

In the event that the Company carries out a measure referred to in sections A–E, G, or H above and if, in the Company's opinion, application of the recalculation formula intended for such measure, taking into account the technical design of the measure or for any other reason, could not take place or lead to the financial compensation that the warrant holders receive in relation to the shareholders not being reasonable, the Company shall make the recalculation of the subscription price and the number of shares that each warrant entitles to subscribe for in such a manner as the Company finds appropriate to ensure that the recalculation gives a reasonable result.

J. ROUNDING OFF

Upon recalculation of the subscription price according to the above, it shall be rounded off to the nearest SEK 0.10, whereby SEK 0.05 shall be rounded down, and the number of shares shall be rounded off to two decimal places.

K. MERGER ACCORDING TO CHAPTER 23, SECTION 15 OF THE SWEDISH COMPANIES ACT

In the event the general meeting approves a merger plan pursuant to Chapter 23, Section 15 of the Swedish Companies Act, whereby the Company is to be merged into another company, applications for subscription may not be made thereafter. No later than one month prior to a final resolution by the Company on the issue of a merger as described above, warrant holders shall be notified of the intention to merge in accordance with item 11 below. Such notification shall include the main contents of the merger plan and a reminder that subscription may not be made after the resolution on the merger has been adopted by the general meeting.

If the event the Company gives notice of a merger as described above, warrant holders shall – irrespective of what is stated in item 4 above regarding the earliest date for application for subscription – be entitled to apply for subscription from the date on which the notice of the intended merger was given, provided that subscription can be effected no later than on the fifth weekday prior to the general meeting at which the merger plan, pursuant to which the Company is to be merged into another company, is to be approved.

L. MERGER ACCORDING TO CHAPTER 23, SECTION 28 OF THE SWEDISH COMPANIES ACT

If the Company's Board of Directors draws up a merger plan pursuant to Chapter 23, Section 28 of the Swedish Companies Act, or any other equivalent company law legislation, the following shall apply.

If a parent company owns all shares in the Company, and the Company's Board of Directors announces its intention to draw up a merger plan pursuant to Chapter 23, Section 28 of the Swedish Companies Act, the Company shall, in the event that the final date for application for subscription pursuant to item 4 above falls after such announcement, set a new final date for application of subscription (the "final date"). The final date shall be within 60 days of the announcement.

If a shareholder (the majority shareholder), alone or with subsidiaries, holds shares representing such a large proportion of all the shares in the Company that the majority shareholder, according to the legislation in force at any given time, is entitled to call for compulsory redemption of the remaining shares and the majority shareholder announces its intention to call for compulsory redemption of the remaining shares, the provisions of the previous paragraph regarding the final date shall apply accordingly.

If the event the announcement has been made in accordance with what is stated above in this subsection L, warrant holders shall – irrespective of what is stated in item 4 above regarding the earliest time for application to subscribe – be entitled to make such application until the final date. The Company shall, not later than four weeks prior to the final date, by notice in accordance with item 11 below, remind the warrant holders of this right and that applications for subscription is not permitted after the final date.

M.DIVISION

If the general meeting were to approve a division plan in accordance with Chapter 24, Section 17 of the Swedish Companies Act, pursuant to which a portion of the Company's assets and liabilities are taken over by one or more other limited liability companies in return for consideration to the shareholders of the Company, a recalculated subscription price as well as a recalculated number of shares for which each warrant entitles to subscribe for shall be applied, in accordance with the principles for dividends in subsection G above.

The recalculation shall be based on the portion of the Company's assets and liabilities taken over by the acquiring company.

Where all of the Company's assets and liabilities are taken over by one or more other limited liability companies against consideration to the shareholders of the Company, the provisions on liquidation in accordance with subsection M above shall apply correspondingly, meaning, among other things, that the right to request subscription ceases at the same time as registration in accordance with Chapter 24, Section 27 of the Swedish Companies Act and that notification to warrant holders shall be made no later than four weeks before the division plan is submitted for approval to the general meeting.

N. LIQUIDATION

If it is resolved that the Company shall enter into liquidation, for whatever reason, a subscription may not be made thereafter. The right to request subscription is extinguished at the same time as the liquidation resolution, irrespective of whether such resolution has become legally binding.

Not later than four weeks prior to the general meeting resolving on the issue of whether the Company shall enter into liquidation in accordance with Chapter 25 of the Swedish Companies Act, the warrant holders shall be informed of the planned liquidation through a notice in accordance with item 11 below. The notification shall include a reminder that a subscription is not permitted after a resolution on liquidation.

If the Company gives notice of intended liquidation as described above, warrant holders shall – irrespective of what is stated in item 4 above regarding the earliest date for a subscription – have the right to request a subscription from the date on which the notice was given, provided that the subscription can be effected prior to the date of the general meeting at which the issue of the Company's liquidation is to be resolved.

Notwithstanding the provisions above pursuant to which subscription may not be made after a resolution on liquidation, the right to request subscription shall be reinstated if the liquidation is not carried out.

O. INSOLVENT LIQUIDATION

If the Company is declared insolvent, a subscription may not be made by exercising warrants. If the resolution on insolvency is overturned by a higher court, however, the right to subscribe shall be reinstated.

P. CHANGE OF CONTROL

If a shareholder, as a result of a public offer in accordance with the Swedish Act (2006:451) on public takeover bids on the stock market or another type of transaction, directly or indirectly, achieves an ownership stake in the Company that exceeds 50 percent ("Change of Control"), warrant holders shall – irrespective of what is stated in item 4 above regarding the earliest time for application for subscription – be entitled to apply for subscription from the day when the shareholder announces the Change of Control.

Special undertaking by the Company

The Company undertakes not to take any measures referred to in item 8 above that would result in a recalculation of the subscription price to an amount that is less than the share's quota value at any given time.

10. Nominees

In accordance with Chapter 3, section 7 of the Swedish Central Securities Depositories and Financial Instruments Accounts Act (1998:1479), legal entities can obtain permission to be registered as nominees. Such a nominee shall be considered a warrant holder for the purposes of applying these terms.

11. Notices

Notices concerning the warrants shall be sent to each warrant holder and other holders of rights registered in a CSD account.

12. Right to represent warrant holders

In the absence of a specific mandate from the warrant holders, the Bank is authorized to represent the warrant holders in matters of a formal nature relating to the terms of the warrants.

13. Amendments to terms

The Company shall be entitled to resolve on amendments to these warrant terms to the extent required by legislation, court decisions, or authority decisions or if it is otherwise appropriate or necessary for practical reasons, and the rights of the warrant holders are not impaired in any respect.

14. Confidentiality

The Company and Euroclear may not, without authorization, disclose information on warrant holders to a third party. The Company shall be entitled to inspect Euroclear's record register of the warrants, which sets out who is registered for a warrant.

15. Limitation of liability

With regard to the measures that are incumbent on the Company, Euroclear, or the Bank in accordance with these warrant terms, and taking into account the provisions of the Swedish Central Securities Depositories and Financial Instruments Accounts Act (1998:1479), no liability can be claimed for damage resulting from Swedish or foreign legislation, Swedish or foreign governmental action, acts

of war, strikes, blockades, boycotts, lockouts, or other similar circumstances. The reservation in respect of strikes, blockades, boycotts, and lockouts shall apply even if the Company, Euroclear, or the Bank takes or is subject to such conflict measures.

Nor shall Euroclear be liable in other cases to compensate for damage incurred if Euroclear has exercised normal prudence. A corresponding limitation of liability shall also apply to the Company and the Bank. Furthermore, the Company and the Bank shall under no circumstances be liable for indirect damage.

Should the Company, Euroclear or the Bank be prevented to perform its obligations as a consequence of a circumstance specified in the first paragraph above, the action may be postponed until the impediment has been removed.

16. Applicable law and forum

These terms and any related legal matters shall be governed by Swedish law. A general court shall settle any dispute arising from these warrant terms with the Stockholm District Court as the first instance or such other court as the Company approves in writing.

ABOUT INISSION

Inission is a full-service provider of customized manufacturing services and products within advanced industrial electronics and mechanics. Our services cover the entire product lifecycle, from development and design to industrialization, volume production, and aftermarket services. Inission operates in Sweden, Norway, Finland, Estonia, Italy, the USA, and Tunisia. Inission fosters a strong, value-driven corporate culture of entrepreneurship and passion, which in 2024 resulted in a revenue of approximately SEK 2.2 billion with an average of 1,081 employees. Inission is listed on Nasdaq First North Growth Market, with Nordic Certified Adviser AB as its certified adviser. Inission's offering is divided into two business areas; EMS – Contract manufacturing of electronic and mechanical products under the Inission brand and OEM – Power electronics and systems under the Enedo brand. Reports are archived at www.inissiongroup.com.

Inission AB, Lantvärnsgatan 4, 652 21 Karlstad Org. no. 556747–1890

For more information, please contact:

Fredrik Berghel, CEO Inission AB +46 73 202 22 10, fredrik.berghel@inission.com

