

# Carnegie has undertaken stabilisation measures in Devyser Diagnostics AB (publ)'s shares corresponding to c. 2.3 percent of the Over-allotment Option in total

Stockholm, 29 December, 2021

Carnegie Investment Bank AB (publ) (Cárnegie') has undertaken stabilisation measures in Devyser Diagnostics AB (publ)'s (Devyser') or the 'Company') shares on Nasdaq First North Premier Growth Market ("First North").

As announced on 1 December 2021 in connection with the listing of the Company's shares on First North and the offering of shares made in connection thereto (tloffering'), Carnegie may, as Sole Global Coordinator and Sole Bookrunner, carry out transactions aimed at supporting the market price of the Company's share at levels above those which might otherwise prevail in the open market.

Stabilisation transactions may be undertaken on First North, in the over-the-counter market or otherwise, at any time from the first day of trading in the shares on First North, i.e. 10 December 2021, and for no longer than 30 calendar days thereafter. Carnegie is, however, not required to undertake any stabilisation and there is no assurance that stabilisation will be undertaken. Stabilisation, if undertaken, may be discontinued at any time without prior notice. In no event will transactions be executed at levels above the price in the Offering.

To cover any over-allotments related to the Offering, the Company granted Carnegie an option to issue an additional 625,000 shares, corresponding to approximately 14.6 percent of the total number of shares in the Offering prior to any over-allotments (the ver-allotment Option).

Carnegie has, in its capacity as stabilisation manager, notified that stabilisation measures have been undertaken, in accordance with article 5(4) in the Market Abuse Regulation 596/2014, on First North as specified below. The contact person at Carnegie is Johan Flintull (tel: +46 8 5886 88 00).

### Stabilisation information

Issuer:	Devyser Diagnostics AB (publ)			
Instrument:	Shares (SE0016588867)			
Offering size:	4,283,640 shares (excl. the Over-allotment Option)			
Offering price:	SEK 80			
Market:	Nasdaq First North Premier Growth Market			
Ticker:	DVYSR			
Stabilisation manager:	Carnegie Investment Bank AB (publ)			

# Stabilisation transactions

Date	Quantity	Price (lowest)	Price (highest)	Price (volume weighted average)	Currency	Trading venue
2021-12-17	12,549	80.00	80.00	80.00	SEK	First North

2021-12-20	1,235	80.00	80.00	80.00	SEK	First North
2021-12-22	330	80.00	80.00	80.00	SEK	First North

This information is information that Devyser Diagnostics AB (publ) is obliged to make public pursuant to the EU Market Abuse Regulation 596/2014. The information was submitted for publication, through the agency of the contact persons set out below, at 18:00 CET on 29 December 2021

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# **About Devyser**

Devyser is specialized in the development, manufacture, and sales of diagnostic kits. The products are sold to routine diagnostic laboratories in more than 45 countries. The products are used for complex DNA testing within hereditary diseases, oncology, and transplantation. The products are used to guide targeted cancer therapies, to enable a wide array of genetic tests, as well as in post-transplant follow-up. Devyser's product development focuses on simplifying and streamlining complex testing processes to improve throughput, reduce hands-on time and produce accurate and trusted results. Devyser was founded in 2004 and is based in Stockholm, Sweden.

Devyser's shares are listed on Nasdaq First North Premier Growth Market with the short name (ticker) DVYSR. The Company's certified adviser is Redeye AB, +46 8 121690, certifiedadviser@redeye.se.

# **Important information**

This announcement is not an offer to sell or a solicitation of any offer to buy any securities issued by Devyser Diagnostics AB (publ) (the Company") in any jurisdiction where such offer or sale would be unlawful prior to registration, exemption from registration or qualification under the securities laws of such jurisdiction.

Any offering of the securities referred to in this announcement will be made by means of a prospectus. This announcement is not a prospectus for the purposes of Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/ EC (and, with respect to the United Kingdom, such regulation as it forms part of the domestic law of the United Kingdom by virtue of the European Union (Withdrawal) Act 2018) (the \*\*rospectus Regulation\*\*). Investors should not invest in any securities referred to in this announcement except on the basis of information contained in the aforementioned prospectus.

In any EEA member state other than Sweden, and in the United Kingdom, this communication is only addressed to and is only directed at qualified investors in that member state or the United Kingdom within the meaning of the Prospectus Regulation (as applicable), for example, only to investors who can receive the offer without an approved prospectus in such EEA member state or in the United Kingdom.

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The Company does not undertake any obligation to review, update, confirm or release publicly any revisions to any forward-looking statements to reflect events that occur or circumstances that arise in relation to the content of this communication.