

Acceptance form regarding the public offer from Orrön Energy

Acceptance period: August 2, 2022 – August 23, 2022

The acceptance form shall be received by SEB Emissioner ("SEB") **no later than 17:00 (CEST) on August 23, 2022**. The acceptance form may be sent by mail, to SEB Emissioner AB03, SE-106 40 Stockholm, Sweden. The acceptance form may also be sent by email to emissioner@seb.se. The acceptance form should be sent or delivered in ample time prior to August 23, 2022.

Orrön Energy Holding AB (under change of name from Lundin Energy Holding AB), a wholly-owned subsidiary of Orrön Energy AB (publ), ("**Orrön Energy**") offers the shareholders in Slitevind AB (publ) ("**Slitevind**") to tender their shares in Slitevind according to the complete terms and conditions set out in the offer document dated 1 August 2022 (the "**Offer**" and the "**Offer Documents**" respectively).

Orrön Energy offers SEK 125 in cash for each share in Slitevind. If Slitevind pays dividends or makes any other distributions to shareholders, for which the record date occurs prior to the settlement of the Offer, Orrön Energy will reduced the Offer price accordingly or invoke completion condition 7 set out in the Offer Documents. No commission will be charged in connection with the Offer.

I/we hereby tender, in accordance with the terms and conditions set out in Offer Document, the following shares in Slitevind:

	shares in Slitevind, registered on VP/service account: _____
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If the number of shares in Slitevind as stated above is incorrect, please change to the correct number. No further supplements or amendments may be made in the pre-printed text on the acceptance form.

If the above VP-account is a so-called transfer account, your bank must be contacted and asked to re-register it as soon as possible.

If the shares are pledged, the section below, which requests information pertaining to the pledgee, must be duly completed and signed by the pledgee. Incomplete or incorrect acceptance forms may be disregarded. The settlement amount will be paid to the yield account which is connected to the shareholder's securities account. If there is no yield account or if it is a bank giro or postal giro account, payment will be made in accordance with the instructions in the settlement note.

Completion of the Offer is conditional upon the conditions set out in the Offer Document. For complete terms and conditions, please see the Offer Document.

By signing this acceptance form I/we hereby instruct and empower SEB for my/our behalf to tender the above stated shares in Slitevind according to the terms and conditions set out in the Offer Document and that I/we have read the Offer Document.

Information regarding the holder

Address for transaction note will be obtained from Euroclear Sweden

Personal ID number / Registration number	Daytime phone
Name	
Place	Date
The registered shareholder's signature (if applicable the representative / custodian)	

Private individual

Please fill in your citizenship, if more than one, please fill in them all
I am a citizen of:

Company

Please indicate LEI

Information regarding the pledgee

(to be completed if the shares are pledged)

Personal ID number / Registration number	Daytime phone
Name / Company name	
Mailing address (street, box, etc)	
Postal code	City
Place	Date
Signature of pledgee	

Observe! If you are a representative, please fill in the information on page 2.
Observe! See restrictions of excluded jurisdictions on page 2. →

Information regarding the representative

(if applicable)

Personal ID number / Registration number		Daytime phone	
Name / Company name			
Mailing address (street, box, etc)			
Postal code		City	
Place		Date	
Signature of representative			

IMPORTANT INFORMATION

The Offer is not being made to (and acceptances will not be accepted from or on behalf of) persons domiciled in Australia, Canada, Hong Kong, Japan, New Zealand, South Africa or the United States, or whose participation in the Offer requires that additional offer documents are prepared or registrations effected or that any other measures are taken in addition to those required under Swedish law (including the Swedish Corporate Governance Board's Takeover rules for certain trading platforms), except where there is an applicable exemption.

This acceptance form and any other documentation related to the Offer (including copies of such documentation) must not be mailed or otherwise distributed, forwarded or sent in or into any jurisdiction (including, without limitation, Australia, Canada, Hong Kong, Japan, New Zealand, South Africa or the United States) in which the distribution of this acceptance form or the Offer would require any additional measures to be taken or would be in conflict with any law or regulation in any such jurisdiction. Persons who receive this acceptance form (including, without limitation, banks, brokers, dealers, nominees, trustees and custodians) and are subject to the laws or regulations of any such jurisdiction will need to inform themselves about, and observe, any applicable restrictions and requirements. Any failure to do so may constitute a violation of the securities laws or regulations of any such jurisdiction. To the extent permitted by applicable law, Orrön Energy disclaims any responsibility or liability for any violations of any such restrictions and Orrön Energy reserves the right to disregard any acceptance forms whose submission constitutes a direct or indirect violation of any of these restrictions.