BERGENBIO ASA (to be renamed Oncoinvent ASA in connection with the Merger) RIGHTS ISSUE

SUBSCRIPTION FORM

Securities number: ISIN NO 0013251173

General information: The terms and conditions for the rights issue (the "Rights Issue") consisting of a minimum of 43,333,333 and a maximum of 764,346,190 new shares in the Combined Company, each with a nominal value in the range between NOK 0.17008 and NOK 1 (the "Offer Shares") at a subscription price of between NOK 0.17008 and NOK 3 per Offer Share (the "Subscription Price") and the listing of the Offer Shares in BerGenBio ASA (to be renamed Oncoinvent ASA in connection with the Merger) (the "Combined Company") are set out in the prospectus dated 28 October 2025 (the "Prospectus"), as supplemented with any prospectus supplement. Terms defined in the Prospectus shall have the same meaning in this subscription form (the "Subscription Form"). The notice of, and minutes from, the extraordinary general meeting (with appendices) of BerGenBio ASA held on 4 August 2025, the Combined Company's articles of association and the Financial Statements for the last two financial years are available at the Combined Company's office address at Gullhaugveien 7, 0484 Oslo, Norway and its website (https://www.oncoinvent.com). All announcements referred to in this Subscription Form will be made through the Oslo Stock Exchange's information system (NewsWeb) under the Combined Company's ticker "ONCIN".

Subscription procedures: The subscription period will commence at 09:00 hours (CET) on 17 November 2025 and expire at 16:30 hours (CET) on 1 December 2025 (the "Subscription Period"). The board of directors may extend the Subscription Period if required by law as a result of the publication of a supplemental prospectus. Subscriptions by subscriber who do not have an ES-OSL account, but instead hold Shares (and Subscription Rights) through a financial intermediary (i.e. Nordnet, broker, custodian, nominee, etc.) can be made by contacting their respective financial intermediary as further described in Section 7.12 of the Prospectus. Correctly completed Subscription Forms must be received by one of the Managers at the following addresses or e-mail addresses, or in the case of online subscriptions through the ES-OSL online subscription systems be registered, no later than 16:30 hours (CET) on 1 December 2025:

> ABG Sundal Collier ASA Ruseløkkveien 26 PO Box 1444 Vika

0115 Oslo, Norway Tel: +47 22 01 61 68 E-mail: subscription@abgsc.no DNB Carnegie, a part of DNB Bank ASA

Dronning Eufemias gate 30 PO Box 1600 - Sentrum 0021 Oslo, Norway Tel: +47 915 04 800 F-mail: retail@dnb.no

The subscriber is responsible for the correctness of the information included in this Subscription Form. Subscription Forms received after the end of the Subscription Period and/or incomplete or incorrect Subscription Forms and any subscription that may be unlawful may be disregarded at the sole discretion of the Combined Company and/or the Managers without notice to the subscriber.

Subscribers who are residents of Norway with a Norwegian national identity number are encouraged to subscribe for Offer Shares through the ES-OSL online subscription system (or by visiting the Managers' respective websites: www.abgsc.com/transactions or www.dnb.no/emisjoner which will include a reference to the ES-OSL online subscription system). Subscriptions made through the ES-OSL online subscription system must be duly registered before the expiry of the Subscription Period. None of the Combined Company or the Managers may be held responsible for postal delays, unavailable internet lines or servers or other logistical or technical problems that may result in subscriptions not being received in time or at all by one of the Managers. Subscriptions are binding and irrevocable, and cannot be withdrawn, cancelled or modified by the subscriber after having been received by one of the Managers, or in the case of subscriptions through the ES-OSL online subscription system, upon registration of the subscription. By signing and submitting a Subscription Form, or by registration of a subscription in the ES-OSL online subscription system, the subscriber confirms and warrants to have read the Prospectus and that it is eligible to subscribe for Offer Shares under the terms set forth therein.

Subscription Price: The Subscription Price will be between NOK 0.17008 and NOK 3 per Offer Share. The Subscription Price and the final number of Offer Shares to be offered in the Rights Issue will be finally determined and publicly announced through Oslo Stock Exchange's information system (NewsWeb) following close of trading on the 9th trading day after completion of the Merger, and prior to the commencement of the Subscription Period.

Subscription Rights: The shareholders of the Combined Company as of 11 November 2025 (being registered as such in the ES-OSL on 13 November 2025 pursuant to the two days' settlement procedure (the "Record Date")) (the "Existing Shareholders"), will be granted tradable subscription rights (the "Subscription Rights") that, subject to applicable law, give a right to subscribe for and be allocated Offer Shares in the Rights Issue at the Subscription Price. The Subscription Rights will be registered on each Existing Shareholder's ES-OSL account prior to commencement of the Subscription Period. The Subscription Rights will be listed and tradeable on the Oslo Stock Exchange from 09:00 hours (CET) on 17 November 2025 to 16:30 hours (CET) on 25 November 2025 under the ticker code "ONCIT". The Subscription Rights will hence only be tradable during part of the Subscription Period. Each Existing Shareholder will be granted a minimum of 0.276640838541459 and a maximum of 4.879600905325450 Subscription Rights for every existing Share registered as held by such Existing Shareholder in the ES-OSL as at the Record Date, rounded down to the nearest whole Subscription Right. Subscription Rights acquired during the trading period for the Subscription Rights carry the same right to subscription as the Subscription Rights held by Existing Shareholders. Each Subscription Right will, subject to applicable securities laws, give the right to subscribe for, and be allocated, one (1) Offer Share in the Rights Issue. Over-subscription and subscription without Subscription Rights is permitted. Subscription Rights, including acquired Subscription Rights, that are not used to subscribe for Offer Shares before the expiry of the Subscription Period at 16:30 hours (CET) on 1 December 2025 or sold before 16:30 hours (CET) on 25 November 2025 will have no value and will lapse without compensation to the holder.

Allocation of Offer Shares: The Offer Shares will be allocated to the subscribers based on the allocation criteria set out in the Prospectus. No fractional Offer Shares will be allocated. The Combined Company reserves the right to round off, reject or reduce any subscription for Offer Shares not validly made or covered by Subscription Rights (i.e. over-subscription or subscription without Subscription Rights) and will only allocate such Offer Shares to the extent that Offer Shares are available to cover over-subscriptions based on Subscription Rights and subscriptions without Subscription Rights. Allocation of fewer Offer Shares than subscribed for by a subscriber will not impact on the subscriber's obligation to pay for the number of Offer Shares allocated. Any Offer Shares that are unsubscribed by the end of the Subscription Period will be subscribed for by the Underwriters in accordance with their obligations as set out in the underwriting agreements dated 30 June 2025. Notifications of allocated Offer Shares and the corresponding amount to be paid by each subscriber are expected to be distributed on or about 2 December 2025. Subscribers having access to investor services through their ES-OSL account manager will be able to see the number of Offer Shares allocated to them from 12:00 hours (CET) on or about 2 December 2025. Subscribers who do not have access to investor services through their ES-OSL account manager may contact one of the Managers as from the same point in time to obtain information about the number of Offer Shares allocated to them.

Payment: The payment for Offer Shares allocated falls due on 4 December 2025 (the "Payment Date"). The subscriber must ensure that there is sufficient funds in the stated bank account from and including 3 December 2025, i.e. one banking day prior to the Payment Date. Subscribers who have a Norwegian bank account will by signing the Subscription Form provide the Managers with a onetime irrevocable authorisation to debit a specified bank account with a Norwegian bank for the amount payable for the Offer Shares allocated. The specified bank account is expected to be debited on or after the Payment Date. The Managers are only authorised to debit such account once, but reserves the right to make up to three debit attempts, and the authorisation will be valid for up to seven working days after the Payment Date. The subscriber furthermore authorises the Managers to obtain confirmation from the subscriber's bank that the subscriber has the right to dispose over the specified account and that there are sufficient funds in the account to cover the payment. If there are insufficient funds in a subscriber's bank account or if it for other reasons is impossible to debit such bank account when a debit attempt is made pursuant to the authorisation from the subscriber, the subscriber's obligation to pay for the Offer Shares will be deemed overdue. Subscribers who do not have a Norwegian bank account must ensure that payment with cleared funds for the Offer Shares allocated to them is made on or before the Payment Date. Prior to any such payment being made, the subscriber must contact the Managers on telephone number +47 22 01 61 68 (ABGSC) or +47 91 50 48 00 (DNB Carnegie) for further details and instructions. Should any subscriber have insufficient funds on his or her account, should payment be delayed for any reason, if it is not possible to debit the account or if payments for any other reasons are not made when due, overdue interest will accrue and other terms will apply as set out under the heading "Overdue payments" set out on page 2 of this Subscription Form.

PLEASE SEE PAGE 2 OF THIS SUBSCRIPTION FORM FOR OTHER PROVISIONS THAT ALSO APPLY TO THE SUBSCRIPTION OF OFFER SHARES

DETAILS OF THE SUBSCRIPTION														
Subscriber's ES-OSL account:	Number of Offer Shares subscribe and subscription without Subscrip	•		tion	Subscrib	er's LEI (ode (20	digits):		(For bro	ker: Con	secutive	no.):	
By executing this Subscription Form, the undersigned irrevocably subscribes for the total number of Offer Shares specified above, at the Subscription Price, which had been finally determined and publicly disclosed at the time of execution of this Subscription Form. IRREVOCABLE AUTHORISATION TO DEBIT ACCOUNT (MUST BE COMPLETED BY SUBSCRIBERS WITH A NORWEGIAN BANK ACCOUNT)														
Norwegian bank account to be debited for the payn (number of Offer Shares allocated x Subscription Pr						(Norwegi	an bank	account r	10.)					brack

In accordance with the terms and conditions set out in the Prospectus and this Subscription Form, I/we hereby irrevocably (i) subscribe for the number of Offer Shares allocated to me/us at the Subscription

Price, (ii) authorise and instruct the Managers (or someone appointed by them) to take all actions required to purchase and/or subscribe for Offer Shares allocated to me/us on my/our behalf, to take all
other actions deemed required by the Managers to give effect to the transactions contemplated by this Subscription Form, and to ensure delivery of such Offer Shares to me/us in the ES-OSL, (iii) grant
the Managers authorisation to debit (by direct debiting or manually as described above) the specified bank account for the payment of the Offer Shares allocated to me/us, and (iv) confirm and warrant to
have read the Prospectus, including its appendices, and that I/we are aware of the risks associated with an investment in the Offer Shares and that I/we are eligible to subscribe for and purchase Offer
Shares under the terms set forth therein, and that I/we acknowledge that the Managers have not taken any steps to verify the information in the Prospectus. By signing this Subscription Form, subscribers
subject to direct debiting accept the terms and conditions for "Terms and Conditions for Payment by Direct Debiting - Securities Trading" set out on page 2 of this Subscription Form

Place and date	Binding signature. The subscriber must have legal capacity. When signed on behalf of
Must be dated in the Subscription Period	a company or pursuant to an authorisation, documentation in the form of a company
	certificate or power of attorney should be attached.
NFORMATION ON THE SUBSCRIBER	

First name:	
Surname / company:	
Street address:	
Post code / district / country:	
Personal ID number / company registration number:	
Legal Entity Identifier (" LEI ") / National Client Identifier (" NCI "):	
Nationality:	
E-mail address:	
Daytime telephone number:	

ADDITIONAL GUIDELINES FOR THE SUBSCRIBER

Regulatory Issues: In accordance with the Markets in Financial Instruments Directive (MiFID II) of the European Union, Norwegian law imposes requirements in relation to business investments. In this respect the Managers must categorise all new clients in one of three categories: eligible counterparties, professional and non-professional clients. All subscribers in the Rights Issue who are not existing clients of the Managers will be categorised as non-professional clients. Subscribers can by written request to the Managers ask to be categorised as a professional client if the subscribers fulfils the applicable requirements of the Norwegian Securities Trading Act. For further information about the categorisation, the subscribed may contact the Managers. The subscriber represents that he/she/it is capable of evaluating the merits and risks of an investment decision to invest in the Combined Company by subscribing for Offer Shares, and is able to bear the economic risk, and to withstand a complete loss of an investment in the Offer Shares.

The Managers will receive a consideration from the Combined Company and will in conducting its work have to take into consideration the requirements of the Combined Company and the interests of the investors subscribing under the Rights Issue and the rules regarding inducements pursuant to the requirements of the Norwegian MiFID II Regulations (implementing the European Directive for Markets in Financial Instruments (MiFID II)).

Selling and Transfer Restrictions: The attention of persons who wish to acquire and/or exercise Subscription Rights and/or subscribe for Offer Shares is drawn to Section 17 "Selling and Transfer Restrictions" of the Prospectus. The making or acceptance of the Rights Issue to or by persons who have registered addresses outside Norway, or who are resident in, or citizens of, countries outside Norway, may be affected by the terms of the Rights issue and the laws of the relevant jurisdiction. Those persons should read Section 17 of the Prospectus and consult with their professional advisers as to whether they are eligible to trade in and/or exercise Subscription Rights to subscribe for Offer Shares, or require any governmental or other consents or need to observe any other formalities to enable them to exercise Subscription Rights or purchase Offer Shares. It is the responsibility of any person outside Norway wishing to acquire and/or exercise Subscription Rights and/or subscribe for Offer Shares under the Rights Issue to satisfy himself/herself/itself as to the full observance of the terms and conditions of the Rights Issue and the laws of any relevant jurisdiction in connection therewith, including obtaining any governmental or other consent which may be required, the compliance with other necessary formalities and the payment of any issue, transfer or other taxes due in such territories. The Subscription Rights and/or the Offer Shares, as applicable, have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or with any securities regulatory authority of any state or other jurisdiction in the United States and may not and will not be offered, sold, pledged or otherwise transferred in or into the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in compliance with any applicable state securities laws. There will be no public offer of the Subscription Rights and the Offer Shares in the United States. Notwithstanding the foregoing, the Offer Shares may be offered to and the Subscription Rights may be exercised by or on behalf of, persons in the United States reasonably believed to be QIBs, in offerings exempt from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act, provided such persons satisfy the Combined Company that they are eligible to participate on such basis. Persons in the United States exercising Subscription Rights to acquire Offer Shares will be required to execute an investor letter in a form acceptable to the Combined Company and the Managers. Other than persons who are QIBs, no person in the United States may be offered Subscription Rights or otherwise acquire Offer Shares by exercise of Subscription Rights. The Subscription Rights or Offer Shares may not be offered, sold, exercised, pledged, resold, granted, allocated, taken up, transferred or delivered, directly or indirectly, in or into, Canada, Japan, Australia, Hong Kong or any other jurisdiction in which it would not be permissible to offer the Subscription Rights or the Offer Shares. This Subscription Form does not constitute an offer to sell or a solicitation of an offer to buy Offer Shares in any jurisdiction in which such offer or solicitation is unlawful or would, other than Norway, require any prospectus filing, registration or similar action. A notification of exercise of Subscription Rights and subscription of Offer Shares in contravention of the above restrictions may be deemed to be invalid. By subscribing for the Offer Shares, persons effecting subscriptions will be deemed to have represented to the Combined Company that they, and the persons on whose behalf they are subscribing for the Offer Shares, have complied with the above selling restrictions and will be deemed to have made the applicable representations, acknowledgements, agreements and warranties set forth in Section 17.1 of the Prospectus.

Execution Only: The Managers will treat the Subscription Form as an execution-only instruction. The Managers are not required to determine whether an investment in the Offer Shares is appropriate or not for the subscriber. Hence, the subscriber will not benefit from the protection of the relevant conduct of business rules in accordance with the Norwegian Securities Trading Act.

Information Exchange: The subscriber acknowledges that, under the Norwegian Securities Trading Act and the Norwegian Financial Undertakings Act and foreign legislation applicable to the Managers, there is a duty of secrecy between the different units of the Managers, as well as between the Managers and other entities in the Managers' groups. This may entail that other employees of the Managers or the Managers' groups may have information that may be relevant to the subscriber, but which the Managers will not have access to in their capacity as Managers for the Rights Issue.

Information Barriers: The Managers are securities firms that offer a broad range of investment services. In order to ensure that assignments undertaken in the Managers' corporate finance department are kept confidential, the Managers' other activities, including analysis and stock broking, are separated from the Managers' corporate finance department by information walls. The subscriber acknowledges that the Managers' analysis and stock broking activity may conflict with the subscriber's interests with regard to transactions of the Shares, including the Offer Shares, as a consequence of such information walls.

ES-OSL Account and Mandatory Anti-Money Laundering Procedures: The Rights Issue is subject to the Norwegian Money Laundering Act No. 23 of 1 June 2018 and the Norwegian Money Laundering Regulations No. 1324 of 14 September 2018 (collectively, the "Anti-Money Laundering Legislation"). Subscribers who are not currently registered as customers of the Managers may be subject to customer due diligence measures ("KYC") to comply with the Anti-Money Laundering Legislation. Subscribers that have not completed the required KYC (if any) prior to the end of the Subscription Period may not be allocated Offer Shares. Further, in participating in the Rights Issue, each subscriber must have a ES-OSL account. The ES-OSL account number must be stated on the Subscription Form. ES-OSL accounts can be established with authorised ES-OSL registrars, which can be Norwegian banks, authorised securities brokers in Norway and Norwegian branches of credit institutions established within the European Economic Area (the "EEA"). Non-Norwegian investors may, however, use nominee ES-OSL accounts registered in the name of a nominee. The nominee must be authorised by the Financial Supervisory Authority of Norway. Establishment of a ES-OSL account requires verification of identity to the ES-OSL registrar in accordance with the Anti-Money Laundering Legislation.

Personal data: If the Subscription Form is sent to the Managers by e-mail, the e-mail will by default be unsecured unless the subscriber takes measures to secure the e-mail. The Subscription Form may contain sensitive information, including national identification numbers, and the Managers recommends the subscribers to send the Subscription Form in a secured e-mail. The subscriber confirms that it has been provided information regarding the Managers' processing of personal data, and that it is informed that the Managers will process the subscriber's personal data in order to manage and carry out the Rights Issue and the subscription from the subscriber, and to comply with statutory requirements.

The data controllers who are responsible for the processing of personal data are the Managers. The processing of personal data is necessary in order to fulfil the application and to meet legal obligations. The Norwegian Securities Trading Act and the Anti-Money Laundering Legislation require that the Managers process and store information about clients and trades, and control and document activities. The subscriber's data will be processed confidentially, but if it is necessary in relation to the purposes, the personal data may be shared between the Managers, the company(ies) participating in the offering, with companies within the Managers' groups, the ES-OSL, stock exchanges and/or public authorities. The personal data will be processed as long as necessary for the purposes, and will subsequently be deleted unless there is a statutory duty to keep it.

If the Managers transfer personal data to countries outside the EEA, that have not been approved by the EU Commission, the Managers will make sure the transfer takes place in accordance with the legal mechanisms protecting the personal data, for example the EU Standard Contractual Clauses.

As a data subject, the subscribers have several legal rights. This includes inter alia the right to access its personal data, and a right to request that incorrect information is corrected. In certain instances, the subscribers will have the right to impose restrictions on the processing or demand that the information is deleted. The subscribers may also complain to a supervisory authority if they find that the Managers' processing is in breach of the law. Supplementary information on processing of personal data and the subscribers' rights can be found at the Managers' websites.

Terms and Conditions for Payment by Direct Debiting - Securities Trading: Payment by direct debiting is a service the banks in Norway provide in cooperation. In the relationship between the payer and the payer's bank the following standard terms and conditions will apply:

- a) The service "Payment by direct debiting securities trading" is supplemented by the account agreement between the payer and the payer's bank, in particular Section C of the account agreement, General terms and conditions for deposit and payment instructions.
- b) Costs related to the use of "Payment by direct debiting securities trading" appear from the bank's prevailing price list, account information and/or information given by other appropriate manner. The bank will charge the indicated account for costs incurred.
- c) The authorisation for direct debiting is signed by the payer and delivered to the beneficiary. The beneficiary will deliver the instructions to its bank who in turn will charge the payer's bank account.
- d) In case of withdrawal of the authorisation for direct debiting the payer shall address this issue with the beneficiary. Pursuant to the Norwegian Financial Contracts Act, the payer's bank shall assist if the payer withdraws a payment instruction that has not been completed. Such withdrawal may be regarded as a breach of the agreement between the payer and the beneficiary.
- e) The payer cannot authorise payment of a higher amount than the funds available on the payer's account at the time of payment. The payer's bank will normally perform a verification of available funds prior to the account being charged. If the account has been charged with an amount higher than the funds available, the difference shall immediately be covered by the payer.
- f) The payer's account will be charged on the indicated date of payment. If the date of payment has not been indicated in the authorisation for direct debiting, the account will be charged as soon as possible after the beneficiary has delivered the instructions to its bank. The charge will not, however, take place after the authorisation has expired as indicated above. Payment will normally be credited the beneficiary's account between one and three working days after the indicated date of payment/delivery.
- g) If the payer's account is wrongfully charged after direct debiting, the payer's right to repayment of the charged amount will be governed by the account agreement and the Norwegian Financial Contracts Act.

Overdue Payment: Overdue payments will be charged with interest at the applicable rate from time to time under the Norwegian Act on Interest on Overdue Payment of 17 December 1976 No. 100, currently 12.25% per annum as of the date of this Prospectus. If a subscriber fails to comply with the terms of payment, the Offer Shares will, subject to the restrictions in the Norwegian Public Limited Companies Act and at the discretion of the Managers, not be delivered to such subscriber. The Managers, on behalf of the Combined Company, reserve the right, at the risk and cost of the subscriber to, at any time, cancel the subscription and to re-allocate or otherwise dispose of allocated Offer Shares for which payment is overdue, or, if payment has not been received by the third day after the Payment Date, without further notice sell, assume ownership to or otherwise dispose of the allocated Offer Shares on such terms and in such manner as the Managers may decide in accordance with Norwegian law. The subscriber will remain liable for payment of the subscription amount, together with any interest, costs, charges and expenses accrued and the Managers, on behalf of the Combined Company, may enforce payment for any such amount outstanding in accordance with Norwegian law.

The Combined Company and the Managers further reserve the right (but have no obligation) to advance the subscription amount on behalf of subscribers who have not paid for the Offer Shares allocated to them within the Payment Date. The non-paying subscribers will remain fully liable for the subscription amount payable for the Offer Shares allocated to them, irrespective of such payment by the Managers.

National Client Identifier and Legal Entity Identifier: In order to participate in the Rights Issue, subscribers will need a global identification code. Physical persons will need a so-called National Client Identifier ("NCI") and legal entities will need a so-called Legal Entity Identifier ("LEI"). NCI code for physical persons: Physical persons will need a NCI code to participate in a financial market transaction, i.e. a global identification code for physical persons. For physical persons with only a Norwegian citizenship, the NCI code is the 11-digit personal ID (Nw.: personnummer). If the person in question has multiple citizenships or another citizenship than Norwegian, another relevant NCI code can be used. Subscribers are encouraged to contact their bank for further information. LEI code for legal entities: Legal entities will need a LEI code to participate in a financial market transaction. A LEI code must be obtained from an authorized LEI issuer, and obtaining the code can take some time. Subscribers should obtain a LEI code in time for the subscription. For more information visit www.gleif.org. Further information is also included in Section 7.19 ("NCI code and LEI code") of the Prospectus.

Investment decision based on full Prospectus: Subscribers must not subscribe for any Offer Shares on any other basis than on the complete Prospectus.