

To the board of directors of

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To the board of directors of Fingerprint Cards AB

As of 20 March 2026, Fingerprint Cards AB (“Fingerprint Cards” or the “Company”) announced that the Company intends to enter into a merger plan between Fingerprint Cards and Precis Biometrics AB (collectively referred to as the “Companies”) pursuant to which, the Companies will merge through a statutory merger in accordance with the Swedish Companies Act (the “Merger”). The Merger will be implemented by Precis Biometrics AB absorbing Fingerprint Cards. The shareholders in Fingerprint Cards will receive 9 new ordinary shares in Precis Biometrics AB for each share in Fingerprint Cards irrespective of share class, outstanding at the completion of the Merger (the “Consideration”).

We, Grant Thornton Sweden AB (“Grant Thornton” or “we”), as an independent expert, has been assigned by the board of directors of Fingerprint Cards to assess the fairness from a financial point of view of the Consideration to be received by Fingerprint Cards’ shareholders in the Merger.

Our assessment has included, inter alia, valuation based on the income approach, the market approach and analysis of the Companies’ historic share prices.

As basis for our assessment, we have reviewed the following information for both companies:

1. The terms of the Merger
2. Publicly available information, e.g. annual reports and interim reports
3. Internal financial information, presentations, and projections
4. Company information
5. Information about the merger model including forecast and synergies of the combined company
6. Price and volume information for the Companies’ shares
7. Information from the financial database LSEG Workspace
8. Analyst reports regarding the shares and the market for biometric sensors
9. Other analyses and information that we have deemed as relevant for the fairness opinion

We have relied upon the accuracy and the completeness of the information provided and otherwise made available to us by representatives of the Companies. Grant Thornton do not assume any responsibility for the accuracy in the received information. Changes in the circumstances mentioned may affect the conditions that have formed the basis of our value assessment.

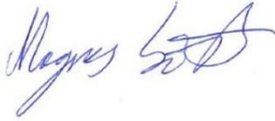
This opinion is addressed to the board of directors of Fingerprint Cards for the purpose of serving as a basis for its position regarding the Consideration and we do not accept any responsibility for its use for other purposes than this.

Our opinion is based on the market condition and other conditions, as well as the information provided to us, as at the date of this report. We do not assume any responsibility for any events after this date.

We have not acted as a financial advisor to Fingerprint Cards in connection with the Merger. Our fee for this assignment is not dependent on a decision of the completion of the Merger.

Subject to the foregoing conditions and limitations, it is Grant Thornton's opinion that the Consideration as of this date, from a financial point of view, is fair to the shareholders of Fingerprint Cards.

Grant Thornton Sweden AB



Magnus Sörling
Partner