

This document is a translation of the Swedish language original. In the event of any difference between this document and the Swedish language original, the latter shall govern.

Additional information to shareholders in

Framfab AB (publ)

and

LB Icon AB (publ)

regarding the listing of Framfab AB (publ) on Euronext Amsterdam
N.V.'s Eurolist by Euronext

This document is a supplement to the prospectus prepared by the Boards of Directors of Framfab AB (publ) ("Framfab") and LB Icon AB (publ) ("LB Icon") dated May 15, 2006 (the "Prospectus"). The complete information material, which also constitutes a listing prospectus with respect to the listing of the shares in the capital of the company resulting from the merger of Framfab and LB Icon on Euronext Amsterdam N.V.'s Eurolist by Euronext, consists of four parts: this document, the Prospectus and Framfab's and LB Icon's printed annual reports for the financial year 2005. In order to obtain the Prospectus and Framfab's and LB Icon's annual reports for the financial year 2005 and thereby together with this document obtain the complete information material concerning the merger, please visit the companies' websites www.framfab.com and www.lbicon.com. These documents can also be obtained free of charge from Framfab, telephone +46 8 410 010 00, e-mail anita.hallgren@framfab.com or from LB Icon, telephone: +46 8 5223 9000 / +31 20 460 4500, e-mail annemarie.debont@lbicon.com or downloaded from SEB Enskilda's homepage www.seb.se/prospekt.

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“Framfab” shall mean Framfab AB (publ) and its subsidiaries unless the contrary appears from the context. “LB Icon” shall mean LB Icon AB (publ) and its subsidiaries unless the contrary appears from the context. The “New Group” and/or “LBI International” shall mean the merged company, to be named LBI International AB, and its subsidiaries, resulting from the merger between Framfab and LB Icon (the “Merger”) unless the contrary appears from the context.

Swedish law will apply to the contents of this document. Any disputes in respect of the contents of this document or legal relations connected therewith shall be settled exclusively by Swedish courts.

This document has been approved and registered by the Swedish Financial Supervisory Authority under the provisions of Chapter 2, Section 34 of the Swedish Financial Instruments Trading Act (1991:980). This document is available at Framfab’s head office, on Framfab’s website www.framfab.com, LB Icon’s head office, on LB Icon’s website www.lbicon.com and on SEB Enskilda’s website www.seb.se/prospekt.

This document is a translation of the Swedish language original. In the event of any differences between this document and the Swedish language original the latter shall prevail.

SEB Enskilda acts as joint financial advisor to LB Icon and Framfab in relation to the Merger and Amsterdams Effectenkantoor B.V. acts as listing agent for the New Group in relation to the listing on Euronext Amsterdam N.V.’s Eurolist by Euronext.

Prospectus Supplement

This document is a supplement to the Prospectus "Information to shareholders in Framfab AB (publ) and LB Icon AB (publ) regarding approval of a merger of the companies and listing of the shares in the capital of the company resulting from the merger of Framfab AB (publ) and LB Icon AB (publ) on Euronext Amsterdam N.V.'s Eurolist by Euronext" dated May 15, 2006, and constitutes a prospectus supplement for the purposes of Article 16 of Directive 2003/71/EC (the "Prospectus Directive") and has been prepared in accordance with Chapter 2, Section 34 of the Swedish Financial Instruments Trading Act (1991:980) (the "Prospectus Supplement").

The Prospectus Supplement has been approved and registered by the Swedish Financial Supervisory Authority under the provisions of Chapter 2, Section 34 of the Swedish Financial Instruments Trading Act (1991:980).

The Prospectus Supplement is prepared by the Board of Directors of Framfab and the Board of Directors of LB Icon in connection with the admission to listing on Euronext Amsterdam N.V.'s Eurolist by Euronext ("Eurolist by Euronext") of the shares in the capital of Framfab (which is to be renamed into LBI International AB ("LBI International") upon the registration of the Merger).

The Prospectus Supplement is a supplement to, and should be read in conjunction with the Prospectus. Distribution of the Prospectus and this Prospectus Supplement may, in certain countries, be subject to specific regulations or restrictions. Persons and/or entities in possession of the Prospectus and/or the Prospectus Supplement are urged to inform themselves of any such restrictions which may apply in their jurisdiction and to observe them. Framfab, LB Icon and/or the New Group disclaim all responsibility for any violation of such restrictions by any person.

Important Information

Responsibility of the Board of Directors

This Prospectus Supplement has been prepared by the Boards of Directors of Framfab and LB Icon with respect to the listing of the shares in the capital of Framfab, to be named LBI International, (the “LBI Shares”) on Eurolist by Euronext in Amsterdam. The Board of Directors of Framfab is responsible for the section “Additional information about Framfab”. The Board of Directors of LB Icon is responsible for the section “Additional information about LB Icon”. The Boards of Directors of Framfab and LB Icon are jointly responsible for the rest of the contents of the Prospectus Supplement. It is hereby declared that, having taken all reasonable care to ensure that such is the case and subject to the assignment of responsibility as set out above, the information contained in the Prospectus Supplement is, to the best of the knowledge of the Board of Directors of Framfab and LB Icon respectively, in accordance with the facts and contains no omission likely to affect its import.

Stockholm, July 19, 2006

Framfab AB (publ)
The Board of Directors

Sven Skarendahl (Chairman)
Katarina Bonde
Robert Gogel
Kaj Green
Lucas Mees
Arne Myhre

LB Icon AB (publ)
The Board of Directors

Fred Mulder (Chairman)
Christopher Honeyborne
Michiel Mol
Jesper Jos Olsson
Robert Pickering

Documents on display

In addition to the documents mentioned in the Prospectus, the new articles of association of Framfab, to be named LBI International, will be kept available for inspection at Framfab, Krukmakargatan 37 A, 100 64 Stockholm, Sweden, and on Framfab’s website: www.framfab.com, as from July 20, 2006.

No incorporation of website

The contents of the websites of Framfab and LB Icon do not form part of the Prospectus Supplement.

Additional information regarding the (registration of the) Merger

Approval of the Merger

At the Extraordinary General Meeting of Framfab on May 30, 2006, and the Annual General Meeting of LB Icon on May 30, 2006, the Merger between Framfab and LB Icon was approved with a qualified majority (2/3 of votes cast and of the shares represented).

Reverse split

The reverse split, entailing that each 50 Framfab shares, each share with a quota value of SEK 0.05, are compounded into one Framfab share with a quota value of SEK 2.50, was effectuated on July 13, 2006.

Permission to implement the Merger

Permission to implement the Merger was granted by the Swedish Companies Registration Office ("SCRO") on July 11, 2006.

Change of Framfab's corporate name to LBI International

At the Extraordinary General Meeting of Framfab on July 13, 2006, it was resolved to change Framfab's corporate name from Framfab AB to LBI International AB, expected to be effective as from the registration of the Merger by the SCRO.

Registration of the Merger

The registration of the Merger by the SCRO is expected to take place on July 31, 2006. As a result of this registration, LB Icon will be dissolved and all its assets and liabilities will be transferred to Framfab.

Exchange of LB Icon shares in newly issued Framfab shares

Directly after the registration of the Merger, the LB Icon shares will be de-registered by the Swedish securities depository ("VPC") from each LB Icon shareholder's VP account (i.e. the account at VPC where the shares of an owner are registered) and instead, newly issued LBI Shares will be registered in the VP account. A VP statement will be supplied to the former LB Icon shareholders and the LB Icon shares will subsequently be delisted.

On the trading day following the registration of the Merger, expected on or about August 1, 2006, the newly issued LBI Shares will, without further action, be available in the VP account of the former LB Icon shareholders.

Trading in Framfab shares

The Framfab shares will continue to be listed on the O-list of the Stockholm Stock Exchange. However, directly after the registration of the Merger, the Framfab shares will be referred to as LBI Shares and as a result the ticker symbol of the Framfab shares on the Stockholm Stock Exchange will be changed from FRAM into LBI as from August 1, 2006.

Trading in Framfab shares on the Stockholm Stock Exchange will be possible on a continuous basis throughout the implementation of the Merger as well as during the listing process of the LBI Shares on Eurolist by Euronext.

Trading in LB Icon shares

Stockholm Stock Exchange

The LB Icon shares will continue to be listed on the O-list of the Stockholm Stock Exchange until the Merger has been registered by the SCRO.

However, the last trading day of LB Icon shares on the Stockholm Stock Exchange is expected to be July 26, 2006 (i.e. three trading days prior to the registration of the Merger, expected to take place on July 31, 2006). Directly after the registration of the Merger and the exchange of LB Icon shares into newly issued LBI Shares, the LB Icon shares will be delisted from the Stockholm Stock Exchange.

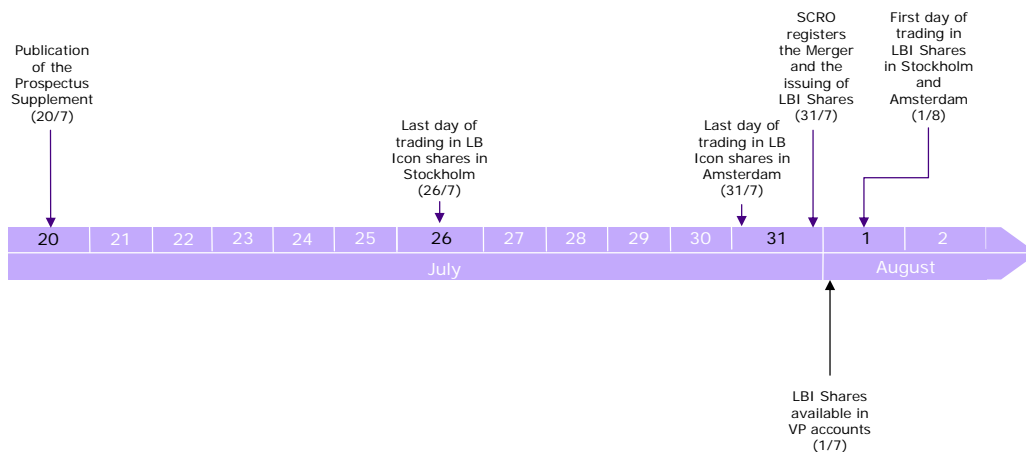
Eurolist by Euronext

The LB Icon shares will continue to be listed on Eurolist by Euronext until the Merger has been registered.

The last trading day of LB Icon shares on Eurolist by Euronext is expected to be July 31, 2006. However, any trade in LB Icon shares made on Eurolist by Euronext as from July 27, 2006 up until July 31, 2006, will be settled in LBI Shares instead of LB Icon shares. This exchange will be executed through the facilities of Euroclear Bank S.A./N.V. and *Nederlands Interprofessioneel Effectencentrum NIEC B.V.* (“Euroclear NIEC”) and as a consequence LB Icon shareholder do not need to take any action in relation hereto.

After the registration of the Merger and the exchange of LB Icon shares into newly issued LBI Shares, the LB Icon shares will be delisted from Eurolist by Euronext.

Indicative Time Schedule



Note: Changes to the indicative timetable can occur due to circumstances outside both Framfab's and LB Icon's control.

Additional information regarding the Listing

Listing

Application has been made to list the LBI Shares on Eurolist by Euronext. Listing of the LBI Shares on Eurolist by Euronext is expected to take place on or about August 1, 2006.

Reference Codes

The LBI Shares are to be traded on Eurolist by Euronext under the ticker symbol LBI. The ISIN number for the LBI Shares is SE0000495293, the 'Fondscode' is 37114 and the Common Code is 009862765.

Paying Agent

Rabo Securities, the equity (linked) investment bank of Cooperative Centrale Raiffeissen-Boerenleenbank B.A., will act as Paying Agent for the LBI Shares in relation to the listing on Eurolist by Euronext. The business address of Rabo Securities is:

Amstelplein 1
1096 HA Amsterdam
The Netherlands
Tel: +31 (0)20 460 4849
Fax: +31 (0)20 460 4999

Listing Agent

Amsterdams Effectenkantoor B.V. will act as Listing Agent in relation to the listing of the LBI Shares on Eurolist by Euronext. The business address of Amsterdams Effectenkantoor B.V. is:

Herengracht 208 – 214
1016 BS Amsterdam
The Netherlands
Tel: +31 (0)20 530 6300
Fax: +31 (0)20 530 6350

Settlement

Application has been made for the LBI Shares to be accepted for settlement, upon admission to trading on Eurolist by Euronext, through the book-entry facilities of Euroclear Bank S.A./N.V. and Euroclear NIEC. Euroclear NIEC is a subsidiary of Euroclear Bank S.A./N.V.

Settlement in respect of LBI Shares traded on Eurolist by Euronext shall be effected through Euroclear NIEC.

Settlement will take place in accordance with normal settlement procedures applicable to equity securities. The Dutch Securities Giro Act does not apply to settlement through Euroclear NIEC.

Registered shares

The LBI Shares are registered shares. All LBI Shares traded on the Stockholm Stock Exchange will be registered with the Swedish VPC. The LBI Shares traded on Eurolist by Euronext will however be registered with the VPC on the account of Euroclear S.A./N.V.

Voting Rights

Shareholders whose LBI Shares are traded on Eurolist by Euronext are not directly registered with the VPC. According to Swedish law, shareholders not being registered in their own name in the share register kept by the VPC are prevented from voting at the General Meeting of Shareholders. Registration with the VPC of LBI Shares traded on Eurolist by Euronext is possible. In practice shareholders should take into account that this registration procedure will take longer than with shares that have a single listing on Eurolist by Euronext. The shareholder should therefore start registration in time and should consult its admitted institution for specific information.

Additional information regarding the New Group

Corporate Name

At the Extraordinary General Meeting of Framfab on July 13, 2006, it was resolved to change Framfab's corporate name from Framfab AB to LBI International AB, expected to be effective as from the registration of the Merger by the SCRO.

Board of Directors

At the Extraordinary General Meeting of Framfab on May 30, 2006, Sven Skarendahl (chairman), Katarina G. Bonde, Michiel Mol, Fred Mulder and Robert Pickering were appointed as the Board of Directors of LBI International. The elections are conditional upon, and have effect as from the date of, the registration of the Merger by the SCRO.

Articles of Association

Reproduced below are the Articles of Association for LBI International as adopted by the Extraordinary General Meeting on July 13, 2006, and expected to be effective as from the registration of the Merger with the SCRO.

§ 1 Name

The company name is LBI International AB. The company is public.

§ 2 Domicile

The company's board of directors shall have its domicile in the municipality of Stockholm.

§ 3 Objects

The company shall engage in business within the field of information technology, especially through developing and offering of interactive services, tele- and data communication, as well as computer hardware and software to enterprises and the public. Further, the company shall engage in consulting business, and especially management consulting business, within these areas. The company shall also engage in publication of books and periodicals and educational courses in connection with the abovementioned areas as well as portfolio management. The company shall also engage in other business activities compatible with the above.

§ 4 Share capital

The share capital shall be at least SEK 60,000,000 and SEK 240,000,000 at the most.

§ 5 Number of shares

The number of shares shall be at least 24,000,000 and at the most 96,000,000.

§ 6 Board of directors and auditors

The board of directors shall consist of 3-10 directors with 0-10 deputy directors and shall be elected at the annual general meeting of shareholders for a term of office expiring at the end of the next annual general meeting of shareholders.

The company shall have not less than one and not more than two auditors with or without deputy auditors, whose term of office expires at the end of the annual general meeting of shareholders that is held during the fourth financial year after the election.

§ 7 Convening of a general meeting of shareholders

Notice convening a general meeting of shareholders and other communication to the shareholders shall be made by means of announcement in the newspapers *Post- och Inrikes Tidningar* and *Svenska Dagbladet*.

Notice convening an annual general meeting of shareholders, or an extraordinary meeting of shareholders where a change in the Articles of Association will be dealt with, shall appear not earlier than six weeks nor later than four weeks before the meeting. Notice convening any other extraordinary general meeting of shareholders, shall appear not earlier than six weeks nor later than two weeks before the meeting.

The right to participate at a general meeting of shareholders is due for those who are both recorded as shareholders in such transcript of the share register referred to in section 7(28) of the Swedish Companies Act (2005:551), and has given notice to the day mentioned in the notice convening the meeting, before 4 p.m. This day must not be a Saturday, Sunday, other public holiday, Midsummer Eve, Christmas Eve or New Year's Eve, nor fall earlier than the fifth working day prior to the meeting. Assistants to a shareholder may accompany a shareholder to a general meeting of shareholders provided that the shareholder has given notice of the number of assistants in the abovementioned way.

§8 General meeting of shareholders

The annual meeting of shareholders shall be held not later than six months after the expiry of each financial year.

General meetings of shareholders shall be held in Stockholm, Gothenburg, Malmoe or Lund.

The chairman of the board of directors, or another person appointed by the board, shall open a general meeting of shareholders and preside until a chairman of the meeting has been elected.

The following matters shall be dealt with at the annual general meeting of shareholders:

1. Election of chairman of the meeting.
2. Preparation and approval of the list of shareholders entitled to vote at the meeting.
3. Approval of the agenda.
4. Election of one or two persons to check and verify the minutes.
5. Determination of whether the meeting has been duly convened.
6. Presentation of the annual report and the auditors' report, and when appropriate the consolidated financial statements and the auditors' report on the consolidated financial statement.
7. Resolutions
 - a) to adopt the income statement and the balance sheet and, when appropriate, the consolidated income statement and the consolidated balance sheet.
 - b) to appropriate earnings or loss in accordance with the adopted balance sheet.
 - c) to discharge the members of the board of directors and when appropriate the managing director, from liability.
8. Statement from the nomination committee.

9. Election of board members, possible deputy board members, chairman of the board and, when appropriate, auditors with possible deputy auditors.
10. Determination of principles for remuneration to and other conditions of employment for the management.
11. Determination of remuneration for the board of directors and when appropriate for the auditors.
12. Appointment of the nominating committee.
13. Any other matter to be dealt with by the meeting according to the Swedish Companies Act or the Articles of Association.

On a general meeting of shareholders everyone entitled to vote may vote for the entirety of the shares that he owns and represents, without limitation.

§ 9 Financial year

The financial year of the company shall be January 1 – December 31.

§ 10 Reconciliation record

The shares of the company shall be registered in a reconciliation record (Sw: *avstämningsregister*) in accordance with the Swedish Act (1998:1479) regarding Account Management of Securities (Sw: *lagen (1998:1479) om kontoföring av finansiella instrument*).

Additional information about Framfab

Additional information on the Board of Directors and CEO of Framfab

As stated in the press release dated May 30, 2006, Steve Callaghan left his position as CEO and member of the Board of Directors of Framfab on June 1, 2006. Framfab and Steve Callaghan agreed on severance payments corresponding to 12 months base salary. Framfab has furthermore paid out a cash amount equivalent to the gain in his option holding (i.e. 1,500,000 stock options). Steve Callaghan has agreed to refrain from the 750,000 employee stock options that were offered to him.

As from June 1, 2006, Jan Norman has been appointed by the Board of Directors of Framfab to act as interim CEO until the Merger is registered by the SCRO.

Material agreements in respect of Framfab

Framfab has decided to accelerate the conditional consideration payments in relation to the acquisition of Oyster Partners Ltd. to facilitate the integration with LB Icon entities in the United Kingdom. The resulting additional consideration is expected to be GBP 6 million and is expected to be paid in LBI Shares in September 2006.

Additional information about LB Icon

With regard to LB Icon, no material changes have occurred since the date of the Prospectus.