

Bohus

Bohus ASA: Mandatory notification of trade for primary insiders and close associates

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Oslo, 16 June 2026: Reference is made to the stock exchange announcements by Bohus ASA ("Bohus" or the "Company") regarding the successful completion of the initial public offering of 34,200,000 existing shares in the Company (the "Offer Shares") at an offer price of NOK 31.00 per Offer Share (the "Offering").

As described in the prospectus for the Offering dated 8 June 2026 (the "**Prospectus**"), the Company has also settled its synthetic shares by resolving to issue a total of 1,752,385 new shares to the previous holders of synthetic shares.

The following primary insiders of the Company and close associates have been allocated Offer Shares and shares to settle the synthetic shares at NOK 31.00 per share in accordance with the Prospectus:

- Erik Volden, chairperson of the board of directors of the Company, has been allocated 32,258 Offer Shares and 49,415 shares to settle the synthetic shares.
- Vellebua Holding AS, a company closely associated with board member Arve Olav Nymoen, has been allocated 64,516 Offer Shares.
- OK-Eiendom AS, a company closely associated with board member Ole Kristian Sagvik, has been allocated 48,387 Offer Shares.
- Hobøl Invest AS, a company closely associated with board member Kjersti Helen Krokeide Hobøl, has been allocated 48,387 Offer Shares and 33,276 shares to settle the synthetic shares.
- Verdihagen AS, a company closely associated with board member Stine Rolstad Brenna, has been allocated 48,387 Offer Shares.
- Halinus AS, a company closely associated with the CEO John Müller Thomasgaard has been allocated 64,516 Offer Shares and 679,181 shares to settle the synthetic shares.
- Crit AS, a company closely associated with the CFO Krister A. Pedersen, has been allocated 64,516 Offer Shares and 116,321 shares to settle the synthetic shares.
- HBER AS, a company closely associated with the Property and Expansion Director Henrik Berghas been allocated 64,516 Offer Shares and 133,107 shares to settle the synthetic shares.
- Cathrine Weberg Abrahamsen, the Company's CCO, has been allocated 64,516 Offer Shares and 108,273 shares to settle the synthetic shares.
- Bredde-Prytz Holding AS, a company closely associated with the Logistics director Håkon Bredde-Prytz, has been allocated 64,516 Offer Shares and 99,830 shares to settle the synthetic shares.
- Ulv Bjørnar Tørmoen, the Company's Retail operations director, has been allocated 64,516 Offer Shares and 133,107 shares to settle the synthetic shares.

Members of the Company's board of directors and management have received full allocation for any application up to and including an application amount of NOK 2,000,000 per applicant.

The primary insiders referred to above will be subject to a 360-day lock-up for their shareholdings. The shares issued to settle the synthetic shares as referred to above will further be subject to a lock-up (50% of the shares for 12 months and the remaining 50% for 24 months). See the Prospectus for further details.

As set out in the Prospectus each existing shareholder of the company have sold Offer Shares and borrowed shares to DNB Carnegie, a part of DNB Bank ASA, to facilitate stabilization activities in the Offering as follows:

- Arve Nymoen, member of the board of directors, has through his wholly-owned company Vellebua Holding AS and the close associate Vibo-Holding AS, sold 1,376,507 and 115,109 Offer Shares respectively. In addition, the same companies have lent 192,710 and 16,115 shares respectively to DNB Carnegie, a part of DNB Bank ASA, to facilitate stabilization activities as further described in the Prospectus.
- Nye Hustad Eiendom AS, a company closely associated with board member Ole Kristian Sagvik, has sold 4,716,730 Offer Shares and lent 660,358 shares to DNB Carnegie, a part of DNB Bank ASA, to facilitate stabilization activities as further described in the Prospectus.

Please see attached primary insider notification forms for the above-mentioned transactions.

This information is subject to the disclosure requirements pursuant to section 5-12 of the Norwegian Securities Trading Act.

ADVISORS:

ABG Sundal Collier ASA and DNB Carnegie, a part of DNB Bank ASA act as Joint Global Coordinators and Joint Bookrunners in the Listing and the Offering, while Skandinaviska Enskilda Banken AB (publ) Oslo Branch is acting as Joint Bookrunner (collectively the "Managers").

Advokatfirmaet Wiersholm AS is acting as legal advisor to Bohus and Advokatfirmaet Thommessen AS is acting as legal advisor to the Managers.

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ABOUT BOHUS

Bohus is a Norwegian retail group operating in the furniture and home furnishing market. Founded in 1976, Bohus today operates an omnichannel platform comprising 72 stores across Norway (of which 66 are fully owned and six operate under franchise agreements), supported by a +30,000 m² central warehouse and a complementary online channel. Bohus serves customers through a broad product assortment focusing on heavy furniture and destination-shopping products, and with a high degree of customisable furniture tailored to customer preferences.

IMPORTANT NOTICE

This announcement does not constitute an offer to sell, or a solicitation of an offer to purchase or subscribe for, any securities of Bohus ASA (the "Company"). The information contained in this announcement is provided for informational purposes only and does not purport to be complete. No person may rely on the information contained in this announcement, or on its accuracy, fairness or completeness, for any purpose.

The securities referred to in this announcement have not been, and will not be, registered under the U.S. Securities Act of 1933, as amended (the "Securities Act"), and may not be offered or sold in the United States unless registered under the Securities Act or pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in compliance with applicable U.S. state securities laws. The Company does not intend to register any part of the Offering in the United States or to conduct a public offering in the United States. Copies of this announcement are not being, and must not be, distributed in or sent into the United States.

In any EEA Member State other than Norway, this communication is addressed and directed only to qualified investors in that Member State within the meaning of the Prospectus Regulation, namely investors who may receive the offer without an approved prospectus in that EEA Member State. "Prospectus Regulation" means Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017, together with any applicable implementing measures in any Member State.

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Attachments

- [Download announcement as PDF.pdf](#)
- [2026-06-16 Bohus ASA - PDMR Notifications.pdf](#)