

The Swedish Competition Authority

11 June 2026

Case number 5/2026 – *Hypergene AB / Stratsys AB* – Commitments

1. Introduction

On 5 January 2026 Hypergene AB ("**Hypergene**") notified the Swedish Competition Authority of the contemplated acquisition of sole control over Stratsys AB ("**Stratsys**") (together with Hypergene, the "**Parties**") (the "**Transaction**").

During a status meeting on 24 April 2026, the Swedish Competition Authority indicated competition concerns as regards the Transaction to the Parties with respect to software packages including a functionality for strategic planning.

Hypergene maintains that the Transaction does not give rise to competition concerns. As described in several submissions to the Swedish Competition Authority, there are a number of market-specific factors, which entail that, the Parties will not be in a position to exercise any form of market power after the Transaction.

However, in the interest of resolving the Swedish Competition Authority's concerns, Hypergene is willing to offer the commitments set out below in order to proceed with the Transaction in a timely manner.

The commitments ensure that third party software providers will be able to, in competition with Hypergene, sell a bundle of software solutions including a software solution for strategic planning to public customers. The third party software providers will be granted extensive possibilities to configure the offered strategic planning product and to integrate it with their software suites. Thereby, the commitments ensure continued competition post-Transaction and thus address the Swedish Competition Authority's concerns.

The commitments are also designed to ensure that public sector customers retain genuine freedom of choice and are not structurally locked into the combined entity post-Transaction.

For the avoidance of doubt, these commitments do not reflect Stratsys' current commercial model. The commitments are introduced as a forward-looking measure to address potential concerns regarding market access.

These commitments are without prejudice to Hypergene's position as stated above.

Annex 1 contains business secrets and is confidential in its entirety but **Annex 1A** is not.

2. The commitments

2.1 Access Commitment

1. After the Closing Date, Hypergene will, upon request, allow Third Party Software Providers to become certified for the Stratsys Strategic Planning Product and user licenses, and allow such Third Party Software Providers to include the Stratsys Strategic Planning Product in their offering to Public Customers.
2. Stratsys Strategic Planning Product is delivered as a SaaS-product, where all configurations are made in the administration part of the user interface. Hypergene is responsible for hosting, with the same Stratsys Standard Service Level Agreement ("SLA") provided to customers, and technical support to the Third Party Software Provider, *i.e.*, bugs handling, included. All other support, such as related to customer training or configuration are to be handled by the Third Party Software Provider.
3. If a Third Party Software Provider becomes certified, as defined below, it is allowed to use the Stratsys Strategic Planning Product in all its sales to Public Customers without notifying Hypergene in connection with a specific sales opportunity.
4. In order to become certified a Third Party Software Provider must adhere to the following steps.
 - 1) A Third Party Software Provider applies to become certified via the Hypergene web. All such applications will be replied to within ten (10) working days of application.
 - 2) For an application to be approved, the Third Party Software Provider must prove that it is not subject to any exclusion grounds under Chapter 13 of the Swedish Public Procurement Act (2016:1145).
 - 3) To enable the Third Party Software Provider to independently and effectively implement and deliver the Stratsys Strategic Planning Product, Hypergene will offer the mandatory Stratsys onboarding and enablement program alongside additional voluntary training.
 - a) This will be provided through e-learning (a three-hour training session) and online live training (three sessions à two hours) in order to become certified.
 - b) In addition, a three-hour integration training is included if requested.
 - c) The training will be provided within 30 working days of an approved application. The Third Party Software Provider will be able to finalize the required training within 30 working days after the training starts.
 - d) In addition to the e-learning and online live training described in a) above and the integration training described in b), the Third Party Software Provider can call off in total ten additional training hours offered by Hypergene for assistance relating to the implementation of the Stratsys

Strategic Planning Product in relation to onboarding the Third Party Software Providers' first ever customer when benefitting from this Remedy as well as getting the Stratsys AI support assistant available, free of charge. If any additional support/consultation is needed, Hypergene will offer additional training hours at cost rate.

- e) The training will come at a total cost of SEK 50 000 as a fixed one-time fee covering all training activities described in a), b) and c) above as well as the annual e-learning (as described below) and all personnel participating at that particular training from a single Third Party Software Provider. Only Third Party Software Providers' certified personnel are allowed to implement the Stratsys Strategic Planning Product for customers, to ensure customer satisfaction.
 - f) Once a Third Party Software Provider is certified, additional employees of that Third Party Software Provider can become certified by attending an e-learning free of charge. Additionally, Hypergene recommends the Third Party Software Provider to conduct internal knowledge transfer to the new employees to ensure customer satisfaction.
5. After completing the certification, the Third Party Software Provider will be granted access to an environment with the Stratsys Strategic Planning Product, for the purpose of, without any required involvement from Hypergene, building its integrations and tailoring demos to specific requirements of a potential customer and subsequently demonstrating the demo to that customer. This product sits in a lockbox environment, where Hypergene is unable to identify which customers are invited into it, or see how the Third Party Software Provider chooses to configure the strategic planning product.
 6. Any Third Party Software Provider that, regardless of reason, has been denied certification according to the above may turn to the Monitoring Trustee (see Section 2.8) to have that decision reviewed.
 7. It is recommended that the Third Party Software Provider's employees that work with Stratsys Strategic Planning Product, participate in an e-learning once a year. This e-learning is free of charge.
 8. Following certification, the Third Party Software Provider shall be solely responsible for its customer delivery of the Stratsys Strategic Planning Product to the end customer, including but not limited to integration, implementation, configuration, onboarding, training and support. Third Party Software Providers shall use the Stratsys brand name, or any brand name replacing the Stratsys brand name, when offering the Stratsys Strategic Planning Product. The Third Party Software Provider can also include its own brand name or logotype on the Stratsys Strategic Planning Product start page.
 9. Hypergene commits to ensure that Hypergene will apply, from the Closing Date, the necessary information barriers to protect Sensitive Information arising from Third Party Software Providers becoming certified for the Stratsys Strategic Planning Product and user licenses. Hypergene commits to not using Sensitive Information from Third Party Software Providers in its own operative functions.

2.2 Commercial Terms

10. The Stratsys Strategic Planning Product and user licenses will be offered to any Third Party Software Provider as described in Section 2.1, including current partners, on fair, reasonable and non-discriminatory (FRAND) terms, based on the below.
 - 1) A standardized price list (the "**Standardized Price List**") segmented by organization type (Municipality, Region, Government Agency and Municipality owned company) and number of employees (*i.e.*, size of the organization), derived from actual prices charged to Stratsys customers for the Stratsys Strategic Planning Product and user licenses over the past three (3) years where available, in accordance with **Annex 1**. The Standardized Price List will be made available to a Third Party Software Provider once certified in accordance with section 2.1.
 - 2) Hypergene shall make the Stratsys Strategic Planning Product available to Third Party Software Providers at a discounted price based on the prices in the Standardized Price List.
 - 3) Hypergene will offer a discount of 35 percent on the prices in the Standardized Price List for the Stratsys Strategic Planning Product and the user licenses.
 - 4) The Standardized Price List will apply throughout the duration of the agreement between Hypergene and the Third Party Software Provider regarding the Stratsys Strategic Planning Product. However, Hypergene has the right to annually adjust the prices in the Standardized Price List in accordance with the change in SCB's Labor Cost Index for white-collar workers (LCI wcw), preliminary index for code K, based on the latest published LCI as of 1 January each year. If the specified index ceases to be published or is reclassified, the adjustment shall instead be made in accordance with the index that replaces it or, if no such index exists, another equivalent index. The base period is according to the latest published second quarter at the time of contract signing.
 - 5) Upon notification that a Third Party Software Provider, regardless of procurement process, has entered into a customer agreement falling under this Remedy, Hypergene shall make the Stratsys Strategic Planning Product available to the Third Party Software Provider within five (5) working days.
11. Each person that is to work in the Stratsys Strategic Planning Product needs one (1) user license, and this user license is only valid for the Stratsys Strategic Planning Product.
12. Hypergene will invoice the Third Party Software Provider based on the price of the Strategic Planning Product and the user licenses as described above. Hypergene will invoice 12 months in advance within 30 days after the Third Party Software Provider gains access to the Stratsys Strategic Planning Product.
13. The Third Party Software Provider's customers will purchase the same Stratsys Strategic Planning Product that Stratsys' own customers has purchased during the past years and Hypergene's customers will purchase going forward. The Stratsys Strategic Planning Product include support for goals, indicators, activities, follow-up,

assignments, and reporting. The Stratsys Strategic Planning Product is a preconfigured starting point that works as a baseline on which the Third Party Software Provider then apply customer specific adaptations/configurations. The Third Party Software Provider configures the product directly in the administration section of the user interface – Stratsys no-code platform, during the customer onboarding. This is the Strategic Planning Product Stratsys normally sells, and this is how Stratsys onboards customers for strategic planning in public sector today. **Annex 2** includes a non-exhaustive list of configurations which can be tailored to meet specific customer needs without modifying the underlying source code. Without prejudice to the above, any add-ons or functionality that are not included in the Stratsys Strategic Planning Product shall be subject to separate agreement and commercial terms between the parties.

14. No provision in this Remedy shall be understood as preventing Third Party Software Providers from charging their customers for any implementation, integration or consultation, or as preventing Third Party Software Providers from developing and launching competing proprietary software solutions.

2.3 Open API, Data Access, Interoperability and Copyright

15. Hypergene commits to maintaining and publishing documented, open and fully functional integration capabilities for the Stratsys Strategic Planning Product, available to Third Party Software Providers free of charge and on fair, reasonable and non-discriminatory (FRAND) terms which will allow Third Party Software Providers to integrate the Stratsys Strategic Planning Product with the Third Party Software Providers' software suite with automatic log in to the Stratsys Strategic Planning Product through Single Sign On (SSO) without any further assistance required from Hypergene. Specifically:
 - 1) the integration capabilities will be made available to any requesting Third Party Software Provider within 30 days of the Closing Date;
 - 2) the integration capabilities documentation will be publicly accessible, technically detailed, and continuously updated;
 - 3) Hypergene will support reasonable requests for integration with external systems through the two standardized mechanisms REST APIs and table integrations, where (i) external systems (*e.g.*, financial or planning systems) act as the primary source of record; (ii) Stratsys retrieves and displays such data (*e.g.*, budgets, forecasts and financial statements) in real time; and (iii) data remains controlled and maintained in the external system and is not required to be stored or managed within Hypergene;
 - 4) no exclusive integration arrangements will be entered into with any single Third Party Software Provider that would disadvantage other market participants;
 - 5) Hypergene will not degrade integration functionality or performance for third parties relative to its own services, and will provide commercially reasonable support and advance notice of material changes; and
 - 6) besides the integration capabilities, Hypergene will offer a function for full data portability, in case the customers wish to discontinue their use of Stratsys Strategic

Planning Product and move to another solution.

16. Hypergene commits to offer Third Party Software Providers a non-exclusive, royalty-free license to use the Stratsys brand name, or any brand name replacing the Stratsys brand name, for the Stratsys Strategic Planning Product when offered in accordance with the Remedy.

2.4 Data Portability and Customer Exit Rights

17. Hypergene commits to granting any Public Customer of the Stratsys Strategic Planning Product the right to terminate their strategic planning product without penalty, and with full customer data availability, within 12 months of the Closing Date, should the customer determine that the Transaction has materially adversely affected the terms, quality or price of the services provided to them.

2.5 Support and Product Maintenance and Investment

18. Hypergene will be responsible for the hosting and technical support (*i.e.*, bugs handling) of the Stratsys Strategic Planning Product excluding customer care and invoicing in relation to Third Party Software Providers' customers.
19. Hypergene will provide the Third Party Software Providers with the template SLA concerning the Stratsys Strategic Planning Product entered into by Hypergene and its customers and allow the Third Party Software Providers to enter into the SLA with their new customers. Hypergene's commitment in paragraph 2 above to provide services under the SLA will correspond to the SLA entered into between the Third Party Software Provider and their customers on the basis of the template SLA.
20. Hypergene will use commercially reasonable efforts to maintain the Stratsys Strategic Planning Product as a viable and competitive solution, including:
 - 1) maintaining interoperability with all external third-party systems with which the Stratsys Strategic Planning Product is interoperable at the Closing Date as well as external third-party systems that become commonly used during the duration of the Remedy;
 - 2) continuing product updates and maintenance consistent with the general product roadmap and market standards; and
 - 3) ensuring that the Stratsys Strategic Planning Product is not materially degraded in functionality relative to market standards during the duration of the Remedy.

2.6 Announcement

21. Within ten (10) working days of the Closing Date or after the Monitoring Trustee has been approved pursuant to Section 2.8, whichever occurs later, Hypergene shall publish information on the Remedy as well as the contact information to the Monitoring Trustee for the submission of complaints pursuant to Section 2.8 on Hypergene's and Stratsys' respective websites in a manner that makes the information easily accessible to website visitors.

2.7 Limitations

22. For the avoidance of doubt, the Remedy shall not be interpreted as requiring Hypergene or Stratsys to:
- 1) develop new APIs, integrations, features or functionalities for the sole purpose of accommodating the specific technical environment or commercial needs of an individual Third Party Software Provider;
 - 2) prioritize Third Party Software Provider development requests over the general product roadmap and broader customer needs;
 - 3) provide service levels, interoperability or functionality beyond what is commercially offered today; or
 - 4) maintain legacy functionality where changes are necessary as part of the normal evolution whereby functionalities are replaced by others, security, scalability or modernization of the platform.

2.8 Monitoring Trustee

23. Hypergene will appoint a Monitoring Trustee, subject to the Swedish Competition Authority's approval, to oversee the implementation of and compliance with the Remedy and to report regularly to the authority.
24. Hypergene shall propose the Monitoring Trustee and instructions for the Monitoring Trustee within twenty (20) days of the Swedish Competition Authority's decision to take no action regarding the Transaction. Hypergene shall provide the Swedish Competition Authority with information to enable the authority to assess whether the proposed Monitoring Trustee meets the requirements in the Remedy. If the Swedish Competition Authority does not approve the Monitoring Trustee proposed by Hypergene, Hypergene shall propose a new Monitoring Trustee within fifteen (15) days of the Swedish Competition Authority's decision. If the Swedish Competition Authority subsequently does not approve the Monitoring Trustee proposed by Hypergene, the Swedish Competition Authority has the right to appoint a Monitoring Trustee. The Swedish Competition Authority has the right to review all agreements between Hypergene and the proposed Monitoring Trustee.
25. The Monitoring Trustee shall be neutral and independent in such a way that the Monitoring Trustee has no relevant connection to Hypergene, Hypergene's controlling parent company/companies, or Stratsys. The Monitoring Trustee shall possess the necessary expertise and industry experience to assess whether Hypergene is complying with the Remedy. To the extent that the Monitoring Trustee, as part of its mandate, requires technical expertise that it does not possess internally, it shall, after consulting with Hypergene and the Swedish Competition Authority, have the right to engage an external subcontractor for this purpose. This subcontractor shall also meet the aforementioned requirements of neutrality and independence.
26. The Swedish Competition Authority shall have the right to issue instructions to the Monitoring Trustee that are consistent with the Remedy.

27. In its first report to the Swedish Competition Authority, the Monitoring Trustee shall present a detailed plan for how compliance with the Remedy will be monitored.
28. If, for any reason or under any circumstances, the Monitoring Trustee is no longer able to perform its duties in a neutral and independent manner, or if a conflict of interest otherwise arises for the Monitoring Trustee in relation to Hypergene including Hypergene's controlling parent company/companies, the Monitoring Trustee shall notify Hypergene of this immediately.
29. Once Hypergene has been informed that the Monitoring Trustee can no longer perform its duties in accordance with paragraph 28, Hypergene shall, following new approval from the Swedish Competition Authority, promptly appoint a new Monitoring Trustee. The Swedish Competition Authority shall always have the right to demand that a new Monitoring Trustee be appointed if the current Monitoring Trustee is no longer able to fulfill its duties in accordance with paragraph 28 or otherwise materially fails to perform its duties.
30. Hypergene shall provide the Monitoring Trustee with access to the supporting documentation, information, and explanations, that is necessary for the Monitoring Trustee to perform its duties.
31. Hypergene shall bear all costs associated with the Monitoring Trustee, including the Monitoring Trustee's fees.
32. The Monitoring Trustee's mandate shall include:
 - 1) monitoring compliance with all commitments set out in the Remedy;
 - 2) receiving written complaints or concerns raised by customers or Third Party Software Providers regarding the implementation of the Remedy;
 - 3) assessing such complaints and concerns and, without delay, taking suitable and proportionate actions, after having consulted with Hypergene and the Swedish Competition Authority (however acknowledging that clearly unfounded complaints or complaints essentially identical to matters that have already been addressed should be immediately dismissed after having been brought to the attention of the Swedish Competition Authority); and
 - 4) reporting findings to the Swedish Competition Authority on at least an annual basis, or upon request.

2.9 Annual Reporting to the Swedish Competition Authority

33. Hypergene commits to submitting an annual report to the Monitoring Trustee throughout the Remedy period, covering information:
 - 1) on the identity of Third Party Software Providers having requested and subsequently taken the necessary steps to become certified as described in Section 2.1;
 - 2) on the identity of Third Party Software Providers that are no longer certified as

described in Section 2.1 or that have been denied becoming certified as described in Section 2.1, and the reasons therefor;

- 3) on the identity of Third Party Software Providers that are currently certified as described in Section 2.1;
 - 4) necessary to verify Hypergene's compliance with the Remedy including but not limited to information on the commercial terms as described in Section 2.2 enabling the Monitoring Trustee to confirm that these are FRAND;
 - 5) on the status of the open integration capabilities, and of the maintenance of and investment in the Stratsys Strategic Planning Product; and
 - 6) on any changes of the Stratsys Strategic Planning Product.
34. The Monitoring Trustee shall submit an annual report to the Swedish Competition Authority detailing Hypergene's compliance with the Remedy including with the points listed above in this section. The report shall also include a description of the measures Hypergene has taken during the year to comply with the Remedy as well as any complaints received from customers or competitors regarding the implementation of the Remedy.
35. The Monitoring Trustee shall submit the first annual report to the Swedish Competition Authority six (6) months after the Closing Date and thereafter at twelve (12)-month intervals.
36. The information received by the Monitoring Trustee in connection with its mandate shall be used solely for the purpose of fulfilling that mandate and shall be shared only with the Swedish Competition Authority and with Hypergene or Hypergene's legal counsel.

2.10 Duration

37. The duration of the Remedy is broken down into two stages
- 1) Third Party Software Providers may resell the Stratsys Strategic Planning Product, relying on the Remedy, to Public Customers provided contracts with such customers are entered into at the latest five (5) years from the Closing Date, unless amended or lifted by the Swedish Competition Authority in accordance with applicable law (the "**Qualification Term**").
 - 2) As regards contracts entered into between Third Party Software Providers and Public Customers during the Qualification Term, Third Party Software Providers may resell the Stratsys Strategic Planning Product for a maximum duration of seven (7) years regardless if the duration of the contract as such between the Third Party Software Provider and the Public Customer exceeds seven (7) years.

The theoretical maximum duration is thus twelve (12) years should a Third Party Software Provider enter into a contract relying on the Remedy with a Public Customer at the end of the Qualification Term.

2.11 Conditions

38. The Remedy is conditional upon the Swedish Competition Authority's approval of the Transaction under Chapter 4 of the Swedish Competition Act.
39. Hypergene has the right to request that the Swedish Competition Authority's decision to accept the Remedy, in whole or in part, be reviewed in accordance with general administrative law. Such a request must be made in consultation with the Monitoring Trustee, and the decision shall be made by the Swedish Competition Authority.

2.12 Definitions

Closing Date: the date the Transaction is implemented.

FRAND: fair, reasonable and non-discriminatory terms based on objective, transparent and consistently applied commercial principles.

Hypergene: Hypergene AB and any entity surviving Hypergene AB following completion of the Transaction.

Monitoring Trustee: the independent trustee appointed with the Swedish Competition Authority's approval to oversee compliance with this commitment package.

Public Customers: procuring customers subject to Swedish laws on public procurement.

Remedy: the commitments made by Hypergene in this submission and on the terms set forth herein.

Sensitive Information: means information that is typically sensitive from a competition law perspective, including but not limited to prices, discounts, costs, contract terms, and customers relating to a Third Party Software Provider.

Standardized Price List: as defined in Section 2.2.

Stratsys: Stratsys AB and any entity surviving Stratsys AB following completion of the Transaction.

Stratsys Strategic Planning Product: the specific product within the Stratsys platform enabling organizations to define, structure and follow up on goals, activities and performance indicators, excluding other Stratsys products such as those relating to GRC, ESG and Quality Management.

Third Party Software Provider: a software provider not being subject to any exclusion grounds under Chapter 13 of the Swedish Public Procurement Act (2016:1145).

Transaction: as defined in the merger control notification regarding Hypergene's planned acquisition of sole control over Stratsys submitted on 5 January 2026.

This document has been executed by electronic signature using DocuSign.

11 June 2026

Hypergene AB (556581-1840)

Signed by:
By: *Bo Gyldenvang* June 11, 2026 | 19:22 EEDT
8DE3FF6BE78E4BB...

Name: Bo Gyldenvang
Title: CEO, member of the board of directors

DocuSigned by:
By: *David Tse* June 11, 2026 | 10:13 EEDT
86D65C027D7F49A...

Name: David Tse
Title: Member of the board of directors

Annex 1 - Konfidentiell, omfattas av sekretess

Föreslagen FRAND-prismatris

Baserat på faktisk försäljning senaste 3 åren

Mätenhet: ARR (SEK), LCI-justerade priser.

Kundtyp	Antal anställda	Strategisk planering					Användarlicens				
		n (deals)	Total ARR	Medel ARR	Pris	Pris efter 35% rabatt	n (deals)	Total ARR/licens	Medel ARR/licens	Pris/licens	Pris/licens efter 35% rabatt
Kommun	<1 000	2	154 589	77 294	100 000	65 000	2	4 859	2 429	2 400	1 560
Kommun	1 000–2 499	1	120 272	120 272	120 000	78 000	1	2 099	2 099	2 100	1 365
Kommun	2 500–4999	1	129 192	129 192	130 000	84 500	1	2 650	2 650	2 100	1 365
Kommun	5 000-9 999	3	432 401	144 134	150 000	97 500	3	5 192	1 731	1 800	1 170
Kommun	10000-14999	1	386 387	386 387	390 000	253 500	1	1 504	1 504	1 500	975
Kommun	≥15 000	0	-	-	600 000	390 000	0	-	-	1 500	975
Region	<10 000	0	-	-	150 000	97 500	0	-	-	1 800	1 170
Region	10 000-14999	0	-	-	390 000	253 500	0	-	-	1 500	975
Region	≥15 000	0	-	-	600 000	390 000	0	-	-	1 500	975
Myndighet	<250	2	236 336	118 168	120 000	78 000	2	5 156	2 578	2 600	1 690
Myndighet	250–999	2	268 942	134 471	140 000	91 000	2	5 050	2 525	2 500	1 625
Myndighet	1 000 - 1999	1	188 819	188 819	190 000	123 500	1	2 385	2 385	2 400	1 560
Myndighet	>2 000	0	-	-	600 000	390 000	0	-	-	2 300	1 495
Kommunalt bolag	<50	2	172 386	86 193	100 000	65 000	2	4 290	2 145	2 700	1 755
Kommunalt bolag	50-99	2	220 841	110 421	120 000	78 000	2	5 300	2 650	2 700	1 755
Kommunalt bolag	100-199	1	144 596	144 596	150 000	97 500	1	2 678	2 678	2 700	1 755
Kommunalt bolag	>200	4	684 748	171 187	170 000	110 500	4	9 701	2 425	2 400	1 560

Annex 1 - Konfidentiell, omfattas av sekretess

Customer name	Deal close date	Number of Employees	Company Industry	Strategisk planering			Användarlicens					
				Strategic planning	Quantity	Price	Price LCI adjusted	User license	Quantity	Total price	Unit price	Price per license LCI adjusted
Bollebygds Kommun	2023-08-31	750	Kommun	Verksamhetsplanering produktlicens	1	70 000	77 294	Användarlicens	70	140 000	2 000	2 208
Borlänge Kommuns Förvaltnings AB	2024-11-29	250	Kommunalt bolag	Verksamhetsplanering produktlicens	1	220 000	240 544	Användarlicens	15	36 000	2 400	2 624
Bostadsstiftelsen signalisten i solna	2023-12-19	78	Kommunalt bolag	Verksamhetsplanering produktlicens	1	130 000	143 547	Användarlicens	46	110 400	2 400	2 650
Energimarknadsinspektionen	2025-11-14	220	Myndighet	Verksamhetsplanering produktlicens	1	110 000	114 873	Användarlicens	40	96 000	2 400	2 506
Fyrbodals kommunalförbund	2023-11-17	75	Kommunalt bolag	Verksamhetsplanering produktlicens	1	70 000	77 294	Användarlicens	15	36 000	2 400	2 650
Jordbruksverket	2023-06-26	1 800	Myndighet	Verksamhetsplanering produktlicens	1	171 000	188 819	Användarlicens	100	216 000	2 160	2 385
Kalmar kommun	2025-05-05	5 600	Kommun	Verksamhetsplanering produktlicens	1	190 000	198 417	Användarlicens	300	612 000	2 040	2 130
Länsstyrelsen Södermanlands Län	2023-08-30	180	Myndighet	Verksamhetsplanering produktlicens	1	110 000	121 463	Användarlicens	6	14 400	2 400	2 650
Norrköpings kommun	2025-10-22	11 000	Kommun	Verksamhetsplanering produktlicens	1	369 996	386 387	Användarlicens	500	720 000	1 440	1 504
PRV (Patent- och registreringsverket)	2026-03-20	289	Myndighet	Verksamhetsplanering produktlicens	1	153 000	153 000	Användarlicens	5	12 000	2 400	2 400
Räddningstjänsten Mälardalen	2023-06-05	280	Kommunalt bolag	Verksamhetsplanering produktlicens	1	103 000	113 733	Användarlicens	11	26 400	2 400	2 650
Skellefteå Kommun	2024-07-04	8 000	Kommun	Verksamhetsplanering produktlicens	1	130 000	142 140	Användarlicens	520	832 000	1 600	1 749
Statens historiska museer	2023-05-12	350	Myndighet	Verksamhetsplanering produktlicens	1	105 000	115 942	Användarlicens	52	124 800	2 400	2 650
Södertälje Kommun	2024-05-23	6 000	Kommun	Verksamhetsplanering produktlicens	1	84 000	91 844	Användarlicens	751	901 200	1 200	1 312
Tomelilla kommun	2023-05-29	800	Kommun	Verksamhetsplanering produktlicens	1	70 000	77 294	Användarlicens	25	60 000	2 400	2 650
Tyresö kommun	2023-12-22	3 000	Kommun	Verksamhetsplanering produktlicens	1	117 000	129 192	Användarlicens	250	600 000	2 400	2 650
Uppsala arenor och fastigheter	2023-12-29	226	Kommunalt bolag	Verksamhetsplanering produktlicens	1	130 950	144 596	Användarlicens	25	60 625	2 425	2 678
Uppsala Skolfastigheter AB	2023-12-15	104	Kommunalt bolag	Verksamhetsplanering produktlicens	1	130 950	144 596	Användarlicens	10	24 250	2 425	2 678
Vaggeryds kommun	2024-06-20	1 250	Kommun	Verksamhetsplanering produktlicens	1	110 000	120 272	Användarlicens	80	153 600	1 920	2 099
Varbergs Fastighets AB	2023-03-20	41	Kommunalt bolag	Verksamhetsplanering produktlicens	1	67 000	73 982	Användarlicens	3	7 200	2 400	2 650
Örebrobostäder	2024-06-13	462	Kommunalt bolag	Verksamhetsplanering produktlicens	1	170 000	185 875	Användarlicens	50	80 000	1 600	1 749
Örebroporten Fastigheter AB	2024-02-19	49	Kommunalt bolag	Verksamhetsplanering produktlicens	1	90 000	98 404	Användarlicens	10	15 000	1 500	1 640

Annex 1 - Konfidentiell, omfattas av sekretess

År	LCI Index	
2024	0,99%	100,99%
2025	4,70%	104,70%
2026	4,43%	104,43%

Deal close date	Total adjustment
2023	10,42%
2024	9,34%
2025	4,43%
2026	0%

Annex 1A

Föreslagen FRAND-prismatris

Baserat på faktisk försäljning senaste 3 åren

Mätenhet: ARR (SEK), LCI-justerade priser.

Kundtyp	Antal anställda	Strategisk Planering		Användarlicens	
		Pris	Pris efter 35% rabatt	Pris/licens	Pris/licens efter 35% rabatt
Kommun	<1 000				
Kommun	1 000–2 499				
Kommun	2 500–4999	130 000	84 500	2 100	1 365
Kommun	5 000-9 999				
Kommun	10000-14999				
Kommun	≥15 000				
Region	<10 000				
Region	10 000-14999				
Region	≥15 000				
Myndighet	<250				
Myndighet	250–999				
Myndighet	1 000 - 1999	190 000	123 500	2 400	1 560
Myndighet	>2 000				
Kommunalt bolag	<50				
Kommunalt bolag	50-99				
Kommunalt bolag	100-199	150 000	97 500	2 700	1 755
Kommunalt bolag	>200				

Annex 2

Configuration Item	Allowed by Stratsys (Stratsys Strategic Planning Product)
Add/manage users and access rights	Yes
Define user roles and permission levels	Yes
Set up organizational hierarchy / structure	Yes
Add custom data fields to plans and objectives	Yes
Configure KPIs and performance indicators	Yes
Define and customize goals, targets, and metrics	Yes
Set up notification and reminder workflows	Yes
Configure reporting templates and views	Yes
Set up dashboards for different user groups	Yes
Adjust terminology / labels to match internal language and conventions	Yes
Configure data collection forms	Yes

Set up integration with HR/finance/ERP systems (via published APIs)	Yes
Import data from external systems	Yes
Export data and reports	Yes
Configure access at department/unit level	Yes
Set up monitoring cycles and review periods	Yes
Link strategic goals to operational activities	Yes
Modify the product's underlying source code	No
Require Hypergene to prioritize customer-specific development requests	No