

Aviso de Derechos para emisoras del

FECHA: 16/01/2026



BOLSA MEXICANA DE VALORES, S.A.B DE C.V, INFORMA:

FOLIO DE REFERENCIA DEL EVENTO CORPORATIVO	280736
FOLIO DE REFERENCIA INDEVAL	877603C001
TIPO DE MENSAJE	NEW
COMPLETO / INCOMPLETO	COMPLETE
CONFIRMADO / NO CONFIRMADO	CONFIRMED

CLAVE DE COTIZACIÓN	ISPO
RAZÓN SOCIAL	INSPIRATO INCORPORATED
SERIE	*
ISIN	US45791E2063
MERCADO PRINCIPAL	NASDAQ

TIPO DE EVENTO	MERGER
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DETALLE DEL TIPO DE EVENTO
Offer Type
DISSENTER'S RIGHTS

MANDATORIO / OPCIONAL / VOLUNTARIO	Mandatory
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OPCIÓN	1
TIPO	Cash
DEFAULT	true

TRANSACCIÓN	Cash Movement
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CREDIT / DEBIT	Credit
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TRANSACCIÓN	Securities Movement
CREDIT / DEBIT	Debit

VALORES A RECIBIR	
	US45791E2063

NOTAS DEL EVENTO CORPORATIVO
NOTA

16/01/2026

January 12, 2026

Notice of special meeting of stockholders to be held online on Monday, February 2, 2026.

On December 16, 2025, we entered into an Agreement and Plan of Merger by and among us, Exclusive Investments and Boomerang Merger Sub, Inc., a Delaware corporation and wholly owned subsidiary of Exclusive Investments. Pursuant to the Merger Agreement and subject to the terms and conditions set forth therein, Merger Sub will merge with and into Inspirato, with Inspirato surviving as a wholly owned subsidiary of Exclusive Investments. As consideration for the Merger, each outstanding share of Inspirato's Class A common stock, par value USD 0.0001 per share (other than certain excluded shares as described in the accompanying proxy statement), will be automatically converted into the right to receive USD 4.27, without interest and subject to applicable withholding taxes. In addition, each of Inspirato's publicly traded warrants outstanding immediately prior to the Effective Time will be treated in the Merger in accordance with its terms, and will represent, following the Merger, the right to receive upon exercise the Merger Consideration that holders would have received if holders had exercised their Public Warrants immediately prior to the Effective Time. The outstanding warrants issued pursuant to the Warrant to Purchase Shares of Class A Common Stock of Inspirato Incorporated, dated as of September 13, 2024, by and between One Planet Group LLC and the Company, as amended, will be converted into the right to receive the excess of the Merger Consideration over the exercise price per share for such warrants in accordance with the Merger Agreement. Shares of Inspirato Common Stock held by stockholders who properly demand and do not withdraw or lose their appraisal rights under Delaware law will be entitled to receive payment in accordance with those rights.

Dissenter Rights

Holders of Inspirato Common Stock who do not vote in favor of the Merger and who properly demand appraisal of their shares in accordance with Section 262 of the DGCL will be entitled to appraisal rights.

Tax Information (pages 33-36)

A U.S. holder's receipt of the Merger consideration in exchange for shares of Inspirato Common Stock generally will be a taxable transaction for U.S. federal income tax purposes. In general, a U.S. holder whose shares of Inspirato Common Stock are converted into the right to receive the Merger Consideration pursuant to the Merger will recognize capital gain or loss for U.S. federal income tax purposes in an amount equal to the difference, if any, between (a) the amount of cash received (determined before deduction of any applicable withholding taxes) with respect to such shares and (b) the U.S. holder's adjusted tax basis in such shares. A U.S. holder's adjusted tax basis will generally equal the price the U.S. holder paid for such shares. Such gain or loss will generally be long-term capital gain or loss if the U.S. holder's holding period for such shares is more than one year at the Effective Time. Long-term capital gains recognized by individuals and certain other non-corporate U.S. holders are generally taxed at preferential U.S. federal income tax rates. The deductibility of capital losses may be subject to limitations.

Holders should consult their own tax advisors regarding the potential application of withholding under FATCA to them in light of their own circumstances.