

Aviso de Derechos para emisoras del

FECHA: 08/05/2026

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

FOLIO DE REFERENCIA DEL EVENTO CORPORATIVO	285917
FOLIO DE REFERENCIA INDEVAL	910762C008
TIPO DE MENSAJE	Replace
COMPLETO / INCOMPLETO	COMPLETE
CONFIRMADO / NO CONFIRMADO	CONFIRMED

CLAVE DE COTIZACIÓN	CCL
RAZÓN SOCIAL	Carnival PLC
SERIE	N
ISIN	GB0031215220
MERCADO PRINCIPAL	LONDON STOCK EXCHANGE

TIPO DE EVENTO	EXCHANGE
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MANDATORIO / OPCIONAL / VOLUNTARIO	Mandatory
FECHA EFECTOS	07/05/2026
FECHA REGISTRO	05/05/2026

OPCIÓN	1
TIPO	Security
DEFAULT	true

TRANSACCIÓN	Securities Movement
CREDIT / DEBIT	Debit
FECHA DE PAGO	08/05/2026

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VALORES A RECIBIR	GB0031215220
TRANSACCIÓN	Securities Movement
CREDIT / DEBIT	Credit
FECHA DE PAGO	08/05/2026
RATIO	NewToOld
	1 / 1
VALORES A RECIBIR	NewIssue
	/GB/BSNNJ04

NOTA
Holders will receive 1 new Carnival Corporation Ltd. share for each Carnival plc share.

NOTAS DEL EVENTO CORPORATIVO

NOTA
08/05/2026
<p>USNW LISTDELISTACarnival Corporation andamp plc Completes Unification of Dual ListedCompany Structure and Redomiciliation to Bermuda 2026.05.07 12.00 ET .News Release Carnival Corporationand plc Completes Unification of Dual Listed Company Structure and Redomiciliation to Bermuda PR NewswireMIAMI, May 7, 2026 MIAMI, May 7, 2026 PRNewswire Carnival Corporation(NYSE. CCL) and Carnival plc announced today the completion of the unification of their dual listed company structure under a single company, Carnival Corporation Ltd. (the Company), with Carnival plc as a UKsubsidiary of Carnival CorporationLtd. (the DLC Unification). In addition, Carnival Corporation also migrated its jurisdiction of incorporation from the Republic of Panamato Bermuda and changed its name toCarnival Corporation Ltd. (the Redomiciliation and, together with theDLC Unification, the DLC Unification and Redomiciliation Transactions). Completion of the DLC Unification and Redomiciliation Transactionswill deliver a number of benefits to the Company and its shareholders,including creation of a single global share price, streamlined governance and reporting and reduced administrative costs. The DLC Unification and Redomiciliation Transactionsare also expected to increase liquidity and weighting in major U.S. stock indexes. The Company believesthat these benefits will strengthenits ability to deliver long.term shareholder value. As a result of the Redomiciliation, the shares of Carnival Corporation common stock held by Carnival Corporation shareholders prior to the DLC Unification and Redomiciliation Transactions nowrepresent the same number of commonshares of Carnival Corporation Ltd. (the Common Shares). The CommonShares are listed on the New York Stock Exchange (the NYSE) under thetrading symbol CCL. In connectionwith the DLC Unification and Redomiciliation Transactions, each Carnival plc shareholder subject to the scheme of arrangement is entitled toreceive one Common Share of Carnival Corporation Ltd. for each Carnival plc ordinary share held as of 6.00 p.m. (BST) on May 5, 2026. The listing of Carnival plc securities on the Official List of the UK Financial Conduct Authority and the trading of Carnival plc securities on the London Stock Exchange and the NYSE were cancelled today, and Carnival plc intends to deregister its securities with the Securities and Exchange Commission. Carnival plc will be re.registered as a private limited company shortly after completion of the DLC Unification and Redomiciliation Transactions</p> <p>07/05/2026</p> <p>The release, publication or distribution of this proxy statement/prospectus in or into or from jurisdictions other than the United Kingdom and the United States may be restricted by law and therefore any persons who are subject to the laws of any jurisdictions other than the United Kingdom and the United States should inform themselves about, and observe, such restrictions. Any failure to comply with the applicable restrictions may constitute a violation of the securities law of such jurisdiction. To the fullest extent permitted by applicable law, the companies and persons involved in the DLC Unification and Redomiciliation Transactions disclaim any responsibility or liability for the violation of such restrictions by any person.</p>
04/05/2026

FECHA: 08/05/2026

CAB 113622 SITUATION. SCHEME OF ARRANGEMENT Carnival Corporation and plc announced that their shareholders had voted in favor of the proposed DLC Unification (unification of Carnival Corporation and Carnival plc's dual-listed company structure) and the proposed redomiciliation of Carnival Corporation from Panama to Bermuda. Carnival Corporation and plc announced that the UK Court on 1 May 2026 has sanctioned the Scheme pursuant to which the DLC Unification is being implemented. The expected timetable of principal events remains as set out on pages viii and ix of the combined shareholder document. The Scheme remains conditional on, and will become effective upon, the delivery of a copy of the Court Order to the UK Registrar of Companies, which is expected to occur on 7 May 2026. The Scheme Record Time is expected to be 6.00 p.m. on 5 May 2026. The last day for dealings in, and for registrations of transfers of, Carnival plc's ordinary shares is expected to be 5 May 2026, and Carnival plc's ordinary shares will be disabled in CREST from 6.00 p.m. on that date. The listing of Carnival plc's ordinary shares on the Official List and dealings in such shares on the London Stock Exchange's Main Market for Listed Securities are expected to be suspended with effect from 7.30 a.m. on 6 May 2026. London Stock Exchange's Main Market for listed securities. It is expected that the cancellation of admission to listing and to trading of Carnival plc's ordinary shares will take effect from 8.00 a.m. on 7 May 2026. A further announcement will be made when the DLC Unification and Redomiciliation Transactions have completed, which is expected to occur on 7 May 2026

21/04/2026

CAB 113390 SITUATION. SCHEME OF ARRANGEMENT Carnival Corporation and plc has announced that, in connection with the proposed unification of its dual-listed company structure and redomiciliation of Carnival Corporation from Panama to Bermuda, the Carnival plc Court Meeting, the Carnival plc General Meeting and the Carnival Corporation Extraordinary General Meeting (together with the Carnival plc General Meeting, the "Special Meetings") took place on Friday, 17 April 2026, in Miami, Florida. A live video broadcast was hosted at the Carnival plc headquarters in Southampton. At the Carnival plc Court Meeting, the requisite majority of Scheme Shareholders voted in favor of the resolution to approve the Scheme, and all resolutions recommended by the Boards of Directors were passed at the Special Meetings. In addition, Carnival Corporation and plc held their annual shareholders meetings on Friday, 17 April 2026, in Miami, Florida, with a live video broadcast hosted at the Carnival plc headquarters in Southampton. All resolutions recommended by the Boards of Directors were passed at the annual shareholders meetings. The expected timetable of principal events remains unchanged from that set out in the combined shareholder document. The Court Hearing to sanction the Scheme is expected to be held on 1 May 2026, and further details will be published on the Business and Property Courts Rolls Building Cause List at www.justice.gov.uk on the day prior to the Court Hearing. Subject to the satisfaction or (where capable of waiver) waiver of the relevant conditions, including the Court sanction of the Scheme of Arrangement (without modification or with modification on terms agreed by Carnival Corporation and plc), the Scheme of Arrangement is expected to become effective on 7 May 2026. In accordance with UK Listing Rule 6.4.2R, copies of all resolutions passed at the Carnival plc General Meeting and copies of all resolutions (other than those concerning ordinary business) passed at the Carnival plc Annual General Meeting will be submitted to the National Storage Mechanism and will shortly be available for inspection.

01/04/2026

CAB 113043 SITUATION. SCHEME OF ARRANGEMENT Additional Information added following receipt of formal document.

SETTLEMENT. All Carnival Corporation Ltd. Common Shares to which Carnival plc Shareholders are entitled under the Scheme of Arrangement will be held in uncertificated form and will be available to be traded, cleared and settled through DTC. Subject to the Scheme of Arrangement becoming effective (and except as in relation to certain Restricted Shareholders and Excluded Shares), settlement of the consideration to which any Carnival plc Shareholder is entitled under the Scheme of Arrangement will be effected in the following manner. CARNIVAL PLC SHARES IN UNCERTIFICATED FORM (THAT IS, IN CREST). Unlike the Carnival plc Shares, the New CCL Shares are not capable of being held, transferred or settled directly through the CREST settlements system. In order to facilitate holding New CCL Shares in the UK through the CREST system, Carnival Corporation Ltd. will enter into depository interest arrangements with Equiniti Financial Services Limited. Under these arrangements, Equiniti Financial Services Limited (the "CCL DI Depository") issues dematerialized depository interests representing entitlements to non-UK securities, such as the New CCL Shares. These interests are known as Depository Interests ("DIs"), reflecting Shareholders' underlying beneficial ownership interests in their New CCL Shares. DIs may be held and transferred solely electronically within CREST. Scheme Shareholders who hold their Scheme Shares in uncertificated form through CREST (directly or through a broker or other nominee with a CREST account) immediately prior to the Scheme Record Time ("Carnival plc CREST Shareholders") will not be issued New CCL Shares directly but will be issued with DIs in respect of Common Shares of Carnival Corporation Ltd. Carnival plc CREST Shareholders will be issued such number of CCL DIs as is equivalent to the number of New CCL Shares they would otherwise be entitled to receive under the terms of the DLC Unification. One CCL DI will represent an entitlement to one underlying Common Share. The CCL DIs will reflect the same economic rights as are attached to the New CCL Shares. However, while the holders of CCL DIs will have a beneficial ownership interest in the underlying New CCL Shares, they will not be registered as the legal title holders of the New CCL Shares. Instead, Cede and Co., as nominee for DTC, being the central securities depository in the U.S., will be registered in our shareholders register, with DTC book entry interests credited to Equiniti Trust Company, LLC (the "CCL DI Custodian"), as custodian for the CCL DI Depository. The CCL DI Depository will, in turn, issue the CCL DIs in CREST to the Carnival plc CREST Shareholders and to the Equiniti Nominee for CSN Shareholders. New CCL Shares which Carnival plc CREST Shareholders will be entitled to under the Scheme of Arrangement will be delivered, held and settled in CREST under the terms of the CCL DI Deed Poll to be created and issued by the CCL DI Depository on our instructions. The CCL DIs may be held, transferred and settled through CREST. The terms on which the CCL DIs are issued and held in CREST will be set out in the CCL DI Deed Poll. A draft of the CCL DI Deed Poll will be available on request from the CCL DI Depository in due course. On settlement, company will instruct the Transfer Agent to effect the credit of the relevant New CCL Shares through DTC to the securities deposit account of the CCL DI Custodian, as custodian for the CCL DI Depository. The CCL DI Depository will then issue the CCL DIs through CREST to the appropriate stock account in CREST of each Carnival plc CREST Shareholder, such CREST account to be credited with the relevant Carnival plc CREST Shareholder's entitlement to CCL DIs representing the relevant New CCL Shares as soon as reasonably practicable following the Redomiciliation becoming effective and within 14 days of the Scheme Effective Date. The relevant stock account in CREST will be an account under the same participant ID and member account ID under which the relevant Carnival plc CREST Shareholder holds the relevant Scheme Shares. As from the Scheme Record Time, each holding of Scheme Shares credited to any stock account in CREST will be disabled and all Scheme Shares will be removed from CREST in due course. The Carnival plc CREST Shareholders will be able to hold and transfer interests in New CCL Shares through CREST in the form of CCL DIs in the same way as

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they transacted in Carnival plc Shares in CREST prior to the completion of the DLC Unification and Redomiciliation. Holders of CCL DIs through CREST will be able to cancel their CCL DIs by submitting an instruction in respect of the underlying Carnival Corporation Ltd. common shares through CREST to the CCL DI Depository, which includes the account information of their nominated DTC participant to which the New CCL Shares should be delivered, in accordance with the rules and practices of the CCL DI Depository, CREST and DTC. Any existing CREST Depository Interests held through the CREST depository will be transferred to Equiniti Financial Services Limited on behalf of the CCL DI Depository in advance of the Scheme Effective Date, for which Euroclear will issue the relevant notice. CARNIVAL PLC SHARES IN CERTIFICATED FORM (THAT IS, NOT IN CREST). . CSN SHAREHOLDERS. Following the Scheme Effective Date, Carnival plc Shareholders who hold their Carnival plc Shares in certificated form may find that holding and trading such shares directly involves US market practices and formalities that may be unfamiliar to such Carnival plc Shareholder. Scheme Shareholders who hold their Scheme Shares in certificated form (that is, not in CREST) immediately prior to the Scheme Record Time and who are eligible to participate in the CSN (and "CSN Shareholders") will not be issued with New CCL Shares directly but will instead have their interests in New CCL Shares in the form of CCL DIs held on their behalf within the CSN (in accordance with the CSN Terms and Conditions). Any mandate in relation to Carnival plc Shares in force at the Scheme Record Time will, unless amended or revoked, be deemed from the Scheme Effective Date to be an effective mandate or instruction to the Equiniti Nominee in respect of the corresponding CCL DIs under the CSN. Dividends on CCL DIs held in the CSN will be paid by direct payment only (into nominated bank accounts). Dividends will not be paid by cheque. Where no valid bank account details have been provided, dividends will be retained safely until they are claimed, but the CSN Shareholder may be charged a fee for their release. Dividends will be paid in sterling. Where funds are received in a different currency, these will be converted into sterling at the applicable exchange rate available on the day the conversion is instructed. The CSN is a corporate sponsored nominee service that will be sponsored by Carnival Corporation Ltd. and provided by the Equiniti Financial Services Limited, with the CCL DIs being held in the name of the Equiniti Nominee. The CSN is being offered to assist Carnival plc Shareholders in an Eligible CSN Jurisdiction who may face logistical and or practical difficulties in holding shares listed on a U.S. exchange. An opening statement will be issued to CSN Shareholders within 14 days of Completion, which will contain their Shareholder Reference. CSN Shareholders will require their Shareholder Reference when contacting the Equiniti Nominee or trading their CCL DIs. CSN Shareholders will have a period of 90 days following dispatch of the opening statements in which they may transfer their CCL DIs out of the CSN without a transfer fee being payable by the CSN Shareholder. There is no annual maintenance fee for holding CCL DIs in the CSN, however other fees may

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06/03/2026

Carnival Corporation and Carnival plc (NYSE/LSE: CCL; NYSE: CUK) announces that it has published a combined shareholder document (the "Shareholder Document") in relation to (i) the proposed unification of their dual listed company structure under a single company, Carnival Corporation, with Carnival plc as its wholly owned UK subsidiary, creating a simpler corporate structure and single global share price for the combined company (the "DLC Unification"), and (ii) migration of Carnival Corporation from the Republic of Panama, where Carnival Corporation is currently domiciled, to Bermuda under the name "Carnival Corporation Ltd." (the "Redomiciliation"), as recommended by the Boards of Directors. The Shareholder Document comprises a registration statement on Form S-4 and a joint definitive proxy statement in compliance with Regulation 14A of the U.S. Securities Exchange Act of 1934 and section 897 of the UK Companies Act 2006. The DLC Unification will be effected by means of a scheme of arrangement under Part 26 of the UK Companies Act 2006 (the "Scheme").

The Shareholder Document is being posted to shareholders of Carnival Corporation & plc and is now available on the websites at www.carnivalcorp.com/investors and www.carnivalplc.com/investors. A copy of the Shareholder Document has been submitted to the National Storage Mechanism and is available for inspection at <https://data.fca.org.uk/#/nsm/nationalstoragemechanism>.

ransaction conditions and timetable

The DLC Unification and Redomiciliation are subject to a number of conditions, including, among others, approval of the proposals at the special shareholder meetings and the court meeting, sanction of the Scheme of Arrangement by the Court in the UK and the receipt of certain antitrust and regulatory clearances. If the proposals are approved by Carnival Corporation and Carnival plc shareholders, and all other conditions to the completion of the transactions are satisfied, it is anticipated that the DLC Unification and Redomiciliation will become effective by May 7, 2026. On completion of the DLC Unification and Redomiciliation, Scheme Shareholders will receive one Common Share of Carnival Corporation Ltd. for each Carnival plc Share they hold at the Scheme Record Time, and Carnival plc will become a wholly owned subsidiary of Carnival Corporation Ltd.

The Shareholder Document includes full details of the Scheme, together with the notices of shareholder meetings of Carnival Corporation & plc and the notice of court meeting of Carnival plc. The Shareholder Document also contains the expected timetable for the implementation of the DLC Unification and Redomiciliation, which is also set out in the appendix to this announcement, and specifies the necessary action to be taken by Carnival Corporation & plc shareholders.

Shareholders are encouraged to read the Shareholder Document and submit their votes in advance of the shareholder meetings in accordance with the instructions included in the Shareholder Document.

Meeting dates

Shareholder meetings will be held sequentially on Friday, April 17, 2026, starting at 8:30 a.m. (EDT).

All of the meetings will be held at 3655 N.W. 87th Avenue, Miami, Florida 33178, United States. A live video broadcast of the meetings for shareholders will be hosted at Carnival House, 100 Harbour Parade, Southampton, SO15 1ST, United Kingdom. Shareholders planning to attend the live video broadcast in Southampton must submit a proxy in order to vote as they will not be able to vote in person from Southampton.

Further information on the meetings related to the DLC Unification and Redomiciliation is set out in the Shareholder Document.

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Capitalised terms used but not otherwise defined in this announcement shall have the meanings set out in the Shareholder Document.

No Offer or Solicitation

This document does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended. This document shall not constitute or form the basis of, and should not be relied on in connection with, any contract or investment decision in relation to the securities of Carnival Corporation or Carnival plc or any other entity.

Participants in the Solicitation

Carnival Corporation, Carnival plc and their respective directors and executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies from Carnival Corporation's and Carnival plc's shareholders in respect of the proposed transactions under the rules of the SEC. Information regarding Carnival Corporation's and Carnival plc's directors and executive officers is available in Carnival Corporation's and Carnival plc's joint Annual Report on Form 10-K for the year ended November 30, 2025 and Carnival Corporation's and Carnival plc's joint proxy statement, dated February 27, 2026, for its 2026 annual meeting of stockholders, which can be obtained free of charge through the website maintained by the SEC at <http://www.sec.gov>. Any changes in the holdings of Carnival Corporation's securities by Carnival Corporation's directors or executive officers or Carnival plc's securities by Carnival plc's directors or executive officers from the amounts described in Carnival Corporation's and Carnival plc's 2026 joint proxy statement have been reflected in Statements of Change in Ownership on Form 4 filed with the SEC subsequent to the filing date of Carnival Corporation's and Carnival plc's 2026 joint proxy statement and are available at the SEC's website at www.sec.gov. Additional information regarding the interests of such participants is included in the Registration Statement, the Proxy Statement and other relevant materials filed with the SEC.
04/03/2026

CAB 112568 SITUATION. SCHEME OF ARRANGEMENT Carnival Corporation and Carnival plc announced that it has published a combined shareholder document (the Shareholder Document) in relation to the proposed unification of their dual listed company structure under a single company, Carnival Corporation, with Carnival plc as its wholly owned UK subsidiary, creating a simpler corporate structure and single global share price for the combined company (the DLC Unification) and migration of Carnival Corporation from the Republic of Panama, where Carnival Corporation is currently domiciled, to Bermuda under the name Carnival Corporation Ltd. (the Redomiciliation), as recommended by the Boards of Directors. The Shareholder Document comprises a registration statement on Form S.4 and a joint definitive proxy statement in compliance with Regulation 14A of the U.S. Securities Exchange Act of 1934 and section 897 of the UK Companies Act 2006. The DLC Unification will be effected by means of a scheme of arrangement under Part 26 of the UK Companies Act 2006 (the Scheme). The Shareholder Document is being posted to shareholders of Carnival Corporation and plc and is now available on the websites. A copy of the Shareholder Document has been submitted to the National Storage Mechanism and is available for inspection. The DLC Unification and Redomiciliation are subject to a number of conditions, including, among others, approval of the proposals at the special shareholder meetings and the court meeting, sanction of the Scheme of Arrangement by the Court in the UK and the receipt of certain antitrust and regulatory clearances. If the proposals are approved by Carnival Corporation and Carnival plc shareholders, and all other conditions to the completion of the transactions are satisfied, it is anticipated that the DLC Unification and Redomiciliation will become effective by 7 May 2026. On completion of the DLC Unification and Redomiciliation, Scheme Shareholders will receive one Common Share of Carnival Corporation Ltd. for each Carnival plc Share they hold at the Scheme Record Time, and Carnival plc will become a wholly owned subsidiary of Carnival Corporation Ltd. The Shareholder Document includes full details of the Scheme, together with the notices of shareholder meetings of Carnival Corporation and plc and the notice of court meeting of Carnival plc. The Shareholder Document also contains the expected timetable for the implementation of the DLC Unification and Redomiciliation, which is also specified in the necessary action to be taken by Carnival Corporation and plc shareholders. Shareholders are encouraged to read the Shareholder Document and submit their votes in advance of the shareholder meetings in accordance with the instructions included in the Shareholder Document. Shareholder meetings will be held sequentially on Friday, 17 April 2026, starting at 8.30 a.m. (EDT). A live video broadcast of the meetings for shareholders will be hosted at Carnival House, 100 Harbour Parade, Southampton, SO15 1ST, United Kingdom. Shareholders planning to attend the live video broadcast in Southampton must submit a proxy in order to vote as they will not be able to vote in person from Southampton. TERMS. Under the Scheme, Shareholders will receive one Common Share of Carnival Corporation Ltd. for each Carnival plc Share they hold at the Scheme Record Time. RELATIVE DETAILS AND DATES. Please see below for expected timetable. (The timetable is based on the Company's current expectations regarding dates for the implementation of the DLC Unification and Redomiciliation, and is subject to change.) The company intends to complete the unification and legal incorporation in Bermuda in the second quarter of 2026. 17 FEB 26 Voting Record Time for Corporation Extraordinary General Meeting (17.00) (EDT) 13 APR 26 Latest time for receipt by the Depository of voting instructions for the Carnival plc Court Meeting and Carnival plc General Meeting (23.59) (EDT) on 15 APR 26 Latest time for lodging Forms of Proxy or electronic proxy instructions for the Carnival plc General Meeting (YELLOW form) (13.40) (EDT) on 15 APR 26 Voting Record Time for Carnival plc Meetings (18.30) (BST) on 15 APR 26 Latest time for lodging Forms of Proxy or electronic proxy instructions for the Carnival plc Court Meeting (BLUE form) (13.30) (EDT) on 15 APR 26 Carnival plc Shareholders are eligible to vote until (18.30) (BST) on 16 APR 26 Latest time for lodging Forms of Proxy or electronic proxy instructions for the Corporation Extraordinary General Meeting (23.59) (EDT) on 17 APR 26 The Annual Meetings of Shareholders will be held (09.00) (EDT) (or as soon thereafter as the Special Meetings shall have been concluded or adjourned) on 17 APR 26 Special Meetings (Before) (09.00) (EDT) 17 APR 26 Live Video Broadcast (14.00) (BST) (or as soon thereafter as the Special Meetings shall have been concluded or adjourned) 17 APR 26 Corporation Extraordinary General Meeting (13.50) (BST) (8.50) (EDT) on 17 APR 26 Carnival plc General Meeting (13.40) (BST) (8.40) (EDT) on 17 APR 26 Carnival Corporation and plc Annual Shareholder Meetings (14.00) (BST) (9.00) (EDT) on 17 APR 26 Carnival plc Court Meeting (13.30) (BST) (8.30) (EDT) on 01 MAY 26 Court Hearing (to sanction the Scheme) 05 MAY 26 Scheme Record Time (18.00) (BST) on 05 MAY 26 Latest time and date of dealings in, and

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registration of transfers of, Carnival plc ADSs on NYSE (16.00) (EDT) on 05 MAY 26 Last time and date of dealings in Carnival plc Shares (18.00) (BST) on 05 MAY 26 Last time and date for registration of transfers of, and disablement in CREST of, Carnival plc Shares (18.00) (BST) on 06 MAY 26 Suspension of listing of, and dealings in, Carnival plc Shares (7.30) (BST) on 07 MAY 26 Effective Date of the Scheme 07 MAY 26 Admission of New CCL Shares on NYSE by (9.30) (EDT) on 07 MAY 26 Cancellation of listing of Carnival plc Shares by (8.00) (BST) on 07 MAY 26 CCL DIs credited to CREST accounts (in respect of New CCL Shares held by former Carnival plc Shareholders in uncertificated form) and CSN accounts credited or (as soon as possible) after (9.30) (EDT) on (but not later than 14 days after the Scheme Effective Date) 07 MAY 26 Mandatory Exchange of ADSs for New CCL Shares 07 MAY 26 New CCL Shares issued and registered through DRS (in respect of New CCL Shares held by former Carnival plc Shareholders in certificated form) or (as soon as possible) after (9.30) (EDT) on (but not later than 14 days after the Scheme Effective Date) 07 MAY 26 Redomiciliation becomes effective 22 MAY 26 Expected date for receipt of sale proceeds by any Restricted Shareholder by (no later than) 22 MAY 26 Dispatch of statements of entitlement relating to New CCL Shares held through the CSN by (no later than) 22 MAY 26 Dispatch of statements of entitlement to New CCL Shares held through DRS (in respect of New CCL Shares held by former Carnival plc Shareholders in certificated form) by (no later than) 31 DEC 26 Long Stop Date . ADDITIONAL INFORMATION. COMPANY MEETINGS. Shareholder meetings will be held sequentially. The Carnival plc Court Meeting will be held at 1.30 p.m. (BST) 8.30 a.m. (EDT) on 17 April 2026. The Carnival plc General Meeting will be held at 1.40 p.m. (BST) 8.40 a.m. (EDT) on 17 April 2026. The Corporation Extraordinary General Meeting will be held at 1.50 p.m. (BST) 8.50 a.m. (EDT) on 17 April 2026 . The Carnival Corporation and plc Annual Shareholder Meetings will be held at 2.00 p.m. (BST) 9.00 a.m. (EDT) on 17 April 2026. All the meetings will be held at 3655 N.W. 87th Avenue, Miami, Florida 33178, United States. A live video broadcast of the meetings for shareholders will be hosted at Carnival House, 100 Harbour Parade, Southampton, SO15 1ST, United Kingdom. OVERSEAS SHAREHOLDERS. The release, publication or distribution of the document in certain jurisdictions may be restricted by law and therefore persons in such jurisdictions into which