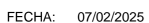
Aviso de Derechos para emisoras del





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

BOLSA MEXICANA DE VALORES, S.A.B DE C.V, INFORMA:	
FOLIO DE REFERENCIA DEL EVENTO CORPORATIVO	251923
FOLIO DE REFERENCIA INDEVAL	787016C003
TIPO DE MENSAJE	Replace
COMPLETO / INCOMPLETO	COMPLETE
CONFIRMADO / NO CONFIRMADO	CONFIRMED
,	
CLAVE DE COTIZACIÓN	SUM
RAZÓN SOCIAL	SUMMIT MATERIALS, INC.
SERIE	*
ISIN	US86614U1007
MERCADO PRINCIPAL	NEW YORK STOCK EXCHANGE
TIPO DE EVENTO	MERGER
DETALLE DEL TIPO DE EVENTO	
Offer Type	
DISSENTER'S RIGHTS	
MANDATORIO / OPCIONAL / VOLUNTARIO	Mandatory
FECHA EFECTOS	10/02/2025
OPCIÓN	1
TIPO	Cash
DEFAULT	true
	•
TRANSACCIÓN	Cash Movement





FECHA: 07/02/2025

CREDIT / DEBIT	Credit	
TRANSACCIÓN	Securities Movement	
CREDIT / DEBIT	Debit	
VALORES A RECIBIR		
	US86614U1007	

NOTAS DEL EVENTO CORPORATIVO

NOTA

(06/01/2025)

This is a notice that the special meeting of stockholders of Summit Materials, Inc. (referred to as Summit) will be held on February 5, 2025, beginning at 8:00 a.m., Mountain Time (such meeting is referred to as the special meeting). The special meeting will be held in person at Summit s principal executive offices at 1801 California Street, Suite 3500, Denver, Colorado 80202 and will be held for the following purpose (among other purposes): to adopt the Agreement and Plan of Merger, dated as of November 24, 2024 (such agreement, as it may be amended from time to time, is referred to as the merger agreement), among Summit, Quikrete Holdings, Inc. (referred to as Quikrete), and Soar Subsidiary, Inc., a wholly owned subsidiary of Quikrete (referred to as Merger Sub), pursuant to which, upon the terms and subject to the conditions of the merger agreement, Merger Sub will merge with and into Summit (referred to as the merger), with Summit surviving the merger and becoming a wholly owned subsidiary of Quikrete (referred to as the merger agreement proposal)

8-K November 25, 2024

On November 24, 2024, Summit Materials, Inc., a Delaware corporation, entered into an Agreement and Plan of Merger with Quikrete Holdings, Inc., a Delaware corporation, and Soar Subsidiary, Inc., a Delaware corporation and a wholly owned subsidiary of Purchaser. Upon the terms and subject to the conditions set forth in the Merger Agreement, Merger Sub will merge with and into the Company, with the Company surviving as a wholly owned subsidiary of Purchaser.

Pursuant to the Merger Agreement, at the effective time of the Merger (the Effective Time), each issued and outstanding share of the Companys (i) Class A common stock, par value USD0.01 per share, and (ii) Class B common stock, par value USD0.01 per share (together with the Companys Class A common stock described in the foregoing clause (i), Company Common Shares and each, a Company Common Share) (other than any Company Common Shares that are held by the Company as treasury stock or held by Purchaser, Merger Sub or any other subsidiary of Purchaser or the Company or any Company Common Shares as to which appraisal rights have been properly exercised in accordance with Delaware law), will automatically be canceled and retired and converted into the right to receive USD 52.50 per share in cash, without interest and subject to deduction for any required withholding (the Merger Consideration).

Pursuant to the Merger Agreement, at the Effective Time, any shares of preferred stock of the Company, par value USD0.01 per share, outstanding immediately prior to the Effective Time will automatically be canceled and retired for no consideration and will cease to exist.