

## Aviso de Derechos para emisoras del

FECHA: 09/07/2025



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

<b>FOLIO DE REFERENCIA DEL EVENTO CORPORATIVO</b>	260456
<b>FOLIO DE REFERENCIA INDEVAL</b>	826382C008
<b>TIPO DE MENSAJE</b>	Replace
<b>COMPLETO / INCOMPLETO</b>	COMPLETE
<b>CONFIRMADO / NO CONFIRMADO</b>	CONFIRMED

<b>CLAVE DE COTIZACIÓN</b>	CIEA
<b>RAZÓN SOCIAL</b>	CIE AUTOMOTIVE, S.A.
<b>SERIE</b>	N
<b>ISIN</b>	ES0105630315
<b>MERCADO PRINCIPAL</b>	B Y M ESPAÑOLES

<b>TIPO DE EVENTO</b>	REPURCHASE OFFER/ISSUER BID/REVERSE RIGHTS
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<b>MANDATORIO / OPCIONAL / VOLUNTARIO</b>	Voluntary
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<b>OPCIÓN</b>	999
<b>TIPO</b>	NoAction
<b>DEFAULT</b>	true

<b>NOTA</b>	
TAKE NO ACTION	

<b>OPCIÓN</b>	1
<b>TIPO</b>	Cash
<b>DEFAULT</b>	false

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<b>MARKET DEADLINE</b>	02/07/2025
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<b>TRANSACCIÓN</b>	Cash Movement
<b>CREDIT / DEBIT</b>	Credit

<b>TRANSACCIÓN</b>	Securities Movement
<b>CREDIT / DEBIT</b>	Debit

<b>VALORES A RECIBIR</b>	
	ES0105630315

### NOTA

Shareholders can tender their shares to receive EUR 24 in cash per share surrendered.

### NOTAS DEL EVENTO CORPORATIVO

### NOTA

09/07/2025

ESCN ISSUER. CIEAUTOMOTIVE, S.A. TICKER. CIE EVENT. Buyback . Update WCA event ID. 49643 The Spanish National SecuritiesMarket Commission (CNMV) hereby announces that the partial voluntarytakeover bid submitted by CIE Automotive, S.A. for a maximum of 11,591,517 shares of said company, representing 9.68PCT of its share capital, has been accepted for 1,138,292 shares, representing 9.82PCT of the shares to which the bid was addressed and 0.95PCT of the share capitalof the company.  
(19/06/2025)

Repurchase Offer

Cash offer: EUR 24.00 per share

The offer is addressed to all shareholders and extends to the acquisition of a maximum of 11,591,517 CIE shares, representative of 9.675% of its share capital.

(18/06/2025)

ESMSE ISSUER. CIE AUTOMOTIVE, S.A. TICKER. CIE EVENT. Buyback . Update WCA event ID. 49643 The Spanish National Securities Market Commission has announced the acceptance period will be from 18 June 2025 to 2 July 2025, inclusive.  
(16/06/2025)

ational Securities Market Commission (CNMV) adopted the following resolution. To authorize the partial voluntary takeover bid for the acquisition of shares of CIEAutomotive, S.A. submitted by the company itself on 8 April 2025 and admitted for processing on 10 April2025, as it considers that the terms of the bid comply with applicableregulations and that the content of the prospectus is sufficient, following the latest amendments incorporated on 9 June 2025. The partialbid is aimed at a maximum of 11,591,517 shares of CIE Automotive, S.A., representing 9.68PCT of its sharecapital, listed on the Madrid andBilbao Stock Exchanges and traded on the Automated Quotation System. The CNMV shall make the period for acceptance of the bid public once the offeror publishes the first of the announcements required under Article 22 of Spanish Royal Decree 10662007.

ESCN ISSUER. CIE AUTOMOTIVE, S.A. TICKER. CIE EVENT. Buyback . Update WCA eventID. 49643 It has been announced that the partial and voluntary publictender offer launched by the Company over its own sharesis no longer subject to any condition. The

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Offer was admitted for processing last 10 April 2025 and remains subject to the mandatory authorization of the Spanish Securities Market Commission.

ESCN ISSUER. CIE AUTOMOTIVE, S.A. TICKER. CIE EVENT. Buyback . Update WCA event ID. 49643 On 10 April 2025, the Spanish National Securities Market Commission adopted the following resolution. Admission for processing, pursuant to the provisions in Article 17 of Spanish Royal Decree 1066 2007, of 27 July, on takeover bids, of the application for authorisation submitted on 8 April 2025 by CIE Automotive, S.A. to launch a partial voluntary bid for its own shares, on the basis that the prospectus and other documents submitted, following the registration of documentation on 9 April 2025, comply with the provisions of said article. The admission for processing of the aforementioned application does not imply any type of statement on the decision concerning the authorisation of the takeover bid, or any of its terms and conditions, which shall be issued within the time limits and in accordance with the other requirements set in Article 21 of the above-mentioned regulation.

ESCN ISSUER. CIE AUTOMOTIVE, S.A. TICKER. CIE EVENT. Buyback . Update WCA event ID. 49643 Today the Company has submitted before the Span

ish Securities Market Commission the application for the authorization of its voluntary tender offer for the partial acquisition of its own shares announced on 20 March 2025. ESCN ISSUER. CIE AUTOMOTIVE, S.A. TICKER. CIE EVENT. Buyback Preliminary announcement of CIE AUTOMOTIVE, S.A. voluntary and partial public tender offer over its own shares The Board of Directors of the Company has agreed to formulate the Offer, setting its main terms and conditions, at its meeting held on March 20, 2025. OFFEROR The offeror and, at the same time, the company affected by the Offer is CIE Automotive, S.A. OFFER TYPE The Offer is considered voluntary and partial, according to the provisions of article 13 of the Royal Decree 1066 2007. OFFEROR S PARTICIPATION IN THE AFFECTED COMPANY Since CIE is both the affected company and the offeror, the Company is the direct holder, as of the date of this announcement, of 89,712 treasury shares, representing 0.075 PCT of the total share capital and voting rights of the Company. SECURITIES AND MARKETS TARGETED BY THE OFFER The Offer is addressed to all holders of CIE shares and extends to the acquisition of a maximum of 11,591,517 shares of CIE, representing 9.675 PCT of its total share capital. The Offer is not addressed to the 89,712 treasury shares, representing 0.075 PCT of the total share capital and voting rights of the Company, which have been immobilized until the end of the Offer. Therefore, after deducting the treasury shares held in treasury, which have been immobilized, the Offer is effectively aimed at 119,717,772 CIE shares, representing 99.925 PCT of the share capital and of the voting rights of the Company, and extends to the maximum number of CIE shares indicated above. If the total number of securities included in the declarations of acceptance exceeds the maximum limit of the Offer, the pro.rata system of article 38.1 of Royal Decree 1066 2007 shall be applied for the settlement of the transaction. The Offer is made exclusively in the Spanish market, the only regulated market in which CIE shares are admitted to trading and is addressed to all shareholders who are holders of CIE shares (other than those held as treasury stock), regardless of their nationality or place of residence. CONSIDERATION The Offer will be formulated as a sale and purchase. The consideration offered by the Company is EUR 24.00 per share (the Offer Price ), which will be paid entirely in cash. Consequently, considering the Offer Price, the Offer will amount to a maximum aggregate amount of 278,196,408 euros. If CIE makes any distribution of dividends, reserves or share premium, or any other distribution to its shareholders from the date of this prior announcement, whether ordinary or extraordinary, interim or supplementary, the Offer Price will be reduced by the gross amount per share of the distribution, provided that the date of publication of the result of the Offer in the listing bulletins coincides with or is after the ex.dividend date for said distribution. It is hereby stated for the record that CIE will submit for the approval of the General Shareholders Meeting to be held on May 7, 2025, the payment of a final dividend out of the results corresponding to the year ended December 31, 2024, of EUR 0.46 euros gross per share, payable on July 15, 2025. STOCK EXCHANGE INITIATIVES The Company intends that its shares continue to be admitted to trading on the stock exchanges where they are currently listed. In this regard, it is expressly stated for the record that the Offer is not intended to exclude the Company's shares from trading and that, given the nature of the Offer .partial and in respect of shares of the offered company itself . in no case shall the right of squeeze.out set forth in articles 116 of the Securities Market Law and 47 of Royal Decree 1066 2007 be

(14/05/2025)

ESCN ISSUER. CIE AUTOMOTIVE, S.A. TICKER. CIE EVENT. Buyback . Update WCA event ID. 49643 It has been announced that the partial and voluntary public tender offer launched by the Company over its own shares is no longer subject to any condition. The Offer was admitted for processing last 10 April 2025 and remains subject to the mandatory authorization of the Spanish Securities Market Commission. (As on 10 04 2025) ESCN ISSUER. CIE AUTOMOTIVE, S.A. TICKER. CIE EVENT. Buyback . Update WCA event ID. 49643 On 10 April 2025, the Spanish National Securities Market Commission adopted the following resolution. Admission for processing, pursuant to the provisions in Article 17 of Spanish Royal Decree 1066 2007, of 27 July, on takeover bids, of the application for authorisation submitted on 8 April 2025 by CIE Automotive, S.A. to launch a partial voluntary bid for its own shares, on the basis that the prospectus and other documents submitted, following the registration of documentation on 9 April 2025, comply with the provisions of said article. The admission for processing of the aforementioned application does not imply any type of statement on the decision concerning the authorisation of the takeover bid, or any of its terms and conditions, which shall be issued within the time limits and in accordance with the other requirements set in Article 21 of the above-mentioned regulation.

(11/04/2025)

ESCN ISSUER. CIE AUTOMOTIVE, S.A. TICKER. CIE EVENT. Buyback . Update WCA event ID. 49643 On 10 April 2025, the Spanish

FECHA: 09/07/2025

National Securities Market Commission adopted the following resolution. Admission for processing, pursuant to the provisions in Article 17 of Spanish Royal Decree 1066 2007, of 27 July, on takeover bids, of the application for authorisation submitted on 8 April 2025 by CIE Automotiva, S.A. to launch a partial voluntary bid for its own shares, on the basis that the prospectus and other documents submitted, following the registration of documentation on 9 April 2025, comply with the provisions of said article. The admission for processing of the aforementioned application does not imply any type of statement on the decision concerning the authorisation of the takeover bid, or any of its terms and conditions, which shall be issued within the time limits and in accordance with the other requirements set in Article 21 of the above-mentioned regulation.

(09/04/2025)

ESCN ISSUER. CIE AUTOMOTIVA, S.A. TICKER. CIE EVENT. Buyback . Update WCA event ID. 49643 Today the Company has submitted before the Spanish Securities Market Commission the application for the authorization of its voluntary tender offer for the partial acquisition of its own shares announced on 20 March 2025. (As on 20 03 2025) ESCN ISSUER. CIE AUTOMOTIVA, S.A. TICKER. CIE EVENT. Buyback Preliminary announcement of CIE AUTOMOTIVA, S.A. voluntary and partial public tender offer over its own shares The Board of Directors of the Company has agreed to formulate the Offer, setting its main terms and conditions, at its meeting held on March 20, 2025. OFFEROR The offeror and, at the same time, the company affected by the Offer is CIE Automotiva, S.A. OFFER TYPE The Offer is considered voluntary and partial, according to the provisions of article 13 of the Royal Decree 1066 2007. OFFEROR'S PARTICIPATION IN THE AFFECTED COMPANY Since CIE is both the affected company and the offeror, the Company is the direct holder, as of the date of this announcement, of 89,712 treasury shares, representing 0.075 PCT of the total share capital and voting rights of the Company. SECURITIES AND MARKETS TARGETED BY THE OFFER The Offer is addressed to all holders of CIE shares and extends to the acquisition of a maximum of 11,591,517 shares of CIE, representing 9.675 PCT of its total share capital. The Offer is not addressed to the 89,712 treasury shares, representing 0.075 PCT of the total share capital and voting rights of the Company, which have been immobilized until the end of the Offer. Therefore, after deducting the treasury shares held in treasury, which have been immobilized, the Offer is effectively aimed at 119,717,772 CIE shares, representing 99.925 PCT of the share capital and of the voting rights of the Company, and extends to the maximum number of CIE shares indicated above. If the total number of securities included in the declarations of acceptance exceeds the maximum limit of the Offer, the pro.rata system of article 38.1 of Royal Decree 1066 2007 shall be applied for the settlement of the transaction. The Offer is made exclusively in the Spanish market, the only regulated market in which CIE shares are admitted to trading and is addressed to all shareholders who are holders of CIE shares (other than those held as treasury stock), regardless of their nationality or place of residence. CONSIDERATION The Offer will be formulated as a sale and purchase. The consideration offered by the Company is EUR 24.00 per share (the Offer Price ), which will be paid entirely in cash. Consequently, considering the Offer Price, the Offer will amount to a maximum aggregate amount of 278,196,408 euros. If CIE makes any distribution of dividends, reserves or share premium, or any other distribution to its shareholders from the date of this prior announcement, whether ordinary or extraordinary, interim or supplementary, the Offer Price will be reduced by the gross amount per share of the distribution, provided that the date of publication of the result of the Offer in the listing bulletins coincides with or is after the ex.dividend date for said distribution. It is hereby stated for the record that CIE will submit for the approval of the General Shareholders Meeting to be held on May 7, 2025, the payment of a final dividend out of the results corresponding to the year ended December 31, 2024, of EUR 0.46 euros gross per share, payable on July 15, 2025. STOCK EXCHANGE INITIATIVES The Company intends that its shares continue to be admitted to trading on the stock exchanges where they are currently listed. In this regard, it is expressly stated for the record that the Offer is not intended to exclude the Company's shares from trading and that, given the nature of the Offer . partial and in respect of shares of the offered company itself . in no case shall the right of squeeze-out set forth in articles 116 of the Securities Market Law and 47 of Royal Decree 1066 2007 be applicable.