# Aviso de Derechos para emisoras del



**■** Grupo BMV

FECHA: 07/08/2025

### **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	268757
FOLIO DE REFERENCIA INDEVAL	831055C001
TIPO DE MENSAJE	NEW
COMPLETO / INCOMPLETO	COMPLETE
CONFIRMADO / NO CONFIRMADO	CONFIRMED
CLAVE DE COTIZACIÓN	LOGC
RAZÓN SOCIAL	CONTEXTLOGIC INC.
SERIE	*
ISIN	US21077C3051
MERCADO PRINCIPAL	OVER THE COUNTER US
TIPO DE EVENTO	EXCHANGE
DETALLE DEL TIPO DE EVENTO	
Offer Type	
DISSENTER RIGHTS NOT APPLICABLE	
MANDATORIO / OPCIONAL / VOLUNTARIO	Mandatory
FECHA EFECTOS	07/08/2025
OPCIÓN	1
TIPO	CashAndSecurity
DEFAULT	true
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TRANSACCIÓN	Cash Movement

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CREDIT / DEBIT	Credit	
TRANSACCIÓN	Securities Movement	
CREDIT / DEBIT	Debit	
VALORES A RECIBIR		
	US21077C3051	
TRANSACCIÓN	Securities Movement	
CREDIT / DEBIT	Credit	
RATIO	NewToOld	
	1/1	
VALORES A RECIBIR		
	US21078F1093	
DISPOSICIÓN FRACCIONES	RoundDown	

#### NOTAS DEL EVENTO CORPORATIVO

### **NOTA**

(07/08/2025)

OTC August 6, 2025

Holding company reorganization. In connection with this transaction, holders of ContextLogic Inc. rights will receive a cash payment of 0.001 for each one (1) right held prior to effectiveness of the reorganization.

EDGAR 14A Notice to shareholders Meeting to be held July 10, 2025. To among other things.

Approve an agreement and plan of reorganization (the Reorganization Agreement) to effect a transaction intended to help protect the long-term value to the Company of our substantial net operating loss carryforwards (NOLs) in which ContextLogic will become a wholly owned subsidiary of Easter Parent, Inc., a newly formed holding company (Holdings), immediately followed by a conversion of ContextLogic into a Delaware limited liability company, and each outstanding share of class A common stock of ContextLogic (ContextLogic common stock) will be exchanged for one share of common stock of Holdings and each option to purchase shares of common stock of ContextLogic will be assumed by Holdings and become exercisable for an equivalent number of shares of Holdings common stock, each restricted stock unit to be settled in shares of ContextLogic common stock will assumed by Holdings and remain subject to the same terms and conditions as were applicable to such restricted stock unit award, but will be converted into an award with respect to the same number of shares of Holdings common stock, and each share of common stock of Holdings will be subject to certain transfer restrictions that would prohibit transfers having the effect of increasing the ownership of Holdings stock by (i) any person from less than 4.9% to 4.9% or more or (ii) any person owning or deemed to own 4.9% or more of Holdings stock (together, the Reorganization and the proposal, the Reorganization Proposal .