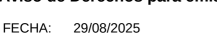
Aviso de Derechos para emisoras del





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	269470
FOLIO DE REFERENCIA INDEVAL	835520C002
TIPO DE MENSAJE	Replace
COMPLETO / INCOMPLETO	COMPLETE
CONFIRMADO / NO CONFIRMADO	CONFIRMED
CLAVE DE COTIZACIÓN	WNS1
RAZÓN SOCIAL	WNS (HOLDINGS) LIMITED
SERIE	N
ISIN	JE00BQC4YW14
MERCADO PRINCIPAL	NEW YORK STOCK EXCHANGE
TIPO DE EVENTO	MERGER
MANDATORIO / OPCIONAL / VOLUNTARIO	Mandatory
OPCIÓN	1
TIPO	Cash
DEFAULT	true
TRANSACCIÓN	Cash Movement
CREDIT / DEBIT	Credit





FECHA: 29/08/2025

TRANSACCIÓN	Securities Movement
CREDIT / DEBIT	Debit
VALORES A RECIBIR	
	JE00BQC4YW14
NOTA	
WNS Ordinary Share will be converted into the right to receive 76.50 net cash per share	

NOTAS DEL EVENTO CORPORATIVO

NOTA

29/08/2025

Meeting Date August 29, 2025

On August 29, 2025, Shareholders of WNS (Holdings) Limited (WNS) will vote on a proposed Scheme of Arrangement with Capgemini S.E. If the Scheme of Arrangement is approved and consummated, each existing WNS Ordinary Share will be converted into the right to receive 76.50 net cash per share, less withholdings, if any.

Aug. 19, 2025 WNS (Holdings) Limited (NYSE: WNS), a digital-led business transformation and services company, today announced that leading independent proxy advisory firms Institutional Shareholder Services Inc. and Glass, Lewis & Co. have each recommended that shareholders vote FOR the previously announced acquisition of the Company by Capgemini SE. The FOR recommendations apply to both proxy voting proposals to be considered at the upcoming Court Meeting and General Meeting of Shareholders, each scheduled for August 29, 2025.

As previously announced on July 7, 2025, WNS and Capgemini entered into a definitive transaction agreement pursuant to which Capgemini will acquire WNS for a cash consideration of USD 76.50 per WNS share. The total cash consideration will amount to USD 3.3 billion, excluding WNS net financial debt. The transaction remains on track to close prior to the end of the calendar year, subject to the satisfaction of customary closing conditions and regulatory approvals. 15/08/2025

the Company today issued a press release announcing the publication of the scheme circular containing the terms of the Scheme and related notices and explanatory information, together with the related forms of proxy, in connection with the meeting of the Company's shareholders convened with the permission of the Royal Court of Jersey and the general meeting of the Company's shareholders convened in connection with the Scheme, as described in the Scheme Document. The Court Meeting and the General Meeting will each be held on August 29, 2025. Approval of the Scheme at the Court Meeting and of the resolution to alter the Company Articles of Association and such other matters as may be necessary to facilitate the implementation of the Transaction and/or the Scheme at the General Meeting, among other things, are conditions to the closing of the Transaction.