

Aviso de Derechos para emisoras del

FECHA: 15/05/2026



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

FOLIO DE REFERENCIA DEL EVENTO CORPORATIVO	290929
FOLIO DE REFERENCIA INDEVAL	912287C003
TIPO DE MENSAJE	Replace
COMPLETO / INCOMPLETO	COMPLETE
CONFIRMADO / NO CONFIRMADO	CONFIRMED

CLAVE DE COTIZACIÓN	EDPR
RAZÓN SOCIAL	EDP RENOVAVEIS, S.A.
SERIE	N
ISIN	ES0127797019
MERCADO PRINCIPAL	BOLSA DE LISBOA

TIPO DE EVENTO	INTERMEDIATE SECURITIES DISTRIBUTION
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DETALLE DEL TIPO DE EVENTO
Renounceable Status of Entitlement
RENOUNCEABLE

DETALLE DEL TIPO DE EVENTO
Intermediate Securities Distribution Type
BONUS RIGHTS

MANDATORIO / OPCIONAL / VOLUNTARIO	Mandatory
FECHA EXDATE	12/05/2026
FECHA REGISTRO	13/05/2026

OPCIÓN	2
TIPO	Security
DEFAULT	true

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TRANSACCIÓN	Securities Movement
CREDIT / DEBIT	Credit
FECHA DE PAGO	14/05/2026
RATIO	AdditionalQuantityForExistingSecurities
	1 / 1
VALORES A RECIBIR	NewIssue
	ES0627797931
PERIODO DE COTIZACIÓN DE LOS VALORES A RECIBIR	14/05/2026 - 28/05/2026

NOTA
Holders will receive 1 right per share held.

OPCIÓN	3
TIPO	CashAndSecurity
DEFAULT	false
DISPONIBILIDAD DE LA OPCIÓN	Cancelled

NOTAS DEL EVENTO CORPORATIVO

NOTA
<p>07/05/2026</p> <p>Bonus Rights Issue</p> <p>Shareholders will receive 1 right per share held.</p> <p>Holders can either subscribe for new free shares of EDP Renovaveis SA at a ratio of 1 new share per every 112 rights held or sell their rights to the company at a fixed price of EUR 0.124 per right.</p> <p>The subscription rights will be tradable.</p> <p>Rights ISIN: To be confirmed</p> <p>PTCA DETAILS OF THE SHARE CAPITAL INCREASE 3.1. Amount of the Share Capital Increase, number of shares to be issued and number of Incorporation Rights required for the attribution of one new paid up share Pursuant to the formulas set forth in the resolution adopted under item three of the Agenda by the General Shareholders Meeting of April 13, 2026, the Board of Directors of the Company has determined that the Share Capital Increase shall have the following characteristics. Incorporation rights required for the attribution of one new paid up share The number of Incorporation Rights needed to receive one New Share (No. Rights per share) is 112 Incorporation Rights shall be vested to the shareholders who have acquired their shares until May 11, 2026 (last trading date), so long as such shares are settled by May 13, 2026 (record date) at Interbolsa Sociedade Gestora de Sistemas de Liquidación e de Sistemas Centralizados de Valores Mobiliarios, S.A. (Interbolsa), at a rate of one Incorporation Right per issued share that they hold at 10.20666834.1 50323052.127017 said date. Accordingly, such shareholders shall be entitled to receive one New Share of EDP per every 112 shares of EDP held at said date. Said number of Incorporation Rights required to receive one New Share has been automatically determined according to the proportion existing between the number of New Shares and the number of issued shares</p>

FECHA: 15/05/2026

on May 4, 2026, date on which the Board of Directors has passed the resolution to implement the Share Capital Increase. No. Rights per Share NIS Provisional no. shares 1,051,033,116 9,460,788 111.0936 No. Rights per share rounded up 112 Where. Provisional no. shares Amount of the Shares Option Share Price 132,091,526.40 13.962 9,460,788.31 Provisional no. shares rounded down to the nearest lower whole number 9,460,788 NIS Number of issued shares of the Company at the date on which the Board of Directors has resolved to implement the Share Capital Increase (May 4, 2026) 1,051,033,116. Where. Amount of the Shares Option means the theoretical aggregate amount payable by EDPR if all EDPR shareholders were to opt for the Shares Option EUR 132,091,526.40 euros gross. Share Price 13.962 euros, corresponds to the arithmetic mean of the weighted average prices of the Company's shares on the regulated market of Euronext Lisbon over the five (5) trading sessions prior to the date of the resolution passed by the Board of Directors to implement the Share Capital Increase, meaning the trading days on the regulated market of Euronext Lisbon of April 24, April 27, April 28, April 29 and April 30, 2026, rounded up or down to the nearest thousandth of a euro and, in the event of half a thousandth of a euro, rounded up to the nearest thousandth of a euro. Share Price may never be lower than the nominal value of the shares of EDPR. In the event that such calculation results in a lower figure, the Share Price will be equal to 5 euros. Incorporation Rights will be allocated to those shareholders of the Company entitled to receive them, meaning those registered in the relevant accounts of financial intermediaries affiliated with Interbolsa and the corresponding jumbo accounts opened by such financial intermediaries in the Central de Valores Mobiliarios, managed by 10.20666834.1 50323052.127018 Interbolsa, on May 13, 2026 (record date), pursuant to the regulations in effect regarding the registration, compensation and settlement of securities. Allocation of Incorporation Rights and procedure to opt for cash or New Shares As indicated above, the Incorporation Rights will be allocated to persons registered as EDPR shareholders on the accounts of the financial intermediaries affiliated with Interbolsa as of May 13, 2026 (record date). The trading period of the Incorporation Rights will begin on May 14, 2026 to May 28, 2026, both inclusive). During this period, the Incorporation Rights will be negotiable and, therefore, may be transferred under the same conditions as the shares from which they derive, on the regulated market of Euronext Lisbon. During the Incorporation Rights trading period, shareholders may opt to (i) do nothing and receive the relevant amount of New Shares initially attributed, according to the terms of 3.1 above (ii) exercise the Purchase Commitment and sell to EDPR all or part of their Incorporation Rights for a minimum guaranteed price in cash, or sell them in the regulated market of Euronext Lisbon, not under a guaranteed price but for their market price or, (iii) sell or acquire the relevant amount of Incorporation Rights in the regulated market of Euronext Lisbon necessary to subscribe additional New Shares. In order to decide between the options offered by EDPR, shareholders must contact the financial intermediaries where their shares and corresponding Incorporation Rights are deposited in order to communicate their decision. Once the Incorporation Rights trading period has expired, the New Shares must be allocated to those shareholders or, when applicable, third party acquirors, who hold them registered in the relevant accounts of financial intermediaries affiliated with 10.20666834.1 50323052.12701 10 Interbolsa and the corresponding jumbo accounts opened by such financial intermediaries in the Central de Valores Mobiliarios, managed by Interbolsa. 3.3. Receipt of the New Shares In the absence of a formal communication to the relevant financial intermediaries of the decision to sell their Incorporation Rights on the Euronext Lisbon regulated market or to EDPR during the respective trading period (see point below), shareholders will receive the relevant proportion of New Shares for such Incorporation Rights, as defined herein. Shareholders may receive a number of Incorporation Rights which does not entitle them to receive a number of shares of EDPR corresponding to a whole number. In that case, and in the event that a given shareholder has opted to receive new EDPR shares, to avoid losing the remaining Incorporation Rights such shareholder shall be required to order its financial intermediary to, either (i) sell said Incorporation Rights to EDPR or in the regulated market of Euronext Lisbon (pursuant to 3.4 and or 3.5 below) or (ii) to acquire a number of Incorporation Rights in the regulated market of Euronext Lisbon (pursuant to 3.5 below) which would allow such shareholder to subscribe an additional New Share of EDPR. Otherwise shareholders may lose their Incorporation Rights which in aggregate do not allow for a New Share of EDPR to be issued nor for the payment of the corresponding amount in cash. This may have as a consequence, pursuant to the regulatory framework and the mechanics governing the systems for the registration, compensation and settlement of securities, in either the Incorporation Rights being cancelled, or the financial intermediaries affiliated with Interbolsa before which shareholders individual securities accounts are opened being attributed New Shares, as a result of the aggregation of Incorporation Rights of their clients which were not used to subscribe New Shares. In the latter case, the delivery of new shares by Interbolsa to financial intermediaries will have the effect of diluting the economic position of the existing shareholders of EDPR. Financial intermediaries, under their duties to act in the best interest of clients, are therefore encouraged to proactively contact their clients to inform them of the possibility that they may forfeit some or all of their Incorporation Rights if they do not timely provide the instructions mentioned above (i.e. to sell their Incorporation Rights 10.20666834.1 50323052.1270111 or acquire enough Incorporation Rights in the regulated market of Euronext Lisbon which would allow them to subscribe an additional new share of EDPR). 3.4. Purchase Commitment Price of the Purchase Commitment The Company has irrevocably undertaken the commitment to purchase the relevant amount (05/06/2026) (As on 05/05/2026) PTCA DETAILS OF THE SHARE CAPITAL INCREASE 3.1. 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(Interbolsa), at a rate of one Incorporation Right per issued share that they hold at 10.20666834.1 50323052.127017 said date. Accordingly, such shareholders shall be entitled to receive one New Share of EDPR per every 112 shares of EDPR held at said date. Said number of Incorporation Rights required to receive one New Share has been automatically determined according to the proportion existing between the number of New Shares and the number of issued shares on May 4, 2026, date on which the Board of Directors has passed the resolution to implement the Share Capital Increase. No. Rights per Share NIS Provisional no. shares 1,051,033,116 9,460,788 111.0936 No. Rights per share rounded up 112 Where. 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