

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	288232
FOLIO DE REFERENCIA INDEVAL	912506C004
TIPO DE MENSAJE	Replace
COMPLETO / INCOMPLETO	COMPLETE
CONFIRMADO / NO CONFIRMADO	CONFIRMED

CLAVE DE COTIZACIÓN	MPX
RAZÓN SOCIAL	MARINE PRODUCTS CORPORATION
SERIE	*
ISIN	US5684271084
MERCADO PRINCIPAL	NEW YORK STOCK EXCHANGE

TIPO DE EVENTO	MERGER
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MANDATORIO / OPCIONAL / VOLUNTARIO	Mandatory
FECHA EFECTOS	15/05/2026

OPCIÓN	1
TIPO	CashAndSecurity
DEFAULT	true

TRANSACCIÓN	Cash Movement
CREDIT / DEBIT	Credit

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TRANSACCIÓN	Securities Movement
CREDIT / DEBIT	Debit

VALORES A RECIBIR	US5684271084

TRANSACCIÓN	Securities Movement
CREDIT / DEBIT	Credit

RATIO	NewToOld
	0.232 / 1
VALORES A RECIBIR	ExistingIssue
	US57637H1032
DISPOSICIÓN FRACCIONES	CashInLieuOfFraction

NOTAS DEL EVENTO CORPORATIVO

NOTA
<p>07/04/2026</p> <p>NOTICE IS HEREBY GIVEN that a special meeting of stockholders of Marine Products will be held virtually at 8:00 a.m., Eastern Time, on May 12, 2026. At the Marine Products special meeting, you will be asked to consider and vote on the following matters:</p> <p>1. proposal to approve and adopt the merger agreement and the transactions contemplated thereby, including the mergers, which proposal is referred to as the merger agreement proposal.</p> <p>On February 5, 2026, MasterCraft, Marine Products, Merger Sub 1, and Merger Sub 2, entered into the merger agreement. Pursuant to the terms of the merger agreement, and subject to the satisfaction or waiver of the conditions specified therein, (i) Merger Sub 1 will merge with and into Marine Products, with Marine Products surviving the first merger as a direct, wholly owned subsidiary of MasterCraft, and (ii) immediately thereafter, Marine Products will merge with and into Merger Sub 2, with Merger Sub 2 surviving the second merger as a direct, wholly owned subsidiary of MasterCraft.</p> <p>At the first effective time, each share of Marine Products common stock issued and outstanding immediately prior to the first effective time, except for shares held by MasterCraft or Marine Products, or their direct or indirect subsidiaries will be converted automatically into the right to receive (i) 0.232 shares of MasterCraft common stock and (ii) USD 2.43 in cash, without interest. The merger consideration will not be deliverable with respect to (i) shares of Marine Products common stock that are directly owned by Marine Products, any subsidiary of Marine Products, MasterCraft, Merger Sub 1 or Merger Sub 2 immediately prior to first merger, each of which will be canceled and will cease to exist upon the completion of the first merger, (ii) dissenting shares, and (iii) certain Marine Products RSAs (as defined below) awarded in 2026 and held by employees who continue with the combined company following the closing.</p> <p>Fractional Shares No fractional shares of MasterCraft common stock will be issued in connection with the first merger. Instead, the total number of shares that each Marine Products stockholder will receive in the first merger will be rounded down to the nearest whole number, and each Marine Products stockholder will receive cash payable in lieu of any fractional share of MasterCraft common stock to which they otherwise would have been entitled.</p> <p>Appraisal Rights in the Mergers (page 184) In accordance with applicable provisions of Delaware law, appraisal rights will be available to Marine Products stockholders in</p>

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connection with the first merger, provided they meet the requirements and follow the procedures prescribed in Section 262 of the DGCL. Under the merger agreement, dissenting shares will not be converted into the right to receive the merger consideration or the fractional stock consideration. At the first effective time, all dissenting shares will be canceled and cease to exist, and the holders of record and beneficial owners (as defined in Section 262 of the DGCL) of dissenting shares will only be entitled to the rights granted to them under the DGCL. If any such holder of record or beneficial owner (as defined in Section 262 of the DGCL) fails to perfect or otherwise properly waives, properly withdraws or loses its right to appraisal of such Marine Products common shares under Section 262 of the DGCL, then such dissenting shares will be deemed to have been converted into, as of the first effective time, and will be exchangeable for, subject to compliance with the terms of the merger agreement, solely the right to receive the merger consideration and the fractional stock consideration, as applicable, without interest and subject to any withholding of taxes.

Subject to the discussion below regarding potential dividend treatment, any gain recognized by a U.S. holder in connection with the mergers generally will constitute capital gain and will constitute long-term capital gain if such U.S. holders holding period in the Marine Products common stock surrendered exceeds one (1) year at the effective time of the first merger. Long-term capital gains of certain non-corporate holders, including individuals, are generally taxed at preferential rates. In some cases, if a U.S. holder actually or constructively owns

MasterCraft common stock other than MasterCraft common stock received pursuant to the first merger, any gain recognized by such U.S. holder could be treated as having the effect of a distribution of a dividend under the tests set forth in Section 302 of the Code, in which case such gain would be treated as dividend income. Such treatment will generally not apply to a stockholder of a publicly held corporation, such as MasterCraft, whose relative stock interest is minimal, who exercises no control with respect to corporate affairs and who experiences at least a de minimis reduction in its percentage interest as a result of the deemed redemption of MasterCraft common stock for the cash consideration. Because the possibility of dividend treatment depends upon each holder's particular circumstances, including the application of constructive ownership rules, U.S. holders of Marine Products common stock should consult their tax advisors regarding the application of the foregoing rules to their particular circumstances.

VONORE, Tenn. and ATLANTA, Feb. 05, 2026 (GLOBE NEWSWIRE) -- MasterCraft Boat Holdings, Inc. (NASDAQ: MCFT), a leading innovator, designer, and manufacturer of premium performance and leisure powerboats and Marine Products Corporation (NYSE: MPX), a leading manufacturer of recreation and sport fishing powerboats, today announced that they have entered into a definitive agreement under which MasterCraft will acquire Marine Products in a cash and stock transaction valued at approximately USD 232.2 million, net of acquired cash.

Under the terms of the agreement, Marine Products shareholders will receive USD 2.43 per share in cash and 0.232 shares of MasterCraft common stock for each share of Marine Products they own.

The transaction is expected to close in the second calendar quarter of 2026, subject to approval by both MasterCraft and Marine Products shareholders and the satisfaction of other customary closing conditions.