

AMADEUS IT GROUP, S.A. - *Amadeus or the Company*- (in accordance with the provisions of Article 227 of the Securities Market and Investment Service Act (Ley de los Mercados de Valores y de los Servicios de Inversión), hereby communicates the following

OTHER RELEVANT INFORMATION

Share Buyback Program

As a continuation of the communication to the CNMV dated 27 February 2026 (registration number 39394), the execution of the Buy-back Programme is communicated, under the following terms and conditions:

- Purpose: The Buy-Back Programme will be conducted in accordance with Regulation (EU) No 596/2014 concerning market abuse and Commission Delegated Regulation (EU) 2016/1052 of 8 March 2016 (the Regulation). Its purpose is to reduce the Company's share capital through the redemption of shares, pending approval from the Ordinary General Meeting of Shareholders following completion of the Programme.
- Maximum investment: The Buy-Back Programme will have a maximum investment limit of €500,000,000. Under no circumstances shall the total number of shares acquired exceed 15,625,000, which represents 3.468% of the Company's current share capital.
- Maximum Execution Period: From March 3, 2026 to June 29, 2026.
- Execution of the Buy-Back Program in two tranches:
 - o The first tranche, with a value of up to 350,000,000 euros or a maximum of 10,937,500 shares, will commence on March 3, 2026 and conclude on May 29, 2026 (the first execution period).
 - o The second tranche, with a value of up to 150,000,000 euros or a maximum of 4,687,500 shares, will commence on June 5, 2026 and conclude on June 29, 2026 (the second execution period).
- Suspension: The Company reserves the right to suspend the Buy-Back Programme should circumstances so require. In such instances, the duration of the suspension will be added to the Maximum Execution Period, and this adjustment will be communicated to the CNMV.

In any event, the Company intends to suspend the first tranche of the Programme for a maximum period of two days within the first execution period so that its wholly-owned French subsidiary, Amadeus sas, is able to carry out a buy-back programme of shares of its parent company up to a maximum number of 250,000 shares, in order to comply with the share allocation programmes for the employees and Senior Management of such entity (and its wholly owned subsidiary Amadeus Labs) corresponding to the 2026 financial year in accordance with the General Rules of each share plan, in which case it will proceed to the appropriate communication to the CNMV by means of "other relevant communication".

amADEUS

Following the completion of the buy-back programme by the French subsidiary Amadeus sas, the first tranche of the Buy-Back Programme that is the subject of this communication will be resumed.

- However, Amadeus retains the right to terminate the Programme or any of its tranches if, before their respective execution period, it acquires shares at a purchase price equal to the tranche investment or obtains the maximum number of shares permitted for that tranche. Furthermore, Amadeus may terminate the Buy-Back Programme or any of its tranches at any time prior to the expiration date should circumstances arise that make advisable such action.

The shares shall be purchased at market price in accordance with the price and volume conditions set out in Article 3 of the Regulation. In particular, as regards the price, shares shall not be purchased at a price higher than the price of the last independent transaction or the highest independent offer at that time on the trading venue where the purchase is made. With regard to trading volume, no more than 25% of the average daily volume of shares will be purchased on any trading day on the trading venue where the purchase is made, which will apply to the entire Buy-Back Programme. In this regard, and in accordance with Article 5(1) of Regulation (EU) No 596/2014, the average daily volume shall be based on the average daily volume traded during the twenty trading days prior to the date of purchase.

Crédit Agricole Corporate & Investment Bank (CACIB) has been designated as the agent responsible for executing the Buy-Back Programme on behalf of Amadeus. CACIB has received an irrevocable mandate to acquire shares, with all purchase decisions being made independently and without input of influence from Amadeus. The transactions will be conducted via the Spanish Stock Exchange System (SIBE) or any other multilateral trading venue deemed appropriate by CACIB.

Any approval, amendment, extension, suspension, or termination of the Programme or its tranches—along with share purchase transactions made under the Programme—will be properly reported to the National Securities Market Commission as other relevant information, following the requirements set out in the Regulations.

Madrid, 2 March 2026

Amadeus IT Group, S.A.