

Signature of shareholder granting proxy:

on

2017

## PROMOTORA DE INFORMACIONES, S.A. ORDINARY SHAREHOLDERS MEETING (June 30, 2017)

## **GRANTING A PROXY**

Form for granting a proxy for Ordinary Shareholders Meeting of PROMOTORA DE INFORMACIONES, S.A. to be held at 12:30 pm on June 29, 2017, at Teatro Real de Madrid, Plaza de Oriente s/n, Madrid 28013, on first call, and if the necessary quorum is not achieved, at the same place and at the same time on June 30, 2017, on second call. The General Shareholders Meeting is expected to be held on second call, that is, on June 30, 2017, at the place and time indicated above.

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1. T	he C	hairm	an of	the G	eneral	Share	holder	rs Mee	eting.	
2. N	2. Mr./Ms, with N.I.F./C.I.F:									
granted, it will the General S	be u harel truc	nders nolde tion	stood rs Me s foi	to have eting. r resc	e beer	grant	ted to t	the Ch	airmái	proxy does not state the name of the person to which the proxy is n of the Board of Directors or, if applicable, to the person chairing the Board of Directors
Item of the Agenda	1º	2º	3º	4.1.	4.2.	50	6º	70	80	
In favor										
Against										
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□ NO										
	te in	the se	ense i							agenda items, the accurate instruction of the shareholder to the e interests of the shareholder, except if other instructions are set
Shareholder	Mr./N	/s								N.I.F./C.I.F:
Number of sl	nares	·					-			



## **Conflict of interest**

For purposes of articles 523 and 526 of the Capital Companies Act, it is noted that the Chairman as well as the other directors of the Company have a conflict of interests regarding points 6° (Non-binding voting on the Annual Report on Remuneration of the Directors) and 7° (Directors Remuneration Policy for the years 2017, 2018 and 2019) of the agenda.

Likewise, the directors Mr Dominique Marie Philippe D'Hinnin and Mr Waleed Ahmad Ibrahim AlSa'di have a conflict of interest regarding points 4.1. and 4.2. of the Agenda, each of them with respect to the point of the Agenda in which the ratification of their appointment through co-optation is proposed.

In the event that off-agenda items are presented to the General Shareholders Meeting in the limits set forth by the Law, such items referring to article 526, b. (dismissal, separation or termination) or c. (exercise of the social action on liability) of the Capital Companies Act, the director(s) affected by proposals on those items shall be considered as having a conflict of interest for their vote.

In the cases referred to in the preceding paragraphs, if the the represented shareholder has not given precise voting instructions, the Director who is affected will be replaced as representative by the Secretary of the Board of Directors, unless otherwise indicated by checking the following NO (in which case it shall be understood that the shareholder instructs the representative director to abstain).

□ NO

#### **AGENDA**

- 1º.- Review and, if applicable, approval of the annual accounts (balance sheet, profit and loss account, statement of recognized income and expense, statement of changes in equity, of cash flow statement and notes to the financial statements) and management reports for both the company and the consolidated group for the 2016 financial year, and the proposed distribution of profits.
- .20.- Approval of the Board of Directors' management of the company in the 2016 financial year.
- 3º.- Adoption of the resolution for appointing the auditor of the company and its consolidated group for the 2017 financial year, pursuant to the provisions of Article 42 of the Commercial Code and Article 264 of the Capital Companies Act.
- 4°.- Ratification of the appointment of Directors.
  - 4.1. Ratification of the appointment by cooptation of Director Mr. Dominique Marie Philippe D'Hinnin.
  - 4.2. Ratification of the appointment by cooptation of Director Mr. Waleed Ahmad Ibrahim AlSa'di.
- 5º.- Amendment of article 25 (Audit Committee) of the Bylaws to adapt the composition of the Committee to the new wording of article 529 quaterdecies of the Capital Companies Act given by Law 22/2015 of 20 July on Audit of Accounts.
- 6º.- Non- binding voting on the Annual Report on Remuneration of the Directors.
- 7º.- Directors Remuneration Policy for the years 2017, 2018 and 2019.
- 8°.- Delegation of Powers



## **CONDITIONS FOR GRANTING PROXIES**

# PROMOTORA DE INFORMACIONES, S.A. ORDINARY SHAREHOLDERS MEETING June 30, 2017

#### SHAREHOLDERS WISHING TO GRANT VOTING PROXIES

A shareholder may grant a proxy to another person. Grant of proxy shall be valid for a specific meeting. Grant of proxy shall be indicated on any of the following documents that in any case shall bear the grantor's signature: i) the attendance card issued by any of the entities participating in Iberclear, ii) a letter or iii) this standard form.

The proxy form shall contain or have annexed thereto the Agenda for the meeting.

When the representative is the spouse, ascendant or descendent of the represented shareholder, or when the representative has a general power of attorney granted in a public document with authority to manage all property the represented shareholder has in the country, it will not be necessary for the proxy to be granted specifically for a given Meeting, or for the proxy to be evidenced by a handwritten signature on one of the documents above mentioned. However, the proxy must accompany the attendance card, issued in favor of the shareholder represented, by by any of the entities participating in Iberclear.

A proxy granted to one who by law cannot act as such will not be valid or effective.

If a proxy is extended in favour of the Board of Directors, or if the proxy does not state the name of the person to which the proxy is granted, it will be understood to have been granted to the Chairman of the Board of Directors or, if applicable, to the person chairing the General Shareholders Meeting, as set forth in article 16.5 of the Bylaws.

If the proxy is exercised by a director of the Company, in the event of a public request for representation, and if the proxy grantor has not expressely indicated voting instructions, it shall be understood that (i) the proxy refers all the points on the Agenda of the General Shareholders Meeting, (ii) the vote is in favour of all the proposed resolutions made by the Boards of Directors and (iii) the proxy shall be deemed extended to any off-agenda items that may arise in the course of the General Shareholders Meeting, (except if the proxy grantor has expressely indicated the opposite) and the representative shall vote in the sense it deems to be most appropriate to the interests of the shareholder.

The proxy may be communicated to the Company by way of:

- i) Remote electronic means of communication, through the Company's website (<a href="www.prisa.com">www.prisa.com</a>). In this case it must include an electronic signature of the shareholder recognised, provided or issued by any of the following certification service providers: CERES (Fábrica Nacional de Moneda y Timbre Real Casa de la Moneda); CAMERFIRMA; or ANCERT (Agencia Notarial de Certificación). The electronic National Identity Document (Documento Nacional de Identidad electrónico, or "DNIe") issued by the National Police Directorate of the Spanish Ministry of the Interior may also be used.
- Physical delivery or mail (in this case there must be a handwritten signature of the shareholder): The document reflecting the proxy may be sent by mail addressed to Shareholder Relations Office of Promotora de Informaciones, SA, to the registered office of the Company (Gran Vía 32, 28013 Madrid) or to the address of the Office (Avda. de los Artesanos 6, Tres Cantos, 28760 Madrid) or delivered at the entrance to the General Shareholders Meeting site, to the Company's organisers, on the same day it is held, before it commences.

If the proxy is granted using remote electronic means of communication, the proxy form, duly completed, must be in the possession of the Company at least 24 hours before the time contemplated for holding the General Shareholders Meeting on first call, or such shorter term, if any, as may be determined by the Board of Directors. Otherwise, the proxy will be deemed not to have been granted.

All of the foregoing in accordance with the provisions of the Bylaws and General Meeting Regulations of Promotora de Informaciones, S.A. Also, the rules included in the notice of call of the General Shareholders Meeting and on the Company's website (http://www.prisa.com) must be followed.

Proxies are always revocable, and considered to be revoked by casting a remote vote or personal attendance at the Meeting by the represented shareholder.