

GRUPO PRISA

Issuance of Mandatory Convertible Notes with Pre-emptive Subscription Rights January 10, 2023

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In addition, the Presentation includes certain financial measures and ratios that are considered alternative performance measures (the "**APM**") as defined in Commission Delegated Regulation (EU) 2019/979 of 14 March 2019 and in accordance with the European Securities and Markets Authority (ESMA) guidelines published in October 2015. The APM are presented for a better assessment of the Group 5 financial performance, cash flows and financial position to the extent that they are used by the Company in marking financial, operational or strategic decisions of the Group. However, the APM are not audited and are not required by or presented in accordance with International Financial, operational Portogrational are strategic decisions of the Group. Flowever, the APM are not audited and are not resoluted and closed by the European Union, in accordance with Regulation (EC) No. 1066/2002 of the European Parliament and of the doupted by the European Union, in accordance with Regulation (EC) No. 1066/2002 of the European Parliament and of the company is marking financial, operational Financial information prepared in accordance with IFRS. Furthermore, the APM may differ, both in their definition and in their calculation, from other similar measures calculated by other companies and, therefore, may not be comparable. For a definition of the the APM used by the Company's consolidated financial information for the nine months ended Stertements for the fiscal years 2021, 2022, and 2019, to the consellated financial statements for the six months ended June 30, 2022, and to the financial information for the nine months ended financial statements for the presented relating to the Prospecture relating to the Prospecture relating to the Prospecture relating to the Offering.

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TRANSACTION OVERVIEW*



(*) Public Offering for Subscription of Subordinated Notes Mandatorily Convertible into newly issued ordinary shares of Prisa, announced to the market on January 9, 2023, with recognition of shareholders' Pre-emptive Subscription Rights and processecus prepared in accordance with Regulation (EU) 2017/1129 of the Parliament and of the Council, of June 14, 2017. Approved by the National Securities Market Commission (CNMV) in accordance with applicable regulations, available on the CNMV's website (www.cnmv.es) and on the Company's website (www.prisa.com).

OFFERING OVERVIEW

OFFERING

Up to €130m

Subordinated Notes Mandatorily Convertible into newly issued common shares of Prisa

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USE OF FUNDS

Partial prepayment

of the Company's syndicated financial debt (junior tranche)⁽¹⁾, indexed at Euribor +8%

TRANSACTION RATIONALE

Reduction of the Group's syndicated financial debt

8)

Reduce financial cost of debt

Improving the Company's financial position and achieving greater cash flow stability



Strengthening the Company's balance sheet and increasing headroom over financial covenants

Transaction open to participation

Any shareholder may subscribe the issuance and request, during the corresponding periods, the conversion of the Notes into shares

(1) Primarily

MAIN INDICATIVE TERMS AND KEY MILESTONES OF THE OFFERING

Issuer	Promotora de Informaciones, S.A.	
Offering	Public offering of Subordinated Notes Mandatorily Convertible into newly issued ordinary shares of Prisa, up to a maximum notional amount of up to €130m	Key milestones of the offering 10/01/2023 Approval of the Securities Note
Maturity (conversion)	Mandatory in 2028 (5 years) - optional semi-annual conversion windows in May and November each year and extraordinary conversion periods under certain circumstances	by CNMV and publication 13/01/2023 – 26/01/2023 Pre-emptive Subscription
Coupon	1.00% fixed (per annum)	Period (rights trading)
Nominal Value	€370 per debenture	01/02/2023 Additional and Discretionary Allocation
Rights / obligation ratio	For each 2,104 rights, one debenture may be subscribed	Periods 03/02/2023
Conversion price	€0.37 fixed (subject to the usual adjustments in this type of transactions)	 Settlement of the Convertible Notes Registration of the
Conversion rate	1 debenture = 1,000 shares; with a conversion price of €0.37, assuming no conversion price adjustments	Convertible Notes in Iberclear's accounting records (date of issuance)
Underwriting commitments	Irrevocable commitments from Amber Capital UK LLP and Vivendi, for 45.01% of the maximum offering size	07/02/2023 Convertible Notes start trading
Listing	AIAF Mercado de Renta Fija (Spanish Regulated Market)	See complete calendar on page 15

COMPANY'S MOMENTUM



GLOBAL GROUP FOCUSED ON EDUCATION, INFORMATION AND ENTERTAINMENT



RELEVANT PARTNER IN THE TRANSFORMATION AND DIGITIZATION OF THE K-12 ECOSYSTEM IN LATIN AMERICA THROUGH INNOVATIVE CONTENT AND THE BEST TECHNOLOGY SOLUTIONS FOR STUDENTS AND SCHOOLS



Relevant positioning in most of Latin American countries



Ed-tech company with over 2.6 million education system subscriptions by Sep-2022



ONE OF THE LARGEST HISPANIC MEDIA AND ENTERTAINMENT COMPANIES, AT THE FOREFRONT OF DIGITAL TRANSFORMATION, WITH LEADING BRANDS IN SPAIN, LATIN AMERICA AND THE USA



One of the most relevant multimedia groups for Spanish-speaking audiences



Successful digital transformation of *El País*, with more tan 200k digital subscribers by Sep-2022

ROADMAP. REINFORCED POSITION OVER THE LAST 18 MONTHS



Restructuring (from July-2021)

Deep reorganization and restructuring process completed: optimization and efficiency. Maximization of the operational potential of the business: separation of the Private and Public businesses in Education and integration of the Press and Radio businesses in Media



Capital Markets Day (March-2022)

For the first time in history, the Group presented a roadmap with clear and ambitious objectives for 2025. A plan based on 5 strategic pillars that constitute the framework for the future



Refinancing Agreement (April-2022)

Strengthening the Group's balance sheet structure. Enhances flexibility and optionality: extended maturities, cost reduction, covenant resetting and early prepayment optionality

5 STRATEGIC PILLARS, FRAMEWORK FOR THE FUTURE

FINANCIAL STABILITY	FOCUS	GROWTH	BEST-IN- CLASS	ESG
· Lenders supporting	· Well defined perimeter:	• Mainly organic	· Relevant position across	· Solid commitment to
business growth	Education & Media	· Accelerating digital	all businesses	the 5 SDGs defined as
· 5-year maturity	Decult eriented	contribution	· Strong Brands	strategic for the
and lower cost	• Result oriented (delivery)	· Innovation:	· Global	Group
• Flexibility:		technology and	Platforms	• Tangible
adequate	· Renewed	contents		objectives to
covenants and	culture			meet
early				commitments
prepayment optionality				

TO DATE (Sep-2022), ON TRACK TO ACHIEVE THE 2022 OBJECTIVES



Sources: PRISA Results Presentation 10, 20, 30, 2022, October 25th, 2022 (https://www.prisa.com/uploads/2022/04/q1-2022-results-presentation-def.pdf); (https://www.prisa.com/uploads/2022/07/h1-2022-results-presentation-def.pdf); (https://www.prisa.com/uploads/2022/0/g3-2022-results-presentation.pdf);

STRONG PERFORMANCE OF THE MEDIA BUSINESS

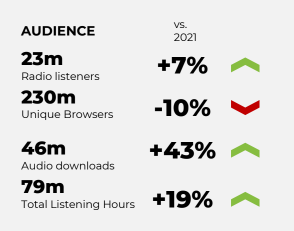
ADVERTISING

Relevant market share among media players



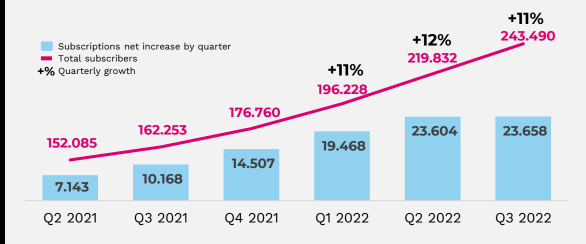
Net advertising revenue growth vs 2021 despite challenging market conditions

- Outstanding international performance:
 +20% vs 2021
- In Spain, advertising in line with 2021, despite lack of events during 9M 2022 (Euro 2021)



"EL PAÍS" SUBSCRIPTION MODEL PERFORMANCE (k)

Outstanding positioning in the Hispanic market of press digital subscriptions





Total subscribers' annual growth

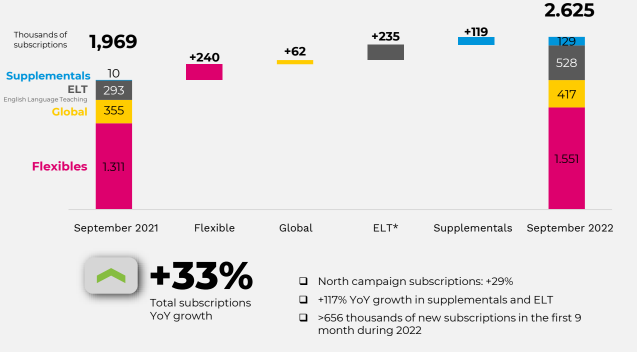
- >243k subscribers, of which >204k are digital-only subscribers
- >66,000 digital-only net additions in the first nine months of 2022
- □ >11% Compounded Quarterly Growth Rate in 2022

AND STRONG PERFORMANCE OF THE EDUCATION BUSINESS AS WELL



DIGITAL SUBSCRIPTION MODELS PERFORMANCE

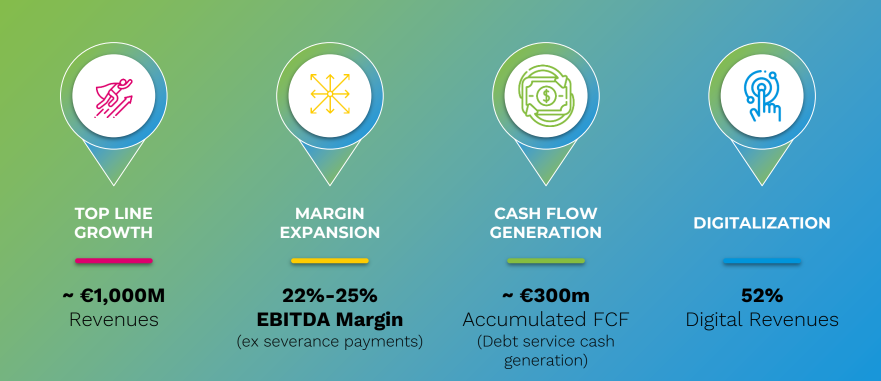
Acceleration of subscription models with outstanding results in both the South and North Campaigns



(1) Revenue growth vs. 2021

Source: PRISA Results Presentation 3Q 2022, October 25th, 2022 (https://www.prisa.com/uploads/2022/10/q3-2022-results-presentation.pdf)

THE GROUP, ON THE ROAD TO ACHIEVE TARGETS FOR 2025

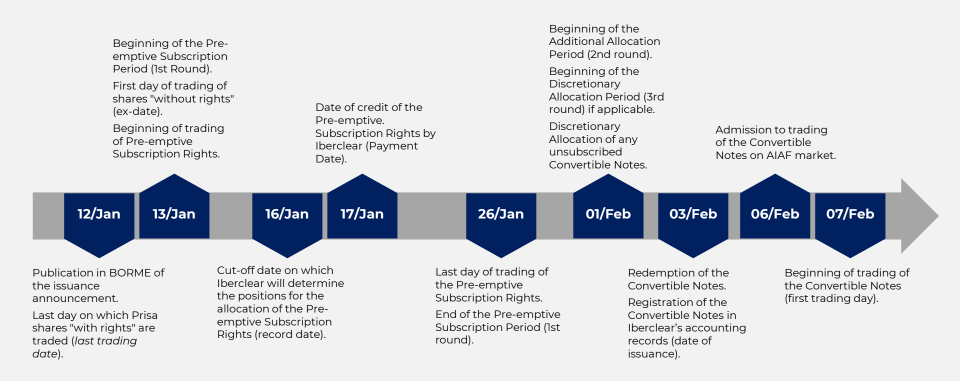


APPENDIX Offering Details*



(*) Public Offering for Subscription of Subordinated Notes Mandatorily Convertible into newly issued ordinary shares of Prisa, announced to the market on January 9, 2023, with recognition of shareholders' Pre-emptive Subscription Rights and prospectus prepared in accordance with Regulation (EU) 2017/1129 of the Parliament and of the Council, of June 14, 2017. Approved by the National Securities Market Commission (CNMV) in accordance with applicable regulations, available on the CNMV's website (www.prisa.com).

TENTATIVE OFFERING CALENDAR FOR THE ISSUANCE OF CONVERTIBLE NOTES INTO NEWLY ISSUED COMMON SHARES OF PRISA



OFFERING MECHANICS (I/II)

Pre-emptive Subscription Period

Shareholders of the company are entitled to Pre-emptive Subscription Rights provided that they have acquired their shares by the date of publication of the issuance announcement in the BORME (last trading date: expected to be January 12, 2023) and that they appear as shareholders in Iberclear's records within the following 2 trading days (record date: scheduled for January 16, 2023).

Each shareholder will be entitled to 1 Pre-emptive Subscription Right for each share of the company held.

Shareholders may subscribe Convertible Notes provided that they hold 2,104 Pre-emptive Subscription rights for each Convertible Note to be subscribed.

In order to exercise the Pre-emptive Subscription Rights, shareholders must contact the entity in whose registry the Subscription

Rights are recorded, indicating their wish to exercise the aforementioned right.

This way, Prisa's shareholders complying with the above, will be able to exercise their right to subscribe a number of Convertible Notes at a price (Issue Price) of 370 euros per Convertible Note.

The Pre-emptive Subscription Rights are expected to be traded during the Pre-emptive Subscription Period.

Full payment of the issue price for each of the Convertible Notes subscribed during the 1st Round must be performed by investors at the same time of placing the subscription order through the corresponding participating entity.

Additional Allocation Period

In the event that at the end of the 1st Round, there were any remaining Convertible Notes, an additional allocation process will be opened. The Allocation of the Additional Convertible Notes will take place on the fourth trading day following the end of the first round (scheduled to be on February 1, 2023).

These Notes will be allocated to investors who, during the Pre-emptive Subscription Period, have exercised all of their rights and have also requested the subscription without any quantitative limit of Additional Convertible Notes, as long as there are any unsubscribed Notes at the end of the 1st Round.

The full payment of the issue price for each of the Convertible Notes subscribed during the 2nd Round must be performed by investors through the corresponding participating entity through which they have placed their additional subscription orders.

ROUND

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OFFERING MECHANICS (II/II)

Discretionary Allocation Period

In the event that, at the end of the Additional Allocation Period, there were any unsubscribed Notes left, the Discretionary Allocation Period will be opened.

The 3rd Round is scheduled to begin immediately after the end of the Additional Allocation Period and end no later than 5:30 p.m. on the same day (scheduled to be on February 1, 2023).

During the 3rd Round, the global coordinators and underwriters will assist the issuer in the placement of the Convertible Notes. The

- ROUND global coordinators and underwriters must inform the company no later than 5:30 p.m. on the total volume of subscription proposals received from investors.
- <u>S</u>rd The full payment of the issue price for each of the Convertible Notes Subscribed during the 3rd Round must be performed by investors through the corresponding participating entity through which they have placed their subscription orders.

Early Closing

However, Prisa may terminate the offering early at any time, provided that the issuance has been fully subscribed.

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