C06708-2024

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

1. Date of Report (Date of earliest event reported)

Oct 21, 2024

2. SEC Identification Number

22401

3. BIR Tax Identification No.

000-491-007

4. Exact name of issuer as specified in its charter

PRIME MEDIA HOLDINGS, INC.

5. Province, country or other jurisdiction of incorporation

Metro Manila, Philippines

- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

16TH FLOOR BDO TOWERS VALERO (FORMERLY CITIBANK TOWER), 8741 PASEO DE ROXAS MAKATI CITY

Postal Code

1227

8. Issuer's telephone number, including area code

(632) 8831-4479

9. Former name or former address, if changed since last report

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10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding							
COMMON	850,298,616						
PREFERRED	14,366,260						

11. Indicate the item numbers reported herein

Item 9 Other Events

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.

Prime Media Holdings, Inc. PRIM

PSE Disclosure Form 4-30 - Material Information/Transactions References: SRC Rule 17 (SEC Form 17-C) and Sections 4.1 and 4.4 of the Revised Disclosure Rules

Subject of the Disclosure

Results of the Board Meeting held on October 21, 2024

Background/Description of the Disclosure

We advise that at the Special Meeting of the Board of Directors of PRIME MEDIA HOLDINGS, INC. (the "Corporation") held on 21 October 2024, the Board of Directors of the Corporation approved the following:

- 1. Authority to Accept Private Placements as follows:
- A. With Valiant Consolidated Resources Inc.
- (a) Subscription to 75,000,000 common shares at PhP 2.95 per share for a total price of PhP 221,250,000.00 to be issued from the current unissued capital upon full payment.
- (b) Subscription to 86,355,932 common shares at PhP 2.95 per share for a total price of PhP 254,749,999.40 to be issued from the increase in capital stock after the share-for-share swap transaction with the shareholders of Golden Peregrine as previously disclosed ("GP Transaction") and after receipt of full payment. Valiant shall make an initial payment of PhP 209,749,998.70 for its subscription. The remaining balance of PhP 45,000,000.70 shall be paid in full after fulfillment of the following conditions: (a) completion of the GP Transaction, and (b) an increase in capital stock is approved by Securities and Exchange Commission.
- B. With Cymac Holdings Corp.
- (a) Subscription to 15,000,000 common shares at PhP 2.95 per share for a total price of PhP 44,250,000.00 to be issued from the current unissued capital upon full payment. Cymac shall initially pay PhP 25,000,000.00.
- (b) Subscription to 3,644,068 common shares at PhP 2.95 per share for a total price of PhP 10,750,000.60 be issued from the increase in capital stock after the GP Transaction after full payment. Cymac shall make a partial payment of PhP 5,000,000.00 for its subscription. The remaining balance of PhP 5,750,000.60 shall be paid in full after fulfillment of the following conditions: (a) completion of the GP Transaction, and (b) an increase in capital stock is approved by Securities and Exchange Commission

The price of PhP 2.95 per share was arrived at using the 30-day closing VWAP as of October 17, 2024 of PhP 2.5272 per share plus 16.73% premium.

The effect of aforementioned subscriptions to the capital stock of the Corporation is attached herewith as Annex "A".

The parties are independent from one another and shall not be considered as acting in concert. The subscription of Cymac shall be considered as part of public float.

2. Loan to PCMC

The Board approved the request of Philippine CollectiveMedia Corporation (PCMC) to borrow the total amount of Five Hundred Thirty One Million Pesos (PhP 531,000,000.00). PCMC shall initially borrow PhP 461,000,000.00 payable over a period of five (5) years with 0% interest on the first year and 7% interest per annum for the succeeding years until fully paid. PCMC shall use the funds to acquire key assets necessary to expand its business operations nationwide. The remaining PhP 70,000,000.00 shall be drawn at a later time by PCMC as needed for its business operations.

The Company will benefit from PCMC's expansion considering firm plans to acquire PCMC's parent, Golden Peregrine Holdings Inc.

Other Relevant Information

PLEASE SEE ATTACHED SEC FORM 17-C.

Filed on behalf by:

Name	Joanna Manzano
Designation	Junior Compliance Officer

COVER SHEET

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SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

1.	1 <u>21 October 2024</u>	***************************************
2.	2. SEC Identification Number 22401 3. E	BIR Tax Identification No <u>000-491-007</u>
4.	4 <u>Prime Media Holdings, Inc</u> Exact name of issuer as specified in its charter	
5.	5 <u>Manila, Philippines</u> Province, country or other jurisdiction Industry of incorporation	6. (SEC Use Only) try Classification Code:
7.	7 <u>16th Floor BDO Towers Valero (formerly Citiba</u> 1227	nk Tower), 8741 Paseo de Roxas, Makati Cit
	Address of principal office	Postal Code
8.	8 <u>+632 8831-4479</u> Issuer's telephone number, including area code	
9. 	9. <u>N/A</u> Former name or former address, if changed since	last report
10.	10. Securities registered pursuant to Sections 8 and 1	2 of the SRC or Sections 4 and 8 of the RSA
		nber of Shares of Common Stock utstanding and Amount of Debt Outstanding
•••	<u>Common</u>	850,298,616
	<u>Preferred</u>	14,366,260
11.	1. Indicate the item numbers reported herein:	<u>Item No. 9 Other Events</u>

Item 9. Results of the Board Meeting held on 21 October 2024

We advise that at the Special Meeting of the Board of Directors of PRIME MEDIA HOLDINGS, INC. (the "Corporation") held on **21 October 2024**, the Board of Directors of the Corporation approved the following:

1. Authority to Accept Private Placements as follows:

A. With Valiant Consolidated Resources Inc.

- (a) Subscription to 75,000,000 common shares at PhP 2.95 per share for a total price of PhP 221,250,000.00 to be issued from the current unissued capital upon full payment.
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- (b) Subscription to 3,644,068 common shares at PhP 2.95 per share for a total price of PhP 10,750,000.60 be issued from the increase in capital stock after the GP Transaction after full payment. Cymac shall make a partial payment of PhP 5,000,000.00 for its subscription. The remaining balance of PhP 5,750,000.60 shall be paid in full after fulfillment of the following conditions: (a) completion of the GP Transaction, and (b) an increase in capital stock is approved by Securities and Exchange Commission

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The effect of aforementioned subscriptions to the capital stock of the Corporation is attached herewith as Annex "A".

The parties are independent from one another and shall not be considered as acting in concert. The subscription of Cymac shall be considered as part of public float.

2. Loan to PCMC

DOUGE MEDIA HOLDINGS INC

The Board approved the request of Philippine CollectiveMedia Corporation (PCMC) to borrow the total amount of Five Hundred Thirty One Million Pesos (PhP 531,000,000.00). PCMC shall initially borrow PhP 461,000,000.00 payable over a period of five (5) years with 0% interest on the first year and 7% interest per annum for the succeeding years until fully paid. PCMC shall use the funds to acquire key assets necessary to expand its business operations nationwide. The remaining PhP 70,000,000.00 shall be drawn at a later time by PCMC as needed for its business operations.

The Company will benefit from PCMC's expansion considering firm plans to acquire PCMC's parent, Golden Peregrine Holdings Inc.

SIGNATURES

Pursuant to the requirements of the Securities Regulation Code, the issuer has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

PRIME MEDIA HOLDINGS, INC	Uctober 21, 2024
Issuer	Date
Ameling.	
Diane Madelyn C. Ching/ Corporate Secreta	ry
Signature and Title*	

^{*} Print name and title of the signing officer under the signature

PRIM OWNERSHIP STRUCTURE

Before Private Placements	850,298,616.00		
1st Private Placements	90,000,000.00		
TOTAL Outstanding Shares	940,298,616.00		
Additional Issuance of Shares for GP Transaction	980,000,000.00		
TOTAL Issued and Outstanding After GP Transaction	1,920,298,616.00		
Additional 2nd Private Placement after GP Transaction	90,000,000.00		
TOTAL Issued and Outstanding After Additional Private Placement	2,010,298,616.00	0	3

Shareholders Breakdown

Shareholders Breakdown	No mark as of Change	C	Percentages after	Percentages after	Percentages after Additional Private
RYM	Number of Shares	Current Percentages		PCMC fold in	Placement
	363,555,085	3.07(307) 3.07(7)		18.93%	18.08%
Mairete	77,178,901	apart .		4.02%	3.84%
Armstrong Capital	100,097,000		10.65%	5.21%	4.98%
Valiant Consolidated	125,000,000	14.70%	13.29%	6.51%	6.22%
Cymac Holdings	25,000,000	2.94%	2.66%	1.30%	1.24%
Non-public (held by directors)	5,004	0.00%	0.00%	0.00%	0.00%
Public	159,462,626	18.75%	16.96%	8.30%	7.93%
CURRENT OUTSTANDING SHARES	850,298,616	100.00%			
1st Private Placement Subscription TOTAL	90,000,000	,			
Valiant Consolidated	75,000,000		7.98%	3.91%	3.73%
Cymac Holdings	15,000,000		1.60%	0.78%	0.75%
TOTAL Outstanding Shares after Private					5,10,10
Placement	940,298,616		100.00%		
Michelle Ayangco (GP Shareholder)	490,000,000			25.52%	24.37%
Hermogene Real (GP Shareholder)	490,000,000		-0 -0.000	25.52%	24.37%
PRIM's Total Outstanding After GP			5°4		21.0170
Transaction	1,920,298,616			100.00%	
Additional Private Placement Subscription					
TOTAL	90,000,000				
Valiant Consolidated	86,355,932				4.30%
Cymac Holdings	3,644,068				0.18%
TOTAL Outstanding Shares after Private Placement	2,010,298,616				100.00%

	Shares	Php @2.95	Payments	Remaining Balance
Valiant PP1	75,000,000	221,250,000.00	221,250,000.00	
Valiant PP2	86,355,932	254,749,999.40	209,749,998.70	45,000,000.70
TOTAL	161,355,932	475,999,999.40	430,999,998.70	
Cymac	15,000,000	44,250,000.00	25,000,000.00	19,250,000.00
Cymac	3,644,068	10,750,000.60	5,000,000.00	5,750,000.60
TOTAL	18,644,068	55,000,000.60	30,000,000.00	
GRAND TOTAL	180,000,000	531,000,000.00	460,999,998.70	70,000,001.30