COMPREHENSIVE EXHIBIT

Description of Transaction, Agreement for Assignment of Licenses, Parties to Applications, Other Media Interests, and Compliance with Foreign Ownership Restrictions

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COMPREHENSIVE EXHIBIT

Description of Transaction, Agreement for Assignment of Licenses, Parties to Applications, Other Media Interests, and Compliance with Foreign Ownership Restrictions

This application is one of sixteen (16) concurrently filed FCC Form 314 applications (the "Exit Applications") seeking the Commission's consent to implement the "Joint Plan of Reorganization for Tribune Company and its Subsidiaries" (as amended, the "Plan of Reorganization" or "Plan") by which Tribune Company ("Tribune") and certain of its direct and indirect subsidiaries (collectively, the "Tribune Debtors") will emerge from bankruptcy as reorganized entities (the reorganized Tribune Company is hereinafter referred to as "Reorganized Tribune"). Specifically, the Exit Applications seek Commission approval of the assignment of the licenses identified in Attachment A from their existing licensees, each of which currently is operating as a debtor-in-possession, to the same licensees,² as reorganized pursuant to Chapter 11 of the U.S. Bankruptcy Code. As explained herein, Tribune proposes, through the Plan of Reorganization, to cancel certain existing debt and, in exchange, to provide certain of its creditors with stock or warrants to acquire stock in Reorganized Tribune (in addition to other consideration). Upon the company's emergence from bankruptcy, virtually all of the stock of Reorganized Tribune will be distributed to these creditors. Neither any single creditor nor any group of commonly controlled creditors will have a controlling interest. As described more fully below, it is anticipated that three of Tribune's creditors—JPMorgan Chase Bank, N.A., Angelo, Gordon & Co. L.P., and Oaktree Tribune, L.P.—each will have an attributable ownership interest in Reorganized Tribune, either directly or through one or more affiliates.

I. <u>DESCRIPTION OF THE TRANSACTION</u>

A. The Applicants

Tribune operates businesses in broadcasting, interactive media, and publishing, and has been a broadcasting pioneer since 1924, when WGN(AM), Chicago, signed on the air.³ The company currently owns and operates 23 full-service commercial television stations, including WGN-TV, Chicago, and WPIX(TV), New York, both of which

¹ In addition, applications to assign Tribune's non-broadcast licenses are being filed concurrently with the FCC Form 314 Exit Applications. *See* Attachment B.

² The Plan of Reorganization authorizes Tribune to enter into transactions to change the organizational structure of its current subsidiaries. If Tribune determines to enter into such transactions with respect to Tribune licensee subsidiaries while the Exit Applications are pending, the applicants, as appropriate, will amend the Exit Applications and/or file separate applications for *pro forma* transfer or assignment to obtain any necessary authority for any changes affecting the Tribune licensee subsidiaries.

³ In 2007, control of Tribune and its subsidiary licensees was transferred from the company's public shareholders to the Tribune Employee Stock Ownership Plan, as implemented through the Tribune Employee Stock Ownership Trust, EGI-T.R.B., L.L.C., and Mr. Samuel Zell. *See Shareholders of Tribune Co.*, 22 FCC Rcd 21266 (2007).

Tribune put on the air in 1948. In addition, the company operates one full-power satellite station.⁴

Tribune is also the nation's third largest newspaper publisher in total circulation. In addition to the *Chicago Tribune*, first published in 1847, Tribune publishes seven other major-market daily newspapers, including the *Los Angeles Times*, *The Baltimore Sun*, the Ft. Lauderdale-based *Sun Sentinel*, the *Orlando Sentinel*, the *Hartford Courant, The (Allentown, PA) Morning Call*, and the *(Newport News, VA) Daily Press*. From March 2000 until July 2008, Tribune indirectly owned a 100% interest in *Newsday*, a daily newspaper serving Long Island, New York. In July 2008, Tribune contributed substantially all of the assets and liabilities related to its *Newsday* operations to Newsday Holdings, LLC, a limited liability company formed by Tribune and Cablevision Systems Corporation. As a result of this transaction, Tribune retains only an approximate 3% equity interest in the newspaper.

B. The Bankruptcy and Proposed Reorganization

In the past two years, the downturn in the newspaper publishing and broadcasting industries has had an adverse impact on Tribune. Like many of its newspaper and broadcasting peers, Tribune has experienced a severe decline in advertising revenues during the recent economic recession. As a result, Tribune in 2008 faced growing constraints on its liquidity and increasing difficulties in servicing its debts.

On December 8, 2008, Tribune and certain of its subsidiaries submitted voluntary petitions for relief under chapter 11 of title 11 of the United States Code to the United States Bankruptcy Court, District of Delaware (the "Bankruptcy Court"), to reorganize under Chapter 11 of the Bankruptcy Code. *See In re Tribune Company et al.*, Case No. 08-13141 (Chapter 11) (Bnkr. D. Del.) (jointly administered). In addition to the petitions, Tribune filed various requests for relief on December 8, 2008, which were granted on December 10, 2008. Tribune subsequently filed a series of FCC Form 316 involuntary *pro forma* applications to assign the broadcast licenses held by certain Tribune subsidiaries to those same subsidiaries operating as debtors-in-possession and to reflect control of those subsidiaries by Tribune as a debtor-in-possession.⁵ On January 8, 2009,

⁴ WTTK(TV), Kokomo, Indiana, is operated as a satellite station.

WPIX, Inc.: WPIX(TV), New York, NY, BALCT-20081217ACB; Tribune Television Northwest, Inc.: KCPQ(TV), Tacoma, WA, BALCT-20081217ACG; K25CG, Aberdeen, WA, BALTT-20081217ACH; K42CM, Centralia/Chehalis, WA, BALTT-20081217ACI; K54DX, Ellensburg/Kitikas, WA, BALTTL-20081217ACJ; K64ES, Chelan, WA, BALTTL-20081217ACK; Tribune Television Company: KDAF(TV), Dallas, TX, BALCT-20081217ACP; WTIC-TV, Hartford, CT, BALCT-20081217ACQ; WPMT(TV), York, PA, BALCT-20081217ACR; WPHL-TV, Philadelphia, PA, BALCT-20081217ACS; WXIN(TV), Indianapolis, IN, BALCT-20081217ACT; KIAH Inc.: KIAH(TV), Houston, TX, BALCT-20081217ACX; Tribune Television Holdings, Inc.: KMYQ(TV), Seattle, WA, BALCT-20081217ADC; K25CH, North Bend, WA, BALTT-20081217ADD; K29ED, Everett, WA, BALTT-20081217ADE; WXMI(TV), Grand Rapids, MI, BALCT-20081217ADF; W42CB, Hesperia, MI, BALTT-20081217ADG; W52DB, Muskegon, MI, BALTT-20081217ADH; KPLR, Inc.: KPLR-TV, St. Louis, MO, BALCT-20081217ADL; Tribune Broadcast Holdings, Inc.: KRCW-TV, Salem, OR, BALCT-20081217ADP; K20ES, Pendleton, etc., OR, BALTTL-20081217ADQ; K20ES, Pendleton, etc., OR, BALTTL-20081217ADR; KRCW-LP, Portland, OR,

the Commission granted the involuntary *pro forma* assignment applications. Tribune and its subsidiaries have continued to operate in the ordinary course during the Chapter 11 process, and the organizational structure of the Tribune Debtors holding broadcast licenses thus far has not changed as a result of the bankruptcy proceeding. Subject to the supervision of the Bankruptcy Court, Tribune's affairs continue to be governed by its tenmember Board of Directors.

On April 12, 2010, Tribune submitted its Plan of Reorganization to the Bankruptcy Court. Pursuant to the Plan, the Tribune Debtors will emerge from bankruptcy following the date that the Plan becomes effective (the "Effective Date"). The necessary approvals of the FCC and the Bankruptcy Court are conditions to the Plan becoming effective. On the Effective Date, Tribune will cancel and extinguish its existing common stock, and Reorganized Tribune will issue new common stock (the "New Common Stock"). The Plan provides that a substantial portion of Tribune's existing debt will be cancelled and certain of Tribune's creditors will receive, among other things, New Common Stock. Virtually all of the New Common Stock will be issued to Tribune's creditors at the time of emergence. No single creditor or group of affiliated creditors will have a controlling interest in Reorganized Tribune.

As discussed in more detail in Section III, the Plan authorizes Reorganized Tribune to issue two classes of New Common Stock, one of which will be standard voting stock (the "New Class A Common Stock") and the other of which will have limited voting rights that are designed to correspond to standard investor protections (the "New Class B Common Stock"). Also, as explained in Section V, Reorganized Tribune will issue warrants to acquire New Common Stock to certain creditors if necessary to ensure compliance with the Commission's foreign ownership limitations. The Plan also requires Reorganized Tribune to use its reasonable best efforts to list the New Class A

BALTVL- 20081217ADS; KRCW-LP, Portland, OR, BALTVL-20081217ADS; WTTK(TV), Kokomo, IN, BALCT-20081217ADT; WTTV(TV), Bloomington, IN, BALCT-20081217ADU; KSWB Inc., KSWB-TV, San Diego, CA, BALCT-20081217ADY; KTLA Inc.: KTLA(TV), Los Angeles, CA, BALCT-20081217AEE; Channel 40, Inc.: KTXL(TV), Sacramento, CA, BALCT-20081217AEJ; KWGN Inc.: KWGN-TV, Denver, CO, BALCT-20081217AEK; WDCW Broadcasting, Inc.: WDCW(TV), Washington, DC, BALCT-20081217AEO; W51CY, Chambersburg, PA, BALTT-20081217AEP; WGN Continental Broadcasting Company: WGN(AM), Chicago, IL, BAL-20081217AEU; WGN-TV, Chicago, IL, BALCT-20081217AEV; Tribune Television New Orleans, Inc.: WGNO(TV), New Orleans, LA, BALCT-20081217AEY; WNOL-TV, New Orleans, LA, BALCT-20081217AEZ; Channel 39, Inc.: WSFL-TV, Miami, FL, BALCT-20081217AFB; WTXX Inc; and WTXX(TV), Waterbury, CT, BALCT-20081217AFE.

⁶ A small amount of New Common Stock will be reserved for issuance after the Effective Date to Tribune managers in connection with a new equity incentive plan.

⁷ The economic value of each share of New Common Stock will be equal at the time of emergence. Each class of New Common Stock will be convertible into the other class, upon a determination by Reorganized Tribune that such conversion would be consistent with the Commission's rules. The conversion rights will be set forth and limited by the Amended and Restated Certificate of Incorporation and Amended and Restated Bylaws of Reorganized Tribune.

Common Stock either for trading on the New York Stock Exchange or for quotation in the NASDAQ stock market as promptly as practicable after the Effective Date.

As of the Effective Date, the Board of Directors of Reorganized Tribune will have between seven and nine members and will include Reorganized Tribune's chief executive officer. The initial Board members and Officers of Reorganized Tribune and its subsidiaries will be identified in the supplement to the Plan of Reorganization (the "Plan Supplement") to be filed with the Bankruptcy Court at least ten days prior to the deadline that will be established by the court for objecting to confirmation of the Plan. Once the Plan Supplement has been filed, it is anticipated that the Exit Applications will be amended to include this information. Each officer and director will possess the requisite qualifications to hold an attributable interest in a broadcast licensee. In addition, each member of the initial Board will serve for a one-year, non-staggered term and will be subject to re-election based on a shareholder vote pursuant to the terms of Reorganized Tribune's Amended and Restated Certificate of Incorporation, its Amended and Restated Bylaws, and applicable law.

C. Proposed FCC License Assignments

The applicants seek Commission consent to assign each of their broadcast licenses from the current licensee, which is operating as a debtor-in-possession, to the same licensee, as reorganized pursuant to the Chapter 11 process. Attachment A hereto lists the specific assignments requested and the corresponding licenses and/or permits held by each licensee.

II. AGREEMENTS FOR THE PROPOSED ASSIGNMENTS

Copies of the Plan of Reorganization and Disclosure Statement are being filed as Attachment H to the Exit Application for WGN Continental Broadcasting Company, licensee of WGN(AM) and WGN-TV, Chicago, Illinois, and are being incorporated herein by reference. The Bankruptcy Court has not yet issued an order confirming the Plan of Reorganization ("Confirmation Order"). Accordingly, the applicants will amend the Exit Applications to include the Confirmation Order once the court issues it. The Table of Contents of the Disclosure Statement identifies the Exhibits submitted to the Bankruptcy Court. Other than the Plan of Reorganization, which is Exhibit A to the Disclosure Statement, the applicants are not submitting the Exhibits to the Disclosure Statement with the Exit Applications. The excluded documents, which will be provided to the Commission upon request, are voluminous, contain information that is not germane to the FCC's consideration of the Exit Applications, and generally are available to the public through the Bankruptcy Court.⁹

⁸ See Note 2, supra.

⁹ See LUJ, Inc. and Long Nine, Inc., 17 FCC Rcd 16980 (2002). Epiq Bankruptcy Solutions, LLC offers a list on its website of the publicly available filings in the Tribune bankruptcy docket as a service to the public. The list is available at http://chapter11.epiqsystems.com/tribune (last visited April 15, 2010). The website is not, however, the website of the United States Bankruptcy Court and does not purport to contain the complete, official record of the Bankruptcy Court. All documents filed with the Bankruptcy Court are

III. PARTIES TO THE APPLICATION

The capital stock of Reorganized Tribune will be widely held, and a majority of the shares will be held by entities that will own less than 5% of the New Class A Common Stock and thus will fall below the Commission's applicable attribution threshold. As of the filing date of the Exit Applications, it is anticipated that three of Tribune's creditors—JPMorgan Chase Bank, N.A., Angelo, Gordon & Co. L.P., and Oaktree Tribune, L.P. — each will own, directly or through affiliates, 5% or more of the New Class A Common Stock and, accordingly, will be deemed to hold attributable interests in Reorganized Tribune. Attachments C, D, and E hereto provide detailed information on the ownership and other media interests of each of these entities.

As noted above, the Plan of Reorganization authorizes Reorganized Tribune to issue both New Class A Common Stock, which will be standard voting common stock, and New Class B Common Stock, which will have limited voting rights designed to correspond to standard investor protections and which, the applicants submit, should be treated as non-cognizable under the Commission's rules. The protections that will be accorded to the holders of the New Class B Common Stock are consistent with those the Commission has found do not rise to the level of attributable influence. Accordingly,

available for inspection at the office of the Clerk of the Bankruptcy Court during its normal business hours or may be accessed online for a fee via PACER at: http://www.deb.uscourts.gov.

¹⁰ Specifically, Tribune's Amended and Restated Certificate of Incorporation will provide that the holders of New Class B Common Stock will be entitled to vote as a separate class on any amendment, repeal, or modification of any provision of the Restated Certificate that adversely affects the rights of the New Class B Common Stock in a manner different from the rights of the New Class A Common Stock. In addition, the holders of New Class B Common Stock will be entitled to vote together with the holders of the New Class A Common Stock on the following non-ordinary course transactions to the extent that these matters are submitted to a vote of the holders of New Class A Common Stock: (i) any authorization of, or increase in the number of authorized shares of, any class of capital stock ranking pari passu with or senior to the New Class A Common Stock or New Class B Common Stock as to dividends or liquidation preference, including with respect to an increase in the number of shares of New Class A Common Stock or New Class B Common Stock; (ii) any amendment to the Restated Certificate of Incorporation or the Bylaws of Reorganized Tribune; (iii) any amendment to any stockholders or comparable agreement; (iv) any sale, lease or other disposition of all or substantially all of the assets of Reorganized Tribune through one or more transactions; (v) any recapitalization, reorganization, share exchange, consolidation or merger of Reorganized Tribune or its capital stock; (vi) any issuance or entry into an agreement for the issuance of capital stock (or any options or other securities convertible into capital stock) of Reorganized Tribune, including any stock option or stock incentive plan; (vii) any redemption, purchase or other acquisition by Reorganized Tribune of any of its capital stock (except for purchases from employees upon termination of employment); and (viii) any liquidation, dissolution, distribution of assets or winding-up of Reorganized Tribune. Holders of New Class B Common Stock will not be entitled to vote for members of the Board of Directors of Reorganized Tribune.

¹¹ See, e.g., Shareholders of Hispanic Broadcasting Corporation and Univision Communications, Inc., 18 FCC Rcd 18834, 18849-18850 (2003) ("[T]he Commission has consistently held that a nonvoting shareholder's approval rights over fundamental corporate matters are permissible investor protections that neither restrict a corporation's discretion or rise to the level of attributable influence."); Passon Management Corporation and Lowell W. Passon, 22 FCC Rcd 22224, 22231-32 (2007) ("Permitting a certain level of minority investor protection without implicating the multiple ownership rules is generally in

for purposes of determining which entities will hold an attributable interest in Reorganized Tribune upon emergence, shares of the New Class B Common Stock are being treated as the functional equivalent of non-voting stock and other economic interests that the Commission has concluded are not cognizable under its rules.

Between the filing date of the Exit Applications and Tribune's emergence from bankruptcy. Tribune anticipates that there may be immaterial changes in the identity of the individuals or entities eligible to acquire New Common Stock (the "Claim Holders") and/or in the percentage of New Common Stock that Claim Holders are eligible to receive. 12 The Plan of Reorganization includes a provision designed to reduce the likelihood that these minor changes in eligibility will result in a change to the parties to the Exit Applications. Specifically, if (1) any Claim Holder becomes eligible to receive 5% or more of the shares of New Common Stock upon the Effective Date, and (2) such Claim Holder has not provided sufficient information to the company or has not been disclosed in the Exit Applications and approved by the Commission, then Tribune will issue any such Claim Holder as many shares of New Class B Common Stock as necessary to ensure that the Claim Holder will hold, in the aggregate, less than 5% of the New Class A Common Stock. To the extent that any changes in the prospective ownership of the New Common Stock after the filing date would result in an additional party acquiring an attributable interest in Reorganized Tribune, the Exit Applications will be amended as appropriate.

IV. REQUEST FOR "PERMIT-BUT-DISCLOSE" STATUS

The applicants hereby request that the Exit Applications be accorded "permit-but-disclose" status under the Commission's *ex parte* rules. *See* 47 C.F.R. § 1.1200 *et seq*. Designation as a permit-but-disclose proceeding would serve the public interest by permitting a full exchange on the issues under consideration by the Commission. Classifying the proceeding as permit-but-disclose also would facilitate the development of a complete record upon which the Commission can make a well-reasoned decision. Accordingly, the applicants ask that the Commission find, pursuant to section 1.1200(a) of the rules, that the permit-but-disclose *ex parte* procedures applicable to non-restricted proceedings will govern its consideration of the Exit Applications. *See* 47 C.F.R. § 1.1206.

the public interest because it encourages investment in broadcast properties, and thus enhances the ability of stations to provide better programming to the public.").

¹² Currently, Tribune's creditors have the ability to transfer their debt or other holdings in the company to other parties. Accordingly, it is possible that some of the creditors or the amount of debt held by a particular creditor will change between the filing date of the Exit Applications and Tribune's emergence from bankruptcy. Such changes could alter the amount of New Common Stock that will be issued to individual Claim Holders. Moreover, as discussed in greater detail in Section VI below, certain Claim Holders may be issued either warrants to acquire New Common Stock or a combination of New Common Stock and warrants upon emergence, which could change the number of shares of New Common Stock that will be issued upon emergence and, therefore, alter the percentage of New Common Stock that certain Claim Holders will receive.

V. OTHER MEDIA INTERESTS OF ASSIGNEE PARTIES

See Attachments C, D, and E hereto.

VI. <u>COMPLIANCE WITH FOREIGN OWNERSHIP AND CONTROL</u> <u>PROVISIONS</u>

The applicants have implemented a plan to ensure that Reorganized Tribune will be in compliance with Section 310(b) of the Communications Act of 1934, as amended, (the "Communications Act") upon its emergence from bankruptcy. First, pursuant to the Plan of Reorganization, each Claim Holder will be required to certify the amount of its foreign ownership, calculated both as a percentage of voting rights and as a percentage of equity, prior to Tribune's emergence from bankruptcy. ¹³ The executed certifications will enable the applicants to determine the aggregate percentage of foreign ownership that would be present in the company upon emergence, assuming that all Claim Holders were to receive their interests wholly in the form of New Common Stock.

If the analysis reveals that the aggregate level of foreign ownership would be more than 25%, then Reorganized Tribune will issue warrants to purchase New Common Stock ("New Warrants"), New Common Stock, or a combination of New Common Stock and New Warrants to those Claim Holders with foreign ownership that exceeds 25%, on either a voting or an equity basis, as Reorganized Tribune deems necessary to ensure that the foreign ownership of the holders of the New Common Stock will be in compliance with the foreign ownership limitations. Consistent with longstanding Commission precedent, warrants and other types of future ownership interests are not relevant to the agency's foreign ownership calculations until they are exercised. If, however, the analysis based on the foreign ownership certifications reveals that the aggregate level of foreign ownership in Reorganized Tribune upon emergence would be less than the 25% threshold permitted under Section 310(b), then it will not be necessary for Reorganized Tribune to issue any New Warrants in lieu of New Common Stock upon the Tribune Debtors' emergence from bankruptcy.

Once the Exit Applications have been consummated, moreover, Reorganized Tribune will have mechanisms in place to ensure that it will remain in compliance with the Commission's foreign ownership restrictions. First, as will be set forth in the form of warrant, warrant holders will be permitted to exercise New Warrants only if such exercise would not violate the Communications Act or Commission rules or policies. Second, Reorganized Tribune's Amended and Restated Certificate of Incorporation will give Reorganized Tribune the authority to prohibit the ownership of New Common Stock if

¹³ Any Claim Holder that fails to provide the required certification or that does not do so to the satisfaction of Tribune will be deemed to be 100% foreign owned and controlled for purposes of the applicants' foreign ownership analysis and compliance plan.

¹⁴ See, e.g., Univision Holdings, Inc., 7 FCC Rcd 6672, 6674 (1992), recon. denied, 8 FCC Rcd 3931 (1993) (citing WWOR-TV, Inc., 6 FCC Rcd 6569, 6572 n.13 (1991) ("We have ruled that convertible instruments are not relevant to our determinations until converted. . . ."); see also BBC License Subsidiary, L.P., 10 FCC Rcd 10968 (1995).

such ownership would be inconsistent with either the Communications Act or Commission rules or policies.

$\frac{\textbf{ATTACHMENT A: TRIBUNE BROADCAST INTERESTS AND LICENSEE}}{\underline{\textbf{SUBSIDIARIES}}}$

| Assignor | Assignee | Call Sign | Community |
|-------------------------------------|------------------|--------------|-------------------------|
| Tribune Television Northwest, Inc., | Tribune | KCPQ(TV) | Tacoma, WA |
| Debtor-In-Possession | Television | K25CG | Aberdeen, WA |
| | Northwest, Inc. | K42CM | Centralia, etc., WA |
| | | K54DX | Ellensburg-Kittitas, WA |
| | | K64ES | Chelan, WA |
| Channel 40, Inc., Debtor-In- | Channel 40, Inc. | KTXL(TV) | Sacramento, CA |
| Possession | | | |
| KIAH Inc., Debtor-In-Possession | KIAH Inc. | KIAH(TV) | Houston, TX |
| KSWB Inc., Debtor-In-Possession | KSWB Inc. | KSWB-TV | San Diego, CA |
| KTLA Inc., Debtor-In-Possession | KTLA Inc. | KTLA(TV) | Los Angeles, CA |
| Tribune Television Holdings, Inc., | Tribune | KMYQ(TV) | Seattle, WA |
| Debtor-In-Possession | Television | K25CH | Centralia, WA |
| | Holdings, Inc. | K29ED | Everett, WA |
| | | WXMI(TV) | Grand Rapids, MI |
| | | W42CB | Hesperia, MI |
| | | W52DB | Muskegon, MI |
| Tribune Television Company, | Tribune | KDAF(TV) | Dallas, TX |
| Debtor-In-Possession | Television | WTIC-TV | Hartford, CT |
| | Company | WPMT(TV) | York, PA |
| | | WPHL-TV | Philadelphia, PA |
| | | WXIN(TV) | Indianapolis, IN |
| Tribune Broadcast Holdings, Inc., | Tribune | KRCW-TV | Salem, OR |
| Debtor-In-Possession | Broadcast | $K13ZE^1$ | Prineville, OR |
| | Holdings, Inc. | K20ES | Pendleton, etc., OR |
| | | K24DX | Pendleton, etc., OR |
| | | KRCW-LP | Portland, OR |
| | | WTTV(TV) | Bloomington, IN |
| | | $WTTK(TV)^2$ | Kokomo, IN |
| WGN Continental Broadcasting | WGN | WGN(AM) | Chicago, IL |
| Company, Debtor-In-Possession | Continental | | |
| | Broadcasting | WGN-TV | Chicago, IL |
| | Company | | |
| Channel 39, Inc., Debtor-In- | Channel 39, Inc. | WSFL-TV | Miami, FL |
| Possession | | | |
| KWGN Inc., Debtor-In-Possession | KWGN Inc. | KWGN-TV | Denver, CO |

¹ Construction permit.

² Satellite of WTTV(TV).

| Assignor | Assignee | Call Sign | Community |
|----------------------------------|----------------|-----------|------------------|
| Tribune Television New Orleans, | Tribune | WGNO(TV) | New Orleans, LA |
| Inc., Debtor-In-Possession | Television New | WNOL-TV | New Orleans, LA |
| | Orleans, Inc. | | |
| WPIX, Inc., Debtor-In-Possession | WPIX, Inc. | WPIX(TV) | New York, NY |
| WDCW Broadcasting, Inc., Debtor- | WDCW | WDCW(TV) | Washington, DC |
| In-Possession | Broadcasting, | W51CY | Chambersburg, PA |
| | Inc. | | |
| WTXX Inc., Debtor-In-Possession | WTXX Inc. | WTXX(TV) | Waterbury, CT |
| KPLR, Inc., Debtor-In-Possession | KPLR, Inc. | KPLR-TV | St. Louis, MO |

ATTACHMENT B: NON-BROADCAST LICENSES HELD BY TRIBUNE SUBSIDIARIES

| Assignor | Assignee | Call Sign |
|---|-------------------------|-----------|
| Channel 39, Inc., Debtor-In-Possession | Channel 39, Inc. | E090016 |
| | | E5159 |
| Channel 40, Inc., Debtor-In-Possession | Channel 40, Inc. | WNEU600 |
| , , | ĺ | WNEU601 |
| | | E070263 |
| | | KG62 |
| Chicago Tribune Company, Debtor-In-Possession | Chicago Tribune Company | WQP427 |
| Chicagoland Microwave License, Inc., Debtor-In- | Chicagoland Microwave | WNTQ776 |
| Possession | License, Inc. | WOF49 |
| | | E040146 |
| | | KB60125 |
| | | WLY387 |
| | | WLY388 |
| The Hartford Courant Company, Debtor-In- | The Hartford Courant | WQDX448 |
| Possession | Company | |
| KIAH Inc., Debtor-In-Possession | KIAH Inc. | WNSZ973 |
| , | | E000330 |
| KPLR, Inc., Debtor-In-Possession | KPLR, Inc. | WPWC614 |
| | Í | WPWC616 |
| | | WPWC859 |
| KSWB Inc., Debtor-In-Possession | KSWB Inc. | E080179 |
| KTLA Inc., Debtor-In-Possession | KTLA Inc. | KA69871 |
| | | WPQT713 |
| | | WPQT714 |
| | | WPYW951 |
| | | WPZF492 |
| | | WPZV880 |
| | | WQHV526 |
| | | E010013 |
| | | E040245 |
| | | E870836 |
| KWGN Inc., Debtor-In-Possession | KWGN Inc. | KNGW910 |
| | | WNTY263 |
| | | WNTZ340 |
| | | WPTJ722 |
| | | WPXF213 |
| | | E020240 |
| | | E873439 |
| | | E990179 |
| Los Angeles Times Communications, LLC, | Los Angeles Times | KNNJ823 |
| Debtor-In-Possession | Communications, LLC | |

| Assignor | Assignee | Call Sign |
|--|-------------------------------|-----------|
| | | WPTC527 |
| | | WPTC528 |
| Tribune Television Northwest, Inc., Debtor-In- | Tribune Television Northwest, | WPND900 |
| Possession | Inc. | WPLP484 |
| | | WPND901 |
| | | WPNJ210 |
| | | WPON880 |
| | | WPON881 |
| | | WPSS919 |
| | | WPYH836 |
| | | WQDR693 |
| | | WPOQ408 |
| | | E030207 |
| | | E050057 |
| | | E990062 |
| | | E010294 |
| WGN Continental Broadcasting Company, | WGN Continental | KNNI895 |
| Debtor-In-Possession | Broadcasting Company | WNTH421 |
| | | WPMW586 |
| | | WPNJ494 |
| | | E030276 |
| | | E040339 |
| | | E050137 |
| | | E980088 |
| WPIX, Inc., Debtor-In-Possession | WPIX, Inc. | WPNM862 |
| | | WPOR428 |
| | | E040317 |
| | | E860695 |
| | | E970060 |

ATTACHMENT C: PARTIES TO THE APPLICATION

This Attachment C sets forth the following information for Assignee's parties to the Exit Applications, as provided by each respective Assignee party: (1) Name and Address; (2) Citizenship; (3) Positional Interest; (4) Percentage of Votes; and (5) Percentage of Total Assets (equity plus debt). Except as otherwise noted below, any equity interests not disclosed herein are held by individuals or entities that have been insulated pursuant to the Commission's rules or are otherwise non-attributable.¹

1. SHAREHOLDERS OF REORGANIZED TRIBUNE²

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) ³ | Percentage of Equity |
|--|-------------|--------------------------------|--------------------|--|-------------------------|
| Tribune Company | U.S. | N/A | N/A | N/A | N/A |
| JPMorgan Chase Bank, N.A. | U.S. | Shareholder | 11% | TBD | 11% |
| Angelo, Gordon & Co. L.P. ⁴ | U.S. | Indirect Attributable Investor | 9% | TBD | 9% |

¹ The Officers and Directors of Tribune and its subsidiaries have not substantially changed since Tribune entered into bankruptcy, and it is anticipated that they will remain substantially the same until the Effective Date. As noted above, the initial Board members and Officers of Reorganized Tribune and its subsidiaries will be identified in the Plan Supplement, which will be filed with the Bankruptcy Court at least 10 days prior to the deadline for objecting to confirmation of the Plan, and it is anticipated that the Exit Applications will be amended at that time to disclose the relevant information regarding these individuals. The current Officers and Directors of each of the Tribune Debtors that holds an attributable interest in the company's broadcast licenses are set forth below in sections 2 - 5.

² The percentages set forth in the following chart are based on the shares of New Common Stock that each listed party would be eligible to receive upon Tribune's emergence from bankruptcy pursuant to the Plan of Reorganization, based on such party's holdings of Senior Loan Claims and Senior Loan Guaranty Claims (as defined in the Plan) as of April 21, 2010. As set forth in the Plan, the holders of Senior Loan Claims and Senior Loan Guaranty Claims collectively will be entitled to receive more than 90% of the New Common Stock at the time of emergence, which is subject to dilution by an equity incentive plan for Reorganized Tribune's Officers, Directors, and employees. As explained above, it is possible that the identities of certain Claim Holders eligible to receive New Common Stock or the percentage of New Common Stock that certain Claim Holders are eligible to receive will change between the filing date of the Exit Applications and Tribune's emergence from bankruptcy. In the event that any changes in the prospective ownership of the New Common Stock after the instant filing date would result in an additional party acquiring an attributable interest in Reorganized Tribune, the Exit Applications will be amended as appropriate.

³ Pursuant to the Plan of Reorganization, Reorganized Tribune will issue certain debt. Although the percentage of debt that any individual entity will hold has not yet been determined, it is not anticipated that any individual entity will hold more than 33% of Reorganized Tribune's Total Asset Value, as that term is defined in Section 73.3555 of the FCC's rules. *See* 47 C.F.R. § 73.3555, Note 2(i).

⁴ The voting, asset, and equity interests identified in this table represent the aggregation of the voting, asset, and equity interests of the AG Funds, the AG CLOs, and the Managed Entities (as each is defined below).

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) ³ | Percentage of Equity |
|---------------------------------------|-------------|---------------------|--------------------|--|-------------------------|
| Oaktree Tribune, L.P. | U.S. | Shareholder | 10% | TBD | 10% |
| Various Non-Attributable Investors | | Shareholders | 70% | TBD | 70% |

2. TRIBUNE BROADCAST STATION LICENSEES⁵

| Name | Citizenship | Positional Interest | Percentage of Votes | Percentage of Total Assets |
|--|------------------|------------------------|---------------------|-------------------------------|
| Broadcast Station Licensees ⁶ | U.S. | | | |
| | (Delaware | | | |
| | corporation | | | |
| | unless indicated | | | |
| | below) | | | |
| Ed Wilson ⁷ | U.S. | President | 0% | 0% |
| Benjamin L. Homel | U.S. | Vice President | 0% | 0% |
| Donald J. Liebentritt ⁸ | U.S. | Vice President | 0% | 0% |
| | | & Director | | |
| Jerry Kersting | U.S. | Vice President | 0% | 0% |
| Gina Mazzaferri ⁹ | U.S. | Treasurer | 0% | 0% |
| David P. Eldersveld | U.S. | Secretary & | 0% | 0% |
| | | Director | | |
| Chandler Bigelow III | U.S. | Assistant | 0% | 0% |
| _ | | Treasurer | | |
| Harry A. Amsden | U.S. | Assistant | 0% | 0% |
| | | Treasurer | | |
| Patrick M. Shanahan | U.S. | Assistant | 0% | 0% |
| | | Treasurer | | |

⁵ All natural persons identified below are United States citizens unless otherwise indicated and can be contacted at Tribune Company, 435 North Michigan Avenue, Chicago, Illinois, 60611, 312-222-4565, Attention: Lisa Washburn.

⁶ Channel 39, Inc., Channel 40, Inc., KIAH Inc., KPLR, Inc. (a Missouri corporation), KSWB Inc., KTLA Inc. (a California corporation), KWGN Inc., Tribune Broadcast Holdings, Inc., Tribune Television Company, Tribune Television Holdings, Inc., Tribune Television of New Orleans, Inc., Tribune Television Northwest, Inc., WDCW Broadcasting, Inc., WGN Continental Broadcasting Company, WPIX, Inc., and WTXX Inc.

⁷ Ed Wilson is not President of KTLA Inc. or WPIX, Inc.

⁸ Donald Liebentritt is not a director of WDCW Broadcasting, Inc.; Tribune Television Northwest, Inc.; or WPIX, Inc.

⁹ Gina Mazzaferri is also a Vice President of KPLR, Inc. and KWGN Inc.

| Name | Citizenship | Positional | Percentage of | Percentage of |
|--|-------------|------------|---------------|---------------|
| | | Interest | Votes | Total Assets |
| Jack Rodden | U.S. | Assistant | 0% | 0% |
| | | Treasurer | | |
| Brian F. Litman | U.S. | Assistant | 0% | 0% |
| | | Treasurer | | |
| Daniel G. Kazan | U.S. | Director | 0% | 0% |
| Additional station personnel ¹⁰ | U.S. | See Chart | 0% | 0% |

Additional Officers of Each Tribune Company Licensee Subsidiary

| Licensee | Name/Title |
|--------------------------------------|---|
| KIAH Inc. | Roger A. Bare, Vice President |
| | Feli M. Wong, Controller |
| Channel 39, Inc. | Howard Greenberg, Vice President |
| | Robert Gremillion, Vice President |
| | Robyn Motley, Treasurer |
| | Cam B. Trinh, Controller |
| WTXX Inc. | Richard J. Graziano, Vice President |
| | Jennifer DeKarz, Assistant Treasurer |
| | Richard S. Feeney, Controller |
| Channel 40, Inc. | Peter D. Filice, Controller |
| Tribune Television Company | Richard J. Graziano, Senior Vice President |
| 1 7 | Larry Delia, Vice President |
| | Joseph A. Young, Vice President |
| | Jerome P. Martin, Vice President |
| | Vincent Gianinni, Vice President |
| | Jennifer DeKarz, Controller |
| | Carolyn S. Hudspeth, Controller |
| | David R. Mayersky, Controller |
| | Daniel O'Sullivan, Controller |
| | Roger Williams, Controller |
| Tribune Television Northwest, Inc. | Pamela S. Pearson, Vice President |
| | Sharon A. Silverman, Vice President |
| Tribune Broadcast Holdings, Inc. | Jerome P. Martin, Vice President |
| | Pamela S. Pearson, Vice President |
| | Sharon A. Silverman, Controller |
| | Daniel O'Sullivan, Controller |
| WGN Continental Broadcasting Company | Marty Wilke, Vice President |
| | Sean Compton, Vice President |
| | Thomas E. Langmyer, Vice President |
| | Sheau-ming Ross, Controller |
| | Charlene Connaughton, Controller |
| Tribune Television Holdings, Inc. | Patricia A. Kolb, Vice President |
| _ | Pamela S. Pearson, Vice President |
| | Sharon A. Silverman, Controller |
| | Nancy A. Mroczkowski, Controller |
| KWGN Inc. | Allen R. Yaden, Station Manager |
| KSWB Inc. | Raymond J. Schonbak, Executive Vice President |
| | Dan Mitrovitch, Controller |

¹⁰ See the following chart.

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| Licensee | Name/Title |
|--------------------------------------|-----------------------------------|
| KTLA Inc. | Don Corsini, President |
| | John S. Moczulski, Vice President |
| | Michael E. Weiner, Controller |
| Tribune Television New Orleans, Inc. | Patti Cazeaux, Controller |
| WDCW Broadcasting, Inc. | Eric Meyrowitz, Vice President |
| | Roger Williams, Controller |
| KPLR, Inc. | Chris L. Fricke, Controller |
| WPIX, Inc. | Betty Ellen Berlamino, President |
| | Catherine A. Davis, Controller |

Ownership of Licensee Subsidiaries

| Name of Licensee | 100% Parent Entity | Percentage of | Percentage of |
|--------------------------------------|------------------------------|---------------|---------------------|
| | - | Votes | Total Assets |
| KIAH Inc. | Tribune Broadcasting Company | 100% | 100% |
| Channel 39, Inc. | Tribune Television Company | 100% | 100% |
| WTXX Inc. | Tribune Television Company | 100% | 100% |
| Channel 40, Inc. | Tribune Television Company | 100% | 100% |
| Tribune Television Company | Tribune Broadcasting Company | 100% | 100% |
| Tribune Television Northwest, Inc. | Tribune Broadcasting Company | 100% | 100% |
| Tribune Broadcast Holdings, Inc. | Tribune Broadcasting Company | 100% | 100% |
| WGN Continental Broadcasting Company | Tribune Broadcasting Company | 100% | 100% |
| Tribune Television Holdings, Inc. | Tribune Broadcasting Company | 100% | 100% |
| KWGN Inc. | Tribune Broadcasting Company | 100% | 100% |
| KSWB Inc. | Tribune Broadcasting Company | 100% | 100% |
| KTLA Inc. | Tribune Broadcasting Company | 100% | 100% |
| Tribune Television New Orleans, Inc. | Tribune Broadcasting Company | 100% | 100% |
| WDCW Broadcasting, Inc. | Tribune Television Company | 100% | 100% |
| KPLR, Inc. | Tribune Broadcasting Company | 100% | 100% |
| WPIX, Inc. | Tribune Broadcasting Company | 100% | 100% |

3. TRIBUNE BROADCASTING COMPANY

| Name & Address | Citizenship | Positional Interest | Percentage of Votes | Percentage of Total Assets |
|------------------------------|-----------------------------------|--|---------------------|-------------------------------|
| Tribune Broadcasting Company | U.S. (Delaware corporation) | | | |
| Ed Wilson | U.S. | President | 0% | 0% |
| Jerry Kersting | U.S. | Chief Operating Officer | 0% | 0% |
| John Hendricks | U.S. | Executive Vice President | 0% | 0% |
| Gina Mazzaferri | U.S. | Senior Vice President, Treasurer & Controller | 0% | 0% |
| Steve Charlier | U.S. | Senior Vice President | 0% | 0% |
| Sean Compton | U.S. | Senior Vice | 0% | 0% |

| Name & Address | Citizenship | Positional Interest | Percentage of Votes | Percentage of Total Assets |
|----------------------------------|------------------------|-------------------------|---------------------|-------------------------------|
| | | President | | |
| Shaun Sheehan | U.S. | Vice President | 0% | 0% |
| Hank Hundemer | U.S. | Vice President | 0% | 0% |
| Myrna Ramirez | U.S. | Vice President | 0% | 0% |
| Benjamin L. Homel | U.S. | Assistant Treasurer | 0% | 0% |
| David P. Eldersveld | U.S. | Secretary & Director | 0% | 0% |
| Chandler Bigelow III | U.S. | Assistant Treasurer | 0% | 0% |
| Harry A. Amsden | U.S. | Assistant Treasurer | 0% | 0% |
| Patrick M. Shanahan | U.S. | Assistant Treasurer | 0% | 0% |
| Jack Rodden | U.S. | Assistant Treasurer | 0% | 0% |
| Brian F. Litman | U.S. | Assistant Treasurer | 0% | 0% |
| Daniel G. Kazan | U.S. | Director | 0% | 0% |
| Tribune Broadcasting Holdco, LLC | U.S. (Delaware LLC) | Owner | 100% | 100% |

4. TRIBUNE BROADCASTING HOLDCO, LLC

| Name & Address | Citizenship | Positional Interest | Percentage of Votes | Percentage of Total Assets |
|----------------------------------|----------------|------------------------|---------------------|-------------------------------|
| Tribune Broadcasting Holdco, LLC | U.S. | | | |
| | (Delaware LLC) | | | |
| | U.S. | President & | 0% | 0% |
| Chandler Bigelow III | | Treasurer | | |
| Benjamin L. Homel | U.S. | Vice President | 0% | 0% |
| Jerry Kersting | U.S. | Vice President | 0% | 0% |
| David P. Eldersveld | U.S. | Secretary | 0% | 0% |
| Harry A. Amsden | U.S. | Assistant | 0% | 0% |
| | | Treasurer | | |
| Patrick M. Shanahan | U.S. | Assistant | 0% | 0% |
| | | Treasurer | | |
| Jack Rodden | U.S. | Assistant | 0% | 0% |
| | | Treasurer | | |
| Brian F. Litman | U.S. | Assistant | 0% | 0% |
| | | Treasurer | | |
| Tribune Company | U.S. | Owner | 100% | 100% |
| | (Delaware | | | |
| | corporation) | | | |

5. TRIBUNE COMPANY¹¹

| Name and Address | Name and Address Citizenship Positional Interest | | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|-----------------------|--|--|--------------------|---|-------------------------|
| Tribune Company | U.S. | N/A | N/A | N/A | N/A |
| Samuel Zell | U.S. | Chairman | 0% | 0% | 0% |
| Benjamin L. Homel | U.S. | Chief Executive Officer, President & Director | 0% | 0% | 0% |
| Gerald Spector | U.S. | Chief Operating Officer | 0% | 0% | 0% |
| Ed Wilson | U.S. | Chief Revenue Officer | 0% | 0% | 0% |
| Chandler Bigelow III | U.S. | Senior Vice President | 0% | 0% | 0% |
| Nils Larsen | U.S. | Executive Vice President | 0% | 0% | 0% |
| Donald J. Liebentritt | U.S. | Executive Vice President | 0% | 0% | 0% |
| Jerry Kersting | U.S. | Executive Vice President | 0% | 0% | 0% |
| David P. Eldersveld | U.S. | Senior Vice President & 0% Corporate Secretary | | 0% | 0% |
| Harry A. Amsden | U.S. | Senior Vice President | 0% | 0% | 0% |
| Patrick M. Shanahan | U.S. | Vice President | 0% | 0% | 0% |
| Jack Rodden | U.S. | Vice President & Treasurer | 0% | 0% | 0% |
| Brian F. Litman | U.S. | Vice President & Controller | 0% | 0% | 0% |
| Donald G. Kazan | U.S. | Senior Vice President | 0% | 0% | 0% |
| Jeffrey Berg | U.S. | Director | 0% | 0% | 0% |
| Brian Greenspun | U.S. | Director | 0% | 0% | 0% |
| William Pate | U.S. | Director | 0% | 0% | 0% |
| Maggie Wilderotter | U.S. | Director | 0% | 0% | 0% |
| Frank Wood | U.S. | Director | 0% | 0% | 0% |
| Mark Shapiro | U.S. | Director | 0% | 0% | 0% |
| William Osborn | U.S. | Director | 0% | 0% | 0% |
| Betsy Holden | U.S. | Director | 0% | 0% | 0% |
| Naomi Sachs | U.S. | Senior Vice President | 0% | 0% | 0% |
| Shaun Sheehan | U.S. | Vice President | 0% | 0% | 0% |
| Lee Abrams | U.S. | Senior Vice President | 0% | 0% | 0% |
| William Trimarco | U.S. | Assistant Vice President | 0% | 0% | 0% |
| Michael Bourgon | U.S. | Vice President | 0% | 0% | 0% |
| Chris Hochschild | U.S. | Vice President | 0% | 0% | 0% |
| Gary Weitman | U.S. | Senior Vice President | 0% | 0% | 0% |
| Steve Gable | U.S. | Executive Vice President | 0% | 0% | 0% |
| Thomas Caputo | U.S. | Vice President | 0% | 0% | 0% |
| Nick Chakiris | U.S. | Assistant Controller | 0% | 0% | 0% |

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 $^{^{11}}$ The shareholders of Reorganized Tribune are listed above. See Attachment C, section 1.

6. JPMORGAN CHASE BANK, N.A.

It is anticipated that JPMorgan Chase Bank, N.A. ("JPMB") will hold an attributable interest in Reorganized Tribune upon its emergence from bankruptcy. JPMB is a wholly owned subsidiary of JPMorgan Chase & Co., a widely-held, publicly traded company ("JPM"). JPM, a financial holding company incorporated under Delaware law, is a leading global financial services firm and is one of the largest banking institutions in the United States, with \$2.0 trillion in assets, \$165.4 billion in stockholders' equity, and operations in more than 60 countries. JPM is a leader in investment banking, financial services for consumers and businesses, financial transaction processing, and asset management. JPMB, a national bank with branches in 23 states in the U.S., is one of JPM's principal bank subsidiaries. The indirect ownership that JPM is seeking to acquire in Reorganized Tribune represents an extremely small portion of its business activities.

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|---------------------------|-------------|---------------------|--------------------|--|-------------------------|
| JPMorgan Chase Bank, N.A. | U.S. | N/A | N/A | N/A | N/A |
| JPMorgan Chase & Co. | U.S. | Shareholder | 100% | 100% | 100% |

As noted above, under the Plan of Reorganization, a portion of JPMB's existing debt interest in Tribune will be converted into equity in Reorganized Tribune upon the company's emergence from bankruptcy. In situations in which JPMB acquires equity in this manner, the equity interest is assigned to JPMB's Special Credits Group ("SCG") and is overseen by a team consisting of a Credit Officer and an Analyst. Here, the Credit Officer handling the day-to-day management of JPMB's investment in Reorganized Tribune will be Miriam Kulnis, Executive Director, with the assistance of Naomi Hung, Analyst. Ms. Kulnis and Ms. Hung will periodically review JPMB's holdings in Reorganized Tribune and will make determinations regarding (a) any exercise of JPMB's voting rights and (b) JPMB's acquisition of additional equity or the divestiture of its existing equity in the company. In some cases, decisions may be reviewed and approved by a Regional Coordinator—here, Alex Khabin, Executive Director, and Goh Siew Tan, Associate. Certain material decisions regarding JPMB's interest in Reorganized Tribune also may be subject to the final approval of Patrick Daniello, Managing Director. 13 No further internal reviews or approvals will be needed before action may be taken with respect to JPMB's holding in Reorganized Tribune.

¹² See Attachment G, Figure 1 for the organizational structure of Reorganized Tribune and for the organization of JPM/JPMB.

¹³ Per JPMB's corporate policies, any proposal to acquire or sell interests in Tribune must be screened for regulatory and legal compliance by JPM's Legal, Regulatory, and Compliance Departments; however, the decision to trade on interests in Tribune will ultimately rest with Mr. Daniello.

Because no other officers or directors of JPMB or its corporate parent, JPM, will perform duties or have responsibilities related to JPMB's investment in Reorganized Tribune, it is respectfully submitted that the executive officers and directors of JPM and JPMB should be deemed not to hold attributable interests in Reorganized Tribune. These officers and directors include the following individuals:¹⁴

| Name | JPM Positional Interest | JPMB Positional Interest |
|-----------------------|---|---|
| James Dimon | President, Chief Executive Officer and | President, Chief Executive Officer, Chairman, |
| | Chairman | and Director |
| Frank J. Bisignano | Chief Administrative Officer | Chief Administrative Officer and Director |
| Steven D. Black | Vice Chairman | Vice Chairman and Director |
| Michael J. Cavanaugh | Chief Financial Officer | Chief Financial Officer and Director |
| Stephen M. Cutler | General Counsel | General Counsel |
| William M. Daley | Head of Corporate Responsibility, Chairman of | Head of Corporate Responsibility, Chairman of |
| | Midwest Region | Midwest Region |
| John L. Donnelly | Director of Human Resources | Director of Human Resources |
| Ina R. Drew | Chief Investment Officer | Chief Investment Officer |
| Mary Callahan Erdoes | Chief Executive Officer of Asset Management | Chief Executive Officer of Asset Management |
| Samuel Todd Maclin | Chief Executive Officer of Commercial | Chief Executive Officer of Commercial |
| | Banking | Banking |
| Jay Mandelbaum | Head of Strategy and Business Development | Head of Strategy and Business Development |
| Heidi Miller | Chief Executive Officer of Treasury & | Chief Executive Officer of Treasury & |
| | Security Services | Security Services |
| Charles W. Scharf | Chief Executive Officer of Retail Financial | Chief Executive Officer of Retail Financial |
| | Services | Services and Director |
| Gordon A. Smith | Chief Executive Officer of Card Services | Chief Executive Officer of Card Services |
| James E. Staley | Chief Executive Officer of Investment Bank | Chief Executive Officer of Investment Bank |
| | | and Director |
| Barry L. Zubrow | Chief Risk Officer | Chief Risk Officer |
| Crandall C. Bowles | Director | N/A |
| Stephen B. Burke | Director | N/A |
| David M. Cote | Director | N/A |
| James S. Crown | Director | N/A |
| Ellen V. Futter | Director | N/A |
| William H. Gray, III | Director | N/A |
| Laban P. Jackson, Jr. | Director | N/A |
| David C. Novak | Director | N/A |
| Lee R. Raymond | Director | N/A |
| William C. Weldon | Director | N/A |

The address of JPMB is 111 Polaris Parkway, Columbus, Ohio, 43240. The address of JPM is 270 Park Avenue, New York, NY 10017.

¹⁴ Pursuant to Section 73.3555, Note 2(g) of the Commission's Rules, officers and directors of a parent company of a broadcast licensee with an attributable interest in any such subsidiary entity shall be deemed to have a cognizable interest in the subsidiary unless the duties and responsibilities of the officers or directors involved are wholly unrelated to the broadcast licensee and a statement properly documenting this fact is submitted to the Commission.

7. ANGELO, GORDON & CO., L.P.

It is anticipated that investment vehicles ultimately controlled by John Angelo and Michael Gordon (collectively, "Angelo Gordon") collectively will hold an attributable interest in Reorganized Tribune upon the company's emergence from bankruptcy. These investment vehicles will include (1) investment funds that are structured as limited partnerships and are managed and controlled by Angelo Gordon ("AG Funds"); (2) investment vehicles managed and controlled by Angelo Gordon that are structured as collateral loan obligation funds ("AG CLOs"); (3) and unaffiliated investment vehicles managed by Angelo Gordon that are structured as corporations ("Managed Entities") (AG Funds, AG CLOs, and Managed Entities, collectively "Funds"). With the possible exception of two AG Funds, AG Capital Recovery Partners VI, L.P. ("AGCRP") and AG Super Fund, L.P. ("AGSF"), both of which are Delaware limited partnerships, for each of the Funds' direct ownership interests in Reorganized Tribune will comprise less than 5% of Reorganized Tribune's post-emergence Class A stock. Therefore, with the possible exception of AGCRP and AGSF, none of the Funds individually will hold an attributable interest in Reorganized Tribune.

<u>AGCRP</u>. The sole general partner of AGCRP is AG Capital Recovery VI, LLC ("AGCR"), a Delaware limited liability company. All limited partners of AGCRP are insulated and therefore will not hold an attributable interest in Reorganized Tribune. The sole member of AGCR is AG Advisors Long-Term Distressed Participation Partners, L.P. ("AG Advisors"), a Delaware limited partnership. The sole general partner of AG Advisors is AG Funds, L.P. ("AGLP"), a Delaware limited partnership. The limited partners of AG Advisors that will hold a beneficial interest in Tribune are Angelo Gordon investment professionals and their estate planning vehicles, all of which are U.S. citizens or U.S.-organized entities.¹⁷

¹⁵ See Attachment G, Figure 2 for the organizational structure of the Angelo Gordon entities involved in this transaction.

¹⁶ As explained above, the exact ownership percentage of direct holders of Reorganized Tribune stock will not be able to be determined until Reorganized Tribune emerges from bankruptcy. It is possible, but not certain, that AGCRP and AGSF each directly will hold more than 5% of Reorganized Tribune's stock upon its emergence from bankruptcy. Accordingly, the applicants have disclosed herein ownership information for AGCRP and AGSF to provide the Commission with an opportunity to review and approve each entity's qualification to hold an attributable ownership interest in Reorganized Tribune. To the extent that one or both of these entities' direct stock interest in Reorganized Tribune ultimately exceeds 5% upon Tribune's emergence from bankruptcy, their exact interests will be reflected in Reorganized Tribune's post-consummation ownership reports.

¹⁷ AG Advisors is structured as a series limited partnership under Delaware law. Delaware law permits a limited partnership to be divided into separate series. Each series keeps separate and distinct records and each effectively is treated under Delaware law as a separate legal entity from the other series within the limited partnership. For example, with respect to a series limited partnership divided into a series A and a series B under Delaware law, only the limited partners of series A of a series limited partnership hold beneficial interests in assets held by the series limited partnership in series A, and only the series A limited partners are responsible for the debts, liabilities, obligations, and expenses incurred by series A. Series B

<u>AGSF.</u> The sole general partner of AGSF is AG Super, LLC ("AG Super"), a Delaware limited liability company. As noted above, all limited partners of AGSF are insulated and therefore will not hold an attributable interest in Reorganized Tribune. The sole member of AG Super is AGLP.

AG Funds, L.P. Each of the Funds is wholly controlled, either directly or through domestic intermediate entities, by AG Funds, L.P., a Delaware limited partnership ("AGLP"). As a result, AGLP will control entities that directly hold, in the aggregate, more than 5% of Reorganized Tribune's Class A stock and therefore will hold an attributable interest in Tribune. In addition, AGLP will hold an indirect equity interest in Reorganized Tribune of less than 0.08% through its control of intermediate entities affiliated with Angelo Gordon that have co-invested in certain AG Funds. The officers of AGLP, all of whom are U.S. citizens, are John M. Angelo, Chief Executive Officer; Michael L. Gordon, Chief Operating Officer and Chief Investment Officer; Kirk Wickman, Chief Administrative Officer and General Counsel; and Joseph R. Wekselblatt, Chief Financial Officer. The sole general partner of AGLP is AG Funds GP, L.P. ("AG Funds GP"), a Delaware limited partnership, which holds more than 99.9% of the equity in AG Funds GP. The sole limited partner of AGLP is a Delaware charitable trust for which John M. Angelo is the sole trustee ("Angelo Charitable Trust"). The Angelo Charitable Trust holds a *de minimis* equity interest in AG Funds GP.

AG Funds GP, L.P. The sole general partner of AG Funds GP is JM Funds LLC ("JM Funds"), a Delaware limited liability company, which does not hold any equity interest in AG Funds GP. The sole members of JM Funds are John M. Angelo and Michael L. Gordon. The limited partners of AG Funds GP are Angelo Gordon investment professionals or their estate planning vehicle, all of which are U.S. citizens or U.S.-organized entities. Pursuant to the AG Funds GP partnership agreement, each such limited partner is insulated with respect to every media investment in which Angelo Gordon holds an attributable interest, except any media investment for which such limited partner has investment management responsibilities as an employee of Angelo Gordon & Co., L.P. With the exception of John M. Angelo and Michael L. Gordon, no individual or entity owns or controls limited partners of AG Funds GP that will hold, in the aggregate, an indirect equity interest in Reorganized Tribune of more than 0.01% as a result of the limited partners' equity interest in AG Funds GP.

limited partners hold no beneficial interests in any assets held in series A and have no responsibility for the debts, liabilities, obligations, and expenses of series A. Accordingly, the only limited partners of AG Advisors that hold a beneficial interest in AGCR are those limited partners in the same series through which AG Advisors holds its interest in AGCR. Although all of the limited partners in all of the series of AGCR are Angelo Gordon investment professionals and their estate planning vehicles, some such individuals in other series of AG Advisors are not U.S. citizens or U.S.-organized entities. None of these individuals or entities, however, holds any beneficial interest in AGCR.

¹⁸ Except as set forth above in the discussion of the ownership of AGCRP and AGSF, none of the intermediate entities between the Funds and AGLP will hold an attributable interest in Reorganized Tribune.

Angelo Gordon & Co., L.P. Angelo Gordon & Co., L.P. ("AG&Co") is a registered investment adviser and, through contractual arrangements, manages the investments of each of the Funds. Accordingly, although AG&Co will not directly or indirectly hold any stock of Reorganized Tribune, it will manage and hold voting control over stock of Reorganized Tribune that will be held by the Funds. Because AG&Co will hold voting control over more than 5% of Reorganized Tribune's stock, it will hold an attributable interest in Reorganized Tribune. The officers of AG&Co are John M. Angelo, Chief Executive Officer; Michael L. Gordon, Chief Operating Officer and Chief Investment Officer; Kirk Wickman, Chief Administrative Officer and General Counsel; and Joseph R. Wekselblatt, Chief Financial Officer. The sole general partner of AG&Co is AG Partners, L.P. ("AG Partners"), a Delaware limited partnership, which holds more than 99.9% of the equity in AG&Co. The sole limited partner of AGLP is the Angelo Charitable Trust, which holds a *de minimis* equity interest in AG&Co.

<u>AG Partners.</u> The sole general partner of AG Partners is JAMG LLC ("JAMG"), a Delaware limited liability company. The sole members of JAMG are John M. Angelo and Michael L. Gordon, both of whom are managing members. The limited partners of AG Partners are John M. Angelo, Michael L. Gordon, and certain of their family members and their estate planning vehicles, all of which are U.S. citizens or U.S.-organized entities.

AG Capital Recovery Partners VI, L.P. ("AGCRP")

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|---------------------------------------|-------------|---------------------|--------------------|--|-------------------------|
| AG Capital Recovery Partners VI, L.P. | U.S. | N/A | N/A | N/A | N/A |
| AG Capital Recovery VI LLC | U.S. | General Partner | 100% | 0.7% | 0.7% |
| Insulated limited partners | U.S. | Limited Partners | 0% | 99.3% | 99.3% |

AG Capital Recovery VI LLC ("AGCR")

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|---|-------------|---------------------|-----------------|--|-------------------------|
| AG Capital Recovery VI LLC | U.S. | N/A | N/A | N/A | N/A |
| AG Advisors Long-Term Distressed Participation Partners, L.P. | U.S. | Sole Member | 100% | 100% | 100% |

AG Advisors Long-Term Distressed Participation Partners, L.P. ("AG Advisors")

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|---|-------------|---------------------|-----------------|--|-------------------------|
| AG Advisors Long-Term Distressed Participation Partners, L.P. | U.S. | N/A | N/A | N/A | N/A |
| AG Funds, L.P. | U.S. | General Partner | 100% | See note 19 | See note 19 |
| Angelo Gordon investment professionals and their estate planning vehicles | U.S. | Limited Partners | 0% | See note 19 | See note 19 |

AG Super Fund, L.P. ("AGSF")

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|----------------------------|-------------|---------------------|-----------------|--|-------------------------|
| AG Super Fund, L.P. | U.S. | N/A | N/A | N/A | N/A |
| AG Super LLC ²⁰ | U.S. | General Partner | 100% | 0.3% | 0.3% |
| Insulated limited partners | U.S. | Limited Partners | 0% | 99.7% | 99.7% |

AG Super LLC

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|------------------|-------------|---------------------|-----------------|--|-------------------------|
| AG Super LLC | U.S. | N/A | N/A | N/A | N/A |

¹⁹ The limited partners of AG Advisors and the respective proportion of equity in AG Advisors held by the general partner, AGLP, and the limited partners are confidential and not publicly disclosed by Angelo Gordon, but will be provided to the Commission upon its request pursuant to a request for confidentiality. None of the limited partners have a right to participate in the day-to-day management of the partnership as a result of their status as limited partners of AG Advisors. Further, AG Advisors is anticipated to indirectly hold less than a 0.004% equity interest on a fully diluted basis in Reorganized Tribune. (This assumes that AGCRP holds a 5% stock interest in Reorganized Tribune. As noted in the text, it currently is not possible to determine the exact stock interest in Reorganized Tribune that will be held by AGCRP. It is possible that AGCRP will not hold a stock interest in Reorganized Tribune of 5% or more. In any event, Angelo Gordon believes that it is unlikely that AGCRP's stock interest in Reorganized Tribune will significantly exceed 5%.) Moreover, no limited partner of AG Advisors is anticipated to hold an equity interest on a fully diluted basis in Reorganized Tribune of more than 0.0005% as a result of the limited partners' equity interest in AG Advisors.

²⁰ AG Super LLC is also the general partner of another AG Fund, AG Garden Partners, L.P.

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|------------------|-------------|---------------------|-----------------|--|-------------------------|
| AG Funds, L.P. | U.S. | Sole Member | 100% | 100% | 100% |

AG Funds, L.P.21 ("AGLP")

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|--|-------------|--|-----------------|--|-------------------------|
| AG Funds, L.P. | U.S. | N/A | N/A | N/A | N/A |
| AG Funds GP, L.P. | U.S. | General Partner | 100% | >99.9% | >99.9% |
| Charitable Lead Uni Trust (Sole Trustee: John M. Angelo) | U.S. | Limited Partner | 0% | <0.1% | <0.1% |
| John M. Angelo | U.S. | Chief Executive Officer | N/A | N/A | N/A |
| Michael L. Gordon | U.S. | Chief Operating Officer and Chief Investment Officer | N/A | N/A | N/A |
| Kirk Wickman | U.S. | Chief Administrative Officer and General Counsel | N/A | N/A | N/A |
| Joseph R. Wekselblatt | U.S. | Chief Financial Officer | N/A | N/A | N/A |

AG Funds GP, L.P. ("AG Funds GP")

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|--------------------------------|-------------|---------------------|-----------------|--|-------------------------|
| AG Funds GP, L.P. | U.S. | N/A | N/A | N/A | N/A |
| JM Funds LLC | U.S. | General Partner | 100% | 0% | 0% |
| Angelo Gordon investment | U.S. | Limited Partners | 0% | 100% | 100% |
| professionals and their estate | | | | (See note 22) | (See note |
| planning vehicles | | | | | 22) |

²¹ As depicted in Attachment G, Figure 2, AGLP will hold an indirect interest in Reorganized Tribune through its indirect interests in the AG Funds, the AG CLOs, and the Managed Entities, none of which will hold more than a 5% interest in Reorganized Tribune, with the possible exception of AGCRP and AGSF. Accordingly, other than AGCRP and AGSF, the Funds have been omitted from this Exhibit.

²² The limited partners of AG Funds GP are confidential and not publicly disclosed by Angelo Gordon, but will be provided to the Commission upon its request pursuant to a request for confidentiality. None of these limited partners have a right to participate in the day-to-day management of the partnership as a result of their status as limited partners of AG Funds GP. Further, in the aggregate, the equity interests in AG Funds GP held by these limited partners are anticipated to represent less than a 0.08% equity interest on a fully diluted basis in Reorganized Tribune. Moreover, other than John M. Angelo and Michael L. Gordon,

JM Funds LLC

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|------------------|-------------|---------------------|--------------------|--|-------------------------|
| JM Funds LLC | U.S. | N/A | N/A | N/A | N/A |
| John Angelo | U.S. | Managing Member | 100% (see note 23) | See note 23 | See note 23 |
| Michael Gordon | U.S. | Managing Member | 100% (see note 23) | See note 23 | See note 23 |

Angelo, Gordon & Co., L.P.

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|--|-------------|--|-----------------|--|-------------------------|
| Angelo, Gordon & Co., L.P. | U.S. | N/A | N/A | N/A | N/A |
| AG Partners, L.P. | U.S. | General Partner | 100% | See note 24 | See note 24 |
| Charitable Lead Uni Trust (Sole Trustee: John M. Angelo) | U.S. | Limited Partner | 0% | See note 24 | See note 24 |
| John M. Angelo | U.S. | Chief Executive Officer | N/A | N/A | N/A |
| Michael L. Gordon | U.S. | Chief Operating Officer and Chief Investment Officer | N/A | N/A | N/A |
| Kirk Wickman | U.S. | Chief Administrative Officer and General Counsel | N/A | N/A | N/A |

no limited partner of AG Funds GP will hold an indirect equity interest on a fully diluted basis in Reorganized Tribune of more than 0.01% as a result of the limited partners' equity interest in AG Funds GP.

²³ The respective voting interests of Messrs. Angelo and Gordon in JM Funds and JAMG are confidential and not publicly disclosed by Angelo Gordon. Accordingly, the applicants respectfully request the FCC to approve either individual to hold voting control of JM Funds and JAMG. In addition, because neither JM Funds nor JAMG will hold a direct or indirect debt or equity interest in Reorganized Tribune, the respective equity interests of Messrs. Angelo and Gordon in JM Funds and JAMG are not germane to the Exit Applications.

²⁴ AG&Co will not directly or indirectly hold any equity interest in Reorganized Tribune and will not hold any portion of the total assets of Reorganized Tribune. Accordingly, the equity ownership, and ownership of the total assets, of AG&Co, AG Partners, the Charitable Lead Uni Trust, the limited partners of AG Partners, and JAMG are not germane to the Exit Applications.

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|-----------------------|-------------|----------------------------|-----------------|--|-------------------------|
| Joseph R. Wekselblatt | U.S. | Chief Financial Officer | N/A | N/A | N/A |

AG Partners, L.P. ("AG Partners")

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|---|-------------|---------------------|-----------------|--|-------------------------|
| AG Partners, L.P. | U.S. | N/A | N/A | N/A | N/A |
| JAMG LLC | U.S. | General Partner | 100% | See note 24 | See note 24 |
| John M. Angelo, Michael L. Gordon and certain of their family members and their estate planning vehicles ²⁵ | U.S. | Limited Partner | 0% | See note 24 | See note 24 |

JAMG LLC

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|------------------|-------------|---------------------|--------------------|--|-------------------------|
| JAMG LLC | U.S. | N/A | N/A | N/A | N/A |
| John Angelo | U.S. | Managing Member | 100% (see note 23) | See note 23 | See note 23 |
| Michael Gordon | U.S. | Managing Member | 100% (see note 23) | See note 23 | See note 23 |

The address for all Angelo Gordon entities and individuals is c/o Angelo, Gordon & Co., L.P., 245 Park Avenue, 26th Floor, New York, NY 10167. Except for the officers of AGLP and AG&Co, none of the Angelo Gordon entities described above have officers.

²⁵ The limited partners of AG Partners are confidential and not publicly disclosed by Angelo Gordon, but will be provided to the Commission upon its request pursuant to a request for confidentiality. None of these limited partners have a right to participate in the day-to-day management of the partnership as a result of their status as limited partners of AG Funds GP. Further, none of these limited partners will directly or indirectly hold any equity interest in Reorganized Tribune as a result of such limited partner's interest in AG Partners.

8. OAKTREE TRIBUNE, L.P.

It is anticipated that Oaktree Tribune, L.P. will hold an attributable interest in Reorganized Tribune upon the company's emergence from bankruptcy. The general partner of Oaktree Tribune, L.P. is Oaktree AIF Investments, L.P. Oaktree AIF Holdings, Inc. is the general partner of Oaktree AIF Investments, L.P. (and also holds a limited partnership interest in Oaktree AIF Investments, L.P.), and Oaktree Capital Group Holdings, L.P. is the sole voting shareholder of Oaktree AIF Holdings, Inc. (and also holds a limited partnership interest in Oaktree AIF Investments, L.P.). The general partner of Oaktree Capital Group Holdings, L.P. is Oaktree Capital Group Holdings GP, LLC, whose attributable members are John Frank, Bruce Karsh, Steven Kaplan, Howard Marks, and David Kirchheimer.

Oaktree Tribune, L.P. (Delaware)

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|-------------------------------|-------------|---------------------|-----------------|--|-------------------------|
| Oaktree Tribune, L.P. | U.S. | N/A | N/A | N/A | N/A |
| Oaktree AIF Investments, L.P. | U.S. | General Partner | 100% | 0% | 0% |

Oaktree AIF Investments, L.P.

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus | Percentage of Equity |
|--------------------------------------|-------------|---------------------|-----------------|---|-------------------------|
| Oalstraa AIE Inscatusanta I. D. | U.S. | N/A | NT/A | equity) | N/A |
| Oaktree AIF Investments, L.P. | | - ·· | N/A | N/A | |
| Oaktree AIF Holdings, Inc. | U.S. | General Partner | 100% | 15.17% | 15.17% |
| | | and Limited | | | |
| | TIG | Partner | 00/ | 04.020/ | 0.4.020/ |
| Oaktree Capital Group Holdings, L.P. | U.S. | Limited Partner | 0% | 84.83% | 84.83% |
| Howard Marks | U.S. | Chairman | 0% | 0% | 0% |
| Bruce Karsh | U.S. | President | 0% | 0% | 0% |
| John Frank | U.S. | Managing Principal | 0% | 0% | 0% |
| David Kirchheimer | U.S. | Chief Financial | 0% | 0% | 0% |
| | | Officer | | | |
| Todd Molz | U.S. | General Counsel | 0% | 0% | 0% |
| | | and Secretary | | | |
| Richard Ting | U.S. | Associate General | 0% | 0% | 0% |
| | | Counsel and | | | |
| | | Assistant Secretary | | | |
| Lisa Arakaki | U.S. | Senior Vice | 0% | 0% | 0% |
| | | President and | | | |
| | | Assistant Secretary | | | |

²⁶ See Attachment G, Figure 3 for the organizational structure of the Oaktree entities involved in this transaction.

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|------------------|-------------|---|-----------------|--|-------------------------|
| Emily Alexander | U.S. | Senior Vice President and Assistant Secretary | 0% | 0% | 0% |
| Martin Boskovich | U.S. | Vice President and Assistant Secretary | 0% | 0% | 0% |
| Shawn Haghighi | U.S. | Vice President and Assistant Secretary | 0% | 0% | 0% |

Oaktree AIF Holdings, Inc.

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|--------------------------------------|-------------|---|-----------------|--|-------------------------|
| Oaktree AIF Holdings, Inc. | U.S. | N/A | N/A | N/A | N/A |
| Oaktree Capital Group Holdings, L.P. | U.S. | Sole Voting Shareholder | 100% | 0% | 0% |
| Howard Marks | U.S. | Co-President | 0% | 0% | 0% |
| Bruce Karsh | U.S. | Co-President | 0% | 0% | 0% |
| Todd Molz | U.S. | Vice President, Secretary and Sole Director | 0% | 0% | 0% |
| John Edwards | U.S. | Vice President and Treasurer | 0% | 0% | 0% |
| Richard Ting | U.S. | Vice President and Assistant Secretary | 0% | 0% | 0% |
| Lisa Arakaki | U.S. | Vice President and Assistant Secretary | 0% | 0% | 0% |
| Jeff Arnold | U.S. | Vice President and Assistant Secretary | 0% | 0% | 0% |
| Emily Alexander | U.S. | Vice President and Assistant Secretary | 0% | 0% | 0% |
| Martin Boskovich | U.S. | Vice President and Assistant Secretary | 0% | 0% | 0% |
| Shawn Haghighi | U.S. | Vice President and Assistant Secretary | 0% | 0% | 0% |

Oaktree Capital Group Holdings, L.P.

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|---|-------------|---------------------|-----------------|--|-------------------------|
| Oaktree Capital Group Holdings, L.P. | U.S. | N/A | N/A | N/A | N/A |
| Oaktree Capital Group Holdings GP, LLC | U.S. | General Partner | 100% | 0% | 0% |

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|-------------------|-------------|---------------------|-----------------|--|-------------------------|
| John Frank | U.S. | Limited Partner | 0% | <1% | <1% |
| Stephen Kaplan | U.S. | Limited Partner | 0% | <1% | <1% |
| Bruce Karsh | U.S. | Limited Partner | 0% | <1% | <1% |
| David Kirchheimer | U.S. | Limited Partner | 0% | <1% | <1% |
| Howard Marks | U.S. | Limited Partner | 0% | <1% | <1% |
| Kenneth Liang | U.S. | Limited Partner | 0% | <1% | <1% |

Oaktree Capital Group Holdings GP, LLC²⁷

| Name and Address | Citizenship | Positional Interest | Percentage Vote | Percentage of Total Assets (debt plus equity) | Percentage of Equity |
|---|-------------|---|-----------------|--|-------------------------|
| Oaktree Capital Group Holdings GP, LLC | U.S. | N/A | N/A | N/A | N/A |
| Howard Marks | U.S. | Member, Manager and Chairman | 20% | 0% | 0% |
| Bruce Karsh | U.S. | Member, Manager and President | 20% | 0% | 0% |
| John Frank | U.S. | Member, Manager and Managing Principal | 20% | 0% | 0% |
| David Kirchheimer | U.S. | Member, Manager, Chief Financial Officer and Chief Administrative Officer | 20% | 0% | 0% |
| Stephen Kaplan | U.S. | Member, Manager and Principal | 20% | 0% | 0% |
| Todd Molz | U.S. | Managing Director and General Counsel | 0% | 0% | 0% |

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²⁷ Oaktree Capital Group Holdings GP, LLC ("Oaktree GP LLC") has voting and non-voting members. The operating agreement of Oaktree GP LLC includes the Commission's insulating language with respect to the non-voting members and with respect to certain voting members for media matters. The operating agreement establishes a Media Company Committee comprised of the voting members listed above. Each member of the Media Company Committee has an equal one-fifth (1/5) vote. Voting members of Oaktree GP LLC who do not serve on the Media Company Committee are considered insulated members for purposes of any media investment. In addition, notwithstanding any other provision of the operating agreement, these insulated voting members may not vote for the removal of any member of the Media Company Committee except as expressly permitted under the Commission's insulated member requirements. For the purposes of non-media related investments, all voting members of Oaktree GP LLC are permitted to vote with the percentage of all such members' voting rights governed by Oaktree GP LLC's operating agreement.

The address for all entities and individuals listed above is c/o Oaktree Capital Management, L.P. 333 South Grand Avenue, 28th Floor Los Angeles, CA 90071.

ATTACHMENT D: OTHER ATTRIBUTABLE INTERESTS OF TRIBUNE

Tribune Company, as debtor-in-possession, holds all of the issued and outstanding voting stock of Tribune Broadcasting Holdco, LLC, which, in turn, holds all of the issued and outstanding voting stock of Tribune Broadcasting Company. Tribune Broadcasting Company is the direct or indirect parent company of each of the wholly-owned licensee subsidiaries of Tribune Company listed in Attachment A hereto.

In addition to its radio and television broadcast interests described in Attachment A, Tribune also holds, pursuant to waivers granted by the Commission, (1) attributable interests in certain daily newspapers of general circulation in the same market as certain of its broadcast stations; (2) a television station operated as a "satellite" station; and (3) two television stations in a market in which a duopoly would not otherwise have been permitted. Pursuant to an order issued by the Commission on November 30, 2007, ¹ Tribune received seven waivers to allow its subsidiaries to continue to hold certain clusters of media properties in six markets. These are as follows:

- 1. A "temporary" waiver of the Commission's newspaper/broadcast crossownership rule to own WPIX(TV) and *Newsday* in New York, New York;
- 2. A "temporary" waiver of the newspaper/broadcast cross-ownership rule to own KTLA(TV) and the *Los Angeles Times* in Los Angeles, California;
- 3. A "temporary" waiver of the newspaper/broadcast cross-ownership rule to own WSFL-TV and the Ft. Lauderdale-based *Sun Sentinel* in Miami, Florida;
- 4. A "permanent" waiver of the newspaper/broadcast cross-ownership rule to own WGN, WGN-TV, and the *Chicago Tribune* in Chicago, Illinois;
- 5. A "temporary" waiver of the newspaper/broadcast cross-ownership rule to own WTIC-TV, WTXX(TV), and the *Hartford Courant* in Hartford, Connecticut;
- 6. A "permanent" "failing station" waiver of the Commission's television local ownership or "duopoly" rule to own WTIC-TV and WTXX(TV) in Hartford, Connecticut; and
- 7. A "permanent" exemption from the Commission's "duopoly" rule to permit operation of WTTK(TV), a full-power television station licensed to Kokomo, Indiana, as a "satellite" rebroadcasting the programming of WTTV(TV), Bloomington, Indiana.

¹ Shareholders of Tribune Co., supra, 22 FCC Rcd at 21281.

As described in Attachment F, Tribune is submitting, as part of the Exit Applications, requests for waiver of the Commission's broadcast ownership rules to continue ownership and operation of these combinations.

ATTACHMENT E: OTHER ATTRIBUTABLE INTERESTS OF ASSIGNEE

The parties to this application will have attributable ownership interests in the following broadcast stations controlled by Tribune Company:

| Licensee | Call Sign | Location | Facility ID |
|---|--|---|--|
| Tribune Television Northwest, Inc. | KCPQ(TV) K25CG K42CM | Tacoma, WA Aberdeen, WA Centralia/Chehalis, WA | 33894 33898 33895 |
| | K54DX K64ES | Ellensburg/Kitikas, WA Chelan, WA | 33896 33899 |
| Channel 40, Inc. | KTXL(TV) | Sacramento, CA | 10205 |
| KIAH Inc. | KIAH(TV) | Houston, TX | 23394 |
| KSWB Inc. | KSWB-TV | San Diego, CA | 58827 |
| KTLA Inc. | KTLA(TV) | Los Angeles, CA | 35670 |
| Tribune Television Holdings, Inc. | KMYQ(TV) K25CH K29ED WXMI(TV) W42CB W52DB | Seattle, WA North Bend, WA Everett, WA Grand Rapids, MI Hesperia, MI Muskegon, MI | 69571 69575 69574 68433 64440 64442 |
| Tribune Television Company | KDAF(TV) WTIC-TV WPMT(TV) WPHL-TV WXIN(TV) | Dallas, TX Hartford, CT York, PA Philadelphia, PA Indianapolis, IN | 22201 147 10213 73879 146 |
| Tribune Broadcast Holdings, Inc. | KRCW-TV K20ES K24DX KRCW-LP WTTV(TV) WTTK(TV) | Salem, OR Pendleton, etc., OR Pendleton, etc., OR Portland, OR Bloomington, IN Kokomo, IN | 10192 12671 12678 35151 56523 56526 |
| WGN Continental Broadcasting Company | WGN(AM) WGN-TV | Chicago, IL Chicago, IL | 72114 72115 |
| Channel 39, Inc. | WSFL-TV | Miami, FL | 10203 |
| KWGN Inc. | KWGN-TV | Denver, CO | 35883 |
| Tribune Television New Orleans, Inc. | WGNO(TV) WNOL-TV | New Orleans, LA New Orleans, LA | 72119 54280 |

| WPIX, Inc. | WPIX(TV) | New York, NY | 73881 |
|-------------------------|----------|------------------|-------|
| WDCW Broadcasting, Inc. | | | 30576 |
| | W51CY | Chambersburg, PA | 64680 |
| WTXX Inc. | WTXX(TV) | Waterbury, CT | 14050 |
| | | _ | |
| KPLR, Inc. | KPLR-TV | St. Louis, MO | 35417 |
| | | | |

Tribune Broadcast Holdings, Inc. operates WTTK(TV), Kokomo, Indiana, as a satellite of WTTV(TV), Bloomington, Indiana.¹

KWGN Inc., licensee of KWGN-TV, Denver, Colorado, and Community Television of Colorado License, LLC, licensee of KDVR(TV), Denver, Colorado, are parties to an attributable Local Marketing Agreement for television station KWGN-TV, Denver, Colorado. KPLR, Inc., licensee of KPLR-TV, St. Louis, Missouri, and Community Television of Missouri License, LLC, licensee of KTVI(TV), St. Louis, Missouri, are parties to an attributable Local Marketing Agreement for television station KPLR(TV), St. Louis, Missouri. In each instance, services are provided to the Tribune entity.

Benjamin L. Homel, Chief Executive Officer, President, and a Director of Tribune Company, Debtor-In-Possession, and Vice President of Tribune's Broadcast Station Licensees, is the sole member of Radioactive, LLC, which is the licensee of the stations identified below:

| Call Sign | Community of License | Facility ID |
|-----------|-----------------------|-------------|
| KYME | Rockford, IA | 164235 |
| KJLN | Sac City, IA | 164236 |
| WMLF(FM) | Watseka, IL | 164237 |
| KMML | Cimarron, KS | 164238 |
| KRMR | Hays, KS | 164239 |
| KDJM | Lindsborg, KS | 164240 |
| WKFC | North Corbin, KY | 164241 |
| WPBK | Crab Orchard, KY | 164242 |
| WUPZ | Chocolay Township, MI | 164243 |
| WUPT | Gwinn, MI | 164244 |
| WUPF | Powers, MI | 164245 |
| WUPG | Republic, MI | 164246 |
| WRAX | Lake Isabella, MI | 164247 |
| WZXP | Au Sable, NY | 164249 |
| WBLH | Black River, NY | 164250 |
| WNMR | Dannemora, NY | 164251 |

¹ Shareholders of Tribune Co., supra, 22 FCC Rcd at 21284-21286.

The following wholly owned direct or indirect subsidiaries of Tribune Company also hold attributable interests in daily newspapers of general circulation located in the same market as Tribune broadcast stations:

- Tribune ND, Inc., holder of an approximate 3% indirect equity interest in Newsday, LLC, publisher of *Newsday*, Long Island, New York;
- Los Angeles Times Communications LLC, publisher of the *Los Angeles Times*, Los Angeles, California;
- Chicago Tribune Company, publisher of the *Chicago Tribune*, Chicago, Illinois;
- Sun-Sentinel Company, publisher of the Ft. Lauderdale-based *Sun Sentinel*;
- The Hartford Courant Company, publisher of the *Hartford Courant*, Hartford, Connecticut

The following officers and directors of the above-listed Tribune Broadcast Station Licensees also hold positions as an officer and/or director of one or more of the Tribune publishing subsidiaries listed above:

- Donald J. Liebentritt, Vice President of each of the Tribune Broadcast Station Licensees, is a Director of each of Tribune's above-listed publishing subsidiaries;
- David P. Eldersveld, Secretary and a Director of each of the Tribune Broadcast Station Licensees, is also Secretary and a Director of each of Tribune's above-listed publishing companies;
- Harry A. Amsden, Assistant Treasurer of each of the Tribune Broadcast Station Licensees, is also an Assistant Treasurer of each of the above-listed Tribune publishing companies;
- Each of Patrick M. Shanahan, Jack Rodden, and Brian F. Litman, Assistant Treasurers of each of the Tribune Broadcast Station Licensees, serves as an Assistant Treasurer of each of the above-listed Tribune publishing companies;
- Chandler Bigelow III, Assistant Treasurer of each of the Tribune Broadcast Station Licensees, serves as Assistant Treasurer of each of the above-listed Tribune publishing companies except Tribune ND, Inc., of which he is President and Treasurer.

- Daniel G. Kazan, a Director of each of the Tribune Broadcast Station Licensees, is also a Director of each of the above-listed Tribune publishing companies, except for Tribune ND, Inc.;
- Benjamin L. Homel, Vice President of each of the above-listed Tribune Broadcast Station Licensees, is also a Director of Tribune ND, Inc.
- Richard S. Feeney, Controller of WTXX Inc., is also a Senior Vice President and Treasurer of The Hartford Courant Company.

Accordingly, each of the above-listed individuals, by reason of his position(s) as an officer and/or director of one or more of the Tribune Broadcast Station Licensees and as an officer and/or director of one or more of the Tribune publishing companies described above, holds a cognizable interest in both a Tribune daily newspaper, on the one hand, and a Tribune radio and/or television station, on the other. (See Attachment D (Other Attributable Interests of Tribune) for an explanation of these ownership combinations).

Oaktree Capital Group Holdings GP, LLC ("Oaktree"), through certain affiliated funds, controls GAP Broadcasting, LLC, the indirect parent of the licensees of the broadcast stations listed below.

| Call Sign | Community of License | Facility ID |
|-----------|-----------------------------|-------------|
| KEAN-FM | Abilene, TX | 54904 |
| KEYJ-FM | Abilene, TX | 17804 |
| KFGL(FM) | Abilene, TX | 73681 |
| KSLI(AM) | Abilene, TX | 54843 |
| KULL(FM) | Abilene, TX | 22158 |
| KYYW(AM) | Abilene, TX | 40997 |
| KATP(FM) | Amarillo, TX | 41433 |
| KIXZ(AM) | Amarillo, TX | 9308 |
| KXSS-FM | Amarillo, TX | 9306 |
| KMXJ-FM | Amarillo, TX | 31463 |
| KPRF(FM) | Amarillo, TX | 9307 |
| KHLA(FM) | Jennings, LA | 8169 |
| KLCL(AM) | Lake Charles, LA | 53646 |
| KJMH(FM) | Lake Arthur, LA | 22962 |
| KNGT(FM) | Lake Charles, LA | 53643 |
| KJEF(AM) | Jennings, LA | 8168 |
| KTSR(FM) | De Quincy, LA | 71555 |
| KJEF-CA | Jennings, LA | 53643 |
| KLAW(FM) | Lawton, OK | 35045 |
| KVRW(FM) | Lawton, OK | 2894 |
| KZCD(FM) | Lawton, OK | 12791 |
| KFMX-FM | Lubbock, TX | 60799 |
| KFYO(AM) | Lubbock, TX | 61151 |

| Call Sign | Community of License | Facility ID |
|-----------|-----------------------------|--------------------|
| KKAM(AM) | Lubbock, TX | 60798 |
| KKCL(FM) | Lorenzo, TX | 1721 |
| KQBR(FM) | Lubbock, TX | 60800 |
| KZII-FM | Lubbock, TX | 61150 |
| KVLL-FM | Wells, TX | 68130 |
| KYKS(FM) | Lufkin, TX | 25582 |
| KAFX-FM | Diboll, TX | 18105 |
| KSFA(AM) | Nacogdoches, TX | 11741 |
| KTBQ(FM) | Nacogdoches, TX | 11740 |
| KEEL(AM) | Shreveport, LA | 46983 |
| KXKS-FM | Shreveport, LA | 46982 |
| KRUF(FM) | Shreveport, LA | 60265 |
| KVKI-FM | Shreveport, LA | 19560 |
| KWKH(AM) | Shreveport, LA | 60266 |
| KTUX(FM) | Carthage, TX | 35688 |
| KKYR-FM | Texarkana, TX | 7066 |
| KOSY(AM) | Texarkana, AR | 7072 |
| KPWW(FM) | Hooks, TX | 65292 |
| KYGL(FM) | Texarkana, AR | 12312 |
| KMJI(FM) | Ashdown, AR | 7828 |
| KISX(FM) | Whitehouse, TX | 72661 |
| KNUE(FM) | Tyler, TX | 25585 |
| KTYL-FM | Tyler, TX | 35711 |
| KKTX-FM | Kilgore, TX | 48952 |
| KDOK(AM) | Kilgore, TX | 48950 |
| KIXS(FM) | Victoria, TX | 25584 |
| KLUB(FM) | Bloomington, TX | 68301 |
| KQVT(FM) | Victoria, TX | 19434 |
| KBZS(FM) | Wichita Falls, TX | 52074 |
| KNIN-FM | Wichita Falls, TX | 43754 |
| KWFS(AM) | Wichita Falls, TX | 6639 |
| KWFS-FM | Wichita Falls, TX | 1722 |

GAP Broadcasting Victoria License, LLC, the licensee of KIXS, KLUB and KQVT, also is the proposed assignee of KTXN-FM, Victoria, TX, Facility No. 13984. This transaction has not yet consummated, but GAP Broadcasting Victoria License, LLC is programming KTXN-FM pursuant to a local marketing agreement. *See* BALH-20080930BLB.

Oaktree, through certain affiliated funds, controls GAP Broadcasting II, LLC, the indirect parent of the licensees of the broadcast stations listed below.

| Call Sign | Community of License | Facility ID |
|-----------|----------------------|--------------------|
| KBBB(FM) | Billings, MT | 35370 |

| Call Sign | Community of License | Facility ID |
|-------------------------|-----------------------------|--------------------|
| KBUL(AM) | Billings, MT | 16772 |
| KCTR-FM | Billings, MT | 16773 |
| KKBR(FM) | Billings, MT | 16774 |
| KMHK(FM) | Worden, MT | 1315 |
| K236AB(FX) | Billings, MT | 1316 |
| KZMY(FM) | Bozeman, MT | 72722 |
| KISN(FM) | Belgrade, MT | 24172 |
| KMMS-FM | Bozeman, MT | 24171 |
| KMMS(AM) | Bozeman, MT | 24170 |
| KPRK(AM) | Livingston, MT | 37816 |
| KXLB(FM) | Livingston, MT | 30566 |
| K254AL(FX) | Livingston, MT | 11009 |
| KKTL(AM) | Casper, WY | 86873 |
| KRVK(FM) | Casper, WY | 7360 |
| KRNK(FM) | Vista West, WY | 88406 |
| KTRS-FM | Casper, WY | 26301 |
| KTWO(AM) | Casper, WY | 11924 |
| KWYY(FM) | Midwest, WY | 26300 |
| KIGN(FM) | Burns, WY | 56234 |
| KGAB(AM) | Orchard Valley, WY | 30224 |
| KLEN(FM) | Cheyenne, WY | 5991 |
| KKCB(FM) | Duluth, MN | 49686 |
| KLDJ(FM) | Duluth, MN | 53999 |
| WEBC(AM) | Duluth, MN | 49689 |
| KBMX(FM) | Proctor, MN | 4588 |
| KID(AM) | Idaho Falls, ID | 22194 |
| KID-FM | Idaho Falls, ID | 22195 |
| KLLP(FM) | Chubbuck, ID | 8413 |
| KPKY(FM) | Pocatello, ID | 30246 |
| KWIK(AM) | Pocatello, ID | 35885 |
| KEGE(FM) | Pocatello, ID | 87656 |
| K221CE(FX) | Lava Hot Springs, ID | 30247 |
| K296EA(FX) ² | Pocatello, ID | 22197 |
| KCGY(FM) | Laramie, WY | 14753 |
| KOWB(AM) | Laramie, WY | 24700 |
| KYSS-FM | Missoula, MT | 71759 |
| KGVO(AM) | Missoula, MT | 71751 |
| KMPT(AM) | East Missoula, MT | 71754 |
| KBAZ(FM) | Hamilton, MT | 4700 |
| KLYQ(AM) | Hamilton, MT | 4699 |

 $^{^2}$ An application to assign this station to Frandsen Media Company LLC has been granted, but the transaction has not yet consummated (File No. BALFT-20100219ABG).

| Call Sign | Community of License | Facility ID |
|--------------|----------------------|--------------------|
| KVWE(FM) | Frenchtown, MT | 166027 |
| KENR(FM) | Superior, MT | 88404 |
| K252BM(FX) | Seeley Lake, MT | 22911 |
| KENR-FM1(FB) | Missoula, MT | 133545 |
| KSEN(AM) | Shelby, MT | 67655 |
| KZIN-FM | Shelby, MT | 68295 |
| KEYW(FM) | Pasco, WA | 68846 |
| KFLD(AM) | Pasco, WA | 16725 |
| KOLW(FM) | Basin City, WA | 51128 |
| KORD-FM | Richland, WA | 16726 |
| KXRX(FM) | Walla Walla, WA | 16727 |
| KEZJ-FM | Twin Falls, ID | 3403 |
| KLIX(AM) | Twin Falls, ID | 3404 |
| KLIX-FM | Twin Falls, ID | 3407 |
| KSNQ(FM) | Twin Falls, ID | 87843 |
| KDBL(FM) | Toppenish, WA | 64507 |
| KATS(FM) | Yakima, WA | 64397 |
| KFFM(FM) | Yakima, WA | 49723 |
| KIT(AM) | Yakima, WA | 64398 |
| KQMY(FM) | Naches, WA | 88006 |
| KUTI(AM) | Yakima, WA | 49722 |
| K232CV(FX) | Ellensburg, WA | 64360 |

GAP Broadcasting Laramie License, LLC, the licensee of KCGY(FM) and KOWB(AM), currently programs station KLMI(FM), Rock River, WY, Facility No. 164207 pursuant to a local marketing agreement which went into effect on June 1, 2009.

Oaktree also ultimately controls the proposed assignees of Regent Communications, Inc. ("Regent") (*see, e.g.* BAL-20100323ABM). The combination of Oaktree's proposed controlling interest in Regent and its proposed attributable interest in Reorganized Tribune will comply with the FCC's radio/television cross-ownership rule. *See* 47 C.F.R. § 73.3555(c). The Exit Applications seek Commission consent for Oaktree's acquisition (through one or more affiliates) of an attributable interest in the licensees of KWGN-TV, Denver, Colorado and WXMI(DT), Grand Rapids, Michigan. Regent is the ultimate parent entity of Regent Broadcasting of Ft. Collins, Inc., which is the licensee of four FM stations located in the Fort Collins, Colorado Arbitron Metro, and Regent Broadcasting of Grand Rapids, Inc., which is the licensee of four FM stations and one AM station located in the Grand Rapids, Michigan Arbitron Metro. Section 73.3555(c)(i)(B) permits common ownership of one commercial TV and up to seven

³ These stations are: KTRR, KUAD-FM, KMAX-FM, and KKPL.

⁴ These stations are: WGRD-FM, WFGR, WLHT-FM, WTRV, and WNWZ.

commercial radio stations in a market, provided that at least 20 independently owned media voices would remain in that market post-merger. Because well over 20 such voices will remain in both the Denver-Fort Collins and Grand Rapids markets, the interest that Oaktree proposes to hold in Reorganized Tribune via the Exit Applications fully complies with Section 73.3555(c) of the Commission's rules. Subsidiaries of Regent are the licensees of the following stations:

| Call Sign | Community of License | Facility ID |
|-----------|-----------------------------|--------------------|
| WCRZ(FM) | Flint, MI | 20446 |
| WFNT(AM) | Flint, MI | 20447 |
| WLCO(AM) | Lapeer, MI | 14225 |
| WQUS(FM) | Lapeer, MI | 14224 |
| WRCL(FM) | Frankenmuth, MI | 78673 |
| WWBN(FM) | Tuscola, MI | 20448 |
| WBKR(FM) | Owensboro, KY | 67778 |
| WDKS(FM) | Newburgh, IN | 48710 |
| WGBF(AM) | Evansville, IN | 660 |
| WGBF-FM | Henderson, KY | 659 |
| WJLT(FM) | Evansville, IN | 36946 |
| WKDQ(FM) | Henderson, KY | 6871 |
| WOMI(AM) | Owensboro, KY | 67777 |
| WBZZ(FM) | Malta, NY | 6613 |
| WGNA-FM | Albany, NY | 72118 |
| WQBJ(FM) | Cobleskill, NY | 40769 |
| WQBK-FM | Rensselaer, NY | 40767 |
| WTMM-FM | Mechanicville, NY | 22004 |
| KFTE(FM) | Breaux Bridge, LA | 59288 |
| KHXT(FM) | Erath, LA | 54650 |
| KMDL(FM) | Kaplan, LA | 59289 |
| KPEL(AM) | Lafayette, LA | 12682 |
| KROF(AM) | Abbeville, LA | 275 |
| KTDY(FM) | Lafayette, LA | 12674 |
| WFGR(FM) | Grand Rapids, MI | 25837 |
| WGRD-FM | Grand Rapids, MI | 55650 |
| WLHT-FM | Grand Rapids, MI | 37457 |
| WNWZ(AM) | Grand Rapids, MI | 55648 |
| WTRV(FM) | Walker, MI | 72529 |
| KKPL(FM) | Cheyenne, WY | 54394 |
| KMAX-FM | Wellington, CO | 84497 |
| KTRR(FM) | Loveland, CO | 50375 |
| KUAD-FM | Windsor, CO | 49538 |
| WFYR(FM) | Elmwood, IL | 72080 |
| WGLO(FM) | Pekin, IL | 68622 |
| WIXO(FM) | Peoria, IL | 9894 |

| Call Sign | Community of License | Facility ID |
|-----------|----------------------|--------------------|
| WVEL(AM) | Pekin, IL | 68623 |
| WZPW(FM) | Peoria, IL | 3464 |
| KLZZ(FM) | Waite Park, MN | 60492 |
| KMXK(FM) | Cold Springs, MN | 73146 |
| KXSS(AM) | Waite Park, MN | 60493 |
| KZRV(FM) | Sartell, MN | 59149 |
| WJON(AM) | St. Cloud, MN | 73144 |
| WWJO(FM) | St. Cloud, MN | 73145 |
| WBNQ(FM) | Bloomington, IL | 68588 |
| WBWN(FM) | Leroy, IL | 40906 |
| WJBC(AM) | Bloomington, IL | 5876 |
| WJEZ(FM) | Dwight, IL | 19211 |
| WTRX-FM | Pontiac, IL | 37818 |
| WFRG-FM | Utica, NY | 50362 |
| WIBX(AM) | Utica, NY | 168 |
| WLZW(FM) | Utica, NY | 169 |
| WODZ-FM | Rome, NY | 72068 |
| WBLK(FM) | Depew, NY | 71215 |
| WBUF(FM) | Buffalo, NY | 53699 |
| WJYE(FM) | Buffalo, NY | 1915 |
| WYRK(FM) | Buffalo, NY | 1908 |
| KLAQ(FM) | El Paso, TX | 48670 |
| KROD(AM) | El Paso, TX | 14908 |
| KSII(FM) | El Paso, TX | 36949 |

Oaktree, through certain affiliated funds, holds approximately 25.84% of the capital stock of Liberman Broadcasting, Inc. ("LBI") and has the right to appoint a member to the Board of Directors of LBI. Oaktree has exercised that right by appointing Mr. Bruce Karsh, one of five members of Oaktree Capital Group Holdings GP, LLC, Oaktree's ultimate controlling entity, to LBI's Board. LBI is the ultimate parent entity of the licensees/permittees of the broadcast stations listed below. At or prior to the consummation of the transactions contemplated by this application, Mr. Karsh will resign from his membership on LBI's Board of Directors and Oaktree will relinquish its right to appoint a member to LBI's Board of Directors. Because LBI is controlled by a single majority shareholder, when Mr. Karsh resigns and Oaktree relinquishes its right to appoint a member to LBI's Board of Directors, Oaktree's interests in LBI no longer will be attributable. The stations in which LBI holds an attributable interest are:

| Call Sign | Community of License | Facility ID |
|-----------|------------------------|-------------|
| KVNR(AM) | Santa Ana, CA | 37223 |
| KWIZ(FM) | Santa Ana, CA | 37225 |
| KBUA(FM) | San Fernando, CA | 10097 |
| KBUA-FM1 | Valencia & Newhall, CA | 10098 |
| KHJ(AM) | Los Angeles, CA | 37224 |

| Call Sign | Community of License | Facility ID |
|-----------|-----------------------------|-------------|
| KBUE(FM) | Long Beach, CA | 34386 |
| KEBN(FM) | Garden Grove, CA | 50513 |
| KRQB(FM) | San Jacinto, CA | 25809 |
| KNTE-FM | El Campo, TX | 36507 |
| KJOJ(AM) | Conroe, TX | 20625 |
| KJOJ-FM | Freeport, TX | 69565 |
| KQQK(FM) | Beaumont, TX | 19087 |
| KQUE(AM) | Houston, TX | 65309 |
| KTJM(FM) | Port Arthur, TX | 20489 |
| KXGJ(FM) | Bay City, TX | 2131 |
| KEYH(AM) | Houston, TX | 2911 |
| KZJL(TV) | Houston, TX | 69531 |
| KRCA(TV) | Riverside, CA | 22161 |
| KCRA1 | Hesperia/ Pearblossom, CA | 130271 |
| KSDX-LP | San Diego, CA | 22162 |
| KSDX-LD | San Diego, CA | 168576 |
| KPNZ(TV) | Ogden, UT | 77512 |
| KVPA-LP | Phoenix, AZ | 33773 |
| WASA-LD | Port Jervis, NY | 167320 |
| KMPX(TV) | Decatur, TX | 73701 |
| KNOR(FM) | Krum, TX | 36289 |
| KTCY(FM) | Azle, TX | 28122 |
| KBOC(FM) | Bridgeport, TX | 64694 |
| KZZA(FM) | Muenster, TX | 23017 |
| KZMP(AM) | University Park, TX | 63551 |
| KZMP-FM | Pilot Point, TX | 15854 |

LBI is the ultimate parent of the proposed assignee of KWHD(TV), Castle Rock, CO, Facility No. 37101 (*see* File No. BALCDT - 20100128AHE). This application has been granted but the transaction has not yet closed. LBI also is the ultimate parent of the proposed transferee of W40BY(TX), Palatine, IL, Facility No. 68043 (*see* File No. BALTTL - 20100222ABW).

Howard Marks, Manager, Member and Chairman of Oaktree, also is a member of the Board of Trustees of the University of Pennsylvania. The University of Pennsylvania is the licensee of the following noncommercial broadcast stations:

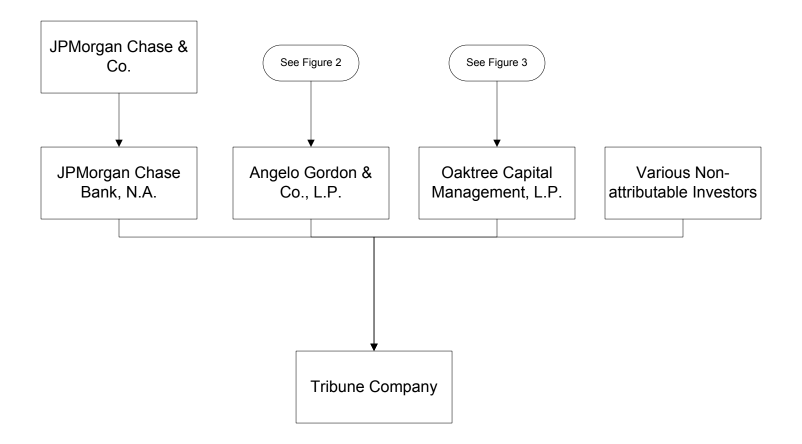
| Call Sign | Community of License | Facility ID |
|------------|----------------------|-------------|
| WXPN(FM) | Philadelphia, PA | 68229 |
| WXPH(FM) | Middletown, PA | 87834 |
| W259AU(FX) | Harrisburg, PA | 153367 |

ATTACHMENT F: REQUESTS FOR WAIVER OF THE COMMISSION'S OWNERSHIP RULES

As described in Attachment D, Tribune, through its subsidiaries, holds seven media combinations in six markets pursuant to waivers previously granted by the Commission. The following is a list of the waivers sought by Tribune in connection with the Exit Applications, together with the Tribune broadcast license subsidiary (or subsidiaries) and broadcast station (or stations) for which the waiver is requested. A copy of each request, together with supporting documentation, is being filed with the Form 314 application for the station(s) to which it pertains and, in those instances in which the request pertains to more than one licensee subsidiary, the request is being submitted with each applicable subsidiary listed below:

- 1. <u>WPIX, Inc.</u>: Waiver of the Commission's newspaper/broadcast cross-ownership rule to own WPIX(TV) and an approximate 3% indirect equity interest in *Newsday*, Long Island, New York;
- 2. <u>KTLA Inc.</u>: Waiver of the newspaper/broadcast cross-ownership rule to own KTLA(TV) and the *Los Angeles Times* in Los Angeles, California;
- 3. <u>Channel 39, Inc.</u>: Waiver of the newspaper/broadcast cross-ownership rule to own WSFL-TV and the Ft. Lauderdale-based *Sun Sentinel* in Miami, Florida;
- 4. <u>WGN Continental Broadcasting Company</u>: Waiver of the newspaper/broadcast cross-ownership rule to own WGN, WGN-TV, and the *Chicago Tribune* in Chicago, Illinois;
- 5. <u>WTXX Inc. (WTXX(TV))</u> and Tribune Television Company (WTIC-TV): Waiver of the newspaper/broadcast cross-ownership rule to own WTIC-TV, WTXX(TV), and the *Hartford Courant* in Hartford, Connecticut;
- 6. WTXX Inc. (WTXX(TV)) and Tribune Television Company (WTIC-TV):
 A "permanent" "failing station" waiver or a "failed station" waiver of the
 Commission's television local ownership or "duopoly" rule to own WTICTV and WTXX(TV) in Hartford, Connecticut; and
- 7. <u>Tribune Broadcast Holdings, Inc. (WTTK(TV) and WTTV(TV))</u>: Exemption from the Commission's "duopoly" rule to permit continued operation of WTTK(TV), a full-power television station licensed to Kokomo, Indiana, as a "satellite" rebroadcasting the programming of WTTV(TV), Bloomington, Indiana.

ATTACHMENT G: DIAGRAM OF VERTICAL STRUCTURE OF REORGANIZED TRIBUNE



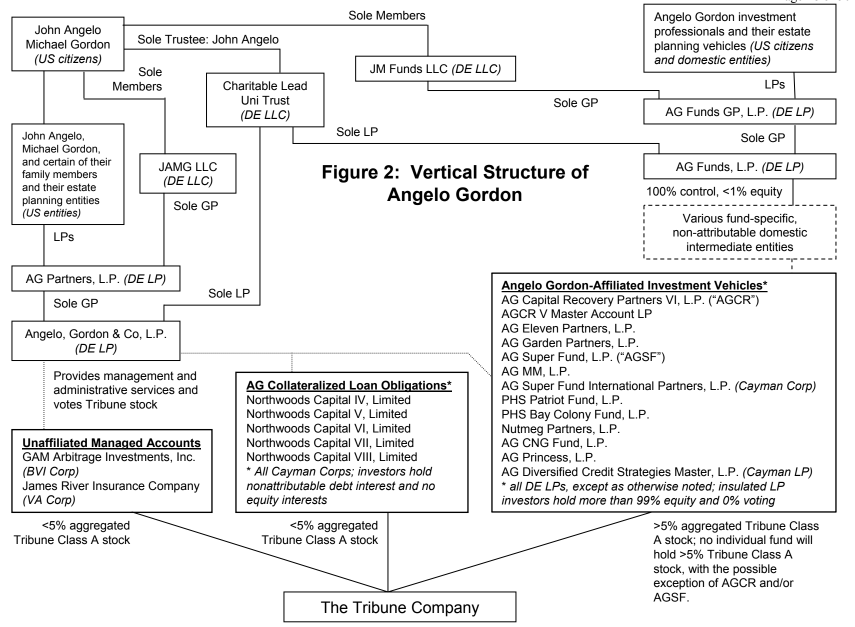
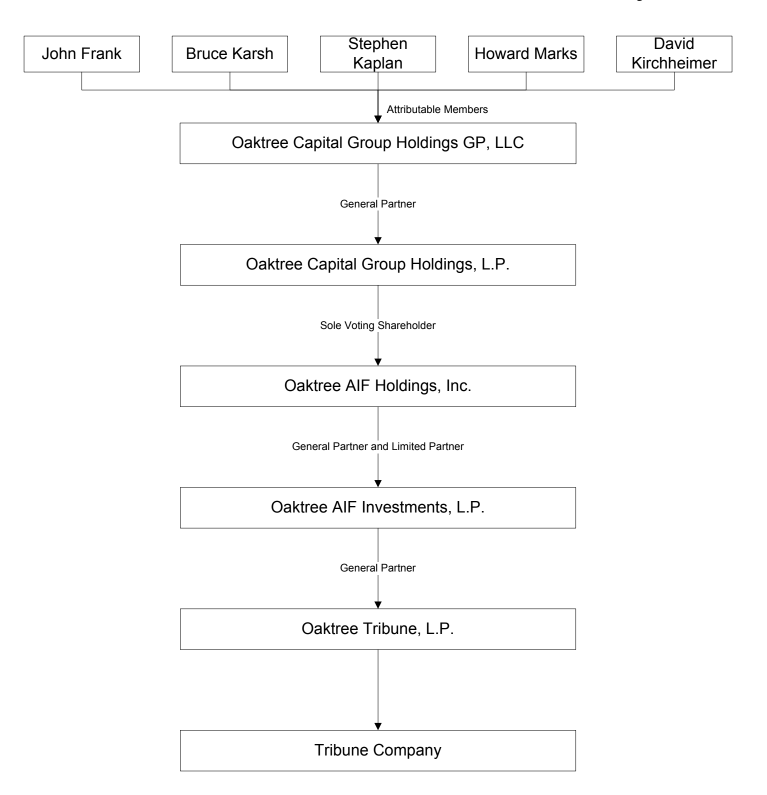


Figure 3: Vertical Structure of Oaktree Capital Management

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ATTACHMENT H: PLAN OF REORGANIZATION OF TRIBUNE COMPANY AND SUBSIDIARIES AND DISCLOSURE STATEMENT

Copies of the Plan of Reorganization and the Disclosure Statement are included in the Form 314 application filed for WGN Continental Broadcasting Company, licensee of WGN(AM), and WGN-TV, Chicago, Illinois.