

COMPREHENSIVE EXHIBIT

This application seeks the Commission's consent to the assignment of the earth station license identified in Item A8 of FCC Form 312 Schedule A (the "Earth Station"),

FROM: its existing licensee, a subsidiary of Tribune Company, Debtor-in-Possession ("Tribune"), that itself also currently is operating as a debtor-in-possession,

TO: that same licensee as proposed to be reorganized pursuant to Chapter 11 of the U.S. Bankruptcy Code.

Grant of the instant application will allow the Tribune Company ("Tribune") to emerge from bankruptcy. The proposed Assignee proposes to continue using the Earth Station in the same manner and for the same purposes as before the assignment.

The instant application is being filed so that this Earth Station, which was granted after the filing of the applications for Tribune to emerge from bankruptcy listed in the attached April 2010 Exhibit E-Comprehensive Exhibit ("Exhibit E"), may obtain proper consent to emerge from bankruptcy and be assigned out of debtor-in-possession status concurrently with other Tribune authorizations for which applications are pending before the Commission (the "Exit Applications").

The attached Exhibit E was originally filed with the Commission as part of the Exit Applications on April 28, 2010. The description of the transaction contained therein remains accurate and will be supplemented and/or amended upon issuance by the Bankruptcy Court of a Confirmation Order for a plan of reorganization. Some information in Exhibit E, however, has changed. Specifically, there have been two broadcast call sign changes: Station WTXX(TV), Waterbury changed its call sign to WCCT-TV and KMYQ(TV), Seattle changed its call sign to KZJO(TV). Tribune subsidiaries have obtained the following new earth station licenses: E110038 (licensed to WPIX, Inc., Debtor-In-Possession), E110039 (licensed to Tribune Television Company, Debtor-In-Possession), and E110041 (licensed to KTLA Inc., Debtor-In-Possession). In addition, changes to the officers and directors of Tribune and its subsidiaries that have occurred since the filing of the Exit Applications will be described in a subsequent amendment to the Exit Applications.

Assignee requests that the instant application be processed concurrently with other applications pending for consent to similar assignments in connection with Tribune Company's emergence from Chapter 11 bankruptcy, as set forth in the attached exhibits submitted with the other satellite earth station assignment applications filed and pending in connection with the Tribune reorganization.

As of the date of this filing, the Bankruptcy Court has not issued a Confirmation Order for a plan of reorganization for Tribune. This application and the other pending applications for consent for Tribune and its licensee subsidiaries to emerge from bankruptcy will be amended promptly once the Bankruptcy Court has issued its Confirmation Order.

EXHIBIT E – COMPREHENSIVE EXHIBIT

I. DESCRIPTION OF TRANSACTION

This application is one of more than fifty concurrently filed applications (the “Exit Applications”) being submitted to the Media Bureau, International Bureau, and Wireless Telecommunications Bureau 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, this application seeks Commission approval of the assignment of each of the licenses identified at Item A8 of FCC Form 312 Schedule A from its existing licensee, which currently is operating as a debtor-in-possession, to that same licensee,¹ as reorganized pursuant to Chapter 11 of the U.S. Bankruptcy Code. As explained in more detail in the concurrently filed applications on FCC Form 314 for the assignment of broadcast licenses (listed in Attachment A hereto), 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 in Reorganized Tribune. It is anticipated that three of Tribune’s creditors—JPMorgan Chase Bank, N.A., Angelo, Gordon & Co. L.P., and Oaktree Capital Management, L.P.—each will have a direct or indirect ownership interest in Reorganized Tribune that is attributable under the Commission’s broadcast ownership rules, *see* 47 C.F.R. § 73.3555.

II. 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 broadcast 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 under the broadcast attribution rules. Attachment C hereto provides detailed information on the ownership of each of these entities.

¹ 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.

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.² 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.³ Accordingly, 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.⁴ The Plan of Reorganization includes a provision designed to reduce the

² 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.

³ 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."); *Paxson Management Corporation and Lowell W. Paxson*, 22 FCC Rcd 22224, 22231-32 (2007) ("Permitting a certain level of minority investor protection without implicating the multiple ownership rules is generally in the public interest because it encourages investment in broadcast properties, and thus enhances the ability of stations to provide better programming to the public.").

⁴ 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

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.

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 the concurrently filed FCC Forms 314, 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.

**ATTACHMENT A: TRIBUNE BROADCAST INTERESTS AND LICENSEE
 SUBSIDIARIES**

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

Tribune

¹ Construction permit.

² Satellite of WTTV(TV).

Assignor	Assignee	Call Sign	Community
Inc., Debtor-In-Possession	Television New Orleans, Inc.	WNOL-TV	New Orleans, LA
WPIX, Inc., Debtor-In-Possession	WPIX, Inc.	WPIX(TV)	New York, NY
WDCW Broadcasting, Inc., Debtor-In-Possession	WDCW Broadcasting, Inc.	WDCW(TV)	Washington, DC
		W51CY	Chambersburg, PA
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
		WNEU601
		E070263
		KG62
Chicago Tribune Company, Debtor-In-Possession	Chicago Tribune Company	WQP427
Chicagoland Microwave License, Inc., Debtor-In-Possession	Chicagoland Microwave License, Inc.	WNTQ776
		WOF49
		E040146
		KB60125
		WLY387
The Hartford Courant Company, Debtor-In-Possession	The Hartford Courant Company	WLY388
		WQDX448
KIAH Inc., Debtor-In-Possession	KIAH Inc.	WNSZ973
		E000330
KPLR, Inc., Debtor-In-Possession	KPLR, Inc.	WPWC614
		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, Debtor-In-Possession	Los Angeles Times Communications, LLC	KNNJ823

Assignor	Assignee	Call Sign
		KD26376
		KMH964
		KNGL886
		KRJ233
		WNML710
		WNML711
		WPGW829
		WPLR391
		WPNY772
		WPSD866
Orlando Sentinel Communications Company, Debtor-In-Possession	Orlando Sentinel Communications Company	KIM936
		WNYH803
		WPNL352
Sun-Sentinel Company, Debtor-In-Possession	Sun-Sentinel Company	WQFE854
		WPVI791
The Morning Call, Inc., Debtor-In-Possession	The Morning Call, Inc.	WPDT670
		KER671
		WPMP325
Tribune Broadcast Holdings, Inc., Debtor-In-Possession	Tribune Broadcast Holdings, Inc.	WPQL890
		E000117
		E940434
Tribune Television Company, Debtor-In-Possession	Tribune Television Company	WPPB659
		WPVV416
		WPWD615
		E000143
		E030089
		E050094
		E861091
		E880192
		E910286
		E940358
		E960251
		EO90014
Tribune Television Holdings, Inc., Debtor-In-Possession	Tribune Television Holdings, Inc.	WNDA663
		WPOS479
		WPXL969
		E980505
Tribune Television New Orleans, Inc., Debtor-In-Possession	Tribune Television New Orleans, Inc.	E060339
		E070143
		E090031
		E960025
		WPJD417
		WPJD418

Assignor	Assignee	Call Sign
		WPTC527
		WPTC528
Tribune Television Northwest, Inc., Debtor-In-Possession	Tribune Television Northwest, Inc.	WPND900
		WPLP484
		WPND901
		WPNJ210
		WPON880
		WPON881
		WPSS919
		WPYH836
		WQDR693
		WPOQ408
		E030207
		E050057
		E990062
		E010294
WGN Continental Broadcasting Company, Debtor-In-Possession	WGN Continental Broadcasting Company	KNNI895
		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 EARTH STATION LICENSEES⁵

Name	Citizenship	Positional Interest	Percentage of Votes	Percentage of Total Assets
Earth 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 & Director	0%	0%
Jerry Kersting	U.S.	Vice President	0%	0%
Gina Mazzaferri ⁹	U.S.	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%
Additional station personnel ¹⁰	U.S.	See Chart	0%	0%

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., 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 Chicagoland Microwave License, 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 KWGN Inc.

¹⁰ See the following chart.

Additional Officers of Each Tribune Company License 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
Channel 40, Inc.	Peter D. Filice, Controller
Tribune Television Company	Richard J. Graziano, Senior Vice President 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
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
WPIX, Inc.	Betty Ellen Berlamino, President Catherine Davis, Controller
Chicagoland Microwave License, Inc.	Steve Farber, Vice President Marty Wilke, Vice President Sheau-ming Ross, Assistant Treasurer

Ownership of Licensee Subsidiaries

Name of Licensee	100% Parent Entity	Percentage of Votes	Percentage of Total Assets
KIAH Inc.	Tribune Broadcasting Company	100%	100%
Channel 39, 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%
WPIX, Inc.	Tribune Broadcasting Company	100%	100%
Chicagoland Microwave License, 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 President	0%	0%
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	0%	0%

Name & Address	Citizenship	Positional Interest	Percentage of Votes	Percentage of Total Assets
		Treasurer		
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)	--	--	--
Chandler Bigelow III	U.S.	President & Treasurer	0%	0%
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 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%
Tribune Company	U.S. (Delaware corporation)	Owner	100%	100%

5. TRIBUNE COMPANY¹¹

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 & Corporate Secretary	0%	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%

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”).¹² 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 D, 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 Chairman	President, Chief Executive Officer, 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 Midwest Region	Head of Corporate Responsibility, Chairman of 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 Banking	Chief Executive Officer of Commercial Banking
Jay Mandelbaum	Head of Strategy and Business Development	Head of Strategy and Business Development
Heidi Miller	Chief Executive Officer of Treasury & Security Services	Chief Executive Officer of Treasury & Security Services
Charles W. Scharf	Chief Executive Officer of Retail Financial Services	Chief Executive Officer of Retail Financial 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.¹⁵ 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,¹⁶ 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.

AGCRP. 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 D, 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

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AGSF. 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”).¹⁸ 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. Wechselblatt, 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.

AG Partners. 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
AG Funds, L.P.	U.S.	Sole Member	100%	100%	100%

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.

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. Wechselblatt	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 professionals and their estate planning vehicles	U.S.	Limited Partners	0%	100% (See note ²²)	100% (See note ²²)

²¹ As depicted in Attachment D, 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, 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.

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
Joseph R. Wechselblatt	U.S.	Chief Financial Officer	N/A	N/A	N/A

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.

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.

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.²⁶ 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

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.

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

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 equity)	Percentage of Equity
Oaktree AIF Investments, L.P.	U.S.	N/A	N/A	N/A	N/A
Oaktree AIF Holdings, Inc.	U.S.	General Partner and Limited Partner	100%	15.17%	15.17%
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 Officer	0%	0%	0%
Todd Molz	U.S.	General Counsel and Secretary	0%	0%	0%
Richard Ting	U.S.	Associate General Counsel and Assistant Secretary	0%	0%	0%
Lisa Arakaki	U.S.	Senior Vice President and Assistant Secretary	0%	0%	0%
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 Haghghi	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%
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

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

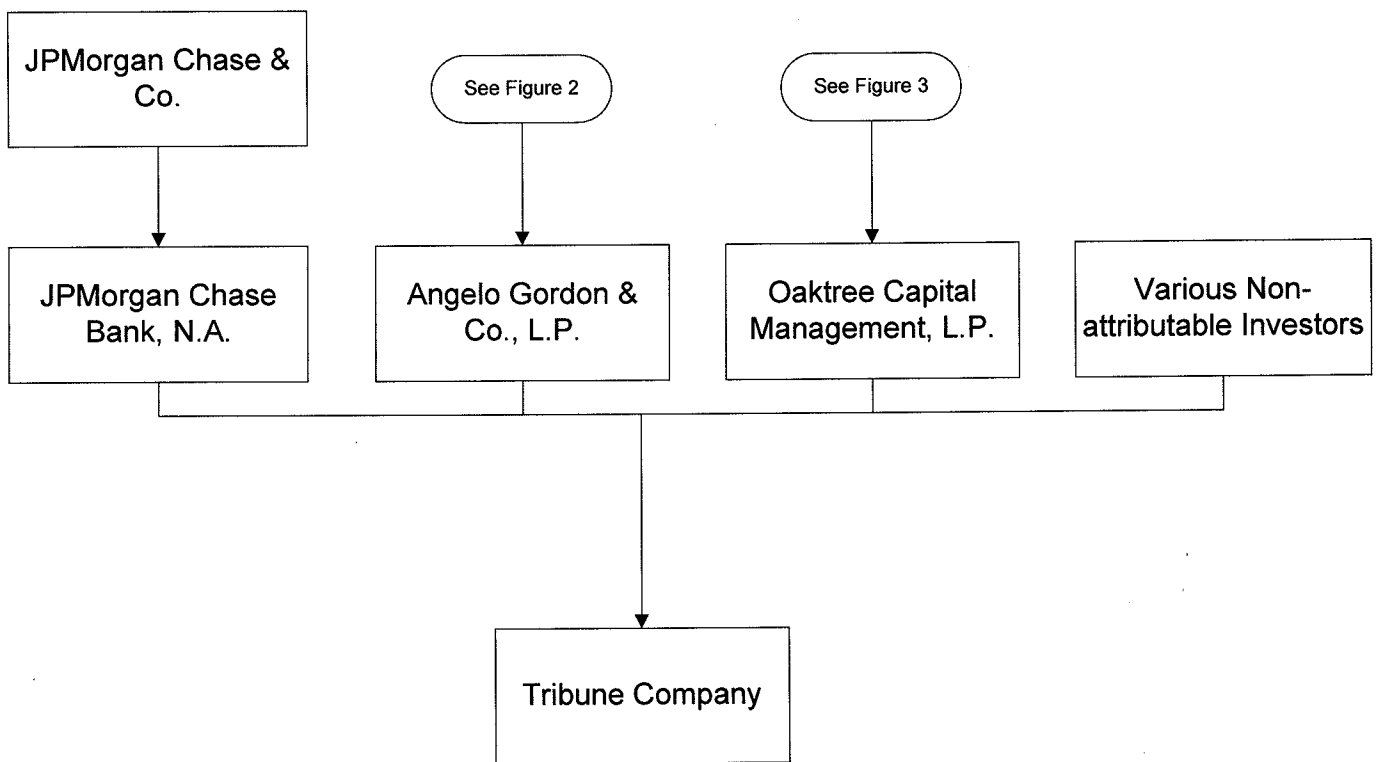
Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (debt plus equity)	Percentage of Equity
Oaktree Capital Group Holdings GP, LLC	U.S.	N/A	N/A	N/A	N/A
Howard Marks	U.S.	Member, Manager and Chairman	20%	0%	0%
Bruce Karsh	U.S.	Member, Manager and President	20%	0%	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%

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.

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.

ATTACHMENT D: ORGANIZATIONAL CHART

Figure 1: Vertical Structure of Reorganized Tribune



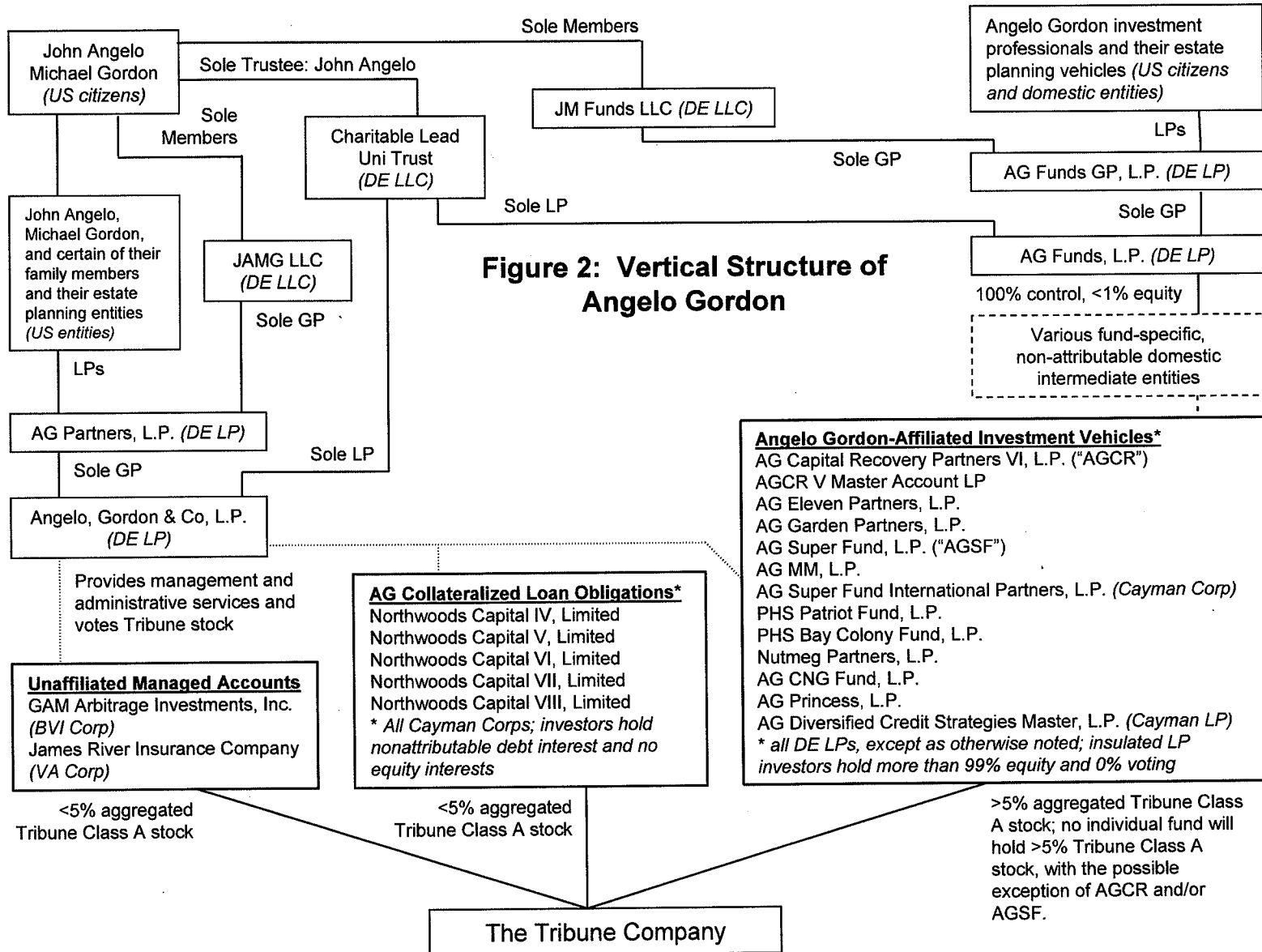


Figure 3: Vertical Structure of Oaktree Capital Management

