

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

TRIBUNE COMPANY, et al.,

Debtors.

Chapter 11

Case No. 08-13141 (KJC)

Jointly Administered

DEBTOR	CASE NO.	EID NO.
Tribune Company	08-13141	36-1880355
435 Production Company	08-13142	95-4388865
5800 Sunset Productions Inc.	08-13143	36-3845510
Baltimore Newspaper Networks, Inc.	08-13144	52-1998258
California Community News Corporation	08-13145	95-4425306
Candle Holdings Corporation	08-13146	95-4645626
Channel 20, Inc.	08-13147	06-1057399
Channel 39, Inc.	08-13148	65-0085256
Channel 40, Inc.	08-13149	68-0183844
Chicago Avenue Construction Company	08-13150	36-4328634
Chicago River Production Company	08-13151	36-3845434
Chicago Tribune Company	08-13152	36-2643437
Chicago Tribune Newspapers, Inc.	08-13153	36-6100439
Chicago Tribune Press Service, Inc.	08-13154	36-2273167
ChicagoLand Microwave Licensee, Inc.	08-13155	36-3721579
Chicagoland Publishing Company	08-13156	36-3993237
Chicagoland Television News, Inc.	08-13157	36-3801352
Courant Specialty Products, Inc.	08-13159	06-1529221
Direct Mail Associates, Inc.	08-13160	23-2536121
Distribution Systems Of America, Inc.	08-13161	11-3033811
Eagle New Media Investments, LLC	08-13162	14-1871168
Eagle Publishing Investments, LLC	08-13163	14-1871171
forsalebyowner.com Corp.	08-13165	13-4120219
ForSaleByOwner.com Referral Services, LLC	08-13166	26-2909205
Fortify Holdings Corporation	08-13167	95-4645628
Forum Publishing Group, Inc.	08-13168	65-0612940
Gold Coast Publications, Inc.	08-13169	59-2145505
Greenco, Inc.	08-13170	95-2067416
Heart & Crown Advertising, Inc.	08-13171	06-1099808
Homeowners Realty, Inc.	08-13172	84-1641507
Homestead Publishing Co.	08-13173	52-0704903
Hoy Publications, LLC	08-13175	35-2212352
Hoy, LLC	08-13174	22-3608033
Insertco, Inc.	08-13176	11-3522663
Internet Foreclosure Service, Inc.	08-13177	06-1656550
JuliusAir Company II, LLC	08-13179	N/A
JuliusAir Company, LLC	08-13178	36-4449479
Kiah Inc.	08-13180	76-0484014
KPLR, Inc.	08-13181	43-0737943
KSWB Inc.	08-13182	94-2457035

DEBTOR	CASE NO.	EID NO.
KTLA Inc.	08-13183	95-1743404
KWGN Inc.	08-13184	84-0565347
Los Angeles Times Communications LLC	08-13185	36-4371324
Los Angeles Times International, Ltd.	08-13186	95-4456079
Los Angeles Times Newspapers, Inc.	08-13187	36-4370416
Magic T Music Publishing Company	08-13188	36-3716522
NBBF, LLC	08-13189	26-2990893
Neocomm, Inc.	08-13190	59-3227208
New Mass. Media, Inc.	08-13191	04-2529553
New River Center Maintenance Association, Inc.	08-13192	65-0245621
Newscom Services, Inc.	08-13193	65-0574817
Newspaper Readers Agency, Inc.	08-13194	36-1547335
North Michigan Production Company	08-13195	36-3845466
North Orange Avenue Properties, Inc.	08-13196	59-3564056
Oak Brook Productions, Inc.	08-13197	36-4012598
Orlando Sentinel Communications Company	08-13198	59-1103775
Patuxent Publishing Company	08-13200	52-2064223
Publishers Forest Products Co. of Washington	08-13201	91-0844750
Sentinel Communications News Ventures, Inc.	08-13202	36-4132027
Shepard's Inc.	08-13203	13-3337931
Signs of Distinction, Inc.	08-13204	52-2073603
Southern Connecticut Newspapers, Inc.	08-13205	06-0971455
Star Community Publishing Group, LLC	08-13206	11-3475612
Stemweb, Inc.	08-13207	11-3634276
Sun-Sentinel Company	08-13208	59-1022684
The Baltimore Sun Company	08-13209	95-4066880
The Daily Press, Inc.	08-13210	54-1399368
The Hartford Courant Company	08-13211	06-0383490
The Morning Call, Inc.	08-13212	23-0337560
The Other Company LLC	08-13213	26-2455337
Times Mirror Land And Timber Company	08-13214	95-4017088
Times Mirror Payroll Processing Company, Inc.	08-13215	95-4684227
Times Mirror Services Company, Inc.	08-13216	84-1301326
TMLH 2, Inc.	08-13217	95-4640720
TMLS I, Inc.	08-13218	95-4640719
TMS Entertainment Guides, Inc.	08-13219	36-4386325
Tower Distribution Company	08-13220	73-1539066
Towering T Music Publishing Company	08-13221	36-4202470
Tribune Broadcast Holdings, Inc.	08-13222	94-2444438
Tribune Broadcasting Company	08-13223	36-3082569
Tribune Broadcasting Holdco, LLC	08-13224	71-1032534
Tribune Broadcasting News Network, Inc.	08-13225	36-3731088
Tribune California Properties, Inc.	08-13226	36-3491629
Tribune Direct Marketing, Inc.	08-13227	36-3751479
Tribune Entertainment Company	08-13228	36-2596232
Tribune Entertainment Production Company	08-13229	36-3845393
Tribune Finance Service Center, Inc.	08-13231	36-4407844
Tribune Finance, LLC	08-13230	71-1032537
Tribune License, Inc.	08-13232	95-4401035
Tribune Los Angeles, Inc.	08-13233	04-3724522

DEBTOR	CASE NO.	EID NO.
Tribune Manhattan Newspaper Holdings, Inc.	08-13234	43-2027279
Tribune Media Net, Inc.	08-13235	36-4407847
Tribune Media Services, Inc.	08-13236	13-0571080
Tribune Network Holdings Company	08-13237	36-4039936
Tribune New York Newspaper Holdings, LLC	08-13238	43-2027278
Tribune Nm, Inc.	08-13239	95-4579939
Tribune Publishing Company	08-13240	36-3779720
Tribune Television Company	08-13241	06-1251634
Tribune Television Holdings, Inc.	08-13242	36-3491630
Tribune Television New Orleans, Inc.	08-13244	36-3234055
Tribune Television Northwest, Inc.	08-13245	62-1172975
Valumail, Inc.	08-13246	06-1539512
Virginia Community Shoppers, LLC	08-13247	43-1994025
Virginia Gazette Companies, LLC	08-13248	36-4419587
WATL, LLC	08-13249	95-4527384
WCWN LLC	08-13250	04-3465982
WDCW Broadcasting, Inc.	08-13251	36-4308300
WGN Continental Broadcasting Company	08-13252	36-1919530
WLVI Inc.	08-13253	36-3918074
WPIX, Inc.	08-13254	36-3110191
WTXX, Inc.	08-13255	06-1501268

**NOTICE OF ENTRY OF BAR DATE ORDER ESTABLISHING
DEADLINES FOR FILING PROOFS OF CLAIM AGAINST THE DEBTORS**

PLEASE TAKE NOTICE THAT:

The United States Bankruptcy Court for the District of Delaware (the “Bankruptcy Court”) has entered an order (the “Bar Date Order”) establishing deadlines to file proofs of claim for all claims (as defined below) against the above-captioned debtors and debtors-in-possession (collectively, the “Debtors”) that arose prior to December 8, 2008 (the “Petition Date”).

Pursuant to the terms of the Bar Date Order, and except as otherwise provided herein, each person or entity (including, without limitation, each individual, partnership, joint venture, corporation, limited liability company, estate, trust, or governmental unit) that holds or asserts a claim against any of the Debtors must file a proof of claim with original signature, substantially conforming to the proof of claim form attached hereto, so that it is **actually received** by Epiq Bankruptcy Solutions, LLC (“Epiq”), the Bankruptcy Court-approved claims and noticing agent in these chapter 11 cases, on or before the Bar Dates set forth below. Proofs of claim sent by **first-class mail** must be sent to the following address:

Tribune Company Claims Processing Center
c/o Epiq Bankruptcy Solutions, LLC
FDR Station
P.O. Box 5069
New York, NY 10150-5069

Proofs of claim sent by **messenger** or **overnight courier** must be sent to the following address:

Tribune Company Claims Processing Center
c/o Epiq Bankruptcy Solutions, LLC
757 Third Avenue, Third Floor
New York, NY 10017

The Debtors will enclose a Proof of Claim form to this Bar Date Notice for each person or entity scheduled on the Debtors' Schedules. When sent to a creditor whose claim is scheduled, the Proof of Claim form will be customized to specify (a) the identity of the Debtor against which the person or entity's claim is scheduled; (b) the amount of the scheduled claim, if any; (c) whether the claim is listed as disputed, contingent, or unliquidated; and (d) whether the claim is listed as a secured, unsecured priority, or unsecured nonpriority claim. If you have enclosed herewith a customized proof of claim form, then you are listed on the Debtors' Schedules. To the extent that you disagree with the information provided on the customized proof of claim form, you should substitute the pre-printed information with the information that you believe is correct.

If you have not received a pre-printed proof of claim form, you are not listed on the Debtors' Schedules. If you believe that you have a claim against the Debtor(s), you may download a form from Epiq's website (<http://chapter11.epiqsystems.com/tribune>).

To be properly filed, a proof of claim must be filed in the bankruptcy case of the specific Debtor against which the claimant holds or asserts a claim. For example, if a claimant holds or asserts a claim against 435 Production Company, the proof of claim must be filed against 435 Production Company in case number 08-13142. If a claimant wishes to assert a claim against more than one Debtor, separate proof of claim forms must be filed against each applicable Debtor. A complete list of Debtors with corresponding case numbers is set forth above.

Proofs of claim will be deemed timely filed only if actually received by Epiq on or before the bar date associated with such claim. Further, Epiq will not accept Proofs of Claim sent by facsimile, telecopy, e-mail or other electronic submission.

General Bar Date. Except as otherwise provided herein, each person or entity (including any governmental unit), holding or asserting a claim against one or more of the Debtors that arose prior to the Petition Date must file a proof of claim so that it is actually received by Epiq on or before **June 12, 2009 at 4:00 p.m. (prevailing Eastern Time)**.

Amended Schedules Bar Date. If, on or after the date on which the Debtors serve this Notice, the Debtors amend or supplement their schedules of assets and liabilities, list of equity holders, and statements of financial affairs (collectively, the "Schedules") (i) to reduce the undisputed, noncontingent and liquidated amount of a claim, (ii) to change the nature or characterization of a claim, or (iii) to add a new claim to the Schedules, the affected claimant is required to file a proof of claim or amend any previously filed proof of claim in respect of the amended scheduled claim so that the proof of claim is actually received by Epiq on or before the later of (x) the General Bar Date or (y) thirty (30) days after the claimant is served with notice of the applicable amendment or supplement to the Schedules.

Rejection Bar Date. A proof of claim relating to a Debtor's rejection of an executory contract or unexpired lease pursuant to a Court order entered prior to the applicable Debtor's plan of reorganization must be filed so that it is actually received by Epiq on or before the later of (i) the General Bar Date or (ii) thirty (30) days after the effective date of such Court order.

For purposes of the Bar Date Order and this Notice, the term "claim" means (i) any right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; or (ii) any right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured as of the Petition Date.

For the avoidance of doubt, there are certain affiliates of Tribune that have not filed petitions for relief under chapter 11 of the Bankruptcy Code; therefore, claims against such entities will not be administered in these proceedings.¹ Accordingly, parties holding claims against such entities should not file Proofs of Claim in these chapter 11 cases.

The following persons and entities need **NOT** file proofs of claim on or before the General Bar Date:

- a. any person or entity that has already properly filed a Proof of Claim against the applicable Debtor(s) in these chapter 11 cases with either Epiq or the Clerk of the Court for the United States Bankruptcy Court for the District of Delaware;
- b. any person or entity (i) whose claim is listed in the Debtors' Schedules or any amendments thereto, and (ii) whose claim is not described therein as "disputed," "contingent," or "unliquidated," and (iii) who does not dispute the amount or characterization of its claim (including that the claim is an obligation of the specific Debtor against which the claim is listed in the Schedules) as set forth in the Schedules;
- c. professionals retained by the Debtors or the Committee pursuant to orders of this Court who assert administrative claims for fees and expenses subject to the Court's approval pursuant to sections 330, 331 and 503(b) of the Bankruptcy Code;
- d. any person or entity that asserts an administrative expense claim against the Debtors pursuant to section 503(b) of the Bankruptcy Code; provided, however, that any person or entity that has a claim on account of prepetition goods received by the Debtors within twenty days of the Petition Date may (i) file a Proof of Claim with Epiq prior to the General

¹ The non-debtor subsidiaries are: Chicago National League Ball Club, LLC; Chicago Cubs Dominican Baseball Operations, LLC; Diana-Quentin, LLC; Fairfax Media, Inc.; Multimedia Insurance Company; Professional Education Publishers International (Africa) Pty Ltd.; TMS Entertainment Guides Canada Corp.; Tribune (FN) Cable Ventures Inc.; Tribune Hong Kong, Ltd.; Tribune Interactive, Inc.; Tribune Media Services, B.V.; Tribune National Marketing Company; Tribune ND, Inc.; Tribune Receivables LLC; Tribune Sports Network Holdings, LLC; and Wrigley Field Premium Tickets and Services, LLC.

Bar Date or (ii) file a request for payment of such claim with the Court in accordance with section 503 of the Bankruptcy Code;

- e. current officers and directors² of the Debtors who assert claims for indemnification and/or contribution arising as a result of such officers' or directors' prepetition or postpetition services to the Debtors;
- f. current employees of the Debtors, or labor unions authorized by law to represent current employees, in each case with respect to any claim that arose prior to the Petition Date (i) based on the payment of wages, vacation pay, reimbursable expenses, worker's compensation claims, and other benefits, etc. that were previously authorized to be paid by order of the Court, including the Wage Order approved by the Court on December 10, 2008,³ or (ii) based on the ordinary course of their employment with the Debtors and for which payment has not yet been authorized by order of the Court (e.g. various benefit plans and programs); provided, however, that if the Debtors provide written notice stating that the Debtors do not intend to exercise their authority to pay any such claim, the affected current employee shall have until the later of (i) the Bar Date and (ii) thirty (30) days from the date of service of such written notice to file a Proof of Claim;
- g. customers who subscribe to the Debtors' newspapers with respect to any claim that arose prior to the Petition Date and is based on advance payments for hardcopy or online subscriptions of any of the Debtors' newspapers, for which claims the Debtors were previously authorized to honor by order of the Court, including the Customer Programs Order approved by the Court on December 10, 2008;⁴ provided, however, that if the Debtors provide written notice stating that the Debtors do not intend to exercise their authority to honor any such claim, the affected subscriber shall have until the later of (i) the Bar Date and (ii) thirty (30) days from the date of service of such written notice to file a Proof of Claim;
- h. solely in the event that the Administrative Agent under either that certain Credit Agreement, dated as of May 17, 2007 or that certain Senior Unsecured Interim Loan Agreement, dated as of December 20, 2007 (in

² Current officers and directors shall include the officers and directors of the Debtors as of the date of the Bar Date Order.

³ "Wage Order" means the Order Granting Debtors' Motion and (I) Authorizing: (A) Payment of Prepetition Employee Wages, Salaries, and Other Compensation; (B) Payment of Prepetition Compensation Owed to Independent Contractors and Temporary Workers; (C) Reimbursement of Prepetition Employee Business Expenses; (D) Payments for Which Prepetition Payroll and Tax Deductions Were Made; (E) Contributions to Prepetition Employee Benefit Programs and Continuation of Such Programs in the Ordinary Course; (F) Payment of Workers' Compensation Obligations; and (G) Payment to Third Parties of All Costs and Expenses Incident to the Foregoing Payments and Contributions; and (II) Authorizing Applicable Banks and Other Financial Institutions to Honor and Pay All Checks and Transfers Drawn On the Debtors' Payroll Accounts to Make the Foregoing Payments (Docket No. 53).

⁴ "Customer Programs Order" means the Order Authorizing, but not Requiring, the Debtors to Honor Certain Prepetition Obligations to Customers and to Otherwise Continue Prepetition Customer Programs and Practices in the Ordinary Course Of Business (Docket No. 50).

each case with its related security agreements, guarantees, and other documents and collectively, as amended, supplemented or otherwise modified, the “Prepetition Credit Agreements” with claims arising thereon or thereunder referred to herein as “Bank Claims”) files a Proof of Claim on account of the applicable Bank Claims, any person or entity (a “Prepetition Lender”) whose claim is limited exclusively to a claim for repayment by the applicable Debtor(s) of principal, interest and other applicable fees and charges on or under the applicable Prepetition Credit Agreement; provided, however, that (a) the Administrative Agent under either Prepetition Credit Agreement shall be authorized, but not directed, to file on behalf of itself and all Prepetition Lenders under the applicable Prepetition Credit Agreement a single Proof of Claim on account of the applicable Bank Claims prior to the General Bar Date, (b) such single Proof of Claim shall be deemed to have been filed by such Administrative Agent and by each such Prepetition Lender against all Debtor(s) liable under such Prepetition Credit Agreement and (c) if the Administrative Agent files such Proof of Claim, (i) it shall not be required to file with its Proof of Claim any instruments, agreements, or other documents evidencing the obligations referenced in such Proof of Claim;⁵ and (ii) any holder of a Bank Claim under the Prepetition Credit Agreements that asserts a claim against a Debtor arising out of or relating to the Prepetition Credit Agreements other than a Bank Claim shall be required to file a Proof of Claim on account of such claim on or before the General Bar Date, unless another exception in this paragraph applies;

- i. solely in the event that any of the Indenture Trustees under any of the Indentures (in each case with its related documents and collectively, as amended, supplemented, or otherwise modified, the “Indentures” with claims arising thereon or thereunder referred to herein as “Note Claims”) files a Proof of Claim on account of the applicable Note Claims, any person or entity (a “Noteholder”) whose claim is limited exclusively to a claim for repayment by Tribune of principal, interest, and other applicable fees and charges on or under the applicable Indenture; provided, however, that (a) the Indenture Trustees under any of the Indentures shall be authorized, but not directed, to file on behalf of themselves and all Noteholders under the applicable Indentures a single Proof of Claim on account of the applicable Note Claims prior to the General Bar Date, (b) such single Proof of Claim shall be deemed to have been filed by such Indenture Trustee and by each such Noteholder against Tribune under such Indenture, and (c) if any Indenture Trustee files such Proof of Claim, (i) it shall not be required to file with its Proof of Claim any instruments, agreements, or other documents evidencing the obligations referenced in

⁵ The filing of a Proof of Claim by the Administrative Agent under either of the Prepetition Credit Agreements should not affect the right of any Prepetition Lender under the respective documents to vote separately the amount of its respective claims with respect to any plan of reorganization.

such Proof of Claim;⁶ and (ii) any holder of a Note Claim under the Indentures that asserts a claim against any of the Debtors arising out of or relating to the Indentures other than a Note Claim shall be required to file a Proof of Claim on account of such claim on or before the General Bar Date, unless another exception in this paragraph applies;⁷

- j. any Debtor asserting a claim against another Debtor;
- k. any wholly-owned non-debtor subsidiary of a Debtor asserting a claim against a Debtor; and
- l. any person or entity whose claim against the Debtors has been allowed by an order of the Court entered on or before the Bar Date.

Any person or entity (including, without limitation, any individual, partnership, joint venture, corporation, limited liability company, estate, trust or governmental unit) that is required to file a timely proof of claim in the form and manner specified by the Bar Date Order and this Notice and that fails to do so on or before the bar date associated with such claim shall not be treated as a creditor in these chapter 11 proceedings, and therefore, shall not be permitted to (i) vote on any plan of reorganization or plan of liquidation or (ii) receive any distribution under any confirmed plan.

Acts or omissions of the Debtors, if any, that occurred prior to the Petition Date, including acts or omissions related to any indemnity agreements, guarantees, or services provided to or rendered by the Debtors, may give rise to claims against the Debtors notwithstanding the fact that such claims (or any injuries on which they are based) may be contingent or may not have matured or become fixed or liquidated prior to the Petition Date. Therefore, any person or entity that holds or asserts a claim or a potential claim against the Debtors, no matter how remote or contingent, must file a proof of claim on or before the General Bar Date.

You should not file a Proof of Claim if you do not have a claim against the Debtors. The fact that you received this Notice does not necessarily mean that you have a claim or that either the Debtors or the Bankruptcy Court believe that you have a claim.

⁶ The filing of a Proof of Claim by any of the Indenture Trustees under any of the Indentures should not affect the right of any Noteholder under the respective documents to vote separately the amount of its respective claims with respect to any plan of reorganization.

⁷ Tribune issued Notes pursuant to (i) Indenture, dated as of January 1, 1997 between Tribune Company and Citibank, N.A. (successor to Bank of Montreal Trust Company and Bank of New York), as trustee; (ii) Indenture, dated as of April 1, 1999 between Tribune Company and Citibank, N.A. (successor to Bank of Montreal Trust Company and Bank of New York), as trustee; (iii) Indenture, dated as of January 30, 1995 between Tribune Company (as successor pursuant to the First Supplemental Indenture to The Times Mirror Company, f/k/a New TMC Inc.) and Citibank, N.A. (successor to Bank of New York, Wells Fargo Bank, N.A. and First Interstate Bank of California), as trustee; (iv) Indenture, dated as of March 19, 1996 between Tribune Company (successor pursuant to the Second Supplemental Indenture to The Times Mirror Company) and Citibank, N.A., as trustee; (v) Indenture, dated as of March 1, 1992 between Tribune Company and Citibank, N.A. (successor to Continental Bank, National Association, Bank of Montreal Trust Company and Bank of New York), as trustee; and (vi) Indenture, dated as of April 13, 1999 between Tribune Company and Wilmington Trust Company (successor to Bank of Montreal Trust Company), as trustee.

You may be listed as the holder of a claim against the Debtors in the Schedules. If you hold or assert a claim that is not listed in the Schedules or if you disagree with the amount or priority of your claim as listed in the Schedules, or your claim is listed in the Schedules as “contingent,” “unliquidated,” or “disputed,” you **must** file a proof of claim. Copies of the Schedules and the Bar Date Order are available for inspection during regular business hours at the office of the Clerk of the Bankruptcy Court, United States Bankruptcy Court for the District of Delaware, 3rd Floor, 824 Market Street, Wilmington, Delaware 19801. In addition, copies of the Debtors’ Schedules and Bar Date Order may be obtained for a charge through Delaware Document Retrieval, 2 East 7th Street, 2nd Floor, Wilmington, Delaware 19801, or viewed on the Internet at the Bankruptcy Court’s website (<http://www.deb.uscourts.gov/>) by following the directions for accessing the ECF system on such website. Information relating to the Debtors’ restructuring, including all documents referenced in this notice can also be viewed and downloaded free of charge on Epiq’s website (<http://chapter11.epiqsystems.com/tribune>).

Questions concerning the contents of this Bar Date Notice and requests for proofs of claim should be directed to Epiq at (800) 622-1125 between the hours of 9 a.m. and 5 p.m. (Prevailing Eastern Time), Monday through Friday. Please note that Epiq’s staff is not permitted to give legal advice. You should consult your own attorney for assistance regarding any other inquiries, such as questions concerning the completion or filing of a proof of claim.

Dated: Wilmington, Delaware
April 13, 2009

BY ORDER OF THE HONORABLE KEVIN J. CAREY
CHIEF UNITED STATES BANKRUPTCY JUDGE

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