

**UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

In re:

TUESDAY MORNING CORP., *et al.*,¹

Debtors.

Chapter 11

Case No. 20-31476-HDH-11

Ref. Docket No. 616

**Carla A Martin JOINDER TO MR. JEREMY BLOOM *PRO SE* MOTION FOR AN
APPOINTING OF AN OFFICIAL COMMITTEE OF EQUITY SECURITY HOLDERS
PURSUANT TO SECTION 1102 OF THE BANKRUPTCY CODE**

¹The Debtors in these Chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, include: Tuesday Morning Corporation (8532) ("TM Corp."); TMI Holdings, Inc. (6658) ("TMI Holdings"); Tuesday Morning, Inc. (2994) ("TMI"); Friday Morning, LLC (3440) ("FM LLC"); Days of the Week, Inc. (4231) ("DOTW"); Nights of the Week, Inc. (7141) ("NOTW"); and Tuesday Morning Partners, Ltd. (4232) ("TMP"). The location of the Debtors' service address is 6250 LBJ Freeway, Dallas, TX 75240.

Carla A Martin
11815 Baccarat Lane NE...
ABQ, NM 87111

August 31, 2020

Honorable Harlin DeWayne Hale
United States Bankruptcy Court for the Northern District of Texas, Dallas Division
1100 Commerce St., 14th Floor, Courtroom No. 3,
Dallas, Texas 75242
Via Postal Mail and email: *hdh_settings@txnb.uscourts.gov* & *ecfhelp@txnb.uscourts.gov*

**RE: Tuesday Morning Corp., Case 20-31476-HDH-11
Support of Motion for an Official Committee of Equity Security Holders**

Dear Judge Hale:

My name is Carla Martin and I am a private investor owning 95,000 common shares of Tuesday Morning Corporation. It is my understanding on May 27, 2020, Tuesday Morning Corporation, and six of its affiliates (collectively, the “Debtors”) filed petitions in the United States Bankruptcy Court for the Northern District of Texas seeking relief under Chapter 11 of the United States Bankruptcy Code. Moreover, I am aware although the United States Trustee has already appointed an Official Committee of Unsecured Creditors in the case, equity holders have not yet been provided adequate representation in the case, despite being an “in-the-money” security.

On August 17, 2020, Mr. Jeremy Blum filed an amended *pro se* Motion for an Appointing of an Official Committee of Equity Security Holders Pursuant to Section 1102 of the Bankruptcy Code. I wish to respectfully inform the Court of my robust support for Mr. Blum’s motion and hope it is promptly approved at the September 8th hearing. If you have any additional questions or request, I am available via email: *martincarla999@gmail.com*

or 505-480-5579

Sincerely,
