20-10418-mew Doc 923-4 Filed 10/19/20 Entered 10/19/20 19:08:54 Notice of Hearing Pg 1 of 5 Hearing Date: November 19, 2020 at 11:00 a.m. (Prevailing Eastern Time) Objection Deadline: November 12, 2020 at 4:00 p.m. (Prevailing Eastern Time)

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- and -

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Jennifer Madden (admitted *pro hac vice*) 525 University Avenue Palo Alto, California 94301 Telephone: (650) 470-4500 Fax: (650) 470-4570

Counsel for Plan Administration Trustee

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
In re	:	Chapter 11
	:	
JCK LEGACY COMPANY, et al.,	:	Case No. 20-10418 (MEW)
	:	
Wind-Down Debtors. ¹	:	(Jointly Administered)
	:	
	x	

NOTICE OF HEARING TO CONSIDER PLAN ADMINISTRATION <u>TRUSTEE'S SIXTEENTH OMNIBUS OBJECTION TO CLAIMS</u> (NO LIABILITY CLAIMS – PENSION CLAIMS)

TOGUT, SEGAL & SEGAL LLP Albert Togut Kyle J. Ortiz Amy Oden One Penn Plaza, Suite 3335 New York, New York 10119 Telephone: (212) 594-5000 Fax: (212) 967-4258

¹ The Wind-Down Debtors in these chapter 11 cases and the last four characters of each Wind-Down Debtor's tax identification number are: JCK Legacy Company (0478) and Herald Custom Publishing of Mexico, S. de R.L. de C.V. (5UZ1). The location of the Plan Administration Trustee's service address for purposes of these chapter 11 cases is: 1201 W Peachtree Street, NW, Suite 500, Atlanta, Georgia 30309.

THIS OBJECTION SEEKS TO EXPUNGE CERTAIN CLAIMS. CLAIMANTS RECEIVING THIS OBJECTION SHOULD LOCATE THEIR NAMES AND CLAIMS ON EXHIBIT 1 TO THE DECLARATION OF SEAN M. HARDING ANNEXED HERETO.

PLEASE TAKE NOTICE that on October 19, 2020, Sean M. Harding, a Senior Managing Director with FTI Consulting, Inc. and the Plan Administration Trustee (the "Plan Administration Trustee") for JCK Legacy Company and certain of its affiliates (collectively, the "Debtors") filed the *Plan Administration Trustee's Sixteenth Omnibus Objection to Claims* (*No Liability Claims – Pension Claims*) (the "Objection").

PLEASE TAKE FURTHER NOTICE that a hearing on the Objection to consider the entry of an order disallowing and expunging certain claims for which the Debtors have no liability to the claimants asserting such claims will be held before the Honorable Michael E. Wiles, United States Bankruptcy Judge in the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Courtroom 617, New York, New York 10004 (the "Bankruptcy Court"), on November 19, 2020 at 11:00 a.m. (prevailing Eastern Time) (the "Hearing"), or as soon thereafter as counsel may be heard, unless the telephonic hearing procedures set forth in General Order M-543 (Morris, C.J.) (as may be amended) remain in effect as of that date, in which case the Hearing shall be held telephonically via Court Solutions LLC. Instructions to register for Court Solutions LLC are attached to Gen. Ord. M-543.

PLEASE TAKE FURTHER NOTICE that Gen. Ord. M-543, along with other temporary procedures implemented by the Bankruptcy Court in connection with the COVID-19 pandemic (including electronic filing procedures for *pro se* parties) can be found by visiting www.nysb.uscourts.gov and clicking on the "Coronavirus COVID-19 Protocol" banner.

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PLEASE TAKE FURTHER NOTICE that responses or objections

(the "Responses"), if any, to the Objection, must be made in writing and (a) filed with the

Bankruptcy Court no later than 4:00 p.m. (prevailing Eastern Time) on November 12, 2020

(the "Response Deadline") and (b) served so as to be actually received by the following parties

by the Response Deadline:

(i) the Debtors, JCK Legacy Company, c/o FTI Consulting, Inc., 1201 W Peachtree Street, NW, Suite 500, Atlanta, Georgia 30309, Attn.: Sean M. Harding (sean.harding@fticonsulting.com);

(ii) counsel for the Plan Administration Trustee, Skadden, Arps, Slate, Meagher & Flom LLP, One Manhattan West, New York, New York 10001, Attn.: Shana A. Elberg (shana.elberg@skadden.com) and Bram A. Strochlic (bram.strochlic@skadden.com), 300 South Grand Avenue, Suite 3400, Los Angeles, California 90071, Attn.: Van C. Durrer, II (van.durrer@skadden.com), and Destiny N. Almogue (destiny.almogue@skadden.com) and 525 University Avenue, Palo Alto, California 94301 Attn.: Jennifer Madden (jennifer.madden@skadden.com);

(iii) co-counsel for the Plan Administration Trustee, Togut, Segal & Segal LLP, One Penn Plaza, Suite 3335, New York, New York 10119, Attn.: Albert Togut (altogut@teamtogut.com) and Kyle J. Ortiz (kortiz@teamtogut.com);

(iv) the Office of the United States Trustee, U.S. Federal Office Building, 201 Varick Street, Room 1006, New York, New York 10014, Attn.: Benjamin J. Higgins and Brian S. Masumoto;

(v) counsel to the Official Committee of Unsecured Creditors, Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038-4982, Attn.: Kristopher M. Hansen (khansen@stroock.com), Frank A. Merola (fmerola@stroock.com), Erez E. Gilad (egilad@stroock.com), Samantha L. Martin (smartin@stroock.com), and Gabriel E. Sasson (gsasson@stroock.com);

(vi) counsel to Chatham Asset Management, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019, Attn.: Andrew N. Rosenberg (arosenberg@paulweiss.com) and Elizabeth R. McColm (emccolm@paulweiss.com) and John T. Weber (jweber@paulweiss.com);

(vii) counsel to Brigade Capital Management, LP, Kramer Levin Naftalis & Frankel LLP, 1177 Avenue of the Americas, New York, New York 10036, Attn.: Thomas Moers Mayer (tmayer@kramerlevin.com), Douglas H. Mannal (dmannal@kramerlevin.com) and David Braun (dbraun@kramerlevin.com);

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(viii) counsel to the Pension Benefit Guaranty Corp., Schafer and Weiner, PLLC, 40950 Woodward Avenue, Suite 100, Bloomfield Hills, Michigan 48304, Attn.: Joseph K. Grekin (jgrekin@schaferandweiner.com); and

(ix) any party that has requested notice pursuant to Bankruptcy Rule 2002.

PLEASE TAKE FURTHER NOTICE that a copy of the Objection can be

obtained through the Bankruptcy Court's electronic case filing system at www.nysb.uscourts.gov

using a PACER password (to obtain a PACER password, go to the PACER website,

www.pacer.gov) or the website maintained by the Debtors' noticing agent, Kurtzman Carson

Consultants LLC, at www.kccllc.net/McClatchy.

PLEASE TAKE FURTHER NOTICE that if no timely, written responses are

filed and received in accordance with the foregoing, an order granting the relief sought in the Objection may be entered by the Court.

[Concluded on Following Page]

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Dated: New York, New York October 19, 2020

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/s/ Kyle J. Ortiz

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Counsel for Plan Administration Trustee

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
In re	:	Chapter 11
	:	
JCK LEGACY COMPANY, et al.,	:	Case No. 20-10418 (MEW)
	:	
Wind-Down Debtors. ¹	:	(Jointly Administered)
	:	
	x	

PLAN ADMINISTRATION TRUSTEE'S SIXTEENTH OMNIBUS OBJECTION TO CLAIMS (NO LIABILITY CLAIMS – PENSION CLAIMS)

¹ The Wind-Down Debtors in these chapter 11 cases and the last four characters of each Wind-Down Debtor's tax identification number are: JCK Legacy Company (0478) and Herald Custom Publishing of Mexico, S. de R.L. de C.V. (5UZ1). The location of the Plan Administration Trustee's service address for purposes of these chapter 11 cases is: 1201 W Peachtree Street, NW, Suite 500, Atlanta, Georgia 30309.



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THIS OBJECTION SEEKS TO EXPUNGE CERTAIN CLAIMS. CLAIMANTS RECEIVING THIS OBJECTION SHOULD LOCATE THEIR NAMES AND CLAIMS ON EXHIBIT 1 TO THE DECLARATION OF SEAN M. HARDING ANNEXED HERETO.

TO THE HONORABLE MICHAEL E. WILES, UNITED STATES BANKRUPTCY JUDGE:

Sean M. Harding, a Senior Managing Director with FTI Consulting, Inc. and the Plan Administration Trustee (the "Plan Administration Trustee") for JCK Legacy Company and certain of its affiliates (collectively, the "Debtors" or the "Company"), hereby submits this omnibus claims objection (the "Objection"), pursuant to sections 105(a) and 502 of title 11 of the United States Code (the "Bankruptcy Code") and Rule 3007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), for an order, substantially in the form annexed hereto as Exhibit A (the "Proposed Order"), disallowing and expunging certain claims (the "No Liability Claims") listed on Exhibit 1 to the Declaration of Sean M. Harding (the "Declaration"), for which the Debtors have no liability to the claimants asserting the No Liability Claims. In support of this Objection, the Plan Administration Trustee relies on the Declaration, annexed hereto as Exhibit B, and respectfully represents:

JURISDICTION

This Court has jurisdiction to consider this Objection pursuant to 28
 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

2. The statutory predicates for the relief requested herein are sections 105(a) and 502 of the Bankruptcy Code and Bankruptcy Rule 3007.

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BACKGROUND

3. On February 13, 2020 (the "**Petition Date**"),² each Debtor commenced a case by filing a petition for relief under chapter 11 of the Bankruptcy Code (collectively, the "**Chapter 11 Cases**"). The Chapter 11 Cases are jointly administered.

4. On February 26, 2020, the Office of the United States Trustee for the Southern District of New York appointed a creditors' committee in these Chapter 11 Cases [Docket No. 114].

5. Prior to the Petition Date, the Debtors were a diversified digital and print media business, focused on providing strong, independent local journalism to thirty communities in fourteen states, as well as national news coverage through the Debtors' Washington D.C.-based bureau. The Debtors also provided a full suite of both local and nationwide digital marketing services. The Debtors' businesses were comprised of websites and mobile applications, mobile news and advertising, video products, a digital marketing services, and community newspapers, niche publications, other print and digital direct marketing services, and community newspapers. The Company's business operations, corporate and capital structures, and restructuring efforts are described in greater detail in the *Declaration of Sean M. Harding in Support of Chapter 11 Petitions and First Day Papers* [Docket No. 23].

6. On April 28, 2020, the Debtors filed their schedules of assets and liabilities and statement of financial affairs (collectively, the "Schedules and Statements"). On

On March 24, 2020 (the "Additional Petition Date"), Debtor Oak Street Redevelopment Corporation ("Oak Street") also commenced a case by filing a chapter 11 petition. As used herein, the term "Petition Date" encompasses the Additional Petition Date, and the term "Chapter 11 Cases" includes the Oak Street chapter 11 case, which is being jointly administered with the Debtors' chapter 11 cases commenced on February 13, 2020. See Order (I) Directing Joint Administration of Cases and (II) Waiving Requirements of Bankruptcy Code Section 342(c)(1) and Bankruptcy Rules 1005 and 2002(n) [Docket No. 265].

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June 16, 2020, the Debtors filed amendments to the Schedules and Statements.

7. Pursuant to the Order Establishing Bar Dates for Filing Proofs of Claim and Approving Form and Manner of Notice Thereof, dated May 21, 2020 [Docket No. 485] (the "**Bar Date Order**") and Bankruptcy Rule 3003(c)(3), the Court established July 10, 2020 at 5:00 p.m. (Eastern Time) as the deadline to file proofs of claim against the Debtors' estates on account of claims that arose or were deemed to have arisen prior to the Petition Date (the "**General Bar Date**"). Pursuant to the Bar Date Order and section 502(b)(9) of the Bankruptcy Code, the Court established August 11, 2020 at 5:00 p.m. (Eastern Time) as the deadline for all governmental units to file proofs of claim against the Debtors' estates on account of claims that arose or were deemed to have arisen prior to the Petition Date (the "**Governmental Bar Date**," and together with the General Bar Date, the "**Bar Dates**"). Additionally, the Bar Date Order approved the form of proof of claim to be filed against the Debtors and the manner of giving notice of the Bar Dates.

8. Pursuant to the Bar Date Order, publication notice of the Bar Dates appeared in the *New York Times* on May 29, 2020. *See* Docket No. 513.

9. On September 21, 2020, the Debtors filed the *First Amended Joint Chapter 11 Plan of Distribution of JCK Legacy Company and its Affiliated Debtors and Debtors in Possession* [Docket No. 867, Exhibit A] (as may be amended, modified, and/or supplemented from time to time, the "**Chapter 11 Plan**").³

10. On September 25, 2020, the Court entered the *Findings of Fact*, *Conclusions of Law, and Order Approving the Disclosure Statement and Confirming the First Amended Joint Chapter 11 Plan of Distribution of JCK Legacy Company and its Affiliated*

³ Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Chapter 11 Plan.

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Debtors and Debtors in Possession [Docket No. 879]. The Effective Date of the Chapter 11

Plan occurred on September 30, 2020 [Docket No. 886].

11. The Chapter 11 Plan established the deadline for filing proofs of or

requests for payment of Administrative Claims as thirty (30) days after the Effective Date of the

Chapter 11 Plan, unless otherwise ordered by the Court.

12. Pursuant to Article 6.6 of the Chapter 11 Plan, the Plan Administration

Trustee was appointed as of the Effective Date. As set forth in the Chapter 11 Plan:

Except as otherwise specifically provided for in the Plan, after the Effective Date, the Plan Administration Trustee shall retain responsibility for (a) administering, disputing, objecting to, compromising, or otherwise resolving all Claims against, and Interests in, the Debtors, including (i) filing, withdrawing, or litigating to judgment objections to Claims or Interests, (ii) settling or compromising any Disputed Claim without any further notice to or action, order, or approval by the Bankruptcy Court, and (iii) administering and adjusting the claims register to reflect any such settlements or compromises without any further notice to or action, order, or approval by the Bankruptcy Court, and (b) making distributions (if any) with respect to all Claims and Interests; provided, however, that upon the creation of the GUC Recovery Trust, the GUC Recovery Trustee, on behalf of the GUC Recovery Trust, shall have the authority, but not the obligation, to object to, compromise, settle, otherwise resolve, or withdraw any objections to all General Unsecured Claims.

Chapter 11 Plan at Art. 8.2.

13. On October 13, 2020 the Court entered the Order Authorizing the Debtors

to File Omnibus Claims Objections on Grounds Other Than as Set Forth in Bankruptcy Rule

3007(d) [Docket No. 908] (the "Omnibus Procedures Order").

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14. Among other things, the Omnibus Procedures Order authorizes the Plan

Administration Trustee to file omnibus objections to claims on the grounds that the claims seek

recovery for which the Debtors are not liable. See Docket No. 908 at \P 2(c).

<u>RELIEF REQUESTED</u>

15. Pursuant to sections 105(a) and 502 of the Bankruptcy Code and

Bankruptcy Rule 3007, the Plan Administration Trustee seeks entry of an order, substantially in

the form of the Proposed Order, disallowing and expunging the No Liability Claims.

BASIS FOR RELIEF

16. Section 502 of the Bankruptcy Code provides, in pertinent part:

(a) A claim or interest, proof of which is filed under section 501 of this title, is deemed allowed, unless a party in interest, including a creditor of a general partner in a partnership that is a debtor in a case under chapter 7 of this title, objects.

11 U.S.C. § 502(a).

17. Bankruptcy Rule 3001(f) provides that "[a] proof of claim executed and filed in accordance with [the Bankruptcy Rules] shall constitute prima facie evidence of the validity and amount of the claim." Fed. R. Bankr. P. 3001(f).

18. The Omnibus Procedures Order provides that the Debtors, the Plan Administration Trustee, and the GUC Recovery Trustee are authorized to file omnibus objections seeking reduction, reclassification, and/or disallowance of secured claims, administrative expense claims, priority claims, unsecured claims, interests, claims pursuant to section 510(b) of the Bankruptcy Code, and all other "claims" as that term is defined in section 101(5) of the Bankruptcy Code (collectively, "**Claims**"), on the grounds that the Claims seek recovery of amounts for which the Debtors are not liable.

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19. As set forth in Bankruptcy Rule 3001(f), a properly executed and filed proof of claim constitutes *prima facie* evidence of the validity and the amount of the claim under section 502(a) of the Bankruptcy Code. *See In re Vanegas*, 290 B.R. 190, 193 (Bankr. D. Conn. 2003) (citing Bankruptcy Rule 3001(f) and holding that the evidence submitted by the debtor was insufficient to overcome the validity and amount of bank's proof of claim); *In re Rockefeller Ctr. Props.*, 272 B.R. 524, 539 n.13, 553 (Bankr. S.D.N.Y. 2000) (citing Bankruptcy Rule 3001(f) in analysis of debtors' objection to former tenant's proof of claim and granting partial summary judgment with respect to the objection where there were no material facts in dispute).

20. To receive the benefit of *prima facie* validity, however, "the proof of claim must set forth the facts necessary to support the claim." *In re Marino*, 90 B.R. 25, 28 (Bankr. D. Conn. 1988) (holding that claimant's proof of claim was not entitled to the presumption of *prima facie* validity because it did not set forth the necessary facts); *see also* Fed. R. Bankr. P. 3001(c)(1) (requiring claimant to provide documentation where claim is based on a writing).

21. A party objecting to the proof of claim must only provide evidence sufficient to negate the *prima facie* validity of the claim by refuting one or more of the facts in the filed claim. *See In re Waterman Steamship Corp.*, 200 B.R. 770, 774–75, 777 (Bankr. S.D.N.Y. 1996) (reopening discovery into asbestos claims due to insufficient information upon which to determine validity of claims). Once this occurs, "the burden reverts to the claimant to prove the validity of the claim by a preponderance of the evidence." *In re WorldCom, Inc.*, No. 02-13533 (AJG), 2005 WL 3832065, at *4, *9 (Bankr. S.D.N.Y. 2005) (citing Bankruptcy Rule 3001(f) and holding that claimant did not meet its burden to prove validity of anticipatory

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breach and unjust enrichment claims, but that further evidence was needed to assess the merits of lack of good faith claim) (quoting *In re Allegheny Int'l, Inc.*, 954 F.2d 167, 173–74 (3d Cir. 1992)); *see also In re St. Johnsbury Trucking Co.*, 206 B.R. 318, 323, 328 (Bankr. S.D.N.Y. 1997) (citing Bankruptcy Rule 3001(f) and allowing claim where debtor failed to refute any of the material facts in proof of claim).

22. The claimant must prove the claim, not sit back while the objector attempts to disprove it. *See In re Bennett*, 83 B.R. 248, 252 (Bankr. S.D.N.Y. 1988) (holding that debtor presented sufficient evidence to rebut the *prima facie* validity of claimant's claim and that claimant failed to prove claim by a preponderance of credible evidence).

OBJECTION TO NO LIABILITY CLAIMS

23. The Plan Administration Trustee submits that the No Liability Claims should be disallowed and expunged because the Debtors are not liable to such claimants for the obligations asserted in the No Liability Claims.

24. Specifically, each of the No Liability Claims were filed by, or on behalf of, certain employees or former employees of the Debtors, and each asserts a claim on account of pension benefits related to The McClatchy Company Retirement Plan, a company-sponsored noncontributory defined benefit pension plan (the "**Pension Plan**") covered by the Pension Benefit Guaranty Corporation (the "**PBGC**").

25. On August 7, 2020, the Court entered an order approving, among other things, the sale of substantially all of the Debtors' assets free and clear of claims, liens, interests, and encumbrances (the "Sale Transaction") to SIJ Holdings, LLC ("Purchaser") pursuant to that Asset Purchase Agreement, dated as of July 24, 2020 (the "Acquisition Agreement"). Pursuant to the terms of the Acquisition Agreement, upon consummation of the Sale

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Transaction, the Purchaser was not responsible for claims, liens, liabilities, obligations, interests, and encumbrances related to the Pension Plan. This left no entity to support the Pension Plan.

26. Thus, as of August 31, 2020, the PBGC involuntarily terminated the Pension Plan, became trustee of the Pension Plan, and, subject to certain statutory limitations, pays the Pension Plan's unfunded benefits with its insurance funds. *See* 29 U.S.C. §§ 1321-1322, 1342, 1361. Moreover, pursuant to the Employee Retirement Security Act of 1974 ("ERISA"), the PBGC has the exclusive authority to properly assert a claim on account of benefits under a single-employer pension plan. The PBGC is the sole party entitled to recover from a bankrupt plan sponsor following termination of a pension plan and must allocate funds according to the provisions of 29 U.S.C. § 1322(c) and the priorities of 29 U.S.C. § 1344.

27. Accordingly, the Plan Administration Trustee respectfully requests that this Court disallow and expunge the No Liability Claims because each No Liability Claim asserts a protective claim against one or more of the Debtors for Pension Plan obligations by a party other than the PBGC, and only the PBGC has the authority to assert a valid claim on account of any obligations owing under the Pension Plan. Consequently, the Debtors have no liability to the claimants asserting the No Liability Claims.

RESERVATION OF RIGHTS

28. The Plan Administration Trustee reserves the right to amend, modify, or supplement this Objection as to any of the No Liability Claims on any basis.

29. Additionally, the Plan Administration Trustee reserves the right to further object in the future on any ground to any of the No Liability Claims that are not disallowed and expunged pursuant to the Proposed Order. A separate notice and hearing will be scheduled for any

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such objection. This Objection does not constitute, and cannot form the basis of, any admission by the Plan Administration Trustee with respect to the validity or amount of any of the No Liability Claims.

30. Nothing herein shall constitute a waiver of any rights that the Plan Administration Trustee may have to (a) bring avoidance actions under the applicable sections of the Bankruptcy Code against holders of the claims subject to the Objection or (b) exercise his right of setoff against the holders of such claims related to such avoidance actions.

SEPARATE CONTESTED MATTER

31. To the extent that a response is filed regarding any No Liability Claim and the Plan Administration Trustee is unable to resolve any such response, each such No Liability Claim, and the Objection as it pertains to such No Liability Claim, will constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, to the extent applicable. Further, the Plan Administration Trustee requests that any order entered by the Court granting the relief in this Objection be deemed a separate order with respect to each No Liability Claim.

NOTICE

32. Pursuant to Article 8.3 of the Plan, notice of this Objection has been given to: (a) parties on the master service list who have agreed to accept service by email; and (b) each of the parties listed on **Exhibit 1** to the Declaration. The Plan Administration Trustee submits that, in view of the facts and circumstances, such notice is sufficient and no other or further notice need be provided.

NO PREVIOUS REQUEST

33. No previous request for the relief sought herein has been made by the Plan Administration Trustee to this or any other court.

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CONCLUSION

WHEREFORE the Plan Administration Trustee respectfully requests that the

Court enter an order, disallowing and expunging the No Liability Claims and granting such other

and further relief as the Court deems just and proper.

Dated: New York, New York October 19, 2020

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TOGUT, SEGAL & SEGAL LLP

/s/ Kyle J. Ortiz

Albert Togut Kyle J. Ortiz Amy Oden One Penn Plaza, Suite 3335 New York, New York 10119 Telephone: (212) 594-5000 Fax: (212) 967-4258

Counsel for Plan Administration Trustee

20-10418-mew Doc 923-1 Filed 10/19/20 Entered 10/19/20 19:08:54 Exhibit A: Proposed Order Pg 1 of 4

EXHIBIT A

Proposed Order

20-10418-mew Doc 923-1 Filed 10/19/20 Entered 10/19/20 19:08:54 Exhibit A: Proposed Order Pg 2 of 4

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
In re	:	Chapter 11
	:	
JCK LEGACY COMPANY, et al.,	:	Case No. 20-10418 (MEW)
	:	
Wind-Down Debtors. ¹	:	(Jointly Administered)
	:	
	x	

ORDER GRANTING PLAN ADMINISTRATION TRUSTEE'S SIXTEENTH OMNIBUS OBJECTION TO CLAIMS (NO LIABILITY CLAIMS – PENSION CLAIMS)

Upon the omnibus claims objection (the "**Objection**"),² of the Plan Administration Trustee, seeking entry of an order (this "**Order**"), pursuant to sections 105 and 502 of the Bankruptcy Code and Bankruptcy Rule 3007, disallowing and expunging the No Liability Claims, as more fully set forth in the Objection; and the Court having considered the Declaration of Sean M. Harding (the "**Declaration**") in support thereof; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference from the United States District Court for the Southern District of New York*, dated January 31, 2012; and this Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2), and that this Court may enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue of this proceeding and the Objection in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and due and sufficient notice of the Objection having been given under the particular circumstances; and it

¹ The Wind-Down Debtors in these chapter 11 cases and the last four characters of each Wind-Down Debtor's tax identification number are: JCK Legacy Company (0478) and Herald Custom Publishing of Mexico, S. de R.L. de C.V. (5UZ1). The location of the Plan Administration Trustee's service address for purposes of these chapter 11 cases is: 1201 W Peachtree Street, NW, Suite 500, Atlanta, Georgia 30309.

² Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Objection.

20-10418-mew Doc 923-1 Filed 10/19/20 Entered 10/19/20 19:08:54 Exhibit A: Proposed Order Pg 3 of 4

appearing that no other or further notice is necessary; and it appearing that the relief requested in the Objection is in the best interests of the Debtors, their estates, their creditors, and other parties in interest; and that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and upon the hearing conducted before this Court to consider the Objection (the "**Hearing**") and upon the record of the Hearing; and after due deliberation thereon; and good and sufficient cause appearing therefor; it is hereby

ORDERED, ADJUDGED, AND DECREED THAT:

1. The relief requested in the Objection is GRANTED as set forth herein.

2. The No Liability Claims listed on **Exhibit 1** to the Declaration, annexed to the Objection, are hereby disallowed and expunged in their entirety.

3. Each claim and the objections by the Plan Administration Trustee to each claim as identified and set forth on **Exhibit 1** to the Declaration constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014. This Order shall be deemed a separate order with respect to each claim. Any stay of this Order shall apply only to the contested matter that involves such creditor and its claim and shall not act to stay the applicability or finality of this Order with respect to the other contested matters and corresponding claims.

4. The Plan Administration Trustee shall have the right to further object in the future on any ground to any of the No Liability Claims that are not disallowed and expunged pursuant to this Order. Neither the Objection nor this Order shall constitute any admission or finding with respect to the validity or amount of the No Liability Claims that are not disallowed and expunged pursuant to this Order.

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5. The claims agent retained in the Debtors' Chapter 11 Cases is authorized to reflect the disallowance and expungement of the No Liability Claims on the official claims register maintained for the Debtors' cases.

6. The terms and conditions of this Order are effective immediately upon

entry.

7. This Court shall retain jurisdiction with respect to all matters arising from or related to the implementation or interpretation of this Order.

Dated: New York, New York [Month]_, 2020

> Honorable Michael E. Wiles UNITED STATES BANKRUPTCY JUDGE

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EXHIBIT B

Harding Declaration

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
In re	:	Chapter 11
	:	
JCK LEGACY COMPANY, et al.,	:	Case No. 20-10418 (MEW)
	:	
Wind-Down Debtors. ¹	:	(Jointly Administered)
	:	
	X	

DECLARATION OF SEAN M. HARDING IN SUPPORT OF THE PLAN ADMINISTRATION <u>TRUSTEE'S SIXTEENTH OMNIBUS OBJECTION TO CLAIMS</u> (NO LIABILITY CLAIMS – PENSION CLAIMS)

Pursuant to 28 U.S.C. § 1746, I, Sean M. Harding, hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge, information, and belief:

1. Pursuant to Article 6.6 of the *First Amended Joint Chapter 11 Plan of*

Distribution of JCK Legacy Company and its Affiliated Debtors and Debtors in Possession

[Docket No. 867, Exhibit A] (as may be amended, modified, and/or supplemented from time to

time, the "Chapter 11 Plan"), as of the Effective Date (as defined in the Chapter 11 Plan),

which occurred on September 30, 2020, I was appointed as the Plan Administration Trustee for

JCK Legacy Company and certain of its affiliates (collectively, the "Debtors").

2. I am in all respects competent to make this Declaration, which I submit in support of the *Plan Administration Trustee's Sixteenth Omnibus Objection to Claims (No Liability Claims – Pension Claims)* (the "**Objection**"),² seeking entry of an order disallowing

¹ The Wind-Down Debtors in these chapter 11 cases and the last four characters of each Wind-Down Debtor's tax identification number are: JCK Legacy Company (0478) and Herald Custom Publishing of Mexico, S. de R.L. de C.V. (5UZ1). The location of the Plan Administration Trustee's service address for purposes of these chapter 11 cases is: 1201 W Peachtree Street, NW, Suite 500, Atlanta, Georgia 30309.

² Capitalized terms used and not otherwise defined herein shall have the meaning ascribed to them in the Objection.

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and expunging certain claims (the "No Liability Claims"), listed on Exhibit 1 annexed hereto.

3. Except as otherwise set forth herein, all statements in this Declaration are based on my personal knowledge, my familiarity with the Debtors' books and records (the "**Books and Records**"), the Debtors' Schedules and Statements, my review and reconciliation of the filed proofs of claim, my discussions with the legal and financial professionals familiar with the Debtors' Chapter 11 Cases, or my review of relevant documents. If I were called upon to testify, I could and would testify competently to the facts set forth in the Objection.

4. I have personally reviewed, have caused a member of the Debtors' staff under my supervision to review, or have caused professionals under my supervision familiar with these Chapter 11 Cases to review the No Liability Claims and compare the information submitted in support thereof, if any, with the Books and Records, the Schedules and Statements, the official claims register maintained in these Chapter 11 Cases, and/or the facts and circumstances set forth in the Objection regarding the No Liability Claims.

5. Based upon this review, I have determined that the No Liability Claims should be disallowed and expunged because each No Liability Claim asserts a protective claim against one or more of the Debtors for Pension Plan obligations by a party other than the PBGC, and only the PBGC has the authority to assert a valid claim on account of any obligations owing under the Pension Plan. Consequently, the Debtors have no liability to the claimants asserting the No Liability Claims.

Executed on this 19th day of October, 2020.

<u>/s/ Sean M. Harding</u> Sean M. Harding Plan Administration Trustee

EXHIBIT 1

No Liability Claims – Pension Claims

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EXHIBIT 1

No Liability Claims - Pension Claims

(S) - Secured

(A) - Administrative

(B) - 503(b)(9)

') - Priority J) - Unsecured ') - Total Claimed			Objectionable Claims			
Name/Address of Claimant	Claim #	Filed Date	Debtor/Case #		Claim Amou	int
Sara Austin Jackson 128 N Autumn St Upper Williamsville, NY 14221	1679	7/6/20	The McClatchy Company 20-10418	\$	- - - -	3) 4.) 1.) 1.) 1.)
Sarah D Gomilla	934	6/19/20	The McClatchy Company	\$ \$	-	(
Sarah D Gomilla 301 Belcher Road N Apt 2751 Largo, FL 33771	7-5- 1	0/18/20	20-10418	¢	12,000.00) () () ()
					12,000.00	(
Sarah Kent 2012 Casa Linda Court Tallahassee, FL 32303	1058	6/22/20	The McClatchy Company 20-10418	\$		() () () ()
Sarah Harrington	2006	7/0/20	Cypress Media, LLC	\$ \$	-	(
Sarah Harrington 6409 Beverly Mission, KS 66202	2000	119120	20-10425	J	-	(() () ()
				\$	-	(
Savilla M Casteel 14124 Torrey Pines Dr Auburn, CA 95602-8017	2459	7/24/20	McClatchy Newspapers, Inc. 20-10444	\$	- - -	()
				\$	-	()
Scott McDermott 24 E. Green St Mascoutah, IL 62258	1850	7/8/20	Cypress Media, Inc. 20-10417	\$	- - -	() () ()
				\$	-	(
Scott L Price 4931 Brandywine St NW Washington, DC 20016	1739	7/8/20	McClatchy Newspapers, Inc. 20-10444	\$	- -	() ()
				\$	-	() ()
Scott M Nielsen 1480 Crooked Mile Court Placerville, CA 95667	729	6/12/20	The McClatchy Company 20-10418	\$	-	
				\$	-	(
Scott S Simmer 5620 W Tonto Rd Golden Valley, AZ 86413	256	6/6/20	The McClatchy Company 20-10418	\$		() () ()
				s	-	(

Scott WasserHidden Creek DriveScarborough, ME 04074

Selby D Martin1201 Denali St Unit #305Anchorage, AK 99501-4597

10 Scott Tipple

4690 Clinton St

Boise, ID 83706

2451

1339

1236

\$

\$

\$

S

\$

\$

7/24/20 Idaho Statesman Publishing, LLC

20-10431

20-10418

20-10418

6/24/20 The McClatchy Company

6/25/20 The McClatchy Company

(T)

(S)

- (A)

(P) (U)

(T)

- (S)

(A)

- (B) - (P) - (U)

(T)

(S)

- (A)

- (B)

- (B)

2,500.00

2,500.00

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(S) - Secured

(A) - Administrative

(B) - 503(b)(9)

(P) - Priority

(U) - Unsecured

EXHIBIT 1 No Liability Claims - Pension Claims

I) - Unsecured ') - Total Claimed	Objectionable Claims						
Name/Address of Claimant	Claim #	Filed Date	Debtor/Case #		Claim Amou	unt	
					-	()	
				\$	-	(
3 Senia Bozanic	1154		AcClatchy Company	\$	-	(
1277 9th St #6		20-10	9418		-	(.	
San Pedro, CA 90731-3463					-	(
					_	(
				\$	-	(
4 Sharen A Scott	1587	6/29/20 McCl	atchy Newspapers, Inc.	\$	-	(
7430 College Ave		20-10			25,000.00	(
Kansas City, MO 64132					-	(
					-	(
				¢	-	(
	0.07			\$	25,000.00	(
5 Sharon Hansen	827		atchy Newspapers, Inc.	\$	-	(
573 Paradise Park Santa Cruz, CA 95060		20-10	1444		-	(
Santa Cruz, CA 95000					_	(
					-	(
				\$	-		
Sharon Karsten	1006	6/19/20 The N	AcClatchy Company	\$	-		
6473 Village Center Dr Apt 107 Sacramento, CA 95823-7053		20-10	418		-	,	
					-		
					-		
				\$	-		
	2251	7/12/20 71)					
Sharon L Miller	2351	//13/20 The M 20-10	AcClatchy Company	\$	-		
4061 Monteverde Dr Lingsla, CA 05648		20-10	9418		-		
Lincoln, CA 95648					-		
					_		
				\$	-		
Sharon L Murray	1260	6/29/20 The E	Bradenton Herald, Inc.	\$	-		
4212 66th St Cir W		20-10			-	(
Bradenton, FL 34209					-		
					-		
					-		
Sharon M Hunt				\$	-		
	1971		AcClatchy Company	\$	-		
601 Johnson Street		20-10	9418		-		
Pickens, SC 29671-2465					-		
				\$	-		
Sharon Burke	2073	7/10/20 The N	AcClatchy Company	\$	-		
1320 W 95th Pl		20-10			-		
Crown Point, IN 46307-2261					-		
					-		
					-		
				\$	-		
Sharon Smith	2038		AcClatchy Company	\$	-		
3961 Spanner Way		20-10	0418		-		
Murrells Inlet, SC 29576					-		
					-		
				\$	-		
Shaun E Nicolosi	1888	7/7/20 The N	IcClatchy Company	\$	-		
PO BOX 50951		20-10		9	-		
Fort Myers, FL 33994					-		
					-		
					-		
				\$	-		
FOSTER, RONALD L	876		AcClatchy Company	\$	-		
128 PINEWORTH POINTE DR		20-10	9418		-		
MACON, GA 31216					-		
					-		
				\$	-		
				φ			

-(T)

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EXHIBIT 1

No Liability Claims - Pension Claims

(S) - Secured

(A) - Administrative

(B) - 503(b)(9)

(D) Soc(b)(S)(P) - Priority(U) - Unsecured

(U) - Unsecured (T) - Total Claimed		Objectionable Claims						
. ,	Name/Address of Claimant	Claim #	Filed Date Debtor/Case #	(Claim Amou	unt		
24	Sheila R Yee 3244 Kyle Avenue Riverbank, CA 95367	522	6/11/20 The McClatchy Company 20-10418	\$		(S) (A) (E) (F)		
				\$	-) (L (]		
25	Shelley Doyle	349	6/9/20 The McClatchy Company	\$	-	(5		
	981 Bluebell Way San Luis Obispo, CA 93401		20-10418		- -	() (] (]		
				\$	-	J) ()		
26 Sheree S Goldflies 857 Doncaster Drive West Deptford, NJ 08066	993	6/19/20 The McClatchy Company 20-10418	\$		2) (4) (1) (1)			
				\$	-	(U		
27	Sheryl N Wenzl	1121	6/22/20 The McClatchy Company	\$	-	(] (5		
6101 N Danbury Bel Aire, KS 67220		20-10418		- -	(A (H (H			
				\$	-	J) ()		
20		2052	7/0/20 The Check the Observer Dellishing Commence	¢				
28	Shirley M Scott 1132 Leigh Avenue	2053	7/9/20 The Charlotte Observer Publishing Company 20-10463	\$	-	() ()		
	Charlotte, NC 28205-1942				-	(
					-	() ()		
				\$	-	(
29	Shirley Santos	1431	6/26/20 McClatchy Newspapers, Inc. 20-10444	\$	-	(
	8566 Tay Way Sacramento, CA 95826		20-10444		-	.) (
	,				-	(
				\$	-	ר) (
30	SHOEMAKER ENTERPRISES LLC,	720	6/12/20 The McClatchy Company	\$	-	(
	4760 FREDRICKS RD		20-10418		-	(4		
	SUNBURY, OH 43074-8388				-	() ()		
				¢	-	(1		
31	Silvia Licha	1844	7/7/20 The McClatchy Company	\$ \$	-	(
	9410 S W 215 Lane	1011	20-10418	Ŷ	-	(1		
	Miami, FL 33189				-	(
					-	- () - ()		
				\$	-	(
32	Skila Harris	1921	7/8/20 The McClatchy Company	\$	-	(
	3733 Kanawha St NW Washington, DC 20015-1809		20-10418		-	.) (
	······································				-	(
				\$	-	(
33	Sophia A Hodge	1278	6/22/20 Miami Herald Media Company	\$	-	(
	2550 Legend Mill Run		20-10450		-	(.		
	Dacula, GA 30019				- 5,000.00	(1 (1		
					-	1) J)		
24		000	(17)00 The MCCLARE Comm	\$	5,000.00	(
34	Sophie Baker Smith 122 Middleton Drive	898	6/17/20 The McClatchy Company 20-10418	\$	-	() ()		
	Goose Creek, SC 29445				-	(1		
					-	(1		
				\$	-	ך) ביו		
35	Stacie Thomas	1584	7/1/20 The McClatchy Company	\$	-	()		
	265 Bayberry Common		20-10418		-	(.		

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EXHIBIT 1

No Liability Claims - Pension Claims

(S) - Secured

(A) - Administrative

(B) - 503(b)(9)

Arlington, TX 76016

46 Stephen L Garrett

326 Lanack Rd SE

Palm Bay, FL 32909

(P) - Priority

(U) - Unsecured

U) - Unsecured T) - Total Claimed	Objectionable Claims						
Name/Address of Claimant	Claim #	Filed Date Debtor/Case #	Cla	im Amount			
Fremont, CA 94539				- (1			
				- (1 - (1			
			\$	- (
36 Stacy A Lane	1544	6/30/20 The McClatchy Company	\$	- (
1036 Makah Place		20-10418		- (4			
Fox Island, WA 98333				- (1			
			109	9,996.80 (1			
			\$ 109	- (1 9,996.80 (1			
7 STEINDLER, ELIZABETH	1027	6/22/20 The McClatchy Company	\$ 105	- (1			
1143 N RUTLAND CT	1027	20-10418	ψ	- (2			
WICHITA, KS 67206-3833				- (1			
				- (1			
			<u>^</u>	- (1			
a			\$	- ('			
8 Stella B Moores	2219	7/10/20 The McClatchy Company	\$	- (
3649 Trepassey Ct Lexington, KY 40503-4269		20-10418		- (.			
Lealington, K1 40505-4209				- (
				- (
			\$	- (
Stephan C Hannah	1724	7/7/20 The McClatchy Company	\$	- (
7330 Maitland Lane		20-10418		- (
Charlotte, NC 28215				- (
				- (
			\$	- (
Stephanie Anderson	316	6/7/20 The McClatchy Company	\$	- (
6759 Cabin Creek Rd	510	20-10418	ψ	- (
Hopkins, SC 29061				- (
•				- (
				5,000.00 (
				5,000.00 (
Stephanie Hope Stone	1603	7/2/20 The McClatchy Company	\$	- (
3650 Tates Creek Rd Apt 179		20-10418		- (
Apt 179 Lexington, KY 40517-2963				- (
Lexington, RT 10517 2905				- (
			\$	- (
Stephen Hopkinson	687	6/15/20 The McClatchy Company	\$	- (
2012 East White Mountain Blvd		20-10418		- (
Pinetop, AZ 85935				- (
			175	- (
				5,000.00 (5,000.00 (
Stephen E Winn	1531	6/30/20 The McClatchy Company	\$	- (
6237 W 128th Street	1551	20-10418	Ψ	- (
Overland Park, KS 66209				- (
				- (
			¢	- (
			\$	- (
Stephen G Harris	848	6/16/20 The McClatchy Company	\$	- (
1905 Robert Avenue Lehigh Acres, FL 33972		20-10418		- (
Longn Acits, FL 337/2				- (- (
				- (
			\$	- (
Stephen K Mclinden	1079	6/19/20 The McClatchy Company	\$	- (
6003 Pleasant Hill Ct		20-10418		- (,			
Aslington TV 7(01)							

7/6/20 The McClatchy Company

20-10418

1892

-(A)

60,000.00

60,000.00

\$

\$

(B)

(P) (U)

(T)

(S) -

(B) (P) --(U)

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EXHIBIT 1

No Liability Claims - Pension Claims

(S) - Secured

(A) - Administrative

(B) - 503(b)(9)

(P) - Priority

(P) - Priority (U) - Unsecured (T) - Total Claimed) - Unsecured							
Name/Address of Claimant	Name/Address of Claimant Claim # Filed Date Debtor/Ca				Claim Amount			
			\$	-	(T)			
7 Steve P Dulas	483	6/10/20 The McClatchy Company	\$	-	(S)			
4 Terrace Drive		20-10418		-	(A)			
Concord, CA 94518				-	(B			
				-	(P)			
			\$	-	(U) (T)			
8 Steve M Risley	1660	7/3/20 The McClatchy Company	\$		(I) (S)			
11191 Essex Dr	1000	20-10418	¢	-	(A)			
Los Alamitos, CA 90720		20-10418		-	(A) (B)			
Los Alalinos, CA 90720				32,498.55	(P)			
633 Kline Road				-	(U)			
			\$	32,498.55	(T)			
9 Steve Moberg	1445	6/29/20 The McClatchy Company	\$	-	(S)			
-		20-10418		-	(A)			
Bellingham, WA 98226				-	(B)			
				13,650.00	(P)			
			<u>_</u>	-	(U)			
			\$	13,650.00	(T)			
0 Steve W Barefoot	324	6/8/20 The McClatchy Company	\$	-	(S)			
123 Hunter Ct		20-10418		-	(A)			
Four Oaks, NC 27524				-	(B)			
				-	(P)			
			\$	-	(U) (T)			
1 Steven B Wheeler	805	6/15/20 The McClatchy Company	\$	-	(S)			
	002	20-10418	Ŷ	_	(A)			
				-	(B)			
,				-	(P)			
Four Oaks, NC 27524 Steven B Wheeler 9350 Via Cielo Atascadero, CA 93422				8,165.52	(Ú)			
			\$	8,165.52	(T)			
2 Steven C Rude	351	6/9/20 The McClatchy Company	\$	-	(S)			
85076 Bostick Wood Drive		20-10418		-	(A)			
Fernandina, FL 32034				-	(B)			
				-	(P)			
			\$	-	(U)			
3 Steven Curavo	194	6/5/20 MaClateles Mercener I	<u> </u>	-	(T)			
	194	6/5/20 McClatchy Newspapers, Inc. 20-10444	2	-	(S)			
88 King Street #702		20-10444		-	(A)			
#702 San Fransico, CA 94107				-	(B) (P)			
San 11ansio, CA 27107				-	(F) (U)			
			\$	-	(U) (T)			
54 Steven E Oualline	1519	6/30/20 The McClatchy Company	\$	-	(S)			
1433 S Utahna Drive		20-10418	Ť	-	(A)			
Salt Lake City, UT 84104		•		-	(B)			
· · · ·				-	(P)			
				-	(U)			
			\$	_				

4500 NW 28th Ave Boca Raton, FL 33434		20-10449
 56 Steven G Chilinski 3416 Glenwood Blvd Reminderville, OH 44202 	215 6/5/20) The McClatchy Company 20-10418
57 Steven J Rock1416 NE Valley Forge Drive	391 6/8/20	The McClatchy Company 20-10418

1416 NE Valley Forge Drive Lees Summit, MO 64086

58 Steven P Graham

Steven F Wend

55

699

1676

7/6/20 McClatchy U.S.A., Inc.

6/12/20 The McClatchy Company

20-10418

\$

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(P) (U)

(T)

(S) _ (A) (B) -(P) _ (U)

(T)

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(B)

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-(A)

-(A)

142,924.00

\$ 142,924.00

_

-(A) _ (B)

40,000.00

40,000.00

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EXHIBIT 1

No Liability Claims - Pension Claims

(S) - Secured

(A) - Administrative

(B) - 503(b)(9) (P) - Priority (U) - Unsecured

U) - Unsecured T) - Total Claimed			Objectionable Claims			
Name/Address of Claimant	Claim #	Filed Date	Debtor/Case #		ınt	
Havana, FL 32333					- 19,813.92	(B) (P)
				\$	- 19,813.92	(U)
59 Steven R Sturgeon	1167	6/23/20	The McClatchy Company	\$	- 19,813.92	(T (S)
911 W 42nd Street			20-10418		-	(A
Kansas City, MO 64111					-	(B) (P)
					-	(U)
	1950	7/7/20	The McCletcles Commence	\$ \$	-	(T
	1859	////20	The McClatchy Company 20-10418	2	- 13,858.21	(S) (A)
Kansas City, MO 64134					-	(B
					-	(P) (U)
				\$	13,858.21	(T)
61 Stewart Taggart	387	6/8/20	The McClatchy Company	\$	-	(S)
			20-10418		-	(A) (B)
Stewart Taggart 223 Maluniu Ave Kailua, HI 96734 Susan A Rosenthal 601 West 51st Street Miami Beach, Florida 33140 Susan A Straits 2288 Woodpark Rd Akron, OH 44333-3923 Susan C Carrillo 2234 SW 82 PI					-	(P)
				\$	-	(U) (T)
62 Susan A Rosenthal	1646	6/28/20	The McClatchy Company	\$	-	(S)
601 West 51st Street Miami Beach, Florida 33140 3 Susan A Straits 2288 Woodpark Rd			20-10418		-	(A)
601 West 51st Street Miami Beach, Florida 33140 3 Susan A Straits 2288 Woodpark Rd					- 12,493.47	(B) (P)
					-	(U)
63 Susan A Straits	1791	7/7/20	The McClatchy Company	\$ \$	12,493.47	(T)
	1791	111120	20-10418	Φ	-	(S) (A)
					-	(B
					60,566.40	(P) (U)
				\$	60,566.40	(T)
64 Susan A Straits	2024	7/9/20	The McClatchy Company 20-10418	\$	-	(S)
2288 Woodpark Rd			20-10418		-	(A) (B)
					60,566.40	(P)
				\$	- 60,566.40	(U) (T)
65 Susan C Carrillo	1394	6/25/20	The McClatchy Company	\$	-	(S)
			20-10418		-	(A) (B)
Wiaini, 12 55155					-	(P)
				S	-	(U)
66 Susan Cochran	1332	6/24/20	The McClatchy Company	\$	-	(T) (S)
10515 Richmond Kansas City, MO 64134 Stewart Taggart 223 Maluniu Ave Kailua, HI 96734 Susan A Rosenthal 601 West 51st Street Miami Beach, Florida 33140 Susan A Straits 2288 Woodpark Rd Akron, OH 44333-3923 Susan C Carrillo 2234 SW 82 Pl Miami, FL 33155 Susan C Chran 1135 E Howard Ct Visalia, CA 93292 Susan G Richard 8 Meadow Court Orinda, CA 94563			20-10418		-	(A)
Visalia, CA 93292					-	(B) (P)
					-	(U)
	740	(115/00		\$	-	(T)
	740	6/15/20	The McClatchy Company 20-10418	\$	-	(S) (A)
					-	(B)
					-	(P) (U)
				\$	-	(U) (T)
	1558	6/30/20	The McClatchy Company	\$	-	(S)
			20-10418		-	(A) (B)
					-	(P)
				\$	-	(U) (T)
69 Susan Gibson	1229	6/25/20	The McClatchy Company	\$	-	(S)
2385 Superior St			20-10418		-	(A)
Opalocka, FL 33054					-	(B) (P)
						(U)

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(S) - Secured

(A) - Administrative

(B) - 503(b)(9)

(P) - Priority (U) - Unsecured

(U) - Unsecured (T) - Total Claimed	Objectionable Claims						
Name/Address of Claimant	Claim #	Filed Date	Debtor/Case #		Claim Amou	int	
70 Susan Bostian 1312 15th Ave NE Aberdeen, SD 57401	198	6/5/20 The M 20-10	AcClatchy Company 9418	S S		(T (S (A (E	
				\$	- 235,500.00 235,500.00	I) J) [)	
71 Susan K Sellers PO Box 16 Richfield, PA 17086-0016	2200	7/10/20 The N 20-10	AcClatchy Company 9418	S	42,918.00	2) 4) 1) 1) 1)	
50 g L D .	11/0	(122/20 TL)		\$	42,918.00	J) [)	
72 Susan L Dutra 416 Nugget Drive Pinebrook Village Folsom, CA 95630	1168	6/23/20 The F 20-1(AcClatchy Company 9418	\$ \$		(S (A (E (P (U (T	
73 Susan L Kelly1135 Clinton AvenueOak Park, IL 60304	1867	7/7/20 The M 20-10	AcClatchy Company 9418	\$		8) 4) 1) 1) 1) 1)	
74 Susan M Arndt	376	6/8/20 The	AcClatchy Company	\$ \$	-	(]	
74 Susan M Arndt 522 Old Orchard Dr Danville, CA 94526	570	20-10		s	-	(S (A (H (H (U	
 Susan M Douglas 6305 Creekcrest Circle Citrus Heights, CA 95621-6205 	2199	7/10/20 The M 20-10	AcClatchy Company 0418	<u> </u>	-	[] 2) 4) 1) 1) 1) 1)	
76 Susan Heim	671	6/15/20 The	AcClatchy Company	\$ \$	-	(]	
2300 Eulox Drive Highland, IL 62249	0/1	20-10			-	(S) (A) (H) (U)	
77 Susan Palucci	801	6/15/20 McCl	atchy Newspapers, Inc.	\$ \$	-	[) (5	
317 Breckenridge Belleville, IL 62221-5811		20-10)444	¢	72,000.00	() () () ()	
78 Susan R Wachsberg2901 Ridge RoadWhite Lake, MI 48383	1015	6/19/20 The M 20-10	AcClatchy Company)418	\$	72,000.00	() () () () () () ()	
				\$	-	() (] ()	

79 Susan W White

Susan Zake

80

3431 Villa Terrace

135 Mayfield Ave

Akron, OH 44313-6829

San Diego, CA 92104

964

1680

1957

6/17/20 The McClatchy Company

7/6/20 The McClatchy Company

7/8/20 The McClatchy Company

20-10418

20-10418

20-10418

\$

\$

\$

\$

\$

(T)

(S)

(T)

(S)

(B)

(P) (U)

(T)

(S) -

_ (A)

-(B) (P) _ (U)

-(A)

-(A)

274,286.03

\$ 274,286.03

EXHIBIT 1 No Liability Claims - Pension Claims

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EXHIBIT 1

No Liability Claims - Pension Claims

(S) - Secured

(A) - Administrative

(B) - 503(b)(9)

(D) - Stoc(b)(5)(P) - Priority(U) - Unsecured

J) - Unsecured [) - Total Claimed	Objectionable Claims						
Name/Address of Claimant	Claim # Filed Date Debtor/Case #			Claim Amount			
Las Vegas, NV 89128					- (B)		
					- (P) - (U)		
				\$	- (T)		
	765	6/15/20	Wichita Eagle and Beacon Publishing	\$	(6)		
2 Susie X Nguyen 3740 Rushwood Ct	/05	6/15/20	Company, Inc. 20-10469	\$	- (S) - (A)		
Wichita, KS 67226			2010.00		- (B)		
					- (P)		
				\$	- (U) - (T)		
3 Suzanne C Klobuchar	2298	7/13/20	The McClatchy Company	\$	- (T) - (S)		
8023 Sehmel Dr NW	2200	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	20-10418	Ŷ	- (A)		
Gig Harbor, WA 98332-6813					- (B)		
					- (P)		
				\$	- (U) - (T)		
4 Suzanne Cahill	1474	6/29/20	The McClatchy Company	\$	- (S)		
4420 Bloomfield Ave # A			20-10418		- (A)		
Drexel Hill, PA 19026-5252					- (B)		
					- (P)		
				\$	- (U) - (T)		
5 Suzanne M Jones	2075	7/9/20	McClatchy Newspapers, Inc.	\$	- (S)		
3641 2nd Avenue Apt A			20-10444		- (A)		
Sacramento, CA 95817					- (B)		
					- (P) - (U)		
				\$	- (U) - (T)		
6 Suzanne Miller Haas	708	6/12/20	The McClatchy Company	\$	- (S)		
903 Lockville Road			20-10418		- (A)		
Dallas, PA 18612					- (B)		
					- (P) - (U)		
				\$	- (T)		
7 Suzi S Reed	242	6/6/20	The McClatchy Company	\$	- (S)		
14 Fairway Winds Place			20-10418		- (A)		
Hilton Head, SC 29928					- (B)		
					- (P) - (U)		
				\$	- (T)		
8 Sylvia Avila	974	6/18/20	The McClatchy Company	\$	- (S)		
140 Stone Blvd			20-10418		- (A)		
West Sacramento, CA 95691-4139					- (B) - (P)		
					- (U)		
				\$	- (T)		
9 Sylvia Holladay	1588	7/1/20	The McClatchy Company	\$	- (S)		
10851 SW 154 St			20-10418		- (A)		
Miami, FL 33157					- (B) - (P)		
					- (U)		
				\$	- (T)		
0 Tammy M Judd Jenny	2439	7/19/20	McClatchy Newspapers, Inc.	\$	- (S)		
709 Sawmill Creek Rd			20-10444		- (A)		
Sitka, AK 99835-7453					- (B) - (P)		
					- (U)		
				\$	- (T)		
1 Tammy Moore	2118	7/10/20	The McClatchy Company	\$	- (S)		
2025 T Lake Drive			20-10418		- (A)		
Equality II 62024					- (B) - (P)		
Equality, IL 62934							
Equality, IL 62934					- (U)		
				\$			
2 Tania Stavale	1521	6/30/20	The McClatchy Company	\$ \$	- (U) - (T) - (S)		
Equality, IL 62934 2 Tania Stavale 3563 Capaldi Circle Lake Orion, MI 48359	1521	6/30/20	The McClatchy Company 20-10418		- (U) - (T)		

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(S) - Secured

(A) - Administrative

(B) - 503(b)(9)

(D) - Soc(b)(2)(P) - Priority(U) - Unsecured

EXHIBIT 1 No Liability Claims - Pension Claims

(T) - Total Claimed		Objectionable Claims						
	Name/Address of Claimant	Claim # Filed Date Debtor/Case #			Claim Amount			
					\$	-	(U) (T)	
93	Tanya D Cook	2058	7/10/20 The	McClatchy Company	\$	-	(S)	
	20269 Gastonbury Road		20-1	0418		-	(A)	
	Detroit, MI 48219					-	(B)	
						-	(P)	
					\$	-	(U) (T)	
94	Tanyalee Erwin	2162	7/10/20 The	McClatchy Company	\$	-	(T) (S)	
<i>.</i>	5015 North 25th Street	2102		0418	Ŷ	-	(B) (A)	
	Tacoma, WA 98406					-	(B)	
						-	(P)	
						-	(U)	
					\$	-	(T)	
95	Tao Q Tran	2025		McClatchy Company	\$	-	(S)	
	8809 South M St		20-1	0418		-	(A)	
	Tacoma, WA 98444-4400					-	(B) (P)	
						172.74	(U)	
					\$	172.74	(T)	
96	Taurino M Aguilar	1901	7/6/20 The	McClatchy Company	\$	-	(S)	
	10380 Manfre Rd		20-1	0418		-	(A)	
	Morgan Hill, CA 95037-9205					-	(B)	
						-	(P)	
					\$	-	(U) (T)	
97	Ted H Smith	352	6/9/20 The	McClatchy Company	\$	-	(I) (S)	
1	1143 Via Cristobal	552		0418	ψ	_	(S) (A)	
	Livermore, CA 94551-1527		201	0110		-	(B)	
	,					-	(P)	
						-	(U)	
					\$	-	(T)	
98	Teresa A Leo	633		McClatchy Company	\$	-	(S)	
	2782 SW 139 Avenue		20-1	0418		-	(A)	
	Miramar, FL 33027-3941					349.58	(B) (P)	
						-	(U)	
					\$	349.58	(T)	
99	Teresa D Helleck	295	6/7/20 The	McClatchy Company	\$	-	(S)	
	7911 Northwind Avenue #A		20-1	0418		-	(A)	
	Anchorage, AK 99504					-	(B)	
						-	(P)	
					\$	-	(U) (T)	
100	Teresa K Stahnke	669	6/15/20 The	McClatchy Company	\$	-	(T)	
100	PO Box 1767	009		0418	Ф	-	(S) (A)	
	Milton, WA 98354		20-1	v · · · v		-	(A) (B)	
						-	(D) (P)	
						-	(U)	
					\$	-	(T)	