20-10418	Doc 1	Filed 02/13/20	Enter	od U3/13/3U U2·38·U⁄I	Main Docum Docket #0001	Date Filed: 2/13/2020
			T	UI 20	Bookothoool	Bato 1 1104: 2, 10, 2020
Fill in this information t	to identify the	case:				
United States Bank	ruptcy Cour	t for the:				
Southern	_District of (S	<u>New York</u> State)				
Case number (If						
known):		Chapt	er <u>11</u>			Check if this is an amended filing

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy 04/16

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

. Debtor's	name	The McClatchy Company			
	names debtor used st 8 years				
Include ar trade nam <i>as</i> names	y assumed names, es, and <i>doing business</i>				
	federal Employer ation Number (EIN)	52-2080478			
Debtor's	address	Principal place of business	Mailing add of business	Iress, if different fron S	n principal place
		2100 Q Street Number Street	Number	Street	
		P.O. Box Sacramento CA 95816	P.O. Box		
		City State ZIP Code	City Location o principal p	State of principal assets, if place of business	ZIP Code
		County	Number	Street	
			P.O. Box		
			City	State	Zip Code
Debtor's	website (URL)	https://www.mcclatchy.com			
Type of	debtor	Corporation (including Limited Liability Compa	any (LLC) and Limite	d Liability Partnership	(LLP))
		Other. Specify:		355800200213000	

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Debtor	The McClatchy Com	pany				Case number (if kno	wn)	
7. D	escribe debtor's business	Singl Railro Railro Com Clear Clear Non B. Check Tax-e Inves § 80a Inves C. NAICS See I	h Care I e Asset bad (as broker (nodity E ing Ban e of the <i>all that</i> exempt of tment ca -3) tment a	apply: entity (as described	ined in 11 U.S § 101(44)) S.C. § 101(53 11 U.S.C. § J.S.C. § 781(in 26 U.S.C. § redge fund or 15 U.S.C. § Classification	 A)) A)) 101(6)) 3)) 501) pooled investmen 80b-2(a)(11)) System) 4-digit c 	ode that best	defined in 15 U.S.C. describes debtor.
B	nder which chapter of the ankruptcy Code is the ebtor filing?		ter 7 ter 9 ter 11. (insiders or affilia 4/01/19 and eve The debtor is a debtor is a small of operations, ca documents do not A plan is being f Acceptances of creditors, in acco The debtor is re Securities and E Exchange Act of for Bankruptcy u 	ate noncontir tes) are less t ry 3 years after small business business del ash-flow stater ot exist, follow tiled with this the plan were ordance with quired to file p xchange Con f 1934. File th under Chapter	han \$2,566,050 er that). s debtor as defin otor, attach the m ment, and federa / the procedure in petition. solicited prepeti 11 U.S.C. § 1126 periodic reports (for mission accordin e Attachment to 11 (Official Form	(amount subject ed in 11 U.S. ost recent ba l income tax r in 11 U.S.C. § tion from one (b). for example, for yoluntary Pet o 201A) with t	or more classes of 10K and 10Q) with the 15(d) of the Securities <i>ition for Non-Individuals Filing</i>
fil W	Vere prior bankruptcy cases led by or against the debtor ithin the last 8 years? more than 2 cases, attach a eparate list.	No	District			hen MM / DD / YYYY hen MM / DD / YYYY	Case number Case number	
pe bu af	re any bankruptcy cases ending or being filed by a usiness partner or an filiate of the debtor? st all cases. If more than 1, ttach a separate list.	No No	District	See Annex 1 Southern District		κ	Relationship When	Affiliate Date hereof MM / DD / YYYY

		ered 02/13/20 05:26:04 3_0f 28 Case number (if know	Main Document Pg
11. Why is the case filed in <i>this district</i> ?	immediately preceding the district.		cipal assets in this district for 180 days art of such 180 days than in any other , or partnership is pending in this
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?	Why does the proper	ty need immediate attention? (Che ed to pose a threat of imminent and in ?	dentifiable hazard to public health or safety. weather. ly deteriorate or lose value without , dairy, produce, or securities-related
Statistical and adminis	trative information (Conso	lidated with debtor affiliates)	
13. Debtor's estimation of available funds		distribution to unsecured creditors. penses are paid, no funds will be ava	ailable for distribution to unsecured creditors
14. Estimated number of creditors	 1-49 50-99 100-199 200-999 	 1,000-5,000 5,001-10,000 10,001-25,000 	 □ 25,001-50,000 □ 50,001-100,000 ☑ More than 100,000
15. Estimated assets	 \$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million 	 \$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million 	 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion

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Debtor	The McCl	atchy Com	ipany		Case number	「 (if known)	
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	Request for	Relief, De	claration, and Signat	ures			
WARNING			erious crime. Making a fals ent for up to 20 years, or b			uptcy case can result in fines up t I 3571.	0
	ration and sig rized represe r		petition. I have been author	ized to file this peti	ion on behalf of the	of title 11, United States Code, sp debtor. a reasonable belief that the inform	
			I declare under penalty Executed on <u>2/13/2</u> MM / D		foregoing is true and	l correct.	
			× /s/ R. Elaine	Lintecum	R.	Elaine Lintecum	
				nt of Finance, Chicer, Assistant Se	ief	nted name	
18. Signa	ture of attorn	ey	✗ /s/ Shana A. Signature of attorney		Da	te <u>2/13/2020</u> MM / DD / YYYY	
			Shana A. Elber Printed name Skadden, Arps Firm name Four Times Squ	Slate, Meaghe	r & Flom LLP		
			Number Street				
					10036-		
			New York	NY	6522		
			City	State	Zip Code	-	
			(212) 735-3000 Contact phone		_	shana.elberg@skadden.c Email address	om
			4052221 Bar number			- <u>NY</u> State	

Annex 1

SCHEDULE OF DEBTORS

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed in this Court a petition for relief under chapter 11 of title 11 of the United States Code. Substantially contemporaneously with the filing of these petitions, these entities filed a motion requesting that their respective chapter 11 cases be jointly administered for procedural purposes only.

	Debtors	Employee Identification Number (EIN)
1.	Cypress Media, Inc.	37-0742453
2.	The McClatchy Company	52-2080478
3.	Aboard Publishing, Inc.	65-1051606
4.	Bellingham Herald Publishing, LLC	59-0184700
5.	Belton Publishing Company, Inc.	43-1412853
6.	Biscayne Bay Publishing, Inc.	65-1051521
7.	Cass County Publishing Company	43-0891076
8.	Columbus-Ledger Enquirer, Inc.	58-0376130
9.	Cypress Media, LLC	65-0764225
10.	East Coast Newspapers, Inc.	68-0201685
11.	El Dorado Newspapers	94-2605579
12.	Gulf Publishing Company, Inc.	64-0469077
13.	Herald Custom Publishing of Mexico, S. de R.L. de C.V.	HCP001215UZ1
14.	HLB Newspapers, Inc.	43-1675371
15.	Idaho Statesman Publishing, LLC	59-0184700
16.	Keltatim Publishing Company, Inc.	48-1161908
17.	Keynoter Publishing Company, Inc.	59-0789679
18.	Lee's Summit Journal, Incorporated	44-0534462
19.	Lexington H-L Services, Inc.	61-0259090
20.	Macon Telegraph Publishing Company	58-0333650
21.	Mail Advertising Corporation	75-2588187
22.	McClatchy Big Valley, Inc.	68-0307849
23.	McClatchy Interactive LLC	56-0338580
24.	McClatchy Interactive West	65-0683075
25	McClatchy International Inc.	65-0732198
26.	McClatchy Investment Company	51-0274877
27.	McClatchy Management Services, Inc.	52-2360846
28.	McClatchy Newspapers, Inc.	94-0666175
29.	McClatchy News Services, Inc.	38-2022755
30.	McClatchy Property, Inc.	65-0789132
31.	McClatchy Resources, Inc.	65-0891517
32.	McClatchy Shared Services, Inc.	65-0651121
33.	McClatchy U.S.A., Inc.	65-0732197

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	Debtors	Employee Identification Number (EIN)
34.	Miami Herald Media Company	20-5063905
35.	N & O Holdings, Inc.	52-2360850
36.	Newsprint Ventures, Inc.	68-0041100
37.	Nittany Printing and Publishing Company	24-0676050
38.	Nor-Tex Publishing, Inc.	75-1109443
39.	Olympian Publishing, LLC	59-0184700
40.	Olympic-Cascade Publishing, Inc.	68-0098889
41.	Pacific Northwest Publishing Company, Inc.	59-0184700
42.	Quad County Publishing, Inc.	37-1225856
43.	San Luis Obispo Tribune, LLC	20-5001401
44.	Star-Telegram, Inc.	26-2674582
45.	Tacoma News, Inc.	68-0099037
46.	The Bradenton Herald, Inc.	59-1487839
47.	The Charlotte Observer Publishing Company	56-0612746
48.	The News and Observer Publishing Company	56-0338580
49.	The State Media Company	57-0477517
50.	The Sun Publishing Company, Inc.	57-0564988
51.	Tribune Newsprint Company	87-0415831
52.	Tru Measure, LLC	65-0683075
53.	Wichita Eagle and Beacon Publishing Company, Inc.	48-0571718
54.	Wingate Paper Company	68-0068249

THE MCCLATCHY COMPANY

Secretary's Certificate

The undersigned, being the Secretary of The McClatchy Company, a Delaware corporation (the "<u>Company</u>"), does hereby certify as follows:

Attached hereto as <u>Annex A</u> is a true, correct, and complete copy of the resolutions duly adopted by the Board of Directors of the Company on February 12, 2020 (the "<u>Resolutions</u>"), and such Resolutions have not been modified or rescinded in whole, in part, or in any respect and are in full force and effect.

IN WITNESS WHEREOF, the undersigned, in her capacity as Secretary of the Company has duly executed and caused this certificate to be delivered as of February 12, 2020.

THE MCCLATCHY COMPANY

By: /s/ Billie S. McConkey

Name: Billie S. McConkey Title: Secretary

ANNEX A

RESOLUTIONS OF THE BOARD OF DIRECTORS OF

THE MCCLATCHY COMPANY

February 12, 2020

I. <u>Chapter 11 Filing</u>

WHEREAS, the undersigned have considered presentations by the management and the financial and legal advisors of the Company regarding the liabilities and liquidity situation of the Company, the strategic alternatives available to it and the effect of the foregoing on the Company's business, creditors, stakeholders and other parties in interest;

WHEREAS, the undersigned have had the opportunity to consult with the Company's management and financial and legal advisors and fully consider each of the strategic alternatives available to the Company;

WHEREAS, the undersigned, based on its review of all available alternatives and advice provided by such advisors and professionals, have determined that it is advisable and in the best interest of the Company and its stakeholders for the Company to take the actions specified in the following resolutions;

WHEREAS, the undersigned have been presented with a proposed voluntary petition (the "<u>Chapter 11 Petition</u>") to be filed by the Company in the United States Bankruptcy Court for the Southern District of New York (the "<u>Bankruptcy Court</u>") seeking relief under the provisions of Chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>"), in which the authority to operate as a debtor-in-possession will be sought;

WHEREAS, the undersigned have had the opportunity to consult with the management and the legal and financial advisors of the Company regarding the material terms of the "first day" pleadings, applications, affidavits and other documents (collectively, the "<u>Chapter 11 Filings</u>") to be filed by the Company before the Bankruptcy Court in connection with the commencement of the Company's Chapter 11 case (the "<u>Bankruptcy Case</u>"); and

WHEREAS, the undersigned, having considered the financial and operational aspects of the Company's business and the best course of action to maximize value, have determined that it is advisable and in the best interest of the Company, its creditors, stakeholders and other interested parties that the Chapter 11 Petition be filed by the Company seeking relief under the provisions of Chapter 11 of the Bankruptcy Code;

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the undersigned, it is advisable and in the best interest of the Company, its creditors, stakeholders and other interested parties, that the Chapter 11 Petition and the Chapter 11 Filings be filed by the Company seeking relief under the provisions of Chapter 11 of the Bankruptcy Code, and the filing of such Chapter 11 Petition and Chapter 11 Filings is authorized hereby; and be it further

RESOLVED, that the officers of the Company (each, an "<u>Officer</u>" and, collectively, the "<u>Officers</u>") be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of the Company, to execute and verify the Chapter 11 Petition and the Chapter 11 Filings in the name of the Company under Chapter 11 of the Bankruptcy Code and to cause the same to be filed in the Bankruptcy Court in such form and at such time as the Officer(s) executing said Chapter 11 Petition and Chapter 11 Filings on behalf of the Company shall determine; and be it further

II. <u>Subsidiary Chapter 11 Filings</u>

RESOLVED, that, the undersigned have determined, after consultation with the management and the financial and legal advisors of the Company, that, in connection with the Bankruptcy Case, it is advisable and in the best interest of the Company for each of its wholly owned subsidiaries (the "<u>Subsidiaries</u>") to file a petition seeking relief under the provisions of the Bankruptcy Code (the "<u>Subsidiary Chapter 11 Cases</u>") and to negotiate, execute, deliver, and file all plans, petitions, schedules, motions, lists, applications, pleadings, and other documents (the "<u>Subsidiary Chapter 11 Filings</u>") in the Bankruptcy Court; and be it further

RESOLVED, that the Officers be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of the Company, in its capacity as a member, shareholder or partner, as the case may be, of each of its Subsidiaries, to consent to, authorize and/or approve any such Subsidiary Chapter 11 Cases and/or the Subsidiary Chapter 11 Filings which such Officer deems necessary, appropriate, or advisable in connection with the Subsidiary Chapter 11 Cases (such acts to be conclusive evidence that such Officer deemed the same to meet such standard); and be it further

RESOLVED, that the Officers be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of the Company, to take and perform any and all actions, including the negotiation, execution, delivery, and filing of all documents, agreements, resolutions, motions and pleadings as are necessary, appropriate, or advisable to enable each such Subsidiary to carry out its Subsidiary Chapter 11 Cases and the Subsidiary Chapter 11 Filings (with such changes therein and additions thereto as any such Officer may deem necessary, appropriate or advisable, the execution and delivery thereof by any such Officer with any changes thereto to be conclusive evidence that any such Officer deemed such changes to meet such standard).

III. Plan of Reorganization and Disclosure Statement

WHEREAS, the undersigned have had the opportunity to consult with the management and the legal and financial advisors of the Company regarding the material terms of a proposed plan of reorganization (the "<u>Plan</u>") pursuant to which the Company and certain of its affiliates would, among other things, implement a reorganization of the Company's liabilities and emerge from its Bankruptcy Case;

WHEREAS, the undersigned have had the opportunity to consult with the management and the legal and financial advisors of the Company regarding the material terms of a proposed Disclosure Statement (the "<u>Disclosure Statement</u>") accompanying the Plan and the contents and disclosures thereof; and

WHEREAS, the undersigned have determined that it is advisable and in the best interest of the Company, its creditors, stakeholders and other interested parties that the Company, in furtherance of a reorganization of the Company's liabilities and emergence from Chapter 11, file the Plan and the Disclosure Statement with the Bankruptcy Court and to solicit acceptances and approvals thereof;

NOW, THEREFORE, BE IT RESOLVED, that the undersigned adopt, ratify, confirm and approve the form, terms and provisions of, and each of the transactions contemplated by the Plan and the Disclosure Statement, as each may be amended or modified from time to time; and be it further

RESOLVED, that the Company's advisors be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of the Company, to prepare, finalize and file, as appropriate, procedures for the solicitation and tabulation of votes to accept or reject the Plan and procedures for the selection of a Plan sponsor.

IV. <u>DIP Financing</u>

WHEREAS, the undersigned have determined that, in connection with the Bankruptcy Case, it is desirable and in the best interest of the Company, its creditors, stakeholders, and other interested parties to request that one or more potential financing sources provide the Company with post-petition debtor-in-possession financing, including, but not limited to, a revolving credit facility of \$50,000,000 (collectively "<u>DIP Financing</u>"), subject to exceptions and limitations to be set forth in any orders of the Bankruptcy Court concerning any of the DIP Financing (the "<u>DIP Financing Orders</u>");

WHEREAS, the undersigned have been presented with and have reviewed the terms and provisions of a definitive debtor-in-possession financing agreement (the "<u>DIP</u> <u>Financing Agreement</u>") by and among the Company and certain of its affiliates, as debtors-in-possession, and Encina Business Credit, LLC, as administrative agent (collectively, with any arranger and letter of credit issuer contemplated by the DIP Financing Agreement, the "<u>DIP</u> <u>Lenders</u>") pursuant to which the DIP Lenders have agreed to provide the Company with DIP Financing, which provides for the borrowing and reborrowing of loans, guaranteeing of obligations, granting of security and the pledging of collateral;

WHEREAS, in connection with the DIP Financing Agreement, the DIP Lenders require that the Company grant security interests in substantially all of its assets that now or hereafter come into the possession, custody or control of the Company, in order to secure the prompt and complete payment, observance, and performance of all obligations under the DIP Financing Agreement, subject to exceptions and limitations to be set forth in DIP Financing Orders and related documents contemplated thereunder (collectively, the "<u>DIP Documents</u>");

WHEREAS, the undersigned have determined that it is in the best interests of the Company, its creditors, stakeholders, and other interested parties, for the Company to (i) consummate the transactions contemplated by the DIP Financing Agreement provided to the undersigned, and (ii) empower, authorize and direct the Officers to take any and all actions as may be deemed appropriate to effect and perform the transactions contemplated thereby.

NOW, THEREFORE, BE IT RESOLVED, that the form, terms and provisions of the DIP Financing Agreement are hereby, in all respects, authorized, ratified, approved and adopted by the undersigned on behalf of the Company; and it be further

RESOLVED, that the Company be, and hereby is, authorized to incur and to undertake any and all related transactions contemplated under the DIP Financing Agreement and the DIP Documents; and it be further

RESOLVED, that the Company be, and hereby is, authorized to borrow and reborrow loans, guaranty obligations, grant security interests in collateral and pledge collateral pursuant to, and in accordance with, the DIP Documents; and it be further

RESOLVED, that the Officers be, and each of them hereby is, empowered, authorized and directed, with full power of delegation, on behalf of and in the name of the Company, to cause the Company to negotiate, execute and deliver the DIP Financing Agreement and the related documents contemplated thereby, in such form and with such changes or amendments (substantial or otherwise) thereto as any one or more of such Officers may deem necessary, desirable or appropriate, in order to consummate the transactions contemplated by the DIP Financing Agreement; and it be further

RESOLVED, that the Officers be, and each of them hereby is, empowered, authorized and directed, with full power of delegation, on behalf of and in the name of the Company, to take all such further actions which shall be necessary, proper or advisable to perform the Company's obligations under or in connection with the DIP Financing Agreement, the DIP Documents and the transactions contemplated therein, and to carry out fully the intent of the foregoing resolutions.

V. <u>Distress Termination</u>

WHEREAS, in connection with the Bankruptcy Case, it is proposed that the Company and certain of its debtor subsidiaries and affiliates that are in the Company's controlled group within the meaning of the Employee Retirement Income Security Act of 1974, as amended ("<u>ERISA</u>") section 4001(a)(14), 29 U.S.C. § 1301(a)(14) (collectively, "<u>ERISA Debtors</u>"), submit a motion ("<u>Motion</u>") in the Bankruptcy Court for entry of an order (a) determining that the financial requirements for a distress termination of The McClatchy Company Retirement Plan ("<u>Retirement Plan</u>") under section 4041(c) of ERISA, 29 U.S.C. § 1342(c), are satisfied, (b) approving a distress termination of the Retirement Plan, and (c) granting such further relief as the Bankruptcy Court may deem just and proper;

WHEREAS, the undersigned have determined that, in connection with the Bankruptcy Case, it is desirable and in the best interest of the Company, its creditors, stakeholders, and other interested parties that the ERISA Debtors submit the Motion; NOW, THEREFORE, BE IT RESOLVED, that the undersigned hereby approve and declare advisable the Motion, with any such changes and additions deemed necessary, appropriate or advisable by any Officers; and be it further

RESOLVED, that the Officers be, and each of them hereby is, empowered, authorized and directed, with full power of delegation, on behalf of and in the name of the Company, to take or cause to be taken all actions necessary, appropriate or advisable to submit the Motion in the Bankruptcy Court, and to take all such further actions which shall be necessary, proper or advisable to perform the Company's obligations under or in connection with the Motion and the actions contemplated therein, and to carry out fully the intent of the foregoing resolutions.

VI. <u>Retention of Professionals</u>

RESOLVED, that the Officers be, and each hereby is empowered, authorized and directed, on behalf of and in the name of the Company, to continue to retain and employ the law firm of Skadden, Arps, Slate, Meagher & Flom LLP and its affiliates ("<u>Skadden</u>"), as general bankruptcy counsel, to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings in the Bankruptcy Case and all other related matters in connection therewith, in such capacities and on such terms as the Officers of the Company, and each of them, may or shall approve and/or have previously approved; and be it further

RESOLVED, that the Officers be, and each hereby is empowered, authorized and directed, on behalf of and in the name of the Company, to continue to retain and employ the law firm of Togut, Segal & Segal LLP and its affiliates ("<u>Togut</u>"), as bankruptcy co-counsel, to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings in the Bankruptcy Case and all other related matters in connection therewith, in such capacities and on such terms as the Officers of the Company, and each of them, may or shall approve and/or have previously approved; and be it further

RESOLVED, that the Officers be, and each hereby is empowered, authorized and directed, on behalf of and in the name of the Company, to continue to retain and employ the Groom Law Group and its affiliates ("<u>Groom</u>"), as special counsel, to assist the Company with certain specified pension matters related to the Bankruptcy Case; and be it further

RESOLVED, that the Officers be, and each hereby is empowered, authorized and directed, on behalf of and in the name of the Company, to continue to retain (i) FTI Consulting, Inc. ("<u>FTI</u>") to serve as financial advisor and strategic communications advisor to the Company, (ii) Evercore Inc. ("<u>Evercore</u>") to provide investment banking services to the Company, and (iii) Kurtzman Carson Consultants LLC ("<u>KCC</u>") to provide consulting services to the Company regarding noticing, claims management and reconciliation, plan solicitation, balloting, disbursements, and any other services agreed to by the parties; and be it further

RESOLVED, that the Officers be, and each hereby is, empowered, authorized and directed, on behalf of and in the name of the Company, to continue the employment and retention

of professionals in the ordinary course as long as they deem appropriate and in the Bankruptcy Case to retain and employ other attorneys, accountants, and other professionals to assist in the Company's Bankruptcy Case on such terms as are deemed necessary, appropriate or advisable; and be it further

RESOLVED, that the Officers be, and each hereby is, authorized and directed, on behalf of and in the name of the Company, to execute any appropriate engagement letters and agreements and such other documents necessary to retain or continue to retain Skadden, Togut, Groom, FTI, Evercore, KCC, and any other or additional financial advisors, investment bankers, accountants, auditors, advisors, legal counsel, and other professionals not specifically identified herein (the "<u>Professionals</u>"), and to cause the Company to pay appropriate retainers to such Professionals prior to the filing of the Bankruptcy Case or after to the extent appropriate and permitted in the Bankruptcy Case, and to cause to be filed appropriate applications or motions seeking authority to retain and pay for the services of such Professionals; and be it further

RESOLVED, that the Officers be, and each hereby is, authorized and directed, on behalf of and in the name of the Company, to pay, or cause to be paid, all fees and expenses incurred by the Company in connection with services rendered by the Professionals and to make, or cause to be made, all payments as they, or any of them individually, shall determine to be necessary, appropriate or advisable, such payment to be conclusive evidence of their determination; and be it further

VII. <u>General</u>

RESOLVED, that the Officers be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of the Company, to amend, supplement or otherwise modify from time to time the terms of any documents, certificates, instruments, agreements, financing statements, notices, undertakings or other writings referred to in the foregoing resolutions; and be it further

RESOLVED, that the Officers be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of the Company, to take or cause to be taken any and all such further action and to execute, deliver, perform, verify and/or file, or cause to be executed, delivered, performed, verified and/or filed (or direct others to do so on its behalf as provided herein) all such further documents, agreements, instruments, financing statements, notices, undertakings, certificates, resolutions and other writings as they or any of them deem necessary, desirable or appropriate to effectuate the purpose and intent of any and all of the foregoing resolutions, the necessity, desirability, and appropriateness of which shall be conclusively evidenced by the action in support thereof, or the execution and delivery thereof, by such Officer (or such persons directed by such Officers); and be it further

RESOLVED, that all acts lawfully done or actions lawfully taken by any Officer to seek relief on behalf of the Company under Chapter 11 of the Bankruptcy Code, or in connection with the Bankruptcy Case, or any matter related thereto, be, and hereby are, adopted, ratified, confirmed and approved in all respects as the acts and deeds of the Company in all respects by the undersigned; and be it further RESOLVED, that all acts lawfully done or actions lawfully taken by any Officer, or by any employees or agents of the Company, on or before the date hereof in connection with the transactions contemplated by the foregoing resolutions be, and hereby are, authorized, adopted, ratified, confirmed and approved in all respects by the undersigned; and be it further

RESOLVED, that the omission from these resolutions of any agreement, document or other arrangement contemplated by any of the agreements, instruments, filings or other documents described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements, instruments, filings or other documents described in the foregoing resolutions shall in no manner derogate from the authority of the Officers to take all actions necessary, appropriate or advisable to consummate, effectuate, carry out or further the transaction contemplated by, and the intent and purposes of, the foregoing resolutions, the necessity, appropriateness, and advisability, of which shall be conclusively evidenced by the execution and delivery thereof, or action in support thereof, by such Officer; and be it further

RESOLVED, that the undersigned have received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of the Company, or hereby waive any right to have received such notice; and be it further

RESOLVED, that the Officers be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of the Company, to execute, deliver, perform, verify and/or file, or cause to be executed, delivered, performed, verified and/or filed (or direct others to do so on their behalf as provided herein) all necessary documents, including, without limitation, all petitions, affidavits, statements, schedules, motions, lists, applications, pleadings, other papers, guarantees, reaffirmations, additional security documents, control agreements, waivers of or amendments to existing documents, and to negotiate the forms, terms and provisions of, and to execute and deliver any amendments, modifications, waivers or consent to any of the foregoing as may be approved by any Officer, which amendments, modifications, waivers or consents may provide for consent payments, fees or other amounts payable or other modifications of or relief under such agreements or documents, the purpose of such amendments, modifications, waivers or consents being to facilitate consummation of the transactions contemplated by the foregoing resolutions or for any other purpose, and, in connection with the foregoing, to employ and retain all assistance by legal counsel, investment bankers, accountants, restructuring professionals or other professionals, and to take any and all action which such Officer or Officers deem necessary, appropriate or advisable in connection with the Bankruptcy Case, the Plan and the Disclosure Statement, with a view to the successful prosecution of the Bankruptcy Case contemplated by the foregoing resolutions and the successful consummation of the transactions contemplated by the foregoing resolutions including, without limitation, any action necessary, appropriate, or advisable to maintain the ordinary course operation of the Company's business; and be it further

RESOLVED, that the Officers be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of the Company, to execute, deliver and perform any and all special powers of attorney as such Officer may deem necessary, appropriate or advisable to facilitate consummation of the transactions contemplated by the foregoing resolutions, pursuant to which such Officer will make certain appointments of attorneys to facilitate consummation of

the transactions contemplated by the foregoing resolutions as the Company's true and lawful attorneys and authorize each such attorney to execute and deliver any and all documents of whatsoever nature and description that may be necessary, appropriate or advisable to facilitate consummation of the transactions contemplated by the foregoing resolutions.

Consolidated List of the Holders of the Debtors' 30 Largest Unsecured Claims

Pursuant to Local Bankruptcy Rule 1007-2(a)(4) set forth below is a list of creditors holding the thirty (30) largest unsecured claims against The McClatchy Company, *et al.*, (collectively, the "**Debtors**"), as of approximately February 12, 2020. This list has been prepared on a consolidated basis, based upon the books and records of the Debtors. The information presented in the list below shall not constitute an admission by, nor is it binding on, the Debtors.

This List of Creditors does not include (a) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101 or (b) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the largest unsecured claims.

	ne of creditor and complete ing address, including zip e	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, unsecured claim amount. If cla partially secured, fill in total cl amount and deduction for valu collateral or setoff to calculate unsecured claim. Total Deduction		ed, fill in only claim is I claim ralue of
			contracts)		Claim, if partially secured	for value of collateral or setoff	Unsecured Claim
1.	Pension Benefit Guaranty Corporation Attn: Accounts Payable 1200 K Street NW 12th Floor				\$530,352,623	3	
	Washington, DC 20005 Bank of New York Mellon				\$14,900,000		
2.	One Wall Street New York, NY 10286						
3.	Gannett Supply Corporation 7950 Jones Branch Drive McLean, VA 22107				\$1,646,978		
4.	Wipro Limited 2 Tower Center Blvd East Brunswick, NJ 08816	ruchika.aggarwal@wipro.com			\$1,439,122		
	Google Inc				\$800,000		
5.	1600 Amphitheater Parkway Mountain View, CA 94043	legal-notices@google.com					
6.	Dallas Morning News 508 Young Street Dallas, TX 75202	cgarrett@dmnmedia.com			\$669,851		
7.	Endava Inc 757 3rd Ave Suite 1901 New York, NY 10017	accounts.receivable@endava.com			\$664,818		
8.	Alorica Inc 400 Horsham Road Ste 130				\$541,490		
9.	Horsham, PA 19044 Andrew Distribution Inc PO Box 1099 Melrose Park, IL 60161	MarkAlWaren.Gamboa@alorica.com Fax: (630) 839-0424			\$495,055		

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		Nama dalambana ang tang tang tang tang tang tang ta		In dia st. 11	A		
	ne of creditor and complete ling address, including zip e	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed	If the claim is unsecured cl partially secu amount and collateral or unsecured cl		ed, fill in only claim is l claim value of
			government contracts)		Total Claim, if partially secured	Deduction for value of collateral or setoff	Unsecured Claim
	Simpli Fi Holdings Inc				\$490,000		
10.	3003 Tasman Dr Santa Clara, CA 95054	receivables@simpli.fi					
	Brightcove Inc	Tecervables@shilphi.n			\$294,044		
11.	290 Congress Street Boston, MA 02210						
	Facebook Inc				\$257,713		
12.	315 Montgomery Street San Francisco, CA 94104	ar@fb.com					
	Adobe Systems, Inc				\$232,766		
13.	560 Mission St Floor 5 San Francisco, CA 94105	remittance@adobe.com					
	LinkedIn Corporation				\$230,385		
14.	2029 Stierlin Court Mountain View, CA 94043						
	Dow Jones And Co Inc				\$191,835		
15.	4300 US Rt. 1 North Monmouth Junction, NJ 08852						
	Times News				\$155,943		
16.	C/O Lee Advertising PO Box 4690						
	Carol Stream, IL 60197	Fax: (319) 291-4014					
17.	Bulkley Dunton Publishing Group				\$144,985		
	613 Main Street Wilmington, MA 1887						
	Gary Pruitt				\$127,962		
18.	101 Warren Street #1110 New York, NY 10007						
	Johnson Controls				\$126,440		
19.	4415 Sea Ray Dr Charleston, SC 29405						
	Infosys BPM				\$107,537		
20.	6100 Tennyson Parkway Suite 200						
	Plano, TX 75024 Jobvite Inc				\$106.091		
24					\$106,981		
21.	1300 S El Camino Real #400 San Mateo, CA 94402						
	Solo Printing Inc				\$103,332		
22.	7860 NW 66th St Miami, FL 33166						

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	ne of creditor and complete ling address, including zip e	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	If the claim is unsecured cl partially secu amount and o	nsecured claim is fully unsecure aim amount. If ured, fill in tota deduction for v setoff to calcul aim. Deduction for value of collateral or setoff	ed, fill in only claim is l claim value of
	Tribune Direct				\$102,084	01 301011	
23.	435 N Michigan Ave Chicago, IL 60611						
	Datamatics Technologies				\$101,500		
24.	31572 Industrial Road Ste 100 Livonia, MI 48150						
	Adswerve, Inc				\$100,000		
25.	999 18th Street Ste 1555N Denver, CO 80202						
	Site Impact LLC				\$100,000		
26.	6119 Lyons Road Coconut Creek, FL 33073						
	Socialflow Inc				\$100,000		
27.	52 Vanderbilt Ave 12th Floor New York, NY 10017						
	Ryder Integrated Logistics				\$99,599		
28.	24610 Network Place Chicago, IL 60673						
	USA Today				\$98,865		
29.	PO Box 677460 Dallas, TX 75267						
30.	Solutions Through Software Inc				\$98,344		
30.	2295 S Hiawassee Rd Ste 208 Orlando, FL 32835						

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Shana A. Elberg Bram A. Strochlic Four Times Square New York, New York 10036-6522 Telephone: (212) 735-3000 Fax: (212) 735-2000

- and -

Van C. Durrer, II Destiny N. Almogue (pro hac vice pending) 300 South Grand Avenue, Suite 3400 Los Angeles, California 90071-3144 Telephone: (213) 687-5000 Fax: (213) 687-5600

– and –

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

Proposed Counsel for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
In re	:	Chapter 11
THE McCLATCHY COMPANY, et al.,	:	Case No. 20()
Debtors. ¹	:	(Joint Administration Pending)
	: X	

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 last four digits of Debtor The McClatchy Company's tax identification number are 0478. Due to the large number of debtor entities in these chapter 11 cases, for which the Debtors have requested joint administration, a complete list of the debtor entities and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' proposed claims and noticing agent at http://www.kccllc.net/McClatchy. The location of the Debtors' service address for purposes of these chapter 11 cases is: 2100 Q Street, Sacramento, California 95816.

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CONSOLIDATED CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure and Rule 1007-3 of the Local Bankruptcy Rules for the Southern District of New York, The McClatchy Company and its debtor affiliates, as debtors and debtors in possession in the abovecaptioned chapter 11 cases (collectively, the "**Debtors**"), respectfully represent:

1. The McClatchy Company is a publicly traded corporation. Chatham Asset Management owns 23.37% of the corporation's Class A common stock; Bluestone Financial Ltd owns 14.11%; Omega Advisors, Inc. owns 8.01%; Bestinver Gestión, S.G.I.I.C. owns 5.59%; and Leon G. Cooperman owns 5.53%.² Kevin McClatchy owns 53.33% of the corporation's Class B common shares; William McClatchy owns 53.15%; Theodore Mitchell owns 51.48%; Molly Maloney Evangelisti owns 18.65%; and all executive officers and directors as a group (17 persons) own 77.38%.³

2. The McClatchy Company owns 100% of the equity interests in the following Debtors: Cypress Media, Inc.; Biscayne Bay Publishing Inc.; Columbus Ledger-Enquirer; Gulf Publishing Company, Inc.; Keynoter Publishing Company; Lexington H-L Services, Inc.; Macon Telegraph Publishing Company; McClatchy Interactive West; McClatchy Investment Company; McClatchy Newspapers, Inc.; McClatchy News Services, Inc.; McClatchy Property, Inc.; McClatchy Resources, Inc.; McClatchy Shared Services, Inc.; Miami Herald Media Company; Nittany Printing and Publishing Co.; Pacific Northwest Publishing Company, Inc.; San Luis Obispo Tribune, LLC.; The Bradenton Herald, Inc.; The Charlotte Observer Publishing Company; and Wichita Eagle and Beacon Publishing Company, Inc.

² As of February 12, 2020.

³ As of February 12, 2020.

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3. The McClatchy Company owns 66.66% of the equity interests in Debtor McClatchy International Inc.

4. McClatchy Newspapers, Inc. owns 60.90% of the equity interests in Debtor McClatchy Management Services, Inc.; N & O Holdings, Inc. owns 22.50%; Tacoma News, Inc. owns 8.90%; East Coast Newspapers, Inc. owns 5.30%; McClatchy Big Valley, Inc. owns 1.70%; and Olympic Cascade Publishing, Inc. owns 0.70%.

5. McClatchy International Inc. owns 100% of the equity interests in Debtor McClatchy U.S.A., Inc.

6. McClatchy Newspapers, Inc. owns 100% of the equity interests in Debtors East Coast Newspapers, Inc.; El Dorado Newspapers; McClatchy Big Valley, Inc.; Newsprint Ventures, Inc.; Olympic-Cascade Publishing, Inc.; Tacoma News, Inc.; and The News and Observer Publishing Co.

 McClatchy Management Services, Inc. owns 100% of the equity interests in Debtor McClatchy Interactive LLC.

8. Biscayne Publishing Inc. owns 100% of the equity interests in Debtor Aboard Publishing, Inc.

Biscayne Publishing Inc. owns 99% of the equity interests in Debtor Herald Custom
 Publishing of Mexico, S. de R.L. de C.V.; Aboard Publishing, Inc. owns 1%.

10. Pacific Northwest Publishing Company, Inc. owns 100% of the equity interests in the following Debtors: Bellingham Herald Publishing, LLC; Idaho Statesman Publishing, LLC; and Olympian Publishing, LLC.

Cypress Media, Inc. owns 100% of the equity interests in Debtor Cypress Media,
 LLC.

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12. Cypress Media, LLC owns 100% of the equity interests in the following Debtors: HLB Newspapers, Inc.; Keltatim Publishing Co., Inc.; Mail Advertising Corp.; Nor-Tex Publishing, Inc.; Quad County Publishing, Inc.; and Star-Telegram Inc.

HLB Newspapers, Inc. owns 100% of the equity interests in the following Debtors:Belton Publishing Co., Inc.; Cass County Publishing Co.; and Lee's Summit Journal, Inc.

14. Newsprint Ventures, Inc. owns 100% of the equity interests in Debtor Wingate Paper Company.

The News and Observer Publishing Co. owns 100% of the equity interests in Debtor
 N & O Holdings, Inc.

16. McClatchy Interactive West owns 100% of the equity interests in Debtor Tru Measure, LLC.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

Fill in this information to	o identify the case:		
Debtor name	The McClatchy Com	pany	
United States Bankruptcy	Court for the:	Southern	District of <u>New York</u> (State)
Case number (If known):			
Official Form 2	02		

12/15

Declaration Under Penalty of Perjury for Non-Individual Debtors

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING – Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)				
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
	Schedule H: Codebtors (Official Form 206H)				
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)				
	Amended Schedule				
\boxtimes	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)				
\boxtimes	Other document that requires a declaration	Consolidated Corporate Ownership Statement			
I declare under penalty of perjury that the foregoing is true and correct.					
Executed on <u>02/13/2020</u>		x <u>/s/ R. Elaine Lintecum</u> Signature of individual signing on behalf of debtor			
		R. Elaine Lintecum			
		Printed name Authorized Signatory			

Position or relationship to debtor

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United States Bankruptcy Court Southern District of New York

In re: <u>The McClatchy Company</u>

Case No.

Debtor(s)

Chapter 11

CONSOLIDATED LIST OF EQUITY SECURITY HOLDERS PURSUANT TO RULE 1007(a)(3) OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE

Debtor	Equity Holder	Percentage of Ownership	Last Known Address of Equity Holder	
Cypress Media, Inc.	The McClatchy	100.000%	2100 Q Street	
	Company		Sacramento, California 95816	
Aboard Publishing, Inc.	Biscayne Bay	100.000%	2100 Q Street	
	Publishing, Inc.		Sacramento, California 95816	
Bellingham Herald	Pacific Northwest	100.000%	2100 Q Street	
Publishing, LLC	Publishing Company, Inc.		Sacramento, California 95816	
Belton Publishing	HLB Newspapers, Inc.	100.000%	2100 Q Street	
Company, Inc.			Sacramento, California 95816	
Biscayne Bay	The McClatchy	100.000%	2100 Q Street	
Publishing, Inc.	Company		Sacramento, California 95816	
Cass County Publishing	HLB Newspapers, Inc.	100.000%	2100 Q Street	
Company			Sacramento, California 95816	
Columbus Ledger	The McClatchy	100.000%	2100 Q Street	
Enquirer, Inc.	Company		Sacramento, California 95816	
Cypress Media, LLC	Cypress Media, Inc.	100.000%	2100 Q Street	
	• •		Sacramento, California 95816	
East Coast Newspapers,	McClatchy	100.000%	2100 Q Street	
Inc.	Newspapers, Inc.		Sacramento, California 95816	
El Dorado Newspapers	McClatchy	100.000%	2100 Q Street	
	Newspapers, Inc.		Sacramento, California 95816	
Gulf Publishing	The McClatchy	100.000%	2100 Q Street	
Company, Inc.	Company		Sacramento, California 95816	
Herald Custom	Biscayne Bay	99.000%	2100 Q Street	
Publishing of Mexico,	Publishing, Inc.		Sacramento, California 95816	
S. de R.L. de C.V.	Aboard Publishing,	1.000%	2100 Q Street	
	Inc.		Sacramento, California 95816	
HLB Newspapers, Inc.	Cypress Media, LLC	100.000%	2100 Q Street	
			Sacramento, California 95816	
Idaho Statesman	Pacific Northwest	100.000%	2100 Q Street	
Publishing, LLC	Publishing Company,		Sacramento, California 95816	
	Inc.			
Keltatim Publishing	Cypress Media, LLC	100.000%	2100 Q Street	
Company, Inc.			Sacramento, California 95816	
Keynoter Publishing	The McClatchy	100.000%	2100 Q Street	
Company, Inc.	Company		Sacramento, California 95816	
Lee's Summit Journal,	HLB Newspapers, Inc.	100.000%	2100 Q Street	
Incorporated			Sacramento, California 95816	
Lexington H-L	The McClatchy	100.000%	2100 Q Street	
Services, Inc.	Company		Sacramento, California 95816	

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			Y (YZ A 11 C
Debtor	Equity Holder	Percentage of	Last Known Address of
		Ownership	Equity Holder
Macon Telegraph	The McClatchy	100.000%	2100 Q Street
Publishing Company	Company 100 0000		Sacramento, California 95816
Mail Adverstising	Cypress Media, LLC	100.000%	2100 Q Street
Corporation			Sacramento, California 95816
McClatchy Big Valley,	McClatchy	100.000%	2100 Q Street
Inc.	Newspapers, Inc.		Sacramento, California 95816
McClatchy Interactive	McClatchy	100.000%	2100 Q Street
LLC	Management Services, Inc.		Sacramento, California 95816
McClatchy Interactive	The McClatchy	100.000%	2100 Q Street
West	Company	100.00070	Sacramento, California 95816
McClatchy International	The McClatchy	66.664%	2100 Q Street
Inc.	Company	00.004%	Sacramento, California 95816
IIIC.	The Charlotte Observer	9.877%	2100 Q Street
		9.877%	-
	Publishing Company	4.0290/	Sacramento, California 95816
	The State Media	4.938%	2100 Q Street
	Company	2 - 2 1 4 4	Sacramento, California 95816
	Lexington H-L	3.704%	2100 Q Street
	Services, Inc.		Sacramento, California 95816
	Wichita Eagle and	3.704%	2100 Q Street
	Beacon Publishing Company, Inc.		Sacramento, California 95816
	Macon Telegraph	2.469%	2100 Q Street
	Publishing Company		Sacramento, California 95816
	Pacific Northwest	2.469%	2100 Q Street
	Publishing Company,		Sacramento, California 95816
	Inc.		·····
	The Bradenton Herald,	1.235%	2100 Q Street
	Inc.		Sacramento, California 95816
	Gulf Publishing	1.235%	2100 Q Street
	Company, Inc.		Sacramento, California 95816
	Columbus Ledger	1.235%	2100 Q Street
	Enquirer, Inc.		Sacramento, California 95816
	Nittany Printing and	1.235%	2100 Q Street
	Publishing Company	1120070	Sacramento, California 95816
	The Sun Publishing	1.235%	2100 Q Street
	Company, Inc.	1.23370	Sacramento, California 95816
McClatchy Investment	The McClatchy	100.000%	2100 Q Street
Company	Company	100.00070	Sacramento, California 95816
McClatchy	McClatchy	60.900%	2100 Q Street
Management Services,	Newspapers, Inc.	00.900%	Sacramento, California 95816
Inc.		22.500%	
	N & O Holdings, Inc.	22.300%	2100 Q Street Sacramento, California 95816
	Tacoma News, Inc.	8.900%	2100 Q Street
	Tacoma news, mc.	8.90070	Sacramento, California 95816
	East Coast	5.300%	2100 Q Street
	Newspapers, Inc.	2.20070	Sacramento, California 95816
	McClatchy Big Valley,	1.700%	2100 Q Street
	Inc.	1.70070	Sacramento, California 95816
	Olympic-Cascade	0.700%	2100 Q Street
	Publishig, Inc.	0.700%	Sacramento, California 95816
	r uonsing, me.		Sacramento, Camornia 93010

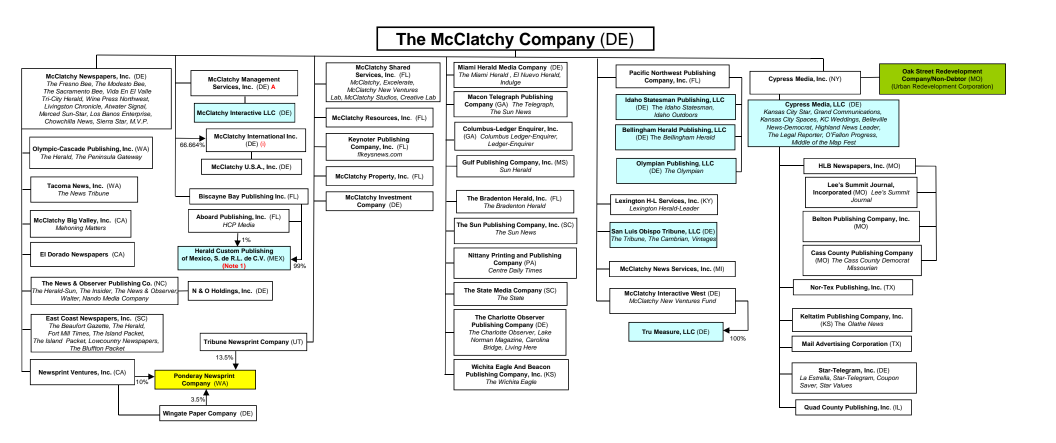
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Debtor	Equity Holder	Percentage of	Last Known Address of
		Ownership	Equity Holder
McClatchy News	The McClatchy	100.000%	2100 Q Street
Services, Inc.	Company		Sacramento, California 95816
McClatchy Newspapers,	The McClatchy	100.000%	2100 Q Street
Inc.	Company		Sacramento, California 95816
McClatchy Property,	The McClatchy	100.000%	2100 Q Street
Inc.	Company		Sacramento, California 95816
McClatchy Resources,	The McClatchy	100.000%	2100 Q Street
Inc.	Company		Sacramento, California 95816
McClatchy Shared	The McClatchy	100.000%	2100 Q Street
Services, Inc.	Company		Sacramento, California 95816
McClatchy U.S.A., Inc.	McClatchy	100.000%	2100 Q Street
	International, Inc.		Sacramento, California 95816
Miami Herald Media	The McClatchy	100.000%	2100 Q Street
Company	Company		Sacramento, California 95816
N & O Holdings, Inc.	The News and	100.000%	2100 Q Street
	Observer Publishing		Sacramento, California 95816
	Company		,
Newsprint Ventures,	McClatchy	100.000%	2100 Q Street
Inc.	Newspapers, Inc.		Sacramento, California 95816
Nittany Printing and	The McClatchy	100.000%	2100 Q Street
Publishing Company	Company	100.00070	Sacramento, California 95816
Nor-Tex Publishing,	Cypress Media, LLC	100.000%	2100 Q Street
Inc.	Cypress Media, LLC	100.00070	Sacramento, California 95816
Olympian Publishing,	Pacific Northwest	100.000%	2100 Q Street
LLC	Publishing Company,	100.00070	Sacramento, California 95816
LLC	Inc.		Sacramento, Camornia 95810
Olympic-Cascade	McClatchy	100.000%	2100 Q Street
• •	Newspapers, Inc.	100.00070	Sacramento, California 95816
Pacific Northwest	The McClatchy	100.000%	2100 Q Street
	Company	100.000%	Sacramento, California 95816
Publishing Company,	Company		Sacramento, Camornia 95810
Inc.	Cypress Media, LLC	100.000%	2100 O Streat
Quad County	Cypress Media, LLC	100.000%	2100 Q Street Sacramento, California 95816
Publishing, Inc.	The McCletcher	100.0000/	·
San Luis Obispo	The McClatchy	100.000%	2100 Q Street
Tribune, LLC	Company	100.0000/	Sacramento, California 95816
Star-Telegram, Inc.	Cypress Media, LLC	100.000%	2100 Q Street
		100.0000/	Sacramento, California 95816
Tacoma News, Inc.	McClatchy	100.000%	2100 Q Street
	Newspapers, Inc.		Sacramento, California 95816
The Bradenton Herald,	The McClatchy	100.000%	2100 Q Street
Inc.	Company		Sacramento, California 95816
The Charlotte Observer	The McClatchy	100.000%	2100 Q Street
Publishing Company	Company		Sacramento, California 95816
The News and Observer	McClatchy	100.000%	2100 Q Street
	Newspapers, Inc.		Sacramento, California 95816
The State Media	The McClatchy	100.000%	2100 Q Street
Company	Company		Sacramento, California 95816
The Sun Publishing	The McClatchy	100.000%	2100 Q Street
	Company		Sacramento, California 95816
Company, Inc.	Company		Sacramento, Camorna 75010
Company, Inc. Tribune Newsprint	The McClatchy	100.000%	2100 Q Street

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Debtor	Debtor Equity Holder		Last Known Address of Equity Holder		
Tru Measure, LLC	McClatchy Interactive	100.000%	2100 Q Street		
	West		Sacramento, California 95816		
Wichita Eagle and	The McClatchy	100.000%	2100 Q Street		
Beacon Publishing	Company		Sacramento, California 95816		
Company, Inc.					
Wingate Paper	Newsprint Ventures,	100.000%	2100 Q Street		
Company	Inc.		Sacramento, California 95816		

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	(i) Subsidiary	% Owned	Subsidiary	% Owned	<u>Subsidiary</u>	% Owned
; tnership	The Bradenton Herald, Inc. Gulf Publishing Company, Inc. The Charlotte Observer Publishing Company Lexington H-L Services, Inc.	1.235% 1.235% 9.877% 3.704%	Nittany Printing and Publishing Company The State Media Company The Sun Jublishing Company, Inc. Pacific Northwest Publishing Company, Inc.	1.235% 4.938% 1.235% 2.469%	McClatchy Big Valley, Inc. East Coast Newspapers, Inc. McClatchy Newspapers, Inc. N & O Holdings, Inc.	1.7% 5.3% 60.9% 22.5%
evelopment pany/Non-	Macon Telegraph Publishing Company Columbus Ledger-Enquirer, Inc.	2.469% 1.235%	Wichita Eagle and Beacon Publishing Company, Inc.	3.704%	Olympic-Cascade Publishing, Inc. Tacoma News, Inc.	0.7% 8.9%