

February 16, 2011

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

**Re: Notice of Ex Parte Presentation  
Tribune Company, Debtor-in-Possession  
MB Docket No. 10-104**

Dear Ms. Dortch:

Tribune Company, Debtor-in-Possession (“Tribune”) is submitting this letter to apprise the Commission of developments before the United States Bankruptcy Court, District of Delaware (the “Bankruptcy Court”) with bearing on the applications being processed under the above-referenced docket (the “Exit Applications”) for Tribune and its debtor-in-possession subsidiaries (collectively, the “Tribune Debtors”) to emerge from Chapter 11 bankruptcy as reorganized entities.

By order dated December 9, 2010, the Bankruptcy Court set a deadline of January 16, 2011 for the submission of a media ownership certification to Tribune by any creditor (i) that believes that the amount of its claim may entitle it to receive five percent (5%) or more of the New Class A Common Stock of the Tribune upon Tribune’s emergence from bankruptcy (“Reorganized Tribune”) under any plan of reorganization before the Bankruptcy Court and (ii) that wishes to remain eligible to receive five percent (5%) or more of the New Class A Common Stock. By the Bankruptcy Court’s deadline, media ownership certifications had been submitted for Angelo Gordon & Co., L.P., Oaktree Tribune, L.P., and J.P. Morgan Chase Bank, N.A.; and those submissions reflected the media ownership information previously presented for those parties in the Exit Applications.

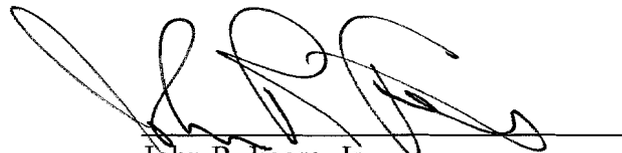
As previously reported, the Bankruptcy Court has scheduled a plan confirmation hearing to begin on March 7, 2011.

Pursuant to Section 1.1206(b)(2) of the Commission’s rules, 47 C.F.R. § 1.1206(b)(2), a copy of this notice is being filed electronically.

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Please inform the undersigned if you should have any questions regarding this status report.

Sincerely,



John R. Feore, Jr.  
Counsel for Tribune Company,  
Debtor-in-Possession

cc (via email): Barbara Kreisman  
David Roberts  
Adrienne Denysyk  
Counsel to Petitioners (per attached list)  
Best Copy and Printing, Inc.

### **Copies to Counsel to Petitioners**

Copies of the foregoing letter are being sent via email to counsel of record for parties filing petitions to deny, as follows:

Kenneth B. Weckstein ([kweckstein@brownrudnick.com](mailto:kweckstein@brownrudnick.com)),  
Robert J. Stark ([rstark@brownrudnick.com](mailto:rstark@brownrudnick.com)),  
Martin S. Siegel ([msiegel@brownrudnick.com](mailto:msiegel@brownrudnick.com)),  
William M. Dolan III ([wdolan@brownrudnick.com](mailto:wdolan@brownrudnick.com)),  
John Wells King ([JKing@gsblaw.com](mailto:JKing@gsblaw.com)),  
Andrew Jay Schwartzman ([andys@mediaaccess.org](mailto:andys@mediaaccess.org)),  
Angela J. Campbell ([campbeaj@law.georgetown.edu](mailto:campbeaj@law.georgetown.edu)),  
Stanley M. Brand ([sbrand@brandlawgroup.com](mailto:sbrand@brandlawgroup.com))  
Bradley T. Raymond ([braymond@teamster.org](mailto:braymond@teamster.org))