SECOND OMNIBUS AMENDMENT

This SECOND OMNIBUS AMENDMENT, dated as of January 8, 2009 (this "Amendment"), is by and among TRIBUNE RECEIVABLES, LLC, as Borrower (the "Borrower"), TRIBUNE COMPANY, as Servicer (in such capacity, the "Servicer"), as Parent (the "Parent") and as a Guarantor, the subsidiaries of Parent party hereto as Sub-Originators (the "Sub-Originators") and as Guarantors, BARCLAYS BANK PLC, as a committed lender (in such capacity, the "Lender"), as a funding agent in such capacity, the "Funding Agent") and as the administrative agent (in such capacity, the "Administrative Agent").

BACKGROUND

- 1. Borrower, Servicer, the Lender, the Funding Agent and the Administrative Agent are parties to that certain Receivables Loan Agreement, dated as of July 1, 2008 (as heretofore amended, the "RLA").
- 2. The Parent, the Servicer, the Sub-Originators and the Borrower are parties to that certain Receivables Purchase Agreement, dated as of July 1, 2008 (as heretofore amended, the "RPA").
- 3. The parties hereto desire to amend the RLA and the RPA in certain respects as set forth herein.
- NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:
- SECTION 1. <u>Definitions</u>. Capitalized terms used in this Amendment and not otherwise defined herein shall have the meanings assigned thereto in the RLA.
- SECTION 2. <u>Amendments to RLA</u>. (a) <u>Paragraph (i)</u> of <u>Clause 7.2</u> of the RLA is hereby amended by deleting the date "January 9, 2009" where it appears therein and substituting therefore the date "January 15, 2009".
- (b) Paragraph (j) of Clause 7.2 of the RLA is hereby deleted in its entirety and the following paragraph (j) is hereby substituted therefor:
 - (j) any Filing Debtor shall make any payment on any Indebtedness of the Filing Debtors arising before the Filing Date, other than as permitted under the Financing Orders, as permitted hereunder, as permitted by order of the Bankruptcy Court in respect of claims that are (i) sought pursuant to the "first day" motions filed by the Filing Debtors and subsequently authorized by orders in the Chapter 11 Cases, and (ii) authorized in other orders in the Chapter 11 Cases in an aggregate amount for all such orders not to exceed \$30,000,000.
- SECTION 3. <u>Amendments to RPA</u>. The last paragraph of <u>Section 4.27</u> of the RPA is hereby amended by:

- (a) deleting <u>subclause (i)</u> thereof and substituting therefor the following <u>subclause (i)</u>:
 - (i) any transaction at any future time (whether prior to or subsequent to the Final Payout Date) to the extent the consummation of such transaction would not otherwise have been permitted as of the date of entering into such transaction and the obligation of the applicable Originators or Subsidiaries to consummate such transaction remains subject to the consent of the Administrative Agent
- (b) inserting the phrase ", or contemporaneously with," after the phrase "subsequent to" where it appears in <u>subclause (ii)</u> thereof.
- SECTION 4. Representations and Warranties. Each Transaction Party hereby represent and warrant that after giving effect to this Amendment, (i) the representations and warranties of such Transaction Party contained in the Transaction Documents shall be true and correct on and as of the Effective Date as though made on and as of such date, and shall have been deemed to have been made on and as of such date, and (ii) no event shall have occurred and be continuing, or would result from this Amendment, that constitutes a Facility Event.
- SECTION 5. <u>Confirmation of the Transaction Documents</u>. The Transaction Parties each hereby acknowledge and agree that, except as herein expressly amended, the Transaction Documents are each ratified and confirmed in all respects and shall remain in full force and effect in accordance with their respective terms. Without limiting the foregoing, each Guarantor ratifies and reaffirms its obligations under the Guaranty and the Guaranty Security Agreement.
- SECTION 6. <u>Conditions to Effectiveness</u>. This Amendment shall become effective on the date (the "<u>Effective Date</u>")on which each of the following conditions shall have been satisfied:
- (a) The Administrative Agent shall have received this Amendment duly executed by each of the parties thereto; and
- (b) The representations and warranties set forth in <u>Section 4</u> hereof shall be true and correct.
- SECTION 7. Miscellaneous. Each of the RLA and the RPA as amended hereby, remains in full force and effect. Any reference to the RLA or the RPA from and after the date hereof shall be deemed to refer to the RLA or the RPA, as applicable, as amended hereby unless otherwise expressly stated. This Amendment may be executed in any number of counterparts and by the different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which when taken together shall constitute one and the same agreement. Executed counterparts of this Amendment may be delivered by facsimile, which shall be effective as delivery of a manually executed signature page. This Amendment shall be governed by, and construed in accordance with, the laws of the State of New York without giving effect to the conflict of Laws principles thereof (other than Section 5-1401 of the

New York General Obligations Law) and the obligations, rights and remedies of the parties under this Amendment shall be determined in accordance with such laws.
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IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed by their respective officers thereunto duly authorized, as of the date first above written.

TRIBUNE RECEIVABLES LLC

as Borrower

Name: Chandler Bigelow III

Title: President/Treasurer

TRIBUNE COMPANY

as Servicer and as a Guarantor

Name: Chandler Rigelow III

Title: Senior Vice President/Chief Financial Officer

CHICAGOLAND TELEVISION NEWS, INC.
TRIBUNE BROADCAST HOLDINGS, INC.
TRIBUNE INTERACTIVE, INC.
TRIBUNE TELEVISION HOLDINGS, INC.
WGN CONTINENTAL BROADCASTING COMPANY
WPIX, INC.
TRIBUNE TELEVISION NEW ORLEANS, INC.
KSWB INC.
KTLA INC.
KIAH INC.
TOWER DISTRIBUTION COMPANY

TOWER DISTRIBUTION COMPANY
TRIBUNE TELEVISION NORTHWEST, INC.
TRIBUNE TELEVISION COMPANY
CHANNEL 40, INC.
CHANNEL 39, INC.
LOS ANGELES TIMES COMMUNICATIONS LLC

WDCW BROADCASTING, INC.
ORLANDO SENTINEL COMMUNICATIONS
COMPANY

SUN-SENTINEL COMPANY
GOLD COAST PUBLICATIONS, INC.
FORUM PUBLISHING GROUP, INC.
THE DAILY PRESS, INC.
CHICAGO TRIBUNE COMPANY
THE BALTIMORE SUN COMPANY
THE HARTFORD COURANT COMPANY
THE MORNING CALL, INC.
as Sub-Originators and as Guarantors

By: Marylu w
Name: Chandler Bigelow III

Name: Chandler Bigelow II
Title: Assistant Treasurer

TRIBUNE PUBLISHING COMPANY INSERTCO, INC.

as Guarantors

Name: Chandler Bigelow III

Title: Treasurer

TMLS I, INC.

SOUTHERN CONNECTICUT NEWSPAPERS, INC.

as Guarantors

Name: Chandler Bigelow III

Title: President and Assistant Treasurer

TIMES MIRROR LAND AND TIMBER COMPANY

as a Guarantor

Name: Chandler Bigelow III

Title:

SHEPARD'S INC.

TIMES MIRROR SERVICES COMPANY, INC.

CANDLE HOLDINGS CORPORATION

DISTRIBUTION SYSTEMS OF AMERICA, INC.

EAGLE NEW MEDIA INVESTMENTS, LLC

EAGLE PUBLISHING INVESTMENTS, LLC

FORTIFY HOLDINGS CORPORATION

GREENCO, INC.

JULIUSAIR COMPANY, LLC

JULIUSAIR COMPANY II, LLC

STAR COMMUNITY PUBLISHING GROUP, LLC

NBBF, LLC

TIMES MIRROR PAYROLL PROCESSING COMPANY, INC.

TRIBUNE FINANCE, LLC

TRIBUNE FINANCE SERVICE CENTER, INC.

TRIBUNE LICENSE, INC.

TRIBUNE LOS ANGELES, INC.

TRIBUNE MANHATTAN NEWSPAPER HOLDINGS, INC.

TRIBUNE NEW YORK NEWSPAPER HOLDINGS, LLC TRIBUNE NM, INC.

PUBLISHERS FOREST PRODUCTS CO. OF WASHINGTON

NEW RIVER CENTER MAINTENANCE ASSOCIATION, INC.

SIGNS OF DISTINCTION, INC.

TRIBUNE BROADCASTING HOLDCO, LLC

as Guarantors

By: Volton

Name: Chandler Bigelow III
Title: President and Treasurer

FORSALEBYOWNER.COM REFERRAL SERVICES, LLC
INTERNET FORECLOSURE SERVICE, INC.
435 PRODUCTION COMPANY
5800 SUNSET PRODUCTIONS INC.
BALTIMORE NEWSPAPER NETWORKS, INC.
CALIFORNIA COMMUNITY NEWS CORPORATION CHANNEL 20, INC.
CHICAGO AVENUE CONSTRUCTION COMPANY
CHICAGO RIVER PRODUCTION COMPANY

as Guarantors

Name: Chandler Bigelow III Title: Assistant Treasurer

CHICAGO TRIBUNE NEWSPAPERS, INC. CHICAGO TRIBUNE PRESS SERVICE, INC. CHICAGOLAND MICROWAVE LICENSEE, INC. CHICAGOLAND PUBLISHING COMPANY COURANT SPECIALTY PRODUCTS, INC. DIRECT MAIL ASSOCIATES, INC. FORSALEBYOWNER.COM CORP. HEART & CROWN ADVERTISING, INC. HOMEOWNERS REALTY, INC. HOMESTEAD PUBLISHING CO. HOY, LLC HOY PUBLICATIONS, LLC KPLR, INC. KWGN INC. LOS ANGELES TIMES INTERNATIONAL, LTD. LOS ANGELES TIMES NEWSPAPERS, INC. MAGIC T MUSIC PUBLISHING COMPANY NEOCOMM, INC. NEW MASS. MEDIA, INC. NEWSCOM SERVICES, INC. NEWSPAPER READERS AGENCY, INC. NORTH MICHIGAN PRODUCTION COMPANY NORTH ORANGE AVENUE PROPERTIES, INC. OAK BROOK PRODUCTIONS, INC. PATUXENT PUBLISHING COMPANY SENTINEL COMMUNICATIONS NEWS VENTURES, INC. STEMWEB, INC. THE OTHER COMPANY LLC TMLH 2, INC. TMS ENTERTAINMENT GUIDES, INC. TOWERING T MUSIC PUBLISHING COMPANY TRIBUNE BROADCASTING COMPANY TRIBUNE BROADCASTING NEWS NETWORK, INC. TRIBUNE CALIFORNIA PROPERTIES, INC. TRIBUNE DIRECT MARKETING, INC. TRIBUNE ENTERTAINMENT COMPANY

By: Sylling
Name: Chandler Bigelow III

Title: Assistant Treasurer

as Guarantors

TRIBUNE ENTERTAINMENT PRODUCTION COMPANY
TRIBUNE MEDIA NET, INC.
TRIBUNE MEDIA SERVICES, INC.
TRIBUNE NETWORK HOLDINGS COMPANY
VALUMAIL, INC.
VIRGINIA COMMUNITY SHOPPERS, LLC
VIRGINIA GAZETTE COMPANIES, LLC
WATL, LLC
WCWN LLC
WLVI INC
WTXX INC.
as Guarantors

By:

Name: Chandler Bigelow III Title: Assistant Treasurer

BARCLAYS BANK PLC

as Administrative Agent

By:_ Name:

Fouad S. Onbargi Director

Title:

BARCLAYS BANK PLC

as a Committed Lender and a Funding Agent for the Class A Loans

By:_

Name: Title:

Fouad S. Onbargi Director