UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 11)*

The E.W. Scripps Company

(Name of Issuer)

Class A Common Shares (Title of Class of Securities)

811054402 (CUSIP Number)

Tracy Tunney Ward
Miramar Services, Inc.
250 Grandview Ave., Suite 400
Fort Mitchell, KY 41017
(859) 581-5758
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 26, 2021
(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), Rule 13d-1(f) or Rule 13d-1(g), check the following box. \Box

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

1	NAME OF REPORTING PERSON				
	Adam R. Scripps Trust u/a dated October 5, 1992, as restated May 6, 2009 and amended March 16, 2017				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	Nevada				
		7	SOLE VOTING POWER		
N	UMBER OF		0		
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		534,666		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,72				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	EPO	RTING PERSON (see instructions)		
	00				

1	NAME OF REPORTING PERSON					
	Anne La Dow					
2		IE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
	`,					
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
N	UMBER OF		44,847			
BE	SHARES NEFICIALLY	8	SHARED VOTING POWER			
C	WNED BY		11,130,723 (1)			
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		84,399			
	W1111.	10	SHARED DISPOSITIVE POWER			
			730,955			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,175,570	0(1)				
12			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)			
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	13.8% (1)					
14		REPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON				
	Anne M. La Dow Trust under Agreement dated 10/27/2011				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	California				
		7	SOLE VOTING POWER		
N	UMBER OF		3,649		
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		43,201		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,134,37				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11		
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	00				

1	NAME OF REPORTING PERSON				
	Anthony S. Granado				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		20,000		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		20,100		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,150,723 (1)				
12					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Austin S. Heidt				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		0		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,72				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO!	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Barbara Victoria Scripps Evans				
2		HE AF b) □	PROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	ONLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5		DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		0		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		40,911		
	***************************************	10	SHARED DISPOSITIVE POWER		
			730,955		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,723 (1)				
12			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				
					

1	NAME OF REPORTING PERSON				
	Brittany Jean Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		0		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		10		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,72				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON					
	Careen Cardin Trust, dated November 26, 2018					
2		HE AF b) □	PROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
3	SEC USE O	NLY				
4	SOURCE O	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENSI	HIP C	R PLACE OF ORGANIZATION			
	New Ham	pshir				
		7	SOLE VOTING POWER			
N	UMBER OF		0			
BE	SHARES NEFICIALLY	8	SHARED VOTING POWER			
C	WNED BY EACH		11,130,723 (1)			
R	EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		3,000			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,723 (1)					
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11					
	13.8% (1)					
14	TYPE OF R	REPO!	RTING PERSON (see instructions)			
	00					

1	NAME OF REPORTING PERSON				
	Charles E. Scripps, Jr.				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		811,367		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY EACH		11,130,723 (1)		
	EPORTING PERSON	9	SOLE DISPOSITIVE POWER		
	WITH:		1,428,682		
		10	SHARED DISPOSITIVE POWER		
- 44	A CODECA		0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
10	11,942,090		ACCRECATE AMOUNT IN DOWN (44) EVOLUDES CERTAIN SHARES (
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
40					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.8% (1)	EDG			
14	TYPE OF R	ŒPO]	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Charles L. Barmonde				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		619,480		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1,205,146		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,750,203 (1)				
12	· ·				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.5% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	1 NAME OF REPORTING PERSON				
	Cody Dubuc				
2			PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
	(a) \Box (b) □			
3	SEC USE O	NI V			
5					
4	SOURCE O)F FU	NDS (see instructions)		
	00				
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENSI	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF SHARES	0	0 SHARED VOTING POWER		
	NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON		40.000		
	WITH:	10	10,000 SHARED DISPOSITIVE POWER		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11 120 72	2 (1)			
12	11,130,723 (1) CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
14	CILLON II THE AGGINE AMOUNT IN NOW (11) EXCEODES CENTAIN SHAKES (SEE IIISHUCHORS)				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	12.00/ (1)				
14	13.8% (1) TYPE OF R	REPO	RTING PERSON (see instructions)		
			(,		
	IN				

1	NAME OF REPORTING PERSON				
	Corina S. Granado				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		551,781		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		818,614		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,682,504 (1)				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.4% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON					
	Crystal Vasquez Lozano					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □					
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5		DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
	П					
6		HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
	0.5.	7	SOLE VOTING POWER			
NT.	IMPED OF		66			
IN	UMBER OF SHARES	8	SHARED VOTING POWER			
	NEFICIALLY WNED BY					
	EACH	9	11,130,723 (1) SOLE DISPOSITIVE POWER			
R	EPORTING PERSON	9	SOLE DISPOSITIVE FOWER			
	WITH:		166			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,789	9 (1)				
12						
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11					
	13.8% (1)					
14	` '	EPO	RTING PERSON (see instructions)			
	IN					
<u> </u>	** 1					

1	NAME OF REPORTING PERSON				
	Cynthia J. Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		326,735		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		594,068		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,457,458 (1)				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.2% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	1 NAME OF REPORTING PERSON				
	Douglas A. Evans				
2	· ·				
	(a) 🗆 (l	b) □			
3	SEC USE O	NLY			
4	SOURCE O)F FU	NDS (see instructions)		
	00				
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
3	CHECKIF	DISC	ELOSURE OF LEGAL PROCEEDINGS IS REQUIRED FORSUANT TO TEMS 2(tl) OR 2(t)		
6	CITIZENSI	HIP C	OR PLACE OF ORGANIZATION		
	_				
	U.S.	_	COLE MOTING POLITIC		
		7	SOLE VOTING POWER		
N	UMBER OF		0		
	SHARES	8	SHARED VOTING POWER		
	NEFICIALLY				
O	WNED BY EACH		11,130,723 (1)		
R	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON		40,884		
	WITH:	10	SHARED DISPOSITIVE POWER		
		10	SIMILED DIST SSTITTET SWEEK		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11 100 50	2 (1)			
12	11,130,723 (1) CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
14	: CHECK IF THE AGGREGATE AMOUNT IN NOW (II) EACLODES CERTAIN SHAKES (see HISHUCHORS)				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	42.007.44				
14	13.8% (1) 4 TYPE OF REPORTING PERSON (see instructions)				
14	TIFEOFR	ŒPU!	KT II AG T EKSOTA (266 III2II IICIII0112)		
	IN				

1	NAME OF REPORTING PERSON				
	Eaton M. Scripps				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) (b) (c) (d) (e) (e) (f) (f)				
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		1,288,185		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1,905,502		
	WIIII.	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	12,418,90	8 (1)			
12					
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	15.3% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Edward W. Scripps, Jr.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) (b) (c) (d) (e) (e) (f) (f)				
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		683,915		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1,301,211		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,814,638 (1)				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.6% (1)				
14	TYPE OF R	REPO!	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Eli W. Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		103,926		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		193,037		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,234,649 (1)				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.9% (1)				
14	TYPE OF F	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Elizabeth A. Logan				
2		HE AI b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5		DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		326,832		
RFI	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		12,318,593 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		594,163		
	,,,,	10	SHARED DISPOSITIVE POWER		
			1,187,870		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	12,645,425 (1)				
12					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	15.5% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON					
	Elizabeth Scripps					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □					
3	SEC USE O	NLY				
4	SOURCE O)F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
	П					
6		HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
	0.5.	7	SOLE VOTING POWER			
N	UMBER OF SHARES	8	66 SHARED VOTING POWER			
BE	NEFICIALLY	ð	SHARED VOTING POWER			
C	WNED BY EACH		11,130,723 (1)			
R	EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		68			
	********	10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11 120 700) (1)				
12	11,130,789 (1) CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
40	DEDCEME OF CLASS DEPRESENTED BY AMOUNT IN DOW 44					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11					
	13.8% (1)					
14	TYPE OF R	REPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON				
	Ellen B. Granado				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE O	NLY			
4	SOURCE O	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENSI	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		10,000		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		10,100		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,140,723				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Ellen M. Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		66		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		35,478		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,789 (1)				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Ellen M. Scripps Revocable Trust dtd April 17, 2014, as thereafter amended or restated				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE O	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENSI	HIP C	OR PLACE OF ORGANIZATION		
	California				
		7	SOLE VOTING POWER		
N	UMBER OF		66		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		35,478		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,789 (1)				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO!	RTING PERSON (see instructions)		
	00				

1	1 NAME OF REPORTING PERSON				
	Eva Scripps Attal				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE ONLY				
4	SOURCE O	F FU	NDS (see instructions)		
	00				
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6		HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
	0.5.	7	SOLE VOTING POWER		
N	UMBER OF		326,735		
	SHARES	8	SHARED VOTING POWER		
	NEFICIALLY WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		600,561		
	WIIH;	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11 /57 /5	2 (1)			
12	11,457,458 (1) 2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	□ 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
14	14.2% (1)	EPO	RTING PERSON (see instructions)		
17		O	TELEVIT (SEE MORREHOMS)		
	IN				

1	NAME OF REPORTING PERSON					
	Gerald J. Scripps					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) (b) (c) (d) (e) (e) (f) (f)					
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
	UMBER OF		103,854			
	SHARES NEFICIALLY	8	SHARED VOTING POWER			
0	WNED BY EACH		11,130,723 (1)			
	EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		195,854			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,234,577 (1)					
12						
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	13.9% (1)					
14	TYPE OF F	REPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON					
	Geraldine Scripps Granado					
2	(a) □ (b) □	PROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
N	UMBER OF		10,000			
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER			
	OWNED BY		11,130,723 (1)			
	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		10,100			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,140,72					
12						
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	13.8% (1)					
14	TYPE OF R	REPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON					
	J. Sebastian Scripps					
2						
3	SEC USE C	NLY				
4	SOURCE C)F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
	UMBER OF		653,504			
	SHARES NEFICIALLY	8	SHARED VOTING POWER			
O	WNED BY EACH		11,130,723			
	EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		1,188,168 (1)			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,784,227 (1)					
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	14.6% (1)					
14	TYPE OF F	REPO!	RTING PERSON (see instructions)			
	IN					

1	1 NAME OF REPORTING PERSON					
	James Bryce Vasquez					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □					
	` ,	,				
3	SEC USE C	ONLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5		DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
	П					
6		HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
	0.3.	7	SOLE VOTING POWER			
N	UMBER OF SHARES	•	0			
BE	NEFICIALLY	8	SHARED VOTING POWER			
C	OWNED BY EACH		11,130,723 (1)			
R	EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		100			
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11 130 72	3 (1)				
12	11,130,723 (1) CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
13	D 3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11					
		- J				
1.4	13.8% (1)	DEDO	RTING PERSON (see instructions)			
14	I IPE OF R	(EPU	KTING FERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON					
	Jenny Sue Scripps Mitchell					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) (b) (c) (d) (e) (e) (f) (f)					
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
	UMBER OF		66			
	SHARES NEFICIALLY	8	SHARED VOTING POWER			
0	WNED BY EACH		11,130,723 (1)			
	EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		67			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,789 (1)					
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	13.8% (1)					
14	TYPE OF R	REPO!	RTING PERSON (see instructions)			
	IN					

1	1 NAME OF REPORTING PERSON					
	Jessica L. Hoerster					
2		HE AI	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
	(a) 🗆 (l	b) □				
3	SEC USE O	NLY				
4	SOURCE O)F FU	NDS (see instructions)			
	00					
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
3	CILCIVII	Disc	DECOURT OF ELGIE I ROCLEDINGS IS REQUIRED I ORSOLIVI TO TIEMS 2(u) OR 2(c)			
6	CITIZENSI	HIP C	OR PLACE OF ORGANIZATION			
	II C					
	U.S.	7	SOLE VOTING POWER			
		,	SOLE VOTING FOWER			
N	UMBER OF		66			
	SHARES	8	SHARED VOTING POWER			
BENEFICIALLY OWNED BY			44 400 700 (4)			
	EACH	9	11,130,723 (1) SOLE DISPOSITIVE POWER			
	EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		67			
	***************************************	10	SHARED DISPOSITIVE POWER			
44	ACCRECA	TENE A	0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,789 (1)					
12						
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	13.8% (1)					
14	` '	REPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON					
	Jimmy R. Scripps					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) (b) (c) (d) (e) (e) (f) (f)					
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
	UMBER OF		653,337			
	SHARES NEFICIALLY	8	SHARED VOTING POWER			
0	WNED BY EACH		11,130,723 (1)			
	EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		1,188,001			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,784,060 (1)					
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	14.6% (1)					
14	TYPE OF R	REPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON				
	John P. Scripps				
2					
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		66		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		57,997		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,789 (1)				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11		
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON					
	John P. Scripps Trust Exempt Trust under agreement dated 2/10/77					
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION			
	California					
		7	SOLE VOTING POWER			
N	UMBER OF		0			
	SHARES NEFICIALLY	8	SHARED VOTING POWER			
	WNED BY		11,130,723 (1)			
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		32,921			
	W1111.	10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,72	3 (1)				
12			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)			
13		OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	12.00/ (1)					
14	13.8% (1) TYPE OF R	REPO	RTING PERSON (see instructions)			
	00					
	00					

1	NAME OF REPORTING PERSON					
	John P. Scripps Trust under agreement dated 2/10/77 FBO Barbara Scripps Evans					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □					
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION			
	California					
		7	SOLE VOTING POWER			
N	UMBER OF		0			
BEI	SHARES BENEFICIALLY		SHARED VOTING POWER			
	OWNED BY		11,130,723 (1)			
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		232,678			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,72					
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)			
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	13.8% (1)					
14	TYPE OF R	REPO	RTING PERSON (see instructions)			
	00					

1	NAME OF REPORTING PERSON					
	John P. Scripps Trust FBO Ellen McRae Scripps under agreement dated 12/28/84					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □					
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION			
	California					
		7	SOLE VOTING POWER			
N	UMBER OF		0			
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER			
	OWNED BY		11,130,723 (1)			
	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		22,520			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,72					
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)			
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	13.8% (1)					
14	TYPE OF R	REPO	RTING PERSON (see instructions)			
	00					

1	NAME OF REPORTING PERSON				
	John P. Scripps Trust FBO Paul K. Scripps under agreement dated 2/10/77				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	California				
		7	SOLE VOTING POWER		
N	UMBER OF		0		
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		232,678		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,72				
12					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	00				

1	NAME OF REPORTING PERSON					
		John P. Scripps Trust under agreement dated 2/10/77 FBO Peter M. Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6		HIP C	OR PLACE OF ORGANIZATION			
	C life :					
	California	7	SOLE VOTING POWER			
		•				
N	UMBER OF SHARES		0			
BE	SHAKES NEFICIALLY	8	SHARED VOTING POWER			
C	WNED BY EACH		11,130,723 (1)			
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		232,678			
	W1111.	10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11 120 72'	2 (1)				
12	11,130,723 CHECK IF		AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)			
13	□ B PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11					
10	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW II					
	13.8% (1)					
14	TYPE OF R	REPO!	RTING PERSON (see instructions)			
	00					

1	NAME OF REPORTING PERSON				
	John Patrick Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		466		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		467		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,131,189				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO!	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	John Peter Scripps 2013 Revocable Trust dtd December 20, 2013				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	California				
		7	SOLE VOTING POWER		
N	UMBER OF		66		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
RI	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		57,997		
	.,	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,789 (1)				
12					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14		REPO	RTING PERSON (see instructions)		
	00				

1	NAME OF REPORTING PERSON				
	Jonathan L. Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		103,958		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		193,069		
	*******	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,234,68	1 (1)			
12			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.9% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON					
	Julia Scripps Heidt					
			PROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
	(a) □ (l	b) 🗆				
3	SEC USE O	NLY				
4	SOURCE O	F FU	NDS (see instructions)			
	00					
5		DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENSI	IID O	PR PLACE OF ORGANIZATION			
0	CITIZENSI	HIP U	R PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
NUN	MBER OF		322,965			
	HARES	8	SHARED VOTING POWER			
	EFICIALLY VNED BY		44 420 700 (4)			
	EACH	9	11,130,723 (1) SOLE DISPOSITIVE POWER			
	PORTING	9	SOLE DISPOSITIVE FOWER			
	ERSON WITH:		590,925			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA'	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	44 450 606					
	11,453,688		AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)			
12	CHECKIF	III	AGGREGATE AMOUNT IN ROW (II) EXCEODES CERTAIN SHARES (see instructions)			
1						
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	14.0% (1)					
		EPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON				
	Kathy Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE O)F FU	NDS (see instructions)		
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		400		
	SHARES	8	SHARED VOTING POWER		
	NEFICIALLY WNED BY		11 225 627 (1)		
	EACH	9	11,325,627 (1) SOLE DISPOSITIVE POWER		
	EPORTING PERSON				
	WITH:		400		
		10	SHARED DISPOSITIVE POWER		
			729,570		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11 226 02	7 (1)			
12	11,326,027 (1) CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.0% (1)				
14			RTING PERSON (see instructions)		
	IN				
	111				

1	NAME OF REPORTING PERSON				
	Kendall S. Barmonde				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		0		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1,000		
	W1111.	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,72	3 (1)			
12			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON					
	Keon Korey Vasquez					
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
3	SEC USE O	NLY				
4	SOURCE O	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENSI	HIP O	OR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
N	UMBER OF		66			
	SHARES NEFICIALLY	8	SHARED VOTING POWER			
	WNED BY		11,130,723 (1)			
	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		166			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,789	9 (1)				
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)			
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	13.8% (1)					
14	TYPE OF R	EPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON				
	La Dow Family Trust under agreement dated 6/29/2004				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	California				
		7	SOLE VOTING POWER		
N	UMBER OF		0		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
RI	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		271,237		
	W1111.	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,72	3 (1)			
12					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14		REPO	RTING PERSON (see instructions)		
	00				

1	NAME OF REPORTING PERSON				
	Manuel E. Granado				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		10,000		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		10,100		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,140,723 (1)				
12					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Margaret S. Klenzing				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		311,978		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		579,307		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,442,701 (1)				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.1% (1)				
14	TYPE OF R	REPO!	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Marilyn J. Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		287,360		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		554,693		
	W1111.	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,418,083	3 (1)			
12	1 1 1 1				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.1% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Mary Ann S. Sanchez				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		653,337		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1,722,469		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	12,051,393 (1)				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.8% (1)				
14	TYPE OF F	REPO!	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Mary Peirce				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		66,785		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY		12,318,593 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		282,118		
	***************************************	10	SHARED DISPOSITIVE POWER		
			1,187,870		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	12,385,378 (1)				
12					
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	15.2% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	1 NAME OF REPORTING PERSON				
	Maxwell Christopher Logan				
2	_				
	(a) 🗆 (l	D) □			
3	SEC USE ONLY				
4	SOURCE OF FUNDS (see instructions)				
7	SOURCE C)I I O	(See histractions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENSI	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
	0.0.	7	SOLE VOTING POWER		
NI	UMBER OF		0		
	SHARES	8	SHARED VOTING POWER		
	NEFICIALLY				
O	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11 130 72	2 (1)			
12	11,130,723 (1) CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	□ B PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
13	15 PERCENT OF CLASS REPRESENTED BY AMOUNT IN KOW II				
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Megan Scripps Tagliaferri				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		326,668		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		594,001		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,457,391 (1)				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.2% (1)				
14	TYPE OF F	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Molly E. McCabe				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □				
	(a) □ (∪) ⊔			
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
			NO DE ACTION OF CALVERTING VI		
6	CITIZENS	ніРС	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		326,675		
DE	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
D	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON		504.000		
	WITH:	10	594,008 SHARED DISPOSITIVE POWER		
		10	SIMILED DIST SSTITTET SWEEK		
	1000000		0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,457,398 (1)				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11		
	14.2% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				
	111/				

1	NAME OF REPORTING PERSON				
	Monica Holcomb				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		16,505		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		57,783		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,147,228 (1)				
12	· ·				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Nathaniel W. Heidt				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE ONLY				
4	SOURCE O	F FU	NDS (see instructions)		
	00				
5		DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6		HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		0		
	SHARES	8	SHARED VOTING POWER		
	NEFICIALLY WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1		
	WIIII.	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11 130 722 (1)				
12	11,130,723 (1) CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13					
14	13.8% (1) TYPE OF R	EPO	RTING PERSON (see instructions)		
		5.	(
	IN				

1	NAME OF REPORTING PERSON				
	Paul K. Scripps				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) (b) (c) (d) (e) (e) (f) (f)				
3	SEC USE C	ONLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		130,313		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		152,833		
	W1111.	10	SHARED DISPOSITIVE POWER		
			730,955		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,261,036 (1)				
12	1 1 1 1				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.9% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Peggy Scripps Evans				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		0		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		2		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,723 (1)				
12					
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF F	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Peter R. La Dow				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		0		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		271,237		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,723 (1)				
12	· ·				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Raymundo H. Granado, Jr.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □				
	(u) - (<i>o,</i> _			
3	SEC USE O	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5		DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6		HIP O	OR PLACE OF ORGANIZATION		
	U.S.	7	SOLE VOTING POWER		
		,	SOLE VOINGIOWER		
N	UMBER OF		10,066		
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	OWNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		10,166		
	,,,	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,140,789	9 (1)			
12					
13					
	42.00(4)				
14	13.8% (1) TYPE OF R	EPO	RTING PERSON (see instructions)		
		5.	(
	IN				

1	NAME OF REPORTING PERSON				
	Rebecca Scripps Brickner				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		311,976		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		579,159		
	***************************************	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,442,699	9 (1)			
12			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.1% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON					
	Robert S. Heidt III					
2		HE AI b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
3	SEC USE O	NLY				
4	SOURCE O	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENSI	HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
N	UMBER OF		0			
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER			
O	OWNED BY		11,130,723 (1)			
	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		1			
		10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,723 (1)					
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11					
	13.8% (1)					
14	TYPE OF R	(EPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON				
	Samantha J. Brickner				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	ONLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		66		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		116		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,789				
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON					
	Savannah Brickner					
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
	(a) = (i	<i>o,</i> –				
3	SEC USE O	NLY				
4	SOURCE O	F FU	NDS (see instructions)			
	00					
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
C	CITIZENS	IIID O	OR PLACE OF ORGANIZATION			
6	CITIZENSI	HIP U	DR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
N	UMBER OF		66			
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER			
	OWNED BY		11,130,723 (1)			
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON		116			
	WITH:	10	SHARED DISPOSITIVE POWER			
11	AGGREGA	TE A	0 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
			AND ONLY BELVEL TO WINE BY ENOUTHER ONLY OF ENOUTH			
12	11,130,789 (1)					
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11					
	13.8% (1)					
14		EPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON				
	R. Michael Scagliotti				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		27,026		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
O	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		294,309		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,157,749 (1)				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14	TYPE OF R	REPO!	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Sam D.F. Scripps				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		0		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,723 (1)				
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14		REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	Shannon Leigh Howard				
2		HE AI b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	UMBER OF		0		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		10		
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,723 (1)				
12	· ·				
13					
	13.8% (1)				
14	, ,	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	The Marital Trust of the La Dow Family Trust (subtrust of La Dow Family Trust)				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	California				
		7	SOLE VOTING POWER		
N	UMBER OF		0		
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		266,771		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,72				
12					
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11		
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	00				

1	NAME OF REPORTING PERSON				
	Thomas S. Evans Irrevocable Trust under agreement dated 11/13/12				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION		
	California				
		7	SOLE VOTING POWER		
N	UMBER OF		0		
RFI	SHARES NEFICIALLY	8	SHARED VOTING POWER		
	WNED BY		11,130,723 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		40,911		
	*******	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,72	3 (1)			
12					
13	B PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	13.8% (1)				
14		EPO	RTING PERSON (see instructions)		
	00				
-					

1	1 NAME OF REPORTING PERSON					
	Vanessa L. Sanchez					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □					
	` ,	,				
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5		DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
	П					
6		HIP O	OR PLACE OF ORGANIZATION			
	U.S.	7	SOLE VOTING POWER			
		,	SOLE VOTING POWER			
N	UMBER OF		0			
BEI	SHARES NEFICIALLY	8	SHARED VOTING POWER			
	WNED BY		11,130,723 (1)			
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON		100			
	WITH:	10	SHARED DISPOSITIVE POWER			
11	ACCRECA	TETE A	0 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
11	AGGREGA	IE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,72					
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)					
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11					
	13.8% (1)					
14	` '	EPO	RTING PERSON (see instructions)			
	IN					
<u> </u>	11.4					

1	NAME OF REPORTING PERSON					
	Veronica E. Sanchez					
2		HE AI b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)			
	, ,	-,				
3	SEC USE C	NLY				
4	SOURCE C	F FU	NDS (see instructions)			
	00					
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION			
	U.S.					
		7	SOLE VOTING POWER			
N	UMBER OF		0			
RFI	SHARES NEFICIALLY	8	SHARED VOTING POWER			
	WNED BY		11,130,723 (1)			
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER			
	PERSON WITH:		100			
	,,,,	10	SHARED DISPOSITIVE POWER			
			0			
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	11,130,72					
12						
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11			
	13.8% (1)					
14	TYPE OF R	REPO	RTING PERSON (see instructions)			
	IN					

1	NAME OF REPORTING PERSON				
	Virginia S. Vasquez				
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)		
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
	UMBER OF		625,385		
	SHARES NEFICIALLY	8	SHARED VOTING POWER		
0	WNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1,385,906		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,756,108 (1)				
12	2 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)				
13	3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11				
	14.5% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	1 NAME OF REPORTING PERSON			
	Samuel Joseph Logan			
2		HE AI b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)	
3	SEC USE C	NLY		
4	SOURCE C	F FU	NDS (see instructions)	
	00			
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
6		HIP C	OR PLACE OF ORGANIZATION	
	U.S.			
		7	SOLE VOTING POWER	
N	UMBER OF		0	
DE	SHARES	8	SHARED VOTING POWER	
	NEFICIALLY WNED BY		11,130,723 (1)	
ь.	EACH	9	SOLE DISPOSITIVE POWER	
K	EPORTING PERSON			
	WITH:		1	
		10	SHARED DISPOSITIVE POWER	
			0	
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	11,130,72	3 (1)		
12			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)	
13	DEDCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11	
13	FERCENI	OF C	LAGS REI RESENTED DI AMOUNI IN ROW II	
	13.8% (1)			
14	TYPE OF R	REPO	RTING PERSON (see instructions)	
	IN			

1	NAME OF REPORTING PERSON			
	Welland H. Scripps			
2		HE AF b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)	
3	SEC USE C	NLY		
4	SOURCE C	F FU	NDS (see instructions)	
	00			
5	CHECK IF	DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
6	CITIZENS	HIP O	OR PLACE OF ORGANIZATION	
	U.S.			
		7	SOLE VOTING POWER	
	UMBER OF		0	
	SHARES NEFICIALLY	8	SHARED VOTING POWER	
O	WNED BY EACH		11,130,723 (1)	
	EPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON WITH:		1	
		10	SHARED DISPOSITIVE POWER	
-			0	
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	11,130,72			
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)	
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11	
	13.8% (1)			
14	TYPE OF R	REPO!	RTING PERSON (see instructions)	
	IN			

1	NAME OF REPORTING PERSON			
	Wendy E. Scripps			
2	2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □			
3	SEC USE C	NLY		
4	SOURCE C	F FU	NDS (see instructions)	
	00			
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION	
	U.S.			
7 SOLE VOTING POWER			SOLE VOTING POWER	
	UMBER OF		326,602	
	SHARES NEFICIALLY	8	SHARED VOTING POWER	
0	WNED BY EACH		11,130,723 (1)	
	EPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON WITH:		593,935	
		10	SHARED DISPOSITIVE POWER	
			0	
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	11,457,32			
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)	
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11	
	14.2% (1)			
14	TYPE OF F	REPO	RTING PERSON (see instructions)	
	IN			

1	1 NAME OF REPORTING PERSON				
	Wesley W. Scripps				
2					
	(a) [b) □			
3	SEC USE ONLY				
4	SOURCE O)F FU	NDS (see instructions)		
	00				
5		DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
	_				
-		IIID C	OR PLACE OF ORGANIZATION		
6	CITIZENSI	HIPC	DR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
NI	UMBER OF		66		
	SHARES	8	SHARED VOTING POWER		
	NEFICIALLY	Ů	SIMILE VOINGTOWER		
О	WNED BY EACH		11,130,723 (1)		
R	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON		166		
	WITH:	10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,789	9 (1)			
12			AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11		
10	LICUITI	JI U	LAGO ALI ALGERALID DI INICONI IN ROM II		
	13.8% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				
ļ					

1	NAME OF REPORTING PERSON				
	William A. Scripps				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □				
	, ,	-,			
3	SEC USE C	ONLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
	7 SOLE VOTING POWER				
NUMBER OF SHARES BENEFICIALLY OWNED BY			623,693		
		8	SHARED VOTING POWER		
			11,130,723 (1)		
	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		1,158,159		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,754,410				
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11		
	14.5% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	William A. Scripps, Jr.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □				
3	SEC USE C	NLY			
4	SOURCE C	F FU	NDS (see instructions)		
	00				
5	CHECK IF	DISC	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
N	NUMBER OF		66		
SHARES BENEFICIALLY		8	SHARED VOTING POWER		
O	OWNED BY EACH		11,130,723 (1)		
	EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		166		
		10	SHARED DISPOSITIVE POWER		
			0		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,130,789				
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11		
	13.8% (1)				
14	TYPE OF R	(EPO	RTING PERSON (see instructions)		
	IN				

1	NAME OF REPORTING PERSON				
	William H. Scripps				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □				
3	SEC USE O	NLY			
4	SOURCE O	F FU	NDS (see instructions)		
	00				
5		DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZENSI	HIP O	OR PLACE OF ORGANIZATION		
	U.S.				
		7	SOLE VOTING POWER		
NUMBER OF SHARES BENEFICIALLY OWNED BY			400		
		8	SHARED VOTING POWER		
			11,325,627 (1)		
R	EACH EPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON WITH:		400		
		10	SHARED DISPOSITIVE POWER		
			729,570		
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	11,326,027				
12	CHECK IF	THE	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions)		
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW 11		
	14.0% (1)				
14	TYPE OF R	REPO	RTING PERSON (see instructions)		
	IN				

EXPLANATORY NOTE

This Amendment No. 11 to Schedule 13D (this "Amendment") amends the items included herein that were contained in the Schedule 13D filed on October 26, 1992 and amended by Amendment No. 1, dated October 22, 1993, Amendment No. 2, dated January 24, 2013, Amendment No. 3, dated March 18, 2013, Amendment No. 4, dated September 20, 2013, Amendment No. 5, dated August 5, 2014, Amendment No. 6, dated June 5, 2015, Amendment No. 7, dated April 7, 2017, Amendment No. 8, dated August 22, 2018, Amendment No. 9, dated January 11, 2019, and Amendment No. 10, dated September 28, 2020 (collectively, the "Original Schedule 13D" and, together with this Amendment, this "Schedule 13D") relating to the Class A Common Shares, \$.01 par value per share (the "Common Voting Shares," and, together with the Class A Common Shares, the "Common Shares,"), of The E.W. Scripps Company, an Ohio corporation (the "Issuer").

The persons filing this Schedule 13D (the "Reporting Persons") are parties to the Amended and Restated Scripps Family Agreement, dated May 19, 2015, as amended, which was further amended and restated in the form of the Second Amended and Restated Scripps Family Agreement on March 26, 2021 (the "Scripps Family Agreement"), and restricts the transfer and governs the voting of Common Voting Shares that the Reporting Persons own or may acquire. Certain of the Reporting Persons are residuary beneficiaries (the "Trust Beneficiaries") of The Edward W. Scripps Trust (the "Trust"), which held 10,693,333 Common Voting Shares and 13,064,074 Class A Common Shares prior to the distribution or sale of such shares on March 14, 2013 (on which date 23,163,464 of the Common Shares were distributed to the Trust Beneficiaries or to co-guardians (now co-trustees) on behalf of a minor Trust Beneficiary, other than three other Trust Beneficiaries who were minors at the time of such distribution (the "Minors")), March 19, 2013 (on which date nine Class A Common Shares held by the Trust were sold in the open market so that no fractional shares would be distributed) and September 20, 2013 (on which date the remaining 593,934 Common Shares held by the Trust were distributed to trusts established for the purpose of holding the shares on behalf of the Minors (collectively, the "Minors' Trusts")). In addition, since the filing of the Original Schedule 13D, the Reporting Persons have engaged in transactions in the Common Shares and the Scripps Family Agreement has been amended and restated.

This Amendment is being filed to, among other things, (a) describe the amendment and restatement of the Scripps Family Agreement, and (b) provide or update the information regarding the beneficial ownership of the Common Shares by the Reporting Persons.

Item 2. Identity and Background.

Appendix A, which is referred to in Item 2 of the Original Schedule 13D, and as amended to date, is hereby further amended to: (a) change the Reporting Person formerly listed as (i) Careen Cardin to the Careen Cardin Trust, dated November 26, 2018, which is established under the laws of New Hampshire and (ii) Adam Scripps to the Adam R. Scripps Trust u/a dated October 5, 1992, as restated May 6, 2009 and amended March 16, 2017, which is established under the laws of Nevada; and (b) remove the following persons: Estate of Robert P. Scripps, Jr.; John Peter Scripps 1983 Trust; John P. Scripps Trust FBO John Peter Scripps U/A dated 12/28/84; John P. Scripps Trust FBO Douglas A. Evan U/A dated 12/24/84; Douglas A. Evans 1983 Trust; Ellen McRae Scripps 1983 Trust; Victoria S. Evans Trust U/A dated 5/19/2004; Paul K. Scripps Family Revocable Trust U/A dated 2/7/1994; Peter M. Scripps Trust U/A Dated 11/13/2002; Charles Kyne McCabe; Nackey E. Scagliotti; Peter M. Scripps; Thomas S. Evans; Edith L. Tomasko; and Estate of Edith L. Tomasko. Pursuant to Section 15(b) of the Scripps Family Agreement, as amended and restated March 26, 2021, such individuals, trusts and estates listed in the preceding clause (b) ceased to be parties to the Scripps Family Agreement as of such date because they no longer held any Common Voting Shares and, accordingly, are no longer Reporting Persons hereunder.

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 of the Original Schedule 13D is hereby amended to add the following:

As detailed on <u>Appendix C</u>, the Common Shares acquired in the past 60 days were acquired with personal funds in transactions merely changing the form of ownership.

Item 4. Purpose of the Transaction

Item 4 of the Original Schedule 13D is hereby amended to add the following:

Since the filing of the Original Schedule 13D, the Reporting Persons have engaged in transactions in the Common Shares, including but not limited to those set forth on <u>Appendix C</u> hereto. These transactions include market sales, contributions to trusts and distributions from trusts and other transfers for estate planning, private investment, or liquidity purposes.

Item 5. Interest in Securities of the Issuer.

Item 5 of the Original Schedule 13D is hereby amended and restated in its entirety as follows:

- (a) <u>Appendix B</u> hereto sets forth (i) the number of Common Voting Shares and Class A Common Shares beneficially owned by each Reporting Person (excluding Common Shares beneficially owned by other Reporting Persons unless otherwise indicated), (ii) the aggregate number of Common Voting Shares and Class A Common Shares that may be deemed to be beneficially owned by each Reporting Person, including all Common Voting Shares subject to the Scripps Family Agreement, and (iii) the percentage of the number of outstanding Common Voting Shares and Class A Common Shares that may be deemed to be beneficially owned by each Reporting Person.
- (b) Except as provided in the Scripps Family Agreement or as set forth on <u>Appendix B</u>, each Reporting Person has the sole power to dispose or direct the disposition of all Class A Common Shares and Common Voting Shares that such Reporting Person beneficially owned as of March 31, 2021.

The Common Voting Shares held by the Reporting Persons will be voted as instructed by a vote conducted in accordance with the procedures of Section 9 of the Scripps Family Agreement. Due to this shared voting power, the aggregate number of Common Voting Shares that may be deemed to be beneficially owned by each Reporting Person includes Common Voting Shares held by the other Reporting Persons. The 534,666 Common Voting Shares held by the co-trustees on behalf of the minor Trust Beneficiary and the 267,333 Common Voting Shares held by the Minors' Trusts are not subject to the Scripps Family Agreement, and the Reporting Persons as a group do not have shared voting power with respect to these shares.

If the Scripps Family Agreement is not considered, none of the Reporting Persons currently beneficially own 5% or more of the Class A Common Shares and only the following Reporting Persons beneficially own 5% or more of the Common Voting Shares: (i) Mary Ann S. Sanchez, who beneficially owns 1,069,132 Common Voting Shares (9.0% of the outstanding Common Voting Shares), including 534,666 Common Voting Shares, which may be deemed to be beneficially owned by Ms. Sanchez as family voter and family agent of the Adam R. Scripps Trust u/a dated October 5, 1992, as restated May 6, 2009 and amended March 16, 2017, and 267,333 Common Voting Shares, which may be deemed to be beneficially owned by Ms. Sanchez as trust advisor to the Minors' Trusts and which are not subject to the Scripps Family Agreement, (ii) Anne La Dow, who beneficially owns 770,507 Common Voting Shares (6.5% of the outstanding Common Voting Shares), (iii) Barbara Victoria Scripps Evans, who beneficially owns 771,866 Common Voting Shares (6.5% of the outstanding Common Voting Shares), (iv) Elizabeth A. Logan and Mary McCabe Peirce, who beneficially own 801,997 and 749,999 Common Voting Shares, respectively (6.7% and 6.3% of the outstanding Common Voting Shares, respectively), including 534,666 Common Voting Shares held on behalf of the minor Trust Beneficiary as to which they may be deemed to share beneficial ownership as co-trustees and which are not subject to the Scripps Family Agreement, (v) Virginia S. Vasquez, who beneficially owns 760,521 Common Voting Shares (6.4% of the outstanding Common Voting Shares), (vi) Paul K. Scripps, who beneficially owns 753,475 Common Voting Shares (6.3% of the outstanding Common Voting Shares), (vii) Charles E. Scripps, Jr., who beneficially owns 617,317 Common Voting Shares (5.2% of the outstanding Common Voting Shares), and (ix) Edward W. Scripps, Jr., who beneficially owns 617,317 Common Voting Shares (5.2% of the outstanding Common Voting Shares).

In addition to the Common Voting Shares that are subject to the Scripps Family Agreement, the Reporting Persons beneficially own Common Shares in a variety of trusts and other entities, with multiple family members often sharing voting control and investment power as trustee, advisor or executor. As a result, many of the Common Shares shown on the cover pages hereto and in the table on <u>Appendix B</u> are counted more than once, as they are deemed to be beneficially owned by more than one Reporting Person.

- (c) Except as described herein and on <u>Appendix C</u>, none of the Reporting Persons has effected any transactions in the Class A Common Shares or Common Voting Shares in the past 60 days.
 - (d) Inapplicable.
- (e) See Item 2 for the list of individuals, trusts and estates that no longer held any Common Voting Shares and ceased being parties to the Scripps Family Agreement as of March 26, 2021. Such parties are no longer Reporting Persons hereunder.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Item 6 of the Original Schedule 13D is hereby amended to add the following:

On March 26, 2021, the Reporting Persons entered into a Second Amended and Restated Scripps Family Agreement (which will continue to be referred to as the "Scripps Family Agreement") with the Issuer, which, among other things, (i) renews the voting agreement provisions of the Scripps Family Agreement by extending the duration of Section 9 therein for an additional ten-year period commencing on October 18, 2022, (ii) streamlines the right of first refusal process and other procedural requirements, including by reducing the applicable notice periods, (iii) incorporates confidentiality provisions, and (iv) consolidates the effect of the prior amendments to the agreement. The full text of the Second Amended and Restated Scripps Family Agreement is attached hereto as Exhibit 1.

Item 7. Material to be Filed as Exhibits.

1. Second Amended and Restated Scripps Family Agreement, dated March 26, 2021.

(Attorney-in-fact)

SIGNATURES

After reasonable inquiry and to the best of his knowledge and belief, the undersigned hereby certifies that the information set forth in this statement is true, complete and correct and each agrees, pursuant to Rule 13d-1(k)(1)(iii), that a Joint Schedule 13D be filed on behalf of each of the undersigned in respect to the Class A Common Stock of the Issuer.

*	*
Virginia S. Vasquez	Rebecca Scripps Brickner
*	*
Edward W. Scripps, Jr.	Corina S. Granado
*	*
Jimmy R. Scripps	Mary Ann S. Sanchez
*	*
Margaret S. Klenzing	William H. Scripps
*	*
Marilyn J. Scripps	Gerald J. Scripps
*	*
William A. Scripps	Eli W. Scripps
*	*
Charles E. Scripps, Jr.	Molly E. McCabe
CAREEN CARDIN TRUST, DATED NOVEMBER 26, 2018	ADAM R. SCRIPPS TRUST U/A DATED OCTOBER 5, 1992, AS RESTATED MAY 6, 2009 AND AMENDED MARCH 16, 2017
*	*
Miramar Fiduciary Corporation, Trustee	Miramar Fiduciary Corporation, Trustee
*	*
Barbara Victoria Scripps Evans	Jonathan L. Scripps
/s/ Tracy Tunney Ward	April 5, 2021
Tracy Tunney Ward, on behalf of Miramar Services, Inc.	Date

^{*} Tracy Tunney Ward, by signing her name hereto, does sign this document on behalf of such person pursuant to a power of attorney executed by such person and attached to the Schedule 13D.

CUSIP No. 811054402	
JOHN P. SCRIPPS TRUST UNDER AGREEMENT DATED 2/10/77 FBO PETER M. SCRIPPS	JOHN P. SCRIPPS TRUST FBO PAUL K. SCRIPPS UNDER AGREEMENT DATED 2/10/77
*	*
Paul K. Scripps, Trustee	Paul K. Scripps, Trustee
*	*
Anne La Dow, Trustee	Anne La Dow, Trustee
*	*
* Barbara Victoria Scripps Evans, Trustee	Barbara Victoria Scripps Evans, Trustee
JOHN P. SCRIPPS TRUST EXEMPT TRUST UNDER AGREEMENT DATED 2/10/77	JOHN P. SCRIPPS TRUST UNDER AGREEMENT DATED 2/10/77 FBO BARBARA SCRIPPS EVANS
*	*
Paul K. Scripps, Trustee	Paul K. Scripps, Trustee
*	*
Anne La Dow, Trustee	Anne La Dow, Trustee
*	*
Barbara Victoria Scripps Evans, Trustee	Barbara Victoria Scripps Evans, Trustee
THE MARITAL TRUST OF THE LA DOW FAMILY TRUST	ANNE M. LA DOW TRUST UNDER AGREEMENT DATED 10/27/2011
*	*
Peter R. La Dow, Trustee	Anne La Dow, Trustee
THE LA DOW FAMILY TRUST UNDER AGREEMENT DATED 6/29/2004	
*	
Peter R. La Dow, Trustee	
/s/ Tracy Tunney Ward	April 5, 2021
Tracy Tunney Ward, on behalf of Miramar Services, Inc. (Attorney-in-fact)	Date

^{*} Tracy Tunney Ward, by signing her name hereto, does sign this document on behalf of such person pursuant to a power of attorney executed by such person and attached to the Schedule 13D.

CUSIP No. 811054402	
JOHN PETER SCRIPPS 2013 REVOCABLE TRUST DTD DECEMBER 20, 2013	JOHN P. SCRIPPS TRUST FBO ELLEN MCRAE SCRIPPS UNDER AGREEMENT DATED 12/28/84
*	*
John P. Scripps, Trustee	Paul K. Scripps, Trustee
ELLEN M. SCRIPPS REVOCABLE TRUST DTD APRIL 17, 2014, AS THEREAFTER AMENDED OR RESTATED	THOMAS S. EVANS IRREVOCABLE TRUST UNDER AGREEMENT DATED 11/13/2012
*	*
Ellen M. Scripps, Trustee	Barbara Victoria Scripps Evans, Trustee
/s/ Tracy Tunney Ward	April 5, 2021
Tracy Tunney Ward, on behalf of Miramar Services, Inc.	Date
(Attorney-in-fact)	

^{*} Tracy Tunney Ward, by signing her name hereto, does sign this document on behalf of such person pursuant to a power of attorney executed by such person and attached to the Schedule 13D.

CUSIP No. 811054402	
*	*
Julia Scripps Heidt	Douglas A. Evans
*	*
* J. Sebastian Scripps	Paul K. Scripps
*	*
Wendy E. Scripps	Peter R. La Dow
*	*
** Cynthia J. Scripps	Anne La Dow
*	*
Mary Peirce	Elizabeth A. Logan
*	* John P. Scripps
Eva Scripps Attal	John P. Scripps
*	*
Eaton M. Scripps	* Megan Scripps Tagliaferri
*	*
Ellen M. Scripps	Kathy Scripps
*	*
R. Michael Scagliotti	Wesley W. Scripps
*	*
Welland H. Scripps	Cody Dubuc
*	*
William A. Scripps, Jr.	Sam D.F. Scripps
/s/ Tracy Tunney Ward	April 5, 2021
Tracy Tunney Ward, on behalf of Miramar Services, Inc. (Attorney-in-fact)	Date

^{*} Tracy Tunney Ward, by signing her name hereto, does sign this document on behalf of such person pursuant to a power of attorney executed by such person and attached to the Schedule 13D.

CUSIP No. 811054402		
*	*	
Kendall S. Barmonde	Charles L. Barmonde	
*	*	
Manuel E. Granado	Geraldine Scripps Granado	
*	*	
Raymundo H. Granado, Jr.	Anthony S. Granado	
*	*	
Ellen B. Granado	Crystal Vasquez Lozano	
*	*	
Elizabeth Scripps	James Bryce Vasquez	
*	*	
John Patrick Scripps	Keon Korey Vasquez	
*	*	
Peggy Scripps Evans	Samuel Joseph Logan	
*	*	
Maxwell Christopher Logan	Savannah Brickner	
*	*	
Monica Holcomb	Samantha Brickner	
/s/ Tracy Tunney Ward	April 5, 2021	
Tracy Tunney Ward, on behalf of Miramar Services, Inc. (Attorney-in-fact)	Date	

^{*} Tracy Tunney Ward, by signing her name hereto, does sign this document on behalf of such person pursuant to a power of attorney executed by such person and attached to the Schedule 13D.

CUSIP No. 811054402	
*	*
Nathaniel W. Heidt	Austin S. Heidt
*	*
Robert S. Heidt III	Jessica L. Scripps
*	*
Jenny Sue Scripps Mitchell	Vanessa L. Sanchez
*	*
Veronica E. Sanchez	Brittany Jean Scripps
*	
Shannon Leigh Howard	-
/s/ Tracy Tunney Ward	April 5, 2021
Tracy Tunney Ward, on behalf of Miramar Services, Inc. (Attorney-in-fact)	Date

^{*} Tracy Tunney Ward, by signing her name hereto, does sign this document on behalf of such person pursuant to a power of attorney executed by such person and attached to the Schedule 13D.

APPENDIX B

The following table sets forth as of March 31, 2021: (i) the number of Common Voting Shares and Class A Common Shares beneficially owned by each Reporting Person, excluding Common Shares beneficially owned by other Reporting Persons unless otherwise indicated, (ii) the aggregate number of Common Voting Shares and Class A Common Shares that may be deemed to be beneficially owned by each Reporting Person, including all Common Voting Shares subject to the Scripps Family Agreement, and (iii) the percentage of Common Voting Shares and Class A Common Shares that may be deemed to be beneficially owned by each Reporting Person. Except as otherwise noted in the table, each Reporting Person has (x) sole voting power (to the extent such shares are entitled to vote) with respect to the Class A Common Shares listed under column (i), (y) sole dispositive power with respect to the Common Voting Shares and Class A Common Shares listed under column (ii), and (z) shared voting power with respect to the Common Voting Shares listed under column (ii).

Subject to the Scripps Family Agreement, each Common Voting Share is convertible at no cost and at any time into one Class A Common Share on a one-for-one basis. The aggregate number and percentage of Class A Common Shares (columns (ii) and (iii)) assumes the conversion of all Common Voting Shares into Class A Common Shares beneficially owned by the Reporting Person. The percentages of Common Voting Shares are based on 11,932,722 shares of the Issuer's Common Voting Shares reported as outstanding as of January 31, 2021 in the Issuer's Annual Report on Form 10-K for the year ended December 31, 2020 (the "Form 10-K"). The percentages of Class A Common Shares are based on 69,815,084 of the Issuer's Class A Common Shares outstanding as of January 31, 2021, as reported in the Form 10-K.

	(i) Number of Common Voting Shares and Class A Common Shares Beneficially Owned (Excluding Shares Held by Other Reporting Persons)		Aggregate Nur Voting Shares an Shares Beneficial All Common Voti	(ii) nber of Common d Class A Common ly Owned (Including ng Shares Subject to ily Agreement)	(iii) Aggregate Percentage of Class A Common Shares and Common Voting Shares Beneficially Owned		
Name	Common Voting Shares	Class A Common Shares	Common Voting Shares (1)	Class A Common Shares	Common Voting Shares	Class A Common Shares	
Adam R. Scripps Trust u/a dated October 5, 1992, as restated May 6, 2009							
and amended March 16, 2017	534,666	0	11,130,723	11,130,723	93.3%	13.8%	
Anne La Dow (2)	770,507	44,847	11,130,723	11,175,570	93.3%	13.8%	
Anne M. La Dow Trust under Agreement							
dated 10/27/2011	39,552	3,649	11,130,723	11,134,372	93.3%	13.8%	
Anthony S. Granado	100	20,000	11,130,723	11,150,723	93.3%	13.8%	
Austin S. Heidt	1	0	11,130,723	11,130,723	93.3%	13.8%	

Barbara Victoria Scripps Carreips 71,866 0 1,130,723 1,130,723 13,30 3 1,30 1,30 1,130,723 1,130,723 3,30 1,30 1,30 1,30,723 1,30,723 1,30 3 3 1,30 3 3 3 3 3 3 3 3 3 3 3 3 3 3 <	CUSIP No. 811054402						
Careen Cardin Trust, dated November 26, 2018 3,000 1,130,723 1,130,723 1,130,720 93.3% 1,38 Charles E. Scripps, Jr. 617,315 81,316 1,130,723 1,130,720 93.3% 14.8% Charles L. Barmonde (4) 58,566 619,40 1,130,723 1,150,723 93.3% 14.8% Cody Dubus (5) 10,000 0 1,130,723 1,130	Barbara Victoria Scripps Evans (3)	771,866	0	11,130,723	11,130,723	93.3%	13.8%
Charles E. Scripps, Jr. 617,315 81,367 11,30,723 11,94,090 93.34 14.8% Charles L. Barmonde (4) 585,666 61,480 11,13,0723 11,750,203 93.36 14.8% Cody Dubuc (5) 100 266,833 551,781 11,130,723 11,30,723 11,30,723 13.4% Cystal Vasquez Lozano 10 6 11,30,723 11,30,723 13,475 93.36 13.8% Cystal Vasquez Lozano 267,333 326,733 11,30,723 11,47,458 93.36 13.8% Duglas A. Evans (7) 40,884 0 11,30,723 11,41,743 93.36 15.8% Edward W. Scripps (7) 617,291 128,818 11,130,723 11,41,743 93.36 15.8% Eliu S. Gripps (8) 617,291 68,911 11,30,723 11,41,648 93.36 15.8% Elizabeth Scripps (8) 1,130,723 11,41,648 93.36 13.8% Elizabeth Scripps (8) 2 6 11,30,723 11,41,723 93.36 13.8%	Brittany Jean Scripps	10	0	11,130,723	11,130,723	93.3%	13.8%
Charles L. Barmonde (4) 585,666 619,480 11,30,723 11,750,203 93.34 13.88 Cody Dubuc (5) 10,000 0 11,30,723 11,30,723 93.34 13.88 Corina S. Granado (6) 266,833 551,81 11,30,723 11,30,728 93.34 13.88 Crystal Vasquez Lozano 10 6 11,30,723 11,457,48 93.34 14.88 Douglas A. Evans (7) 40,884 0 11,30,723 11,457,48 93.34 14.88 Eaton M. Scripps 617,317 12,881 11,30,723 12,418,408 93.34 15.38 Edward W. Scripps Jr. 617,317 12,881 11,30,723 12,418,408 93.34 15.38 Elizabeth A. Logan (8) 0 11,30,723 11,417,43 93.34 15.38 Elizabeth A. Logan (8) 10 11,30,723 11,31,463 93.34 13.8 Elizabeth A. Logan (9) 10 11,30,723 11,30,723 11,30,723 13,30,73 13,30,73 13,30,73 13,30,73 1	Careen Cardin Trust, dated November 26, 2018	3,000	0	11,130,723	11,130,723	93.3%	13.8%
Cody Dubuc (5) 10,000 0 11,30,723 11,30,723 93.3% 13.8% Corna S. Granado (6) 266,833 551,781 11,130,723 11,682,50 93.3% 14.8% Crystal Vasquez Lozano 100 66 11,307,233 11,30,723 11,30,728 93.3% 14.8% Opulia J. Scripps 267,333 326,735 11,30,723 11,457,458 93.3% 14.8% Duagla A. Evans (7) 40,884 0 11,30,723 11,416,733 93.3% 15.3% Edward W. Scripps 617,296 683,915 11,30,723 11,416,83 93.3% 15.3% Elizabeth A. Logan (8) 89,111 01,029 11,30,723 11,416,438 93.3% 15.3% Elizabeth Scripps (8) 80,199 980,03 11,605,338 12,645,425 97.8% 15.5% Elizabeth Scripps (9) 35,412 66 11,30,723 11,40,723 93.3% 13.8% Ellen M. Scripps (9) 35,412 67 11,30,723 11,30,789 33.4 13.8% <th>Charles E. Scripps, Jr.</th> <th>617,315</th> <th>811,367</th> <th>11,130,723</th> <th>11,942,090</th> <th>93.3%</th> <th>14.8%</th>	Charles E. Scripps, Jr.	617,315	811,367	11,130,723	11,942,090	93.3%	14.8%
Corina S. Granado (6) 266,833 551,781 11,130,723 11,682,504 93.3% 13.4% Crystal Vasquez Lozano 267,333 263,6735 11,30,723 11,30,723 11,307,28 93.3% 13.8% Douglas A. Evans (7) 40,884 61,130,723 11,30,723 11,30,723 13,130,723 11,30,723 93.3% 15.3% Edward W. Scripps Jr. 617,296 683,915 11,30,723 11,31,723 13,41,803 93.3% 15.3% Eliw Scripps Jr. 89,111 03,296 11,30,723 11,81,453 93.3% 15.3% Elizabeth A. Logan (8) 80,197 980,031 11,50,723 11,24,464 93.3% 15.5% Elizabeth Scripps 2 6 11,30,723 11,40,723 93.3% 15.5% Elizabeth Scripps (9) 35,412 6 11,30,723 11,40,723 93.3% 13.8% Ellen M. Scripps Revocable Trust dtd April 7,2014 as thereafter amended 2,200 35,412 6 11,30,723 11,40,723 93.3% 13.8% Ellen M. Scripps A	Charles L. Barmonde (4)	585,666	619,480	11,130,723	11,750,203	93.3%	14.5%
Crystal Vasquez Lozano 10 6 11,30,723 11,30,789 93.3% 13.8% Cymbia J. Scripps 267,333 326,735 11,130,723 11,457,458 93.3% 14.2% Douglas A. Evans (7) 40,884 40 11,130,723 11,307,23 13,0723 93.3% 15.3% Eatom M. Scripps Jr. 617,317 1288,185 11,30,723 12,416,90 93.3% 15.5% Eliw Scripps Jr. 617,296 683,915 11,30,723 11,246,43 93.3% 15.5% Elizabeth A. Logan (8) 89,111 103,925 11,30,723 11,246,43 93.3% 15.5% Elizabeth Scripps 11 10 10,000 11,30,723 11,40,723 93.3% 15.5% Elizabeth Scripps (9) 35 10 10 11,30,723 11,40,723 93.3% 13.8% Ellen M. Scripps (9) 35 35,412 6 11,30,723 11,40,729 93.3% 13.8% Eva Scripps Attal 273,825 326,735 11,30,723 11,4	Cody Dubuc (5)	10,000	0	11,130,723	11,130,723	93.3%	13.8%
Cynthia J. Scripps 267,333 326,735 11,30,723 11,457,458 9.33 12.88 Douglas A. Evans (7) 40,884 0 11,30,723 11,30,723 93.3% 13.8% Edward W. Scripps 617,296 683,915 11,30,723 12,418,098 93.3% 14.5% Eliw Scripps 617,296 683,915 11,30,723 11,416,438 93.3% 14.5% Eliw Scripps 89,111 103,926 11,30,723 11,416,438 93.3% 14.5% Elizabeth Scripps 89,111 103,926 11,30,723 11,416,438 93.3% 15.5% Ellen Granado 801,997 980,03 1,665,389 12,40,429 93.3% 13.8% Ellen M. Scripps (9) 35,412 66 11,30,723 11,40,723 93.3% 13.8% Ellen M. Scripps Revocable Trust dtd April 17, 2014, as thereafter amended Processory 35,412 66 11,30,723 11,30,728 93.3% 13.8% Eva Scripps Attacl 273,82 35,412 66 11,30,723 11,40,723 <th>Corina S. Granado (6)</th> <th>266,833</th> <th>551,781</th> <th>11,130,723</th> <th>11,682,504</th> <th>93.3%</th> <th>14.4%</th>	Corina S. Granado (6)	266,833	551,781	11,130,723	11,682,504	93.3%	14.4%
Douglas A. Evans (7) 40,884 0 11,30,723 11,30,723 93.3% 13.8% Eaton M. Scripps 617,317 1,288,185 11,30,723 12,418,908 93.3% 15.3% Edward W. Scripps Jr. 617,296 683,115 11,30,723 11,416,408 93.3% 14.6% Eli W. Scripps 89,111 03,926 11,30,723 11,234,649 93.3% 13.8% Elizabeth A. Logan (8) 801,997 980,38 11,30,723 11,30,728 93.3% 13.8% Elizabeth Scripps 2 6 11,30,723 11,40,723 93.3% 13.8% Elizabeth Scripps (19) 3 4 6 11,30,723 11,40,723 93.3% 13.8% Elizabeth Scripps (19) 3 4 6 11,30,723 11,40,723 93.3% 13.8% Elizabeth Scripps (19) 3 4 6 11,30,723 11,40,723 93.3% 13.8% Ellen M. Scripps (20) 3 4 6 11,30,723 11,40,723 93.3% <th>Crystal Vasquez Lozano</th> <th>100</th> <th>66</th> <th>11,130,723</th> <th>11,130,789</th> <th>93.3%</th> <th>13.8%</th>	Crystal Vasquez Lozano	100	66	11,130,723	11,130,789	93.3%	13.8%
Section M. Scripps 1,130,723 1,241,808 1,30,723 1,41,808 1,40,708	Cynthia J. Scripps	267,333	326,735	11,130,723	11,457,458	93.3%	14.2%
Edward W. Scripps, Jr. 617,296 683,915 11,130,723 11,814,638 93.3% 14.6% Eli W. Scripps 89,111 103,926 11,130,723 11,234,649 93.3% 13.9% Elizabeth A. Logan (8) 801,997 980,036 11,656,388 12,645,425 97.8% 15.5% Ellen B. Granado 10 10,000 11,130,723 11,130,789 93.3% 13.8% Ellen M. Scripps (9) 35,412 66 11,130,723 11,30,789 93.3% 13.8% Ellen M. Scripps Revocable Trust dtd April 17, 2014, as thereafter amended restated 35,412 66 11,130,723 11,30,789 93.3% 13.8% Eva Scripps Revocable Trust dtd April 17, 2014, as thereafter amended restated 273,826 326,735 11,130,723 11,450,789 93.3% 13.8% Eva Scripps Revocable Trust dtd April 17, 2014, as thereafter amended 27,002 273,826 326,735 11,130,723 11,457,458 93.3% 13.8% Evaluation Scripps Granado 10 10,000 11,130,723 11,140,723 93.3% 13.8%	Douglas A. Evans (7)	40,884	0	11,130,723	11,130,723	93.3%	13.8%
Eli W. Scripps 89,111 103,926 11,30,723 11,234,649 93.3% 13.9% Elizabeth A. Logan (8) 801,997 980,036 11,665,389 12,645,425 97.8% 15.5% Elizabeth Scripps 2 6 11,30,723 11,30,789 93.3% 13.8% Ellen B. Granado 35,412 6 11,30,723 11,40,723 93.3% 13.8% Ellen M. Scripps (9) 35,412 6 11,30,723 11,30,789 93.3% 13.8% Ellen M. Scripps Revocable Trust dtd April 17, 2014, as thereafter amended or restated 35,412 6 11,30,723 11,30,789 93.3% 13.8% Eva Scripps Attal 273,828 326,735 11,30,723 11,30,789 93.3% 13.8% Gerald J. Scripps Granado 90,00 103,854 11,30,723 11,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,40,723 13,		617,317	1,288,185	11,130,723	12,418,908	93.3%	15.3%
Silzabeth A. Logan (8)	* *						
Elizabeth Scripps 2 6 1,130,723 1,130,789 93.3% 13.8% Ellen B. Granado 100 1,130,723 1,140,723 93.3% 13.8% Ellen M. Scripps (9) 35,412 6 1,130,723 1,130,789 93.3% 13.8% Ellen M. Scripps Revocable Trust dtd April 17, 2014, as thereafter amended Trust dtd April 17, 2014, as the Trust dtd April 17, 2014, as thereafter amended Trust dtd April 17, 2014, as the Trust dtd April 17, 2014, as the Trust dtd April 17, 2014, as the Trust dtd April 18, 2014, as	**		,				
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Eva Scripps Attal 273,826 326,735 11,130,723 11,457,458 93.3% 14.2% Gerald J. Scripps 92,000 103,854 11,130,723 11,234,577 93.3% 13.9% Geraldine Scripps Granado 100 10,000 11,130,723 11,140,723 93.3% 13.8% J. Sebastian Scripps (10) 534,664 653,504 11,130,723 11,784,227 93.3% 14.6% James Bryce Vasquez 100 0 11,130,723 11,130,723 93.3% 13.8% Jenny Sue Scripps Mitchell 1 66 11,130,723 11,130,789 93.3% 13.8% Jessica L. Hoerster 1 66 11,130,723 11,130,789 93.3% 13.8% Jimmy R. Scripps 534,664 653,337 11,130,723 11,784,060 93.3% 13.8% John P. Scripps Trust Exempt Trust under agreement dated 2/10/77 32,921 0 11,130,723 11,130,723 93.3% 13.8% John P. Scripps Trust under agreement dated 2/10/77 FBO Barbara Scripps	• •						
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John P. Scripps Trust under agreement dated 2/10/77 FBO Barbara Scripps		,					
		32,921	0	11,130,/23	11,130,/23	93.3%	13.8%
	•	232,678	0	11,130,723	11,130,723	93.3%	13.8%

John P. Scripps Trust FBO Ellen McRae Scripps under agreement dated						
12/28/84	22,520	0	11,130,723	11,130,723	93.3%	13.8%
John P. Scripps Trust FBO Paul K. Scripps under agreement dated 2/10/77	232,678	0	11,130,723	11,130,723	93.3%	13.8%
John P. Scripps Trust under agreement dated 2/10/77 FBO Peter M. Scripps	232,678	0	11,130,723	11,130,723	93.3%	13.8%
John Patrick Scripps	1	466	11,130,723	11,131,189	93.3%	13.8%
John Peter Scripps 2013 Revocable Trust	57,931	66	11,130,723	11,130,789	93.3%	13.8%
Jonathan L. Scripps	89,111	103,958	11,130,723	11,234,681	93.3%	13.9%
Julia Scripps Heidt	267,330	322,965	11,130,723	11,453,688	93.3%	14.1%
Kendall S. Barmonde	1,000	0	11,130,723	11,130,723	93.3%	13.8%
Keon Korey Vasquez (12)	100	66	11,130,723	11,130,789	93.3%	13.8%
La Dow Family Trust under agreement dated 6/29/2004 (13)	271,237	0	11,130,723	11,130,723	93.3%	13.8%
Manuel E. Granado	100	10,000	11,130,723	11,140,723	93.3%	13.8%
Margaret S. Klenzing	267,329	311,978	, ,	11,442,701		14.1%
Marilyn J. Scripps	267,333	287,360	11,130,723	11,418,083	93.3%	14.1%
Mary Ann S. Sanchez (14)	1,069,132	653,337	11,398,056	12,051,393	95.5%	14.8%
Mary Peirce (15)	749,999	719,989	11,665,389	12,385,378	97.8%	15.2%
Maxwell Christopher Logan	1	0	11,130,723	11,130,723	93.3%	13.8%
Megan Scripps Tagliaferri	267,333	326,668	11,130,723	11,457,391	93.3%	14.2%
R. Michael Scagliotti (16)	267,283	27,026	11,130,723	11,157,749	93.3%	13.8%
Molly E. McCabe	267,333	326,675	11,130,723	11,457,398	93.3%	14.2%
Monica Holcomb (previously held by The Monica Holcomb 2015 Trust) (17)	41,278	16,505	11,130,723	11,147,228	93.3%	13.8%
Nathaniel W. Heidt	1	0	11,130,723	11,130,723	93.3%	13.8%
Paul K. Scripps (18)	753,475	130,313	11,130,723	11,261,036	93.3%	13.9%
Peggy Scripps Evans	2	0	11,130,723	11,130,723	93.3%	13.8%
Peter R. La Dow (19)	271,237	0	11,130,723	11,130,723	93.3%	13.8%
Raymundo H. Granado, Jr.	100	10,066	11,130,723	11,140,789	93.3%	13.8%
Rebecca Scripps Brickner	267,183	311,976	11,130,723	11,442,699	93.3%	14.1%
Robert S. Heidt III	1	0	11,130,723	11,130,723	93.3%	13.8%
Samantha J. Brickner	50	66	11,130,723	11,130,789	93.3%	13.8%
Savannah Brickner (20)	50	66	11,130,723	11,130,789	93.3%	13.8%

CUSIP No. 811054402						
Shannon Leigh Howard	10	0	11,130,723	11,130,723	93.3%	13.8%
[The] Marital Trust of the La Dow Family Trust (subtrust of La Dow Family						
Trust)	266,771	0	11,130,723	11,130,723	93.3%	13.8%
Thomas S. Evans Irrevocable Trust under agreement dated 11/13/12	40,911	0	11,130,723	11,130,723	93.3%	13.8%
Vanessa L. Sanchez	100	0	11,130,723	11,130,723	93.3%	13.8%
Veronica E. Sanchez	100	0	11,130,723	11,130,723	93.3%	13.8%
Virginia S. Vasquez (21)	760,521	625,385	11,130,723	11,756,108	93.3%	14.5%
Wendy E. Scripps	267,333	326,602	11,130,723	11,457,325	93.3%	14.2%
William A. Scripps	534,466	623,693	11,130,723	11,754,416	93.3%	14.5%
William H. Scripps (22)	534,666	195,304	11,130,723	11,326,027	93.3%	14.0%
Kathy Scripps (23)	534,666	195,304	11,130,723	11,326,027	93.3%	14.0%
Sam D.F. Scripps	1	0	11,130,723	11,130,723	93.3%	13.8%
Samuel Joseph Logan	1	0	11,130,723	11,130,723	93.3%	13.8%
Welland H. Scripps	1	0	11,130,723	11,130,723	93.3%	13.8%
Wesley W. Scripps	100	66	11,130,723	11,130,789	93.3%	13.8%
William A. Scripps Jr.	100	66	11,130,723	11,130,789	93.3%	13.8%

- (1) Except as otherwise noted, does not include (a) 534,666 Common Voting Shares, which may be deemed to be beneficially owned by Mary Peirce and Elizabeth A. Logan as co-trustees on behalf of another Trust Beneficiary who is a minor and is not a party to the Scripps Family Agreement, or (b) 267,333 Common Voting Shares, which may be deemed to be beneficially owned by Mary Ann S. Sanchez, as trust advisor to the Minors' Trusts, which are not parties to the Scripps Family Agreement, and, as a result, such Common Voting Shares are not subject to the Scripps Family Agreement.
- (2) Includes (a) Common Voting Shares held by (i) the John P. Scripps Trust under agreement dated 2/10/77 FBO Barbara Scripps Evans, (ii) the John P. Scripps Trust FBO Paul K. Scripps under agreement dated 2/10/77, (iii) the John P. Scripps Trust under agreement dated 2/10/77 FBO Peter M. Scripps, and (iv) the John P. Scripps Trust Exempt Trust under agreement dated 2/10/77, of which the Reporting Person is a co-trustee with Barbara Victoria Scripps Evans and Paul K. Scripps, (b) 39,552 Common Voting Shares and 3,649 Class A Common Shares held by the Anne M. La Dow Trust under Agreement dated 10/27/2011, of which the Reporting Person is trustee, and (c) 12,978 restricted stock units that will vest and convert into Class A Common Shares on a one-for-one basis within 60 days after March 31, 2021. Such trusts are also listed as a separate Reporting Person above.
- (3) Includes shares held by (a)(i) the John P. Scripps Trust under agreement dated 2/10/77 FBO Barbara Scripps Evans, (ii) the John P. Scripps Trust FBO Paul K. Scripps under agreement dated 2/10/77, (iii) the John P. Scripps Trust under agreement dated 2/10/77 FBO Peter M. Scripps, and (iv) the John P. Scripps Trust Exempt Trust under agreement dated 2/10/77, of which the Reporting Person is a co-trustee with Anne La Dow and Paul K. Scripps, and (b) the Thomas S. Evans Irrevocable Trust under agreement dated 11/13/12, of which the Reporting Person is the trustee. Such trusts are also listed as separate Reporting Persons above.

- (4) Includes: (a) 534,666 Common Voting Shares held by the Barmonde McCabe Dynasty Trust dated March 12, 2020, of which the Reporting Person serves as the Family Voter with voting power over such shares; and (b) 12,978 restricted stock units that will vest and convert into Class A Common Shares on a one-for-one basis within 60 days after March 31, 2021.
- (5) Includes: (a) 7,000 Common Voting Shares held by a trust of which the Reporting Person is co-trustee; and (b) 3,000 Common Voting Shares, which may be deemed to be beneficially owned by the Reporting Person, as family voter and family agent of the Careen Cardin Trust, dated November 26, 2018.
- (6) Includes 245,861 Common Voting Shares and 260,452 Class A Common Shares held as trustee of a grantor retained annuity trust.
- (7) Includes 40,884 Common Voting Shares held as trustee of the Douglas A. Evans 2017 Trust dated 8/24/2017.
- (8) Includes 534,666 Common Voting Shares and 653,204 Class A Common Shares held as a co-trustee with Mary Peirce for the benefit of another Trust Beneficiary who is a minor and is not a party to the Scripps Family Agreement. The Reporting Person is not bound by the Scripps Family Agreement with respect to the shares held as co-trustee with Mary Peirce.
- (9) Consists of shares held by the Ellen M. Scripps Revocable Trust dtd April 17, 2014, of which the Reporting Person is the trustee and sole beneficiary. Such trust is also listed as a separate Reporting Person above.
- (10) Includes 200 Class A Common Shares held by immediate family members.
- (11) Consists of shares held by the John Peter Scripps 2013 Revocable Trust dtd December 20, 2013, of which John P. Scripps is the trustee and sole beneficiary. Such trust is also listed as a separate Reporting Person above.
- (12) Includes 66 Class A Common Shares held by Keon K. Vasquez Trust Stock Account, of which the Reporting Person is trustee.
- (13) Includes shares held by the Survivor's Trust of the La Dow Family Trust under agreement dated 6/29/2004 and the Marital Trust of the La Dow Family Trust under agreement dated 6/29/2004. The Marital Trust is also listed as a separate Reporting Person above. Peter R. La Dow is the trustee of all of these trusts.
- (14) Includes: (a) 267,333 Common Voting Shares and 326,601 Class A Common Shares, which may be deemed to be beneficially owned by the Reporting Person, as trust advisor to the Minors' Trusts, which are not parties to the Scripps Family Agreement, and (b) 534,666 Common Voting Shares, which may be deemed to be beneficially owned by the Reporting Person, as family voter and family agent of the Adam R. Scripps Trust u/a dated October 5, 1992, as restated May 6, 2009 and amended March 16, 2017. The Reporting Person is not bound by the Scripps Family Agreement with respect to the shares held as trust advisor to the Minors' Trusts.
- (15) Includes 534,666 Common Voting Shares and 653,204 Class A Common Shares held as a co-trustee with Elizabeth A. Logan for the benefit of another Trust Beneficiary who is a minor and is not a party to the Scripps Family Agreement. The Reporting Person is not bound by the Scripps Family Agreement with respect to the shares held as co-trustee with Elizabeth A. Logan.
- (16) Includes 12,978 restricted stock units that will vest and convert into Class A Common Shares on a one-for-one basis within 60 days after March 31, 2021.
- (17) Includes 41,128 Common Voting Shares and 16,505 Class A Common Shares held by RPS Jr. Irrevocable Trust fbo Monica Holcomb, of which the Reporting Person is the beneficiary and has voting and investment power over such shares.
- (18) Common Voting Shares include shares held by (a)(i) the John P. Scripps Trust under agreement dated 2/10/77 FBO Barbara Scripps Evans, (ii) the John P. Scripps Trust FBO Paul K. Scripps under agreement dated 2/10/77, (iii) John P. Scripps Trust under agreement dated 2/10/77 FBO Peter M. Scripps, and (iv) the John P. Scripps Trust Exempt Trust under agreement dated 2/10/77, of which the Reporting Person is a co-trustee with Barbara Victoria Scripps Evans and Anne La Dow, and (b) the John P. Scripps FBO Ellen McRae

- Scripps under agreement dated 12/28/1984, of which the Reporting Person is trustee. Such trusts are also listed as separate Reporting Persons above. Class A Common Shares include shares held by the Paul K. Scripps Family Revocable Trust U/A dated 2/7/1994, of which the Reporting Person is trustee.
- (19) Includes shares held by (a) the Marital Trust of the La Dow Family Trust, and (b) the La Dow Family Trust under agreement dated 6/29/2004 (excluding shares already accounted for held in the Marital Trust of the La Dow Family Trust), of which the Reporting Person is the trustee. Such trusts are also listed as separate Reporting Persons above.
- (20) Class A Common Shares include 66 shares held by the Savannah M. Brickner Trust that the Reporting Person is deemed to beneficially own.
- (21) Includes 493,538 Common Voting Shares and 313,599 Class A Common shares held as trust advisor to various trusts that received distributions from the Estate of Robert P. Scripps, Jr.
- (22) Includes 534,666 Common Voting Shares held in The Scripps Family 1992 Revocable Trust, dated 06-09-92, of which the Reporting Person and Kathy Scripps, his wife, are co-trustees; however, Kathy Scripps does not have power to vote the Common Voting Shares. Class A Common Shares includes 194,904 shares held by a charitable foundation over which the Reporting Person may be deemed to share control.
- (23) Includes 534,666 Common Voting Shares held in The Scripps Family 1992 Revocable Trust, dated 06-09-92, of which the Reporting Person and William H. Scripps, her husband, are co-trustees. The Reporting Person does not have voting power over the Common Voting Shares, but may be deemed to have such power due to William H. Scripps' voting power. Class A Common Shares also include: (a) 400 shares held directly by William H. Scripps, her husband; and (b) 194,904 shares held by a charitable foundation over which the Reporting Person may be deemed to share control.

APPENDIX C

For each Reporting Person listed below, the following table sets forth information regarding transactions in the Common Voting Shares and Class A Common Shares during the 60 days ended March 31, 2021, including the aggregate number of shares acquired or disposed of, the amount and source of the funds (if applicable), if any such funds were borrowed, a description of the transaction and the parties thereto, the date of the transaction, the price per share and where and how the transaction was effected.

<u>Name</u>	Number and Type of Common Shares Acquired or Disposed (as noted)	Date	Amount of Funds	Price Per Share	Where and How the Transaction Was Effected	Source of Funds	Description of Borrowing Transaction
Mary Peirce	215,333 Common Voting Shares						
	(no effect)	March 11, 2021	\$ 5.02 M	\$23.29	GRAT exchange	PF	n/a
Mary Peirce	66,785 Class A Common Shares						
	(no effect)	March 11, 2021	\$ 1.55 M	\$23.29	GRAT exchange	PF	n/a
J. Sebastian Scripps	355,851 Class A Common Shares						
	(no effect)	March 3, 2021	\$ 7.14 M	\$20.075	GRAT exchange	PF	n/a

SECOND AMENDED AND RESTATED SCRIPPS FAMILY AGREEMENT

This Second Amended and Restated Scripps Family Agreement (this "<u>Agreement</u>") is entered into this 26th day of March, 2021, by the undersigned individuals (the "<u>Family Shareholders</u>"), and The E.W. Scripps Company, an Ohio corporation ("<u>E.W. Scripps</u>" or the "<u>Company</u>").

WHEREAS, the undersigned individuals, and E.W. Scripps are parties, and prior to the SNI Merger (as defined below), Scripps Networks Interactive, Inc., an Ohio corporation ("Scripps Networks Interactive"), was a party, to the Amended and Restated Scripps Family Agreement, dated May 19, 2015, as amended on March 29, 2017 (the "A&R Family Agreement"), which amended and superseded the Scripps Family Agreement dated October 15, 1992 (the "Original Family Agreement"), as modified and amended by (a) the Acknowledgement dated October 15, 1996 (the "1996 Comcast Acknowledgement"), (b) the 2008 Amendments to Scripps Family Agreement, which became effective May 8, 2008 (the "2008 SNI Amendment"), (c) the June 2014 Amendments, which became effective June 21, 2014, and (d) the Amendment to Scripps Family Agreement dated July 31, 2014 (the "2014 Journal Amendment");

WHEREAS, Section 9(k) of the A&R Family Agreement provides that the initial duration of Section 9 is a period of ten years commencing on October 18, 2012 and ending on October 17, 2022, and that the duration of Section 9 may be extended for an additional ten-year period, so long as such extension is effected within the two years prior to the end of the most recent ten-year period;

WHEREAS, by entering into this Agreement, the undersigned individuals hereby extend the duration of Section 9 for an additional ten-year period commencing on October 18, 2022; and

WHEREAS, the undersigned individuals and E.W. Scripps desire to amend and restate the A&R Family Agreement to consolidate its provisions and make further amendments thereto;

NOW, THEREFORE, in consideration of the mutual agreements herein set forth and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, the Family Shareholders and the Company each hereby irrevocably agree to amend, restate and supersede in its entirety the A&R Family Agreement as follows.

Section 1. Background and Effectiveness.

(a) Scripps Trust.

- (i) The undersigned individuals are descendants of Edward W. Scripps, founder of the predecessor company to E.W. Scripps, also named The E.W. Scripps Company, a Delaware corporation (the "Original Company"), and controlling person thereof from 1878 to 1922.
- (ii) Edward W. Scripps believed that the Original Company was an institution impressed with a public interest because of its engagement in the publishing of daily newspapers and that the exercise of control over the Original Company carried a responsibility to maintain the independence and integrity of its newspapers, and to this end he established a trust in 1922, with Robert P. Scripps, one of his sons, as initial trustee, to hold the controlling interest in the capital stock of the Original Company (the "Scripps Trust").

- (iii) Family Shareholders are convinced of the wisdom and farsightedness of Edward W. Scripps' views and believe that because of the important position occupied by the Company in the communications industry in the United States it would be in the best interests of the Company, its shareholders, its employees and the public for the Family Shareholders to take steps to preserve the independence and integrity of the Company by restricting transfer and governing voting of Common Voting Stock (as defined below, but not Class A Stock (as defined below)) to be owned by them.
- (iv) In light of the objectives set forth above, the Family Shareholders entered into this Agreement for the purpose of restricting the transfer and governing the voting of the Common Voting Stock to be received on termination of the Scripps Trust and all other shares of Common Voting Stock (or shares of stock of the Company with comparable or unlimited voting rights) that they may own of record or beneficially at, or acquire after, such termination (such Shares and such other shares being herein referred to collectively as the "Shares").
- (v) Upon the death of Robert P. Scripps, Jr. on October 18, 2012 (the "<u>Trust Termination Date</u>"), the last to survive of the four children of Robert P. Scripps who were living at the death of Edward W. Scripps in 1926 (such children being Charles E. Scripps, Robert P. Scripps, Jr., Margaret S. Buzzelli and Nackey S. Loeb), the Scripps Trust terminated and all shares of Class A Stock and Common Voting Stock held by the Scripps Trust were distributed to the beneficiaries thereof, including certain of the Family Shareholders, on March 14, 2013.

(b) Comcast Merger and E.W. Scripps Spin-off.

(i) The Original Company, Scripps Howard, Inc., an Ohio corporation and wholly owned subsidiary of the Original Company and successor to the Original

Company ("New Scripps"), and Comcast Corporation, a Pennsylvania corporation ("Comcast"), entered into an Agreement and Plan of Merger dated October 28, 1995 (the "Comcast Merger Agreement") pursuant to which Comcast acquired the cable television business of the Original Company by the merger of the Original Company into Comcast (the "Comcast Merger") immediately following the distribution by the Original Company to its stockholders of shares of the capital stock of New Scripps (the "E.W. Scripps Spin-off").

- (ii) On May 31, 1996 following the E.W. Scripps Spin-off and the Comcast Merger, New Scripps succeeded to and continued to conduct the newspaper, television broadcasting, and entertainment businesses that had been conducted by the Original Company and changed its name to The E.W. Scripps Company (the entity previously defined above as "E.W. Scripps").
- (iii) Pursuant to the E.W. Scripps Spin-off, the holders of common voting stock, \$.01 par value, of the Original Company, which was the class of stock that was originally subject to the Original Family Agreement, became the holders of common voting shares, \$.01 par value, of E.W. Scripps (the "EWS Common Voting Shares"), and the holders of Class A common stock, \$.01 par value, of the Original Company became the holders of Class A common shares, \$.01 par value, of E.W. Scripps (the "EWS Class A Common Shares"). The EWS Common Voting Shares are equivalent in all material respects to the common voting stock of the Original Company, and the EWS Class A Common Shares of E.W. Scripps are equivalent in all material respects to the class A common stock of the Original Company and, pursuant to the 1996 Comcast Acknowledgement, E.W. Scripps was confirmed by the then requisite parties to this Agreement as the successor to the Original Company and the EWS Common Voting Shares became subject to the terms hereof.

(c) <u>Spin-off of Scripps Networks Interactive</u>; <u>Merger of Scripps Networks Interactive</u>.

- (i) On July 1, 2008, E.W. Scripps effected a spin-off of Scripps Networks Interactive, which was a wholly-owned subsidiary of E.W. Scripps, by way of a pro rata distribution of 100% of the shares of Scripps Networks Interactive (the "SNI Spin-off"), such that each of the shareholders of E.W. Scripps received one Class A common share, \$.01 par value, of Scripps Networks Interactive (the "SNI Class A Common Shares") for each EWS Class A Common Share held of record on the record date for the SNI Spin-off and one common voting share, \$.01 par value, of Scripps Networks Interactive (the "SNI Common Voting Shares") for each EWS Common Voting Share held of record on the record date for the SNI Spin-off.
- (ii) Following the SNI Spin-off, E.W. Scripps continued to conduct the newspaper, television broadcasting and licensing businesses conducted by it prior to the SNI Spin-off through various subsidiaries, and Scripps Networks Interactive continued to conduct the networks and interactive media businesses that were conducted by E.W. Scripps through various subsidiaries.
- (iii) As set forth in the 2008 SNI Amendment, signed by the then requisite parties to this Agreement, E.W. Scripps and Scripps Networks Interactive, until the SNI Merger, all of the terms of this Agreement, including, without limitation, provisions restricting transfer and governing voting, applied to the SNI Common Voting Shares that the Family Shareholders received upon termination of the Scripps Trust and any other SNI Common Voting Shares (or shares of Scripps Networks Interactive of

comparable or unlimited voting rights) that they owned of record or beneficially at, or acquired after, such termination as if such parties and Scripps Networks Interactive had executed a separate family agreement relating to SNI Common Voting Shares and containing the same provisions as this Agreement.

- (iv) On March 6, 2018, Scripps Networks Interactive and Discovery Communications, Inc., a Delaware corporation ("<u>Discovery</u>"), effected a merger, pursuant to which a subsidiary of Discovery merged with and into Scripps Networks Interactive and Scripps Networks Interactive became a direct wholly owned subsidiary of Discovery (the "<u>SNI Merger</u>"). Upon closing of the SNI Merger, each SNI Common Voting Share and SNI Class A Common Share converted into the right to receive \$65.82 in cash and 1.0584 shares of Discovery Series C common stock, and each shareholder of Scripps Networks Interactive elected whether to receive such merger consideration in cash or in stock.
- (v) Following the SNI Merger, the "<u>Family Shareholders</u>" include the Family Shareholders of E. W. Scripps; the terms "<u>Common Voting Stock</u>" and "<u>Shares</u>" mean the EWS Common Voting Shares; and the term "<u>Class A Stock</u>" means EWS Class A Common Shares.

(d) E.W. Scripps and Journal Communications Merger and Spin-off.

(i) On April 1, 2015, E.W. Scripps and Journal Communications, Inc. ("<u>Journal Communications</u>") effected a combination of their broadcast operations and a spin off and merger of their newspapers, resulting in two separately traded public companies (the "<u>EWS-Journal Transactions</u>"). E.W. Scripps continued as the broadcast and digital media company and retained The E.W. Scripps Company name, with its subsidiary owning the broadcast and digital media business formerly owned by

Journal Communications. The newspaper company is called Journal Media Group, Inc. ("<u>Journal Media Group</u>"), and owns the newspaper businesses formerly owned by Journal Communications and E.W. Scripps. On April 8, 2016, Gannett acquired Journal Media Group.

- (ii) Upon closing of the EWS-Journal Transactions, (A) Journal Communications' Class A and Class B shareholders received 0.5176 EWS Class A Common Shares and 0.1950 shares in Journal Media Group for each Journal Communications share and (B) E.W. Scripps shareholders received 0.2500 shares in Journal Media Group for each EWS Class A Common Share and each EWS Common Voting Share. Journal Media Group had one class of stock.
- (iii) Section 17(a) of this Agreement provides that its terms will apply to a successor entity of the Company (including as a result of a spin-off) and the shares of such successor entity that has a similar capital structure to the Company. As set forth in the 2014 Journal Amendment signed by the then requisite parties to this Agreement, notwithstanding anything to the contrary set forth in this Agreement, this Agreement shall not apply to any shares of capital stock of any entity (or successor entity) owning the newspapers published by the E.W. Scripps or its subsidiaries and the newspapers published by Journal Communications, Inc. or its subsidiaries, including the Milwaukee Journal Sentinel, that become owned by any Family Shareholder at any time after July 31, 2014, and such entity (or successor entity) shall not be considered a successor or spun-off subsidiary as such terms are used in Section 17(a)(ii) hereof.
- (e) <u>Effectiveness</u>. The provisions of this Agreement that restrict transfer and govern voting of the Shares became effective on the Trust Termination Date because at the time of such termination, and after giving effect to the distribution of the Shares held by the Scripps Trust, the holders of at least 50% of the then outstanding shares of Common Voting Stock were parties to this Agreement.

Section 2. Transfer; Conversion; Insolvency.

- (a) <u>Restrictions on Transfer</u>. Each Family Shareholder covenants and agrees that such Family Shareholder will not, directly or indirectly, sell, transfer, distribute, pledge, hypothecate, donate, assign, appoint or otherwise dispose of or encumber any Shares owned by such Family Shareholder, of record or beneficially, except in accordance with and subject to the terms of this Agreement.
- (b) Restriction on Conversion. Each Family Shareholder covenants and agrees that such Family Shareholder will not convert any Shares into Class A Stock except as provided in Section 2(c) or Section 6 hereof.
- (c) <u>Insolvency</u>. In the event of any insolvency, receivership, bankruptcy or assignment for the benefit of creditors of any Family Shareholder, any filing of a petition of bankruptcy by or against any Family Shareholder, any admission in writing of such Family Shareholder's inability to pay his or her debts generally as they become due or the commencement of any other proceeding by or against a Family Shareholder under any bankruptcy, reorganization or insolvency law or any law relating to the relief of debtors, readjustment of indebtedness, reorganization, liquidation, moratorium, arrangements with creditors, composition or extension or any other proceeding or event of a character similar to any of the foregoing, then the Shares owned by such Family Shareholder at the date of any such event shall be deemed to be offered for sale pursuant to Section 3 hereinbelow. In the event, and to the extent, any of such Family Shareholder's Shares are not purchased pursuant to such Section 3, such Shares shall remain the property of such Family Shareholder and shall remain subject to this Agreement unless a court of

competent jurisdiction orders otherwise, in which case such Shares shall be converted into Class A Stock on a share-for-share basis and disposed of pursuant to the order of such court.

Section 3. Right to Purchase.

- (a) <u>Notice</u>. Except as provided in Section 7 hereof, each Family Shareholder who intends to sell, transfer, distribute, assign, donate, appoint or otherwise dispose of any Shares or any interest in Shares owned of record or beneficially by such Family Shareholder (an "<u>Offeror</u>") shall give each other Family Shareholder and the Company (collectively, the "<u>Optionees</u>") written notice (the "<u>Offer Notice</u>"):
 - (i) stating the Offeror's intention to sell or donate Shares or interests therein;
 - (ii) stating the total number of Shares or interests therein to be sold or donated (the "Offered Shares");
- (iii) stating the identity of the proposed purchaser or donee (if any) and the terms and manner of the proposed sale or donation to such purchaser or donee; and
- (iv) stating that such Offeror is offering to sell the Offered Shares to the Optionees in the order, on the terms and subject to the conditions provided in this Agreement.
- (b) <u>Priority</u>. The Optionees shall have the irrevocable right to purchase the Offered Shares (the "<u>Purchase Right</u>") in the following order of priority:
- (i) first, the Family Shareholders belonging to the same Branch of the Family (as defined below) as the Offeror (the "<u>First Optionees</u>") shall have the right to purchase all the Offered Shares, such purchases to be made in the proportion that the respective holdings of Shares by each such First Optionee bears to the aggregate holdings

of Shares by all such First Optionees, and those First Optionees who purchase their full allotment of Offered Shares shall have a further right to purchase any Offered Shares not purchased by the other First Optionees, in such amounts as may be specified by them in the notice described in Section 4(a) hereof; provided that if the amounts so specified exceed the amount of remaining Offered Shares, each such Optionee shall be entitled to purchase a proportionate number of the remaining Offered Shares, in accordance with the proportion that the Offered Shares specified for purchase by such Optionee bears to the total number of Offered Shares specified for purchase by all such Optionees;

- (ii) second, the Family Shareholders belonging to Branches of the Family other than that of the Offeror (the "Second Optionees") shall have the right to purchase any Offered Shares not purchased by the First Optionees, such purchases to be made in the proportion that the respective holdings of Shares by each such Second Optionee bears to the aggregate holdings of Shares by all such Second Optionees; and those Second Optionees who purchased their full allotment of Offered Shares shall have a further right to purchase any Offered Shares not purchased by the other Second Optionees, in such amounts as may be specified by them in the notice described in Section 4(b) hereof; provided that if the amounts so specified exceed the amount of remaining Offered Shares, each such Optionee shall be entitled to purchase a proportionate number of the remaining Offered Shares, in accordance with the proportion that the Offered Shares specified for purchase by such Optionees; and
- (iii) third, unless the Offeror elects to retain such Offered Shares, the Company shall have the right to purchase any Offered Shares that have not been purchased by the other Optionees.

- (c) <u>Ownership Required</u>. Notwithstanding anything herein to the contrary, no Family Shareholder shall be entitled to receive an Offer Notice, First Notice or a Second Notice or exercise a Purchase Right as an Optionee unless such Family Shareholder on the date of delivery of the First Notice owns Shares of record or beneficially.
- (d) <u>Branches of the Family.</u> For purposes of this Agreement, there are seven "<u>Branches of the Family</u>", one descended from each of the six children (whether now living or deceased) of Robert P. Scripps and one descended from John P. Scripps. Each Branch of the Family descended from Robert P. Scripps's children shall consist of the lineal descendants of the particular child of Robert P. Scripps from whom such Branch is descended and any trust of which any such descendant is a beneficiary except the Scripps Trust. The Branch of the Family descended from John P. Scripps shall consist of the lineal descendants of John P. Scripps and any trust of which any such descendant is a beneficiary except the Scripps Trust. Lineal descendants shall include, without limitation, children adopted by the descendants of Robert P. Scripps, by the descendants of John P. Scripps or by the Family Shareholders.

Section 4. Procedures for Exercise of Purchase Rights.

(a) <u>First Notice Period</u>. Each First Optionee shall receive from the Offeror, in addition to the Offer Notice, an offer to sell such Offered Shares to the First Optionees in accordance with this Agreement (together with the Offer Notice, the "<u>First Notice</u>"), and have fourteen days from receipt of the First Notice to give written notice to the Offeror stating that such First Optionee irrevocably elects to exercise such Optionee's Purchase Right, indicating the number of the Offered Shares subject to such Purchase Right that such Optionee will purchase, and designating the number of additional Shares such Optionee would be willing to purchase if less than all of the Offered Shares are purchased

by the other First Optionees. No later than three days after the expiration of the aforesaid fourteen-day period, the Offeror will give to each First Optionee electing to purchase Offered Shares written notice indicating the number of Offered Shares allocated to such Optionee.

- (b) Second Notice Period. Within five days after the expiration of the aforesaid fourteen-day period, if any Offered Shares have not been purchased by the First Optionees, the Offeror shall give written notice (the "Second Notice") to the Second Optionees stating the number of Offered Shares that the First Optionees have not purchased and containing the offer to sell such Offered Shares to the Second Optionees in accordance with this Agreement. Each Second Optionee shall have fourteen days from the receipt of the Second Notice to give written notice to the Offeror stating that such Optionee irrevocably elects to exercise such Optionee's Purchase Right, indicating the number of the Offered Shares subject to such Purchase Right that such Optionee will purchase, and designating the number of additional Offered Shares such Optionee would be willing to purchase if less than all of the Offered Shares are purchased by the Second Optionees. No later than three days after the expiration of such fourteen-day period, the Offeror will give to each Second Optionee electing to purchase Offered Shares written notice indicating the number of Offered Shares allocated to such Optionee.
- (c) <u>Third Notice Period</u>. Unless the Offeror elects, by written notice to the Family Shareholders and the Company, to retain the Offered Shares that are not purchased by the First and Second Optionees, within five days after the expiration of the fourteen-day period after receipt of the Second Notice, the Offeror shall give written notice (the "<u>Third Notice</u>") to the Company stating the number of Offered Shares that remain unpurchased and containing the offer to sell such Offered Shares to the Company

in accordance with this Agreement. The Company shall have fourteen days from receipt of the Third Notice to give written notice to the Offeror stating that the Company irrevocably elects to exercise its Purchase Right and indicating the number of such Offered Shares that it will purchase.

- (d) <u>Waiver of Purchase Right</u>. Any Optionee who fails during the periods specified above to given written notice of exercise of such Optionee's Purchase Right shall be deemed to have waived such Purchase Right with respect to the Offered Shares, subject to any other right that such Optionee would have to purchase such Offered Shares pursuant to another section of the Agreement. If any such period expires on a day which is not a business day, the period shall be extended until the end of the next business day.
- (e) <u>Fractional Shares</u>. If the number of Shares to which any Optionee shall have a Purchase Right shall include fractions, the Purchase Right of such Optionee shall relate to that number of Shares determined, to the extent possible, by considering any fractional Share which is equal to or more than one-half as a whole Share and by disregarding all fractional Shares less than one-half Share; provided that if any whole Shares remain unsold, such Shares shall be allocated by the Offeror in the Offeror's sole discretion for purchase by any Optionee.
- (f) <u>Sale by All First Optionees</u>. Notwithstanding anything herein to the contrary, if all the First Optionees are simultaneously offering to sell their Shares, then the Second Optionees shall have the first Purchase Rights and shall be deemed the First Optionees, the Second Notice shall not be required, and the Third Notice shall be given within three days after the expiration of the fourteen-day period after the mailing of the First Notice.

Section 5. Purchase Price; Closing.

(a) Purchase Price. The purchase price to be paid to the Offeror for each of the Offered Shares purchased by an Optionee or the Company shall be paid in cash or such other form of consideration as agreed upon in writing by the Offeror and such Optionee (which may include Class A Stock) and shall be equal to the average of the Closing Market Prices (as hereinafter defined) of shares of the Class A Stock for the 15 trading days immediately preceding the date of the First Notice (the "Cash Purchase Price"). Notwithstanding anything to the contrary in the foregoing, if the Company is to purchase Offered Shares, the Offeror may require the Company to exchange unissued or treasury shares of Class A Stock on a share-for-share basis for all or part, as the Offeror designates, of the Offered Shares to be purchased by the Company. The Company shall pay the Cash Purchase Price for all Offered Shares being purchased by it and not designated by the Offeror for exchange for Class A Stock. The Company shall retire all Offered Shares for which it has exchanged shares of Class A Stock. "Closing Market Price" shall mean the last reported sales price on the NASDAQ Global Select Market as reported by NASDAQ, Inc., or if such Class A Stock is traded on any other national securities exchange, the last reported sales price as reported by such national securities exchange, or if such Class A Stock is not then listed on any national securities exchange or on NASDAQ, then the average of the high and low bid quotations for such stock in the over-the-counter market. If the Class A Stock is not traded on any national securities exchange, on NASDAQ or in the over-the-counter market, the "Closing Market Price" shall be the fair value of the Class A Stock determined by the regular investment banking firm of the Company, or, if the Company does not then have a regular investment banking firm, by a nationally recognized investment banking firm designated by a majority of the Optionees.

- (b) <u>Closing</u>. The Closing for the sale of the Offered Shares shall be at 10 a.m. on the date designated in writing by the Offeror, but not earlier than 30 nor later than 60 business days following the date of mailing of the last of the First, Second or Third Notices, as the case may be (the "<u>Closing</u> <u>Date</u>"), at the principal office of the Company or at such other time and location agreed upon in writing by the Optionees and the Offeror.
- (c) <u>Deliveries at Closing</u>. On the Closing Date, (i) the Offeror shall deliver the Offered Shares to be purchased free and clear of all pledges, liens, security interests, encumbrances, claims or equities of others or restrictions on the transfer (other than restrictions imposed by this Agreement or by applicable law), and, if delivery is by delivery of physical certificates, the certificates for such Offered Shares shall be duly endorsed in blank, or have appropriate, duly executed blank stock transfer powers attached, with signatures guaranteed by a commercial bank or trust company or a member firm of a national securities exchange, or such other notarization deemed acceptable by the Offeror, and all requisite stock transfer tax stamps attached or provided for, and (ii) the Optionees shall pay the Purchase Price to the Offeror, or if the Company is an Optionee and the Offeror has elected to receive Class A Stock for all or part of the Offered Shares being purchased by the Company, the Company shall deliver to the Offeror the requisite number of shares of Class A Stock registered in the name of the Offeror.

Section 6. Right of Offeror to Sell or Donate Unsold Shares Upon Conversion Into Shares of Class A Stock. If, after satisfaction by the Offeror of the requirements of Section 4, any Offered Shares remain unsold, the Offeror may elect to (i) retain such unsold Offered Shares, (ii) convert such unsold Offered Shares into Class A Stock (which Class A Stock will not be subject to this Agreement) in the manner provided for in the

Amended Articles of Incorporation of E.W. Scripps, effective as of July 16, 2008 (or as such articles may be amended from time to time hereafter), or (iii) sell, transfer, distribute, or assign such Offered Shares on whatever terms and at whatever price, or donate, appoint or otherwise dispose of such Offered Shares in whatever manner the Offeror wishes, without any further compliance by the Offeror or any transferee with the provisions of this Agreement (which provisions will continue to apply, however, to any other Shares owned of record or beneficially by the Offeror); provided that (A) if the Offeror had included in the Offer Notice such Offeror's intention to sell, transfer, distribute, assign, donate, appoint or otherwise dispose of the Offered Shares to a specific person, then such Offered Shares shall be sold, transferred, distributed, assigned, donated, appointed or otherwise disposed of to such person on the terms and in the manner indicated in the Offer Notice; AND (B) THE OFFEROR, PRIOR TO ANY SALE, TRANSFER, DISTRIBUTION, ASSIGNMENT, DONATION, APPOINTMENT OR OTHER DISPOSITION OF THE OFFERED SHARES SHALL FIRST CONVERT SUCH OFFERED SHARES INTO CLASS A STOCK AND SELL, TRANSFER, DISTRIBUTE, ASSIGN, DONATE, APPOINT OR OTHERWISE DISPOSE OF ONLY THE CLASS A STOCK.

Section 7. Excepted Transfers.

- (a) Gifts; Testamentary Transfers; Pledges. Any Family Shareholder may, without a Purchase Right arising in favor of anyone, do the following:
- (i) sell Shares to his or her lineal descendants, provided that such descendant first becomes a party to this Agreement and thereby becomes a "Family Shareholder" hereunder effective upon the receipt of such Shares and agrees that the certificates for such Shares shall bear the legend provided for in Section 12 hereof;

- (ii) transfer Shares by inter vivos gift or testamentary transfer to:
 - (1) any member of the Branches of the Family (a "Family Descendant") who is of legal age and not under any legal disability;
- (2) any trust for the benefit of a Family Descendant, the spouse of a Family Descendant or a Charitable Organization (as defined below), provided that a majority of the trustees of the trust are (and, under the terms of the trust, are required to be) Family Descendants or that the trustees are required to vote and dispose of the Shares held under such trust at the direction of one or more Family Descendants (a "Family Trust"); and
- (3) any of the following, or a similar or successor form of entity, formed under the laws of a state of the United States (each, a "Family Entity"): (i) company, corporation, limited liability company or partnership wholly-owned (directly or "beneficially," as defined in Rule 13d-3 promulgated under the Securities Exchange Act of 1934, as amended) exclusively by, and operated for the sole benefit of, one or more Family Descendants, Family Trusts or Charitable Organizations, provided that the person(s) that operate, govern, manage or otherwise control such entity are (and, under the governing documents of such entity, are required to be) Family Descendants or are otherwise required to vote and dispose of the Shares held by such entity at the direction of one or more Family Descendants, and (ii) non-profit organization, charitable foundation, or other charitable organization, provided that the person(s) that operate, govern, manage or otherwise control such entity are (and, under the governing documents of such entity, are required to be) Family Descendants or are otherwise required to vote and dispose of the Shares held by such entity at the direction of one or more Family Descendants (a "Charitable Organization");

provided that such Family Descendant (if the aforesaid transfer is outright), the trustees and any other persons (whether or not required to act in a fiduciary capacity) with authority regarding investment or voting of the Shares held under such Family Trust (if the aforesaid transfer is to a Family Trust) or the Family Entity and each direct or beneficial owner thereof (if the aforesaid transfer is to a Family Entity) first becomes a party to this Agreement and thereby becomes a "Family Shareholder" hereunder effective upon the receipt of such Shares and agrees that the certificates for such Shares shall bear the legend provided for in Section 12 hereof;

- (iii) transfer Shares by testamentary transfer to his or her spouse provided that such Family Shareholder's last will and testament provides that all Shares to be so transferred shall be converted by the estate of such Family Shareholder into shares of Class A Stock on a share-for-share basis before being so transferred; further provided that if a Family Descendant transfers Shares to a Family Trust (as described in subsection (a)(ii)(2) above), such Family Trust similarly may make outright transfers of Shares (as trust distributions or otherwise) to the spouse of any Family Descendant provided that the terms of such Family Trust require that all Shares to be so transferred shall be converted by the trustees of such Family Trust into shares of Class A Stock on a share-for-share basis before being so transferred; and
- (iv) pledge Shares as collateral for money borrowed by such Family Shareholder or a member of the Branch of the Family of which such Family Shareholder is a member provided that the pledgee agrees in writing to be bound by this Agreement as if such pledgee were a member of the Branch of the Family of which such Family Shareholder is a member effective upon the receipt of such Shares.

- (b) <u>Transfers Deemed to be Offers</u>. Notwithstanding anything to the contrary herein (i) if title to any Shares subject to any trust, including a Family Trust, or held by any Family Entity or pledged pursuant to Section 7(a)(iv) are transferred to anyone or any entity other than a Family Descendant, a Family Trust or a Family Entity pursuant to the terms of such trust or by the governing document(s) of the Family Entity, by action of the trustee(s) thereof or the governing, operating, managing or controlling body, person or entity thereof, upon termination of such trust or Family Entity, by power of appointment or otherwise (a "<u>Nonpermitted Transferee</u>"), such Shares shall be deemed to be offered for sale pursuant to Section 3 hereof; and (ii) if a person who is a Family Descendant, Family Trust or Family Entity but who is not a party to this Agreement acquires outright any Shares held in trust or by a Family Entity, such Family Descendant, Family Entity or the trustee(s) of such Family Trust must become a party to this Agreement effective upon the receipt of such Shares or such Shares shall be deemed to be offered for sale pursuant to Section 3 hereof.
- (c) <u>Automatic Conversion on Noncomplying Transfer</u>. Any valid transfer of Shares made without compliance with this Agreement, whether by operation of law, court or administrative order, divorce settlement or decree, or otherwise, shall result in the automatic conversion of such Shares into Class A Stock on a share-for-share basis.

Section 8. Other Stock.

(a) <u>Application of Agreement</u>. The terms and provisions of this Agreement apply to all shares of Common Voting Stock or shares of stock of the Company with comparable or unlimited voting rights that (i) were owned of record or beneficially by the Family Shareholders on the Trust Termination Date, (ii) were received by the Family Shareholders upon distribution from the Scripps Trust, (iii) may be issued to or received

by the Family Shareholders after the Trust Termination Date in consequence of any additional issuance, purchase, exchange or reclassification of shares, any corporate reorganization or any other form of recapitalization or consolidation or merger or share split-up or share dividend or distribution, or (iv) that are otherwise acquired by the Family Shareholders in any manner whatsoever after the Trust Termination Date.

(b) <u>Inclusion in Definition of "Shares"</u>. Any shares of Common Voting Stock or other shares of stock that are or become subject to this Agreement pursuant to the provisions of subsection (a) of this Section 8 shall be considered "<u>Shares</u>" for all purposes of this Agreement.

Section 9. Annual and Other Meetings of Family Shareholders; Voting Agreement.

(a) Meetings Called by the Company. The Company shall call a meeting of the Family Shareholders prior to each annual or special meeting of the shareholders of the Company held after the Trust Termination Date by giving each Family Shareholder written notice of such meeting of the Family Shareholders at least fifteen (15) days prior thereto stating the time, date and place of such meeting and the purpose or purposes thereof, each such meeting of the Family Shareholders (hereinafter referred to as a "Required Meeting") to be held at least fifty (50) days prior to each such annual or special meeting of the Company's shareholders unless the holders of a majority of the Shares consent in writing to holding such meeting of the Family Shareholders on an earlier date. At each Required Meeting the Company shall seek the advice of the Family Shareholders with respect to, and submit for appropriate decision by the Family Shareholders in accordance with this Section 9, each matter, including election of directors, that the Company wishes to submit to its stockholders at the annual or special

meeting with respect to which the Required Meeting has been called. Appropriate officers of the Company will be available at such Required Meeting to discuss these matters (including nominees for election as directors of the Company) and such other matters as the Family Shareholders wish to discuss relating to the Company or the forthcoming annual or special meeting of the Company's stockholders. The Company may call other meetings of the Family Shareholders by giving to each Family Shareholder written notice at least seven (7) days prior thereto stating the time, date and place of such meeting and the purpose or purposes thereof.

- (b) Meetings Called by the Family Shareholders. The "Family Council" (as provided for in the Bylaws (as defined below) or, upon written demand to the secretary appointed under the Bylaws at least ten (10) days prior to the meeting date, the holders of 33% or more of the Shares may call a meeting of the Family Shareholders. The Family Council or the secretary, as applicable, shall give to each Family Shareholder written notice of such meeting at least seven (7) days prior thereto stating the time, date and place of such meeting and the purpose or purposes thereof.
- (c) <u>Place; Waiver of Notice of Meetings; Written Action</u>. Each meeting of the Family Shareholders called by the Company shall be held in Cincinnati, Ohio or at such other place within or without the State of Ohio as may be designated by the Company and stated in the notice of such meeting. Meetings of the Family Shareholders may be held by means of any communications equipment (e.g., telephone, video or web conferencing equipment) that enables each Family Shareholder an opportunity to participate in the meeting and to vote on matters submitted to Family Shareholders at the meeting, including an opportunity to read or hear proceedings of the meeting and to speak or otherwise participate in the proceedings contemporaneously with those who will be

present physically or present by the use of any such communications equipment. Attendance at any meeting of Family Shareholders, whether held in person or by means of any communications equipment shall be limited to Family Shareholders who beneficially own Shares as of the record date for such meeting or their legally-appointed guardians or powers of attorney, provided any such attorney-in-fact also is a Family Shareholder, and other parties who have been invited to attend by the Family Council. Participants attending by means of any communication equipment shall take reasonable measures to ensure that others do not have access to such meeting by means of such participant's communications equipment. Each meeting of the Family Shareholders called by the Family Shareholders shall be held at the place designated in the notice of such meeting by the Family Shareholders or Family Council calling such meeting. A Family Shareholder may waive any notice of meeting required under this Section 9 by providing the chairperson of the meeting in question with a written waiver of notice prior to, at or after such meeting. Any action that may be authorized or taken at a meeting of the Family Shareholders may be authorized or taken without a meeting with the affirmative vote or approval of, and in a writing or writings signed by the Family Shareholders holding at least 90% of the Shares. An electronic mail or electronic or other transmission capable of authentication that has been sent by a Family Shareholder and that contains an affirmative vote or approval of that person is a signed writing for purposes of the foregoing sentence. The date on which that electronic mail, or electronic or other transmission is sent is the date on which the writing is signed.

(d) <u>Proxies</u>. Each Family Shareholder may be represented at any meeting of the Family Shareholders and may vote thereat, and execute consents, waivers and releases, and exercise any of his or her other rights, by one or more proxies appointed by a writing

signed by such Family Shareholder. Any proxy so appointed must be a Family Shareholder. The writing appointing such proxy may contain instructions to such proxy on how to vote such Family Shareholder's Shares or may provide such proxy with the power to vote such Family Shareholder's Shares in such proxy's discretion.

- (e) <u>Chairperson and Secretary of Meetings</u>. The Family Shareholders shall elect a chairperson and secretary at the Family Shareholders meeting called prior to the annual meeting of the Company in which the term of the currently serving chairperson and secretary ends (which may or may not occur at the same meeting). The chairperson and the secretary shall each serve a term of three (3) years. Election shall be by the vote of the holders of a majority of the Shares present at such meeting or represented thereat by proxy. The Family Council may fill any vacancy that may occur in the office of chairperson or secretary by electing a successor to hold office until the next succeeding meeting of the Family Shareholders. The chairperson and secretary shall have such duties as prescribed in the Bylaws.
- (f) <u>Quorum; Vote Required for Decision</u>. The presence in person or by proxy of the holders of a majority of the Shares at a meeting of the Family Shareholders shall be sufficient to constitute a quorum for reaching decisions as provided herein on matters brought before such meeting. If a quorum is not present at a meeting of the Family Shareholders, the Family Shareholders present in person or by proxy shall have the power to adjourn the meeting from time to time, without notice other than announcement at the meeting, until a quorum is present. When a quorum is present at a meeting of the Family Shareholders, the vote of the holders of a majority of the Shares voting in person or by proxy shall be sufficient to reach a decision on each matter brought before such meeting, except as otherwise provided in Section 9(i) hereof and except that the vote of the holders

of a plurality of the Shares voting in person or by proxy shall be sufficient to reach a decision with respect to the selection of nominees for the Company's Board of Directors brought before such meeting. Each Family Shareholder shall be entitled, either in person or by proxy, to cast one vote for each Share owned of record or beneficially by him or her on each matter brought before any meeting of the Family Shareholders.

- (g) <u>Voting at Meetings of Family Shareholders</u>. Voting at all meetings of the Family Shareholders may be by voice or show of hand unless any Family Shareholder requests a written ballot or as required by the Bylaws. The validity of proxies and ballots at each meeting shall be determined in conformity with the corporation laws of the State of Ohio.
- (h) <u>Voting at Meetings of Company Stockholders</u>. Each Family Shareholder agrees, for himself or herself and his or her successors and assigns, to accept and be bound by each decision reached as provided herein with respect to each matter brought before any meeting of the Family Shareholders at which a quorum is present. Accordingly, the Family Shareholders hereby irrevocably appoint (i) each other and (ii) Miramar Services, Inc. or such other proxy or proxies as determined by the Family Council, in each case, as their attorneys and proxies to vote their Shares on each such matter at each annual or special meeting of the Company's stockholders, or to execute proxies, consents or authorizations to vote their Shares on each such matter at each annual or special meeting of the Company's stockholders, in accordance with the decision reached as aforesaid on each such matter at the meeting of the Family Shareholders held immediately prior to such annual or special meeting. Such proxies shall expire upon the end of the ten-year period as provided in Section 9 hereof and shall be deemed reappointed upon the extension of such additional ten-year periods in accordance with Section 9 hereof by such Family Shareholders approving such extension.

- (i) <u>Bylaws</u>. By the vote of the holders of a majority of the Shares, the Family Shareholders may adopt, and thereafter amend from time to time, bylaws with respect to such matters relating to the conduct of meetings of the Family Shareholders that are not otherwise addressed in or inconsistent with this Section 9 ("<u>Bylaws</u>").
- (j) <u>No Amendment of This Agreement</u>. No action at any meeting of the Family Shareholders or any provision of the Bylaws shall operate to amend any provision of this Agreement, which may be amended only as set forth in Section 16 hereof.
- (k) Extension of Section 9. This Section 9 shall be effective for an initial period of ten years commencing on the Trust Termination Date and, by entering into this Agreement, the undersigned individuals hereby extend the duration of Section 9 for an additional ten-year period commencing on October 18, 2022. At any time within two years prior to the end of such ten-year period, any or all of the Family Shareholders may extend the duration of this Section 9 for an additional ten-year period, and thereafter for as many additional periods, each not to exceed ten years, as they may desire, so long as each such additional extension is effected within the two years prior to the end of the most recent ten-year period. Each such extension must be effected in writing. No Family Shareholder will be bound by any such extension if he or she has not executed the writing effecting such extension.

Section 10. <u>Disclosure Waiver; Confidentiality</u>.

(a) <u>Disclosure Waiver</u>. The Company and each Family Shareholder acknowledge and agree that no party hereto shall have any duty or obligation to disclose affirmatively to any other party hereto, and no party hereto shall have any right to be

advised of, any material information regarding the Company at any time prior to, upon or in connection with any purchase, sale or conversion of Shares pursuant to this Agreement.

(b) Confidentiality.

- (i) Each Family Shareholder agrees to keep Confidential Information (as defined below) confidential. Such Confidential Information will not, without the prior written consent of the Company, be disclosed by such Family Shareholder or its Representatives (as defined below) to any other person, in any manner whatsoever, in whole or in part, and will not be used by such Family Shareholder or its Representatives directly or indirectly for any purpose other than evaluating any matter submitted to the Family Shareholders for approval pursuant to the Family Agreement (each such matter, a "Proposal"), and such Family Shareholder's investment in the Company. Moreover, each Family Shareholder agrees to transmit Confidential Information only to those Representatives who need to know Confidential Information for such purposes, who are informed by such Family Shareholder of the confidential nature of the Confidential Information and who agree to be bound by the terms of this Section 10(b). Each Family Shareholder will be responsible for any breach of this Section 10(b) by such Family Shareholder's Representatives.
- (ii) If a Family Shareholder or anyone to whom such Family Shareholder has transmitted Confidential Information pursuant to this Section 10(b) is requested or become legally compelled (by law, oral questions, interrogatories, request for information or documents, subpoena, civil investigative demand or similar process) to disclose any of the Confidential Information, the Family Shareholder will provide the Company with prompt written notice so that the Company may seek a protective order or other

appropriate remedy and/or waive compliance with the provisions of this Section 10(b). In the event that such protective order or other remedy is not obtained, or that the Company waives compliance with the provisions of this Section 10(b), the Family Shareholder will furnish only that portion of Confidential Information which the Family Shareholder's legal counsel has advised is legally required to be disclosed and will exercise best efforts to obtain reliable assurance that confidential treatment will be accorded the Confidential Information, including, without limitation, by cooperating with the Company to obtain an appropriate protective order or other reliable assurance that confidential treatment will be accorded the Confidential Information.

- (iii) Each Family Shareholder is aware, and will advise such Family Shareholder's Representatives, that the United States securities laws prohibit any person who has received from the Company material, non-public information from purchasing or selling securities of the Company based on such information or from communicating such information to any other person under circumstances in which it is reasonably foreseeable that such person is likely to purchase or sell such securities.
- (iv) For purposes of this Section 10(b), "<u>Confidential Information</u>" means any non-public, confidential and/or proprietary information regarding the Company, any potential transaction involving the Company and any Proposal or other matters to be discussed or acted upon by the Family Shareholders (including the fact that such information exists, such approval or action has been requested and that such discussions or negotiations are taking place), furnished to the Family Shareholders or their respective agents or representatives, including without limitation, attorneys, accountants, consultants and financial advisors (collectively, "<u>Representatives</u>"), by the Company or any its Representatives (including without limitation any of its Directors),

whether in writing or otherwise, and all notes, analyses, compilations, data, studies or other documents (in whatever form maintained, whether documentary, computer storage or otherwise) prepared for or by the Family Shareholders or their Representatives containing or based in whole or in part on any such furnished information or reflecting their review of, or interest in, the Company." "Confidential Information" excludes any information that (A) is or becomes generally available to the public other than as a result of a disclosure by any Family Shareholder or any Family Shareholder's Representatives or (B) becomes available to such Family Shareholder on a non-confidential basis from a source other than the Company or one of its Representatives or any other Family Shareholder or such other Family Shareholder's Representatives, which source has represented to such Family Shareholder (and which such Family Shareholder has no reason to disbelieve after due inquiry) that it is entitled to disclose such information.

Section 11. Specific Performance. The parties agree that irrevocable damage will result to each of them in the event that this Agreement is not specifically enforced. Therefore it is agreed that the rights to, or obligations of, purchase and sale of Shares hereunder may be enforced in a court of equity or other tribunal with jurisdiction by a decree of specific performance, and appropriate injunctive relief may be applied for and granted in connection therewith. Such remedies and all other remedies shall, however, be cumulative and not exclusive and shall be in addition to any other remedies that any party may have under this Agreement or otherwise.

Section 12. <u>Legend; Transfer; Form of Ownership</u>.

(a) <u>Legend</u>. Each Family Shareholder agrees to submit to the Company, upon termination of the Scripps Trust or (if later) upon becoming a party to this Agreement, and in each case from time to time thereafter as and when additional Shares are acquired

by such Family Shareholder, the certificates for all Shares owned of record or beneficially by such Family Shareholder so that the Company may endorse thereon a legend reading substantially as follows:

"The Common Voting Shares represented hereby may not be sold, transferred, distributed, pledged, mortgaged, donated, assigned, appointed or otherwise disposed of or encumbered or converted into Class A Common Shares, nor may such shares be voted, nor consents or waivers given with respect thereto, except in accordance with, and such shares and the voting thereof are subject to, the provisions of the Scripps Family Agreement, as amended, a copy of which is on file at the principal office of the Company."

- (b) <u>Transfer or Conversion Must Comply with Agreement</u>. The parties agree that no purported transfer or conversion of Shares shall be valid, nor shall any such transfer or conversion be recorded on the stock books of the Company or be recognized by the Company, unless all the terms and conditions of this Agreement have been complied with first and the Company has or is furnished with proper evidence of such compliance.
- (c) <u>Form of Ownership</u>. Each Family Shareholder shall hold his, her or its Shares of record in his, her or its name and not in the name of a broker or other nominee. Notwithstanding the preceding, Shares may be held in the name of Miramar Fiduciary Corporation, as nominee for the Family Shareholder. Miramar Fiduciary Corporation will keep accurate records recording the beneficial owner of any such Shares held in its name as nominee and shall provide such information to the Company upon the Company's request.

Section 13. Execution.

- (i) This Agreement may be executed in several counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.
- (ii) Commencing on July 1, 1992, this Agreement was circulated among the descendants of Robert P. Scripps and John P. Scripps for execution by them and was so executed on or before December 31, 1992 by Family Shareholders that included descendants of Edward W. Scripps to whom in the aggregate there would have been distributed (assuming for purposes of this paragraph that the Scripps Trust were to terminate on such date) such number of shares of Common Voting Stock of the Original Company as would constitute 50% or more of the shares of such stock outstanding on such date and, as a result, this Agreement became irrevocable as provided in Section 14 hereof.

<u>Section 14.</u> <u>Irrevocability.</u> Each party hereto agrees that his, her or its execution and delivery of this Agreement may not be withdrawn and that this Agreement shall be irrevocable, shall not be amended except pursuant to Section 16 hereof and shall continue in full force and effect until terminated pursuant to Section 15 hereof.

Section 15. Termination.

(a) <u>Termination of the Agreement</u>. This Agreement shall terminate upon the expiration of twenty-one years after the death of the last survivor of all of the descendants of Robert P. Scripps and John P. Scripps alive on the Trust Termination Date. Upon termination of this Agreement, each holder of record of Shares who is a party to this Agreement (or such holder's permitted successors and assigns) shall be entitled to submit such holder's certificate or certificates for Shares to the Company in exchange for a new certificate or certificates that shall not bear the legend set forth in Section 12.

(b) <u>Termination of Family Shareholder as a Party to the Agreement</u>. Notwithstanding anything to the contrary herein, at such time that a Family Shareholder does not own of record or beneficially any Shares, such Family Shareholder shall no longer be a party to this Agreement without any further action required by the Company or the other Family Shareholders.

Section 16. Entire Agreement; Amendment. This Agreement contains the entire agreement of the parties with respect to the subject matter hereof. This Agreement may not be amended except in a writing signed by the Company and by parties to this Agreement who are the holders of at least 80% of the outstanding shares of Common Voting Stock owned by all parties to this Agreement at the time it is to be amended. Notwithstanding the foregoing, Section 9 of this Agreement may be amended as aforesaid by such holders without the concurrence of the Company.

Section 17. Miscellaneous.

(a) <u>Binding Effect</u>. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executives, legal representatives, permitted assigns, and successors. Except as otherwise provided in Section 1(d) hereof, successors shall include, without limitation, any successor to E. W. Scripps by merger, consolidation or sale of all or substantially all assets, or any subsidiary of E.W. Scripps that owns or operates any business thereof and is spun-off by way of a pro rata distribution of its shares to shareholders of E. W. Scripps, whether such subsidiary is directly or indirectly, or wholly or partly, owned by E. W. Scripps, and the defined terms referred to in this Agreement shall be deemed to refer to and mean such successor or spun-off subsidiary and the shares of such successor or spun-off subsidiary having voting rights comparable to Common Voting Stock of E. W. Scripps.

(b) Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Ohio.

<u>Section 18.</u> <u>Severability.</u> If any one or more of the provisions contained herein, or the application thereof in any circumstances, is held invalid, illegal or unenforceable in any respect for any reason, the validity, legality and enforceability of any such provision in every other respect and of the remaining provisions hereof shall not be in any way impaired, it being intended that all rights and obligations of the parties hereto shall be enforceable to the fullest extent permitted.

<u>Section 19.</u> <u>Notices</u>. All notices required to be given under the terms of this Agreement or that any of the parties desires to give hereunder shall be in writing and sent by guaranteed overnight delivery via Federal Express or similar service or by email, addressed as follows:

- (i) if to any Family Shareholder, addressed to such Family Shareholder at such Family Shareholder's address on the signature pages of this Agreement or otherwise on file with Miramar Services, Inc.; and
 - (ii) if to The E.W. Scripps Company, addressed to:

The E.W. Scripps Company 312 Walnut Street 2800 Scripps Center Cincinnati, OH 45202 Attention: Corporate Secretary Julie.McGehee@scripps.com

Any Family Shareholder or the Company, by notice in writing mailed or emailed to the others and the President of Miramar Services, Inc.at 250 Grandview Ave., Suite 400, Fort

Mitchell, KY 41017, may change the name and address to which notices and other communications hereunder shall be mailed. Each new Family Shareholder, upon executing this Agreement, shall indicate his, her or its address on the signature pages of this Agreement.

For the purposes of this Agreement, notice given hereunder shall be deemed to have occurred on the day such notice has been sent as required herein.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, each party hereto has executed this Agreement on the date indicated below opposite such party's signature.

THE E.W. SCRIPPS COMPANY

By: /s/ William Appleton

Name: William Appleton
Title: Executive VP & General Counsel

FAMILY SHAREHOLDER
/s/ Edward W. Scripps, Jr.
Name: Edward W. Scripps, Jr.
FAMILY SHAREHOLDER
/s/ Jimmy R. Scripps
Name: Jimmy R. Scripps
FAMILY SHAREHOLDER
/s/ Margaret S. Klenzing
Name: Margaret S. Klenzing
FAMILY SHAREHOLDER
/s/ Marilyn J. Scripps
Name: Marilyn J. Scripps
FAMILY SHAREHOLDER
/s/ William A. Scripps
Name: William A. Scripps
FAMILY SHAREHOLDER
/s/ Rebecca Scripps Brickner
Name: Rebecca Scripps Brickner
FAMILY SHAREHOLDER
/s/ Corina S. Granado
Name: Corina S. Granado

FAMILY SHAREHOLDER
/s/ Mary Ann S. Sanchez Name: Mary Ann S. Sanchez
FAMILY SHAREHOLDER
/s/ William H. Scripps
Name: William H. Scripps
FAMILY SHAREHOLDER
/s/ Kathy Scripps
Name: Kathy Scripps
Tumer Tumiy Scripps
FAMILY SHAREHOLDER
/s/ Virginia S. Vasquez
Name: Virginia S. Vasquez
FAMILY SHAREHOLDER
/s/ Charles E. Scripps, Jr.
Name: Charles E. Scripps, Jr.

FAMILY SHAREHOLDER

/s/ Barbara Victoria Scripps Evans

Name: Barbara Victoria Scripps Evans, individually, as co-trustee of the John P. Scripps Trust under Agreement dated 2/10/77 FBO Peter M. Scripps, John P. Scripps Trust FBO Paul K. Scripps under Agreement dated 2/10/77, John P. Scripps Trust Exempt Trust under Agreement dated 2/10/77, John P. Scripps Trust under Agreement dated 2/10/77 FBO Barbara Scripps Evans, and as trustee of the Thomas S. Evans Irrevocable Trust under Agreement dated 11/13/2012

FAMILY SHAREHOLDER

/s/ Paul K. Scripps

Name: Paul K. Scripps, individually, and as trustee of the John P. Scripps Trust f/b/o Ellen McRae Scripps created under agreement dated 12/27/84, and as co-trustee of the John P. Scripps Trust f/b/o Paul K. Scripps, created under agreement dated 2/10/77, the John P. Scripps Trust f/b/o Peter M. Scripps, created under agreement dated 2/10/77, the John P. Scripps Trust f/b/o Barbara Scripps Evans, created under agreement dated 2/10/77, and the John P. Scripps Trust Exempt Trust, created under agreement dated 2/10/77

FAMILY SHAREHOLDER

/s/ Douglas A. Evans

Name: Douglas A. Evans, individually and as trustee of the Douglas A. Evans 2017 Trust dated August 24, 2017

FAMILY SHAREHOLDER

/s/ Anne M. La Dow

Name: Anne M. La Dow, individually, and as trustee of the Anne M. La Dow Trust under Agreement dated 10/27/2011, and as co-trustee of the John P. Scripps Trust f/b/o Paul K. Scripps, created under agreement dated 2/10/77, the John P. Scripps Trust f/b/o Peter M. Scripps, created under agreement dated 2/10/77, the John P. Scripps Trust f/b/o Barbara Scripps Evans, created under agreement dated 2/10/77, and the John P. Scripps Trust Exempt Trust, created under agreement dated 2/10/77

FAMILY SHAREHOLDER

/s/ Peter R. La Dow

Name: Peter R. La Dow, individually and as trustee of the Survivor's Trust of the La Dow Family Trust, created under agreement dated June 29, 2004

FAMILY SHAREHOLDER

/s/ John P. Scripps

Name: John P. Scripps, individually and as trustee of the John Peter Scripps 2013 Revocable Trust, dated December 20, 2013

FAMILY SHAREHOLDER

/s/ Ellen M. Scripps

Name: Ellen M. Scripps, individually and as trustee of Ellen M. Scripps Revocable Trust, dated April 17, 2014, as thereafter amended or restated (f/k/a The Ellen M. Scripps Kaheny Revocable Trust)

FAMILY SHAREHOLDER /s/ Julia Scripps Heidt Name: Julia Scripps Heidt FAMILY SHAREHOLDER /s/ J. Sebastian Scripps Name: J. Sebastian Scripps FAMILY SHAREHOLDER /s/ Wendy E. Scripps Name: Wendy E. Scripps FAMILY SHAREHOLDER /s/ Cynthia J. Scripps Name: Cynthia J. Scripps FAMILY SHAREHOLDER /s/ Mary Peirce Name: Mary Peirce FAMILY SHAREHOLDER /s/ Eve Scripps Attal a/k/a Eva Scripps Attal

Name: Eve Scripps Attal a/k/a Eva Scripps Attal

FAMILY SHAREHOLDER
/s/ Eaton M. Scripps
Name: Eaton M. Scripps
FAMILY SHAREHOLDER
/s/ Molly E. McCabe
Name: Molly E. McCabe
FAMILY SHAREHOLDER
/s/ Elizabeth A. Logan
Name: Elizabeth A. Logan
FAMILY SHAREHOLDER
/s/ Eli W. Scripps
Name: Eli W. Scripps
FAMILY SHAREHOLDER
/s/ Gerald J. Scripps
Name: Gerald J. Scripps
FAMILY SHAREHOLDER
/s/ Jonathan L. Scripps
Name: Jonathan L. Scripps
FAMILY SHAREHOLDER
/s/ Megan Scripps Tagliaferri
Name: Megan Scripps Tagliaferri
orione Femily Agreement

FAMILY SHAREHOLDER
/s/ Cody Dubuc
Name: Cody Dubuc
FAMILY SHAREHOLDER
/s/ Samuel D.F. Scripps
Name: Samuel D.F. Scripps
FAMILY SHAREHOLDER
/s/ Welland Scripps
Name: Welland Scripps
FAMILY SHAREHOLDER
/s/ Wesley Scripps
Name: Wesley Scripps
FAMILY SHAREHOLDER
/s/ William A. Scripps, Jr.
Name: William A. Scripps, Jr.
FAMILY SHAREHOLDER
/s/ R. Michael Scagliotti
Name: R. Michael Scagliotti

FAMILY SHAREHOLDER

Adam R. Scripps Trust u/a dated October 5, 1992, as thereafter amended and restated

/s/ Paul D. Quandt

Name: Paul D. Quandt, on behalf of Miramar Fiduciary Corporation, as Trustee

/s/ Mary Ann Sanchez

Name: Mary Ann Sanchez, as Trust Advisor

FAMILY SHAREHOLDER

Careen Cardin Trust, dated November 26, 2018

/s/ Paul D. Quandt

Name: Paul D. Quandt, on behalf of Miramar Fiduciary Corporation, as Trustee

/s/ Cody Dubuc

Name: Cody Dubuc, as Family Agent and Family Voter

FAMILY SHAREHOLDER

Robert P. Scripps, Jr. Irrevocable Trust for the benefit of Jacqueline Scripps, created under Article II of the Robert P. Scripps, Jr. Trust dated October 5, 1992, as amended

/s/ Paul D. Quandt

Name: Paul D. Quandt, on behalf of Miramar Fiduciary Corporation, as Trustee

/s/ Virginia S. Vasquez

Name: Virginia S. Vasquez, as Trust Advisor

FAMILY SHAREHOLDER

Robert P. Scripps, Jr. Irrevocable Trust for the benefit of Robert P. Scripps IV, created under Article II of the Robert P. Scripps, Jr. Trust dated October 5, 1992, as amended

/s/ Paul D. Quandt

Name: Paul D. Quandt, on behalf of Miramar Fiduciary Corporation, as Trustee

/s/ Virginia S. Vasquez

Name: Virginia S. Vasquez, as Trust Advisor

FAMILY SHAREHOLDER	
/s/ Charles L. Barmonde	
Name: Charles L. Barmonde	
FAMILY SHAREHOLDER	
/s/ Kendall S. Barmonde	
Name: Kendall S. Barmonde	
FAMILY SHAREHOLDER	
/s/ Anthony S. Granado	
Name: Anthony S. Granado	
FAMILY SHAREHOLDER	
/s/ Ellen B. Granado	
Name: Ellen B. Granado	
FAMILY SHAREHOLDER	
/s/ Geraldine Scripps Granado	
Name: Geraldine Scripps Granado	
FAMILY SHAREHOLDER	
/s/ Manuel E. Granado	
Name: Manuel E. Granado	
FAMILY SHAREHOLDER	
/s/ Raymundo H. Granado, Jr.	
Name: Raymundo H. Granado, Jr.	
_	

FAMILY SHAREHOLDER
/s/ Elizabeth Scripps
Name: Elizabeth Scripps FAMILY SHAREHOLDER
/s/ Crystal Vasquez Lozano
Name: Crystal Vasquez Lozano
FAMILY SHAREHOLDER
/s/ James Bryce Vasquez Name: James Bryce Vasquez
FAMILY SHAREHOLDER
/s/ Peggy Scripps Evans
Name: Peggy Scripps Evans
FAMILY SHAREHOLDER
/s/ John Patrick Scripps Name: John Patrick Scripps
FAMILY SHAREHOLDER
/s/ Keon Korey Vasquez
Name: Keon Korey Vasquez

/s/ Samuel Joseph Logan
Name: Samuel Joseph Logan

FAMILY SHAREHOLDER

/s/ Maxwell Christopher Logan
Name: Maxwell Christopher Logan

FAMILY SHAREHOLDER

/s/ Samantha J. Brickner
Name: Samantha J. Brickner

FAMILY SHAREHOLDER

/s/ Monica Holcomb
Name: Monica Holcomb

FAMILY SHAREHOLDER

/s/ Savannah Brickner

Name: Savannah Brickner

FAMILY SHAREHOLDER

	FAMILY SHAREHOLDER
	/s/ Nathaniel W. Heidt
	Name: Nathaniel W. Heidt
	FAMILY SHAREHOLDER
	/s/ Austin S. Heidt
	Name: Austin S. Heidt
	FAMILY SHAREHOLDER
	/s/ Robert S. Heidt III
	Name: Robert S. Heidt III
	FAMILY SHAREHOLDER
	/s/ Jessica L. Hoerster
	Name: Jessica L. Hoerster
	FAMILY SHAREHOLDER
	/s/ Jenny Sue Scripps Mitchell
	Name: Jenny Sue Scripps Mitchell
Signature Page to Second Amended and Restated Sc	rinns Family Agreementl

FAMILY SHAREHOLDER
/s/ Vanessa L. Sanchez
Name: Vanessa L. Sanchez
FAMILY SHAREHOLDER
/s/ Veronica E. Sanchez
Name: Veronica E. Sanchez
FAMILY SHAREHOLDER
/s/ Brittany Jean Scripps
Name: Brittany Jean Scripps
FAMILY SHAREHOLDER
/s/ Shannon Leigh Howard
Name: Shannon Leigh Howard