Gannett Co., Inc. Form DEFA14A April 22, 2019

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No.

Filed by the Registrant

Filed by a Party other than the Registrant

)

Check the appropriate box:

Preliminary Proxy Statement

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

Soliciting Material under §240.14a-12

GANNETT CO., INC.

(Name of Registrant as Specified in its Charter)

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)

Payment of Filing Fee (Check the appropriate box):

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No fee required.

Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.

- (1) Title of each class of securities to which transaction applies:
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April 22, 2019

Gannett Sets the Record Straight Regarding MNG s False and Misleading Statements

Urges Shareholders to Vote FOR ALL Eight of Gannett s Experienced, Independent Nominees on

the WHITE Proxy Card TODAY

McLEAN, VA Gannett Co., Inc. (NYSE: GCI) (Gannett or company) today issued the following factsheet addressing the false and misleading statements made by MNG Enterprises, Inc. (MNG) in connection with Gannett s 2019 annual meeting of shareholders to be held on May 16, 2019. The factsheet and other materials regarding the board of directors recommendations for the annual meeting are available on the investor relations page of Gannett s website at https://investors.gannett.com/.

The Gannett board of directors unanimously recommends that shareholders vote FOR ALL of the company s highly experienced and independent director nominees on the WHITE proxy card today.

The factsheet follows:

Setting the Record Straight

Correcting MNG s False and Misleading Statements

MNG has FAILED to present a credible transaction proposal and has resorted to spreading half-truths and falsehoods in an effort to gain control of Gannett with conflicted nominees and no clear strategy	Gannett has communicated the substantive, fact-based rationale underlying its rejection of MNG s unsolicited proposal and its actions to protect the value of shareholders investment
	Gannett will continue to provide shareholders with the facts as it executes a transformation strategy that will deliver superior, sustainable value to shareholders
Strategy	Gannett s USA TODAY NETWORK strategy, digital acquisitions and focus on

WORK strategy, digital acquisitions and focus on client relationships are paying off

36% of Gannett s total revenue and 47% of advertising and marketing services revenue is now digital, up from 26% and 29% in 2016

In 2018, Gannett grew ReachLocal revenues by 15% and also grew total paid digital-only subscribers by 46% to over 500,000

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Gannett has a strong record of maximizing the value of its legacy print business and rationalizing its cost base to maintain profitability

Financial Performance

2016 was Gannett full year of operations as an independent company and should be the basis for any financial benchmarking analysis

MNG s use of June 28, 2015 LTM figures is misleading, given Gannett was not a standalone company during that time

Gannett s digital marketing solutions business was built beginning in Q3 2016 its contribution to performance is only reflected thereafter

The peer set MNG uses to denigrate Gannett s performance is flawed

Gannett s margins are in line with true public peers

MNG s use of a 2018 year-end stock price for comparison is arbitrary and misleading. The overall S&P 500 was down ~9% in December 2018, and Gannett s year-end stock price is the lowest closing price in its 52-week range

Total Shareholder Returns	Gannett has delivered a higher and more stable total shareholder return than most of its industry peers since becoming an independent company and for the 1-year period prior to receiving MNG s unsolicited proposal
	Gannett has returned \$324MM to shareholders via dividends and share repurchases since becoming an independent company, the highest total return of any of Gannett s peers when measured as a % of enterprise value
Combined MNG-Gannett Leverage Profile	The combined MNG-Gannett leverage profile would represent true capital structure risk, unlike Gannett s current balance sheet, which is conservative relative to peers
	Pro forma gross leverage of the combined company is estimated to be in excess of $4.0x\ 2018\ EBITDA$ among the highest of all industry peers and in line with distressed peers. Including pensions, the leverage multiple could be> $4.5x^2$
	Given these leverage levels, Gannett has serious concerns about MNG s ability to obtain financing for its proposed transaction
Credibility of MNG s Unsolicited Proposal	MNG has still not secured financing 3 months after submitting its unsolicited proposal on January 14, 2019
	The letter MNG obtained from Oaktree is highly conditional (more so than a typical letter of this kind), and Oaktree did not even commit to participating in the financing of a transaction
	Gannett s financials are public MNG does not need Gannett to enter into an NDA for MNG to obtain a real financing commitment
	MNG has repeatedly glossed over critical questions Gannett first raised on January 16, 2019 regarding pensions, antitrust and other important matters that are routinely addressed by credible buyers, while making clear that MNG would expect Gannett and its shareholders to share in any regulatory risk to the transaction
Engagement on MNG s Unsolicited Proposal	Despite having longstanding business relationships with Gannett, MNG did not seek to engage with Gannett prior to leaking and then publicly disclosing its unsolicited proposal a posture that suggests MNG was not serious about acquiring Gannett

2 days after receiving MNG s proposal, Gannett invited MNG to meet with management and 2 independent directors, but **MNG declined multiple meeting dates** and refused to otherwise respond to Gannett s questions about the viability of its proposal. MNG only accepted Gannett s invitation to meet after Gannett s board rejected MNG s proposal on February 4, 2019

Gannett has repeatedly stated its board would engage with any party that makes a bona fide, credible proposal that appropriately values the company and is capable of being closed. MNG s proposal continues to fail that test

MNG s Real Agenda If It Gains Board Control MNG s investor presentation makes clear that if MNG were to gain board control, MNG would initiate a strategic review, the outcome of which is entirely uncertain

One possible outcome is Gannett being forced to acquire MNG, as MNG has previously proposed

MNG and its nominees have no clear strategy, and if MNG s prior conduct is any indicator, MNG may siphon Gannett assets (including potentially from Gannett s pensions) to fund unrelated investments and deliver generous management fees to Alden Global Capital (MNG s majority shareholder), while destroying value for other Gannett shareholders Comparing MNG s NomineesAll 6 of MNG s nominees are highly conflicted given their close affiliations with
MNG and/or Alden

Heath Freeman is a founding member and president of Alden

3 nominees are directors or officers of MNG, a direct competitor of Gannett

4 nominees serve on the board of Fred s, Inc. after being hand-picked by Alden, Fred s controlling shareholder, and have a proven record of destroying value

4 nominees have other longstanding business and/or personal relationships with each other and/or with Alden co-founder Randall Smith

These conflicts of interest, and MNG s acknowledgement that its proxy fight aims to advance a transaction with Gannett, underscore that **MNG s nominees cannot objectively evaluate board actions on behalf of all shareholders, let alone oversee a strategic alternatives process**. MNG s claims otherwise are false and misleading

On the other hand, ALL of Gannett s nominees are independent, bring diverse and relevant experience and are actively engaged in overseeing the execution of Gannett s strategy and digital transformation

The Gannett Annual Meeting of Shareholders is scheduled to be held at 8:30 a.m. ET on May 16, 2019 and shareholders of record as of the close of business on March 18, 2019 will be entitled to vote at the Annual Meeting. Gannett shareholders who have questions or would like additional information should contact the company s proxy solicitor, Innisfree M&A Incorporated, toll-free at 1-877-456-3507.

Greenhill & Co., LLC and Goldman Sachs & Co. LLC are acting as financial advisors and Skadden, Arps, Slate, Meagher & Flom LLP is acting as legal advisor to Gannett.

If you have any questions, or need assistance in voting

your shares, please call the firm assisting us

in the solicitation of proxies:

INNISFREE M&A INCORPORATED

TOLL-FREE at 1-877-456-3507

Remember: Please simply discard any Blue proxy card you may receive from MNG.

Any vote on MNG s Blue proxy card (even a vote in protest on their nominees) will

revoke any earlier proxy card that you have submitted to Gannett.

About Gannett

Gannett Co., Inc. (NYSE: GCI) is an innovative, digitally focused media and marketing solutions company committed to strengthening communities across our network. With an unmatched local-to-national reach, Gannett touches the lives of more than 125 million people monthly with our Pulitzer-Prize winning content, consumer experiences and benefits, and advertiser products and services. Gannett brands include USA TODAY NETWORK with the iconic USA TODAY and more than 100 local media brands, digital marketing services companies ReachLocal, WordStream and SweetIQ, and U.K. media company Newsquest. To connect with us, visit www.gannett.com.

Forward-Looking Statements

This communication contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements include all statements that are not historical facts. The words believe. could. expect. estimate. should. intend. mav. plan. seek. anticipate. project and among others, generally identify forward-looking statements, which speak only as of the date the statements were made and are not guarantees of future performance. Where, in any forward-looking statement, an expectation or belief as to future results or events is expressed, such expectation or belief is based on the current plans and expectations of our management and expressed in good faith and believed to have a reasonable basis, but there can be no assurance that the expectation or belief will result or be achieved or accomplished. Whether or not any such forward-looking statements are in fact achieved will depend on future events, some of which are beyond our control. The matters discussed in these forward-looking statements are subject to a number of risks, trends, uncertainties and other factors that could cause actual results or events to differ materially from those projected, anticipated or implied in the forward-looking statements, including the matters described under the heading Risk Factors and Management s Discussion and Analysis of Financial Condition and Results of Operations in the company s annual report on Form 10-K for fiscal year 2018 and in the company s other SEC filings.

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- ¹ Gannett s true industry peers include The New York Times Company, New Media Investment Group Inc., Tribune Publishing Company, News Corporation, McClatchy and Lee Enterprises, Incorporated.
- ² Source: Market data, latest publicly available financial statements, Wall Street Research and IBES estimates as of 03/11/19. Assumes MNG financeable 2018 EBITDA contribution of \$100MM. Leverage ratio including pensions is based on post-tax unfunded pension liabilities.