United States Bankruptcy Court, Southern District of New York

Plea	Please select applicable Debtor (select only one Debtor per claim form):					
X	Gawker Media, LLC (Case No. 16-11700)					
	Kinja, Kft. (Case No. 16-11718)					
	Gawker Media Group, Inc. (Case No. 16-11719)					

Official Form 410

Proof of Claim

4/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

	Part 1: Identify the Cl	aim	
1.	Who is the current creditor?	Newmark & Co. Real Estate, Inc. Name of the current creditor (the person or entity to be paid for this cla Other names the creditor used with the debtor	^{im)} bb Knight Frank
2.	Has this claim been acquired from someone else?	 ☑ No ☑ Yes. From whom? 	
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent?	Where should payments to the creditor be sent? (if different)
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)		
		Contact phone 212-610-2298 Contact email dpaul@cantor.com	Contact phone
4.	Does this claim amend one already filed?	 No Yes. Claim number on court claims registry (if known) 	Filed on MM / DD / YYYY
5.	Do you know if anyone else has filed a proof of claim for this claim?	 No Yes. Who made the earlier filing? 	

Part 2:	Give Information	About the Claim	as of the Date	the Case Was Filed
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6. Do you have any number you use to identify the debtor?	 No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:
7. How much is the claim?	\$ Does this amount include interest or other charges?
	 No Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
8. What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.
	See attached documentation
9. Is all or part of the claim secured?	 No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a <i>Mortgage Proof of Claim</i>. Attachment (Official Form 410-A) with this <i>Proof of Claim</i>. Motor vehicle Other. Describe:
	Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
	Value of property: \$
	Amount of the claim that is secured: \$
	Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.)
	Amount necessary to cure any default as of the date of the petition: \$
	Annual Interest Rate (when case was filed)% Fixed Variable
10. Is this claim based on a lease?	 No Yes. Amount necessary to cure any default as of the date of the petition.
11. Is this claim subject to a right of setoff?	 No Yes. Identify the property:

12. Is all or part of the claim	No No					
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Chec	k one:			Amount entitled to priority	
A claim may be partly priority and partly		tic support obligations (in .C. § 507(a)(1)(A) or (a)(1		d support) under	\$	
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to \$ person	2,850* of deposits toward al, family, or household u	d purchase, lease, or ren se. 11 U.S.C. § 507(a)(7	tal of property or s).	services for \$	
	bankru	, salaries, or commission ptcy petition is filed or the .C. § 507(a)(4).				
	Taxes	or penalties owed to gove	ernmental units. 11 U.S.C	C. § 507(a)(8).	\$	
	Contrik	outions to an employee be	enefit plan. 11 U.S.C. § 5	07(a)(5).	\$	
	Other.	Specify subsection of 11	U.S.C. § 507(a)() the	at applies.	\$	
					un on or after the date of adjustment.	
3. Is all or part of the claim entitled to	No No					
administrative priority pursuant to 11 U.S.C. § 503(b)(9)?	by the Deb which the	te the amount of your of tor within 20 days befor goods have been sold to usiness. Attach docume	re the date of commend o the Debtor in the ordi	ement of the abo nary course of s	ove case, in	
Part 3: Sign Below						
The person completing	Check the appr	opriate box:				
this proof of claim must sign and date it.	□ I am the creditor.					
FRBP 9011(b).	✓ I am the creditor's attorney or authorized agent.					
If you file this claim	_	ustee, or the debtor, or th	-		4.	
electronically, FRBP 5005(a)(2) authorizes courts	I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
to establish local rules specifying what a signature		at an authorized signature laim, the creditor gave th			owledgment that when calculating the toward the debt.	
is.		· C			that the information is true	
A person who files a	and correct.					
fraudulent claim could be fined up to \$500,000,	I declare under	penalty of perjury that the	e foregoing is true and co	rrect.		
imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and	Signati	Jre: David A. Paul (Sep 2, 207	<u>aul</u>			
3571.		ail: dpaul@cantor.	,			
	Signature Print the name	of the person who is co	ompleting and signing t	his claim:		
	Name	David	Aaron	Pau	l	
		First name	Middle name		Last name	
	Title	Assistant General	Counsel			
	Company	Cantor Fitzgerald	/ BGC Partners / No	wmark Grubb	Knight Frank	
		Identify the corporate ser	vicer as the company if the a	uthorized agent is a	servicer.	
	Address	110 E. 59th Stree	t, 7th Floor			
	1001699	Number Street				
		New York		NY	10022	
		City		State	ZIP Code	
	Contact phone	<u>212-610-2298</u>		Email dpau	I@cantor.com	

Attach Supporting Documentation (limited to a single PDF attachment that is less than 5 megabytes in size and under 100 pages):

I have supporting documentation. (attach below)

I do <u>not</u> have supporting documentation.

PLEASE REVIEW YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTS AND REDACT ACCORDINGLY PRIOR TO UPLOADING THEM. PROOFS OF CLAIM AND ATTACHMENTS ARE PUBLIC DOCUMENTS THAT WILL BE AVAILABLE FOR ANYONE TO VIEW ONLINE.

IMPORTANT NOTE REGARDING REDACTING YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTATION When you submit a proof of claim and any supporting documentation you must show only the last four digits of any social-security, individual's tax-identification, or financial-account number, only the initials of a minor's name, and only the year of any person's date of birth. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information.

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. The responsibility for redacting personal data identifiers (as defined in Federal Rule of Bankruptcy Procedure 9037) rests solely with the party submitting the documentation and their counsel. Prime Clerk and the Clerk of the Court will not review any document for redaction or compliance with this Rule and you hereby release and agree to hold harmless Prime Clerk and the Clerk of the Court from the disclosure of any personal data identifiers included in your submission. In the event Prime Clerk or the Clerk of the Court discover that personal identifier data or information concerning a minor individual has been included in a pleading, Prime Clerk and the Clerk of the Court are authorized, in their sole discretion, to redact all such information from the text of the filing and make an entry indicating the correction.

Instructions for Proof of Claim

United States Bankruptcy Court

12/15

These instructions and definitions generally explain the law. In certain circumstances, such as bankruptcy cases that debtors do not file voluntarily, exceptions to these general rules may apply. You should consider obtaining the advice of an attorney, especially if you are unfamiliar with the bankruptcy process and privacy regulations.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157 and 3571.

How to fill out this form

- Fill in all of the information about the claim as of the date the case was filed.
- Fill in the caption at the top of the form.
- If the claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- Attach any supporting documents to this form. Attach redacted copies of any documents that show that the debt exists, a lien secures the debt, or both. (See the definition of *redaction* on the next page.)

Also attach redacted copies of any documents that show perfection of any security interest or any assignments or transfers of the debt. In addition to the documents, a summary may be added. Federal Rule of Bankruptcy Procedure (called "Bankruptcy Rule") 3001(c) and (d).

- Do not attach original documents because attachments may be destroyed after scanning.
- If the claim is based on delivering health care goods or services, do not disclose confidential health care information. Leave out or redact confidential information both in the claim and in the attached documents.

- A Proof of Claim form and any attached documents must show only the last 4 digits of any social security number, individual's tax identification number, or financial account number, and only the year of any person's date of birth. See Bankruptcy Rule 9037.
- For a minor child, fill in only the child's initials and the full name and address of the child's parent or guardian. For example, write A.B., a minor child (John Doe, parent, 123 Main St., City, State). See Bankruptcy Rule 9037.

Confirmation that the claim has been filed

To receive confirmation that the claim has been filed, enclose a stamped self-addressed envelope and a copy of this form. You may view a list of filed claims in this case by visiting the Claims and Noticing Agent's website at http://cases.primeclerk.com/gawker.

Understand the terms used in this form

Administrative expense: Generally, an expense that arises after a bankruptcy case is filed in connection with operating, liquidating, or distributing the bankruptcy estate. 11 U.S.C. § 503.

Claim: A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Claim Pursuant to 11 U.S.C. §503(b)(9): A claim arising from the value of any goods received by the Debtor within 20 days before the date of commencement of the above case, in which the goods have been sold to the Debtor in the ordinary course of the Debtor's business. Attach documentation supporting such claim.

Creditor: A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. §101 (10).

Debtor: A person, corporation, or other entity who is in bankruptcy. Use the debtor's name and case number as shown in the bankruptcy notice you received. 11 U.S.C. § 101(13).

Evidence of perfection: Evidence of perfection of a security interest may include documents showing that a security interest has been filed or recorded, such as a mortgage, lien, certificate of title, or financing statement.

Information that is entitled to privacy: A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee or someone else in interest objects to the claim.

Priority claim: A claim within a category of unsecured claims that is entitled to priority under 11 U.S.C. §507(a). These claims are paid from the available money or property in a bankruptcy case before other unsecured claims are paid. Common priority unsecured claims include alimony, child support, taxes, and certain unpaid wages.

Proof of claim: A form that shows the amount of debt the debtor owed to a creditor on the date of the bankruptcy filing. The form must be filed in the district where the case is pending.

Redaction of information: Masking, editing out, or deleting certain information to protect privacy. Filers must redact or leave out information entitled to **privacy** on the *Proof of Claim* form and any attached documents.

Secured claim under 11 U.S.C. §506(a): A claim backed by a lien on particular property of the debtor. A claim is secured to the extent that a creditor has the right to be paid from the property before other creditors are paid. The amount of a secured claim usually cannot be more than the value of the particular property on which the creditor has a lien. Any amount owed to a creditor that is more than the value of the property normally may be an unsecured claim. But exceptions exist; for example, see 11 U.S.C. § 1322(b) and the final sentence of 1325(a).

Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment may be a lien.

Setoff: Occurs when a creditor pays itself with money belonging to the debtor that it is holding, or by canceling a debt it owes to the debtor.

Unsecured claim: A claim that does not meet the requirements of a secured claim. A claim may be unsecured in part to the extent that the amount of the claim is more than the value of the property on which a creditor has a lien.

Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.

Please send completed Proof(s) of Claim to:

Gawker Media, LLC Claims Processing Center c/o Prime Clerk LLC 830 3rd Avenue, 3rd Floor New York, NY 10022

United States Bankruptcy Court, Southern District of New York

Plea	se select applicable Debtor (select only one Debtor per claim form):
	Gawker Media, LLC (Case No. 16-11700)
	Kinja, Kft. (Case No. 16-11718)
	Gawker Media Group, Inc. (Case No. 16-11719)

Official Form 410

Proof of Claim

4/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

F	Part 1: Identify the C	laim							
1.	Who is the current creditor?	Name of the current creditor (the person or entity to be paid for this claim)							
2.	Has this claim been acquired from someone else?	Other names the creditor used with the debtor							
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent?	Where should payments to the creditor be sent? (if different)						
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Name	Name						
		City State ZIP Code	City State ZIP Code						
		Contact phone	Contact phone						
4.	Does this claim amend								
4.	one already filed?	 No Yes. Claim number on court claims registry (if known) 	Filed on MM / DD / YYYY						
5.	Do you know if anyone else has filed a proof of claim for this claim?	 No Yes. Who made the earlier filing? 							

Part 2: Give Information About the Claim as of the Date the Case Was Filed

6. Do you have any number you use to identify the debtor?	 No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 					
7. How much is the claim?	 Does this amount include interest or other charges? No Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). 					
8. What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.					
9. Is all or part of the claim secured?	 No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a <i>Mortgage Proof of Claim</i> Attachment (Official Form 410-A) with this <i>Proof of Claim</i>. Motor vehicle Other. Describe: Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of property: \$					
	Amount of the claim that is secured: \$					
	Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.) Amount necessary to cure any default as of the date of the petition: \$ Annual Interest Rate (when case was filed)% I Fixed Variable					
10. Is this claim based on a lease?	 No Yes. Amount necessary to cure any default as of the date of the petition. 					
11. Is this claim subject to a right of setoff?	 No Yes. Identify the property:					

12. Is all or part of the claim entitled to priority under							
11 U.S.C. § 507(a)?	Yes. Check						Amount entitled to priority:
A claim may be partly priority and partly		c support obligat 2. § 507(a)(1)(A)		g alimony and	d child support) ui	nder	\$
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to \$2 personal	,850* of deposits , family, or hous	s toward purch ehold use. 11	ase, lease, c U.S.C. § 507	or rental of proper (a)(7).	ty or services for	\$
	bankrupt				earned within 180 ends, whichever		\$
	Taxes or	penalties owed	to governmen	tal units. 11	U.S.C. § 507(a)(8	3).	\$
	🗖 Contribu	tions to an empl	oyee benefit p	lan. 11 U.S.C	C. § 507(a)(5).		\$
	_	pecify subsection) that applies.		\$
					,	es begun on or after t	he date of adjustment.
13. Is all or part of the	D No						
claim entitled to administrative priority	Yes. Indicate	e the amount of	your claim a	rising from t	the value of any	goods received	\$
pursuant to 11 U.S.C. § 503(b)(9)?	by the Debtor within 20 days before the date of commencement of the above case, in						
Part 3: Sign Below							
The person completing	Check the approp	oriate box:					
this proof of claim must sign and date it.	I am the creditor.						
FRBP 9011(b).	I am the creditor's attorney or authorized agent.						
If you file this claim electronically, FRBP	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.						
5005(a)(2) authorizes courts	□ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.						
to establish local rules specifying what a signature is.	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.						
A person who files a	I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct.						
fraudulent claim could be fined up to \$500,000,	I declare under penalty of perjury that the foregoing is true and correct.						
imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and	Executed on date(mm/dd/yyyy)						
3571.							
	Signature Print the name of	of the person wl	no is complet	ing and sigr	ning this claim:	_	
	Name	First name		Middle nan	ne	Last name	
	Title						
	Company	Identify the corpo	prate servicer as	the company i	f the authorized age	ent is a servicer.	
	Address	Number	Street				
		City			State	ZIP Code	

Contact phone

Email



Date: 08/01/2016 Transaction ID: 125968

COMMISSION INVOICE

Lease Agreement

Heather Dietrick Gawker Media, LLC 114 Fifth Avenue New York, NY 10011 USA

Building:	114 Fifth Ave	e, New York, NY				
Tenant:	Gawker Medi	a, LLC				
Area:	19,326 5	Square Feet				
Lease Start Date :	01/01/2016					
Lease End Date:	03/31/2030					
Term:	14 Year(s)	3 Month(s)				
Payment Schedule:	Due Date	Fee Amount	Current Due	Paid To Date	Balance	Description
	03/01/2016	\$ 60,000.00	\$ 0.00	\$ 60,000.00	\$ 0.00	
	04/01/2016	\$ 60,000.00	\$ 0.00	\$ 60,000.00	\$ 0.00	
	05/01/2016	\$ 60,000.00	\$ 0.00	\$ 60,000.00	\$ 0.00	
	06/01/2016	\$ 60,000.00	\$ 60,000.00	\$ 0.00	\$ 60,000.00	
	07/01/2016	\$ 60,000.00	\$ 60,000.00	\$ 0.00	\$ 60,000.00	
	08/01/2016	\$ 60,000.00	\$ 60,000.00	\$ 0.00	\$ 60,000.00	
	09/01/2016	\$ 60,000.00	\$ 0.00	\$ 0.00	\$ 60,000.00	
	10/01/2016	\$ 60,000.00	\$ 0.00	\$ 0.00	\$ 60,000.00	
	11/01/2016	\$ 60,000.00	\$ 0.00	\$ 0.00	\$ 60,000.00	
	12/01/2016	\$ 60,000.00	\$ 0.00	\$ 0.00	\$ 60,000.00	
		\$ 600,000.00	\$ 180,000.00	\$ 180,000.00	\$ 420,000.00	-

Payment Information :

Remit To Information

Newmark & Co. Real Estate, Inc(81451) Newmark Grubb Knight Frank 125 Park Avenue 11th Floor New York, NY 10017 USA

Wiring Information

FederallD : 13-3640063 Account No : 789905890 Bank Name : JP Morgan Chase Bank,N.A ABA Number : 021000021 Swift Code : CHASUS33 Issuing Dept : Brokerage - NY Midtown, NY(2146166) Issuing Dept : Newmark & Co. Real Estate, Inc(81451) From: Sent: To: Cc: Subject: Horowitz, Jared Tuesday, December 22, 2015 4:41 PM D'Aloisio, Antonio Schnoll, Zack FW: 114 5th/Gawker

See confirmation from Gawker below

Waiting on the document - will send upon receipt

This is for terminating the entire 4th floor at 114 5th Ave...\$600k is our fee

Jared L. Horowitz Executive Managing Director Newmark Grubb Knight Frank T 212.372.2022 M 917.439.7887 jhorowitz@ngkf.com

Save a Tree - Think Before You Print. Sustainably Newmark Grubb Knight Frank.

From: Heather Dietrick [mailto:heather@gawker.com] Sent: Thursday, December 17, 2015 11:48 AM To: Horowitz, Jared Subject: Re: 114 5th/Gawker

We are agreed.

Thanks,

Heather

Heather Dietrick President and General Counsel Gawker Media LLC 114 Fifth Avenue, 2d Floor New York, New York 10011 646-747-2265

On Thu, Dec 17, 2015 at 10:38 AM, Horowitz, Jared <<u>JHorowitz@ngkf.com</u>> wrote:

Hi:

Since our agreement says something different, my commission accounting group needs you to reply and confirm the following payout for the termination payment of the entire 4th floor at 114 Fifth Avenue:

Gawker shall pay a 600,000 termination fee to NGKF for the termination/surrender of the entire 4th floor at 114 Fifth Avenue. The fee shall be paid in 10 monthly installments of 60,000 and shall commence on March 1, 2016 and be paid by the 1st of every month through December 1, 2016.

Thank you

Jared

Jared L. Horowitz

Executive Managing Director

Newmark Grubb Knight Frank

T 212.372.2022

M <u>917.439.7887</u>

jhorowitz@ngkf.com

Save a Tree - Think Before You Print. Sustainably Newmark Grubb Knight Frank.

From: Heather Dietrick [mailto:<u>heather@gawker.com</u>] **Sent:** Wednesday, December 16, 2015 9:35 PM

To: Horowitz, Jared **Subject:** Re: 114 5th/Gawker

Got it. We're still aiming for January.

Heather Dietrick

President and General Counsel

Gawker Media LLC

114 Fifth Avenue, 2d Floor

New York, New York 10011

646-747-2265

On Wed, Dec 16, 2015 at 4:01 PM, Horowitz, Jared <<u>JHorowitz@ngkf.com</u>> wrote:

Plus there was the \$32k for the 210 Elizabeth dispositions to SuperDry and Skillshare...we deferred those payments back in September to January.

Thanks

Jared L. Horowitz

Executive Managing Director

Newmark Grubb Knight Frank

T 212.372.2022

M <u>917.439.7887</u>

jhorowitz@ngkf.com

Save a Tree - Think Before You Print. Sustainably Newmark Grubb Knight Frank.

From: Heather Dietrick [mailto:<u>heather@gawker.com</u>] **Sent:** Wednesday, December 16, 2015 3:37 PM

To: Horowitz, Jared **Subject:** Re: 114 5th/Gawker

Thanks very much for working this out.

Best,

Heather

Heather Dietrick

President and General Counsel

Gawker Media LLC

114 Fifth Avenue, 2d Floor

New York, New York 10011

646-747-2265

On Wed, Dec 16, 2015 at 3:36 PM, Horowitz, Jared <<u>JHorowitz@ngkf.com</u>> wrote:

Ok...thank you.

Jared L. Horowitz

Executive Managing Director

Newmark Grubb Knight Frank

T <u>212.372.2022</u>

M <u>917.439.7887</u>

jhorowitz@ngkf.com

Save a Tree - Think Before You Print. Sustainably Newmark Grubb Knight Frank.

From: Heather Dietrick [mailto:<u>heather@gawker.com</u>] Sent: Wednesday, December 16, 2015 2:57 PM To: Horowitz, Jared Subject: Re: 114 5th/Gawker

I sent a scan earlier today and originals are going out to Jon Bright end of day. And we're agreed on the payment plan you propose with \$60k/month starting in March.

Many thanks,

Heather

Heather Dietrick

President and General Counsel

Gawker Media LLC

114 Fifth Avenue, 2d Floor

New York, New York 10011

<u>646-747-2265</u>

On Wed, Dec 16, 2015 at 11:46 AM, Horowitz, Jared <<u>JHorowitz@ngkf.com</u>> wrote:

Hi

Did you sign and send termination doc to Noah?

Also – need to clarify our fee etc. Let me know when you're available to catch up.

Thanks

Jared L. Horowitz

Executive Managing Director

Newmark Grubb Knight Frank

T <u>212.372.2022</u>

M <u>917.439.7887</u>

jhorowitz@ngkf.com

Save a Tree - Think Before You Print. Sustainably Newmark Grubb Knight Frank.

From: Heather Dietrick [mailto:heather@gawker.com]
Sent: Tuesday, December 08, 2015 6:13 PM
To: Horowitz, Jared
Cc: Jonathan Bright
Subject: Re: 114 5th/Gawker

Sounds good. And Jared, I know I owe you a response on the fee.

Heather Dietrick

President and General Counsel

Gawker Media LLC

114 Fifth Avenue, 2d Floor

New York, New York 10011

646-747-2265

On Tue, Dec 8, 2015 at 5:23 PM, Horowitz, Jared <<u>JHorowitz@ngkf.com</u>> wrote:

I'm conflicted but please have call without me...I'll catch up with you later in the afternoon.

Thanks

Jared L. Horowitz

Executive Managing Director

Newmark Grubb Knight Frank

T <u>212.372.2022</u>

M <u>917.439.7887</u>

jhorowitz@ngkf.com

Save a Tree - Think Before You Print. Sustainably Newmark Grubb Knight Frank.

From: Jonathan Bright [mailto:jbright@wilkauslander.com]
Sent: Tuesday, December 08, 2015 5:13 PM
To: 'Heather Dietrick'
Cc: Horowitz, Jared
Subject: RE: 114 5th/Gawker

That's ok for me.

Jonathan K. Bright

WILK AUSLANDER LLP

1515 Broadway

New York, NY 10036

Main: 212-981-2300

Direct: 212-981-2321

Fax: 212-752-6380

E-Mail: jbright@wilkauslander.com

website: www.wilkauslander.com

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From: Heather Dietrick [mailto:heather@gawker.com]
Sent: Tuesday, December 08, 2015 5:11 PM
To: Jonathan Bright
Cc: Horowitz, Jared
Subject: Re: 114 5th/Gawker

Thanks, Jon. I'm tied up right now and through tonight but will look at it late. Can we talk at 11:30a tomorrow?

Heather Dietrick

President and General Counsel

Gawker Media LLC

114 Fifth Avenue, 2d Floor

New York, New York 10011

646-747-2265

On Tue, Dec 8, 2015 at 5:07 PM, Jonathan Bright <<u>jbright@wilkauslander.com</u>> wrote:

Heather,

Attached are my comments to the Partial Surrender Agreement.

I spoke to Jared who informed me that the payout of the \$1,000,000 termination fee has changed since you received the draft agreement from Noah and my comments incorporate the terms as Jared described it.

I have some questions as well as comments and I think we, Jared included, should get on a quick call to discuss before sending the comments to Noah.

Regards,

Jon

Jonathan K. Bright

WILK AUSLANDER LLP

1515 Broadway

New York, NY 10036

Main: 212-981-2300

Direct: 212-981-2321

Fax: 212-752-6380

E-Mail: jbright@wilkauslander.com

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From: Heather Dietrick [mailto:<u>heather@gawker.com</u>] Sent: Monday, December 07, 2015 5:47 PM To: Jonathan Bright Subject: Fwd: 114 5th/Gawker

Jon -- Ignore my last email and please find attached ownership's draft of an agreement for us to relinquish the fourth floor our our lease. Will you please review and let me know if you have any edits? We'd like to get them a draft back tomorrow. Let me know if that's possible.

Thank you,

Heather

Heather Dietrick

President and General Counsel

Gawker Media LLC

114 Fifth Avenue, 2d Floor

New York, New York 10011

646-747-2265

------ Forwarded message ------From: Shapiro, Noah <<u>Noah.Shapiro@haynesboone.com</u>> Date: Fri, Nov 20, 2015 at 11:53 AM Subject: 114 5th/Gawker To: "<u>hdietrick@gawker.com</u>" <<u>hdietrick@gawker.com</u>> Cc: "David C. Berkey" <<u>David.Berkey@ll-holding.com</u>>, "Andrew Wiener (<u>Andrew.Wiener@ll-holding.com</u>)" <<u>Andrew.Wiener@ll-holding.com</u>>, "David Young (<u>david.young@ll-holding.com</u>)" <<u>david.young@ll-holding.com</u>>, "<u>dianna.mounsey@ll-holding.com</u>>, "Margiano, Lauren R." <<u>Lauren.Margiano@haynesboone.com</u>>, "jhorowitz@ngkf.com" <jhorowitz@ngkf.com>

Hi Heather—hope all is well. Subject to client review, attached is a draft of the surrender agreement for the 4th floor. We need to get this signed up as soon as possible, so please let us know if you have any questions/comments.

Thanks

Noah

haynesboone

Noah Shapiro Partner noah.shapiro@haynesboone.com

Haynes and Boone, LLP 30 Rockefeller Plaza 26th Floor New York, NY 10112

(t) <u>212.918.8991</u> (f) <u>212.884.9542</u>

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PARTIAL SURRENDER AGREEMENT

This PARTIAL SURRENDER AGREEMENT (hereinafter called this "<u>Agreement</u>"), dated December <u>21</u>, 2015, by and between 114 FIFTH OWNER LP having an office c/o L&L Holding Company, LLC, 142 West 57th Street, New York, New York 10019 (hereinafter called "Landlord") and GAWKER MEDIA LLC, having an office at 114 Fifth Avenue, New York, New York 10011 (hereinafter called "<u>Tenant</u>").

$\underline{WITNESSETH}$:

WHEREAS:

A. Landlord's predecessor-in-interest, as landlord, and Tenant, as tenant, have heretofore entered into a certain Lease dated as of September 22, 2014 (the "Lease"), with respect to certain space as more particularly described in the Lease (hereinafter called the "<u>Premises</u>") in the building known as 114 Fifth Avenue, New York, New York (the "Building");

B. As more fully set forth in this Agreement, Tenant desires to surrender a portion of the Premises comprised of the fourth (4th) floor of the Building (the "<u>Surrender</u> <u>Premises</u>") to Landlord prior to the Expiration Date, and Landlord is willing to accept such surrender in the manner and upon the terms and conditions hereinafter set forth

NOW, THEREFORE, in consideration of the premises and the agreements hereinafter contained, it is mutually covenanted and agreed as follows:

1. All capitalized terms contained in this Agreement and not otherwise defined herein shall, for the purposes hereof, have the same meaning ascribed to them in the Lease.

2. (a) Notwithstanding anything to the contrary in the Lease, Tenant shall surrender to Landlord the entire Surrender Premises effective as of 11:59 p.m. on December 31, 2015 (the "<u>Surrender Date</u>") (time being of the essence with respect to Tenant's obligation to surrender by such Surrender Date) and for the remainder of the term of the Lease there shall be deleted and excluded from the Premises, the Surrender Premises.

(b) Notwithstanding anything to the contrary contained in Section 23.1 of the Original Lease, Tenant shall surrender the Surrender Premises in its "as-is", vacant and broom clean condition, with all personal property removed therefrom, to the intent and purpose that the estate and interest of Tenant in and to the Surrender Premises shall be wholly extinguished as of the Surrender Date, and that the term of the Lease with respect to the Surrender Premises shall expire on the Surrender Date in the same manner and with the same effect as if such date were the date set forth in the Lease for the expiration of the term thereof with respect thereto.

3. Effective as of the date immediately following the Surrender Date and for the remainder of the term of the Lease:

(a) the Premises shall be deemed to exclude the Surrender Premises, and all references in the Lease to the 4th floor of the Building (including the floor plan annexed as part of <u>Exhibit A</u> to the Original Lease, and Tenant's right to enter into an initial sublease for all or a portion of the 4th floor of the demised premises pursuant to Section 15.10 of the Original Lease), shall be deemed deleted and of no further force and effect;

(b) the reference in the "Witnesseth" section of the Original Lease to "57,978" shall be deemed to be 38,652;

(c) any Landlord's Work or other work which was Landlord's obligation to perform on the 4th floor of the Building (including, but not limited to, pursuant to Section 3.8 of the Original Lease and item #1(z) on Exhibit B-2 to the Original Lease) shall be deemed deleted in its entirety and of no further force and effect with respect to the 4th floor of the Building; and

(d) the reference in Section 32.2(e) of the Original Lease to "45 tons of condenser water" shall be deemed to be "30 tons of condenser water";

(e) Article 45 of the Original Lease shall be deemed deleted in its entirety and of no further force and effect.

4. Effective as of January 1, 2016 and for the remainder of the term of the Lease (it being agreed that through and including December 31, 2015, Tenant shall continue to pay fixed annual rent and additional rent pursuant to the terms of the Original Lease, as if the surrender of the Surrender Premises did not occur pursuant to this Agreement):

(a) the fixed annual rent payable by Tenant with respect to the Premises set forth in Section 1.1(a) of the Lease shall be deleted and replaced with the following:

"(i) \$2,937,552.00 per annum (\$244,796.00 per month) for the period commencing on the Commencement Date and ending on the day immediately preceding the fifth (5th) anniversary of the Rent Commencement Date (herein called the " 1^{st} Rental Period");

(ii) \$3,169,464.00 per annum (\$264,122.00 per month) for the period commencing on the day immediately following the last day of the 1st Rental Period and ending on the day immediately preceding the tenth (10^{th})

anniversary of the Rent Commencement Date (herein called the " 2^{nd} Rental <u>Period</u>"); and

(iii) \$3,401,376.00 per annum (\$283,448.00 per month) for the period commencing on the day immediately following the last day of the 2^{nd} Rental Period and ending on the Expiration Date (herein called the "<u>3rd Rental</u> <u>Period</u>")."; and

(b) the references in Section 4.1(a) of the Original Lease to "\$57,978.00"

shall be deemed to mean "38,652.00";

(c) the references in Section 4.1(a) of the Original Lease to "\$115,956.00"

shall be deemed to mean "77,304.00";

(d) the references in Section 4.1(a) of the Original Lease to "\$173,934.00"

shall be deemed to mean "115,956.00";

(e) the references in Section 4.1(a) of the Original Lease to "\$231,912.00"

shall be deemed to mean "154,608.00";

(f) the reference in Section 4.1(a) of the Original Lease to "\$86,967.00" shall be deemed to mean "\$57,978.00;

(g) "The Percentage", as set forth in Section 4.1(b) of the Original Lease shall be deemed to mean 11.214%; and

(h) "The Percentage", as set forth in Section 5.1(b) of the Original Lease shall be deemed to mean 11.758%.

5. (a) In consideration of Landlord's accepting the surrender of the Surrender Premises pursuant to the terms of this Agreement, Tenant shall pay to Landlord an amount (the "<u>Surrender Payment</u>") equal to \$1,000,000.00, which Surrender Payment shall be payable to Landlord in eight equal monthly installments of \$125,000.00,

commencing on March 1, 2016 and payable on the first day of the calendar month of each succeeding month through and including October 1, 2016. The Surrender Payment shall be deemed to be Additional Rent under the Lease and shall be payable at the dates set forth above and in the manner provided in the Lease.

(b) Provided and on the condition that Tenant shall not then be in default under the Lease beyond any applicable cure or grace period, then:

(i) on or after the date the final installment of the Surrender Payment is paid by Tenant, the security required under Article 42 of the Original Lease shall be reduced to an amount equal to \$3,534,710.67 by Tenant delivering to Landlord an amendment to the existing Security Letter or a replacement Security Letter, in accordance with Article 42 of the Original Lease. Landlord shall cooperate with Tenant (including, without limitation, signing documentation reasonably required by the issuer of the Security Letter and in form reasonably satisfactory to Landlord) to effectuate such reduction; and

(ii) provided the reduction in clause (i) above was permitted to occur (and even if such reduction was not effectuated): (x) the reference in Section 42.7 of the Original Lease to "4,406,328.00" shall be deemed to mean "2,937,552.00"; (y) the reference in Section 42.7 of the Original Lease to "3,304,746.00" shall be deemed to mean "2,203,164.00"; and the reference in Section 42.7 of the Original Lease to "2,203,164.00" shall be deemed to mean "1,468,776.00".

6. Tenant hereby represents and covenants that nothing has been or will be done or suffered whereby the Lease as it relates to the Surrender Premises, or the term or estate thereby granted for the Surrender Premises, or any part thereof, or any alterations, decorations, installations, additions or improvements in and to the Surrender Premises, or any part thereof, have been or will be encumbered in any way whatsoever, and that Tenant owns and will own the Lease as it relates to the Surrender Premises and has and will have good right to surrender the Surrender Premises, and that no one other than Tenant has acquired or will acquire through or under Tenant any right, title or interest in or to the Lease as it relates to the Surrender or estate thereby granted or in or to the Surrender Premises, or any part thereof, or in or to said alterations, decorations, installations, additions and/or improvements or any part thereof.

7. Landlord shall accept such surrender of the Surrender Premises as of the Surrender Date, and in consideration of such surrender by Tenant and of the acceptance of such surrender by Landlord, Tenant and Landlord do hereby mutually release each other, their respective successors and assigns, of and from any and all claims, damages, obligations, liabilities, actions and causes of action, of every kind and nature whatsoever arising under or in connection with the Lease with respect to the Surrender Premises from and after the Surrender Date, except that nothing herein contained shall be deemed to constitute a release or discharge: (a) of Tenant with respect to any obligation or liability accrued or incurred under the Lease with respect to the Surrender Premises up to and including and outstanding and unsatisfied on the Surrender Date (including, but not limited to, the payment of the Surrender Payment or payments pertaining to the Surrender

Premises pursuant to Article 1 of the Lease), or (b) of Tenant with respect to claims by Landlord against Tenant pursuant to the terms of the Lease for contribution or indemnification or both arising out of third-party claims against Landlord with respect to events occurring prior to the Surrender Date, or (c) of either Tenant or Landlord with respect to their obligations pursuant to this Agreement. In the event that Tenant fails to surrender and vacate the Surrender Premises in the condition required by this Agreement on the Surrender Date, the provisions of Section 23.3 of the Lease shall apply to the Surrender Premises with the same force and effect provided that (i) any reference therein to the "demised premises" shall be deemed to be referring to only the Surrender Premises, and (ii) any reference therein to the "Expiration Date" (or words of similar import) shall be deemed to be referring to the Surrender Date. Tenant acknowledges that Landlord has leased the Surrender Premises to a third party tenant (the "New Tenant") for a term commencing on January 1, 2016, and that any failure by Tenant to timely surrender the Surrender Premises as required by this Agreement shall cause Landlord to incur damages with respect to the New Tenant. If Tenant shall holdover or remain in possession of any portion of the Surrender Premises beyond the Surrender Date, Tenant shall be subject not only to summary proceeding and all damages related thereto, but also to any damages arising out of Landlord's agreement with such New Tenant and any lost opportunities (and/or new leases) by Landlord to re-let the Surrender Premises (or any part thereof). In the event that any such holdover by Tenant shall result in New Tenant's right to terminate its lease with respect to the Surrender Premises and New Tenant shall exercise such right, Tenant shall be subject to all damages arising out of such termination

by New Tenant, including, but not limited to, any lost opportunities of Landlord, all lost rent and additional rent which would have been payable under the New Tenant's lease with respect to the Surrender Premises and any actual costs to Landlord incurred in releasing the Surrender Premises. All damages to Landlord by reason of such holding over by Tenant may be the subject of a separate action and need not be asserted by Landlord in any summary proceedings against Tenant.

8. Tenant covenants, represents and warrants to Landlord that Tenant has had no dealings or communications with any broker or agent in connection with the consummation of this Agreement except Newmark Grubb Knight Frank ("Broker") and L&L Acquisitions LLC ("L&L"), and Tenant covenants and agrees to pay, hold harmless and indemnify Landlord from and against any and all cost, expense (including reasonable attorneys' fees) or liability for any commission or other compensation with respect to this Agreement or the negotiation thereof arising out of any conversations or negotiations had by Tenant with any broker or agent, including the Broker (but excluding L&L), with respect to this Agreement. Landlord covenants, represents and warrants that Landlord has had no dealings or communications with any broker or agent except Broker and L&L in connection with the consummation of this Agreement, and Landlord covenants and agrees to pay, hold harmless and indemnify Tenant from and against any and all cost, expense (including reasonable attorneys' fees) or liability for any commission or other compensation with respect to this Agreement or the negotiation thereof arising out of any conversations or negotiations had by Landlord with any broker or agent, including L&L but other than Broker, with respect to this Agreement.

9. This Agreement shall not be effective and binding upon the parties unless and until Landlord and Tenant have executed this Agreement and a fully-executed counterpart of this Agreement has been delivered (which delivery may include delivery via electronic mail) to Tenant.

10. Except as modified by this Agreement, the Lease and all covenants, agreements, terms, provisions and conditions thereof shall remain in full force and effect and are hereby in all respects ratified and confirmed.

11. This Agreement may not be changed or terminated orally but only by an agreement in writing signed by the party against whom enforcement of any waiver, change, termination, modification or discharge is sought.

12. The covenants, agreements, terms, provisions and conditions contained in this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

13. This Agreement shall be governed by and interpreted in accordance with the laws of the State of New York.

14. This Agreement may be executed in any number of counterparts, each of which shall, when executed, be deemed to be an original and all of which shall be deemed to be one and the same instrument. Landlord and Tenant acknowledge and agree that a .pdf signature to this Agreement shall be deemed to be an original for all purposes.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have respectively executed this Agreement as of the day and year first above written.

LANDLORD: OWNER LP 114 FIFTH AVENUE GROUND LESSEE LLC By: Name: **ROBERT T. LAPIDUS** Title: AUTHORIZED PERSON

TENANT:

GAWKER MEDIA LLC Herthen Dictuick Harthen Dietrick President + General Comment By: Name: Huther Title:



Referral ID "Prospect Tracking # * denotes required information Transaction Information * Legal Entity 81451 New. & Co. Real Estate Inc. * Lead Dept 2146166 Brokerage NY Midtown, NY * Transaction Type Lease * Representation Agent for Lessee / Tenant Rep Practice Group P R Confidential Research Confidential Outbound Referral * OTT Expenses General Information *Contact ID * Client Name 114 Fifth Owner LP c/o L&L Holding, LLC *Address 142 West 57th Street New York, NY 10019 Exclusive Tenant Information * Client Name Gawker Media, LLC * Address *Address 114 Fifth Avenue Resestration Exclusive Tenant Information * Client Name Gawker Media, LLC * Address * Address 114 Fifth Avenue Exclusive New York, NY 10011 Contact Exclusive External Parties Gom Dropdown Select From Dropdown Select From Dropdown Select From Dropdown Select From Dropdown "Genie ID * Property Name Address 114 Fifth Avenue	Transactio	on ID	*Transaction Date	12/22/2015
Transaction Information *Legal Entity 81451 New. & Co. Real Estate Inc. *Lead Dept 2146166 Brokerage NY Midtown, NY *Transaction Type Lease *Representation Agent for Lessee / Tenant Rep Practice Group P R Confidential Research Confidential Outbound Referral * OTT Expenses General Information *Contact ID *Client Name 114 Fifth Owner LP c/o L&L Holding, LLC *Address 142 West 57th Street New York, NY 10019 Exclusive Contact ID *Client Name Gawker Media, LLC * Address *Contact ID *Client Name Gawker Media, LLC * Address *Address 114 Fifth Avenue Exclusive New York, NY 10011 Contact Exclusive Contact ID * Address Isclusive * Address 114 Fifth Avenue Exclusive New York, NY 10011 Contact Exclusive Contact ID NAME Representation * Genie ID NAME Representation * Genie ID * Property Name Select From Dropdown Select From Dropdown Select From Dropd			*Prospect Tracking #	
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*Contact ID *Client Name114 Fifth Owner LP c/o L&L Holding, LLC *AddressNew York, NY 10019 Contact Exclusive Tenant Information *Contact ID*Client Name *Address fifth Avenue New York, NY 10011 Contact Heather Dietrick Exclusive External Parties CONTACT ID NAME Exclusive External Parties CONTACT ID NAME Select From Dropdown Select From Dropdown Select From Dropdown Select From Dropdown Select From Dropdown Property *Genie ID *Property Name	General Info	rmation		
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	City/State/2	Zip New York, NY 10011		



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Asking F	Rate	\$0.00		Net Effective	\$0.00	Contract Rate	\$0.00
Value of	Lease		\$22,	611,420.00		_	
Base Ye	ar	I	Expenses C	ар	\$0.00	Net Charges	\$0.00
OPTION TY	PE		OPTION NOTICE	& NOTES		_	
	l Lead Brok Brokerage		k Grubb Kni	ight Frank			
	_ead Broker			0			
ent Table							
SUITE	FLOOR	MONTH	MONTH	FL. DESCRIP	RSF	ANNUAL RATE PSF	TOTAL RENT
	4	1	48	Partial	19,326	\$76.000000	\$5,875,104.00
	4	49	60	Partial	19,326	\$79.000000	\$1,526,754.00
	4	61	108	Partial	19,326	\$82.000000	\$6,338,928.00
	4	109	120	Partial	19,326	\$85.000000	\$1,642,710.00
	4	121	171	Partial	19,326	\$88.000000	\$7,227,924.00
				Partial		\$0.000000	\$0.00
				Partial		\$0.000000	\$0.00
				Partial		\$0.000000	\$0.00
							\$22.611.420.00



• • • • • • •	nission	Calard	
			Entrance

Straight	*SF		*\$/PSF	\$0.00	*Term in	Months	
X Flat	*Flat Fee(\$)		\$600,000.00)	_		
Rate Table	e *Method	Select	*1st M	lo. PSF	\$0.00	*Ann Incr.	0
*SUITE/FL	*YEAR 1	*ANNUAL RENT \$0.00	F	REE RENT \$0.00	COM % 0.00%		SSION AMOUNT \$0.00
	2	\$0.00		\$0.00	0.00%		\$0.00
	3	\$0.00		\$0.00	0.00%		\$0.00
	4	\$0.00		\$0.00	0.00%		\$0.00
	5	\$0.00		\$0.00	0.00%		\$0.00
	6	\$0.00		\$0.00	0.00%		\$0.00
	7	\$0.00		\$0.00	0.00%		\$0.00
	8	\$0.00		\$0.00	0.00%		\$0.00
	9	\$0.00		\$0.00	0.00%		\$0.00
	10	\$0.00		\$0.00	0.00%		\$0.00
Explanation & Notes		Comm	nission Subt	stal \$600,000.00		00,000.00	
See attached commission calc		Adjust	Adjustment Amount \$0.00		\$0.00		
E-mail from client agreeing to fee		Comm	Commission Override 0.00000%		00000%		
		*Total	*Total Commission		\$600,000.00		
epartment Distrib	ution						
*ENTITY		* DE	PARTMENT			*SPLIT %	GROSS DEPT. DIST.
81451 New. & Co	o. Real Estate Ir	nc. 214	16166 Brokeraç	ge NY Midto	wn, NY	100.00%	\$600,000.00
Select From Dro	pdown	Sel	ect From Drop	om Dropdown		0.00%	\$0.00
Select From Dro	pdown	Sel	ect From Drop	m Dropdown		0.00%	\$0.00
Select From Dropdown Select Fro			ect From Drop	down		0.00%	\$0.00

Select From Dropdown

100.00%

0.00%

0.00%

0.00%

\$600,000.00

\$0.00

\$0.00

\$0.00



Outside Broker				
*VENDOR NAME		* AMOUNT		*PAID BY ENTITY/DEPT
		\$0.00		
		\$0.00		
		\$0.00		
Client Fee Share				
*VENDOR NAME		* amount \$0.00	PAYMENT TYPE	GL ACCOUNT
		\$0.00	Select	
Payment Schedule				
Allocation Method	Recover C	DTT First	Not Yet Billable	Paperwork Incomplete
*DUE DATE 1 3/1/2016	*SPLIT % 10.000%	*AMOUNT * \$0.00	CONTINGENCY Select From Dropd	*CONT. DATE
2	0.000%	\$0.00	Select From Dropde	own
3	0.000%	\$0.00	Select From Dropde	own
4	0.000%	\$0.00	Select From Dropde	own
	10.00%	\$0.00		
*Billing Information				
Bill To: La	ndlord X	Fenant Other		
Company Gawker I	Media, LLC	Contact	Heather Dietrick	
Address 114 Fifth	Avenue, New Yo	rk, NY 10011		
Care Of		Email		
Expenses				
*EXPENSE TYPE Select	INVOICE #	*EXPENSE AMOUNT \$0.00	NOTES	SHARED DEPARTMENT
Select		\$0.00		
Select		\$0.00		
Select		\$0.00		
		\$0.00		



Broker Splits

Entity 8145	1 New. & Co. Real Estate	Inc. Department	2146166 Brokerage NY Midtown, NY
BROKER (ID/NAME) Jared Horowitz	*GROSS SPLIT (%) 0.00000%	*gross split amount \$500,000.00	DETAILS (NOTES, OVERRIDES, ETC.)
Justin Pollner	0.00000%	\$50,000.00	
Evan Foley	0.00000%	\$50,000.00	
	0.00000%	\$0.00	
	0.00000%	\$0.00	
	0.00000%	\$600,000.00	
Entity	Select From Dropdown	Department	Select From Dropdown
BROKER (ID/NAME)	*GROSS SPLIT (%) 0.00000%	*gross split amount \$0.00	DETAILS (NOTES, OVERRIDES, ETC.)
	0.00000%	\$0.00	
	0.00000%	\$0.00	
	0.00000%	\$0.00	
	0.00000%	\$0.00	
	0.00000%	\$0.00	
Entity	Select From Dropdown	Department	Select From Dropdown
BROKER (ID/NAME)	*GROSS SPLIT (%) 0.00000%	*gross split amount 0.00	DETAILS (NOTES, OVERRIDES, ETC.)
	0.00000%	0.00	
	0.00000%	0.00	
	0.00000%	0.00	
	0.00000%	0.00	
	0.00000%	0.00	

LegalEntity Departmen DeptName Transactior BrokerCont BillToClientName TenantName		TenantName	PropertyAddress	InvoiceDueDate	TotalAmountDue	CoBrokerO C	FAmount Continge	nc RecognizedRev	
81451	2146166 Brokerage	125968 JARED HOR Gawker Media, LLC	Gawker Media, LLC	114 Fifth Ave, New Yo	6/1/2016	\$60,000.00	\$0.00	\$0.00 Yes	\$60,000.00
81451	2146166 Brokerage	125968 JARED HOR Gawker Media, LLC	Gawker Media, LLC	114 Fifth Ave, New Yo	7/1/2016	\$60,000.00	\$0.00	\$0.00 Yes	\$60,000.00
81451	2146166 Brokerage	125968 JARED HOR Gawker Media, LLC	Gawker Media, LLC	114 Fifth Ave, New Yo	8/1/2016	\$60,000.00	\$0.00	\$0.00 Yes	\$60,000.00
81451	2146166 Brokerage	125968 JARED HOR Gawker Media, LLC	Gawker Media, LLC	114 Fifth Ave, New Yo	9/1/2016	\$60,000.00	\$0.00	\$0.00 Yes	\$60,000.00
81451	2146166 Brokerage	125968 JARED HOR Gawker Media, LLC	Gawker Media, LLC	114 Fifth Ave, New Yo	10/1/2016	\$60,000.00	\$0.00	\$0.00 Yes	\$60,000.00
81451	2146166 Brokerage	125968 JARED HOR Gawker Media, LLC	Gawker Media, LLC	114 Fifth Ave, New Yo	11/1/2016	\$60,000.00	\$0.00	\$0.00 Yes	\$60,000.00
81451	2146166 Brokerage	125968 JARED HOR Gawker Media, LLC	Gawker Media, LLC	114 Fifth Ave, New Yo	12/1/2016	\$60,000.00	\$0.00	\$0.00 Yes	\$60,000.00
						\$420,000.00	=		\$420,000.00

Note: No A/R found for The Clean Bedroom, Inc (825134) or AOG Entertainment

	in Debter (which only one Debter per sinim form)	fork
	LLC (Case No. 18.11700)	
D Keya, KR. (Car		
C Geater Weda	Group, Inc. (Case No. 16-11710)	
Official Form 41		le canto la anual d'anual acto denne cancero canto la regalitation por la transit canton canton de la companya
Proof of Cla		- most)
		for payment in a handrogetry state. Do not your Web form to
norgagas, and annatig agr option in an attachment. Il person also fien a havelui	sements, the net same original documents, they may be nit claim could be fined up in \$200,000, imprisonal for up i	, temper antenness of several accords, contracts, judgments, destroyed allow scarvery. If the documents are sended, in 1 years, or look. 10 U.S.C. (§ 102, 107, and 2071, do is on the today of bankruphy (Fam. 200) that you received
Real To Mendally Day D	uim .	
When its the current or willing?	Name of the spreet predity (the points or well) is the point in t	6 (M)
	the tarts he outly and all he boly	
Kan Bits state later acquired Bost someone attac?	Q No. Q Yes Frankent	
Where should reduce and payments to the control of the second sec	Mhere should notices to the creditor becam?	Where checkly payments to the arealitar be used? (if otherwal)
Federal Rule of Bankington Procedure (FRIP) 2000pt		
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Den fit stan aread one already first?		Contact and
Dane, This clubs proved	2 %	- Pada

Electronic Proof of Claim

Adobe Sign Document History

09/02/2016

Created:	09/02/2016
By:	Prime Clerk (epoc@primeclerk.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAAOk2g3nBFbZaWjaJdWtsvq4BDPHAq0hnf

"Electronic Proof of Claim" History

- Widget created by Prime Clerk (epoc@primeclerk.com) 09/02/2016 - 1:49:42 PM EDT
- Widget filled in by David A. Paul (dpaul@cantor.com) 09/02/2016 - 1:53:55 PM EDT- IP address: 148.106.4.6
- David A. Paul (dpaul@cantor.com) uploaded the following supporting documents:
 Attachment

09/02/2016 - 1:53:58 PM EDT

- (User email address provided through API User-Agent: Mozilla/5.0 (Windows NT 6.1; WOW64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/52.0.2743.116 Safari/537.36)
 09/02/2016 - 1:53:58 PM EDT- IP address: 148.106.4.6
- Signed document emailed to David A. Paul (dpaul@cantor.com) and Prime Clerk (epoc@primeclerk.com) 09/02/2016 - 1:53:58 PM EDT

Prime Clerk O Adobe Sign