MEDIA GENERAL INC Form DFAN14A April 07, 2008

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
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SCHEDULE 14A
(RULE 14a-101)
INFORMATION REQUIRED IN PROXY STATEMENT
PROXY STATEMENT PURSUANT TO SECTION 14(a) OF
THE SECURITIES EXCHANGE ACT OF 1934
(AMENDMENT NO.)
Filed by the Registrant o
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o Preliminary Proxy Statement
o Confidential, for Use of the Commission Only (as permitted by Rule
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o Definitive Proxy Statement
X Definitive Additional Materials
o Soliciting material Pursuant to Rule 14a-12

MEDIA GENERAL, INC.

(Name of Registrant as Specified In Its Charter)

HARBINGER CAPITAL PARTNERS MASTER FUND I, LTD.

HARBINGER CAPITAL PARTNERS SPECIAL SITUATIONS FUND, L.P.

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

PAYMENT OF FILING FEE (Check the appropriate box): X No fee required. o 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: ______ 2) Aggregate number of securities to which transaction applies: 3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined): 4) Proposed maximum aggregate value of transaction: ____ 5) Total fee paid:_ o Fee paid previously with preliminary materials. o Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing. 1) Amount Previously Paid:_ 2) Form, Schedule or Registration Statement No.: 3) Filing Party: 4) Date Filed: _____

The presentation entitled "Rebuilding Value at Media General" attached hereto as Exhibit 1, is filed herewith as additional solicitation materials
Harbinger Capital Partners Master Fund I, Ltd. and Harbinger Capital Partners Special Situations Fund, L.P.

Exhibit 1

Rebuilding Value at

April 7, 2008

HARBINGER CAPITAL PARTNERS

Agenda

- -- Opening Remarks
- -- Media General Today: Failing Its Shareholders
- -- Prescription For The Company
- -- Our Nominees

Harbinger's Investment

- -- Harbinger is Media General's second largest shareholder, with an 18.2% stake
- -- We invested because we believed MEG was undervalued and an attractive investment, and that management would act quickly to address the company's declining share price
- -- The stock has declined 59% since we first invested ten months ago
- -- We're here today, nearly a year after we first became a shareholder, because we believe now is the time to elect independent Class A directors to address the company's performance and rebuild value for all shareholders

Summary of Our Views

- -- Media General:
- has been falling behind its peers for years
- has a flawed strategy and poor execution
- has made and continues to make major mistakes
- -- We believe the unchallenged domination of the board by the Class B directors has allowed these things to occur
- -- We believe the board's failures are attributable to both a lack of relevant experience and an apparent lack of accountability to the company's owners, the public shareholders

Summary of Our Views

- -- Fixing Media General and re-focusing it on rebuilding shareholder value is possible and doesn't require a silver bullet – requires only an independent and credible voice for owners in the boardroom
- -- We have nominated three outstanding individuals who will work with the other directors and help refocus the board and management on the company's core mission of maximizing value for <u>all</u> shareholders

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Notes	Δ \mathbf{n}	OHT.	the	Liata
LIULUS	ΔU	uu	unc	Data

Pureplay broadcasters

1votes 7 toott the Data
For comparisons to peers we used three sets of comparables
All data for comparables is taken from their <u>fiscal</u> <u>year end 2007</u> annual reports unless otherwise noted
Washington Post
Young
Scripps
Sinclair
Meredith
Nexstar
Journal Communications
McClatchy
Lin TV
Gannett
Lee Enterprises
Hearst-Argyle
Belo (pre-split)
Journal Register
Gray
Combined media
Pureplay newspapers

Media General Today:

Failing Its Shareholders

Structured for Failure

- -- To date, 100% of the board has been elected either by holders of a 2% economic interest in the company or nominated by directors they have chosen
- -- Public shareholders representing a 98% economic interest have never elected directors independent of Class B control

Elected by Class A shareholders but nominated by <u>Class B</u>-controlled nominating committee

Elected by Class B shareholders

Structured for Failure

- -- ISS's Corporate Governance Quotient for Media General is 23.1% as measured against the S&P 400 at April 1, 2008
- -- The Corporate Governance Library noted concerns about the company's governance structure and CEO compensation in downgrading it from a B to a C
- -- We believe the Media General board has proven ineffective in holding management accountable in a way that benefits the public shareholders

Structured for Failure

- -- The three current Class A directors were all nominated by the Class B-controlled nominating committee
- -- Two current Class A directors are lifelong academicians with no stated business, finance or public board experience except for the Media General board, and have never purchased MEG shares personally
- -- The third has financial and board experience, but is the longest serving non-executive director on the board (19 years) and has no stated non-Media General media experience whether as an executive, investor, board member or consultant

The Company's Stated Strategy

"The Company is committed to ... successfully executing its convergence strategy through diversification, forging new partnerships, and through strategic plans to sell non-core assets and operations."

"The Company seized strategic opportunities in 2006 which included the acquisition of four NBC owned and operated television stations as well as the disposition of several CBS stations in markets which were not strategically aligned with the Company's vision."

"The Company recognizes the challenges facing its Publishing Division not only from Internet competition, but also ... from a generally soft economy and from a sharp downturn in Florida's economy.... While speculation continues to exist regarding the pace and intensity of a shift away from traditional print advertising, the Company has taken steps to reposition its newspapers to embrace this change."

- Media General Inc. 2007 Annual Report

Other Company Statements

- "...we have a strong story to tell about what we're doing, how we're doing it... we have the right strategic focus and the right tools to succeed."
- "...every week, we reach nearly 80% of that Tampa market with our information. No competitor or peer even comes close to that."
- "...we are an industry in transition. I think Media General has done a better job than most in recognizing that early, in adopting a successful Web-first approach."
- "...we're very comfortable with where we are strategically and operationally and so is our Board of Directors... and we believe we're headed in the right direction..."
- "...our stock has been in the middle of the pack."

- CEO Marshall Morton, April 1, 2008

The Board Is Failing The Shareholders

In reality, consolidated net free cash flow (EBITDA less capex less interest) has fallen 65% since 2005 and 80% since 2004...

-80%

-65%

...hurting the company's stock price, which has fallen steadily for the last four years...

The Board Is Failing The Shareholders

...and has substantially underperformed both the broader market...

The Board Is Failing The Shareholders

...as well as its peers among combined media companies.

The Board Is Failing The Shareholders

Dismal Performance & Excessive Spending

- -- In 2007, on a consolidated basis, Media General reported nearly the lowest EBITDA margin within all three of its peer groups
- -- But the company outspent all of its peers, reporting the highest ratio of capital expenditures to revenues

Poor Segment Performance – BCF/OCF

- -- In 2007, Media General also reported nearly the lowest broadcast cash flow (BCF) margin among all of its broadcasting peers
- -- The company reported publishing operating cash flow in line with the average of its publishing peers

Poorer Segment Performance - FCF

- -- As a result, the company's free cash flow (FCF) margin for broadcast was less than half of the peer average
- -- The company's publishing FCF margin was also less than the peer average

Average = 33%

Average = 17%

-- However, the company also outspent all of its peers in capex in both broadcast and publishing

Poorest Segment Performance – FCF/Assets

- -- In addition, the company produced only a 4% free cash flow return on broadcast assets
- -- And only an 8% free cash flow return on publishing assets

8%

4%

- -- In April 2006, the company announced the acquisition of four NBC owned and operated affiliate stations for approximately \$600 million
- -- The stations were located in Birmingham AL, Raleigh, NC, Columbus, OH, and Providence, RI
- -- Within weeks of the announcement in April 2006, the company's stock fell more than 10% as we believe the market concluded that the company had substantially overpaid and had lost geographic focus by buying large stations outside the southeast
- -- We believe the acquisition also left the company exposed to excessive risk from network affiliate concentration with NBC

2006 NBC Station Acquisition: Company Substantially Overpaid

- -- The company has made conflicting statements regarding the BCF multiple paid in the acquisition
- -- Based on our estimates, actual forward multiples were substantially higher than company's statements then and now

2006 NBC Station Acquisition: Company Substantially Overpaid

<u>Sources</u>: (1) Media General press release dated 4/6/06; (2) Media General press release dated 6/26/06; (3) Media General letter dated 3/19/08 attached to 14A proxy materials;

(4) <u>Estimates based on</u>: reported full-year 2005 operating income before depreciation and amortization of \$30.3 million for stations acquired; reported full-year 2006 revenues of

\$111 million for stations acquired and reported 2006 broadcast segment operating cash flow margin of 33.6% for Media General consolidated; and reported full-year 2007

revenues of \$90 million for stations acquired and reported 2007 broadcast segment operating cash flow margin of 25.6% for Media General consolidated

Reported
2004-5 (1)
Reported 2004-5
Assumes synergies
(1)
Reported 2004-5
Assumes synergies
and tax savings (2)
Reported
2004-5 (3)
Est. 2005-6
(4)
Est. 2006-7
(4)

Reported by company

Harbinger estimates

Very Limited Use of Broadcast Duopolies

- -- Unlike most of its broadcast peers, Media General has not exploited duopoly opportunities
- -- Use of TV broadcast duopolies is correlated to higher BCF margins among Media General's peer group

No Material Retrans Revenues

-- Also, unlike many of its broadcast peers, Media General appears not to have pursued opportunities to secure retransmission consent revenues in the past Florida Broadcast Market Not the Problem

-- BCF margin is uncorrelated to exposure to the Florida broadcast market

Ill-Conceived NTN Buzztime Investment

- -- In May 2003 and again in January 2004, Media General made investments in NTN Buzztime Inc., a loss-making public company that produces interactive electronic entertainment, and placed a representative on the NTN board
- -- To date, the investment has lost 71% of its value

MEG invested

MEG invested

Ill-Conceived Internet Acquisitions

- -- In July 2005, Media General acquired <u>BlockDot Inc.</u>, an online advergaming and game development company. In February 2008, the company acquired <u>DealTaker.com</u>, an online social shopping portal and couponing website.
- -- Media General could have purchased online game and coupon features for its websites rather than spend shareholders' capital to buy the BlockDot and DealTaker.com businesses

Excessive Leverage and Dividend Yield

- -- Media General has accumulated the highest net leverage of all its combined media peers
- -- This condition will persist even pro forma for the company's debt reduction initiatives
- -- The company also has the highest dividend yield on its stock, which restricts the company's ability to deleverage

Note: Belo dividend yield based on weighted average of BLC and AHC. Dividend yields based on stock prices as of 3/28/08.

Solutions Exist

- -- We believe the problem is in Richmond, not Tampa
- -- Straightforward solutions exist and can be implemented with the benefit of independent and experienced new perspectives at the board level

Prescription For The Company

Change Must Start at the Board

- -- The Class A shareholders must ensure they are represented by truly independent directors, and should elect individuals who do not owe their nomination to the Class B directors
- -- The Class A directors should bring a mix of perspectives and expertise that match the specific challenges the company faces, in particular:
 - Dismal performance
 - Poor capital allocation decisions
 - Turnaround management in a changing environment
- -- The board must be open to new ideas and initiatives and must re-dedicate itself to the company's core mission of rebuilding value for its owners, the public shareholders

Practical Solutions: Restart Broadcast

- -- Implement <u>substantial increase in management</u> <u>attention</u> and <u>higher standards</u> given its severe underperformance relative to peers
- -- Pursue duopolies
- -- Pursue cable <u>retransmission consent</u> opportunities
- -- Reduce spending and apply more scrutiny to cost/benefit and payback analysis
- -- Be opportunistic but <u>disciplined with future</u> acquisitions and divestitures

Practical Solutions: Improve Publishing

- -- Cut costs more aggressively
- -- Implement <u>higher standards</u> given its underperformance
- -- Reduce spending and apply more scrutiny to cost/benefit and payback analysis
- -- Be opportunistic but <u>disciplined with future</u> <u>acquisitions and divestitures</u>
- -- <u>Urgently consider alternatives for Florida market properties</u>

Practical Solutions: Refocus the Online/Interactive Strategy

- -- <u>Exit non-core businesses</u>, including BlockDot and DealTaker.com, and sell stake in NTN Buzztime
- -- Avoid further acquisitions of non-core online ventures that require national platform or brand to maximize value or that don't provide unique strategic synergy
- -- Focus instead on enhancing the websites of the company's core television and newspaper properties to directly leverage and magnify their content, reach and value and produce meaningful incremental cash flows

Practical Solutions: Geographic Focus

-- <u>Regain geographic focus</u>, for example through the sale of the NBC stations in Columbus, OH and Providence, RI

Improve Capital Allocation Decisions

- -- <u>Be more disciplined on acquisitions</u> and more conservative regarding projections to avoid a repeat of the NBC acquisition mistake and other ill-fated transactions
- -- <u>Tie transaction-related management compensation</u> to achieving projected performance for assets acquired, and in general <u>tie management</u> compensation more directly to creation of shareholder value
- -- Apply more <u>rigorous analysis</u> to determine the <u>impact of capital allocations on shareholder value</u>

Consider Full Range of Strategic Options

-- As a routine matter in the normal course, continually consider the full range of strategic options (acquisitions or divestitures, financing transactions, spin-off transactions, mergers, joint ventures, etc.) available to the company in order to preserve, rebuild and maximize value for all shareholders

Aggressively Reduce Debt and Rethink Dividend

- -- Redouble efforts to reduce leverage
- -- <u>Consider reducing the company's dividend</u> to enable further debt reduction

Accountability and Relevant Experience

- -- We believe the board should rededicate itself to being a strong and effective voice for owners in order to address Media General's chronic underperformance
- -- Class A shareholders must elect directors who bring both accountability and the perspectives and experience that address the specific challenges the company faces, in particular:
 - Dismal performance
 - Poor capital allocation decisions
 - Turnaround management in a changing environment

Our Nominees

Our Nominees

- -- <u>J. Daniel Sullivan</u>: veteran broadcasting executive with 35 years of experience and an active senior broadcasting consultant and media investor
- -- <u>Eugene I. Davis</u>: chief executive officer of Pirinate Consulting Group, a privately held consulting firm specializing in turn-around management, M&A consulting, and strategic planning advisory services
- -- <u>F. Jack Liebau Jr.</u>: president and founder of Liebau Asset Management Company and portfolio manager with over two decades of investing experience

Extensive broadcast experience

- -- Over 30 years experience as an executive and has held four C-level positions in the last two decades
- -- Started at the ground level in 1973 as an account executive at WTVK in Knoxville, TN
- -- Ultimately rose to operate, manage or own more than 60 TV stations over his career and has bought or sold more stations than Media General now owns

Extensive broadcast experience

- -- Founded and was CEO of three substantial broadcasting companies starting in 1987
 - Clear Channel TV (eventually sold to PEP)
 - Sullivan Broadcasting (sold to Sinclair)
 - Quorum (merged with Nexstar)
- -- Teamed with private equity partners to bid for the New York Times TV station group, Clear Channel TV, and the Fox group
- -- Currently a director at KDOC-TV in Los Angeles and a senior consultant there

Broadcast-related Internet experience

- -- Led the internet strategy at each of his last three companies as CEO and has been at the forefront of creating an online presence for his stations since the emergence of the internet as a commercial medium
- -- Led internet strategy at Quorum
- -- Was an early adopter of websites at Sullivan Broadcasting in the 1990s
- -- Launched online strategy at Clear Channel and was one of the earliest clients of WorldNow

Financial successes

- -- Created well over \$1 billion of shareholder value in his last three positions as CEO
- -- At Clear Channel TV, Dan started with \$120 million in equity capital and built over \$1 billion of equity value over 8 years by the time he left
- -- With Sullivan Broadcasting, Dan generated a 300% return for his private equity backers over two years
- -- Quorum was clipped by 9/11 but Dan converted challenge to success by merging with Nexstar, which then went public

Eugene I. Davis

Career working for companies in transition

- -- Chairman and CEO of Pirinate Consulting Group, which specializes in turnaround management, strategic planning and board advisory services
- -- Extensive public board experience
- -- Previously held CEO, COO, and CFO positions for various public companies in transition across a range of industries
- -- Originally a partner and head of corporate and securities at a Dallas law firm

Eugene I. Davis

Relevant media experience

-- Gene has served on the boards of Granite Broadcasting and Ion Media and serves on the board of a book publisher

Eugene I. Davis

Financial successes

Gene has helped facilitate increases in shareholder value during his tenure on many boards where the companies undertook substantial strategic transactions or operational turnarounds

- -- American Commercial: 14x increase in share price
- -- Atlas Air: 3x increase in share price
- -- Chembulk Tankers: 1x increase in TEV
- -- Choice One Comms.: 4x increase in share price
- -- Contifinancial: 4x increase in asset value
- -- Flag Telecom: 30x increase in share price

Eugene I. Davis

Financial successes

Gene has helped facilitate increases in shareholder value during his tenure on many boards

-- General Chemical: 7x increase in TEV

-- Metals USA: 7x increase in share price

-- Metrocall: 150x increase in share price

-- Oglebay Norton: 2.5x increase in share price

-- TelCove: 12x increase in TEV

-- Tipperary: 7x increase in share price

F. Jack Liebau Jr.

Portfolio manager with over 20 years experience

- -- President and founder of Liebau Asset Management, an investment manager for individuals, foundations and corporations established in 2003
- -- Previously, Jack was a top-rated portfolio manager at Primecap Management Company from 1986 to 2003, and prior to that was ananalyst at Capital Research Company
- -- Jack is often quoted in the national media regarding the broadcast and newspaper sectors

F. Jack Liebau Jr.

Lifelong focus on media companies

- -- Has covered Media General and its peers for more than two decades as an investor, wrote a profile of Media General for *Barron's*
- -- Covered media and entertainment as portfolio manager at Primecap and an analyst at Capital Research Company
- -- Worked as a reporter and assistant to the publisher of the Los Angeles Times early in his career
- -- Is a MEG shareholder

Our Nominees' Commitment

- -- <u>Work together</u>. Our nominees commit to work actively and constructively with the other board members to provide guidance and perspective to management
- -- <u>Personal financial commitment</u>. If elected, each of our nominees commits to personally acquire at least 5,000 shares in the first year of service. In contrast, two of the three current Class A directors have never bought a share of the company's stock.

Comparison of Slates

-- Harbinger's slate brings unmatched experience and perspective

 \mathbf{X}

Extensive knowledge of newspaper sector

 \mathbf{X}

Deep firsthand broadcasting expertise

 \mathbf{X}

All candidates commit to purchase shares

 \mathbf{X}

Extensive public board experience

 \mathbf{X}

All candidates have business experience

 \mathbf{X}

Substantial turnaround experience

Harbinger slate

Company slate

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Rebuilding Value at

HARBINGER CAPITAL PARTNERS

Disclaimers

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

This document contains forward-looking statements. These statements may be identified by the use of forward-looking terminology

such as the words "expects," "intends," "believes," "anticipates" and other terms with similar meaning indicating possible future

events or actions or potential impact on the business or stockholders of Media General, Inc. ("Media General" or the "Company").

These forward-looking statements are based on current expectations and assumptions that are subject to risks and uncertainties

that could cause actual results to differ materially. These risks and uncertainties include, among others, the ability to successfully

solicit sufficient proxies to elect Harbinger's nominees to the Company's board of directors, the ability of Harbinger's nominees to

influence the Class B directors and the management of the Company and to improve the corporate governance and strategic

direction of the Company, and risk factors associated with the business of the Company, as described in the Company's annual

report on Form 10-K for the fiscal year ended December 30, 2007, and in other periodic reports of the Company, which are available

at no charge at the website of the Securities and Exchange Commission at http://www.sec.gov. Accordingly, you should not rely

upon forward-looking statements as a prediction of actual results.

IMPORTANT

On March 19, 2008, Harbinger filed a definitive proxy statement with the SEC to solicit proxies in connection with the 2008 Annual

Meeting of stockholders of Media General, Inc. to be held on April 24, 2008. Company stockholders are encouraged to read the

definitive proxy statement and other proxy materials relating to the 2008 Annual Meeting because they contain important

information, including a description of who may be deemed to be "participants" in the solicitation of proxies and the direct or

indirect interests, by security holdings or otherwise, of the participants in the solicitation. Such proxy materials are available at no

charge on the SEC's website at http//www.sec.gov. In addition, stockholders may also obtain a free copy of the definitive proxy

statement and other proxy materials by contacting our proxy solicitors, Innisfree M&A Incorporated, toll free at (888) 750-5834.