Igor Kirman, Esq. Wachtell, Lipton, Rosen & Katz 51 West 52nd Street New York, NY 10019

Re: TEGNA Inc.

PREC14A Preliminary Proxy Statement on Schedule 14A

Filed March 12, 2020 File No. 001-06961

Dear Mr. Kirman:

We have reviewed your filing and have the following comments.

Questions and Answers about the Proxy Materials and Annual meeting Who may vote at the Annual Meeting?, page vii

1. Given the contested nature of the solicitation, revise to remove the uncertainty in the $\,$

following statement: "...we currently expect that your broker may not vote on any item

considered at the Annual Meeting without your instruction" (emphasis added).

Background of the Solicitation, page xii

2. We note your assertions of Mr. Kim's "record of poor shareholder returns and negative

outcomes at companies where he and other representatives of Standard General held board

seats." It appears that representatives of Standard General may have become involved with

such companies as part of a deliberate investment strategy in distressed companies.

Accordingly, to the extent you are asserting that Standard General or its nominees caused the $\,$

negative outcomes you reference, provide the underlying factual support for these statements.

Alternatively, revise to remove the implication that Standard General and its representatives

were solely responsible for any such negative outcomes.

3. We note your disclosure in the last paragraph on page xiv regarding the Company's request

for additional information from Standard General. Given the Company's determinations to

reject Standard General's nominees prior to the date of this request, please expand your

disclosure here to explain the reasons for the timing of this request.

Igor Kirman, Esq.

Wachtell, Lipton, Rosen & Katz

March 20, 2020

Page 2

Proposal 1, Election of Directors, page 1

4. We note your disclosure of the Board's belief that each of the nominees will be available and

able to serve as a director. Please confirm, and disclose, if true, that each nominee has

consented to being named in the proxy statement and to serve if elected. Refer to Rule 14a-

4(d)(1).

Executive Compensation

Performance Highlights, page 21

5. With a view toward additional disclosure in your revised preliminary proxy statement, please

provide us with supplemental support for the assertions that the transactions completed in

2019 are "expected to provide annualized revenues of approximately \$500 million, Adjusted

EBITDA of approximately \$200 million and approximately \$100 million of additional free

cash flow over 2020 and 2021."

Form of Proxy

 ${\bf 6.}$ Please revise the disclosure regarding the intended use of the discretionary authority

available under Rule 14a-4(c)(1) so it conforms to the disclosure standard codified in that

provision. At present, the disclosure suggests the right to use discretionary authority is $% \left(1\right) =\left(1\right) +\left(1\right)$

absolute inasmuch as it can unconditionally be exercised on any "such other business."

* * *

We remind you that the filing persons are responsible for the accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Please direct any questions to me at (202) 551-7951. You may also contact Daniel Duchovny, Special Counsel, at (202) 551-3619.

Sincerely,

/s/ Joshua Shainess

Joshua Shainess Special Counsel Office of Mergers

and Acquisitions