MEDIA GENERAL INC Form 8-K June 29, 2012

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest	June 25, 2012
event reported)	

MEDIA GENERAL, INC.

(Exact name of registrant as specified in its charter)

Commonwealth of Virginia	1-6383	54-0850433
(State or other jurisdiction	(Commission	(I.R.S. Employer
of incorporation)	File Number)	Identification No.)

333 E. Franklin St., Richmond, VA
(Address of principal executive offices)

23219
(Zip Code)

Registrant's telephone number, including (804) 649-6000 area code

N/A

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

the registrant under any of the following provisions (see General Instruction A.2. below):
Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 2.01 Completion of Acquisition or Disposition of Assets

On June 25, 2012, Media General, Inc. (the Company) completed the previously announced sale of all of its newspapers, with the exception of its group of newspapers in and around Tampa, Florida, to World Media Enterprises Inc. (World Media, a subsidiary of Berkshire Hathaway, Inc.) for \$142 million in cash subject to adjustment for working capital and other items. The Company retained the previously frozen pension assets and liabilities and post-retirement obligations related to employees of the businesses that were sold. The newspapers purchased by World Media include 63 daily and weekly titles in Virginia, North Carolina, South Carolina and Alabama.

The foregoing description of the disposition does not purport to be complete and is qualified in its entirety by reference to the full text of the Asset Purchase Agreement, as amended. The Asset Purchase Agreement was filed as Exhibit 10.1 to the Current Report on Form 8-K filed on May 18, 2012 and is incorporated by reference herein. Amendment No. 1 to Asset Purchase Agreement is filed as Exhibit 10.1 to this Current Report on Form 8-K, and is incorporated by reference herein.

The Company expects to record an after-tax loss on the sale of newspapers to World Media in the range of \$105-115 million in the second quarter of 2012. After transaction fees and the repayment of funds drawn on the revolving credit facility, the Company intends to use the net proceeds from the newspaper sale to offer to repay on a pro rata basis the existing senior secured notes and its term loan at par with no prepayment penalty.

Item 9.01 Financial Statements and Exhibits.

(b) Pro Forma Financial Information

The following unaudited pro forma condensed consolidated financial statements and notes thereto are included below: unaudited pro forma balance sheet as of March 25, 2012 and unaudited pro forma statements of operations for the three months ended March 25, 2012 and March 27, 2011 and for the fiscal years ended December 25, 2011, December 26, 2010 and December 27, 2009.

The unaudited pro forma condensed consolidated balance sheet as of March 25, 2012 is based on the Company's balance sheet as of March 25, 2012, after giving effect the sale transaction as if it had occurred as of March 25, 2012. The unaudited pro forma condensed consolidated statements of operations for the three months ended March 25, 2012 and March 27, 2011, and for the fiscal years ended December 25, 2011, December 26, 2010 and December 27, 2009, give effect to the transaction as if it occurred on December 29, 2008. In the second quarter, the Company's Production Services business ceased operations, and the Company sold the assets of DealTaker.com to a private buyer for a nominal amount. The Company is also in discussions with prospective buyers for its Tampa print properties and associated websites, a sale of these properties is considered probable. These businesses are collectively shown as "other properties to be divested" for each period presented and will be reflected as discontinued operations in the second quarter Form 10-Q.

In order to derive the pro forma financial information, the historical results of the Company have been adjusted to eliminate the assets, liabilities, and results of operations of the newspapers sold to World Media, as well as the Tampa print properties and related websites, DealTaker.com, and the Company's Productions Services business, all which have historically been consolidated by the Company. Pro forma adjustments are described in the notes to the unaudited condensed consolidated pro forma consolidated financial statements.

The unaudited pro forma financial statements have been provided for information purposes only and do not purport to be indicative of what would have occurred had the disposition actually been made as of such dates, nor are they indicative of results which may occur in the future. For example, the unaudited pro forma financial statements do not reflect the Company's intentions to reduce its corporate overhead by 35%-40%. It also does not reflect its new capital structure following a refinancing of bank debt in May 2012. The unaudited pro forma financial statements should be read in conjunction with the historical financial statements of the Company included in its Annual Report on Form 10-K for the year ended December 25, 2011 and its Quarterly Report on Form 10-Q for the quarter ended March 25, 2012.

Media General, Inc.
Pro Forma Condensed Consolidated Balance
Sheet
(Unaudited, in
thousands)

As of March 25, 2012

	Historical	Adjustments for Properties Sold to World Media (1a)			Adjustments for Other Properties to be Divested (1f))	Pro Forma		
ASSETS											
Current assets:											
Cash and cash											
equivalents	\$ 12,177	\$	(19)		\$	(6)		\$	12,152
Accounts receivable -											
net	83,263		(19,016)			(8,072)			56,175
Inventories	6,105		(4,562)			(1,543)			-
Other	18,953		(2,376)			(1,917)			14,660
Assets of discontinued											
operations	-		-				24,375		(1g)		24,375
Total current assets	120,498		(25,973)			12,837				107,362
Other assets	38,536		(3,623)			(821)			34,092
Property, plant and											
equipment - net	364,724		(173,918)			(26,726)			164,080
FCC licenses and other											
intangibles - net	203,760		(2,019)			(50)			201,691
Excess of cost over fair value of net identifiable assets of acquired											
businesses - net	315,590		(66,023)			(2,460)			247,107
Total assets	\$ 1,043,108	\$	(271,556)		\$	(17,220)		\$	754,332
Current liabilities:											
Accounts payable	\$ 24,603	\$	(6,571)		\$	(3,593)		\$	14,439
Accrued expenses and											
other liabilities	68,228		(16,066)	(1b)		(6,719)			45,443
Liabilities of											
discontinued operations	-		-				10,884				10,884
Total current liabilities	92,831		(22,637)			572				70,766
Long-term debt	658,444		(134,738)	(1c)		-				523,706
Retirement, post-retirement and	221,121		-				-				221,121

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post-employment plans								
Deferred income taxes	46,334	(1,121)	(1d)	3,116		(1h)	48,329
Other liabilities and								
deferred credits	24,361	(60)		(572)		23,729
Stockholders' equity								
(deficit)	17	(113,000)	(1e)	(20,336)	(1i)	(133,319)
Total liabilities and stockholders' equity								
(deficit)	\$ 1,043,108	\$ (271,556)		\$ (17,220)		\$ 754,332

See notes to the pro forma condensed consolidated financial statements.

Media General, Inc. Pro Forma Condensed Consolidated Statements of Operations (Unaudited, in thousands except per share amounts)

			For the Three Months Ended March 25, 2012 Adjustments Adjustments for Other for Properties Properties to									
					old to Worl			e Divested				
		Historical		N	Media (2a)			(2b)]	Pro Forma	ı
Revenues												
Broadcast television	\$	73,442		\$	-		\$	(1,290)	\$	72,152	
Digital media and other		8,808			(4,123)		(1,718)		2,967	
Print		67,264			(50,929)		(16,335)		-	
Total revenues		149,514			(55,052)		(19,343)		75,119	
Operating costs:												
Employee compensation		73,204			(27,075)		(9,245)		36,884	
Production		35,599			(10,826)		(6,685)		18,088	
Selling, general and												
administrative		25,003			(9,782)		(6,455)		8,766	
Depreciation and												
amortization		12,494			(4,079)		(1,100)		7,315	
Goodwill and other asset												
impairment		10,082			-			(10,082)		-	
Total operating costs		156,382			(51,762)		(33,567)		71,053	
Operating income (loss)		(6,868)		(3,290)		14,224			4,066	
Other income (expense):												
Interest expense		(15,152)		1			-			(15,151)
Debt modification costs		(10,408)		-			-			(10,408)
Other, net		200			-			(15)		185	
Total other income												
(expense)		(25,360)		1			(15)		(25,374)
Income (loss) from												
continuing operations												
before income taxes		(32,228)		(3,289)		14,209			(21,308)
Income tax expense												
(benefit)		2,196			(2,308)		3,520			3,408	
Income (loss) from												
continuing operations	\$	(34,424)	\$	(981)	\$	10,689		\$	(24,716)
Loss from continuing operations per common share basic and assuming	¢	(1.52	`							¢	(1.10	
dilution	\$	(1.53)							\$	(1.10)
Weighted average common shares		22,555									22,555	

See notes to the pro forma condensed consolidated financial statements.

For the Three Months Ended March 27, 2011 Adjustments for Other Adjustments for Properties Properties to Sold to World be Divested Historical Media (3a) (3b)Pro Forma Revenues Broadcast television \$65,326 \$-) \$63,945 \$(1,381 Digital media and other 10,273 (3,855)(3,075)3,343 Print 73,344 (54,073 (19,271)) 148,943 67,288 Total revenues (57,928 (23,727)Operating costs: Employee compensation 78,219 (28,709)(12,992)36,518 Production 35,756 17,103 (10,847)(7,806)Selling, general and administrative 26,196 (10,188)(7,167)8,841 Depreciation and amortization 13,019 (4,462)(1,339)7,218 Total operating costs 153,190 (29,304 69,680 (54,206)Operating loss (4,247)(3,722)5,577 (2,392)Other income (expense): Interest expense (16,564 1 (16,563) 265 (23 242 Other, net Total other income (expense) (16,299)) 1 (23 (16,321)Income (loss) from continuing operations before income taxes (20,546)(3,721)5,554 (18,713)Income tax expense (benefit) 5,258 (2,569)(93 2,596 Income (loss) from continuing operations \$(25,804) \$(1,152) \$5,647 \$(21,309) Loss from continuing operations per common share basic and assuming dilution \$(1.15) \$(0.95

22,400

See notes to the pro forma condensed consolidated financial statements.

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Weighted average common shares

22,400

For the Fiscal Year Ended December 25, 2011 Adjustments for Other Adjustments for Properties Properties to Sold to World be Divested Historical Media (4a) (4b) Pro Forma Revenues Broadcast television \$278,669 \$-) \$272,250 \$(6,419 Digital media and other 37,977 (16,713)(9,182 12,082 Print 299,561 (224,574 (74,987) 284,332 Total revenues 616,207 (241,287 (90,588)Operating costs: Employee compensation 285,635 (106,783)(50,485)128,367 Production 139,963 (29,291)65,794 (44,878 Selling, general and administrative 37,777 106,636 (42,001 (26,858 Depreciation and amortization 51,575 (17,575)(5,320)28,680 Goodwill and other asset impairment (6,028 32,645 (26,617 Total operating costs 616,454 (237,854 (117,982) 260,618 Operating income (loss) 27,394 23,714 (247 (3,433)Other income (expense): 5 Interest expense (64,408)(64,403)Other, net 1,035 247 1,282 5 (63,373)247 (63,121)Total other expense) Income (loss) from continuing operations before income taxes (3,428)27,641 (39,407 (63,620)Income tax expense (benefit) 10,702 106 1,410 12,218 Income (loss) from continuing operations) \$(3,534 \$(74,322) \$26,231 \$(51,625 Loss from continuing operations per common share basic and assuming dilution \$(2.30 \$(3.31 Weighted average common shares 22,478 22,478

See notes to the pro forma condensed consolidated financial statements.

For the Fiscal Year Ended December 26, 2010 Adjustments for Other Adjustments for Properties Properties to Sold to World be Divested Historical Media (5a) (5b)Pro Forma Revenues Broadcast television \$306,750 \$-\$(8,907)) \$297,843 Digital media and other 42,993 (14,483 (15,644 12,866 Print 328,372 (242,704 (85,668) 310,709 Total revenues 678,115 (257,187 (110,219)Operating costs: Employee compensation 132,180 297,725 (113,119)(52,426)Production 147,482 72,109 (44,615 (30,758)Selling, general and administrative 107,887 (42,014 (28,304) 37,569 Depreciation and amortization 53,089 (18,245)) (5,715)) 29,129 Gain on insurance recovery (956 956 Total operating costs 605,227 (217,037 (117,203)270,987 Operating income (loss) 72,888 (40,150 6,984 39,722 Other income (expense): Interest expense (71,053)6 (71,047)Other, net 954 32 986 (70,099)6 32 Total other expense) (70,061)Income (loss) from continuing operations before income taxes 7.016 (30,339)2,789 (40,144)(394 Income tax expense (benefit) 25,427 (14,990)) 10,043 Income (loss) from continuing operations \$(40,382 \$(22,638) \$(25,154) \$7,410 Loss from continuing operations per common share basic and assuming dilution \$(1.81 \$(1.01) Weighted average common shares 22,341 22,341

See notes to the pro forma condensed consolidated financial statements.

	For the Fiscal Year Ended December 27, 2009									
			Adjustments							
		Adjustments	for Other							
		for Propertie	s Properties to							
		Sold to World	d be Divested							
	Historical	Media (6a)	(6b)	Pro Forma						
Revenues										
Broadcast television	\$258,967	\$-	\$(8,395) \$250,572						
Digital media and other	41,143	(12,284) (15,706) 13,153						
Print	357,502	(257,343) (100,159) -						
Total revenues	657,612	(269,627) (124,260) 263,725						
Operating costs:										
Employee compensation	300,439	(116,424) (55,078) 128,937						
Production	154,785	(50,058) (34,290) 70,437						
Selling, general and administrative	94,031	(36,521) (29,018) 28,492						
Depreciation and amortization	59,178	(19,901) (6,808) 32,469						
Goodwill and other asset impairment	84,220	(34,282) (1,315) 48,623						
Gain on insurance recovery	(1,915) -	-	(1,915)					
Total operating costs	690,738	(257,186) (126,509) 307,043						
Operating income (loss)	(33,126) (12,441) 2,249	(43,318)					
Other income (expense):										
Interest expense	(41,978) 7	-	(41,971)					
Income on investments	701	-	-	701						
Other, net	972	-	182	1,154						
Total other income (expense)	(40,305) 7	182	(40,116)					
Income (loss) from continuing operations										
before income taxes	(73,431) (12,434) 2,431	(83,434)					
Income tax expense (benefit)	(28,638) (4,849) 948	(32,539)					
Income (loss) from continuing operations	\$(44,793) \$(7,585) \$1,483	\$(50,895)					
Loss from continuing operations per common										
share basic and assuming dilution	\$(2.01)		\$(2.29)					
Weighted average common shares	22,245			22,245						

See notes to the pro forma condensed consolidated financial statements.

Media General, Inc. Notes to Pro Forma Condensed Financial Statements

BALANCE SHEET

March 25, 2012 Adjustments:

- 1(a) Eliminate assets and liabilities related to properties sold to World Media.
- 1(b) Accrue \$2.8 million of estimated additional expenses for liabilities directly related to the World Media sale transaction.
- 1(c) Decrease to long-term debt upon application of net sale proceeds from the World Media sale transaction.
- 1(d) Reduce deferred income taxes for expected tax benefit associated with loss on sale of the properties sold to World Media. The amount of income tax benefit associated with the sale is limited to the reversal of previously recorded valuation allowance in connection with the tax amortization of the Company's indefinite-lived intangible assets that were not available to offset existing deferred tax assets (termed a "naked credit").
- 1(e) Adjust stockholders' equity to reflect the estimated loss on sale of the properties sold to World Media as if the sale occurred on March 25, 2012.
- 1(f)Reflect assets and liabilities of other properties to be divested as held for sale as of March 25, 2012. Other properties to be divested include the Company's Tampa print properties and associated websites, DealTaker.com, and its Production Services business.
- 1(g) Reflect other properties to be divested at their fair value less costs to sell.
- 1(h)Increase deferred income taxes for anticipated net tax expense associated with properties to be divested primarily due to the elimination of the tax basis in the assets of DealTaker.com upon sale.
- 1(i) Reduce stockholders' equity to reflect other properties to be divested at their estimated fair value less costs to sell and for the anticipated \$3.1 million of net tax expense associated with other properties to be divested.

STATEMENTS OF OPERATIONS

Adjustments for the three months ended March 25, 2012

- 2(a) Eliminate the results of operations associated with properties to be sold to World Media. Income taxes allocated to these properties primarily represent the valuation allowance recorded during the period in connection with the tax amortization of the Company's indefinite-lived intangible assets that were not available to offset existing deferred tax assets (i.e., the naked credit).
- 2(b) Eliminate the results of operations associated with other properties to be divested. Other properties to be divested include the Company's Tampa print properties and associated websites, DealTaker.com, and its Production Services business. Income taxes allocated to these properties primarily represent the impact of the naked credit described above offset by a \$3.6 million income tax benefit related to the impairment of the goodwill and intangible assets of DealTaker.com.

Adjustments for the three months ended March 27, 2011

- 3(a) Eliminate the results of operations associated with properties to be sold to World Media. Income taxes allocated to these properties primarily represent the impact of the naked credit described above.
- 3(b) Eliminate the results of operations associated with other properties to be divested. Other properties to be divested include the Company's Tampa print properties and associated websites, DealTaker.com, and its Production Services business. Income taxes allocated to these properties primarily represent the impact of the naked credit described above.

Adjustments for the year ended December 25, 2011

- 4(a) Eliminate the results of operations associated with properties to be sold to World Media. Income taxes allocated to these properties primarily represent the impact of the naked credit described above offset by a \$10.4 million income tax benefit related to the impairment of the goodwill and intangible assets of certain print properties in the Virginia/Tennessee market.
- 4(b) Eliminate the results of operations associated with other properties to be divested. Other properties to be divested include the Company's Tampa print properties and associated websites, DealTaker.com, and its Production Services business. Income taxes allocated to these properties primarily represent the impact of the naked credit described above offset by a \$1.8 million income tax benefit related to the impairment of the goodwill and intangible assets of DealTaker.com.

Adjustments for the year ended December 26, 2010

- 5(a) Eliminate the results of operations associated with properties to be sold to World Media. Income taxes allocated to these properties primarily represent the impact of the naked credit described above.
- 5(b) Eliminate the results of operations associated with other properties to be divested. Other properties to be divested include the Company's Tampa print properties and associated websites, DealTaker.com, and its Production Services business. Income taxes allocated to these properties primarily represent the impact of the naked credit described above.

Adjustments for the year ended December 27, 2009

- 6(a) Eliminate the results of operations associated with properties to be sold to World Media. An intraperiod tax allocation was reflected at the Company's normalized tax rate of 39%. Impairment charges recorded during 2009 offset the impact of the naked credit described above.
- 6(b) Eliminate the results of operations associated with other properties to be divested. Other properties to be divested include the Company's Tampa print properties and associated websites, DealTaker.com, and its Production Services business. An intraperiod tax allocation was reflected at the Company's normalized tax rate of 39%. Impairment charges recorded during 2009 offset the impact of the naked credit described above.

Forward-Looking Statements

This Form 8-K contains forward-looking statements that are subject to various risks and uncertainties. Actual results may differ materially from those suggested by forward-looking statements for a number of reasons including those described in Item 1A "Risk Factors" of the Company's Form 10-K. The reader should understand that it is not possible to foresee or identify all risk factors. Consequently, any such list should not be considered a complete statement of all potential risks or uncertainties.

(d) Exhibits

Exhibit Amendment No. 1 to Asset Purchase Agreement, dated as of June 25, 2012, by and among Media General, 10.1 Inc., Media General Operations, Inc., Media General Communications Holdings, LLC and World Media Enterprises Inc.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

MEDIA GENERAL, INC. (Registrant)

Date June 29, 2012

/s/ James F. Woodward James F. Woodward Vice President - Finance and Chief Financial Officer