

FREQUENTLY ASKED QUESTIONS FOR TEXAS RANGERS SUPPLIERS AND VENDORS
(as of May 27, 2010)

1. Will suppliers and vendors be paid under normal terms for goods and services provided after the filing date?

Yes. In accordance with the Bankruptcy Code, we will pay suppliers and vendors under normal terms for all goods and services provided after the filing date.

2. Will suppliers and vendors be paid for goods and services provided before the filing date?

Under the terms of the proposed plan of reorganization, which is subject to court approval, all claims of suppliers and vendors for goods and services provided prior to the filing date are to be paid in full – or “unimpaired” – at the conclusion of the case. In addition, we will pay suppliers and vendors under normal terms for all goods and services provided after the filing date in the ordinary course of business.

3. Do the Texas Rangers have sufficient funds to continue operating normal day to day business? Is this being done because the Rangers can't pay their bills?

This is being done to help sell the company and provide a smooth transition to new ownership, and it is expected that this process and sale will have no impact on Rangers baseball operations. Furthermore, MLB has agreed to provide the Rangers with a new credit facility to ensure that the Club continues to meet all of its obligations while the sale is being completed.

4. Why do the Rangers need to file for Chapter 11 in order to complete the sale to new owners?

Texas Rangers Baseball Partners, the current owner of the Texas Rangers Baseball Club, and Rangers Baseball Express, the local investor group led by team president Nolan Ryan and Chuck Greenberg, have a plan to facilitate the completion of the previously announced sale of the Club to the Greenberg-Ryan group. We think the sale is in the best interests of the Rangers franchise and fans.

For the past several months, there has been resistance by a group of creditors to this sale. We've chosen to implement the sale through a voluntary, “pre-packaged,” court-supervised process because Chapter 11 is an orderly process that enables us to overcome the creditors' objection and expeditiously transfer Rangers ownership to the Greenberg-Ryan group while protecting the franchise's baseball operations. Upon approval by the Court, our plan will pay all creditors in full, including 100% of the Rangers' debt to the creditors. This process, which will have no impact on Rangers baseball or business operations, is the best way to complete the sale and smoothly transition to new ownership.

5. What is a “prepackaged” Chapter 11?

In a “pre-packaged” Chapter 11 filing, a company (in this case a baseball club) obtains all the necessary approvals prior to filing. Because so much of the work has been done in advance of the filing, the court-supervised portion of the process can be completed in a much

shorter period of time than other Chapter 11 reorganizations, and with less disruption to the business.

6. Is there risk of the Rangers going out of business or the franchise being terminated?

No. This process will have no impact on Rangers baseball or business operations. It is simply a legal mechanism that helps to complete the sale and the team plans to exit from Chapter 11 in just a few months.

7. How long will this process take?

Once the Court's confirmation is received, the sale will be able to be officially completed and the Rangers will exit Chapter 11 under new ownership. We expect this to occur in mid-summer.

8. Have the Rangers received debtor-in-possession (DIP) financing?

Major League Baseball has agreed to provide the Rangers with a new credit facility to ensure that the Club continues to meet all of its obligations while the sale is being completed.

9. Where can I find more information?

Information is available at www.TRBPIInfo.com, and after reviewing this site, if you have questions, please call our new Information Line, toll-free at (888) 369-8930.