

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re:

PITTSBURGH ATHLETIC
ASSOCIATION, *et al.*¹,

Debtors.

Jointly Administered at:
Bankruptcy No. 17-22222-JAD

Bankruptcy Nos.:
17-22222-JAD, and
17-22223-JAD

Chapter 11

PITTSBURGH ATHLETIC
ASSOCIATION, *et al.*,

Movants,

Related To Doc. No. 630


v.

No Respondents.

ORDER

AND NOW, upon consideration of Debtors' Third Motion to Extend Plan Exclusivity (the "**Motion**") and after notice and hearing, it is hereby ORDERED, ADJUDGED and DECREED that the Motion is Granted and the Debtors' exclusive right to file a Plan of Reorganization and the Debtors' exclusive right to obtain acceptances to said Plan is extended to ~~the conclusion of the confirmation hearing or hearings on May 12, 2018, pursuant to 11 U.S.C. § 1121. This order is without prejudice to the Debtors' the Debtors' pending plan.~~ *rights to request further extensions of time if necessary and appropriate.*

Dated: *April 10, 2018*



JEFFERY A. DELLER
Chief U.S. Bankruptcy Court

¹ The Debtors have the following cases pending Pittsburgh Athletic Association, Bankruptcy No. 17-22222-JAD and the Pittsburgh Athletic Association Land Company, Bankruptcy No. 17-22223-JAD, both cases are being jointly administered under Case No. 17-22222-JAD.