CUMULUS MEDIA INC Form 10-Q August 09, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-Q

Description of the securities Description

• TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934.

to

For or the transition period from

Commission file number 000-24525

CUMULUS MEDIA INC.

(Exact Name of Registrant as Specified in Its Charter)

Delaware

(State or Other Jurisdiction of Incorporation or Organization)

14 Piedmont Center, Suite 1400, Atlanta, GA

(Address of Principal Executive Offices)

(404) 949-0700

(Registrant s telephone number, including area code)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes b No o Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of accelerated filer and large accelerated filer in Rule 12b-2 of the Exchange Act. (Check one): Large accelerated filer o Accelerated filer b Non-accelerated filer o

Indicate by checkmark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No b

As of July 31, 2006, the registrant had 43,150,857 outstanding shares of common stock consisting of (i) 35,875,227 shares of Class A Common Stock; (ii) 6,630,759 shares of Class B Common Stock; and (iii) 644,871 shares of Class C Common Stock.

(I.R.S. Employer Identification No.)

36-4159663

30305

(ZIP Code)

CUMULUS MEDIA INC. INDEX

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

CUMULUS MEDIA INC. CONDENSED CONSOLIDATED BALANCE SHEETS (Dollars in thousands, except for share and per share data) (Unaudited)

	June 30, 2006	December 31, 2005
Assets		
Current assets:		
Cash and cash equivalents	\$ 13,027	\$ 5,121
Accounts receivable, less allowance for doubtful accounts of \$1,838 and		
\$2,404, respectively	55,935	54,258
Prepaid expenses and other current assets	12,441	11,705
Deferred tax assets	154	154
Total current assets	81,557	71,238
Property and equipment, net	76,235	87,588
Intangible assets, net	984,352	1,041,340
Goodwill	185,814	185,517
Investment in affiliate	74,396	
Other assets	23,650	20,683
Total assets	\$ 1,426,004	\$ 1,406,366
Liabilities and Stockholders Equity		
Current liabilities:		
Accounts payable and accrued expenses	\$ 31,573	\$ 29,561
Current portion of long-term debt	¢ 31,373 7,500	φ 29,001
	1,000	
Total current liabilities	39,073	29,561
Long-term debt	772,250	569,000
Other liabilities	16,493	17,925
Deferred income taxes	209,220	203,870
	, -	
Total liabilities	1,037,036	820,356
Preferred stock, 20,262,000 shares authorized, par value \$0.01 per share, including: 250,000 shares designated as 13 3/4% Series A Cumulative Exchangeable Redeemable Stock due 2009, stated value \$1,000 per share, and 12,000 shares designated as 12% Series B Cumulative Preferred Stock, stated value \$10,000 per share: 0 shares issued and outstanding Class A common stock, par value \$.01 per share; 100,000,000 shares authorized; 58,484,879 and 58,307,248 shares issued, respectively; 36,202,727 and 49,536,596 shares outstanding, respectively	585	583
and 12,000,000 shares outstanding, respectively	505	505

Class B common stock, par value \$.01 per share; 20,000,000 shares authorized; 11,630,759 shares issued and 6,630,759 and 11,630,759 shares outstanding,						
respectively	116		116			
Class C common stock, par value \$.01 per share; 30,000,000 shares authorized;						
644,871 shares issued and outstanding	6		6			
Treasury Stock, at cost, 27,282,152 and 8,770,652 shares, respectively	(327,222)		(110,379)			
Accumulated other comprehensive income	12,934		7,401			
Additional paid-in-capital	1,025,401		1,016,687			
Accumulated deficit	(317,860)		(323,412)			
Loan to officer	(4,992)		(4,992)			
Total stockholders equity	388,968		586,009			
Total liabilities and stockholders equity	\$1,426,004	\$	1,406,366			
See accompanying notes to condensed consolidated financial statements.						

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CUMULUS MEDIA INC. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (Dollars in thousands, except for share and per share data) (Unaudited)

	ľ	Three Months Ended une 30, 2006	hs Months d Ended 30, June 30,			x Months Ended June 30, 2006	Six Months Ended June 30, 2005		
Broadcast revenues Management fee from affiliate	\$	86,716 626	\$	87,440	\$	161,985 626	\$	159,563	
Net revenues Operating expenses: Station operating expenses, excluding depreciation, amortization and LMA fees (including non-cash termination costs of \$0 in 2006 and \$13,571 for the three and		87,342		87,440		162,611		159,563	
six months in 2005)		55,163		68,286		108,731		118,804	
Depreciation and amortization		4,513		5,455		9,326		10,812	
Gain on assets transferred to affiliate		(2,548)				(2,548)			
LMA fees		192		198		397		546	
Corporate general and administrative (including non-cash stock compensation expense of \$3,565, \$1,697, \$7,068 and		0.000		5 5 47		15 7(0		0.000	
\$1,668, respectively)		8,080		5,547		15,768		9,263	
Restructuring credits				(215)				(215)	
Total operating expenses		65,400		79,271		131,674		139,210	
Operating income		21,942		8,169 30,937		30,937		20,353	
Non-operating income (expense):									
Interest expense		(9,059)		(6,575)		(15,729)		(11,796)	
Interest income		159		459		303		793	
Loss on early extinguishment of debt		(2,284)				(2,284)			
Other income (expense), net		525		(19)		162		(21)	
Total nonoperating expenses, net		(10,659)		(6,135)		(17,548)		(11,024)	
Income before income taxes		11,283		2,034		13,389		9,329	
Income tax expense Equity in income (loss) of affiliate		(4,100) (2,487)		(7,008)		(5,350) (2,487)		(13,480)	
Net income (loss)	\$	4,696	\$	(4,974)	\$	5,552	\$	(4,151)	

Basic and diluted income per common share:								
Basic income (loss) per common share	\$.08	\$	(0.07)	\$.09	\$	(0.06)
Diluted income (loss) per common share	\$.08	\$	(0.07)	\$.09	\$	(0.06)
Weighted average basic common shares outstanding	-	58,458,708	69,127,823		59,261,743		69,107,566	
Weighted average diluted common shares outstanding	4	59,775,116	69,127,823		6	50,693,194	6	9,107,566

See accompanying notes to condensed consolidated financial statements.

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CUMULUS MEDIA INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Dollars in thousands) (Unaudited)

	H Ju	Months Ended une 30, 2006]	Months Ended une 30, 2005
Cash flows from operating activities:				
Net income (loss)	\$	5,552	\$	(4,151)
Adjustments to reconcile net income (loss) to net cash provided by operating activities:				
Write-off of debt issue costs		2,284		
Depreciation		9,034		10,457
Amortization of intangible assets and other assets		285		356
Amortization of debt issuance costs		7		129
Provision for doubtful accounts		1,792		1,638
Non-cash contract termination costs		,		13,571
Adjustment of the fair value of derivative instruments		(1,129)		703
Deferred income taxes		5,350		13,480
Non-cash stock compensation		7,068		1,668
Net gain on disposition of fixed assets		16		(480)
Adjustment of restructuring charges		10		(215)
Gain on transfer of assets to unconsolidated affiliate		2,548		(210)
Equity gain (loss) on investment in unconsolidated affiliate		(2,487)		
Equity guin (1885) on investment in unconsonauced armitue		(2,107)		
Changes in assets and liabilities, net of effects of acquisitions:				
Accounts receivable		(5,484)		(8,879)
Prepaid expenses and other current assets		(74)		2,822
Accounts payable and accrued expenses		7,384		2,969
Other assets		(2,006)		(3,217)
Other liabilities		(331)		1,684
Net cash provided by operating activities		29,809		32,535
Cash flows from investing activities:				
Acquisitions, including investment in affiliate		(2,712)		(47,389)
Purchase of intangible assets		(5,234)		(34,908)
Escrow deposits on pending acquisitions		300		(1,500)
Capital expenditures		(5,887)		(3,762)
Proceeds from sale of fixed assets		33		750
Other		(107)		(367)
Net cash used in investing activities		(13,607)		(87,176)
Cash flows from financing activities:				
Proceeds from bank credit facility		814,750		57,000
Repayments of borrowings from bank credit facility		(604,000)		(32,038)

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Payments for debt issuance costs Payment for repurchase of common stock		1,029 (220,075)	(73) 461
rayment for reputchase of common stock		(220,073)	401
Net cash provided by (used in) financing activities		(8,296)	25,350
Increase (decrease) in cash and cash equivalents		7,906	(29,291)
Cash and cash equivalents at beginning of period	\$	5,121	\$ 31,960
Cash and cash equivalents at end of period	\$	13,027	\$ 2,669
Supplemental disclosure of cash flow information:			
Interest paid		15,071	12,581
Income taxes paid			
Non-cash operating and financing activities:			
Trade revenue	\$	8,611	\$ 8,232
Trade expense		8,482	8,001
See accompanying notes to condensed consolidated fina	ncial s	statements.	
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Cumulus Media Inc. Notes to Condensed Consolidated Financial Statements (Unaudited) 1. Interim Financial Data and Basis of Presentation

Interim Financial Data

The accompanying unaudited condensed consolidated financial statements should be read in conjunction with the consolidated financial statements of Cumulus Media Inc. (Cumulus or the Company) and the notes thereto included in the Company s Annual Report on Form 10-K for the year ended December 31, 2005. The accompanying unaudited financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP) for interim financial information and with the instructions to Form 10-Q and Article 10.01 of Regulation S-X. Accordingly, they do not include all of the information and notes required by GAAP for complete financial statements. In the opinion of management, all adjustments necessary for a fair presentation of results of the interim periods have been made and such adjustments were of a normal and recurring nature. The results of operations and cash flows for the three and six months ended June 30, 2006 are not necessarily indicative of the results that can be expected for the entire fiscal year ending December 31, 2006.

The preparation of financial statements in conformity with GAAP requires management to make estimates and judgments that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities. On an on-going basis, the Company evaluates its estimates, including those related to bad debts, intangible assets, derivative financial instruments, income taxes, restructuring, contingencies and litigation. The Company bases its estimates on historical experience and on various assumptions that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions.

Recent Accounting Pronouncements

On December 16, 2004, the FASB issued SFAS No. 123 (Revised 2004), *Share-Based Payment*. SFAS No. 123(R) requires that the compensation cost relating to share-based payment transactions be recognized in financial statements and measured based on the fair value of the equity or liability instruments issued. The Company adopted SFAS No. 123(R) using the modified prospective method effective January 1, 2006. See Note 2 for further discussion of the Company s adoption of SFAS No. 123(R).

On March 30, 2005, the FASB issued FIN 47, Accounting for Conditional Asset Retirement Obligations, which clarifies when an entity must record a liability for a conditional asset retirement obligation if the fair value of the obligation can be reasonably estimated. The types of asset retirement obligations that are covered by FIN 47 are those for which an entity has a legal obligation to perform an asset retirement activity; however, the timing and/or method of settling the obligation are conditional on a future event that may or may not be within the control of the entity. FIN 47, which also clarifies when an entity would have sufficient information to reasonably estimate the fair value of an asset retirement obligation, was effective for the three and six months ended June 30, 2006. The adoption by the Company of FIN 47 did not have an effect on the Company s financial position, results of operations or cash flows. In May 2005, the FASB issued SFAS No. 154, Accounting Changes and Error Corrections A Replacement of APB Opinion No. 20 and SFAS No. 3. SFAS No. 154 changes the requirements for the accounting and reporting of a change in accounting principle by requiring that a voluntary change in accounting principle be applied retrospectively with all prior periods financial statements presented on the new accounting principle, unless it is impracticable to do so. SFAS No. 154 also requires that a change in depreciation or amortization for long-lived, non-financial assets be accounted for as a change in accounting estimate effected by a change in accounting principle and corrections of errors in previously issued financial statements should be termed a restatement . SFAS No. 154 is effective for accounting changes and corrections of errors made in fiscal years beginning after December 15, 2005. The Company believes that the adoption of SFAS No. 154 will not have an effect on the Company s condensed consolidated financial statements.

In February 2006, the Financial Accounting Standards Board issued SFAS No. 155, *Accounting for Certain Hybrid Financial Instruments*, which amends SFAS No. 133, *Accounting for Derivative Instruments and Hedging Activities*. This statement is effective for all financial instruments acquired or issued after the beginning of the Company s fiscal

year 2007 and is not expected to have a material impact on the Company s financial statements. In July 2006, the FASB issued Interpretation No. 48, Accounting for Uncertainty in Income Taxes, which defines the threshold for recognizing the benefits or liabilities of tax return positions in a company s financial statements. The Interpretation is effective as of the beginning of the first fiscal year beginning after December 15, 2006. The Company has not yet determined the impact of this new pronouncement, however, the Company will begin to assess its tax return position in order to apply the provisions of the new Interpretation for its fiscal year beginning January 1, 2007.

Accounting for National Advertising Agency Contract

In May 2005, the Company was released from its pre-existing national advertising sales agency contract with Interep National Radio, Inc and engaged Katz Media Group, Inc (Katz) as its new national advertising sales agent. The contract has several economic elements which principally reduce the overall expected commission rate below the stated base rate. The Company estimates the overall expected commission rate over the entire contract period and applies that rate to commissionable revenue throughout the contract period with the goal of estimating and recording a stable commission rate over the life of the contract.

The following are the principal economic elements of the contract that can affect the base commission rate:

A \$13.6 million non-cash charge related to the termination of our contract with our former national advertising agent.

Potential commission rebates from Katz should revenue from national advertising not meet certain targets for certain periods during the contract term. These amounts are measured annually with settlement to occur shortly thereafter. The amounts deemed probable for the periods presented of settlement relate to national advertising revenues from the first year and a portion of the second year of the Katz contract.

Potential additional commissions in excess of the base rates if Katz should exceed certain revenue targets. No additional commission payments have been assumed for the periods presented.

The potential commission adjustments are estimated and combined in the balance sheet with the contractual termination liability. That liability is adjusted to commission expense to effectuate the stable commission rate over the course of the Katz contract.

The Company s accounting for and calculation of commission expense to be realized over the life of the Katz contract requires management to make estimates and judgments that affect reported amounts of commission expense. Actual results may differ from management s estimates. Over the course of the Company s contractual relationship with Katz, management will continually update its assessment of the effective commission expense attributable to national sales in an effort to record a consistent commission rate over the term of the Katz contract.

2. Stock Based Compensation

Effective January 1 2006, the Company adopted SFAS No. 123R. See Note 1 for a description of the adoption of SFAS No. 123R. The Company currently uses the Black-Scholes option pricing model to determine the fair value of its stock options. The determination of the fair value of the awards on the date of grant, using an option-pricing model, is affected by the Company s stock price, as well as assumptions regarding a number of complex and subjective variables and is based principally on the historical volatility. These variables include its expected stock price volatility over the expected term of the awards, actual and projected employee stock option exercise behaviors, risk-free interest rates and expected dividends.

The Company estimates the expected term of options granted by first segregating the awards into two categories, those granted to (1) executives and (2) non-executive employees. No stock options were awarded during the three and six months ended June 30, 2006. In February 2005, the Company awarded 367,000 options. Stock options vest over four years and have a maximum contractual term of ten years. The Company estimates the volatility of its common stock by using a weighted average of historical stock price volatility over the expected term of the options. Due to the long life of expected options, management believes historical volatility is a better measure than implied volatility. The Company bases the risk-free interest rate that it uses in its option pricing model on U.S. Treasury Zero Coupon strip issues with remaining terms similar to the expected term of the options. The Company does not anticipate paying any cash dividends in the foreseeable future and therefore uses an expected dividend yield of zero in the option pricing model. The Company is required to estimate forfeitures at the time of grant and revise those estimates in subsequent periods, if actual forfeitures differ from those estimates. Similar to the expected-term assumption used in the valuation of awards, the Company splits its population into two categories, (1) executives and (2) non-executive employees. Stock-based compensation expense is recorded only for those awards that are expected to vest. All stock-based payment awards are amortized on a straight-line basis over the requisite service periods of the awards, which are generally the vesting periods. The assumptions used for valuation of the 2005 option awards were an expected term of

7.5 years; volatility of 81%; risk-free rate of 4.2%; and an expected dividend rate of 0%.

For the three and six months ended June 30, 2006, the Company recognized approximately \$3.6 million and \$7.1 million, respectively, in non-cash stock-based compensation expense relating to stock options. There is no tax benefit associated with this expense due to the Company s net operating loss position. Under the previously acceptable accounting method, there would have been no compensation expense recognized in the three and six months ended June 30, 2006.

The Company has also issued restricted stock awards to certain key employees. Generally, the restricted stock vests over a four-year period, thus the Company recognizes compensation expense over the four-year period equal to the grant date value of the shares awarded to the employee. Should the non-vested stock awards include performance or market conditions, management will examine the appropriate requisite service period to recognize the cost associated with the award on a case-by-case basis. The Company has several different plans under which stock options or restricted stock awards have been or may be granted. A complete description of these plans is contained in the Company's Annual Report on Form 10-K for the year ended December 31, 2005.

The Company also has an Employee Stock Purchase Plan (ESPP) that allows qualifying employees to purchase shares Class A Common Stock at the end of each calendar year at 85% of the lesser of the fair market value of the Class A Common Stock on the first and last trading days of the year. Due to the significant discount offered and the inclusion of a look-back feature, the Company s current ESPP is considered compensatory upon adoption of SFAS No. 123(R). Prior to the adoption of SFAS No. 123(R), the Company applied the intrinsic value-based method of accounting prescribed by Accounting Principles Board (APB) Opinion No. 25, *Accounting for Stock Issued to Employees*, and related interpretations, including FASB Interpretation No. 44, *Accounting for Certain Transactions involving Stock Compensation, an interpretation of APB Opinion No. 25*. The following table illustrates the pro forma effect on net income if the fair value-based method had been applied to all outstanding and unvested awards in the three and six months ended June 30, 2005 (dollars in thousands except for per share data).

	E	e Months Ended 30, 2005	Six Months Ended June 30, 2005		
Net loss, as reported	\$	(4,974)	\$	(4,151)	
Add: Stock-based compensation expense included in reported net income Deduct: Total stock based compensation expense determined under		1,697		1,668	
fair value-based method		(4,700)		(7,933)	
Pro forma net income	\$	(7,977)	\$	(10,416)	
Basic loss per common share:					
As reported	\$	(0.07)	\$	(0.06)	
Pro forma	\$	(0.12)	\$	(0.15)	
Diluted loss per common share:					
As reported	\$	(0.07)	\$	(0.06)	
Pro forma	\$	(0.12)	\$	(0.15)	

As of June 30, 2006, there was \$14.9 million of unrecognized compensation costs, adjusted for estimated forfeitures, related to non-vested stock options which will be recognized over 3.0 years. Total unrecognized compensation cost will be adjusted for future changes in estimated forfeitures.

The following table sets forth the summary of option activity under the Company s stock option plan for the three and six months ended June 30, 2006:

	Exercise	A	ighted Avg ercise	
Shares	Price per share	Price		
10,073,220	\$ 2.79 27.88	\$	14.40	
(45,814)	\$ 5.92 6.44	\$	6.29	
(25,638)	\$ 5.58 19.51	\$	10.05	
		SharesPrice per share10,073,220\$ 2.79 27.88(45,814)\$ 5.92 6.44	Exercise A Exercise A Shares Price per share P 10,073,220 \$ 2.79 27.88 \$ (45,814) \$ 5.92 6.44 \$	

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Balance March 31, 2006 Granted	10,001,768	\$	14.44
Exercised Forfeited	(7,219) \$ 5.92 6.44 (24,426) \$ 5.92 19.25	\$ \$	6.28 14.23
Balance June 30, 2006	9,970,123	\$	14.44

The following table summarizes information about stock options outstanding at June 30, 2006:

		Weighted Average Remaining		eighted verage			eighted verage
Range of	Outstanding as of	Contractual	E	xercise	Exercisable as of	E	xercise
Exercise Prices	June 30, 2006	Life		Price	June 30, 2006		Price
	<i>vane 50</i> , 2000	4.4			<i>vane 20,</i> 2000		
\$2.79 - \$5.58	73,377	years 4.5	\$	3.94	73,377	\$	3.94
\$5.58 - \$8.36	2,449,484	years 4.8	\$	6.20	2,449,484	\$	6.20
\$8.36 - \$11.15	30,000	years 5.3	\$	9.14	30,000	\$	9.14
\$11.15 - 13.94	180,000	years 5.1	\$	12.80	180,000	\$	12.80
\$13.94 - 16.73	4,429,501	years 6.8	\$	14.35	3,973,217	\$	14.38
\$16.73 - 19.51	1,616,448	years 2.0	\$	19.02	1,059,328	\$	18.74
\$19.51 - 22.30	171,994	years 2.0	\$	20.67	171,994	\$	20.67
\$22.30 - 25.09	93,815	years 3.2	\$	24.19	93,815	\$	24.19
\$25.09 27.88	925,504	years	\$	27.88	925,504	\$	27.88
		5.0					
	9,970,123	years	\$	14.44	8,956,719	\$	14.15

3. Non-Vested (Restricted) Stock Awards

On April 25, 2005, the Compensation Committee of the Board of Directors granted 145,000 restricted shares of its Class A Common Stock to certain officers. The restricted shares were granted pursuant to the Cumulus Media Inc. 2004 Equity Incentive Plan, and are subject to the continued employment of the recipient for a specified period of time. Consistent with the terms of the awards, one-half of the shares granted will vest after two years of continuous employment. An additional one-eighth of the remaining restricted shares will vest each quarter during the third and fourth years following the date of grant. The fair value at the date of grant of these shares was \$1.9 million. Stock compensation expense for these fixed awards will be recognized on a straight-line basis over each award s vesting period. For the three and six months ended June 30, 2006, the Company recognized \$0.20 million and \$0.35 million, respectively, of non-cash stock compensation expense related to these restricted shares. No tax benefit is recognized due to the Company s net operating loss position.

On March 3, 2006, the Compensation Committee of the Board of Directors granted 110,000 restricted shares of its Class A Common Stock to certain officers. The restricted shares were granted pursuant to the Cumulus Media Inc. 2004 Equity Incentive Plan, and are subject to the continued employment of the recipient for a specified period of time. Consistent with the terms of the awards, one-half of the shares granted will vest after two years of continuous employment. An additional one-eighth of the remaining restricted shares will vest each quarter during the third and fourth years following the date of grant. The fair value at the date of grant of these shares was \$1.3 million. Stock compensation expense for these fixed awards will be recognized on a straight-line basis over each award s vesting

period. For the three and six months ended June 30, 2006, the Company recognized \$0.08 million and \$0.11 million, respectively, of non-cash stock compensation expense related to these restricted shares.

On October 14, 2004, the Company entered into a new employment agreement with its Chairman, President and Chief Executive Officer, Lewis W. Dickey, Jr. This agreement provided that Mr. Dickey would be granted 250,000 restricted shares of Class A Common Stock in each of 2005, 2006 and 2007.

In accordance with his agreement, on April 25, 2005, the Compensation Committee of the Board of Directors granted 250,000 restricted shares to Mr. Dickey. Following the award, management concluded that, in accordance with SFAS No. 123, *Accounting for Stock-Based Compensation*, Mr. Dickey s employment agreement created an effective grant date for accounting purposes as of the execution date of the agreement (October 14, 2004), for the restricted shares issued in April 2005 and the restricted shares the Company subsequently issued on March 3, 2006, as well as the restricted shares the Company is obligated to award Mr. Dickey in 2007. Non-cash stock compensation expense attributable to Mr. Dickey s shares for the three and six months ended June 30, 2006 totaled \$0.5 million and \$1.1 million, respectively.

The fair value on the effective grant date (October 14, 2004) of the restricted shares to be issued to Mr. Dickey, pursuant to his employment agreement, was \$10.2 million.

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Consistent with terms of the awards and Mr. Dickey s employment agreement, of the restricted shares issued to Mr. Dickey in April 2005 and March 2006, 125,000 shares from each award were granted as time-vested restricted shares and 125,000 from each award were issued as performance restricted shares. The time-vested restricted shares are subject to the continued employment of Mr. Dickey. One-half of the time-vested shares will vest after two years of continuous employment from the date of grant. An additional one-eighth of the remaining time-vested shares will vest each quarter during the third and fourth years following the date of grant.

Vesting of one-half of the performance restricted shares in each grant is dependent upon the achievement of certain board-approved financial targets for the first fiscal year following the date of grant and two years of continuous employment. Vesting of the remaining one-half of the performance restricted shares in each grant is dependent upon achievement of certain board approved financial targets for the second fiscal year following the date of grant and two years of continuous employment. Any performance restricted shares that do not vest based on the performance measures will vest on the eighth anniversary of the grant date, provided that Mr. Dickey has remained employed with the Company through that date.

Subsequent to December 31, 2005, the Compensation Committee of the Board of Directors determined that the approved financial target for the first fiscal year following the date of grant and associated with one-half of the performance restricted shares granted in April 2005 was not achieved. As a result, those shares converted to time-vested shares and will vest on the eighth anniversary of the grant date.

As of June 30, 2006, management believes it is probable that the remaining performance targets associated with Mr. Dickey s performance restricted shares will be met in future years.

4. Derivative Financial Instruments

The Company accounts for derivative financial instruments in accordance with SFAS No. 133, *Accounting for Derivative Instruments and Hedging Activities*. This standard requires the Company to recognize all derivatives on the balance sheet at fair value. Derivative value changes are recorded in income for any contracts not classified as qualifying hedging instruments. For derivatives qualifying as cash flow hedge instruments, the effective portion of the derivative fair value change must be recorded through other comprehensive income, a component of stockholders equity.

In May 2005, Cumulus entered into a forward-starting LIBOR-based interest rate swap arrangement (the May 2005 Swap) to manage fluctuations in cash flows resulting from interest rate risk attributable to changes in the benchmark interest rate of LIBOR. The May 2005 Swap, effective March 2006 through March 2009, changes the variable-rate cash flow exposure on the Company s long-term bank borrowings to fixed-rate cash flows by entering into a receive-variable, pay-fixed interest rate swap. Under the May 2005 Swap, Cumulus receives LIBOR-based variable interest rate payments and make fixed interest rate payments, thereby creating fixed-rate long-term debt. The May 2005 Swap is accounted for as a qualifying cash flow hedge of the future variable rate interest payments in accordance with SFAS No. 133, whereby changes in the fair market value are reflected as adjustments to the fair value of the derivative instrument as reflected on the accompanying condensed consolidated balance sheet.

The fair value of the May 2005 Swap is determined periodically by obtaining quotations from the financial institution that is the counterparty to the Company s swap arrangement. The fair value represents an estimate of the net amount that Cumulus would receive if the agreement was transferred to another party or cancelled as of the date of the valuation. Changes in the fair value of the May 2005 Swap are reported in accumulated other comprehensive income, or AOCI, which is an element of stockholders equity. These amounts subsequently are reclassified into interest expense as a yield adjustment in the same period in which the related interest on the floating-rate debt obligations affects earnings. The condensed consolidated balance sheet as of June 30, 2006 reflects other long-term assets of \$15.8 million to reflect the fair value of the May 2005 Swap.

In order to affect the lowest fixed rate under the May 2005 Swap, Cumulus also entered into an interest rate option agreement in May 2005 (the May 2005 Option), which provides for the counterparty to the May 2005 Swap, Bank of America, to unilaterally extend the period of the swap for two additional years, from March 2009 through March 2011. This option may only be exercised in March 2009. This instrument is not highly effective in mitigating the risks in cash flows, and therefore is deemed speculative and its changes in value are accounted for as a current element of operating results. Interest expense for the three and six months ended June 30, 2006 includes \$0.3 million

and \$1.3 million, respectively, and the condensed consolidated balance sheet as of June 30, 2006 reflects other long-term liabilities of \$0.8 million to reflect the fair value of the May 2005 Option. Interest expense for the three and six months ended June 30, 2005 includes \$0.8 million and \$0.4 million of net gains, respectively, and the balance sheet as of June 30, 2005 reflects other long-term liabilities of \$0.1 million to reflect the fair value of the option agreement.

5. Acquisitions and Dispositions

Pending Acquisitions

As of June 30, 2006, the Company was a party to an agreement to acquire one station. The aggregate purchase price of this pending acquisition is expected to be approximately \$2.2 million, which the Company expects to fund in cash. As of June 30, 2006, the Company was also a party to two asset exchange agreements, under which the Company has agreed to transfer two stations in the Ft. Walton Beach, Florida market plus \$3.0 million in cash in exchange for two different stations in the market. As of June 30, 2006, the Company has put \$2.3 million in escrow funds toward these asset exchange transactions, which have been classified as other assets in the accompanying condensed consolidated balance sheet.

Completed Acquisitions

During the six months ended June 30, 2006, the Company completed its acquisition of two stations, WWXQ-FM and WXQW-FM, serving Huntsville, Alabama. In connection with the acquisition, the Company paid \$3.3 million in cash. The Huntsville stations were primarily acquired as they complemented the Company station portfolio and increased both its state and regional coverage of the United States.

6. Investment in Affiliate

On October 31, 2005, the Company announced that, together with three private equity firms, it had formed a new private partnership, Cumulus Media Partners, LLC (CMP), which has entered into agreements to acquire the radio broadcasting business of Susquehanna Pfaltzgraff Co. (Susquehanna). CMP is a private partnership created by the Company, Bain Capital Partners, The Blackstone Group and Thomas H. Lee Partners to acquire the radio broadcasting business of Susquehanna Pfaltzgraff. Each of the Company and the equity partners holds a 25% equity ownership in CMP. Under the terms of the partnership agreement, if certain performance targets are met, the Company s participation in the distribution of assets from CMP may be increased to up to 40%, with the respective participations in such distributions by each equity partner reduced to as low as 20%.

On May 5, 2006, the Company announced that the acquisition of the radio broadcasting business of Susquehanna Pfaltzgraff Co. by CMP was completed at a purchase price of approximately \$1.2 billion. Susquehanna s radio broadcasting business consisted of 33 radio stations in 8 markets including San Francisco, Dallas, Houston, Atlanta, Cincinnati, Kansas City, Indianapolis and York, Pennsylvania.

In connection with the formation of CMP, the Company contributed four radio stations (including related licenses and assets) in the Houston, Texas and Kansas City, Missouri markets and approximately \$6.3 million in cash in exchange for its membership interests in CMP. The Company recognized a gain of \$2.5 million from the transfer of assets to CMP. In addition, upon consummation of the acquisition, the Company received a payment of approximately \$3.5 million as consideration for advisory services provided in connection with the acquisition. The payment was recorded by the Company as a reduction in Cumulus s investment in CMP.

CMP will be accounted for under the equity method. For the three and six months ended June 30, 2006, the Company recorded approximately \$2.5 million as equity in losses of affiliate. This amount is presented as part of nonoperating income (loss) on the accompanying condensed consolidated statement of operations. For the period May and June 2006, during which time the Company had an equity investment in CMP, the affiliate generated revenues of \$42.8 million, expense of \$57.1 million and a net loss of \$14.3 million. The purchase price allocations for CMP have not yet been finalized; thus this financial information may change.

Concurrently with the consummation of the acquisition, the Company entered into a management agreement with a subsidiary of CMP, pursuant to which the Company s management will manage the operations of CMP s subsidiaries. The agreement provides for the Company to receive, on a quarterly basis, a management fee that is expected to be approximately 1% of the subsidiaries annual EBITDA or \$4.0 million, whichever is greater. For the three and six months ended June 30, 2006, the Company recorded as net revenues approximately \$0.6 million in management fees from CMP.

7. Long-Term Debt

The Company s long-term debt consisted of the following at June 30, 2006 and December 31, 2005 (dollars in thousands):

	June 30, 2006 \$ 779.750	D	ecember 31, 2005
Term loan and revolving credit facilities at 7.70% and 5.63%, respectively Less: Current portion of long-term debt	\$ 779,750 (7,500)	\$	569,000
	\$772,250	\$	569,000

On July 14, 2005, the Company entered into a new \$800 million credit facility, which provided for a seven-year \$400.0 million revolving credit facility and a seven-year \$400.0 million term loan facility. The proceeds of the term loan facility, fully funded on July 14, 2005, and drawings on that date of \$123.0 million on the revolving credit facility, were used by the Company primarily to repay all amounts owed under its prior credit facility. In connection with the retirement of the Company s pre-existing credit facilities, the Company recorded a loss on early extinguishment of debt of \$1.2 million, which was comprised of previously capitalized loan origination expenses. In connection with the 2005 credit facility, the Company capitalized approximately \$4.3 million of debt issuance costs, which were amortized to interest expense over the life of the debt.

On June 23, 2006, the Company announced the completion of a tender offer for 11.5 million outstanding shares of its Class A Common Stock. In connection with the tender offer, the Company also agreed to repurchase 5.0 million shares of its outstanding Class B Common Stock (see note 8).

In connection with the tender offer and repurchase, on June 7, 2006, the Company entered into a new \$850 million credit facility, which provides for a \$100.0 million six-year revolving credit facility and a seven-year \$750.0 million term loan facility in the aggregate principal amount of \$750.0 million. The proceeds were used by the Company to repay all amounts outstanding under its 2005 credit facility (approximately \$588.2 million) and to purchase the 11.5 million shares of the Company s Class A Common Stock and 5.0 million shares of the Company s Class B Common Stock on June 23, 2006 and June 29, 2006, respectively, and to pay fees and expenses related to the foregoing. The remaining proceeds are expected to be used to provide ongoing working capital (which may include the funding of future acquisitions of radio stations) and for other general corporate purposes, including capital expenditures. As of June 30, 2006, there was \$29.8 million outstanding under the revolver.

The new credit facility also provides for additional, incremental revolving credit or term loan facilities in an aggregate principal amount of up to an additional \$200.0 million, subject to the satisfaction of certain conditions. These incremental credit facilities are permitted from time to time, and may be used to fund future acquisitions of radio stations and for other general corporate purposes, including capital expenditures. Any incremental credit facilities will be secured and guaranteed on the same basis as the term loan and revolving credit facilities.

The Company s obligations under the new credit facility are collateralized by substantially all of its assets in which a security interest may lawfully be granted (including FCC licenses held by its subsidiaries), including, without limitation, intellectual property and all of the capital stock of the Company s direct and indirect domestic subsidiaries (except for Broadcast Software International, Inc.) and 65% of the capital stock of certain first-tier foreign subsidiaries. In addition, the Company s obligations under the credit facility are guaranteed by certain of its subsidiaries.

The term loan facility will mature on June 7, 2013 and will amortize in equal quarterly installments beginning on September 30, 2006, with 0.25% of the initial aggregate advances payable each quarter during the first six years of the term, and 23.5% due in each quarter during the seventh year. The revolving credit facility will mature on June 7, 2012 and, except at the option of the Company, the commitment will remain unchanged up to that date.

Borrowings under the term loan facility will bear interest, at the Company s option, at a rate equal to LIBOR plus 2.0% or the Alternate Base Rate (defined as the higher of the Bank of America Prime Rate and the Federal Funds rate plus

0.50%) plus 1.0%. Borrowings under the revolving credit facility will bear interest, at the Company s option, at a rate equal to LIBOR plus a margin ranging between 0.675% and 2.0% or the Alternate Base Rate plus a margin ranging between 0.0% and 1.0% (in either case dependent upon the Company s leverage ratio).

As of June 30, 2006, the effective interest rate of the outstanding borrowings pursuant to the credit facility is approximately 7.70%.

Certain mandatory prepayments of the term loan facility will be required upon the occurrence of specified events, including upon the incurrence of certain additional indebtedness (other than under any incremental credit facilities under the Credit Agreement) and upon the sale of certain assets.

Under the terms of the credit Agreement governing the credit facility, the Company is subject to certain restrictive financial and operating covenants, including, but not limited to maximum leverage covenants, minimum interest coverage covenants, limitations on capital expenditures, asset dispositions and the payment of dividends. The failure to comply with the covenants would result in an event of default, which in turn would permit acceleration of debt under the credit facility. At June 30, 2006, the Company was in compliance with such financial and operating covenants.

The terms of the credit agreement contain events of default after expiration of applicable grace periods, including failure to make payments on the credit facility, breach of covenants, breach of representations and warranties, invalidity of the credit agreement and related documents, cross default under other agreements or conditions relating to indebtedness of the Company or the Company s restricted subsidiaries, certain events of liquidation, moratorium, insolvency, bankruptcy or similar events, enforcement of security, certain litigation or other proceedings, and certain events relating to changes in control. Upon the occurrence of an event of default under the terms of the credit agreement, the majority of the lenders are able to declare all amounts under the credit facility to be due and payable and take certain other actions, including enforcement of rights in respect of the collateral. The majority of the banks extending credit under each term loan facility and the majority of the banks under each revolving credit facility may terminate such term loan facility and such revolving credit facility, respectively, upon an event of default. In connection with the retirement of the Company s pre-existing credit facilities, the Company recorded a loss on early extinguishment of debt of \$2.3 million, which was comprised of previously capitalized loan origination expenses. In connection with the new credit facility, the Company capitalized approximately \$1.6 million of debt issuance costs, which will be amortized to interest expense over the life of the debt.

8. Share Repurchases

On September 28, 2004, the Company announced that its Board of Directors had authorized the repurchase, from time to time, of up to \$100.0 million of the Company s Class A Common Stock, subject to the terms of the Company s then-existing credit agreement. Subsequently, on December 7, 2005, the Company announced that its Board had authorized the purchase of up to an additional \$100.0 million of the Company s Class A Common Stock. During the six months ended June 30, 2006, and consistent with the Board-approved repurchase plans, the Company repurchased 2,011,500 shares of its Class A Common Stock in the open market at an average repurchase price per share of \$12.77. Cumulatively, the Company repurchased 10,782,152 shares, or \$136.1 million in aggregate value, of its Class A Common Stock since approval of the plans. The Company has authority to repurchase an additional \$63.9 million of the Company s Class A Common Stock, although the current terms of its credit agreement would limit the Company to additional purchases of \$8.9 million. As of July 31, 2006 the Company repurchased an additional \$3.1 million of shares.

In June, 2006, the Company completed a modified Dutch Auction tender offer and purchased 11.5 million shares of its outstanding Class A Common Stock at a price per share of \$11.50, or approximately \$132.3 million. The shares purchased represent approximately 24.1% of the Company s outstanding Class A Common Stock. The Company purchased 5.0 million shares of Class B Common Stock at a purchase price of \$11.50 per share or approximately \$57.5 million. The shares purchased represented approximately 43.0% of the Company s outstanding Class B Common Stock.

Beginning July 21, 2006, the Company resumed repurchasing its stock under the program initially authorized on September 28, 2004. In the month of July, approximately 327,500 shares were purchased on the open market at an average price of \$9.32. Management anticipates these repurchases will occur from time to time.

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9. Earnings Per Share

The following table sets forth the computation of basic and diluted income per share for the three and six month periods ended June 30, 2006 and 2005 (in thousands, except per share data).

	Three Months Ended June 30, 2006		Three Months Ended June 30, 2005		Six Months Ended June 30, 2006		Six Month Ended June 30, 2005	
Numerator:								
Net income (loss)	\$	4,696	\$	(4,974)	\$	5,552	\$	(4,151)
Denominator:								
Denominator for basic income per common								
share:								
Weighted average common shares								
outstanding		58,459		69,128		59,262		69,108
Effect of dilutive securities:								
Options		1,131				1,201		
Restricted shares		108				151		
Shares applicable to diluted income per								
common share		59,698		69,128		60,614		69,108
								.,
Basic income (loss) per common share	\$	0.08	\$	(0.07)	\$	0.09	\$	(0.06)
Busie meome (1055) per common share	Ψ	0.00	Ψ	(0.07)	Ψ	0.07	Ψ	(0.00)
Diluted income (loss) per common share	\$	0.08	\$	(0.07)	\$	0.09	\$	(0.06)
Diffuted income (1055) per common share	Ψ	0.00	Ψ	(0.07)	Ψ	0.07	Ψ	(0.00)

The Company has issued to key executives and employees restricted stock and options to purchase shares of common stock as part of the Company s stock incentive plans. At June 30, 2006 and 2005 the following restricted stock and options to purchase common stock were issued and outstanding:

	June 30, 2006	June 30, 2005
Restricted shares of Class A Common Stock	1,005,000	395,000
Options to purchase Class A Common Stock	8,469,433	8,746,347
Options to purchase Class C Common Stock	1,500,690	1,500,690

For the three and six months ended June 30, 2006, 7,417,262 and 7,387,262 options, respectively, were not included in the calculation of weighted average diluted common shares outstanding because the exercise price of the options exceeded the average share price for the period. Earnings per share assuming dilution has not been presented for the three and six months ended June 30, 2005 as the effect of the restricted shares and options would be antidilutive.

10. Comprehensive Income

SFAS No. 130, *Reporting Comprehensive Income*, establishes standards for reporting comprehensive income. Comprehensive income includes net income as currently reported under accounting principles generally accepted in the United States of America, and also considers the effect of additional economic events that are not required to be reported in determining net income, but rather are reported as a separate component of stockholders equity. The Company reports changes in the fair value of derivatives qualifying as cash flow hedges as components of comprehensive income. The components of comprehensive income are as follows (dollars in thousands):

	M F Ju	Three Ionths Ended 1ne 30, 2006	N I	Three Ionths Ended une 30, 2005	J	Ended une 30, 2006	Jı	Ended une 30, 2005
Net income (loss) Change in the fair value of derivative instruments	\$	4,696 2,595	\$	(4,974) (2,974)	\$	5,552 5,533	\$	(4,151) (2,146)
Comprehensive income	\$	7,291 - 14 -	\$	(7,948)	\$	11,085	\$	(6,297)

11. Commitments and Contingencies

As of June 30, 2006, the Company entered into various asset purchase agreements to acquire radio stations in exchange for cash. The funds for this transaction were escrowed in the amount of \$2.3 million. In general, the transactions are structured such that if the Company cannot consummate these acquisitions because of a breach of contract, the Company may be liable for a percentage of the purchase price, as defined by the agreements. The ability of the Company to complete the pending acquisitions is dependent upon the Company s ability to obtain additional equity or debt financing. The Company intends to finance the cash portion of pending acquisitions with cash on hand, the proceeds of borrowings under our credit facility or future credit facilities, and other sources to be identified. There can be no assurance the Company will be able to obtain such financing when needed. In the event that the Company is unable to obtain financing necessary to consummate the remaining pending acquisitions, the Company could be liable for a portion of the purchase price.

The contract with Katz contains termination provisions that, if exercised by the Company during the term of the contract, would obligate the Company to pay a termination fee to Katz, calculated based upon a formula set forth in the contract.

The radio broadcast industry s principal ratings service is Arbitron, which publishes periodic ratings surveys for domestic radio markets. The Company has a five-year agreement with Arbitron under which the Company receives programming ratings materials in a majority of its markets. The Company s remaining obligation under the agreement with Arbitron totals approximately \$22.3 million as of June 30, 2006, and will be paid in accordance with the agreement through July 2009.

In December 2004, the Company purchased 240 perpetual licenses from iBiquity Digital Corporation, which will enable the Company to convert to and utilize HD Radio technology on 240 of the Company s stations. Under the terms of the agreement, the Company committed to convert the 240 stations over a seven year period beginning in the second half of 2005. The conversion of stations to the HD Radio technology will require an investment in certain capital equipment over the next five years. Management estimates its investment will be approximately \$0.1 million per station converted.

The Company has been subpoenaed by the Office of the Attorney General of the State of New York, along with other radio broadcasting companies, in connection with the New York Attorney General s investigation of promotional practices related to record companies dealings with radio stations broadcasting in New York. The Company is cooperating with the Attorney General in this investigation.

The Company is also a defendant from time to time in various other lawsuits, which are generally incidental to its business. The Company is vigorously contesting all matters and believes that their ultimate resolution will not have a material adverse effect on its consolidated financial position, results of operations or cash flows. The Company is not a party to any lawsuit or proceeding, which, in our opinion, is likely to have a material adverse effect.

12. Variable Interest Entities and Off-Balance Sheet Arrangements

At June 30, 2006, the Company operated three stations under local marketing agreements (LMAs). The condensed consolidated statements of operations for the three and six months ended June 30, 2006 includes the revenue and broadcast operating expenses of these radio stations and any related fees associated with the LMAs from the effective date of the LMAs through the earlier of the acquisition date or June 30, 2006.

Current FCC and antitrust regulatory requirements limit the number of stations a broadcaster may own in a given local market. In order to comply with all applicable regulations, during the three months ended June 30, 2006, the Company entered into a trust agreement to place station KMAJ-AM into a trust (the KMAJ Trust) that comports with FCC rules and policies and thereby reduces the number of attributable ownership interests which the Company has in radio stations in the Topeka, Kansas Arbitron Metro.

Pursuant to the terms and conditions of the trust agreement, the Company has determined that it is the primary beneficiary of the KMAJ Trust and will absorb a majority of the trust s expected returns. As a result, in accordance with the guidance provided by Financial Interpretation No. 46 (revised), *Consolidation of Variable Interest Entities*, the Company has included the accounts of the KMAJ Trust in its condensed consolidated financial statements as of and for the period ended June 30, 2006.

As of June 30, 2006, the Company had no material off-balance sheet arrangements.

13. Subsequent Events

Subsequent to June 30, 2006, the Company repurchased shares of its stock under the program initially authorized on September 28, 2004. In the month of July, approximately 327,500 shares were purchased on the open market at an average price of \$9.32. Management anticipates these repurchases may occur from time to time, subject to market conditions, applicable legal requirements and various other factors, including the requirements of the Company s credit agreement.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations General

The following discussion of our condensed consolidated financial condition and results of operations should be read in conjunction with our condensed consolidated financial statements and related notes thereto included elsewhere in this quarterly report. This discussion, as well as various other sections of this quarterly report, contains statements that constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements relate to the intent, belief or current expectations of our officers primarily with respect to our future operating performance. Any such forward-looking statements are not guarantees of future performance and may involve risks and uncertainties. Actual results may differ from those in the forward-looking statements as a result of various factors. Risks and uncertainties that may effect forward-looking statements in this document include, without limitation, risks and uncertainties relating to leverage, the need for additional funds, FCC and government approval of pending acquisitions, our inability to renew one or more of our broadcast licenses, changes in interest rates, consummation of our pending acquisitions, integration of acquisitions, our ability to eliminate certain costs, the management of rapid growth, the popularity of radio as a broadcasting and advertising medium, changing consumer tastes, the impact of general economic conditions in the United States or in specific markets in which we currently do business, industry conditions, including existing competition and future competitive technologies and cancellation, disruptions or postponements of advertising schedules in response to national or world events. Many of these risks and uncertainties are beyond our control. This discussion identifies important factors that could cause such differences. The unexpected occurrence of any such factors would significantly alter the results set forth in these statements. Overview

Cumulus Media, Inc. engages in the acquisition, operation, and development of commercial radio stations in mid-size radio markets in the United States. The following discussion of our financial condition and results of operations includes the results of acquisitions and local marketing, management and consulting agreements. As of June 30, 2006, we owned and operated 341 stations in 67 U.S. markets and provided sales and marketing services under local marketing, management and consulting agreements (pending FCC approval of acquisition) to three stations in three U.S. markets. In addition, the Company, along with three private equity firms, has formed Cumulus Media Partners, LLC (CMP), which acquired the radio broadcasting business of Susquehanna Pfaltzgraff Co. (Susquehanna) in May 2006. The acquisition included 33 radio stations in 8 markets. As a result of our investment in CMP and the acquisition of Susquehanna s radio operations, we continue to be the second largest radio broadcasting company based on net revenues. Upon completion of all the Company s pending acquisitions, we, directly and through our investment in CMP, will own and operate a total of 345 radio stations in 67 U.S. markets.

Advertising Revenue and Station Operating Income

Our primary source of revenue is the sale of advertising time on our radio stations. Our sales of advertising time are primarily affected by the demand for advertising time from local, regional and national advertisers and the advertising rates charged by our radio stations. Advertising demand and rates are based primarily on a station s ability to attract audiences in the demographic groups targeted by its advertisers, as measured principally by Arbitron on a periodic basis-generally one, two or four times per year. Because audience ratings in local markets are crucial to a station s financial success, we endeavor to develop strong listener loyalty. We believe that the diversification of formats on our stations helps to insulate them from the effects of changes in the musical tastes of the public with respect to any particular format.

The number of advertisements that can be broadcast without jeopardizing listening levels and the resulting rating is limited in part by the format of a particular station. Our stations strive to maximize revenue by continually managing the number of commercials available for sale and adjusting prices based upon local market conditions. In the broadcasting industry, radio stations sometimes utilize trade or barter agreements that exchange advertising time for goods or services such as travel or lodging, instead of for cash.

Our advertising contracts are generally short-term. We generate most of our revenue from local advertising, which is sold primarily by a station s sales staff. During the six months ended June 30, 2006 and 2005, approximately 88% of our revenues were from local advertising. We generate national advertising revenue with the assistance of an outside

national representation firm. During the second quarter of 2005, we terminated our existing contract with Interep National Radio Sales, Inc. and engaged Katz Media Group, Inc. (Katz) to represent the Company as its national advertising sales agent. Our decision to change national representation firms was primarily driven by a developing downward trend in national advertising revenue growth. While we believe that national advertising revenue has softened throughout much of the radio industry in recent periods, thus contributing to the downturn, we believe that Katz has the experience and resources to improve the performance of this particular source of revenue for the Company.

Our revenues vary throughout the year. As is typical in the radio broadcasting industry, we expect our first calendar quarter will produce the lowest revenues for the year, and the fourth calendar quarter will generally produce the highest revenues for the year, with the exception of certain of our stations such as those in Myrtle Beach, South Carolina, where the stations generally earn higher revenues in the second and third quarters of the year because of the higher seasonal population in those communities.

Our operating results in any period may be affected by the incurrence of advertising and promotion expenses that typically do not have an effect on revenue generation until future periods, if at all. Our most significant station operating expenses are employee salaries and commissions, programming expenses, advertising and promotional expenditures, technical expenses, and general and administrative expenses. We strive to control these expenses by working closely with local station management. The performance of radio station groups, such as ours, is customarily measured by the ability to generate Station Operating Income. See the definition of this non-GAAP measure, including a description of the reasons for its presentation, as well as a quantitative reconciliation to its most directly comparable financial measure calculated and presented in accordance with GAAP, below.

Results of Operations

Analysis of Condensed Consolidated Statements of Operations. The following analysis of selected data from the Company s condensed consolidated statements of operations and other supplementary data should be referred to while reading the results of operations discussion that follows:

	, N 1	For the Three Aonths Ended une 30, 2006	N I	For the Three Aonths Ended une 30, 2005	Percent Change 2006 vs. 2005
STATEMENT OF OPERATIONS DATA: Net revenues	\$	87,342	\$	87,440	(0, 1)0
Station operating expenses excluding depreciation,	Ф	87,342	Ф	87,440	(0.1)%
amortization and LMA fees (including non-cash					
contract termination costs of \$-0- and \$13,571,					
respectively)		55,163		68,286	(19.2)%
Depreciation and amortization		4,513		5,455	(17.3)%
Gain on assets transferred to affiliate		(2,548)			**
LMA fees		192		198	(3.0)%
Corporate general and administrative (excluding					
non-cash stock compensation expense)		4,515		3,850	17.3%
Non-cash stock compensation		3,565		1,697	110.1%
Restructuring charges (credits)				(215)	**
Operating income		21,942		8,169	168.6%
Interest expense, net		(8,900)		(6,116)	45.5%
Loss on early extinguishment of debt		(2,284)			**
Other income (expense), net		525		(19)	**
Income tax expense		(4,100)		(7,008)	(41.5)%
Equity in income (losses) of affiliate		(2,487)			**
Net income (loss)	\$	4,696	\$	(4,974)	**

OTHER DATA:

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Station Operating Income (1) Station Operating Income Margin (2)	\$	32,179 36.8%	\$	32,725 37.4%	(1.7)%		
Station Operating Income Margin (2)	- 17 -	30.8%		57.470			

STATEMENT OF OPERATIONS DATA:	For the Six Months Ended June 30, 2006		I	or the Six Months Ended June 30, 2005	Percent Change 2006 vs. 2005
Net revenues Station operating expenses excluding depreciation, amortization and LMA fees (including non-cash	\$	162,611	\$	159,563	1.9%
contract termination costs of \$-0- and \$13,571,		100 721		110 004	(9.5)07
respectively)		108,731		118,804	(8.5)%
Depreciation and amortization Gain on assets transferred to affiliate		9,326		10,812	(13.7)%
LMA fees		(2,548) 397		546	(27.3)%
Corporate general and administrative (excluding		591		540	(27.3)/0
non-cash stock compensation expense)		8,700		7,595	14.5%
Non-cash stock compensation		7,068		1,668	**
Restructuring charges (credits)		.,		(215)	**
Operating income		30,937		20,353	52.0%
Interest expense, net		(15,426)		(11,003)	40.2%
Loss on early extinguishment of debt		(2,284)			**
Other income (expense), net		162		(21)	**
Income tax expense		(5,350)		(13,480)	(60.3)%
Equity in income (losses) of affiliate		(2,487)			**
Net income (loss)	\$	5,552	\$	(4,151)	**
OTHER DATA:					
Station operating income (1)	\$	53,880	\$	54,330	(0.8)%
Station operating income margin (2)		33.1%		34.0%	
Cash flows related to:					
Operating activities	\$	29,809	\$	32,535	(8.4)%
Investing activities	\$	(13,607)	\$	(87,176)	(84.4)%
Financing activities	\$	(8,296)	\$	25,350	(67.3)%
Capital expenditures	\$	5,887	\$	3,762	56.5%
** Calculation is not meaningful.					
(1) Station operating					
income consists					
of operating income					
income					

(loss) before non-cash

contract termination costs (benefits), gain on assets transferred to affiliate, depreciation and amortization, LMA fees, corporate general and administrative expenses, non-cash stock compensation, restructuring charges (credits) and impairment charges. Station operating income should not be considered in isolation or as a substitute for net income. operating income (loss), cash flows from operating activities or any other measure for determining our operating performance or liquidity that is calculated in accordance with GAAP. See management s explanation of this measure and the reasons for its use and presentation, along with a quantitative reconciliation of station operating income to its

most directly comparable financial measure calculated and presented in accordance with GAAP, below.

(2) Station

operating income margin is defined as station operating income as a percentage of net revenues.

Three Months Ended June 30, 2006 Versus the Three Months Ended June 30, 2005.

Net Revenues. Net revenues decreased \$0.1 million, or 0.1%, to \$87.3 million for the three months ended June 30, 2006 from \$87.4 million for the three months ended June 30, 2005. This decrease was primarily the result of the contribution of the Company s Houston and Kansas City stations to its affiliate, CMP on May 3, 2006.

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Station Operating Expenses, Excluding Depreciation, Amortization and LMA Fees. Station operating expenses excluding depreciation, amortization and LMA fees (including non-cash contract termination costs) decreased \$13.1 million, or 19.2%, to \$55.2 million for the three months ended June 30, 2006 from \$68.3 million for the three months ended June 30, 2005. This decrease was primarily attributable to a \$13.6 million non-cash charge to record certain contract termination costs incurred during the three months ended June 30, 2005.

Depreciation and Amortization. Depreciation and amortization decreased \$0.9 million, or 17.3%, to \$4.5 million for the three months ended June 30, 2006 compared to \$5.5 million for the three months ended June 30, 2005. This decrease was primarily attributable to previously recorded assets being fully depreciated.

LMA Fees. LMA fees totaled \$0.2 million for the three months ended June 30, 2006, versus \$0.2 million for the three months ended June 30, 2005. LMA fees in the current year were comprised primarily of fees associated with stations operated under LMAs in Beaumont, Texas and Vinton, Iowa, and a station operated under a joint services agreement in Nashville, Tennessee.

Corporate, General and Administrative Expenses. Corporate, general and administrative expenses totaled \$4.5 million for the three months ended June 30, 2006 as compared to \$3.9 million for the three months ended June 30, 2005, primarily the result of legal and personnel costs associated with the management of CMP. *Non-Cash Stock Compensation.* Non-cash stock compensation expense increased to \$3.6 million for the three months ended June 30, 2005. Non-cash stock compensation recorded in the prior period is primarily comprised of (1) expense associated with 250,000 restricted shares of Class A Common Stock awarded to Lewis W. Dickey, Chairman and CEO, in April 2005, pursuant to his employment agreement dated October 14, 2004; (2) expense associated with the additional 250,000 restricted shares to be awarded in 2007, again pursuant to his employment agreement dated October 14, 2004; and (3) expense associated with 145,000 restricted shares of Class A Common Stock subsequently awarded to Mr. Dickey on March 3, 2006 and the 250,000 restricted shares to be awarded in 2007, again pursuant to his employment agreement dated October 14, 2004; and (3) expense associated with 145,000 restricted shares of Class A Common Stock subsequently awarded to Mr. Dickey is subsequent dated October 14, 2004; and (3) expense associated with 145,000 restricted shares of Class A Common Stock issued to certain of our other officers during the second quarter of 2005.

With regard to the non-cash stock compensation expense attributable to Mr. Dickey, following the award of shares in April 2005 management concluded that, in accordance with SFAS No. 123 *Accounting for Stock-Based Compensation*, Mr. Dickey s employment agreement created an effective grant date for accounting purposes as of the execution date of the agreement, for both the restricted shares issued in April 2005 and March 2006 and the restricted shares to be issued in 2007. As a result, management believes it should have commenced amortizing non-cash stock compensation expense associated with the restricted shares contemplated by Mr. Dickey s employment agreement beginning in the fourth quarter of 2004. Management assessed the materiality of non-cash stock compensation expense attributable to 2004 and the first and second quarter of 2005 and concluded that due to the immateriality of the charges and the insignificant impact on the financial statements taken as a whole, no restatement of prior periods was necessary. As a result, management recorded the expense attributable to Mr. Dickey s restricted shares for 2004 and the first quarter of 2005, together with amounts attributable to 2004 and the first quarter of 2005 totaled \$0.5 million and \$0.6 million, respectively. Non-cash stock compensation expense attributable to Mr. Dickey s restricted \$0.5 million and \$0.6 million, respectively. Non-cash stock compensation expense attributable to Mr. Dickey s restricted \$0.5 million.

Nonoperating Income (Expense). Interest expense, net of interest income, increased by \$2.8 million, or 45.5%, to \$8.9 million for the three months ended June 30, 2006 compared to \$6.1 million for the three months ended June 30, 2005. The increase in interest expense was primarily due to higher effective interest rates on the portion of debt subject to variable rates. There was also an increase in the average level of borrowing over the prior year. The following summary details the components of the Company s interest expense, net of interest income (dollars in thousands):

Three	Three	
Months	Months	
Ended	Ended	Increase/
		(Decrease)

	ıne 30, 2006	-	ıne 30, 2005	
Bank Borrowings term loan and revolving credit facilities Bank Borrowings yield adjustment interest rate swap	\$ 9,589	\$	6,204	\$ 3,385
arrangement	(981)		(764)	(217)
Change in fair value of interest rate option agreement	(277)		809	(1,086)
Other interest expense	728		326	402
Interest income	(159)		(459)	300
Interest expense, net	\$ 8,900	\$	6,116	\$ 2,784
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Equity in Loss of Affiliate. As previously described, the Company acquired a 25% stake in CMP in May 2006. For the three months ended June 30, 2006, the Company absorbed approximately \$2.5 million in losses generated by CMP.

Income Taxes. Income tax expense decreased \$2.9 million to \$4.1 million for the three months ended June 30, 2006 as compared to income tax expense of \$7.0 million for the three months ended June 30, 2005. Tax expense in the current and prior year is comprised entirely of deferred tax expense and relates primarily to the establishment of valuation allowances against net operating loss carry-forwards generated during the periods. Commencing January 1, 2006, the Company is using the annual effective rate method in determining its quarterly income tax expense; previously it used the discrete method. The Company recorded an income tax benefit of approximately \$1.3 million relating to the CMP transactions. The Company has also recorded a benefit of approximately \$0.7 million relating to the reduction of tax rates in a certain state.

Station Operating Income. As a result of the factors described above, station operating income decreased \$0.5 million, or 1.7%, to \$32.2 million for the three months ended June 30, 2006 compared to \$32.7 million for the three months ended June 30, 2005. Station operating income consists of operating income before non-cash contract termination costs (benefits), gain on assets transferred to affiliate, depreciation, amortization, LMA fees, corporate general and administrative expenses, non-cash stock compensation, restructuring charges (credits) and impairment charges. Station operating income isolates the amount of income generated solely by our stations and assists our management in evaluating the earnings potential of our station portfolio. In deriving this measure, we exclude non-cash contract termination costs as the charge (benefit) will never represent a cash obligation to our station operations. We exclude the gain from assets transferred to affiliate as no cash was received or is anticipated to be received. We exclude depreciation and amortization due to the insignificant investment in tangible assets required to operate our stations and the relatively insignificant amount of intangible assets subject to amortization. We exclude LMA fees from this measure, even though it requires a cash commitment, due to the insignificance and temporary nature of such fees. Corporate expenses, despite representing an additional significant cash commitment, are excluded in an effort to present the operating performance of our stations exclusive of the corporate resources employed. We believe this is important to our investors because it highlights the gross margin generated by our station portfolio. Finally, we exclude non-cash stock compensation restructuring charges (credits) and impairment charges from the measure as they do not represent cash payments related to the operation of the stations.

We believe that station operating income is the most frequently used financial measure in determining the market value of a radio station or group of stations. We have observed that station operating income is commonly employed by firms that provide appraisal services to the broadcasting industry in valuing radio stations. Further, in each of the more than 140 radio station acquisitions we have completed since our inception, we have used station operating income as our primary metric to evaluate and negotiate the purchase price to be paid. Given its relevance to the estimated value of a radio station, we believe, and our experience indicates, that investors consider the measure to be useful in order to determine the value of our portfolio of stations. We believe that station operating income is the most commonly used financial measure employed by the investment community to compare the performance of radio station operating income is the primary measure that our management uses to evaluate the performance and results of our stations. Our management uses the measure to assess the performance of our station managers and our Board of Directors uses it to determine the relative performance of our executive management. As a result, in disclosing station operating income, we are providing our investors with an analysis of our performance that is consistent with that which will be utilized by our management and our Board.

Station operating income is not a recognized term under GAAP and does not purport to be an alternative to operating income from continuing operations as a measure of operating performance or to cash flows from operating activities as a measure of liquidity. Additionally, station operating income is not intended to be a measure of free cash flow available for dividends, reinvestment in our business or other Company discretionary use, as it does not consider certain cash requirements such as interest payments, tax payments and debt service requirements. Station operating income should be viewed as a supplement to, and not a substitute for, results of operations presented on the basis of GAAP. We compensate for the limitations of using station operating income by using it only to supplement our GAAP results to provide a more complete understanding of the factors and trends affecting our business than GAAP

results alone. Station operating income has its limitations as an analytical tool, and you should not consider it in isolation or as a substitute for analysis of our results as reported under GAAP. Moreover, because not all companies use identical calculations, these presentations of station operating income may not be comparable to other similarly titled measures of other companies.

Reconciliation of Non-GAAP Financial Measure. The following table reconciles station operating income to operating income as presented in the accompanying condensed consolidated statements of operations (the most directly comparable financial measure calculated and presented in accordance with GAAP (dollars in thousands):

	Three Months Ended June 30,		
	2006	2005	
Operating income	\$21,942	\$ 8,169	
Gain on assets transferred to affiliate	(2,548)		
LMA fees	192	198	
Depreciation and amortization	4,513	5,455	
Corporate general and administrative (including non-cash contract termination costs			
(benefit), non-cash stock compensation expense, restructuring charges (credits) and			
impairment charges)	8,080	18,903	
Station operating income	\$ 32,179	\$ 32,725	
20			

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Six Months Ended June 30, 2006 versus the Six Months Ended June 30, 2005.

Net Revenues. Net revenues for the six months ended June 30, 2006 increased \$3.0 million to \$162.6 million, a 1.9% increase from the same period in 2005, primarily as a result of organic growth over the Company s existing station platform, reduced by the contribution of the Company s Houston and Kansas City stations to its affiliate, Cumulus Media Partners, LLC (CMP) on May 3, 2006.

Station Operating Expenses, Excluding Depreciation, Amortization and LMA Fees. Station operating expenses in the first six months of 2006 decreased \$10.5 million to \$108.7 million, a decrease of 8.5% over the same period in 2005, primarily as a result of expenses associated with operation of station acquired during the first six months of 2006 (and therefore only operated in part of that period but in the first four months of period ended June 30, 2006) and general expense increases associated with operating the Company station portfolio. Station operating income decreased \$0.5 million to \$53.9 million, a decrease of 0.8% from the same period in 2005, for the reasons discussed above.

Depreciation and Amortization. Depreciation and amortization decreased \$1.5 million, or 13.7%, to \$9.3 million for the six months ended June 30, 2006 compared to the same period in 2005. This decrease was primarily attributable to assets transferred to CMP.

LMA Fees. LMA fees totaled \$0.4 million for the six months ended June 30, 2006, compared to \$0.5 million for the six months ended June 30, 2005. LMA fees in the current year were comprised primarily of fees associated with LMA agreements in Beaumont, Texas and Vinton, Iowa, and a station operated under a joint services agreement in Nashville, Tennessee.

Corporate, General and Administrative Expenses. Corporate, general and administrative expenses totaled \$8.7 million for the six months ended June 30, 2006 compared to \$7.6 million for the same period in the prior year. This increase of \$1.1 million resulted primarily from legal and personnel costs associated with the management of CMP.

Non-Cash Stock Compensation. Non-cash stock compensation expense increased to \$7.1 million for the three months ended June 30, 2006, as compared to \$1.7 million of non-cash stock compensation expense for the three months ended June 30, 2005. Non-cash stock compensation recorded in the prior period is primarily comprised of (1) expense associated with 250,000 restricted shares of Class A Common Stock awarded to Lewis W. Dickey, Chairman and CEO, in April 2005, pursuant to his employment agreement dated October 14, 2004; (2) expense associated with the additional 250,000 restricted shares of Class A Common Stock to be awarded to Mr. Dickey in each of 2006 and 2007, again pursuant to his employment agreement dated October 14, 2004; and (3) expense associated with 145,000 restricted shares of Class A Common Stock issued to certain of our other officers during the second quarter of 2005. With regard to the non-cash stock compensation expense attributable to Mr. Dickey, following the award of shares in April 2005, management concluded that, in accordance with SFAS No. 123, Accounting for Stock-Based Compensation, Mr. Dickey's employment agreement created an effective grant date for accounting purposes as of the execution date of the agreement, for both the restricted shares issued in April 2005 and the restricted shares to be issued in 2006 and 2007. As a result, management believes it should have commenced amortizing non-cash stock compensation expense associated with the restricted shares contemplated by Mr. Dickey s employment agreement beginning in the fourth quarter of 2004. Management assessed the materiality of non-cash stock compensation expense attributable to 2004 and the first and second quarter of 2005 and concluded that due to the immateriality of the charges and the insignificant impact on the financial statements taken as a whole, no restatement of prior periods was necessary. As a result, management recorded the expense attributable to Mr. Dickey s restricted shares for 2004 and the first quarter of 2005, together with amounts attributable to the second quarter of 2005, during the three months ended June 30, 2005. Non-cash stock compensation attributable to the first six months of 2005 totaled \$1.2 million. Non-cash stock compensation expense attributable to Mr. Dickey s restricted shares for the six months ended June 30, 2006 totaled \$1.1 million.

Nonoperating Income (Expense). Interest expense, net of interest income, increased by \$4.4 million, or 40.2%, to \$15.4 million for the six months ended June 30, 2006, compared to \$11.0 million for the six months ended June 30, 2005. The following summary details the components of our interest expense, net of interest income (dollars in thousands):

	Six	Months				
	Ended June 30,			Months Ended	In	crease/
		2006	June	e 30, 2005	(De	ecrease)
Bank Borrowings term loan and revolving credit facilities	\$	18,051	\$	11,446	\$	6,605
Bank Borrowings yield adjustment interest rate swap						
arrangement		(2,496)		(1,181)		(1,315)
Change in fair value of interest rate option agreement		(1,126)		703		(1,829)
Other interest expense		1,300		828		472
Interest income		(303)		(793)		490
Interest expense, net	\$	15,426	\$	11,003	\$	4,423

Equity in Loss of Affiliate. As previously described, we acquired a 25% stake in CMP in May 2006. For the six months ended June 30, 2006, we absorbed approximately \$2.5 million in losses generated by CMP.

Income Taxes. Income tax expense decreased \$8.1 million to \$5.4 million for the six months ended June 30, 2006 as compared to income tax expense of \$13.5 million for the six months ended June 30, 2005. Tax expense in the current and prior year is comprised entirely of deferred tax expense and relates primarily to the establishment of valuation allowances against net operating loss carry-forwards generated during the periods. Commencing January 1, 2006, the Company is using the annual effective rate method in determining its quarterly income tax expense; previously it used the discrete method. The Company recorded an income tax benefit of approximately \$1.3 million relating to the CMP transactions. The Company has also recorded a benefit of approximately \$0.7 million relating to the reduction of tax rates in a certain state.

Station Operating Income. As a result of the factors described above, station operating income decreased \$0.4 million, or 0.8%, to \$53.9 million for the six months ended June 30, 2006 compared to \$54.3 million for the three months ended June 30, 2005. Station operating income consists of operating income before non-cash contract termination costs (benefit), gain on asset transfers to an affiliate, depreciation, and amortization, LMA fees, corporate general and administrative expenses, non-cash stock compensation expense, restructuring charges (credits) and impairment charges. Station operating income isolates the amount of income generated solely by our stations and assists our management in evaluating the earnings potential of our station portfolio. In deriving this measure, we exclude non-cash contract termination costs as the charge (benefit) will never represent a cash obligation to our station operations. Gain on transfers of assets to affiliates is excluded, as cash was not received nor is any cash anticipated to be received for these transfers. We exclude depreciation and amortization due to the insignificant investment in tangible assets required to operate our stations and the relatively insignificant amount of intangible assets subject to amortization. We exclude LMA fees from this measure, even though it requires a cash commitment, due to the insignificance and temporary nature of such fees. Corporate, expenses, despite representing an additional significant cash commitment, are excluded in an effort to present the operating performance of our stations exclusive of the corporate resources employed, We believe this is important to our investors because it highlights the gross margin generated by our station portfolio. Finally, we exclude non-cash stock compensation restructuring charges (credits) and impairment charges from the measure as they do not represent cash payments related to the operation of the stations.

We believe that station operating income is the most frequently used financial measure in determining the market value of a radio station or group of stations. We have observed that station operating income is commonly employed

by firms that provide appraisal services to the broadcasting industry in valuing radio stations. Further, in each of the more than 140 radio station acquisitions we have completed since our inception, we have used station operating income as our primary metric to evaluate and negotiate the purchase price to be paid. Given its relevance to the estimated value of a radio station, we believe, and our experience indicates, that investors consider the measure to be useful in order to determine the value of our portfolio of stations. We believe that station operating income is the most commonly used financial measure employed by the investment community to compare the performance of radio station operators. Finally, station operating income is the primary measure that our management intends to use to evaluate the performance and results of our stations. Our management uses the measure to assess the performance of our station managers and our Board of Directors uses it to determine the relative performance of our executive management. As a result, in disclosing station operating income, we are providing our investors with an analysis of our performance that is consistent with that which will be utilized by our management and our Board. Station operating income is not a recognized term under GAAP and does not purport to be an alternative to operating income from continuing operations as a measure of operating performance or to cash flows from operating activities as a measure of liquidity. Additionally, station operating income is not intended to be a measure of free cash flow available for dividends, reinvestment in our business or other Company discretionary use, as it does not consider certain cash requirements such as interest payments, tax payments and debt service requirements. Station operating income should be viewed as a supplement to, and not a substitute for, results of operations presented on the basis of GAAP. We compensate for the limitations of using station operating income by using it only to supplement our GAAP results to provide a more complete understanding of the factors and trends affecting our business than GAAP results alone. Station operating income has its limitations as an analytical tool, and you should not consider it in isolation or as a substitute for analysis of our results as reported under GAAP. Moreover, because not all companies use identical calculations, these presentations of station operating income may not be comparable to other similarly titled measures of other companies.

Reconciliation of Non-GAAP Financial Measure. The following table reconciles station operating income to operating income as presented in the accompanying condensed consolidated statements of operations (the most directly comparable financial measure calculated and presented in accordance with GAAP (dollars in thousands):

	Six Months Endee June 30,	
	2006	2005
Operating income	\$ 30,937	\$20,353
Gain on assets transferred to affiliate	(2,548)	
LMA fees	397	546
Depreciation and amortization	9,326	10,812
Corporate general and administrative (including non-cash contract termination costs		
(benefits), non-cash stock compensation expense, restructuring charges (credits) and		
impairment charges)	15,768	22,619
Station operating income	\$ 53,880	\$ 54,330