

UNIVISION COMMUNICATIONS INC. AND SUBSIDIARIES INDEX

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UNIVISION COMMUNICATIONS INC. AND SUBSIDIARIES

${\color{blue} \textbf{CONSOLIDATED BALANCE SHEETS}} \\ \textbf{(In thousands, except share and per-share data)} \\$

	June 30, 2020	December 31, 2019
ASSETS	(Unaudited)	
Current assets:		
Cash and cash equivalents	\$ 658,000	\$ 291,400
Restricted cash	1,218,800	_
Accounts receivable, less allowance for doubtful accounts of \$12,800 in 2020 and \$4,200 in 2019	546,100	629,300
Program rights and prepayments	160,600	161,000
Prepaid expenses and other	112,800	104,500
Total current assets	2,696,300	1,186,200
Property and equipment, net	471,500	516,800
Intangible assets, net	2,414,300	2,571,400
Goodwill	4,591,800	4,591,800
Program rights and prepayments	64,000	52,400
Investments	42,700	51,400
Operating lease right-of-use assets	174,700	179,700
Other assets	231,900	171,000
Total assets	\$ 10,687,200	\$ 9,320,700
LIABILITIES AND STOCKHOLDER'S EQUITY		
Current liabilities:		
Accounts payable and accrued liabilities	\$ 328,700	\$ 358,400
Deferred revenue	75,200	69,400
Current operating lease liabilities	45,400	45,300
Current portion of long-term debt and finance lease obligations	1,556,400	81,600
Total current liabilities	2,005,700	554,700
Long-term debt and finance lease obligations.	7,342,700	7,354,800
Deferred tax liabilities, net	384,400	403,000
Deferred revenue	305,100	333,300
Noncurrent operating lease liabilities	176,000	184,000
Other long-term liabilities	159,500	134,200
Total liabilities	10,373,400	8,964,000
Stockholder's equity:		
Common Stock, \$0.01 par value; 100,000 shares authorized in 2020 and 2019, 1,000 shares		
issued and outstanding at June 30, 2020 and December 31, 2019	_	_
Additional paid-in-capital	5,325,400	5,314,600
Accumulated deficit	(4,839,000)	(4,823,400)
Accumulated other comprehensive loss	(172,600)	(134,500)
Total stockholder's equity	313,800	356,700
Total liabilities and stockholder's equity	\$ 10,687,200	\$ 9,320,700

See Notes to Consolidated Financial Statements.

UNIVISION COMMUNICATIONS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited and in thousands)

	Three Mon June	nded	Six Months Ended June 30,					
	2020	2019		2020		2019		
Revenue Direct operating expenses	\$ 531,000 158,800	\$ 701,700 273,700	\$	1,191,400 397,200	\$	1,313,600 528,200		
Selling, general and administrative expenses Impairment loss	137,200 54,100	169,300 1,000		315,400 129,200		328,100 6,600		
Restructuring, severance and related charges Depreciation and amortization	17,300 39,100	4,400 38,100		21,500 80,100		13,300 76,500		
Loss on dispositions	100	2,500		700		8,900		
Operating income Other expense (income):	124,400	212,700		247,300		352,000		
Interest expense	105,900	96,300		201,000		193,400		
Amortization of deferred financing costs	(300) 2,300	(3,500) 1,900		(1,000) 4,200		(6,800) 3,800		
Loss on refinancing of debt Other	47,000 4,400	(3,100)		47,000 15,600		(8,000)		
(Loss) income before income taxes (Benefit) provision for income taxes	(34,900) (7,600)	121,100 29,100		(19,500) (3,900)		169,600 40,700		
(Loss) income from continuing operations Loss from discontinued operations, net of income taxes	(27,300)	92,000 (1,300)		(15,600)		128,900 (13,700)		
Net (loss) income	(27,300)	90,700		(15,600)		115,200 200		
Net (loss) income attributable to Univision Communications Inc. and subsidiaries	\$ (27,300)	\$ 90,700	\$	(15,600)	\$	115,000		

UNIVISION COMMUNICATIONS INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE (LOSS) INCOME (Unaudited and in thousands)

	Three Mon June	ded	Six Months Ended June 30,						
	2020	2019		2020		2019			
Net (loss) income	\$ (27,300)	\$ 90,700	\$	(15,600)	\$	115,200			
Other comprehensive (loss) income, net of tax: Unrealized gain (loss) on hedging activities	400 — 400	(36,700) (900) (3,300)		(36,000) (700) — (1,400)		(64,000) (1,900) (7,100) 200			
Other comprehensive income (loss)	800	(40,900)		(38,100)		(72,800)			
Comprehensive (loss) income	(26,500)	49,800		(53,700)		42,400 200			
Comprehensive (loss) income attributable to Univision Communications Inc. and subsidiaries	\$ (26,500)	\$ 49,800	\$	(53,700)	\$	42,200			

UNIVISION COMMUNICATIONS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDER'S EQUITY

(Unaudited and in thousands)

Three Months Ended

	Univisi	ion Cor	nmunication	Equity									
	Common Stock		lditional in-Capital	A	.ccumulated Deficit	Coı	ccumulated Other mprehensive oss) Income	Total			oncontrolling Interest	То	tal Equity
Balance, March 31, 2019	.\$ —	\$	5,296,600	\$	(5,087,800)	\$	(67,400)	\$	141,400	\$	2,800	\$	144,200
Net income	. —		_		90,700		_		90,700		_		90,700
Other comprehensive loss	. —		_		_		(40,900)		(40,900)		_		(40,900)
Repurchase of common stock on behalf of Univision Holdings, Inc. Amounts related to Univision Holdings, Inc. equity awards to Univision Communications Inc.	. –		(500)		_		_		(500)		_		(500)
employees	_		6,400		_		_		6,400		_		6,400
Investment disposition.			_		_		_		_		(2,800)		(2,800)
Balance, June 30, 2019	. \$	\$	5,302,500	\$	(4,997,100)	\$	(108,300)	\$	197,100	\$	_	\$	197,100
Balance, March 31, 2020	. \$ —	\$	5,320,600	\$	(4,811,700)	\$	(173,400)	\$	335,500	\$	S —	\$	335,500
Net loss	. —		_		(27,300)		_		(27,300)		_		(27,300)
Other comprehensive income	. —		_				800		800		_		800
Repurchase of common stock on behalf of Univision Holdings, Inc	. –		(200)		_		_		(200)		_		(200)
Amounts related to Univision Holdings, Inc. equity awards to Univision Communications Inc. employees	. –		5,000		_		_		5,000		_		5,000
Balance, June 30, 2020	. \$	\$	5,325,400	\$	(4,839,000)	\$	(172,600)	\$	313,800	\$		\$	313,800
				_		_				_		_	

See Notes to Consolidated Financial Statements.

UNIVISION COMMUNICATIONS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDER'S EQUITY

(Unaudited and in thousands)

Six Months Ended Univision Communications Inc. and Subsidiaries Stockholder's Equity Accumulated Other Additional Accumulated Comprehensive Noncontrolling Common Paid-in-Capital Total Interest **Total Equity** Deficit (Loss) Income Stock \$ 5,292,500 (5,122,800)(35,500)134,200 2,600 136,800 Balance, December 31, 2018 \$ 115,000 115,200 Net income..... 115,000 200 Other comprehensive loss..... (72,800)(72,800)(72,800)Repurchase of common stock on behalf of Univision Holdings, Inc. (1,200)(1,200)(1,200)Amounts related to Univision Holdings, Inc. equity awards to Univision Communications Inc. 11,200 11,200 11,200 employees 10,700 Adoption of new accounting standards, net of tax...... 10,700 10,700 Investment disposition..... (2,800)(2,800)Balance, June 30, 2019.....\$ \$ 5,302,500 (4,997,100)(108,300)197,100 \$ 197,100 Balance, December 31, 2019.....\$ 356,700 \$ 5,314,600 \$ (4,823,400)(134,500)\$ 356,700 Net loss (15,600)(15,600)(15,600)Other comprehensive loss..... (38, 100)(38, 100)(38,100)Repurchase of common stock on behalf of Univision Holdings, Inc.... (200)(200)(200)Amounts related to Univision Holdings, Inc. equity awards to Univision Communications Inc. employees 11,000 11,000 11,000 Balance, June 30, 2020.....\$ 5,325,400 313,800 313,800 \$ \$ (4,839,000) (172,600)\$ \$

See Notes to Consolidated Financial Statements.

UNIVISION COMMUNICATIONS INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

$(Unaudited\ and\ in\ thousands)$

Six Months Ended June 30,

•	2020	2019
Cool flows from according adjusting	2020	2019
Cash flows from operating activities: Net (loss) income	\$ (15,600)	\$ 115,200
Less: Loss from discontinued operations, net of tax	, , ,	(13,700)
· · · · · · · · · · · · · · · · · · ·	-	
(Loss) income from continuing operations	(15,600)	128,900
Adjustments to reconcile (loss) income from continuing operations to net cash provided by		
operating activities: Depreciation	51,800	50,100
Amortization of intangible assets.		26,400
Amortization of intangible assets. Amortization of deferred financing costs		3,800
Amortization of program rights and prepayments	,	3,800
Deferred income taxes		40,000
Non-cash deferred advertising commitments		(40,800)
Impairment loss	, , ,	, , ,
1		6,600
Loss on refinancing of debt		11,200
Share-b ased compensation		,
Loss on dispositions		8,900
Other non-cash items	11,100	(17,200)
Changes in assets and liabilities:	70,000	2 200
Accounts receivable, net	· · · · · · · · · · · · · · · · · · ·	2,300
Program rights and prepayments		(4,700)
Prepaid expenses and other		(33,900)
Accounts payable and accrued liabilities		(60,600)
Deferred revenue		10,300
Other long-term liabilities	(.00)	1,700
Other assets	(48,800)	(35,700)
Net cash provided by operating activities from continuing operations	199,100	97,300
Net cash provided by operating activities from discontinued operations	_	2,800
Net cash provided by operating activities	199,100	100,100
Cash flows from investing activities:		
Capital expenditures	(14,000)	(41,900)
Disposition of assets	_	(5,800)
Net cash used in investing activities from continuing operations.	(14,000)	(47,700)
Net cash provided by investing activities from discontinued operations	· / /	19,700
Net cash used in investing activities.	(14,000)	(28,000)
Cash flows from financing activities:		
Proceeds from issuance of long-term debt		200.000
Proceeds from revolving debt		300,000
Payments of long-term debt and finance leases		(123,300)
Payments of revolving debt		(300,000)
Payments of refinancing fees		
Repurchase of common stock on behalf of Univision Holdings, Inc		(1,300)
Funding from discontinued operations.	_	22,600
Net cash provided by (used in) financing activities from continuing operations	1,400,300	(102,000)
Net cash used in financing activities from discontinued operations	_	(22,600)
Net cash provided by (used in) financing activities	1,400,300	(124,600)
1	1,400,300	(124,000)
Net increase (decrease) in cash, cash equivalents, and restricted cash	1,585,400	(52,500)
Cash, cash equivalents, and restricted cash, beginning of period	293,100	130,000
Cash, cash equivalents, and restricted cash, end of period	\$ 1,878,500	\$ 77,500
,,	. 1,0,0,000	,300

UNIVISION COMMUNICATIONS INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

June 30, 2020 (Unaudited)

 $(Dollars\,in\,thousands, except\,share\,and\,per-share\,data, unless\,otherwise\,indicated)$

1. Summary of Significant Accounting Policies

Nature of operations—Univision Communications Inc. together with its subsidiaries (the "Company" or "Univision") is the leading media company serving Hispanic America and has operations in two business segments: Media Networks and Radio. The Company is wholly owned by Broadcast Media Partners Holdings, Inc. ("Broadcast Holdings") which is itself owned by Univision Holdings, Inc. ("UHI"), an entity principally owned by Madison Dearborn Partners, LLC, Providence Equity Partners Inc., Sa ban Capital Group, Inc., TPG Global, LLC, Thomas H. Lee Partners, L.P. and their respective affiliates (collectively, the "Original Sponsors") and Grupo Televisa S.A.B. and its affiliates ("Televisa"). On February 24, 2020 UHI entered into a definitive a greement pursuant to which Searchlight III UTD, L.P., an affiliate of Searchlight Capital Partners LP ("Searchlight"), a global private investment firm will acquire a majority ownership interest in UHI from the Original Sponsors and certain other stockholders of UHI. See Note 20. Stock Purchase Agreement.

The Company's Media Networks segment includes the *Univision* and *UniMás* broadcast networks; 10 cable networks, including *Galavisión* and TUDN; and 65 owned or operated television stations in major U.S. Hispanic markets and Puerto Rico. The Media Networks segment also includes digital properties consisting of online and mobile websites and applications including *Univision.com* and *Univision Now*, a direct-to-consumer, on-demand and live streaming subscription service. The Radio segment, now known as the *Uforia Audio Network*, includes 58 owned or operated radio stations; a live event series and the *Uforia* music application which includes the digital audio elements of *Univision.com*. Additionally, the Company incurs corporate expenses separate from the two segments which include general corporate overhead and unallocated, shared company expenses related to human resources, finance, legal and executive services which are centrally managed and support the Company's operating and financing activities. Unallocated assets include the retained interest in the Company's accounts receivable facility, fixed assets and deferred financing costs that are not allocated to the segments.

In April 2019, the Company sold its English-language digital businesses including the *Gizmodo Media Group*, *The Onion* and *Fusion Digital* collectively referred to as the English-language digital assets or businesses. The *Gizmodo Media Group* was comprised principally of *Gizmodo, Deadspin, Lifehacker, Jezebel, Splinter, The Root, Kotaku, Earther* and *Jalopnik*. The results of the English-language digital businesses have been classified as discontinued operations for all periods presented. See Note 11. *Discontinued Operations* for additional information. Unless indicated otherwise, the information in the notes to the consolidated financial statements relates to the Company's continuing operations. The English-language digital businesses were previously included in the Media Networks segment.

Basis of presentation—The accompanying unaudited consolidated financial statements have been prepared in accordance with generally accepted accounting principles ("GAAP") in the United States for interim financial statements. The interim financial statements are unaudited, but include all adjustments, which are of a normal recurring nature, that management considers nece ssary to fairly present the financial position, the results of operations and cash flows for such periods. Results of operations of interim periods are not necessarily indicative of results for a full year. These financial statements should be read in conjunction with the audited consolidated financial statements in the Company's 2019 Year End Reporting Package.

Principles of consolidation—The consolidated financial statements include the accounts and operations of the Company and its majority owned and controlled subsidiaries. All intercompany accounts and transactions have been eliminated. Noncontrolling interests have been recognized where a controlling interest exists, but the Company owns less than 100% of the controlled entity. Noncontrolling interest is recorded for the portion of an investment's equity interest which is not controlled by the Company. The Company has consolidated the special purpose entities associated with its accounts receivable facility (See Note 13. Debt), and other investments as the Company has determined that they are variable interest entities for which the Company is the primary beneficiary. This determination was based on the fact that these special purpose entities lack sufficient equity to finance their activities without additional support from the Company and, additionally, that the Company retains the risks and rewards of their activities. The consolidation of these special purpose entities does not have a significant impact on the Company's consolidated financial statements.

The Company accounts for investments over which it has significant influence but not a controlling financial interest using the equity method of accounting. Under the equity method of accounting, the Company's share of the earnings and losses of these companies is included in Other in the accompanying consolidated statements of operations of the Company. For certain equity method investments, the Company's share of earnings and losses is based on contractual liquidation rights. For equity investments which are

not accounted for under the equity method, the Company measures these investments at fair value, with changes in fair value recognized in earnings. The Company holds equity positions in several small early-stage entities which may not have readily determinable fair values. For such securities, the Company utilizes the measurement alternative to carry these investments at cost minus impairment, if any, plus or minus changes resulting from observable price changes in orderly transactions for identical or similar investments of the same issuer.

Use of estimates—The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses, including impairments, during the reporting period. Actual results could differ from those estimates. Significant items subject to such estimates and assumptions include the valuation of derivatives, lease assets and liabilities, investments, indefinite lived intangibles and goodwill; a mortization of program rights and prepayments; and reserves for income tax uncertainties and other contingencies.

Cash equivalents—The Company considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents.

Fair value measurements—The Company utilizes valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs to the extent possible. The Company determines fair value based on assumptions that market participants would use in pricing an asset or liability in the principal or most advantageous market. When considering market participant assumptions in fair value measurements, the following fair value hierarchy distinguishes between observable and unobservable inputs, which are categorized in one of the following levels:

- Level 1 Inputs: Unadjusted quoted prices in a ctive markets for identical assets or liabilities accessible to the reporting entity at the measurement date.
- Level 2 Inputs: Other than quoted prices included in Level 1, inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the asset or liability.
- Level 3 Inputs: Unobservable inputs for the asset or liability used to measure fair value to the extent that observable inputs are not a vailable, thereby allowing for situations in which there is little, if any, market activity for the asset or liability at measurement date.

Revenue—Advertising—The Company generates advertising revenue from the sale of advertising on broadcast and cable networks, local television and radio stations. The Company also generates revenue from the sale of display, mobile and video advertising, as well as sponsorships, on its websites and mobile applications. In some cases, the network advertising sales are subject to ratings guarantees that require the Company to provide additional advertising time if the guaranteed audience levels are not achieved. Revenues for any audience deficiencies are deferred until the guarantee audience levels are met, by providing additional advertisements. Advertising contracts, which are generally short-term, are billed monthly, with payments due shortly after the invoice date

For the broadcast and cable networks, the Company sells a dvertising time in the upfront and scatter markets. In the upfront market, advertisers buy a dvertising time for the upcoming season in a dvance, often at discounted rates from the Company's standard rates. In the scatter market, advertisers buy advertising time close to the time when the commercials will be run and often pay a premium to the Company's standard rates. The mix between the upfront and scatter markets is based upon a number of factors, such as pricing, demand for a dvertising time, type of programming and economic conditions.

Advertising revenue from the sale of advertising on broadcast and cable networks, local television and radio stations is recognized when advertising spots are aired and performance guarantees, if any, are achieved. The achievement of performance guarantees is based on audience ratings from an independent research company. If there is a guarantee to deliver a targeted audience rating, revenues are recognized based on the proportion of the audience rating delivered to the total guaranteed in the contract. For impression-based digital advertising, revenue is recognized when "impressions" are delivered, while revenue from non-impression-based digital advertising is recognized over the period that the advertisements are displayed. "Impressions" are defined as the number of times that an advertisement appears in pages viewed by users of the Company's digital properties. Sponsorship advertisement revenue is recognized ratably over the contract period.

<u>Subscription</u>—Subscription revenue includes fees charged for the right to view the programming content of the Company's broadcast networks, cable networks and stations through a variety of distribution platforms and viewing devices. Subscription revenue is principally comprised of fees received from multichannel video programming distributors ("MVPDs") for carriage of the Company's networks and for authorizing carriage ("retransmission consent") of Univision and UniMás broadcast networks a ired on the Company's owned television stations as well as fees for digital content. Typically, the Company's networks and stations are aired

by MVPDs pursuant to multi-year carriage a greements that provide for the level of carriage that the Company's networks and stations will receive, and if applicable, for a nnual rate increases. Subscription revenue is largely dependent on the market demand for the content that the Company provides, the contractual rate-per-subscriber negotiated in the a greements, and the number of subscribers that receive the Company's networks or content. Judgment is sometimes required in circumstances where multiple services have been included in negotiated rates and one or more of those services is considered a distinct performance obligation that should be accounted for separately versus together. Subscriber fees received from cable and satellite MVPDs are recognized as revenue in the period during which services are provided. The Company does not disclose future performance obligations on subscriber contracts. Subscriber fee revenues are net of the amortization of any capitalized amounts paid to MVPDs. The Company defers these capitalized amounts and amortizes such amounts through the term of the agreement.

The Company also receives retransmission consent fees related to television stations that the Company does not own (referred to as "a ffiliates") that are affiliated with Univision and UniMás broadcast networks. The Company has agreements with its affiliates whereby the Company negotiates the terms of retransmission consent a greements for substantially all of its Univision and UniMás stations with MVPDs. As part of these arrangements, the Company shares the retransmission consent fees received with certain of its affiliates.

Content Licensing—The Company licenses programming content for digital streaming and to other cable and satellite providers. Content licensing revenue is recognized when the content is delivered, and all related obligations have been satisfied. For licenses of internally-produced television programming, each individual episode delivered represents a separate performance obligation and revenue is recognized when the episode is made available to the licensee for exhibition and the license period has begun. All revenue is recognized only when it is probable that the Company will collect substantially all of the consideration for the content licensing.

Other revenue— The Company classifies revenue from contractual commitments (including non-cash a dvertising and promotional revenue) primarily related to Televisa as Other Revenue. The Company also recognizes other revenue related to su pport services provided to joint ventures and related to spectrum access in channel sharing arrangements. From time to time the Company enters into transactions involving its spectrum.

 $Sublease\ income\ -- The\ Company\ has\ numerous\ operating\ subleases\ which\ have\ been\ accounted\ for\ by\ reference\ to\ the\ underlying\ a\ sset\ subject to\ the\ lease.\ For\ the\ three\ and\ six\ months\ ended\ June\ 30,\ 2020,\ the\ Company\ recorded\ total\ sublease\ income\ a\ ssociated\ with\ operating\ leases\ of\ \$2.3\ million\ and\ \$4.9\ million\ ,\ respectively\ .$ For the\ three\ and\ six\ months\ ended\ June\ 30,\ 2019,\ the\ Company\ recorded\ total\ sublease\ income\ a\ ssociated\ with\ operating\ leases\ of\ \\$0.7\ million\ and\ \\$1.5\ million\ ,\ respectively\ .

Program rights and prepayments—The Company acquires program rights to exhibit on its broadcast and cable networks including television shows, movies, and sports content. The costs incurred to acquire programming are capitalized when (i) the cost of the programming is reasonably determined, (ii) the programming has been accepted in accordance with the terms of the agreement, (iii) the programming is available for its first showing or telecast and (iv) the license period has commenced. The costs of program rights are classified as program prepayments if the rights payments are made before the related economic benefit has been received. The costs of original programs are capitalized when incurred. All program rights and prepayments on the Company's balance sheet are subject to regular recoverability assessments.

Acquired program rights for television shows and movies are a mortized over their economic life, which is the period in which an economic benefit is expected to be generated, based on the estimated relative value of each broadcast of the program over the program's life. Acquired program costs for television shows and movies are charged to operating expense as the programs are broadcast. Acquired program costs for multi-year sports programming arrangements are a mortized to operating expense, over the license period based on the ratio of current-period direct revenue to estimated remaining total direct revenue over the remaining contract period. In the case of original programming, program costs are amortized to operating expense utilizing an individual-film-forecast-computation method over the title's life cycle based upon the ratio of current period revenue to estimated remaining total expected revenue. Amortization expense of program rights and prepayments is included in "Direct Operating Expense," in the Company's consolidated statement of operations.

The accounting for television shows and movie rights, sports rights, program rights prepayments and capitalized original program costs, requires judgment, particularly in the process of estimating the revenue to be earned over the life of the asset and total costs to be incurred ("ultimate revenue"). These judgments are used in determining the amortization of, and any necessary impairment of, capitalized costs. Estimated ultimate revenue is based on factors such as historical performance of similar programs, actual and forecasted ratings and the genre of the program. If planned usage patterns or estimated relative values by year were to change significantly, a mortization of the Company's capitalized costs may be accelerated or slowed. Program rights prepayments and capitalized original program costs are reviewed for impairment whenever events or changes in circumstances indicate that the carrying a mount of these long-lived assets may not be recoverable. Recoverability of assets to be held and used is measured by a comparison

of the carrying amount of an asset to its estimated undiscounted future cash flows expected to be generated by the asset. Such measurements are classified as Level 3 within the fair value hierarchy as key inputs used to value program and sports rights include ratings and undiscounted cash flows. If the carrying amount of an asset exceeds its estimated undiscounted future cash flow, an impairment loss is recognized by the amount by which the carrying amount of the asset exceeds the fair value of the asset. In the event the Company decides not to air a program an impairment loss reducing the corresponding asset to zero is recorded to reflect the programming asset abandonment.

Securitizations—Securitization transactions in connection with the Company's accounts receivable facility are classified as debt on the Company's balance sheet and the related cash flows from any advances or reductions are reflected as cash flows from financing activities. The Company sells to investors, on a revolving non-recourse basis, a percentage ownership interest in certain accounts receivable through wholly owned special purpose entities. The Company retains interests in the accounts receivable that have not been sold to investors. The retained interest is subordinated to the sold interest in that it absorbs 100% of any credit losses on the sold receivable interests. The Company services the receivables sold under the facility.

Recently adopted and pending accounting guidance—In June 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2016-13, Financial Instruments — Credit Losses (Topic 326). The new guidance introduces an approach based on expected losses to estimate credit losses on certain types of financial instruments. It also modifies the impairment model for available-for-sale debt securities and provides for a simplified accounting model for purchased financial assets with credit deterioration since their origination. For public business entities, ASU 2016-13 is effective for fiscal years beginning a fter December 15, 2019, including interim periods within those years. For other than public business entities, ASU 2016-13 is effective for fiscal years beginning a fter December 15, 2020, and interim periods within fiscal years beginning a fter December 15, 2021. The Company adopted ASU 2016-13 effective January 1, 2020. The impact of adoption was not material.

In August 2018, the FASB issued ASU 2018-15, Customers Accounting for Implementation Costs Incurred in a Cloud Computing Arrangement That Is A Service Contract, which addresses the accounting for implementation costs incurred in a cloud computing arrangement ("CCA") that is a service contract. ASU 2018-15 a ligns the accounting for costs incurred to implement a CCA that is a service arrangement with the guidance on capitalizing costs associated with developing or obtaining internal-use software. Specifically, the ASU 2018-15 amends ASC 350 to include in its scope implementation costs of a CCA that is a service contract and clarifies that a customer should apply ASC 350-40 to determine which implementation costs should be capitalized in a CCA that is considered a service contract. The Company adopted ASU 2018-15 effective January 1, 2020. The impact of adopting ASU 2018-15 was not material.

In March 2019, the FASB issued ASU 2019-02, *Improvements to Accounting for Costs of Films and License Agreements for Program Materials*, to align the cost capitalization of episodic content produced for television and streaming services with the accounting for film production costs, including the elimination of the requirement that an episodic television series producer's capitalization of costs be limited to contracted revenues until it has persuasive evidence that a secondary market exists. In addition, ASU 2019-02 requires that the unit of account for impairment testing should be the lowest level for which identifiable cash flows are largely independent of the cash flows of other films or license agreements (i.e., individual film level or film group level) and amends the presentation and disclosure requirements for films and episodic content. ASU 2019-02 makes conforming amendments to Subtopic 920-350, Entertainment—Broadcasters—Intangibles—Goodwill and Other, to a lign its impairment and presentation and disclosure guidance with the FASB's decisions. The FASB also reached decisions on other items, including amortization, the cash flow presentation of payments for license a greements, transition and transition disclosures. ASU 2019-02 is effective for public business entities for fiscal years beginning after December 15, 2019 and interim periods within those years. For other than public business entities, ASU 2019-02 is effective for fiscal years beginning after December 15, 2020 and interim periods within those fiscal years. Early adoption is permitted. The Company early adopted this guidance as of January 1, 2020. The adoption of this ASU resulted in a reclassification of a mortization of program rights and prepayments within the consolidated statements of cash flow. Prior year amounts were not restated.

In March 2020, the FASB issued ASU 2020-04, Reference Rate Reform (Topic 848): Facilitation of the Effects of Reference Rate Reform on Financial Reporting, which provides temporary optional guidance to ease potential accounting impacts associated with transitioning a way from reference rates that are expected to be discontinued, such as interbank offered rates and London Interbank Offered Rate ("LIBOR"). The guidance includes practical expedients for contract modifications due to reference rate reform. Generally, contract modifications related to reference rate reform may be considered an event that does not require remea surement or reassessment of a previous accounting determination at the modification date. This guidance is effective immediately and is only a vailable through December 31, 2022. The Company is currently evaluating the potential impact that adopting this guidance could have on its consolidated financial statements.

Subsequent events—The Company evaluates subsequent events and the evidence they provide about conditions existing at the date of the balance sheet as well as conditions that arose after the balance sheet date but before the financial statements a reissued. The

effects of conditions that existed at the date of the balance sheet date are recognized in the financial statements. Events and conditions arising after the balance sheet date but before the financial statements are issued are evaluated to determine if disclosure is required to keep the financial statements from being misleading. To the extent such events and conditions exist, disclosures are made regarding the nature of events and the estimated financial effects for those events and conditions. For purposes of preparing the accompanying consolidated financial statements and the following notes to these financial statements, the Company evaluated subsequent events through August 10, 2020, the date the financial statements were issued.

2. Cash, Cash Equivalents and Restricted Cash

The following table provides the balance sheet details that sum to the total of cash, cash equivalents and restricted cash in the statement of cash flows.

	J	June 30, 2020	nber 31, 019	une 30, 2019
Cash and cash equivalents	\$	658,000	\$ 291,400	\$ 75,400
Restricted cash related to the redemption of the 5.125%				
senior secured notes due 2023 ("2023 senior notes")		1,218,800		
Restricted cash included in Prepaid expenses and other		200	200	600
Restricted cash included in Other assets		1,500	1,500	1,500
Total cash, cash equivalents and restricted cash shown in				,
the statement of cash flows	\$	1,878,500	\$ 293,100	\$ 77,500

Amounts included in restricted cash related to the redemption of the 5.125% senior secured notes due 2023 and restricted cash within Prepaid expenses and other and Other assets as of June 30, 2020, December 31, 2019 and June 30, 2019 pertain to escrow amounts for certain debt, lease and grant payments. At June 30, 2020, the cash set aside for redemption of the 2023 senior notes was reflected as restricted cash on the balance sheet (See Note 13. *Debt*).

3. Property and Equipment

Property and equipment consists of the following:

	une 30, 2020	December 31, 2019			
Land and improvements	\$ 77,600	\$	76,900		
Buildings and improvements	355,200		360,100		
Broadca st equipment	419,300		416,300		
Furniture, computer and other equipment	239,700		251,100		
Land, building, transponder equipment and vehicles financed with finance leases	102,800		103,100		
	1,194,600		1,207,500		
Accumulated depreciation	(723,100)		(690,700)		
Property and equipment	\$ 471,500	\$	516,800		

Depreciation expense on property and equipment was \$24.9 million and \$51.8 million, respectively, for the three and six months ended June 30, 2020. Depreciation expense on property and equipment was \$24.9 million and \$50.1 million, respectively, for the three and six months ended June 30, 2019.

4. Intangible Assets

The Company's television and radio broadcast licenses and the related cash flows are expected to continue indefinitely, and as a result the broadcast licenses have an indefinite useful life. The radio and television broadcast licenses are tested for impairment annually or more frequently if circumstances indicate a possible impairment exists.

Due to plans to sell certain Television ("TV") FCC licenses in the Media Networks segment, during the three months ended June 30, 2020 and impacted by the pandemic, the Company recognized a non-cash impairment loss of \$54.1 million. During the six months ended June 30, 2020, the Company recognized a non-cash impairment loss of \$129.2 million, of which \$75.1 million was

primarily related to certain radio broadcast licenses and other intangibles primarily within the Radio segment, resulting from the scaling back of advertising purchases due to COVID-19 and \$54.1 million related to certain TV FCC licenses described above. Based on developing market conditions, additional impairments may be required in future periods. There was no corresponding charge in the three and six months ended June 30, 2019.

Indefinite-Lived Intangible Assets

The fair value of the television and radio broadcast licenses is determined using the direct valuation method which is classified as a Level 3 measurement. Under the direct valuation method, the fair value of the television and radio broadcast licenses is calculated at the network or market level as applicable. The application of the direct valuation method attempts to isolate the income that is properly attributable to the television and radio broadcast licenses alone (that is, a part from tangible and identified intangible assets). It is based upon modeling a hypothetical "greenfield" build-up to a "normalized" enterprise that, by design, lacks inherent goodwill and whose only other assets have essentially been paid for (or added) as part of the build-up process. Under the direct valuation method, it is a ssumed that rather than acquiring television and radio broadcast licenses as part of a going concern business, the buyer hypothetically develops television and radio broadcast licenses and builds a new operation with similar attributes from inception. Thus, the buyer incurs start-up costs during the build-up phase. Initial capital costs are deducted from the discounted cash flow model which results in a value that is directly attributable to the indefinite-lived intangible assets. The key assumptions used in the direct valuation method are market revenue growth rates, market share, profit margin, duration and profile of the build-up period, estimated start-up capital costs and losses incurred during the build-up period, the risk-adjusted discount rate and terminal values. The market revenue growth rate assumption is impacted by, a mong other things, factors affecting the local advertising market for local television and radio stations. This data is populated using industry normalized information representing an average FCC license within a market. For the Company's broadcast license impairment testing, significant unobservable inputs utilized included discount rates and terminal growth rates. The fair value of the indefinite-lived intangible assets is classified as a Level 3 measurement.

5. Broadcast Incentive Auction and Channel-Sharing Arrangements

In connection with the FCC broadcast incentive auction held in 2017, the Company agreed to sell certa in spectrum assets in New York, Chicago and Philadelphia. Concurrently with the relinquishment of its spectrum assets, the Company entered into channel-sharing a greements with unaffiliated broadcasters in Chicago and Philadelphia for the right to utilize a portion of their spectrum in perpetuity. The Company amortizes these prepaid channel-sharing rights a greements on a straight-line basis over their estimated economic life of 34 years. As of June 30, 2020, \$3.5 million is recorded in "Prepaid expenses and other" and \$106.5 million is recorded in "Other assets" on the Company's consolidated balance sheet. As of December 31, 2019, \$3.5 million was recorded in "Prepaid expenses and other" and \$108.3 million is recorded in "Other assets" on the Company's consolidated balance sheet.

Separately, the Company has channel-sharing a greements in San Francisco and Washington D.C. with unaffiliated broadcasters providing them the right to utilize the Company's spectrum in these markets in perpetuity. As of June 30, 2020, \$2.3 million is recorded in current "Deferred revenue" and \$69.3 million is recorded in noncurrent "Deferred revenue" related to these agreements. As of December 31, 2019, \$2.3 million was recorded in current "Deferred revenue" and \$70.4 million is recorded in noncurrent "Deferred revenue". The Company will recognize the deferred revenue associated with these channel-sharing rights a greements on a straight-line basis over their estimated economic life of 34 years.

6. Accounts Payable and Accrued Liabilities

Accounts payable and accrued liabilities consist of the following:

	J	une 30, 2020	Dec	2019
Interest rate swap liability	\$	53,600	\$	31,400
Accrued interest		47,000		44,000
Accrued compensation		30,300		46,100
Accrued license fees		28,500		37,100
Program rights obligations		16,700		24,700
Accrued revenue obligations		11,000		49,200
Accrued restructuring, severance and related charges		8,200		6,000
Other accounts payable and accrued liabilities		133,400		119,900
	\$	328,700	\$	358,400

Restructuring, Severance and Related Charges

The Company's restructuring, severance and related charges, net of reversals from continuing operations, for the three and six months ended June 30, 2020 and 2019 are summarized below.

_	Three Mon June	nded		hs Ended e 30,			
	2020	2019	2020		2019		
Restructuring:		 _			_		
Activities initiated in 2017	\$ 1,500	\$ 4,400	\$ 4,600	\$	13,300		
Activities initiated in 2020	14,400		14,400				
Severance for individual employees and related charges	1,400	_	2,500		_		
Tota1	\$ 17,300	\$ 4,400	\$ 21,500	\$	13,300		

The restructuring activities initiated in 2017 were intended to rationalize costs. Severance for individual employees and related charges relate primarily to severance a mangements with former employees unrelated to the Company's restructuring activities. Due to the disruption caused by the COVID-19 pandemic, beginning in April the Company initiated a number of cost savings actions, including restructuring, which resulted in a restructuring charge of approximately \$14.4 million in the second quarter. Based on developing market conditions, additional restructuring charges may be required throughout the remainder of 2020.

The following tables present the restructuring charges, net of reversals from continuing operations, by segment during the three and six months ended June 30, 2020 and 2019.

_	Three Mo	onth	s Ended June 30	, 20	20	Six Months Ended June 30, 2020					
_	Employee Termination Benefits	Contract Termination Costs/Other			Total	Employee Termination Benefits		Contract Termination Costs/Other		Total	
<u>Charges Resulting From Restructuring Activities</u> Initiated in 2017											
Media Networks\$		\$	300	\$	300	\$	(100)	\$	1,000 \$	900	
Radio			300		300		`		800	800	
Corporate	_		900		900				2,900	2,900	
Charges Resulting From Restructuring Activities Initiated in 2020											
Media Networks	9,800		500		10,300		9,800		500	10,300	
Radio	1,400				1,400		1,400			1,400	
Corporate	2,700				2,700		2,700			2,700	
Consolidated\$	13,900	\$	2,000	\$	15,900	\$	13,800	\$	5,200 \$	19,000	

		Three Mo	nths	Ended June 30, 20)19	Six Months Ended June 30, 2019								
	Ter	Employee Termination Benefits		Contract ermination osts/Other	Total	Employee Termination Benefits		Contract Termination Costs/Other			Total			
Charges Resulting From Restructuring Activities Initiated in 2017 Media Networks	\$	1,500 300 200	\$	600 \$ (200) 2,000	2,100 100 2,200	\$	2,700 1,000 1,800		4,900 100 2,800	\$	7,600 1,100 4,600			
Consolidated	\$	2,000	\$	2,400 \$	4,400	\$	5,500	\$	7,800	\$	13,300			

The following tables present the activity in the restructuring lia bilities for the six months ended June 30, 2020 and 2019:

	A	ccrued									
		cturing as of		tructuring	ъ			sh Payments		estructuring	
Restructuring Activities Initiated in 2017	Decem	ber 31, 2019	<u> </u>	Expense	K	Reversals		and Other	as of Jul	ne 30, 2020	
Employee termination benefits	\$	3,900	\$	100	\$	(200)	\$	(2,600)	\$	1,200	
Contract termination costs/other		1,600		4,700		_		(6,300)			
Restructuring Activities Initiated in 2020											
Employee termination benefits		_		13,900				(8,600)		5,300	
Contract termination costs/other				500				(500)			
Consolidated	\$	5,500	\$	19,200	\$	(200)	\$	(18,000)	\$	6,500	
		_				_					
	Accrued Restructuring as of December 31, 2018					Reversals		Cash Payments and Other			estructuring ne 30, 2019
Restructuring Activities Initiated Prior to 2017		,									
Contract termination costs/other	\$	1,600	\$		\$		\$	(1,600)	\$		
Restructuring Activities Initiated in 2017											
Employee termination benefits		26,400		7,500		(2,000)		(24,200)		7,700	
Contract termination costs/other		17,700		7,800		<u> </u>		(25,500)			
Consolidated	\$	45,700	\$	15,300	\$	(2,000)	\$	(51,300)	\$	7,700	

Employee termination benefits accrued as of June 30, 2020 are expected to be paid within twelve months from June 30, 2020. Contract termination costs primarily relate to lease obligations that will be settled over the remaining lease term. The \$6.5 million accrued as of June 30, 2020 related to restructuring activities is included in current liabilities. All of the restructuring activities accrued as of December 31, 2019 is included in current liabilities. The Company had \$1.7 million and \$0.5 million severance accruals in current liabilities as of June 30, 2020 and December 31, 2019, respectively.

7. Revenue Contract Balances

Contract Liabilities

For certa in contractual arrangements, the Company receives cash consideration prior to providing the associated services resulting in deferred revenue recognition. In addition, the Company has recorded non-cash deferred revenue in connection with an obligation to Televisa to provide future advertising and promotion time. See Note 12. *Related Party Transactions*, under the heading "Televisa."

The following table presents the deferred revenue by segment:

	June 30, 2020	De	cember 31, 2019
Media Networks:			
Televisa deferred advertising	\$ 58,500	\$	54,400
Other deferred revenue.	16,700		15,000
Total current deferred revenue	\$ 75,200	\$	69,400
Media Networks:			
Televisa deferred advertising	\$ 234,400	\$	261,300
Channel-sharing deferred revenue	69,300		70,400
Other deferred revenue	1,400		1,600
Total non-current deferred revenue	\$ 305,100	\$	333,300
Total deferred revenue	\$ 380,300	\$	402,700

During the three and six months ended June 30, 2020, \$13.1 million and \$29.7 million of revenue was recognized that was included in the deferred revenue balance at December 31, 2019. During the three and six months ended June 30, 2019, \$27.8 million and \$45.7 million of revenue was recognized that was included in the deferred revenue balance at December 31, 2018.

Contract Assets

In certain circumstances where the Company enters into a contract with a customer for the provision of services for a defined period of time, the Company defers certain costs incurred in association with the origination of the contract. The deferred costs are generally amortized on a straight-line basis over the related contractual services period. The Company had \$154.6 million and \$104.9 million of contract assets as of June 30, 2020 and December 31, 2019, respectively, recorded in prepaid expenses and other assets (current and long-term).

8. Program Rights and Prepayments

For the three and six months ended June 30, 2020, the Company recognized non-cash impairment losses of zero and \$0.1 million in continuing operations, respectively, related to the write-down of program rights for content which will no longer be aired or revised estimates of ultimate revenue for certain program a ssets. For the three and six months ended June 30, 2019, the Company recognized non-cash impairment losses of \$1.0 million and \$6.6 million in continuing operations, respectively, primarily related to operating lease right-of-use assets and write-down of program rights.

9. Financial Instruments and Fair Value Measures

The carrying a mounts of certain financial instruments, including cash and cash equivalents, accounts receivable, accounts payable and accrued liabilities approximate their fair value.

Accounts Receivables – The Company's accounts receivable arise from the sale of advertising on broadcast and cable networks, local television and radio stations that generate advertising revenue. The Company also generates revenue from the sale of display, mobile and video advertising, as well as sponsorships, on its websites and mobile applications. In addition, accounts receivable arise through subscription revenue from fees charged for the right to view the programming content of the Company's broadcast networks, cable networks and stations through a variety of distribution platforms and viewing devices. Subscription revenue is principally comprised of fees received from MVPDs for carriage of the Company's networks and for carriage of the Univision and UniMás broadcast networks a ired on the Company's owned television stations as well as fees for digital content.

The Company considers a number of factors in estimating the credit losses associated with its accounts receivable including historical experience, the current financial condition of an individual customer and overall market conditions. The Company evaluates its credit losses on a customer by customer basis.

The following table provides the details of the Company's allowance for doubtful accounts:

		ce as of r 31, 2019	Provision for expected credit losses	Write-offs	Recoveries	nce as of 30, 2020
Allowance for Doubtful Accounts	\$	4,200	10,300	(1,600)	(100)	\$ 12,800
		ce as of r 31,2018	Provision for expected credit losses	Write-offs	Recoveries	nce as of 30,2019
Allowance for Doubtful Accounts	2	4 100	2 700	(4.200)	(100)	\$ 2 500

Interest Rate Swaps—The Company uses interest rate swaps to manage its interest rate risk. These interest rate swaps are measured at fair value primarily using significant other observable inputs (Level 2). In adjusting the fair value of its derivative contracts for the effect of nonperformance risk, the Company has considered the impact of netting and any applicable credit enhancements, such as collateral postings, thresholds, mutual puts, and guarantees. See Note 14. Interest Rate Swaps.

The majority of inputs into the valuations of the Company's interest rate swap derivatives include market-observable data such as interest rate curves, volatilities, and information derived from, or corroborated by market-observable data. Additionally, a specific unobservable input used by the Company in determining the fair value of its interest rate derivatives is an estimation of current credit spreads to appropriately reflect both its own nonperformance risk and the respective counterparty's nonperformance risk in the fair

value measurements. The inputs utilized for the Company's own credit spread are based on implied spreads from its privately placed debt securities with a nestablished trading market. For counterparties with publicly available credit information, the credit spreads over the LIBOR used in the calculations represent implied credit default swap spreads obtained from a third party credit data provider. Once these spreads have been obtained, they are used in the fair value calculation to determine the credit valuation adjustment ("CVA") component of the derivative valuation. Based on the Company's assessment of the significance of the CVA, it is not considered a significant input. The Company has determined that its derivative valuations in their entirety are classified as Level 2 measurements. The Company made an accounting policy election to measure the credit risk of its derivative financial instruments that are subject to master netting a greements on a net basis by counterparty portfolio.

Available-for-Sale Securities—The Company's available-for-sale securities relate to its investment in convertible notes with El Rey Holdings LLC ("El Rey"), an equity method investee. The fair value of the convertible notes is classified as a Level 3 measurement due to the significance of unobservable inputs which utilize company-specific information. See Note 10. *Investments*.

Equity Investments Not Accounted for Under the Equity Method—The fair value of the Entravision Communications Corporation ("Entravision") investment is based on the market value of Entravision's Class A common stock which is a Level 1 input. See Note 11. Investments.

Fair Value of Debt Instruments—The carrying value and fair value of the Company's debt instruments as of June 30, 2020 and December 31, 2019 are set out in the following tables. The fair values of the credit facilities are based on market prices (Level 1). The fair values of the senior notes are based on market yield curves based on credit rating (Level 2). The accounts receivable facility carrying value approximates fair value (Level 1). See Note 13. Debt for information on recent financing transactions.

	As of June 30, 2020			
	Ca	arrying Value		Fair Value
Replacement bank senior secured revolving credit facility maturing in 2025	\$	212,000	\$	212,000
Bank senior secured term loan facility maturing in 2024		1,916,200		1,767,700
Bank senior secured term loan facility maturing in 2026		1,963,400		1,830,900
Senior Secured Notes:				
5.125% Senior Secured Notes due 2023		1,197,100		1,209,200
5.125% Senior Secured Notes due 2025		1,474,700		1,395,800
9.500% Senior Secured Notes due 2025		359,700		385,400
6.625% Senior Secured Notes due 2027		1,475,000		1,409,600
Accounts receivable facility maturing in 2022		241,000		241,000
	\$	8,839,100	\$	8,451,600
		As of Decem	ber 3	31, 2019
	Ca	arrying Value		Fair Value
Bank senior secured revolving credit facility maturing in 2022	\$		\$	
Bank senior secured term loan facility maturing in 2024		4,243,900		4,185,600
Senior Secured Notes:				
6.750% Senior Secured Notes due 2022		357,900		363,500
5.125% Senior Secured Notes due 2023		1,197,000		1,196,600
5.125% Senior Secured Notes due 2025		1,474,100		1,457,600
Accounts receivable facility maturing in 2022		100,000		100,000
Accounts receivable facility maturing in 2022	\$	7,372,900	\$	7,303,300

10. Investments

The carrying value of the Company's unconsolidated investments is as follows:

	_	une 30, 2020	December 31, 2019	
Equity method investments Entravision Other investments	\$	16,400 13,400 12,900	\$	16,500 24,500
Total investments	\$	42,700	\$	10,400 51,400

As of June 30, 2020 and December 31, 2019, investments in equity method investees primarily includes the Company's investment in convertible notes with El Rey.

El Rey

El Rey owns and operates, among other assets, the El Rey television network, a 24-hour English-language general entertainment cable network targeting young a dult audiences.

The Company accounts for its equity investment under the equity method of accounting due to the fact that although the Company has less than a 20% ownership interest, it exerts significant influence over El Rey. The Company's share of earnings and losses is recorded based on contractual liquidation rights and not on relative equity ownership. To the extent that the Company's share of El Rey's losses exceeds its equity investment, the Company reduces the carrying value of its investment in El Rey's convertible notes through earnings. As a result, the carrying value of the Company's equity investment in El Rey does not equal its proportionate ownership in El Rey's net assets. During the three and six months ended June 30, 2020 the Company's recognized equity losses and fair value adjustments related to its investment in El Rey were not material to the Company's consolidated statements of operations. During the three and six months ended June 30, 2019, the Company recognized equity income of \$1.1 million and \$2.9 million, respectively, related to its investment in El Rey in Other within the Company's consolidated statements of operations.

The Company has invested a total of approximately \$127.4 million in El Rey in the form of convertible notes, consisting of a \$72.4 million twelve year note that bears interest at 7.5% issued in May 2013, a \$25.0 million twelve year note that bears interest at 7.5% issued in November 2014 and a \$30.0 million ten year note that bears interest at 7.4% issued in February 2015. To date the Company has not exercised any of its conversion rights under any of the notes. The El Rey convertible notes are debt securities which are classified as a vailable-for-sale securities. For the three and six months ended June 30, 2019, the Company recorded unrealized losses of approximately \$4.4 million and \$9.5 million to other comprehensive income to adjust the convertible debt, including all interest, to its estimated fair value of \$78.0 million. In the fourth quarter of 2019, the Company recognized an other-than-temporary reduction to the fair value of its investment in El Rey's convertible debt resulting in the reversal of unrealized gains recorded in accumulated other comprehensive income and the recording of a charge of \$44.8 million. Subsequent to the other-than-temporary non-cash impairment, the Company stopped recording interest income on the convertible debt. Therefore, for the three and six months ended June 30, 2020, the Company did not record any interest income related to the convertible debt. For the three and six months ended June 30, 2019, the Company recorded interest income of \$3.4 million and \$6.7 million, respectively, related to the convertible debt. As of June 30, 2020, and December 31, 2019, the Company's net investment balance in El Rey was \$15.1 million.

For a period following December 1, 2020 the Company has a right to call, and the initial majority equity owners have the right to put, in each case at fair market value, a portion of such owners' equity interest in El Rey. For a period following December 1, 2023 the Company has a similar right to call, and such owners have a similar right to put, all of such owners' equity interest in El Rey.

Entravision

The Company holds 9.4 million shares of Entravision Class U shares which have limited voting rights and are not publicly traded but are convertible into Class A common stock upon sale of these shares to a third party. The fair value of the Company's investment of Entravision as of June 30, 2020 is \$13.4 million. For the three and six months ended June 30, 2020, the Company recorded a loss on this investment of \$5.6 million and \$11.1 million, respectively, in Other within the Company's consolidated statements of operations. For the three and six months ended June 30, 2019, the Company recognized a loss of \$1.1 million and an income of \$2.0 million, respectively, in Other within the Company's consolidated statements of operations.

Other Investments

The Company holds equity positions in several small early-stage entities which may not have readily determinable fair values. For the three and six months ended June 30, 2020, the Company recorded a net gain of \$2.5 million, in both periods, in Other within the Company's consolidated statements of operations primarily as a result of an investment's financing transaction. For the three and six months ended June 30, 2019, the Company recorded a net gain of \$6.0 and \$9.0 million, respectively, in Other within the Company's consolidated statements of operations primarily as a result of an investment's financing transaction.

11. Discontinued Operations

In April 2019, the Company sold its English-language digital businesses for total proceeds of approximately \$18.9 million. In accordance with the applicable accounting guidance for the disposal of long-lived assets and discontinued operations, the results of the Company's English-language digital businesses have been classified as discontinued operations and excluded from both continuing operations and operating segments results for all periods presented.

The following table presents the major classes of the English-language digital businesses' operating results constituting the "Loss from discontinued operations, net of income taxes" in the consolidated statements of operations. The Company recorded impairments of zero and \$11.5 million for the three and six months ended June 30, 2019 associated with right-of-use a ssets retained from the English-language digital business and included in Other charges including impairment and restructuring.

	Three Months Ended June 30,				Six Months Ended June 30,			
	2020)		2019	202	0		2019
Revenue Direct operating expenses	\$		\$	1,200 100	\$		\$	15,900 9,700
Selling, general and administrative expenses Other charges including impairment and restructuring				3,300				12,200 12,700
Operating loss Other		_		(2,200) (400)		_		(18,700) 400
Loss before income taxes				(1,800) (500)				(19,100) (5,400)
Loss from discontinued operations, net of income taxes	\$		\$	(1,300)	\$		\$	(13,700)

12. Related Party Transactions

Original Sponsors

Pursuant to the Principal Investor Agreement, dated as of December 20, 2010 entered into by the Company and UHI with the Original Sponsors and Televisa (the "Principal Investor Agreement"), UHI's Board of Directors and any observers to the Board of Directors are entitled to reimbursement by the Company of any reasonable out-of-pocket expenses incurred by such directors or observers in connection with attending any meeting of the Board of Directors or any committee thereof. Pursuant to the Principal Investor Agreement, the Original Sponsors and Televisa are entitled to reimbursement by the Company for any reasonable costs and expenses incurred in connection with (i) exercising or enforcing their rights under UHI's governing documents and (ii) a mending UHI's governing documents. There were no significant out-of-pocket expenses for the three and six months ended June 30, 2020 and 2019.

The Original Sponsors are private investment firms that have in vestments in companies that may do business with the Company. No individual Original Sponsor has a controlling ownership interest in the Company. The Original Sponsors have controlling ownership interests or ownership interests with significant influence with companies that do business with the Company. Upon completion of the transaction with Searchlight, the Original Sponsors will no longer own an interest in UHI, see Note 20. Stock Purchase Agreement.

UHI has a consulting a rrangement with an entity controlled by the Chairman of the Board of Directors. The Company did not recognize any expense related to this a rrangement in the three and six months ended June 30, 2020 and 2019.

Televisa

Program License Agreement (as amended, the "PLA")

Pursuant to the program license a greement entered into effective 2011 (the "2011 PLA") and a predecessor program license a greement (the "Prior PLA") between Televisa and the Company, the Company committed to provide future a dvertising and promotion time at no charge to Televisa, with a cumulative historical fair value of \$970.0 million. This obligation remains in effect following the latest amendment and restatement in 2015 subject to an annual right to reduce the minimum amount committed by the Company for each respective year. The book value remaining under these commitments as of June 30, 2020 and December 31, 2019 was \$292.9 million and \$315.7 million, respectively, based on the fair value of the Company's advertising commitments at the dates the Prior PLA and the 2011 PLA were entered into. These amounts are recorded as deferred revenue (see Note 7. Revenue Contract Balances). For the three and six months ended June 30, 2020, the Company satisfied its commitment for the period resulting in revenue recognized of \$9.3 million and \$22.8 million, respectively. For the three and six months ended June 30, 2019, the Company satisfied its commitment for the period resulting in revenue recognized of \$15.6 million and \$26.1 million, respectively. During the second quarter of 2019, the Company and Televisa agreed to a reduction in deferred advertising commitments specific to fiscal 2019, which resulted in a \$14.7 million reduction to other direct operating expense during the three and six months ended June 30, 2019. While the Company is committed to provide future a dvertising and promotion time at no charge to Televisa for the duration of the PLA, the deferred revenue only extends through 2025 which was the earliest fixed date for termination of the PLA at the time the commitments were entered into. The deferred revenue is earned and revenue is recognized as advertising revenue as the related advertising and promotion time is provided. The advertising revenue from Televisa will be recognized into revenue through 2025 as the Company provides the advertising to satisfy the commitments.

Televisa receives royalties based on 16.45% of substantially all of the Company's Spanish language media networks revenue, until the expiration of the PLA. Additionally, Televisa receives an incremental 2.0% in royalty payments above the contractual revenue base (\$1.63 billion). In addition to the royalties, the Company pays Televisa a mounts to obtain the rights to certain Mexican First Division soccer leagues games not owned or controlled by Televisa. The term of the PLA will continue until 7.5 years after Televisa has voluntarily sold a specified portion of its shares of UHI's common stock.

For the three and six months ended June 30, 2020, the Company's license fees to Televisa were \$76.0 million and \$169.0 million, respectively. For the three and six months ended June 30, 2019, the Company's license fees to Televisa were \$97.6 million and \$180.7 million, respectively. The license fees are included in direct operating expenses on the consolidated statement of operations. The Company had accrued license fees to Televisa of \$28.5 million and \$37.1 million as of June 30, 2020 and December 31, 2019, respectively, which are included in accounts payable and accrued lia bilities on the consolidated balance sheets.

Other Televisa Transactions

From time to time an affiliate of the Company enters into licensing a greements with Televisa to provide Televisa the right to exhibit certain Spanish-language programming in Latin America outside of Mexico. In addition, the Company and Televisa have established a cost-sharing arrangement for certain sports properties. As of June 30, 2020 and December 31, 2019, the Company has a payable to Televisa of \$0.3 million and \$0.7 million, respectively, related to sports-related production costs.

In addition, during the second quarter of 2019, the Company a greed to transfer its share of the net assets of a production venture to Televisa for one dollar. The Company recorded a loss of \$2.7 million related to this transfer.

Univision Holdings, Inc.

During the three and six months ended June 30, 2020 the Company repurchased common stock on behalf of UHI of \$0.2 million. During the three and six months ended June 30, 2019, the Company repurchased common stock on behalf of UHI of \$0.5 million and \$1.3 million, respectively.

El Rey

In connection with its investment in El Rey, the Company provides certain distribution, a dvertising sales and back office/technical services to El Rey for fees generally based on incremental costs incurred by the Company in providing such services, including compensation costs for certain dedicated Univision employees performing such services, an allocation of certain Univision facilities costs and a use fee during the useful life of certain Univision a ssets used by El Rey in connection with the provision of the services. The Company also receives an annual \$3.0 million management fee which is recorded as a component of revenue. The Company has also agreed to provide certain English-language soccer programming in exchange for a license fee and promotional

support to the El Rey television network. During the three and six months ended June 30, 2020, the Company recognized \$2.2 million and \$3.4 million, respectively, for the management fee and reimbursement of costs. During the three and six months ended June 30, 2019, the Company recognized \$2.0 million and \$5.2 million, respectively, for the management fee and reimbursement of costs. As of June 30, 2020, and December 31, 2019, the Company has a receivable of \$0.8 million related to these management fees and reimbursement of costs.

13. Debt

Long-term debt consists of the following:

	June 30, 2020	December 31, 2019
Bank senior secured revolving credit facility maturing in 2022	\$ —	\$ —
Replacement bank senior secured revolving credit facility maturing in 2025	212,000	_
Bank senior secured term loan facility maturing in 2024	1,916,200	4,243,900
Bank senior secured term loan facility maturing in 2026	1,963,400	_
Senior Secured Notes:		
6.750% Senior Secured Notes due 2022	_	357,900
5.125% Senior Secured Notes due 2023	1,197,100	1,197,000
5.125% Senior Secured Notes due 2025	1,474,700	1,474,100
9.500% Senior Secured Notes due 2025	359,700	_
6.625% Senior Secured Notes due 2027	1,475,000	_
Accounts receivable facility maturing in 2022	241,000	100,000
Finance lease obligations.	60,000	63,500
	8,899,100	7,436,400
Less current portion	(1,556,400)	(81,600)
Long-term debt and finance lease obligations	\$ 7,342,700	\$ 7,354,800

On March 20, 2020, due to market uncertainties in the global markets resulting from the COVID-19 pandemic, the Company drew down a pproximately \$442.8 million on its available bank and accounts receivable revolving facilities. As of June 30, 2020, the Company repaid approximately \$89.8 million of these drawdowns. In July 2020, due to reduced concerns over financial markets, the Company repaid all outstanding balances on its bank credit and accounts receivable revolving credit facilities. As of August 10, 2020, the Company has no balances outstanding under its bank credit and accounts receivable revolving credit facilities.

At June 30, 2020, there was \$212.0 million outstanding on the replacement bank revolving credit facility and the Company had \$398.0 million a vailable under its replacement bank revolving credit facility following the June 2020 Amendment (as defined below). For the six months ended June 30, 2020, the effective interest rate related to the Company's senior secured term loans in total was 5.12% including the impact of the interest rate swaps and 4.18% excluding the impact of the interest rate swaps. After the repayment in July 2020, the Company has \$610.0 million a vailable under its bank revolving credit facility.

The accounts receivable facility is comprised of a \$100.0 million term component and a \$300.0 million revolving component that is subject to the availability of qualifying receivables. At June 30, 2020, the Company had \$100.0 million outstanding under the term component and \$141.0 million outstanding under the revolving component, and the interest rate was 1.66%. In addition, at June 30, 2020 there was \$69.2 million of outstanding letters of credit against the accounts receivable revolving component resulting in \$89.8 million being a vailable under this facility. After the repayment in July 2020, the Company has \$230.8 million a vailable under its accounts receivable revolving credit facility.

Approximately \$81.1 million and \$23.6 million of deferred financing costs are presented as a direct reduction of the Company's long-term debt in the consolidated balance sheet as of June 30, 2020 and December 31, 2019, respectively. At June 30, 2020 and December 31, 2019, Other a ssets include \$15.3 million and \$3.9 million, respectively, of deferred financing costs related to the Company's revolving credit facilities. The following table details the principal and carrying values of the Company's long-term debt as of June 30, 2020. The Company issued a redemption notice on June 18, 2020 for its 5.125% senior secured notes due 2023 to redeem all \$1.197.8 million a ggregate principal amount outstanding on July 18, 2020. See "Recent Financing Transactions — Redemption of the 5.125% Senior Secured Notes due 2023" below. The difference between principal and carrying value is made up of the \$81.1 million of deferred financing costs discussed above and \$2.7 million of net unamortized premium and discount.

	Principal	(Deferred Financing Costs) and Premium/(Discount)	Carrying Value
Bank senior secured revolving credit facility maturing in 2022	\$	\$ —	\$
Replacement bank senior secured revolving credit facility maturing in			
2025	212,000	_	212,000
Bank senior secured term loan facility maturing in 2024	1,922,700	(6,500)	1,916,200
Bank senior secured term loan facility maturing in 2026	2,000,000	(36,600)	1,963,400
Senior Secured Notes:			
6.750% Senior Secured Notes due 2022	_		_
5.125% Senior Secured Notes due 2023	1,197,800	(700)	1,197,100
5.125% Senior Secured Notes due 2025	1,479,400	(4,700)	1,474,700
9.500% Senior Secured Notes due 2025	370,000	(10,300)	359,700
6.625% Senior Secured Notes due 2027	1,500,000	(25,000)	1,475,000
Accounts receivable facility maturing in 2022	241,000	_	241,000
Finance lease obligations.	60,000		60,000
	\$ 8,982,900	\$ (83,800)	\$ 8,899,100

Unamortized

Recent Financing Transactions

June 2020 Amendment to the Senior Secured Credit Facilities

On June 24, 2020, the Company entered into a namendment (the "June 2020 Amendment") to its bank credit a greement governing the Company's senior secured revolving credit facility and senior secured term loan facility, which are referred to collectively as the "Senior Secured Credit Facilities." The June 2020 Amendment, among other things, (a) provided for a new class of revolving credit commitments that refinanced and decreased the commitments under the existing revolving credit facility from \$850.0 million to \$610.0 million (with a letter of credit subfacility thereunder of \$175.0 million), subject to an unused commitment fee in an amount equal to 0.35% per annum on the average unused daily revolving credit balance, which mature on April 30, 2025 (subject to an earlier maturity if certain indebtedness of the Company is not repaid or refinanced on or prior to the dates set forth in the credit agreement), revolver drawings will typically bear interest at LIBOR (with no floor) and a margin of 3.75% per annum (with leveraged-based step downs consistent with the existing credit a greement); and (b) facilitated the incurrence of replacement term loans in an aggregate principal amount of approximately \$2.0 billion to refinance a portion of the existing term loans due 2024, with the replacement term loans having a maturity date of March 15, 2026 and a mortizing at 1.0% per annum on a quarterly basis, commencing on September 30, 2020. The replacement term loans will typically bear interest at LIBOR (with a floor of 1.00%) plus an applicable margin of 3.75% per annum (with no leveraged-based step downs).

In the event the Company voluntarily prepays or a mends the replacement term loans within 12 months of the closing date, for the primary purpose of reducing the "effective" interestrate margin or yield of the replacement term loans, then such prepayment or a mendment will be made at 101.0% of the amount prepaid or subject to such amendment.

Approximately \$1,922.7 million of senior secured term loans were not a mended in the June 2020 Amendment, and continue to have a maturity date of March 15,2024 and bear interest at the rates otherwise set forth in the existing credit agreement.

6.625% Senior Secured Notes due 2027

On June 18, 2020, the Company issued \$1,500.0 million a ggregate principal amount of 6.625% senior secured notes due 2027 (the "2027 senior notes") at par, plus accrued and unpaid interest from June 18, 2020. The 2027 senior notes will mature on June 1, 2027. The Company will pay interest on the 2027 senior notes semi-annually in arrears on June 1 and December 1 of each year, commencing on December 1, 2020. The Company may redeem the 2027 senior notes, at the Company's option, in whole or in part, upon not less than 10 nor more than 60 days' notice at any time and from time to time at the redemption prices forth below. The 2027 senior notes will be redeemable at the applicable redemption price (expressed as percentages of principal amount of the 2027 senior notes to be redeemed) plus accrued and unpaid interest thereon to, but excluding, the applicable redemption date if redeemed during the twelve month period beginning on June 1 of each of the following years: 2023 (103.313%), 2024 (101.656%) and 2025 and therea fter (100.0%). At any time prior to June 1, 2023, the Company may redeem the 2027 senior notes at a redemption price equal to 100% of the principal amount of the 2027 senior notes to be redeemed plus accrued and unpaid interest plus the greater of (i) 1.0% of the principal amount and (ii) the excess, if any, of (A) an amount equal to the present value at such redemption date of (1) the

redemption price of such note at June 1, 2023, plus (2) all required interest payments due on such note through June 1, 2023 (excluding accrued but unpaid interest to, but excluding, the redemption date), computed using a discount rate equal to the Treasury Rate (as defined in the indenture) as of such redemption date plus 50 basis points; over (B) the principal amount of such note to be redeemed on such redemption date.

At any time, or from time to time, until June 1, 2023, the Company may, at the Company's option, use the net cash proceeds of one or more equity offerings to redeem up to 40% of the then outstanding a ggregate principal amount of the 2027 senior notes issued under the indenture at a redemption price equal to 106.625% of the a ggregate principal amount thereof, plus accrued and unpaid interest thereon, provided that (i) at least 50% of the a ggregate principal amount of 2027 senior notes issued under the indenture remains outstanding and (ii) the Company makes such redemption not more than 180 days after the consummation of any such equity offering. In addition, if the Company undergoes a change of control, it may be required to offer to purchase the 2027 senior notes from holders at a purchase price equal to 101% of the principal amount plus accrued interest.

The Company used the net proceeds from the issuance of the 2027 senior notes to fund the redemption of the 2023 senior notes, including any related fees and expenses. At June 30, 2020, the cash set a side for redemption was reflected as restricted cash on the balance sheet. The redemption occurred on July 20, 2020. Due to this July redemption, the Company had restricted cash of approximately \$1.2 billion and the to-be-redeemed 2023 senior secured notes on its balance sheet as of June 30, 2020. In addition, the Company prepaid \$265.0 million aggregate principal amount of the Company's senior secured term loans due 2024 with the proceeds of the 2027 senior notes.

Redemption of the 5.125% Senior Secured Notes due 2023

On June 18, 2020, the Company delivered a notice of redemption to holders of its 5.125% senior secured notes due 2023 (the "2023 senior notes") to redeem all \$1,197.8 million aggregate principal amount outstanding on July 18, 2020. On July 20, 2020, the Company redeemed all of the remaining \$1,197.8 million aggregate principal amount of the 2023 senior notes at a redemption price equal to 100.854% of the principal amount of the 2023 senior notes to be redeemed, plus accrued and unpaid interest to, but excluding, the redemption date. The Company utilized the net proceeds from the issuance of 2027 senior notes issued on June 18, 2020 to pay the redemption price and accrued and unpaid interest.

Redemption of the 6.750% Senior Secured Notes due 2022

On May 28, 2020, the Company redeemed all of the remaining \$357.8 million a ggregate principal amount of its 6.750% senior secured notes due 2022 (the "2022 senior notes") at a redemption price equal to 101.125% of the a ggregate principal amount of the 2022 senior notes redeemed, plus accrued and unpaid interest thereon to, but excluding, the redemption date. The Company utilized the net proceeds from the issuance of \$370.0 million a ggregate principal amount of the 9.500% senior secured notes due 2025 issued on April 28, 2020 to pay the redemption price and accrued and unpaid interest.

9.500% Senior Secured Notes due 2025

On April 28, 2020, the Company issued \$370.0 million aggregate principal amount of 9.500% senior secured notes due 2025 (the "2025 senior notes") at an original issuance discount of 99.026%, plus accrued and unpaid interest from April 28, 2020. The notes will mature on May 1, 2025. The Company will pay interest on the 2025 senior notes semi-annually in arrears on May 1 and November 1 of each year, commencing on November 1, 2020. The Company may redeem the 2025 senior notes, at the Company's option, in whole or in part, upon not less than 10 nor more than 60 days' notice at any time and from time to time at the red emption prices forth below. The 2025 senior notes will be redeemable at the applicable redemption price (expressed as percentages of principal amount of the 2025 senior notes to be redeemed) plus accrued and unpaid interest thereon to, but excluding, the applicable redemption date if redeemed during the twelve month period beginning on May 1 of each of the following years: 2022 (104.750%), 2023 (102.375%) and 2024 and thereafter (100.0%). At any time prior to May 1, 2022, the Company may redeem the 2025 senior notes at a redemption price equal to 100% of the principal amount of the 2025 senior notes to be redeemed plus accrued and unpaid interest plus the greater of (i) 1.0% of the principal amount and (ii) the excess, if any, of (A) an amount equal to the present value at such redemption date of (1) the redemption price of such note at May 1, 2022, plus (2) all required interest payments due on such note through May 1, 2022 (excluding accrued but unpaid interest to, but excluding, the redemption date), computed using a discount rate equal to the Treasury Rate (as defined in the indenture) as of such redemption date plus 50 basis points; over (B) the principal amount of such note to be redeemed on such redemption date.

At any time, or from time to time, until May 1, 2023, the Company may, at the Company's option, use the net cash proceeds of one or more equity offerings to redeem up to 40% of the then outstanding a ggregate principal amount of the 2025 senior notes issued under the indenture at a redemption price equal to 109.500% of the a ggregate principal amount thereof, plus accrued and unpaid interest thereon, provided that (i) at least 50% of the a ggregate principal amount of 2025 senior notes issued under the indenture

remains outstanding and (ii) the Company makes such redemption not more than 180 days after the consummation of any such equity offering. In addition, if the Company undergoes a change of control, it may be required to offer to purchase the 2025 senior notes from holders at a purchase price equal to 101% of the principal amount plus accrued interest.

Loss on Refinancing of Debt

For the three and six months ended June 30, 2020, the Company recorded a loss on refinancing of debt of \$47.0 million, for both periods, as a result of refinancing of the Company's debt as described above. The loss includes the premium, fees, the write-off of certain unamortized deferred financing costs and the write-off of certain unamortized premium related to instruments that were repaid.

14. Interest Rate Swaps

The Company's objectives in using interest rate derivatives are to add stability to interest expense and to manage its exposure to interest rate movements. To accomplish these objectives, the Company primarily uses interest rate swaps as part of its interest rate risk management strategy. These interest rate swaps involve the receipt of variable amounts from a counterparty in exchange for the Company making fixed-rate payments over the life of the agreements without exchange of the underlying notional amount. The Company has agreements with each of its interest rate swap counterparties which provide that the Company could be declared in default on its derivative obligations if repayment of the underlying indebtedness is accelerated by the lender due to the Company's default on the indebtedness. The Company does not enter into derivatives for trading purposes.

Derivatives Designated as Hedging Instruments

As of June 30, 2020, the Company has five effective cash flow hedges. During the second quarter of 2019, the Company entered into three new interest rate swaps which effectively convert the interest payable on \$750 million of variable rate de bt into fixed rate debt, at a weighted-average rate of approximately 1.86% through June 2021. On February 28, 2020, the Company's two interest rate swaps which effectively converted the interest payable on \$2.5 billion of variable rate debt into fixed rate debt, at a weighted-a verage rate of approximately 2.25% matured. Concurrent with the maturity of these two swaps, two forward-starting interest rate swaps that convert the interest payable on \$2.5 billion of variable rate debt into fixed rate debt, at a weighted-average rate of approximately 2.94% became effective and will mature in February 2024. These two forward-starting interest rate swaps were entered into to extend the Company's hedge of LIBOR with a 1% floor from February 2020 through February 2024. On March 11, 2020, the Company novated a \$1.0 billion variable rate debt into fixed rate debt swap with Deutsche Bank AG which was effective on February 28, 2020 and which matures on February 28, 2024 and replaced the counter-party with CitiBank N.A. No terms of the underlying swap were changed.

	Number of Instruments	(in whole dollars)
Interest Rate Derivatives		
Interest Rate Swap Contracts (current through June 2021)	3	\$ 750,000,000
Interest Rate Swap Contracts (February 2020 through February 2024)	2	\$ 2,500,000,000

Current National

Impact of Interest Rate Derivatives on the Consolidated Financial Statements

The table below presents the fair value of the Company's derivative financial instruments, as well as their classification on the consolidated balance sheets:

	Consolidated Balance Sheet Location	As of e 30, 2020	As of December 31, 2019	
Derivatives Designated as Hedging Instruments Interest Rate Swap Contracts—Current Lia bilities	Accounts payable and	\$ 53,600	\$ 31,400	
Interest Rate Swap Contracts—Non-Current Liabilities	accrued liabilities Other long-term liabilities	\$ 112,000	\$ 85,700	

The Company does not offset the fair value of interest rate swaps in an asset position against the fair value of interest rate swaps in a liability position on the balance sheet. Due to the liability position of the Company's interest rate swaps as of June 30, 2020 and December 31, 2019, if the Company had presented the fair value of the interest rate swaps on a net basis, there would be no change to the consolidated balance sheets. As of June 30, 2020, the Company has not posted any collateral related to any of the interest rate swap contracts. If the Company had breached any of these default provisions at June 30, 2020, it could have been required to settle its obligations under the agreements at their termination value of \$181.3 million.

The table below presents the effect of the Company's derivative financial instruments designated as cash flow hedges on the consolidated statements of operations and the consolidated statements of comprehensive income for the three and six months ended June 30, 2020 and 2019:

Derivatives Designated as Cash Flow Hedges	Amount of G Recognized Comprehens (Loss) on I	in Other ive Income	Location of Gain or (Loss) Reclassified from AOCLI into Income	Amount of Ga Reclassifi AOCLI into	ed from	Total Interest Expense on the Statement of Operations			
	2020	2019		2020	2019	2020	2019		
For the three months ended June 30,	\$ (13,300)	\$ (48,000)	Interest expense	\$ (13,900)	\$ 2,700	\$ 105,900	\$ 96,300		
For the six months ended	\$ (68,000)	\$ (83,200)	Interest expense	\$ (18,600)	\$ 5,600	\$ 201,000	\$ 193,400		

(a) The amount of gain or (loss) reclassified from accumulated other comprehensive (loss) income ("AOCLI") into income includes amounts that have been reclassified related to current effective hedging relationships as well as a mortizing AOCLI amounts related to discontinued cash flow hedging relationships which matured on February 28, 2020. For the three and six months ended June 30, 2020, the Company amortized approximately zero and \$1.0 million, respectively, of unrealized gains on hedging activities from AOCLI into interest expense. For the three and six months ended June 30, 2019, the Company amortized approximately \$1.5 million and \$3.0 million, respectively, of unrealized gains on hedging activities from AOCLI into interest expense.

During the next twelve months, from June 30, 2020, approximately \$54.0 million of netunrealized losses will be reclassified from AOCLI to interest expense (inclusive of the amounts being a mortized related to discontinued cash flow hedging relationships).

15. Accumulated Other Comprehensive Income (Loss)

Comprehensive income (loss) is reported in the consolidated statements of comprehensive income (loss) and consists of net income (loss) and other gains (losses) that affect stockholder's equity but, under GAAP, are excluded from net income (loss). For the Company, items included in other comprehensive income (loss) are foreign currency translation adjustments, unrealized gain (loss) on hedging activities, the amortization of unrealized (gain) loss on hedging activities and unrealized gain (loss) on a vailable-for-sale securities.

The following tables present the changes in accumulated other comprehensive (loss) income by component for the six months ended June 30, 2020 and 2019, respectively. All amounts are net of tax.

	Gains and (Losses) on Hedging Activities	Gains and (Losses) on Available-for- Sale Securities	Currency Translation Adjustment	Total
Balance as of December 31, 2018	\$ (52,900)	\$ 22,300	\$ (4,900)	\$ (35,500)
Other comprehensive (loss) income before reclassifications Amounts reclassified from accumulated other comprehensive loss	(64,000) (1,900)	(7,100)	200	(70,900) (1,900)
Net other comprehensive (loss) income	(65,900)	(7,100)	200	(72,800)
Balance as of June 30, 2019	\$ (118,800)	\$ 15,200	\$ (4,700)	\$ (108,300)

	Gains and (Losses) on Currency Hedging Translation Activities Adjustment			Total		
Balance as of December 31, 2019	\$ (129,800)	\$	(4,700)	\$ (134,500)		
Other comprehensive loss before reclassifications Amounts reclassified from a ccumulated other comprehensive loss	(36,000) (700)		(1,400)	(37,400) (700)		
Net other comprehensive loss	(36,700)		(1,400)	(38,100)		
Balance as of June 30, 2020	\$ (166,500)		(6,100)	\$ (172,600)		

The following tables present the activity within other comprehensive income (loss) and the tax effect related to such activity.

	2020					2019							
	Pretax		Tax (provision) benefit		Net of tax		Pretax		Tax (provision) benefit		N	et of tax	
Three months ended June 30,													
Unrealized gain (loss) on hedging activities	\$	600	\$	(200)	\$	400	\$	(49,400)	\$	12,700	\$	(36,700)	
Amortization of unrealized gain on hedging activities		_		_		_		(1,300)		400		(900)	
Unrealized loss on available-for-sale securities		_		_		_		(4,400)		1,100		(3,300)	
Currency translation adjustment		400		_		400		_		_		_	
Other comprehensive (loss) income	\$	1,000	\$	(200)	\$	800	\$	(55,100)	\$	14,200	\$	(40,900)	
Six months ended June 30,													
Unrealized (loss) gain on hedging activities	\$	(48,500)	\$	12,500	\$	(36,000)	\$	(86,200)	\$	22,200	\$	(64,000)	
Amortization of unrealized gain on hedging activities		(900)		200		(700)		(2,600)		700		(1,900)	
Unrealized loss on available-for-sale securities		_		_		_		(9,500)		2,400		(7,100)	
Currency translation adjustment		(1,400)				(1,400)		200		_		200	
Other comprehensive (loss) income	\$	(50,800)	\$	12,700	\$	(38,100)	\$	(98,100)	\$	25,300	\$	(72,800)	

During the three and six months ended June 30, 2020, unrealized gain (loss) on hedging activities is primarily due to the change in one-month LIBOR rates for interest rate swaps. Amounts reclassified from accumulated other comprehensive loss related to hedging activities are recorded to interest expense. See Note 14. *Interest Rate Swaps* for further information related to amounts reclassified from accumulated other comprehensive (loss) income.

16. Income Taxes

The Company's current estimated effective tax rate as of June 30, 2020 was approximately 20%, which differs from the statutory rate, primarily due to permanent tax differences and discrete items, partially offset by the impact of state and local taxes. The Company's estimated effective tax rate as of June 30, 2019 was approximately 24%, which differed from the statutory rate, primarily due to permanent tax differences and discrete items, partially offset by the impact of state and local taxes.

The effective tax rate is based on expected income or losses, statutory tax rates and tax planning opportunities applicable to the Company. For interim financial reporting, the Company estimates the annual tax rate based on projected taxable income or loss for the full year and records a quarterly income tax provision or benefit in accordance with the anticipated annual rate adjusted for discrete items. As the year progresses, the Company refines the estimates of the year's taxable income or loss as new information becomes available, including year-to-date financial results. This continual estimation process often results in a change to the expected effective tax rate for the year. When this occurs, the Company adjusts the income tax provision or benefit during the quarter in which the change in estimate occurs so that the year-to-date provision or benefit reflects the expected annual tax rate. Significant judgment is required in determining the effective tax rate and in evaluating the tax positions.

In response to COVID-19, President Donald Trump signed into law the Coronavirus Aid, Relief, and Economic Security Act (the "CARES Act") on March 27,2020. The CARES Act provides numerous tax and other stimulus measures. The Company has estimated the impact of the CARES Act on its consolidated financial statements. The Company anticipates it may benefit from the technical correction for qualified lea sehold improvements, which changes 39-year property to 15-year property, be eligible for 100% tax bonus depreciation, acceleration of refunds of previously generated Alternative Minimum Tax credits and the creation of certain refundable employee retention credits.

17. Share-Based Compensation

On December 1, 2010, UHI established the 2010 Equity Incentive Plan, which was adopted to attract, retain and motivate officers and employees of, consultants to, and non-employee directors of the Company.

During the three and six months ended June 30, 2020, the Company recorded share-based compensation expense of \$5.0 million and \$11.0 million, respectively. During the three and six months ended June 30, 2019, the Company recorded share-based compensation expense of \$6.5 million and \$11.2 million, respectively.

The Company did not grant any stock options during the three and six months ended June 30, 2020. Approximately 80% of the Company's stock options vest over periods of between three and five years. The remaining 20% of stock options vest only upon a change in control and therefore no compensation expense is recorded until such event occurs. As of June 30, 2020, total unrecognized compensation cost related to unvested stock option awards that will vest upon satisfaction of service conditions is \$6.1 million, which is expected to be recognized over a weighted-average period of 1.0 years.

The Company did not grant any restricted stock unit a wards during the three and six months ended June 30, 2020. The Company's outstanding restricted stock unit awards vest over periods of between three and four years from the date of grant. The fair value of restricted stock units a warded to employees is measured at estimated intrinsic value at the date of grant. Total unrecognized compensation cost related to unvested restricted stock units as of June 30, 2020 is \$13.6 million, which is expected to be recognized over a weighted-average period of 1.2 years.

18. Contingencies and Commitments

Contingencies

The Company maintains insurance coverage for various risks, where deemed appropriate by management, a trates and terms that management considers reasonable. The Company has deductibles for various risks, including those associated with windstorm and earthquake damage. The Company self-insures its employee medical benefits and its media errors and omissions exposures. In management's opinion, the potential exposure in future periods, if uninsured losses were to be incurred, should not be material to the consolidated financial position or results of operations.

The Company is subject to various la wsuits and other claims in the normal course of business. In addition, from time to time, the Company receives communications from government or regulatory a gencies concerning investigations or a llegations of noncompliance with law or regulations in jurisdictions in which the Company operates.

The Company establishes reserves for specific liabilities in connection with regulatory and legal actions that the Company deems to be probable and estimable. The Company believes the amounts accrued in its financial statements are sufficient to cover all probable liabilities. In other instances, the Company is not able to make a reasonable estimate of any liability because of the uncertainties related to the outcome and/or the amount or range of loss. The Company does not expect that the ultimate resolution of pending regulatory and legal matters in future periods will have a material effect on the Company's financial condition or result of operations.

In March 2020, the World Health Organization declared the outbreak of a novel coronavirus (COVID-19) as a pandemic, which continues to spread throughout the United States and abroad. Due to plans to sell certa in TV FCC licenses in the Media Networks segment, during the three months ended June 30, 2020 and impacted by the pandemic, the Company recognized a non-cash impairment loss of \$54.1 million. During the six months ended June 30, 2020, the Company recognized a non-cash impairment loss of \$129.2 million, of which \$75.1 million was primarily related to certain radio broadcast licenses and other intangibles primarily within the Radio segment, resulting from the scaling back of advertising purchases due to COVID-19 and \$54.1 million related to certain TV FCC licenses described above, see Note 4. *Intangible Assets*. Furthermore, the Company has been forced to vacate many of its offices and layoff a significant number of employees, which has led to a more difficult operating environment. Due to the disruption caused by the COVID-19 pandemic, beginning in April the Company initiated a number of cost savings actions, including restructuring, which resulted in a restructuring charge of approximately \$14.4 million in the second quarter related to these initiatives. Based on developing market conditions, additional restructuring charges may be required throughout the remainder of 2020. Due to the uncertain and rapid nature of developments related to COVID-19, the Company cannot estimate the impact on its business, financial condition or near or longer-term financial or operational results with certainty, except as expressly specified.

In July 2017, the Financial Conduct Authority (the authority that regulates LIBOR) announced it intends to stop compelling banks to submit rates for the calculation of LIBOR after 2021. The Alternative Reference Rates Committee ("ARRC") has proposed that the Secured Overnight Financing Rate ("SOFR") is the rate that represents best practice as the alternative to USD-LIBOR for use

in derivatives and other financial contracts that are currently indexed to USD-LIBOR. ARRC has proposed a paced market transition plan to SOFR from USD-LIBOR and organizations are currently working on industry wide and company specific transition plans as it relates to derivatives and cash markets exposed to USD-LIBOR. The Company has material contracts that are indexed to USD-LIBOR and is monitoring this activity and evaluating the related risks.

Commitments

In the normal course of business, the Company enters into multi-year contracts for programming content, sports rights, research and other service arrangements and in connection with joint ventures.

The Company has long-term operating leases expiring on various dates for office, studio, automobile and tower rentals. The Company's operating leases, which are primarily related to buildings and tower properties, have various renewal terms and escalation clauses. The Company also has long-term finance lease obligations for land and facilities and for its transponders that are used to transmit and receive its network signals.

19. Segments

The Company's segments have been determined in a ccordance with the Company's internal management structure, which is organized based on operating activities that a rereviewed by the Company's chief operating decision maker. The Company evaluates performance based on several factors. In addition to considering primary financial measures including revenue, management evaluates operating performance for planning and forecasting future business operations by considering Adjusted OIBDA (as defined below). Adjusted OIBDA eliminates the effects of certain items the Company does not consider indicative of its core operating performance.

Based on its customers and type of content, the Company has operations in two segments, Media Networks and Radio. The Company's Media Networks segment includes the *Univision* and *UniMás* broadcast networks; 10 cable networks, including *Galavisión* and *TUDN*; and the Company's owned or operated television stations. The Media Networks segment also includes digital properties consisting of online and mobile websites and applications including *Univision.com* and *Univision Now*, a direct-to-consumer, on-demand and live streaming subscription service. In April 2019, the Company sold its English-language digital businesses. The results of the English-language digital businesses have been classified as discontinued operations for all periods presented.

The Radio segment, now known as the *Uforia Audio Network*, includes the Company's owned and operated radio stations; a live event series; and the *Uforia* music application which includes the digital audio elements of *Univision.com*. Additionally, the Company incurs corporate expenses separate from the two segments which include general corporate overhead and unallocated, shared company expenses related to human resources, finance, legal, other corporate departments and executive function which are centrally managed and support the Company's operating and financing activities. Unallocated assets include the retained interest in the Company's accounts receivable facility, fixed assets and deferred financing costs that are not allocated to the segments. The segments have separate financial information which is used by the chief operating decision maker to evaluate performance and allocate resources. The segment results reflected in the disclosures below illustrate how management evaluates its financial performance and allocates resources and are not necessarily indicative of the results of operations that each segment would have achieved had they operated as stand-alone entities during the periods presented.

Adjusted OIBDA represents operating income before depreciation, amortization and certain additional adjustments to operating income. In calculating Adjusted OIBDA the Company's operating income is adjusted for share-based compensation and other non-cash charges, restructuring and severance charges, as well as other non-operating related items.

Adjusted OIBDA is not, and should not be used as, an indicator of or alternative to operating income or income from continuing operations as reflected in the consolidated financial statements. It is not a measure of financial performance under GAAP and it should not be considered in isolation or as a substitute for measures of performance prepared in accordance with GAAP. Since the definition of Adjusted OIBDA may vary among companies and industries, it should not be used as a measure of performance a mong companies.

Segment information on a continuing operations basis is presented in the following table:

		Three Mon	nths E e 30,	inded		Six Months Ended June 30,				
		2020		2019		2020		2019		
Disaggregated revenues: Advertising:										
Media NetworksRadio	\$	210,000 26,300	\$	347,200 57,900	\$	490,300 75,100	\$	634,200 106,700		
Tota1	\$	236,300	\$	405,100	\$	565,400	\$	740,900		
Subscription:										
Media Networks	\$	272,200	\$	263,300	\$	554,700	\$	501,500		
Total	\$	272,200	\$	263,300	\$	554,700	\$	501,500		
Content licensing:	-									
Media Networks	\$	3,500	\$	1,800	\$	22,500	\$	11,000		
Tota1	\$	3,500	\$	1,800	\$	22,500	\$	11,000		
Other:	<u> </u>	-,	_		_		_	,		
Media Networks	\$	16,700	\$	27,700	\$	44,200	\$	53,900		
Radio	Ψ	2,300	Ψ	3,800	Ψ	4,600	Ψ	6,300		
Tota1	\$	19,000	\$	31,500	\$	48,800	\$	60,200		
Revenue:		17,000		01,000		. 0,000				
Media Networks	\$	502,400	\$	640,000	\$	1,111,700	\$	1,200,600		
Radio		28,600	·	61,700	·	79,700		113,000		
Consolidated	\$	531,000	\$	701,700	\$	1,191,400	\$	1,313,600		
Depreciation and amortization:										
Media Networks	\$	32,800	\$	31,600	\$	67,500	\$	63,400		
Radio		1,300		1,400		2,500		2,800		
Consolidated	_	5,000	_	5,100		10,100		10,300		
	\$	39,100	\$	38,100	\$	80,100	\$	76,500		
Operating income (loss):	Ф	157.700	Ф	224 200	Ф	204.100	Ф	402.500		
Media NetworksRadio	\$	157,700 (10,500)	\$	234,300 11,700	\$	384,100 (83,100)	\$	403,500 15,900		
Corporate		(22,800)		(33,300)		(53,700)		(67,400)		
Consolidated	\$	124,400	\$	212,700	\$	247,300	\$	352,000		
Adjusted OIBDA:										
Media Networks	\$	260,600	\$	272,400	\$	525,400	\$	485,400		
Radio		(7,300)		13,800		(2,600)		20,600		
Corporate		(10,500)		(20,500)		(28,900)		(36,000)		
Consolidated	\$	242,800	\$	265,700	\$	493,900	\$	470,000		
Capital expenditures:				-		_		_		
Media Networks	\$	3,600	\$	11,600	\$	8,700	\$	32,400		
Radio Corporate		100 1,900		200 4,800		100 5,200		500 9,000		
Consolidated	Φ.		Φ.		Φ.		Φ.			
Consolidated	\$	5,600	\$	16,600	\$	14,000	\$	41,900		

	June 30, 2020	December 31, 2019
Totalassets:	_	<u> </u>
Media Networks	\$ 7,699,500	\$ 7,767,900
Radio	473,400	554,700
Corporate	2,514,300	998,100
Consolidated	\$ 10,687,200	\$ 9,320,700

Presented below on a consolidated basis is a reconciliation of (loss) income from continuing operations, which is the most directly comparable GAAP financial measure, to the non-GAAP measure Adjusted OIBDA:

	Three Months	Ended June 30,	Six Months I	Ended June 30,
	2020	2019	2020	2019
(Loss) income from continuing operations	(27,300)	\$ 92,000	\$ (15,600)	\$ 128,900
(Benefit) provision for income taxes	(7,600)	29,100	(3,900)	40,700
(Loss) income before income taxes	(34,900)	121,100	(19,500)	169,600
Other expense (income):				
Interest expense	105,900	96,300	201,000	193,400
Interest income	(300)	(3,500)	(1,000)	(6,800)
Amortization of deferred financing costs	2,300	1,900	4,200	3,800
Loss on refinancing of debt	47,000	_	47,000	_
Other ^(a)	4,400	(3,100)	15,600	(8,000)
Operating income	124,400	212,700	247,300	352,000
Depreciation and amortization	39,100	38,100	80,100	76,500
Impairment loss ^(b)	54,100	1,000	129,200	6,600
Restructuring, severance and related charges	17,300	4,400	21,500	13,300
Loss on dispositions ^(c)	100	2,500	700	8,900
Share-based compensation	5,000	6,500	11,000	11,200
Other adjustments to operating income (d)	2,800	500	4,100	1,500
Adjusted OIBDA\$	242,800	\$ 265,700	493,900	\$ 470,000

- (a) Other is primarily comprised of loss (income) arising from the Company's investments and costs related to the pending sale of a majority ownership interest in UHI.
- (b) Impairment loss is primarily comprised of non-cash impairments related to the write-down of broadcast license and other intangibles primarily in the Radio and Media Networks segment and write-down of program rights due to decisions not to air certain content or revised estimates of ultimate revenue for certain program assets in the Media Networks segment. Impairment loss in 2020 is related to the write down of broadcast licenses and other intangibles due the impact of the COVID-19 pandemic and the Company's plan to sell certain broadcast licenses. Impairment loss in 2019 is primarily comprised of non-cash impairments related to operating lease right-of-use a ssets and write-down of program rights due to decisions not to air certain content or revised estimates of ultimate revenue.
- (c) Loss on dispositions in 2020 and 2019 primarily relates to the sale of real estate assets and write-off of facility-related assets.
- (d) Other adjustments to operating income in 2020 and 2019 are primarily comprised of unusual and infrequent items as permitted by our credit agreement, including operating expenses in connection with COVID-19 in 2020.

The Company is providing the supplemental information below which is the portion of the Company's revenue equal to the royalty base used to determine the license fee payable by the Company under the program license a greement with Televisa, as set forth below:

	Three Months Ended June 30,				Six Mont June	 	
		2020		2019	2020	2019	
Consolidated Revenue	\$	531,000	\$	701,700	\$ 1,191,400	\$ 1,313,600	
Radio segment revenue (including Radio digital revenue) Other adjustments to arrive at revenue included in royalty base		(28,600) (25,200)		(61,700) (44,200)	 (79,700) (62,400)	(113,000) (88,200)	
Royalty base used to calculate Televisa license fee	\$	477,200	\$	595,800	\$ 1,049,300	\$ 1,112,400	

20. Stock Purchase Agreement

Pursuant to a Stock Purchase Agreement dated February 24, 2020, the members of the Original Sponsors, the bank investors, the management stockholders and all other stockholders of UHI other than Televisa and its affiliates have a greed to sell all of their shares of Class A and Class B common stock of UHI (constituting a majority ownership interest in UHI) to Searchlight III UTD, L.P. Televisa and its affiliates are neither selling nor acquiring any shares in the transaction, and Televisa will retain its current ownership interests. In addition, the terms of the PLA and other commercial a greements with Televisa will remain unchanged. The transaction, which is subject to customary closing conditions, including receipt of regulatory approvals, is expected to close later in 2020.

UNIVISION COMMUNICATIONS INC. AND SUBSIDIARIES

Management's Discussion and Analysis of Financial Condition and Results of Operations Executive Summary

Univision Communications Inc., together with its wholly-owned subsidiaries (the "Company," "Univision," "we," "us" and "our"), operates its business through two segments: Media Networks and Radio.

- Media Networks: The Company's Media Networks segment includes 12 broadcast and cable networks and more than 40 digital and mobile properties. The Company operates two broadcast television networks. Univision Network is a mong the most-watched broadcast television networks among U.S. Hispanics, available in approximately 78% of U.S. Hispanic television households. *UniMás* is among the leading Spanish-language broadcast television networks. In addition, the Company operates 10 cable networks, including Galavisión, the most-watched Spanish-language entertainment cable network among U.S. Hispanics, and TUDN, the most-watched Spanish-language sports cable network among U.S. Hispanics. TUDN accounts for a majority of soccer viewing in the U.S. regardless of language. The Company owns or operates 65 local television stations, including stations located in 20 of the 25 largest markets in the U.S., which is more owned or operated local television stations than any of the top four English-language broadcast networks. In addition, the Company provides programming to 70 broadcast network station affiliates. 61% of *Univision Network* distribution and 54% of *UniMás* distribution are through owned or operated networks. The Company's digital properties consist of online and mobile websites and applications, which generated approximately 399 million average monthly page views during the six months ended June 30, 2020. Univision.com is the Company's flagship digital property and is the #1 most visited Spanish-language website a mong U.S. Hispanics for approximately the last four years, and *Univision Now* is the Company's direct-to-consumer, ondemand and live streaming subscription service. For the six months ended June 30, 2020, the Media Networks segment accounted for approximately 93% of the Company's revenue.
- Radio: The Company's Radio segment, now known as Uforia Audio Network, has the largest Spanish-language radio group in the U.S., and its stations are frequently ranked #1 or #2 among Spanish-language stations in many major markets. The Company owns or operates 58 radio stations, including stations in 14 of the top 25 designated market areas ("DMAs") and Puerto Rico. The Company's radio stations reach 14 million listeners per week and cover approximately 68% of the U.S. Hispanic population. The Radio segment also includes the expansion of the Uforia brand, including the Uforia Music Series comprised of experiential and digital centric event series and the Company's Uforia music application featuring radio, music, and podcast content, which includes a total of 97 radio stations (including 13 exclusive digital stations and 35 affiliate stations), 61 podcast series with a growing list of over 10,000 podcast episodes published daily and weekly, over 300 play lists categorized by mood and a library of more than 40 million songs. For the six months ended June 30, 2020, the Radio segment accounted for approximately 7% of the Company's revenue.

Additionally, the Company incurs and manages shared corporate expenses related to human resources, finance, legal and executive functions and certain assets separately from its two segments.

The sale of the English-language digital assets was completed in April 2019. Unless indicated otherwise, this discussion and analysis relates to the Company's continuing operations. The English-language digital businesses were previously included in the Media Networks segment.

How Performance of the Business is Assessed

In assessing its performance, the Company uses a variety of financial and operational measures, including revenue, Adjusted OIBDA, Bank Credit Adjusted OIBDA and income from continuing operations.

Revenue

Ratings

The Company's advertising and subscription revenue is impacted by the strength of its television and radio ratings. The ratings of the Company's programs, which are an indication of market acceptance, directly affect its ability to generate advertising revenue during the airing of the program. In addition, programming with greater market acceptance is more likely to generate estimated incremental revenue through increases in the subscription fees that the Company is able to negotiate with multichannel video programming distributors ("MVPDs").

The Company's ratings and consequently its ability to generate advertising revenue are also a ffected by the scope of distribution of the Company's networks on these MVPDs. The Company's distribution revenue was negatively impacted by the temporary lapse of its a greement with the DISH Network Corporation ("DISH") during the period from July 2018 through March 26, 2019. On March 26, 2019 the Company announced a long-term agreement for carriage of Univision networks and stations on DISH's Digital Basic Services ("DBS") system.

Advertising—The Company generates a dvertising revenue from the sale of advertising on broadcast and cable networks, local television and radio stations. The Company also generates revenue from the sale of display, mobile and video a dvertising, as well as sponsorships, on its websites and mobile applications. In some cases, the network advertising sales are subject to ratings guarantees that require the Company to provide additional advertising time if the guaranteed audience levels are not achieved. Revenues for any audience deficiencies are deferred until the guarantee audience levels is met, by providing additional advertisements. Advertising contracts, which are generally short-term, are billed monthly, with payments due shortly after the invoice date.

For the broadcast and cable networks, the Company sells a dvertising time in the upfront and scatter markets. In the upfront market, advertisers buy advertising time for the upcoming season in advance, often at discounted rates from the Company's standard rates. In the scatter market, advertisers buy advertising time close to the time when the commercials will be run and often pay a premium to the Company's standard rates. The mix between the upfront and scatter markets is based upon a number of factors, such as pricing, demand for a dvertising time, type of programming and economic conditions.

Advertising revenue from the sale of advertising on broadcast and cable networks, local television and radio station is recognized when advertising spots are a ired and performance guarantees, if any, are achieved. The achievement of performance guarantees is based on audience ratings from an independent research company. If there is a guarantee to deliver a targeted audience rating, revenues are recognized based on the proportion of the audience rating delivered to the total guaranteed in the contract. For impression-based digital advertising, revenue is recognized when "impressions" are delivered, while revenue from non-impression-based digital advertising is recognized over the period that the advertisements are displayed. "Impressions" are defined as the number of times that an advertisement appears in pages viewed by users of the Company's digital properties. Sponsorship advertisement revenue is recognized ratably over the contract period.

Growth in advertising sales comes from increased viewership and pricing, expanded available inventory and the launch of new platforms. In addition, advertising revenue may grow as brand, volume and pricing gaps between advertising targeting U.S. Hispa nics and advertising targeting the overall U.S. population narrow. Advertising revenue is subject to seasonality, market-based variations, general economic conditions, political cycles and advocacy campaigns. In addition, major sporting events, including soccer tournaments such as the Gold Cup, generate estimated incremental revenue in the periods in which the programming airs from advertisers who purchase both such events and other advertising, and result in such advertisers shifting the timing for their purchase of other advertising from periods within the year in which the major sporting events programming does not air. Further, other major sporting events, including the World Cup and the Olympics, which air on the Company's competitors' networks may shift advertising to such competitors in the periods in which the programming airs.

Subscription—Subscription revenue includes fees charged for the right to view the programming content of the Company's broadcast networks, cable networks and stations through a variety of distribution platforms and viewing devices. Subscription revenue is principally comprised of fees received from MVPDs for carriage of the Company's networks and for a uthorizing carriage ("retransmission consent") of Univision and UniMás broadcast networks a ired on the Company's owned television stations as well as fees for digital content. Typically, the Company's networks and stations are aired by MVPDs pursuant to multi-year carriage a greements that provide for the level of carriage that the Company's networks and stations will receive, and if a pplicable, for annual rate increases. Subscription revenue is largely dependent on the market demand for the content that the Company provides, contractual rate-per-subscriber negotiated in the agreements, and the number of subscribers that receive the Company's networks or content. Subscriber fee revenues are net of the amortization of any capitalized amounts paid to MVPDs. The Company defers these capitalized a mounts and amortizes such amounts through the term of the agreement.

The Company also receives retransmission consent fees related to television stations that the Company does not own (referred to as "a ffiliates") that are affiliated with Univision and UniMás broadcast networks. The Company has agreements with its affiliates whereby the Company negotiates the terms of retransmission consent a greements for substantially all of its Univision and UniMás stations with MVPDs. As part of these arrangements, the Company shares the retransmission consent fees received with certain of its affiliates.

The Company's carria ge agreements with MVPDs are renewed or renegotiated periodically. The Company has renewed six of the top seven MVPD distribution a greements since September 2018. These renewals include double-digit weighted rate increases across all major MVPD renewals. The renewals signed during 2019 have rate step-ups beginning in the first quarter of 2020. The Company has no major distribution renewals prior to the end of 2021 and the next major distribution expirations are staggered over a

five-year period. In the future, as the Company negotiates new contracts, it anticipates that its subscription revenue will incre as a and represent both a larger percentage of the Company's revenue and a significant portion of the Company's a nticipated revenue growth. The Company's success in increasing its subscription revenue will depend on the Company's ability to successfully negotiate new carriage a greements with MVPDs and renew its existing carriage agreements that are up for renewal at higher rates. The Company may not, however, be able to achieve such higher rates in negotiating with MVPDs for carriage of its networks and stations and there may be disputes that arise in the future as a result of consolidation in the cable or satellite MVPD industry or for other reasons. The Company also receives subscription revenue related to fees for its digital content. The Company expects that the portion of subscription revenue attributable to digital MVPDs will continue to increase over time.

Content Licensing—The Company licenses programming content for digital streaming and to other cable and satellite providers. Content licensing revenue is recognized when the content is delivered, and all related obligations have been satisfied. For licenses of internally-produced television programming, each individual episode delivered represents a separate performance obligation and revenue is recognized when the episode is made available to the licensee for exhibition and the license period has begun. All revenue is recognized only when it is probable that the Company will collect substantially all of the consideration for the content licensing.

Other Revenue

The Company classifies revenue from contractual commitments (including non-cash advertising and promotional revenue) primarily related to Televisa as Other Revenue. The Company also recognizes other revenue related to support services provided to joint ventures and related to spectrum access in channel sharing a rrangements. From time to time the Company enters into transactions involving its spectrum.

Adjusted OIBDA

Adjusted OIBDA represents operating income before depreciation, amortization and certain additional adjustments to operating income. In calculating Adjusted OIBDA the Company's operating income is a djusted for share-based compensation and other non-cash charges, restructuring and severance charges, as well as other non-operating related items. Management primarily uses Adjusted OIBDA or comparable metrics to evaluate the Company's operating performance, for planning and forecasting future business operations. The Company believes that Adjusted OIBDA is used in the broadcast industry by analysts, investors and lenders and serves as a valuable performance assessment metric for investors. For important information a bout Adjusted OIBDA and a reconciliation of Adjusted OIBDA to income from continuing operations, which is the most directly comparable GAAP financial measure see "Reconciliation of Non-GAAP Measures" and "Notes to Consolidated Financial Statements—19. Segments."

Bank Credit Adjusted OIBDA

Bank Credit Adjusted OIBDA represents Adjusted OIBDA with certain additional adjustments permitted under the Company's senior secured credit facilities and the indentures governing the senior notes that adds back and/or deducts, as applicable, specified business optimization expenses, unusual, infrequent items, income (loss) from equity investments in entities, the results of which are consolidated in the Company's operating income (loss), that are not treated as subsidiaries, and from subsidiaries designated as unrestricted subsidiaries, in each case under such credit facilities and indentures, and certain other expenses. Management uses Bank Credit Adjusted OIBDA as a secondary measure to Adjusted OIBDA to evaluate the Company's operating performance, for planning and forecasting future business operations. Management also uses Bank Credit Adjusted OIBDA to assess the Company's ability to satisfy certain financial covenants contained in the Company's senior secured credit facilities and the indentures governing the Company's senior notes; for these purposes Bank Credit Adjusted OIBDA is further adjusted to give effect to the redesignation of unrestricted subsidiaries as restricted subsidiaries for the 12 month period then ended upon such redesignation. For a reconciliation of Bank Credit Adjusted OIBDA to (loss) income from continuing operations, see "Reconciliation of Non-GAAP Measures."

The following table provides revenue, Adjusted OIBDA and Bank Credit Adjusted OIBDA (as defined in "How Performance of the Business is Assessed" above) for each of the Company's segments for the periods presented (in thousands). See "Reconciliation of Non-GAAP Measures" for a reconciliation of the non-GAAP terms Adjusted OIBDA and Bank Credit Adjusted OIBDA to (loss) income from continuing operations, which is the most directly comparable GAAP financial measure.

	Three Months En	me 30,		Six Months En	nded June 30,				
	2020		2019		2020		2019		
Revenue:									
Media Networks	\$ 502,400	\$	640,000	\$	1,111,700	\$	1,200,600		
Radio	28,600		61,700		79,700		113,000		
Consolidated	\$ 531,000	\$	701,700	\$	1,191,400	\$	1,313,600		
Adjusted OIBDA:									
Media Networks	\$ 260,600	\$	272,400	\$	525,400	\$	485,400		
Radio	(7,300)		13,800		(2,600)		20,600		
Corporate	 (10,500)		(20,500)		(28,900)		(36,000)		
Consolidated	\$ 242,800	\$	265,700	\$	493,900	\$	470,000		
Bank Credit Adjusted OIBDA:									
Media Networks	\$ 262,000	\$	275,000	\$	528,000	\$	489,900		
Radio	(6,800)		14,000		(1,800)		21,800		
Corporate	 (7,900)		(17,500)		(23,300)		(29,100)		
Consolidated	\$ 247,300	\$	271,500	\$	502,900	\$	482,600		

Recent Developments

June 2020 Amendment to the Senior Secured Credit Facilities

On June 24, 2020, the Company entered into a namendment (the "June 2020 Amendment") to its bank credit a greement governing the Company's senior secured revolving credit facility and senior secured term loan facility, which are referred to collectively as the "Senior Secured Credit Facilities." The June 2020 Amendment, among other things, (a) provided for a new class of revolving credit commitments that refinanced and decreased the commitments under the existing revolving credit facility from \$850.0 million to \$610.0 million (with a letter of credit subfacility thereunder of \$175.0 million), subject to a nunused commitment fee in an amount equal to 0.35% per annum on the average unused daily revolving credit balance, which mature on April 30, 2025 (subject to an earlier maturity if certain indebtedness of the Company is not repaid or refinanced on or prior to the dates set forth in the credit agreement), revolver drawings will typically bear interest at LIBOR (with no floor) and a margin of 3.75% per annum (with leveraged-based step downs consistent with the existing credit agreement); and (b) facilitated the incurrence of replacement term loans in an aggregate principal amount of approximately \$2.0 billion to refinance a portion of the existing term loans due 2024, with the replacement term loans having a maturity date of March 15, 2026 and a mortizing at 1.0% per annum on a quarterly basis, commencing on September 30, 2020. The replacement term loans will typically bear interest at LIBOR (with a floor of 1.00%) plus an applicable margin of 3.75% per annum (with no leveraged-based step downs).

In the event the Company voluntarily prepays or a mends the replacement term loans within 12 months of the closing date, for the primary purpose of reducing the "effective" interest rate margin or yield of the replacement term loans, then such prepayment or a mendment will be made at 101.0% of the amount prepaid or subject to such amendment.

Approximately \$1,922.7 million of senior secured term loans were not a mended in the June 2020 Amendment, and continue to have a maturity date of March 15, 2024 and bear interest at the rates otherwise set forth in the existing credit agreement.

6.625% Senior Secured Notes due 2027

On June 18, 2020, the Company issued \$1,500.0 million a ggregate principal amount of 6.625% senior secured notes due 2027 (the "2027 senior notes") at par, plus a ccrued and unpaid interest from June 18, 2020. The 2027 senior notes will mature on June 1, 2027. The Company will pay interest on the 2027 senior notes semi-annually in arrears on June 1 and December 1 of each year, commencing on December 1, 2020. The Company may redeem the 2027 senior notes, at the Company's option, in whole or in part, upon not less than 10 nor more than 60 days' notice at any time and from time to time at the redemption prices forth below. The 2027

senior notes will be redeemable at the applicable redemption price (expressed as percentages of principal amount of the 2027 senior notes to be redeemed) plus accrued and unpaid interest thereon to, but excluding, the applicable redemption date if redeemed during the twelve month period beginning on June 1 of each of the following years: 2023 (103.313%), 2024 (101.656%) and 2025 and thereafter (100.0%). At any time prior to June 1, 2023, the Company may redeem the 2027 senior notes at a redemption price equal to 100% of the principal amount of the 2027 senior notes to be redeemed plus accrued and unpaid interest plus the greater of (i) 1.0% of the principal amount and (ii) the excess, if any, of (A) an amount equal to the present value at such redemption date of (1) the redemption price of such note at June 1, 2023, plus (2) all required interest payments due on such note through June 1, 2023 (excluding accrued but unpaid interest to, but excluding, the redemption date), computed using a discount rate equal to the Treasury Rate (as defined in the indenture) as of such redemption date plus 50 basis points; over (B) the principal amount of such note to be redeemed on such redemption date.

At any time, or from time to time, until June 1,2023, the Company may, at the Company's option, use the net cash proceeds of one or more equity offerings to redeem up to 40% of the then outstanding a ggregate principal amount of the 2027 senior notes issued under the indenture at a redemption price equal to 106.625% of the a ggregate principal amount thereof, plus accrued and unpaid interest thereon, provided that (i) at least 50% of the a ggregate principal amount of 2027 senior notes issued under the indenture remains outstanding and (ii) the Company makes such redemption not more than 180 days after the consummation of any such equity offering. In addition, if the Company undergoes a change of control, it may be required to offer to purchase the 2027 senior notes from holders at a purchase price equal to 101% of the principal amount plus accrued interest.

The Company used the net proceeds from the issuance of the 2027 senior notes to fund the redemption of the 2023 senior notes, including any related fees and expenses. At June 30, 2020, the cash set a side for redemption was reflected as restricted cash on the balance sheet. The redemption occurred on July 20, 2020. Due to this July redemption, the Company had restricted cash of approximately \$1.2 billion and the to-be-redeemed 2023 senior secured notes on its balance sheet as of June 30, 2020. In addition, the Company prepaid \$265.0 million a ggregate principal amount of the Company's senior secured term loans due 2024 with the proceeds of the 2027 senior notes.

Redemption of the 5.125% Senior Secured Notes due 2023

On June 18, 2020, the Company delivered a notice of redemption to holders of its 5.125% senior secured notes due 2023 (the "2023 senior notes") to redeem all \$1,197.8 million a ggregate principal amount outstanding on July 18, 2020. On July 20, 2020, the Company redeemed all of the remaining \$1,197.8 million a ggregate principal amount of the 2023 senior notes at a redemption price equal to 100.854% of the principal amount of the 2023 senior notes to be redeemed, plus accrued and unpaid interest to, but excluding the redemption date. The Company utilized the net proceeds from the issuance of 2027 senior notes issued on June 18, 2020 to pay the redemption price and accrued and unpaid interest.

Redemption of the 6.750% Senior Secured Notes due 2022

On May 28,2020, the Company redeemed all of the remaining \$357.8 million a ggregate principal amount of its 6.750% senior secured notes due 2022 (the "2022 senior notes") at a redemption price equal to 101.125% of the a ggregate principal amount of the 2022 senior notes redeemed, plus a ccrued and unpaid interest thereon to, but excluding, the redemption date. The Company utilized the net proceeds from the issuance of \$370.0 million a ggregate principal amount of the 9.500% senior secured notes due 2025 issued on April 28,2020 to pay the redemption price and accrued and unpaid interest.

9.500% Senior Secured Notes due 2025

On April 28, 2020, the Company issued \$370.0 million a ggregate principal amount of 9.500% senior secured notes due 2025 (the "2025 senior notes") at an original issuance discount of 99.026%, plus a ccrued and unpaid interest from April 28, 2020. The notes will mature on May 1,2025. The Company will pay interest on the 2025 senior notes semi-annually in arrears on May 1 and November 1 of each year, commencing on November 1,2020. The Company may redeem the 2025 senior notes, at the Company's option, in whole or in part, upon not less than 10 nor more than 60 days' notice at any time and from time to time at the redemption prices forth below. The 2025 senior notes will be redeemable at the applicable redemption price (expressed as percentages of principal amount of the 2025 senior notes to be redeemed) plus accrued and unpaid interest thereon to, but excluding, the applicable redemption date if redeemed during the twelve month period beginning on May 1 of each of the following years: 2022 (104.750%), 2023 (102.375%) and 2024 and thereafter (100.0%). At any time prior to May 1,2022, the Company may redeem the 2025 senior notes at a redemption price equal to 100% of the principal amount of the 2025 senior notes to be redeemed plus accrued and unpaid interest plus the greater of (i) 1.0% of the principal amount and (ii) the excess, if any, of (A) an amount equal to the present value at such redemption date of (1) the redemption price of such note at May 1,2022, plus (2) all required interest payments due on such note through May 1,2022 (excluding accrued but unpaid interest to, but excluding, the redemption date), computed using a discount rate

equal to the Treasury Rate (as defined in the indenture) as of such redemption date plus 50 basis points; over (B) the principal amount of such note to be redeemed on such redemption date.

At any time, or from time to time, until May 1,2023, the Company may, at the Company's option, use the net cash proceeds of one or more equity offerings to redeem up to 40% of the then outstanding a ggregate principal a mount of the 2025 senior notes issued under the indenture at a redemption price equal to 109.500% of the a ggregate principal a mount thereof, plus accrued and unpaid interest thereon, provided that (i) at least 50% of the a ggregate principal a mount of 2025 senior notes issued under the indenture remains outstanding and (ii) the Company makes such redemption not more than 180 days after the consummation of any such equity offering. In addition, if the Company undergoes a change of control, it may be required to offer to purchase the 2025 senior notes from holders at a purchase price equal to 101% of the principal a mount plus accrued interest.

Stock Purchase Agreement

Pursuant to a Stock Purchase Agreement dated February 24, 2020, the members of the original sponsors, the bank investors, the management stockholders and all other stockholders of Univision Holdings, Inc. ("UHI") other than Grupo Televisa S.A.B. and its affiliates ("Televisa") have agreed to sell all of their shares of Class A and Class B common stock of UHI (constituting a majority ownership interest in UHI) to Searchlight III UTD, L.P. Televisa and its affiliates are neither selling nor acquiring any shares in the transaction, and Televisa will retain its current ownership interests. In addition, the terms of the program license agreement as a mended in July 2015 effective as of January 1, 2015 with Televisa (the "Televisa PLA") and other commercial agreements with Televisa will remain unchanged. The transaction, which is subject to customary closing conditions, including receipt of regulatory approvals, is expected to close later in 2020.

Impacts of COVID-19

COVID-19 has, and will continue, to impact the Company, due to, a mong other things, the negative impact on a dvertising trends and its advertising revenue, suspension of sporting events and curtailment or suspension of other programming production that the Company has broadcast rights to, reductions or delays in the production of programming by the Company's partners, and general COVID-19 related disruptions to the Company's business and operations. Advertising results at both Media Networks and Radio were impacted at the end of the first quarter and throughout the second quarter by COVID-19 due to the factors a bove. During the second quarter, advertising materially weakened from the first quarter due to further postponement of live sports and lower demand from a dvertisers adversely impacted by the health crisis. Due to the uncertain and rapid nature of developments related to COVID-19, the Company cannot estimate the impact on its business, financial condition or near or longer-term financial or operational results with certainty, except as expressly specified.

COVID-19 has had and will continue to have a significant and adverse impact on the Company's business. Advertising revenue makes up a significant portion of the Company's revenue, and, like other broadcast companies and similar businesses that depend on advertising spend, the Company expects to experience a significant decline in a dvertising revenue due to COVID-19. The Company believes that as a result of COVID-19, its customers may alter their purchasing activities in response to the current and future economic environment, and, a mong other things, its customers may change or scale back future purchases of advertising. COVID-19 led to the suspension of sporting events, such as soccer matches, and other live events for which the Company has broadcast rights. Other than Liga MX soccer matches which resumed in July and UEFA Champion's League tournament which will begin soon, the Company cannot predict when such sporting and live events will resume and the terms of its broadcast rights when they resume. COVID-19 has led to the halting or curtailment of other productions, including the production of programming both by the Company and its partners. Although production of some of the Company's and Televisa's programming has resumed, not all programming by the Company and its partners has resumed. Such changes, including the resulting loss of advertising revenue and renegotiations with partners that own sporting and other programming rights, could have a material adverse impact on the Company's business, financial position and results of operations.

Due to plans to sell certa in Television ("TV") Federal Communications Commission ("FCC") licenses in the Media Networks segment, during the three months ended June 30, 2020 and impacted by the pandemic, the Company recognized a non-cash impairment loss of \$54.1 million. During the six months ended June 30, 2020, the Company recognized a non-cash impairment loss of \$129.2 million, of which \$75.1 million was primarily related to certain radio broadcast licenses and other intangibles primarily within the Radio segment, resulting from the scaling back of advertising purchases due to COVID-19 and \$54.1 million related to certain TV FCC licenses described above. Based on developing market conditions, additional impairments may be required in future periods.

Furthermore, the Company has been forced to vacate many of its offices and layoff a significant number of employees, which has led to a more difficult operating environment. Due to the disruption caused by the COVID-19 pandemic, beginning in April the Company initiated a number of actions expected to deliver an estimated \$125.0 million of cost reductions when compared to 2019

total annual direct operating expenses (other than variable programlicense fees and amortization of major soccer programming rights), which resulted in restructuring charge of approximately \$14.4 million in the second quarter related to these initiatives. The Company is on track to deliver the remaining reductions over the remainder of the year. Based on developing market conditions, a dditional restructuring charges may be required throughout the remainder of 2020. The cost reductions will arise from lower third-party non-programming expenses, lower major soccer expenses, employee actions and other initiatives and will be realized ratably throughout the year.

While the Company has significant sources of cash and liquidity and access to its senior secured credit facilities, a prolonged period of generating lower cash from operations could adversely affect the Company's financial condition and the achievement of its strategic objectives. The outbreak of COVID-19 has also significantly increased economic uncertainty. The current outbreak and continued spread of COVID-19 has already caused the start of a global recession, which will further adversely affect the Company's business, and such adverse effects may be material. Due to the uncertain and rapid nature of developments related to COVID-19, the Company cannot estimate the impact on its business, financial condition or near or longer-term financial or operational results with certainty. In addition, the United States is currently experiencing a resurgence with a rising rate of infections. The longer and more severe the pandemic, including repeat or cyclical outbreaks beyond the one we are currently experiencing, the more severe the adverse effects will be on the Company's business, results of operations, liquidity, cash flows, financial condition, access to credit markets and ability to service the Company's existing and future indebtedness.

Available revolving facilities

On March 20, 2020, due to market uncertainties in the global markets resulting from the COVID-19 pandemic, the Company drew down a pproximately \$442.8 million on its available bank and accounts receivable revolving facilities. As of June 30, 2020, the Company repaid approximately \$89.8 million of these drawdowns. In July 2020, due to reduced concerns over financial markets, the Company repaid all outstanding balances on its bank credit and accounts receivable revolving credit facilities. As of August 10, 2020, the Company has no balances outstanding under its bank credit and accounts receivable revolving credit facilities and \$610.0 million and \$230.8 million available under each of its bank credit and accounts receivable revolving credit facility, respectively.

Distribution Agreement with DISH

During 2019, the Company's distribution was negatively impacted by the temporary lapse of its distribution a greement with DISH that started in mid 2018. On March 26, 2019 the Company announced a long-term agreement for carriage of Univision networks and stations on DISH's DBS system.

Discontinued Operations

In April 2019, the Company sold its English-language digital businesses including the *Gizmodo Media Group*, *The Onion* and *Fusion Digital* collectively referred to as the English-language digital assets or businesses. The *Gizmodo Media Group* was comprised principally of *Gizmodo*, *Deadspin*, *Lifehacker*, *Jezebel*, *Splinter*, *The Root*, *Kotaku*, *Earther* and *Jalopnik*. The results of the English-language digital businesses have been classified as discontinued operations for all periods presented. See Note 11. *Discontinued Operations* for additional information. Unless indicated otherwise, the information in the notes to the consolidated financial statements relates to the Company's continuing operations. The English-language digital businesses were previously included in the Media Networks segment.

Other Factors Affecting Results of Operations

Direct Operating Expenses

Direct operating expenses consist primarily of programming costs, including license fees, and technical / engineering costs. Programming costs also include sports and other special events, news and other original programming. The Company's programming costs for sports rights include the costs for the Liga MX and the Union of European Football Association ("UEFA") soccer programming. As the Euro Cuphas been rescheduled to 2021 and soccer games have been postponed due to the impact of COVID-19, the Company expects that programming costs for sports rights will decrease in 2020. As the regular season of Liga MX restarted in July and the UEFA Champions League Tournament is about to begin, the Company will be recording a mortization of the program rights for such soccer games during the periods corresponding to such games. The Company expects to continue investing in direct-to-customer platforms which could increase operating expenses. Under the Televisa PLA, Televisa receives royalties based on 16.45% of substantially all of the Company's Spanish language media networks revenue in effect until the expiration of the Televisa PLA. Additionally, Televisa receives an incremental 2% in royalty payments above the contractual revenue base of \$1.63 billion.

During the second quarter of 2019, the Company and Televisa agreed to a reduction in deferred advertising commitments specific to fiscal 2019. The agreement resulted in a \$14.7 million reduction to other direct operating expense during the three and six months ended June 30, 2019.

Selling, General and Administrative Expenses

Selling, general and administrative expenses include salaries and benefits for the Company's sales, marketing, management and administrative personnel, selling, research, promotions, professional fees and other general and administrative expenses.

Restructuring, Severance and Related Charges

The Company incurs restructuring, severance and related charges, primarily in connection with restructuring activities that the Company has undertaken from time to time as part of broader-based cost-saving initiatives as well as initiatives to improve performance, colla boration and operational efficiencies across its local media platforms and the digital platforms in the Spanish-language Media Networks segment and initiatives to rationalize costs. These charges include employee termination benefits and severance charges, as well as expenses related to consolidating offices and other contract terminations, including programming contract terminations. Due to the disruption caused by the COVID-19 pandemic, beginning in April the Company initiated a number of cost savings actions, including restructuring, which resulted in restructuring charge of approximately \$14.4 million in the second quarter. Based on developing market conditions, additional restructuring charges may be required throughout the remainder of 2020. See "Notes to Consolidated Financial Statements—6. Accounts Payable and Accrued Liabilities" for information related to restructuring and severance activities.

ImpairmentLoss

The Company tests the value of intangible assets for impairment annually, or more frequently if circumstances indicate that a possible impairment exists. Intangible assets include primarily goodwill, television and radio broadcast licenses, tradenames and programming rights under various agreements. The Company records any non-cash write-down of the value of intangible assets as an impairment loss. Due to plans to sell certain TV FCC licenses in the Media Networks segment, during the three months ended June 30, 2020 and impacted by the pandemic, the Company recognized a non-cash impairment loss of \$54.1 million. During the six months ended June 30, 2020, the Company recognized a non-cash impairment loss of \$129.2 million, of which \$75.1 million was primarily related to certain radio broadcast licenses and other intangibles primarily within the Radio segment, resulting from the scaling back of advertising purchases due to COVID-19 and \$54.1 million related to certain TV FCC licenses described above. Based on developing market conditions, additional impairments may be required in future periods. The Company tests the value of right-of-use assets associated with its operating leases when circumstances indicate that a possible impairment exists. See "Notes to Consolidated Financial Statements — 4. Intangible Assets and 8. Program Rights and Prepayments."

Interest Rate Swaps

For derivative instruments that are designated and qualify as part of a cash flow hedging relationship, the gain or loss on the derivative is reported as a component of other comprehensive income (loss) and reclassified into earnings in the same period or periods during which the hedged transaction affects earnings. Gains and losses on the derivative representing either hedge components excluded from the assessment of effectiveness are recognized in current earnings through "Other." For derivative instruments not designated as hedging instruments, the derivative is marked to market with the change in fair value recorded directly in earnings. See "Notes to Consolidated Financial Statements—14. *Interest Rate Swaps.*"

Share-based Compensation Expense

The Company recognizes non-cash share-based compensation expense related to equity-based a wards issued by UHI to the Company's employees. See "Notes to Consolidated Financial Statements -17. Share-Based Compensation."

(Benefit) Provision for Income Tax

The Company's a nnual effective tax rate is impacted by a number of factors, including permanent tax differences, discrete items and state and local taxes. The Company anticipates its annual effective tax rate to be approximately 20% in 2020 which includes permanent tax differences, discrete items and the reduction in the U.S. corporate tax rate beginning January 1, 2018, arising from the Tax Cuts and Jobs Act of 2017. The Company is part of a consolidated group with UHI for federal tax purposes, and the availability of loss carryforwards to limit federal tax payments by the Company is evaluated at the group level. As of December 31, 2019, there are approximately \$851.0 million in net operating loss carryforwards at the UHI level, of which approximately \$493.8

million have been generated by Univision Communications Inc. and subsidiaries. See "Notes to Consolidated Financial Statements—16. *Income Taxes*."

Other

The Company measures equity investments which are not accounted for under the equity method and that have readily determinable fair values at fair value, with changes in fair value recognized in earnings.

Results of Operations

Overview

The following table sets forth the Company's consolidated statement of operations for the periods presented (in thousands):

	Three Months Ended June 30,						ths Ended ne 30,		
		2020		2019		2020		2019	
Revenue	\$	531,000	\$	701,700	\$	1,191,400	\$	1,313,600	
Direct operating expenses:									
Programming excluding variable program license fee		64,100		169,000		188,400		318,500	
Variable program license fee		76,000		97,600		169,000		180,700	
Other		18,700		7,100		39,800		29,000	
Total		158,800		273,700		397,200		528,200	
Selling, general and administrative expenses		137,200		169,300		315,400		328,100	
Impaiment loss		54,100		1,000		129,200		6,600	
Restructuring, severance and related charges		17,300		4,400		21,500		13,300	
Depreciation and amortization		39,100		38,100		80,100		76,500	
Loss on dispositions		100		2,500		700		8,900	
Operating income		124,400		212,700		247,300		352,000	
Other expense (income):									
Interest expense		105,900		96,300		201,000		193,400	
Interest income		(300)		(3,500)		(1,000)		(6,800)	
Amortization of deferred financing costs		2,300		1,900		4,200		3,800	
Loss on refinancing of debt		47,000				47,000			
Other		4,400		(3,100)		15,600		(8,000)	
(Loss) income before income taxes		(34,900)		121,100		(19,500)		169,600	
(Benefit) provision for income taxes		(7,600)		29,100		(3,900)		40,700	
(Loss) income from continuing operations		(27,300)		92,000		(15,600)		128,900	
Loss from discontinued operations, net of income taxes				(1,300)				(13,700)	
Net (loss) income		(27,300)		90,700		(15,600)		115,200	
Net income attributable to noncontrolling interests								200	
Net (loss) income attributable to Univision Communications Inc.			,						
and subsidiaries	\$	(27,300)	\$	90,700	\$	15,600)	\$	115,000	

In comparing the Company's results of operations for the three and six months ended June 30, 2020 ("2020") with that ended June 30, 2019 ("2019"), in addition to the factors referenced above affecting the Company's results, the following should be noted:

• In March 2020, the COVID-19 pandemic resulted in an economic slowdown resulting in business closures and reduced demand for advertising, as well as the suspension of live soccer matches whose financial impact will be dependent on the future reactivation of the leagues and on negotiations with league owners and the halting or curtailment of other productions, including the production of programming both by the Company and its partners. As the regular season of Liga MX restarted in July and the UEFA Champions League Tournament is about to begin, the Company will be recording a mortization of the program rights for such soccer games during the periods corresponding to such games. Due to plans to sell certain TV licenses in the Media Networks segment, during the three months ended June 30, 2020 and impacted by the pandemic, the Company recognized a non-cash impairment loss of \$54.1 million. During the six months ended June 30, 2020, the

Company recognized a non-cash impairment loss of \$129.2 million, of which \$75.1 million was primarily related to certain radio broadcast licenses and other intangibles primarily within the Radio segment, resulting from the scaling back of advertising purchases due to COVID-19 and \$54.1 million related to certain TV FCC licenses described above. Based on developing market conditions, additional impairments may be required in future periods. The Company tests the value of right-of-use a ssets a ssociated with its operating leases when circumstances indicate that a possible impairment exists.

- During the first quarter of 2019, the Company's distribution was negatively impacted by the temporary lapse of its distribution agreement with DISH. The lapse began in July 2018 and on March 26, 2019 the Company announced a long-term a greement for carriage of Univision networks and stations on DISH's DBS system.
- During the three months ended June 30, 2020 and 2019, the Company recorded \$17.3 million and \$4.4 million, respectively, in restructuring, severance and related charges. During the six months ended June 30, 2020 and 2019, the Company recorded \$21.5 million and \$13.3 million, respectively, in restructuring, severance and related charges. These charges relate to restructuring and severance arrangements with employees and executives, as well as costs related to consolidating facilities, contract terminations and related charges in 2020 and 2019. Due to the disruption caused by the COVID-19 pandemic, beginning in April the Company initiated a number of cost savings actions, including restructuring, which resulted in restructuring charge of a pproximately \$14.4 million in the second quarter related to these initiatives.
- For the three and six months ended June 30, 2020, the Company recorded a loss on refinancing of debt of \$47.0 million, for both periods, as a result of refinancing of the Company's debt. The loss includes the premium, fees, the write-off of certain unamortized deferred financing costs and the write-off of certain unamortized premium related to instruments that were repaid.
- During the three and six months ended June 30, 2020, the Company recognized in Other Income an unrealized loss of \$5.6 million and \$11.1 million, respectively, due to the change in fair value of its Entravision Communications Corporation ("Entravision") investment. During the three and six months ended June 30, 2019, the Company recognized Other expense (income) of (\$3.1) million and (\$8.0) million, respectively, primarily arising from non-cash gains and losses on the Company's investments.

Three Months Ended June 30, 2020 Compared to Three Months Ended June 30, 2019

Revenue. Consolidated revenue was \$531.0 million for the three months ended June 30, 2020 compared to \$701.7 million for the three months ended June 30, 2019, a decrease of \$170.7 million or 24.3%. Media Networks revenue was \$502.4 million in 2020 compared to \$640.0 million in 2019, a decrease of \$137.6 million or 21.5%. Radio revenue was \$28.6 million in 2020 compared to \$61.7 million in 2019, a decrease of \$33.1 million or 53.6%. Consolidated advertising revenue was \$236.3 million in 2020 compared to \$405.1 million in 2019, a decrease of \$168.8 million or 41.7%. Consolidated non-advertising revenue was \$294.7 million in 2020 compared to \$296.6 million in 2019, a decrease of \$1.9 million or 0.6%. Consolidated political/advocacy revenue was \$15.5 million in 2020 compared to \$7.2 million in 2019.

Media Networks advertising revenue for 2020 decreased 39.5% to \$210.0 million compared to \$347.2 million for the same prior period. Media Networks advertising revenue for the television platform was \$195.7 million in 2020 compared to \$325.6 million in 2019, a decrease of \$129.9 million, or 39.9%. The decrease was due to declines in our networks and local television businesses due to live sports cancellations and lower volume commitments due to COVID-19. The decrease in Media Networks advertising revenue occurred primarily in the automotive, alcoholic beverages, retail, restaurant and media and entertainment categories Media Networks advertising revenue for the digital platform was \$14.3 million in 2020 compared to \$21.6 million in 2019. Media Networks advertising revenue in 2020 and 2019 included political/advocacy advertising revenue of \$11.1 million and \$5.0 million, respectively. Media Networks advertising revenue for the television platforms in 2020 and 2019 included political/advocacy revenue of \$9.8 million and \$4.6 million, respectively, a n increase of \$5.2 million. Media Networks advertising revenue for the digital platforms in 2020 and 2019 included political/advocacy revenue of \$1.3 million and \$0.4 million, respectively.

Media Networks non-advertising revenue (which is comprised of subscriber fee revenue, content licensing and other revenue) was essentially flat at \$292.4 million for the second quarter of 2020 compared to \$292.8 million for the same prior period. Subscriber fee revenue was \$272.2 million in 2020 compared to \$263.3 million in 2019, an increase of \$8.9 million, or 3.4% primarily due to double-digit rate increases associated with the renewal of distributor contracts partially offset by subscriber losses. Content licensing and other revenue was \$20.2 million in 2020 compared to \$29.5 million in the same prior period, a decrease of \$9.3 million due to the timing of delivery.

Radio advertising revenue was \$26.3 million in 2020 compared to \$57.9 million in 2019, a decrease of \$31.6 million or 54.6% due to the impact of COVID-19. Advertising revenue in 2020 and 2019 included political/advocacy advertising revenue of \$4.4

million and \$2.2 million, respectively and experienced a decline in ad spending in the automotive and retail sectors in 2020 compared to 2019. Non-advertising revenue in the Radio segment, primarily contractual revenue, decreased to \$2.3 million in 2020 from \$3.8 million in 2019.

Direct operating expenses – programming. Program ming expenses, which exclude variable program license fees (see below), decreased to \$64.1 million in 2020 compared to \$169.0 million in 2019, a decrease of \$104.9 million or 62.1%. As a percentage of revenue, programming expenses decreased to 12.1% in 2020 from 24.1% in 2019. Media Networks segment programming expenses were \$55.6 million in 2020 compared to \$158.3 million in 2019, a decrease of \$102.7 million or 64.9% due to a decrease in sports programming of \$93.2 million primarily due to the cancellation or deferral of live sports in the quarter, decrease in news programming costs of \$7.1 million and entertainment programming costs of \$2.4 million. Radio segment programming expenses were \$8.5 million in 2020 compared to \$10.7 million in 2019, a decrease of \$2.2 million or 20.6%.

Direct operating expenses – variable program license fees. Under the Televisa PLA, the Company pays a percentage of substantially all of its Spanish-language media networks revenue to Televisa. The variable program license fees recorded in the Media Networks segment decreased to \$76.0 million in 2020 from \$97.6 million in 2019, a decrease of \$21.6 million or 22.1% primarily due to the lower revenue base on which the license fee is paid. On a consolidated basis, as a percentage of revenue, variable program license fees were 14.3% in 2020 and 13.9% in 2019.

Direct operating expenses – other. Other direct operating expenses increased to \$18.7 million in 2019, an increase of \$11.6 million primarily due to a 2019 credit of \$14.7 million reflecting a reduction of deferred advertising revenue commitments with Televisa, which did not reoccur in 2020. Excluding the impact of that deferred advertising credit, other direct operating expenses decreased to \$18.7 million in 2020 from \$21.8 million in 2019, a decrease of \$3.1 million primarily due to lower technical costs in 2020. As a percentage of revenue, other direct operating expenses increased to 3.5% in 2020 from 1.0% in 2019. Media Networks segment other direct operating expenses were \$15.2 million in 2020 compared to \$3.6 million in 2019, an increase of \$11.6 million reflecting the impact of the 2019 deferred advertising credit discussed above. Radio segment other direct operating expenses remained flat at \$3.5 million in 2020 and 2019.

Selling, general and administrative expenses. Selling, general and administrative expenses decreased to \$137.2 million in 2020 from \$169.3 million in 2019, a decrease of \$32.1 million or 19.0% primarily due to management's initiatives to reduce expenses as a result of COVID-19. On a consolidated basis, as a percentage of revenue, selling, general and administrative expenses increased to 25.8% in 2020 from 24.1% in 2019. Media Networks segment selling, general and administrative expenses decreased to \$98.8 million in 2020 compared to \$110.3 million in 2019, a decrease of \$11.5 million or 10.4%. Radio segment selling, general and administrative expenses were \$24.1 million in 2020 compared to \$34.0 million in 2019, a decrease of \$9.9 million or 29.1%. Corporate selling, general and administrative expenses were \$14.3 million in 2020 compared to \$25.0 million in 2019, a decrease of \$10.7 million or 42.8%.

Impairment loss. In 2020, the Company recorded a non-cash impairment loss of \$54.1 million due to the Company's plan to sell certa in TV FCC licenses in the Media Networks segment and impacted by COVID-19 pandemic. In 2019, the Company recorded a non-cash impairment loss of \$1.0 million primarily comprised of non-cash impairments related to operating right-to-use assets in Corporate associated with the adoption of Accounting Standards Codification ("ASC") 842, Leases.

Restructuring, severance and related charges. In 2020, the Company incurred restructuring, severance and related charges of \$17.3 million. Due to the disruption caused by the COVID-19 pandemic, beginning in April the Company initiated a number of cost savings actions, including restructuring, which resulted in restructuring charge of approximately \$14.4 million in the second quarter related to these initiatives. The \$17.3 million includes \$15.9 million related to restructuring a ctivities and \$1.4 million related to severance charges for individual employees. The restructuring charge of \$15.9 million consists of \$10.6 million in the Media Networks segment related to \$9.8 million in employee termination benefits and \$0.8 million in facility and related charges, \$3.6 million in Corporate related to \$2.7 million in employee termination benefits and \$0.9 million in facility and related charges, and \$1.7 million in the Radio segment related to \$1.4 million in employee termination benefits and \$0.3 million. The restructuring charge of \$4.4 million consists of \$2.1 million in the Media Networks segment related to \$1.5 million in employee termination benefits and \$0.6 million in facility and related charges, \$2.2 million in Corporate related to \$2.0 million in facility and related charges and \$0.2 million in employee termination benefits and a benefit of \$0.2 million in facility and related charges. See "Notes to Consolidated Financial Statements—6. Accounts Payable and Accrued Liabilities."

Depreciation and amortization. Depreciation and amortization increased to \$39.1 million in 2020 from \$38.1 million in 2019, an increase of \$1.0 million or 2.6%. The Company's depreciation expense remained flat at \$24.9 million in 2020 and 2019. The Company had

a mortization of intangible assets of \$14.2 million in 2020 and \$13.2 million in 2019. Depreciation and amortization expense for the Media Networks segment increased by \$1.2 million to \$32.8 million in 2020 compared to \$31.6 million in 2019. Depreciation and amortization expense for the Radio segment decreased by \$0.1 million to \$1.3 million in 2020 compared to \$1.4 million in 2019. Corporate depreciation decreased by \$0.1 million to \$5.0 million in 2020 compared to \$5.1 million in 2019.

Loss on dispositions. In 2020, the Company recorded a loss on dispositions of \$0.1 million primarily related to the retirement of fixed a ssets. In 2019, the Company recorded a loss on dispositions of \$2.5 million primarily related to the write-off of facility-related a ssets.

Operating income. As a result of the factors discussed above and in the results of operations overview, the Company had operating income of \$124.4 million in 2020 and \$212.7 million in 2019, a decrease of \$88.3 million. The Media Networks segment had operating income of \$157.7 million in 2020 and \$234.3 million in 2019, a decrease of \$76.6 million. The Radio segment had an operating loss of \$10.5 million in 2020 and operating income of \$11.7 million in 2019, a decrease of \$22.2 million. Corporate operating loss was \$22.8 million in 2020 and \$33.3 million in 2019, a decrease in operating loss of \$10.5 million. The impact of political/advocacy advertising contributed \$12.5 million in 2020 and \$5.9 million in 2019.

Interest expense. Interest expense increased to \$105.9 million in 2020 from \$96.3 million in 2019, an increase of \$9.6 million. See "Notes to Consolidated Financial Statements—13. *Debt* and —14. *Interest Rate Swaps.*"

Interest income. In 2020 and 2019, the Company recorded interest income of \$0.3 million and \$3.5 million, respectively, a decrease of \$3.2 million, primarily related to the Company no longer recognizing interest income earned on the convertible debt with El Rey Holdings LLC ("El Rey") in 2020.

Amortization of deferred financing costs. Amortization of deferred financing costs was \$2.3 million in 2020 and \$1.9 million in 2019. See "Notes to Consolidated Financial Statements—13. Debt."

Loss on refinancing of debt. In 2020 the Company recorded a loss on refinancing of debt of \$47.0 million as a result of refinancing the Company's debt. The loss includes the premium, fees, the write-off of certain unamortized deferred financing costs and the write-off of certain unamortized premium related to instruments that were repaid. See "Notes to Consolidated Statements—13. Debt."

Other. The Company recognized Other loss of \$4.4 million in 2020 primarily due to changes in fair value of its investments and costs related to the acquisition of a majority ownership interest in UHI. The Company recognized Other income of \$3.1 million in 2019 primarily due to changes in fair value of its investments, the Company's share of net income from its equity investment in El Rey, partially offset by loss a ssociated with the Company's transfer of a production venture to Televisa.

(Benefit) provision for income taxes. In 2020, the Company reported an income tax benefit of \$7.6 million, based on pre-tax loss for the three months ended June 30, 2020 multiplied by the estimated annual effective tax rate adjusted for discrete items. In 2019, the Company reported an income tax provision of \$29.1 million, based on pre-tax income for the three months ended June 30, 2019 multiplied by the estimated annual effective tax rate adjusted for discrete items. The Company's current estimated tax rate as of June 30, 2020 was approximately 22%, which differs from the statutory rate primarily due to permanent tax differences and discrete items, partially offset by the impact of state and local taxes. The Company's estimated tax rate as of June 30, 2019 was approximately 24%, which differs from the statutory rate then in effect primarily due to permanent tax differences and discrete items, partially offset by the impact of state and local taxes. The Company is part of a consolidated group with UHI for federal tax purposes, and the a vaila bility of loss carryforwards to limit federal tax payments by the Company is evaluated at the group level. As of December 31, 2019, there were approximately \$851.0 million in net operating loss carryforwards at the UHI level, of which approximately \$493.8 million have been generated by Univision Communications Inc. and subsidiaries. See "Notes to Consolidated Financial Statements—16. Income Taxes."

In response to COVID-19, President Donald Trump signed into law the Coronavirus Aid, Relief, and Economic Security Act (the "CARES Act") on March 27, 2020. The CARES Act provides numerous tax provisions and other stimulus measures. The Company has estimated the impact of the CARES Act on its consolidated financial statements. The Company anticipates it may benefit from the technical correction for qualified leasehold improvements, which changes 39-year property to 15-year property, be eligible for 100% tax bonus depreciation, acceleration of refunds of previously generated Alternative Minimum Tax credits and the creation of certain refundable employee retention credits.

Loss (income) from continuing operations. As a result of the above factors, the Company reported loss from continuing operations of \$27.3 million and income from continuing operations of \$92.0 million in 2020 and 2019, respectively.

Loss from discontinued operations. The Company reported loss from discontinued operations of \$1.3 million in 2019. The decrease in the loss from discontinued operations is due to the completed sale of the discontinued operations business by the Company in April 2019.

Net loss (income) attributable to Univision Communications Inc. and subsidiaries. The Company reported net loss attributable to Univision Communications Inc. and subsidiaries of \$27.3 million and net income attributable to Univision Communications Inc. and subsidiaries of \$90.7 million in 2020 and 2019, respectively.

Adjusted OIBDA and Bank Credit Adjusted OIBDA. Adjusted OIBDA decreased to \$242.8 million in 2020 from \$265.7 million in 2019, a decrease of \$22.9 million or 8.6% and Bank Credit Adjusted OIBDA decreased to \$247.3 million in 2020 from \$271.5 million in 2019, a decrease of \$24.2 million or 8.9%. The decrease results from the factors discussed in the "Overview" above and the other factors noted above. On a consolidated basis, as a percentage of revenue, the Company's Adjusted OIBDA increased to 45.7% in 2020 from 37.9% in 2019 and Bank Credit Adjusted OIBDA increased to 46.6% in 2020 from 38.7% in 2019. The impact of political/advocacy advertising contributed \$12.5 million in 2020 and \$5.9 million in 2019. For a reconciliation of Adjusted OIBDA and Bank Credit Adjusted OIBDA to (loss) income from continuing operations, which is the most directly comparable GAAP financial measure, see "Reconciliation of Non-GAAP Measures" below.

Six Months Ended June 30, 2020 Compared to Six Months Ended June 30, 2019

 $Revenue. \ \ Consolidated \ revenue \ was \$1,191.4 \ million \ for the six \ months \ ended \ June 30, 2020 \ compared \ to \$1,313.6 \ million \ for the six \ months \ ended \ June 30, 2019, a \ decrease \ of \$122.2 \ million \ or 9.3\%. \ Media \ Networks \ revenue \ was \$1,111.7 \ million \ in 2020 \ compared \ to \$1,200.6 \ million \ in 2019, a \ decrease \ of \$88.9 \ million \ or 7.4\%. \ Radio \ revenue \ was \$79.7 \ million \ in 2020 \ compared \ to \$113.0 \ million \ in 2019, a \ decrease \ of \$33.3 \ million \ or 29.5\%. \ Consolidated \ a \ dvertising \ revenue \ was \$565.4 \ million \ in 2020 \ compared \ to \$740.9 \ million \ in 2019, a \ decrease \ of \$175.5 \ million \ or 23.7\%. \ Consolidated \ non-advertising \ revenue \ was \$626.0 \ million \ in 2020 \ compared \ to \$572.7 \ million \ in 2019, a \ n \ increase \ of \$53.3 \ million \ or 9.3\%. \ Consolidated \ political/advocacy \ revenue \ was \$41.3 \ million \ in 2020 \ compared \ to \$12.9 \ million \ in 2019.$

Media Networks advertising revenue for 2020 decreased 22.7% to \$490.3 million compared to \$634.2 million for the same prior period. The decrease was due to declines in our networks and local television businesses due to live sports cancellations and lower volume commitments due to COVID-19, partially offset by an increase due to improvement in our ratings, price increases and a 2019 carriage dispute that did not occur in 2020. Media Networks advertising revenue for the television platform was \$457.4 million in 2020 compared to \$598.4 million in 2019, a decrease of \$141.0 million or 23.6%. The decrease in Media Networks advertising revenue occurred primarily in the automotive, alcoholic beverages, retail, restaurant and media and entertainment categories. Media Networks advertising revenue for the digital platform was \$32.9 million in 2020 compared to \$35.8 million in 2019. Media Networks advertising revenue in 2020 and 2019 included political and advocacy advertising revenue of \$32.0 million and \$8.9 million, respectively. Media Networks advertising revenue for the television platforms in 2020 and 2019 included political/advocacy revenue of \$29.5 million and \$8.2 million, respectively, a n increase of \$21.3 million. Media Networks advertising revenue for the digital platforms in 2020 and 2019 included political/advocacy revenue of \$2.5 million, respectively.

Media Networks non-advertising revenue (which is comprised of subscriber fee revenue, content licensing and other revenue) was \$621.4 million for 2020 compared to \$566.4 million for the same prior period, an increase of \$55.0 million or 9.7%. The increase reflects double-digit rate increases associated with the renewal of distributor contracts partially offset by subscriber losses. Subscriber fee revenue was \$554.7 million in 2020 compared to \$501.5 million in 2019. Content licensing and other revenue was \$66.7 million in 2020 compared to \$64.9 million in the same prior period, an increase of \$1.8 million due to the timing of delivery.

Radio advertising revenue was \$75.1 million in 2020 compared to \$106.7 million in 2019, a decrease of \$31.6 million or 29.6% due to the impact of COVID-19. Advertising revenue in 2020 and 2019 included political/advocacy advertising revenue of \$9.3 million and \$4.0 million, respectively and experienced a decline in ad spending in the automotive and retail sectors in 2020 compared to 2019. Non-advertising revenue in the Radio segment, primarily contractual revenue, decreased to \$4.6 million in 2020 from \$6.3 million in 2019.

Direct operating expenses – programming. Programming expenses, which exclude variable program license fees (see below), increa sed to \$188.4 million in 2020 compared to \$318.5 million in 2019, a decrease of \$130.1 million or 40.8%. As a percentage of revenue, programming expenses decreased to 15.8% in 2020 from 24.2% in 2019. Media Networks segment programming expenses were \$168.4 million in 2020 compared to \$295.0 million in 2019, a decrease of \$126.6 million or 42.9% primarily due to decreases in sports programming of \$108.1 million primarily due to the cancellation or deferral of live sports in the quarter, decreases in entertainment programming costs of \$12.2 million primarily due to co-productions that did not exist in 2020 and decreases in news programming costs of \$6.3 million. Radio segment programming expenses were \$20.0 million in 2020 compared to \$23.5 million in 2019.

Direct operating expenses – variable program license fees. Under the Televisa PLA, the Company pays a percentage of substantially all of its Spanish-language media networks revenue to Televisa. The variable program license fees recorded in the Media Networks segment decreased to \$169.0 million in 2020 from \$180.7 million in 2019, a decrease of \$11.7 million or 6.5% primarily as a result of a decrease in revenues on which the license fee is paid. On a consolidated basis, as a percentage of revenue, variable program license fees were 14.2% in 2020 and 13.8% in 2019.

Direct operating expenses – other. Other direct operating expenses increased to \$39.8 million in 2020 from \$29.0 million in 2019, an increase of \$10.8 million or 37.2%, primarily due to a 2019 credit of \$14.7 million reflecting a reduction of deferred advertising revenue commitments with Televisa, which did not reoccur in 2020. Excluding the impact of the reduction of deferred advertising credit, other direct operating expenses decreased to \$39.8 million in 2020 from \$43.7 million in 2019, a decrease of \$3.9 million primarily due to lower technical costs in 2020. As a percentage of revenue, other direct operating expenses increased to 3.3% in 2020 from 2.2% in 2019. Media Networks segment other direct operating expenses were \$32.8 million in 2020 compared to \$22.1 million in 2019, a n increase of \$10.7 million or 48.4% reflecting the impact of the 2019 deferred advertising credit discussed above. Radio segment other direct operating expenses were \$7.0 million in 2020 compared to \$6.9 million in 2019, an increase of \$0.1 million.

Selling, general and administrative expenses. Selling, general and administrative expenses decreased to \$315.4 million in 2020 from \$328.1 million in 2019, a decrease of \$12.7 million or 3.9% primarily due to management's initiatives to reduce expenses as a result of COVID-19. On a consolidated basis, as a percentage of revenue, selling, general and administrative expenses increased to 26.5% in 2020 from 25.0% in 2019. Media Networks segment selling, general and administrative expenses increased to \$221.8 million in 2020 compared to \$221.4 million in 2019, an increase of \$0.4 million or 0.2%. Radio segment selling, general and administrative expenses were \$55.7 million in 2020 compared to \$62.5 million in 2019, a decrease of \$6.8 million or 10.9%. Corporate selling, general and administrative expenses were \$37.9 million in 2020 compared to \$44.2 million in 2019, a decrease of \$6.3 million or 14.3%.

Impairment loss. In 2020, the Company recognized a non-cash impairment loss of \$129.2 million, of which \$75.1 million was primarily related to certain radio broadcast licenses and other intangibles, primarily within the Radio segment, resulting from the scaling back of advertising purchases due to COVID-19 and \$54.1 million due to the Company's plan to sell certain TV FCC licenses in the Media Networks segment and impacted by COVID-19 pandemic. In 2019, the Company recorded a non-cash impairment loss of \$6.6 million primarily comprised of non-cash impairments related to operating right-to-use assets in Corporate and the write-down of program rights in the Media Networks segment.

Restructuring, severance and related charges. In 2020, the Company incurred restructuring, severance and related charges of \$21.5 million. Due to the disruption caused by the COVID-19 pandemic, beginning in April the Company initiated a number of cost savings actions, including restructuring, which resulted in a restructuring charge of approximately \$14.4 million in the second quarter related to these initiatives. Based on developing market conditions, additional restructuring charges may be required throughout the remainder of 2020. The \$21.5 million includes \$19.0 million related to restructuring activities and \$2.5 million related to severance charges for individual employees. The restructuring charge of \$19.0 million consists of \$11.2 million in the Media Networks segment related to \$9.7 million in employee termination benefits and \$1.5 million related in facility and related charges, \$5.6 million in the Radio segment related to \$1.4 million in employee termination benefits and \$2.9 million in facility and related charges. In 2019, the Company incurred restructuring, severance and related charges of \$13.3 million. The restructuring charge of \$13.3 million consists of \$7.6 million in the Media Networks segment related to \$4.9 million in facility and related charges and \$2.7 million in employee termination benefits, \$4.6 million in Corporate related to \$2.8 million in facility and related charges and \$1.8 million in employee termination benefits, and \$1.1 million in the Radio segment related to \$1.0 million in employee termination benefits and \$0.1 million in facility and related charges and \$1.8 million in employee termination benefits, and \$1.1 million in the Radio segment related to \$1.0 million in employee termination benefits and \$0.1 million in facility and related charges. See "Notes to Consolidated Financial Statements—6. Accounts Payable and Accound Liabilities."

 $Depreciation \ and \ amortization. \ Depreciation \ and \ amortization increased to \$80.1 \ million in 2020 \ from \$76.5 \ million in 2019, an increase of \$3.6 \ million or 4.7\%. \ The Company's depreciation expense increased to \$51.8 \ million in 2020 \ from \$50.1 \ million in 2019, an increase of \$1.7 \ million, primarily due to additional depreciable assets. The Company had amortization of intangible assets of \$28.3 \ million in 2020 \ and \$26.4 \ million in 2019. \ Depreciation and amortization expense for the Media Networks segment increased by $4.1 \ million to $67.5 \ million in 2020 \ compared to $63.4 \ million in 2019. \ Depreciation and amortization expense for the Radio segment decreased by $0.3 \ million to $2.5 \ million in 2020 \ compared to $2.8 \ million in 2019. \ Corporate depreciation decreased by $0.2 \ million to $10.1 \ million in 2020 \ compared to $10.3 \ million in 2019.$

Loss on dispositions. In 2020, the Company recorded a loss on disposition of \$0.7 million primarily related to the retirement of fixed assets. In 2019, the Company recorded a loss on disposition of \$8.9 million primarily related to the write-off of leasehold improvements on a bandoned leases and the write-off of assets associated with a facility sale.

Operating income. As a result of the factors discussed above and in the results of operations overview, the Company had operating income of \$247.3 million in 2020 and \$352.0 million in 2019, a decrease of \$104.7 million. The Media Networks segment had operating income of \$384.1 million in 2020 and \$403.5 million in 2019, a decrease of \$19.4 million. The Radio segment had operating loss of \$83.1 million in 2020 and operating income of \$15.9 million in 2019, a decrease of \$99.0 million. Corporate operating loss was \$53.7 million in 2020 and \$67.4 million in 2019, a decrease in operating loss of \$13.7 million. The impact of political/advocacy advertising contributed \$32.8 million in 2020 and \$10.0 million in 2019.

Interest expense. Interest expense increased to \$201.0 million in 2020 from \$193.4 million in 2019, an increase of \$7.6 million. See "Notes to Consolidated Financial Statements—13. Debt and —14. Interest Rate Swaps."

Interest income. In 2020 and 2019, the Company recorded interest income of \$1.0 million and \$6.8 million, respectively, a decrease of \$5.8 million primarily related to the Company no longer recognizing interest income earned on the convertible debt with El Rey in 2020.

Amortization of deferred financing costs. Amortization of deferred financing costs was \$4.2 million and \$3.8 million in 2020 and 2019, respectively. See "Notes to Consolidated Financial Statements—13. Debt."

Loss on refinancing of debt. In 2020 the Company recorded a loss on refinancing of debt of \$47.0 million as a result of refinancing the Company's debt. The loss includes the premium, fees, the write-off of certain unamortized deferred financing costs and the write-off of certain unamortized premium related to instruments that were repaid. See "Notes to Consolidated Statements—13. Debt."

Other. The Company recognized Other loss of \$15.6 million in 2020 primarily due to changes in fair value of its investments and costs related to the acquisition of a majority ownership interest in UHI. The Company recognized Other income of \$8.0 million in 2019 primarily due to changes in fair value of its investments, the Company's share of net income from its equity investment in El Rey, partially offset by loss associated with the Company's transfer of a production venture to Televisa and the write-off of other investments.

(Benefit) provision for income taxes. In 2020, the Company reported an income tax benefit of \$3.9 million, based on pre-tax loss for the six months ended June 30, 2020 multiplied by the estimated annual effective tax rate a djusted for discrete items. In 2019, the Company reported an income tax provision of \$40.7 million, based on the pre-tax income for the six months ended June 30, 2019 multiplied by the estimated annual effective tax rate a djusted for discrete items. The Company's current estimated tax rate as of June 30, 2020 was approximately 20%, which differs from the statutory rate primarily due to permanent tax differences and discrete items, partially offset by the impact of state and local taxes. The Company's estimated tax rate as of June 30, 2019 was approximately 24%, which differs from the statutory rate then in effect primarily due to permanent tax differences and discrete items, partially offset by the impact of state and local taxes. The Company is part of a consolidated group with UHI for federal tax purposes, and the availability of loss carry forwards to limit federal tax payments by the Company is evaluated at the group level. As of December 31, 2019, there were approximately \$851.0 million in net operating loss carry forwards at the UHI level, of which a pproximately \$493.8 million have been generated by Univision Communications Inc. and subsidiaries. See "Notes to Consolidated Financial Statements—16. Income Taxes."

In response to COVID-19, President Donald Trump signed into law the CARES Act on March 27, 2020. The CARES Act provides numerous tax provisions and other stimulus measures. The Company has estimated the impact of the CARES Act on its consolidated financial statements. The Company anticipates it may benefit from the technical correction for qualified leasehold improvements, which changes 39-year property to 15-year property, be eligible for 100% tax bonus depreciation, a cceleration of refunds of previously generated Alternative Minimum Tax credits and the creation of certain refundable employee retention credits.

Loss (income) from continuing operations. As a result of the above factors, the Company reported loss from continuing operations of \$15.6 million and income from continuing operations of \$128.9 million in 2020 and 2019, respectively.

Loss from discontinued operations. The Company reported loss from discontinued operations of \$13.7 million in 2019. The decrease in the loss from discontinued operations is due to the completed sale of the discontinued operations business by the Company in April 2019.

Net income attributable to noncontrolling interests. In 2020 and 2019, the Company reported net income attributable to noncontrolling interests of zero and \$0.2 million, respectively.

Net loss (income) attributable to Univision Communications Inc. and subsidiaries. The Company reported net loss attributable to Univision Communications Inc. and subsidiaries of \$15.6 million and net income attributable to Univision Communications Inc. and subsidiaries of \$115.0 million in 2020 and 2019, respectively.

Adjusted OIBDA and Bank Credit Adjusted OIBDA. Adjusted OIBDA increased to \$493.9 million in 2020 from \$470.0 million in 2019, an increase of \$23.9 million or 5.1% and Bank Credit Adjusted OIBDA increased to \$502.9 million in 2020 from \$482.6 million in 2019, an increase of \$20.3 million or 4.2%. The increase results from the factors discussed in the "Overview" above and the other factors noted above. On a consolidated basis, as a percentage of revenue, the Company's Adjusted OIBDA increased to 41.5% in 2020 from 35.8% in 2019 and Bank Credit Adjusted OIBDA increased to 42.2% in 2020 from 36.7% in 2019. The impact of political/advocacy advertising contributed \$32.8 million in 2020 and \$10.0 million in 2019. For a reconciliation of Adjusted OIBDA and Bank Credit Adjusted OIBDA to (loss) income from continuing operations, which is the most directly comparable GAAP financial measure, see "Reconciliation of Non-GAAP Measures" below.

Liquidity and Capital Resources

Cash Flows

Cash Flows from Operating Activities from Continuing Operations. Cash flows provided by operating activities from continuing operations for the six months ended June 30, 2020 were \$199.1 million compared to cash flows provided by operating activities from continuing operations for the six months ended June 30, 2019 of \$97.3 million, an increase of \$101.8 million. Income from continuing operations adjusted for the impact of non-cash items was \$274.0 million for the six months ended June 30, 2020 and \$217.9 million for the six months ended June 30, 2019, an increase of \$56.1 million. Changes in a ssets and lia bilities for the six months ended June 30, 2020 resulted in net use of cash of \$74.9 million compared to a net use of cash of \$120.6 million for the six months ended June 30, 2019. The decreased use of cash of \$45.7 million is primarily due to lower sports payments year-over-year.

Cash Flows from Investing Activities from Continuing Operations. Cash flows used in investing activities from continuing operations were \$14.0 million for the six months ended June 30, 2020 compared to cash flows used in investing activities from continuing operations of \$47.7 million for the six months ended June 30, 2019. During the six months ended June 30, 2020, the Company used \$14.0 million in cash related to capital expenditures. During the six months ended June 30, 2019, the Company used \$41.9 million in cash related to capital expenditures and used \$5.8 million in the dispositions of a ssets.

Cash Flows from Financing Activities from Continuing Operations. Cash flows provided by financing activities from continuing operations were \$1,400.3 million for the six months ended June 30, 2020 compared to cash flows used in financing activities from continuing operations of \$102.0 million for the six months ended June 30, 2019. During the six months ended June 30, 2020, the Company had net proceeds of \$1,400.5 million, including payment of refinancing fees primarily due to the issuance of \$1,500.0 million of 2027 senior notes and draw down of approximately \$442.8 (discussed below) on its available bank and accounts receivable revolving facilities, partially offset by repayments of \$265.0 million aggregate principal amount of the Company's Senior Secured Credit Facilities, repayments of \$89.8 million on the Company's accounts receivable facilities and \$121.5 million payment of refinancing fees. During the six months ended June 30, 2020, long-term debt increased by \$1,169.1 million and revolving debt increased by \$352.9 million, a net source of cash of \$1.522.0 million. As of June 30, 2020, total indebtedness, net of cash, cash equivalents and restricted cash related to debt was \$7.0 billion, a \$122.7 million decrease from December 31, 2019. On June 18, 2020 the Company issued a notice of redemption on its 2023 senior notes which was effectuated on July 20, 2020. Due to this July redemption, the Company had restricted cash of a pproximately \$1.2 billion and the to-be-redeemed 2023 senior secured notes on its balance sheet as of June 30, 2020. During the six months ended June 30, 2019, long-term debt decreased by \$123.3 million and revolving debt remained flat. During the six months ended June 30, 2019, the Company received cash of \$22.6 million from discontinued operations. In addition, for the six months ended June 30, 2020 and 2019, the Company had net cash use of \$0.2 million and \$1.3 million, respectively, related to employee stock and equity transactions.

On March 20, 2020, due to market uncertainties in the global markets resulting from the COVID-19 pandemic, the Company drew down approximately \$442.8 million on its available bank and accounts receivable revolving facilities. As of June 30, 2020, the Company repaid approximately \$89.8 million of these drawdowns. In July 2020, due to reduced concerns over financial markets, the Company repaid all outstanding balances on its bank credit and accounts receivable revolving credit facilities. As of August 10, 2020, the Company has no balances outstanding under its bank credit and accounts receivable revolving credit facilities and \$610.0 million and \$230.8 million a vailable under each of its bank credit and accounts receivable revolving credit facility, respectively.

Anticipated Cash Requirements. The Company's current financing strategy is to fund operations and service the Company's debt through cash flow from operations, the Company's bank senior secured revolving credit facility, the Company's accounts receivable sale facility, and anticipated access to private equity and debt markets. The Company monitors the cash flow liquidity,

a vailability, fixed charge coverage, capital base, programming acquisitions and leverage ratios with the long-term goal of maintaining the Company's credit worthiness.

The Company may from time to time seek to retire or purchase, directly or indirectly, its outstanding indebtedness, including its outstanding debt securities, through cash purchases and/or exchanges, in open market purchases, privately negotiated transactions, by tender offer or otherwise. Such purchases and/or exchanges, if any, could be financed with a combination of cash on hand and borrowings underits senior secured revolving credit facility and accounts receivable sale facility, and will depend on prevailing market conditions, liquidity requirements, contractual restrictions and other factors. The amounts involved may be material, which could impact its capital structure, the market for its debt securities, the price of the indebtedness being purchased and/or exchanged and affect its liquidity.

Capital Expenditures

Capital expenditures for the six months ended June 30, 2020 totaled \$14.0 million, which excludes a ccruals until they are settled. These expenditures included \$7.9 million related to information technology, \$4.7 million related to normal capital purchases or improvements and \$1.4 million related to facilities upgrades, including those related to consolidation of operations. The Company's capital expenditures exclude the expenditures financed with capitalized lease obligations. The Company's capital expenditure plan for the full fiscal year 2020 is for approximately \$32 million. As part of the Company's response to COVID-19, the Company is taking a series of committed actions to manage its cost base, including reducing its planned capital expenditures by approximately half compared to full fiscal year 2019.

Debt and Financing Transactions

As of June 30, 2020, the Company had total committed capacity, defined as maximum available borrowings under various existing debt arrangements plus cash and cash equivalents and restricted cash, of \$11,356.9 million. Of this committed capacity, \$8,922.9 million was outstanding as debt, \$69.2 million was outstanding as letters of credit and \$2,364.8 million was unused. As of June 30,2020, total committed capacity, outstanding letters of credit, outstanding debt and total unused committed capacity were as follows (in thousands).

	Committed Capacity			etters of Credit	Outstanding Debt		Unused Committed Capacity	
Cash and cash equivalents	\$	658,000 1.218.800	\$	_	\$	_	\$ 658,000 1,218,800	
Replacement bank senior secured revolving credit facility maturing in 2025 ^(a) —alternate bases		610,000		_		212,000	398,000	
Bank senior secured term loans maturing in 2024—LIBOR with a 1.0% floor + 2.75% (b) Bank senior secured term loans maturing in 2026—LIBOR with a		1,922,700				1,922,700	_	
1.0% floor + 3.75% (b) Senior Secured Notes:		2,000,000				2,000,000	_	
5.125% Senior Secured Notes due 2023 ^(c)		1,197,800				1,197,800		
5.125% Senior Secured Notes due 2025 ^(c)		1,479,400				1,479,400	_	
9.500% Senior Secured Notes due 2025 ^(c)		370,000				370,000		
6.625% Senior Secured Notes due 2027 ^(c)		1,500,000		_		1,500,000	_	
Accounts receivable facility maturing in 2022—LIBOR + (1.50% - 1.75%)		400,000		69,200		241,000	89,800	
	\$	11,356,700	\$	69,200	\$	8,922,900	\$ 2,364,600	

- (a) Amounts included in restricted cash related to the redemption of the 5.125% senior secured notes due 2023, redeemed on July 18, 2020. See "Notes to Consolidated Financial Statements—13. Debt."
- (b) See "Notes to Consolidated Financial Statements—13. Debt."
- (c) Amounts represent the principal balance and do not include any discounts and premiums.

To the extent permitted and to the extent of free cash flow, the Company intends to repay indebtedness and reduce the Company's ratio of Adjusted OIBDA to total debt. In July 2020, the Company repaid all outstanding balances on its bank credit and accounts receivable revolving credit facilities. As of August 10, 2020, the Company has no balances outstanding under its bank credit and accounts receivable revolving credit facilities.

Disclosures Related to Debt Guarantees, Security Interests and Accounts Receivable Facility

The Company's Senior Secured Credit Facilities are guaranteed by Broadcast Media Partners Holdings, Inc. ("Holdings") and Univision Communications Inc.'s material, wholly-owned restricted domestic subsidiaries (subject to certain exceptions). These subsidiaries fully and unconditionally guarantee the Company's Senior Secured Credit Facilities and senior secured notes on a joint and several basis. The Company's senior secured notes are guaranteed by all of the current and future domestic subsidiaries that guarantee the senior secured credit facilities. The senior secured notes are not guaranteed by Holdings.

The Company's Senior Secured Credit Facilities are secured by, among other things:

• a first priority security interest, subject to permitted liens, in substantially all of the assets of Univision Communications Inc. and Univision of Puerto Rico Inc. ("UPR"), as borrowers, Holdings and Univision Communications Inc.'s material restricted domestic subsidiaries (subject to certain exceptions), including without limitation, all receivables, contracts, contract rights, equipment, intellectual property, inventory and other tangible and intangible assets, but excluding, among other things, cash and cash equivalents, deposit and securities accounts, motor vehicles, FCC licenses to the extent that applicable law or regulation prohibits the grant of a security interest therein, equipment that is subject to restrictions on liens pursuant to purchase money obligations or finance lease obligations, interests in joint ventures and non-wholly owned subsidiaries that cannot be pledged without the consent of a third party, trademark applications and receivables subject to the Company's accounts receivable securitization;

- a pledge of (i) the present and future capital stock of each of Univision Communications Inc.'s, UPR's, and each subsidiary guarantor's direct domestic subsidiaries (other than interests in joint ventures and non-wholly owned subsidiaries that cannot be pledged without the consent of a third party or to the extent a pledge of such capital stock would cause us to be required to file separate financial statements for such subsidiary with the Securities and Exchange Commission) and (ii) 65% of the voting stock of each of Univision Communications Inc.'s, UPR's, and each subsidiary guarantor's material direct foreign subsidiaries (other than interests in non-wholly owned subsidiaries that cannot be pledged without the consent of a third party), in each case, subject to certain exceptions; and
- all proceeds and products of the property and assets described above.

The Company's senior secured notes are secured by substantially all of Univision Communications Inc.'s and the guarantors' property and assets that secure the Company's Senior Secured Credit Facilities. The senior secured notes are not secured by the assets of Holdings, including a pledge of the capital stock of the Company. The Company's subsidiary non-guarantors are primarily comprised of its Mexican and Columbian operations. At June 30, 2020, the total assets and total liabilities associated with the Company's subsidiary non-guarantors were approximately \$6.1 million and \$1.3 million, respectively, comprising 0.1% of the Company's consolidated total assets and less than 0.1% of the Company's consolidated total liabilities, respectively. The Company's subsidiary non-guarantors contributed approximately \$0.2 million, or 0.2%, and \$0.5 million, or 0.2%, to the Company's consolidated operating income for the three and six months periods ending June 30, 2020, respectively.

Under the terms of the Company's Accounts Receivable Facility, certain subsidiaries of the Company sell accounts receivable on a true sale and non-recourse basis to their respective wholly-owned special purpose subsidiaries, and these special purpose subsidiaries in turn sell such accounts receivable to Univision Receivables Co., LLC, a bankruptcy-remote subsidiary in which certain special purpose subsidiaries of the Company and its parent, Broadcasting Partners, each holds a 50% voting interest (the "Receivables Entity"). Thereafter, the Receivables Entity sells to investors, on a revolving non-recourse basis, senior undivided interests in such accounts receivable pursuant to the Receivables Purchase Agreement. The Company (through certain special purpose subsidiaries) holds a 100% economic interest in the Receivables Entity. The assets of the special purpose entities and the Receivables Entity are not available to satisfy the obligations of the Company or its other subsidiaries. At June 30, 2020, the total assets and total liabilities associated with the Accounts Receivable Facility were approximately \$499.2 million and \$241.3 million, respectively, comprising 4.7% and 2.3% of the Company's consolidated total assets and of the Company's consolidated total liabilities, respectively. The Accounts Receivable Facility has no impact on the Company's consolidated operating income.

Other Matters Related to Debt

The Company may from time to time designate a wholly-owned early stage venture as an "unrestricted subsidiary" for purposes of its credit a greement governing the senior secured credit facilities and indentures governing the senior secured notes. The results of these unrestricted subsidiaries are excluded from Bank Credit Adjusted OIBDA in accordance with the definition in the credit a greement and the indentures governing the senior secured notes. As unrestricted subsidiaries, the operations of these subsidiaries are excluded from, among other things, covenant compliance calculations and compliance with the affirmative and negative covenants of the credit a greement governing the senior secured credit facilities and indentures governing the senior secured notes. The Company may redesignate these subsidiaries as restricted subsidiaries at any time at its option, subject to compliance with the terms of its credit a greement governing the senior secured credit facilities and indentures governing the senior secured notes.

The agreements governing the Senior Secured Credit Facilities and the senior secured notes contain various covenants, which, among other things, limit the incurrence of indebtedness, making of investments, payment of dividends, transactions with affiliates, asset sales, acquisitions, mergers and consolidations, prepayments of other indebtedness, liens and encumbrances and other matters customarily restricted in such agreements. The credit agreement allows the Company to make certain pro forma adjustments for purposes of calculating the financial maintenance ratio applicable to the revolver facility thereunder, which would be applied to Bank Credit Adjusted OIBDA. The Company is in compliance with these covenants under the agreements governing its senior secured credit facilities and the existing senior secured notes as of June 30, 2020.

A breach of any covenant could result in an event of default under those agreements. If any such event of default occurs, the lenders of the senior secured credit facilities or the holders of the existing senior secured notes may elect (after the expiration of any applicable notice or grace periods) to declare all outstanding borrowings, together with a ccrued and unpaid interest and other amounts payable thereunder, to be immediately due and payable. In addition, an event of default under the indentures governing the existing senior secured notes would cause an event of default under the senior secured credit facilities or the failure to pay that debt when due would cause an event of default under the indentures governing the existing senior secured notes (assuming certain amounts of that debt were outstanding at the time). The lenders under the senior secured credit facilities also have the right upon an event of default thereunder to terminate any commitments they have to provide

further borrowings. Further, following an event of default under the senior secured credit facilities, the lenders will have the right to proceed against the collateral.

The Company and its subsidiaries, affiliates or significant shareholders may from time to time, in their sole discretion, purchase, repay, redeem or retire certain of the Company's debt or equity securities (including any publicly traded debt securities), in privately negotiated or open market transactions, by tender offer or otherwise.

The credit a greement governing the Company's Senior Secured Credit Facilities also provides that the Company may increase its existing revolving credit facilities and/or term loans facilities by up to \$750.0 million if certain conditions are met. As of June 30, 2020, the Company has in aggregate made \$700.0 million of such increases to its existing revolving credit facilities and term loan facilities.

On August 30, 2017, the Company entered into an amended accounts receivable sale facility (as amended, the "Facility"). The amendment, a mong other things, (i) extended the expiration date of the Facility to August 30, 2022, (ii) provided for a letter of credit sub-limit of \$100.0 million under the revolving component of the Facility, (iii) lowered the interest rate on the borrowings under the Facility to a LIBOR market index rate (without a floor) plus a margin of 1.50% or 1.75% per annum, depending on the amount drawn under the Facility and (iv) lowered the commitment fee on the unused portion of the Facility to 0.30% per annum unless usage is less than 50% at which a rate of 0.50% per annum will be used.

Interest Rate Swaps

The Company's objectives in using interest rate derivatives are to add stability to interest expense and to manage the Company's exposure to interest rate movements. To accomplish these objectives, the Company primarily use interest rate swaps as part of the Company's interest rate risk management strategy. These interest rate swaps involve the receipt of variable amounts from a counterparty in exchange for the Company making fixed-rate payments over the life of the agreements without exchange of the underlying notional amount. The Company has a greements with each of the Company's interest rate swap counterparties which provide that the Company could be declared in default on its derivative obligations if repayment of the underlying indebtedness is accelerated by the lender due to the Company's default on the indebtedness.

As of June 30, 2020, the Company has five effective cash flow hedges. During the second quarter of 2019, the Company entered into three new interest rate swaps which effectively convert the interest payable on \$750 million of variable rate debt into fixed rate debt, at a weighted-average rate of approximately 1.86% through June 2021. On February 28, 2020, the Company's two interest rate swaps which effectively converted the interest payable on \$2.5 billion of variable rate debt into fixed rate debt, at a weighted-average rate of approximately 2.25% matured. Concurrent with the maturity of these two swaps, two forward-starting interest rate swaps that convert the interest payable on \$2.5 billion of variable rate debt into fixed rate debt, at a weighted-average rate of approximately 2.94% became effective and will mature in February 2024. These two forward-starting interest rate swaps were entered into to extend the Company's hedge of LIBOR with a 1% floor from February 2020 through February 2024. On March 11, 2020, the Company novated a \$1.0 billion variable rate debt into fixed rate debt swap with Deutsche Bank AG which was effective on February 28, 2020 and which matures on February 28, 2024 and replaced the counter-party with CitiBank N.A. No terms of the underlying swap were changed.

Other

General

Based on the Company's current level of operations, planned capital expenditures and major contractual obligations, the Company believes that its cash flow from operations, together with available cash and availability under the Company's senior secured revolving credit facility and the revolving component of the Company's receivable sale facility will provide sufficient liquidity to fund the Company's current obligations, projected working capital requirements and capital expenditures for a period that includes at least the next year.

Acquisitions, Investments and Joint Ventures

The Company continues to explore acquisition, investment and joint venture opportunities to complement and capitalize on the Company's existing business and management. The purchase price for any future acquisitions, investments and joint venture investments may be paid with cash derived from operating cash flow, proceeds a vailable under the Company's revolving credit facilities, proceeds from future private equity or debt offerings or any combination thereof.

Contractual Obligations

The following table is a summary of the Company's major contractual payment obligations related only to the Company's debt instruments as of June 30, 2020 and does not include any of the Company's other major contractual payment obligations as of June 30, 2020.

Major Contractual Obligations As of June 30, 2020 (In thousands)

Payments Due By Period

-	2020	2021	2022		2023		2024	_1	Thereafter	TOTAL		
Senior secured notes (a)	\$ _	\$ _	\$	_	\$	_	\$ —	\$	3,349,400	\$	3,349,400	
Bank senior secured term loans (a)	10,000	20,000		20,000		20,000	1,942,700		1,910,000		3,922,700	
Bank revolver principal (b)		_		_		_	_		212,000		212,000	
Interest on fixed rate debt (c)	100,500	210,300		210,300		210,300	210,400		301,000		1,242,800	
Interest on variable rate debt (d)	90,000	178,900		176,400		172,700	115,100		112,000		845,100	
Accounts receivable facility (e)	_	_		241,000		_	_		_		241,000	
	\$ 200,500	\$ 409,200	\$	647,700	\$	403,000	\$ 2,268,200	\$	5,884,400	\$	9,813,000	

- (a) Amounts represent the principal amount and are not necessarily the balance of the Company's debt, which include discount and premium amounts. Amounts do not include the \$1,197.8 million of principal of the 2023 senior secured notes, which were redeemed on July 20, 2020 pursuant to the notice of redemption sent on June 18, 2020.
- (b) Amounts reflect the Company's revolving credit facility which matures in 2025.
- (c) Amounts represent anticipated cash interest payments related to the Company's fixed rate debt, which includes the senior secured notes, excluding the 2023 senior secured notes.
- (d) Amounts represent anticipated cash interest payments related to the Company's variable rate debt, which includes the bank senior secured term loans and the accounts receivable facility. Interest on these debt instruments is calculated as one-month LIBOR plus an applicable margin. To estimate the future interest payments, the Company adjusted the debt principal balances based on contractual reductions in debt and utilized the one-month forward LIBOR curve as of June 30, 2020.
- (e) Amounts reflect the Company's accounts receivable sale facility which matures in 2022.

During the six months ended June 30, 2020, the Company entered into several new programming, research tools and information technology agreements for which the Company is obligated to make payments of \$23.6 million during the remainder of 2020, \$37.4 million in 2021, \$64.8 million in 2022, \$48.9 million in 2023, \$21.5 million in 2024, and \$0.8 million in 2025 and hereafter.

Off-Balance Sheet Arrangements

As of June 30, 2020, the Company does not have any off-balance sheet transactions, arrangements or obligations (including contingent obligations) that would have a material effect on the Company's financial results.

Quantitative and Qualitative Disclosures about Market Risk

The Company faces risks related to fluctuations in interest rates. The Company's primary interest rate exposure results from short-term interest rates applicable to the Company's variable interest rate loans. To partially mitigate this risk, the Company has entered into interest rate swap contracts. As of June 30, 2020, the Company had approximately \$0.7 billion in principal amount in variable interest rate loans outstanding in which the Company's exposure to variable interest rates is not limited by interest rate swap contracts. A hypothetical change of 10% in the floating interest rate that the Company receives would result in a change to interest expense of approximately \$0.1 million on pre-tax earnings and pre-tax cash flows over a one-year period related to the borrowings in excess of the hedged contracts. See "—Debt and Financing Transactions—Interest Rate Swaps."

Critical Accounting Policies

The Company's discussion and analysis of financial condition and results of operations is based on the consolidated financial statements, which have been prepared in accordance with GAAP. The preparation of these consolidated financial statements requires the Company to make estimates and assumptions that affect the reported amounts of assets and lia bilities as of the date of the

consolidated financial statements and the reported amounts of revenue and expenses during the reporting period. Certain accounting policies require the application of significant judgment by management in selecting the appropriate assumptions for calculating financial estimates. These estimates, a ssumptions and judgments are based on historical experience, terms of existing contracts, evaluation of trends in the industry, information provided by customers and suppliers/partners and information a vailable from other outside sources, as appropriate. However, they are subject to an inherent degree of uncertainty. As a result, the Company's actual results in these areas may differ significantly from these estimates. The Company believes that the following critical accounting policies are critical to an understanding of the financial condition and results of operations and require the most significant judgments and estimates used in the preparation of the Company's consolidated financial statements and changes in these judgments and estimates may impact future results of operations and financial condition.

Revenue Recognition

Advertising—The Company generates a dvertising revenue from the sale of advertising on broadcast and cable networks, local television and radio stations. The Company also generates revenue from the sale of display, mobile and video advertising, as well as sponsorships, on its websites and mobile applications. In some cases, the network advertising sales are subject to ratings guarantees that require the Company to provide additional advertising time if the guaranteed audience levels are not achieved. Revenues for any audience deficiencies are deferred until the guarantee audience levels is met, by providing additional advertisements. Advertising contracts, which are generally short-term, are billed monthly, with payments due shortly after the invoice date.

For the broadcast and cable networks, the Company sells a dvertising time in the upfront and scatter markets. In the upfront market, advertisers buy advertising time for the upcoming season in a dvance, often at discounted rates from the Company's standard rates. In the scatter market, advertisers buy advertising time close to the time when the commercials will be run and often pay a premium to the Company's standard rates. The mix between the upfront and scatter markets is based upon a number of factors, such as pricing, demand for a dvertising time, type of programming and economic conditions.

Advertising revenue from the sale of advertising on broadcast and cable networks, local television and radio station is recognized when advertising spots are aired and performance guarantees, if any, are achieved. The achievement of performance guarantees is based on audience ratings from an independent research company. If there is a guarantee to deliver a targeted audience rating, revenues are recognized based on the proportion of the audience rating delivered to the total guaranteed in the contract. For impression-based digital advertising, revenue is recognized when "impressions" are delivered, while revenue from non-impression-based digital advertising is recognized over the period that the advertisements are displayed. "Impressions" are defined as the number of times that an advertisement appears in pages viewed by users of the Company's digital properties. Sponsorship advertisement revenue is recognized ratably over the contract period.

Under the Televisa PLA the Company has the right, on an annual basis, to reduce the minimum amount of advertising it has committed to provide to Televisa by up to 20% for the Company's use to sell advertising or satisfy ratings guarantees to certain advertisers. See "Notes to Consolidated Financial Statements—12. Related Party Transactions."

Subscription—Subscription revenue includes fees charged for the right to view the programming content of the Company's broadcast networks, cable networks and stations through a variety of distribution platforms and viewing devices. Subscription revenue is principally comprised of fees received from MVPDs for carriage of the Company's networks and for authorizing carriage ("retransmission consent") of Univision and UniMás broadcast networks a ired on the Company's owned television stations as well as fees for digital content. Typically, the Company's networks and stations are a ired by MVPDs pursuant to multi-year carriage a greements that provide for the level of carriage that the Company's networks and stations will receive, and if applicable, for a mual rate increases. Subscription revenue is largely dependent on the contractual rate-per-subscriber negotiated in the a greements, the number of subscribers that receive the Company's networks or content, and the market demand for the content that the Company provides. Judgment is sometimes required in circum stances where multiple services have been included in negotiated rates and one or more of those services is considered a distinct performance obligation that should be accounted for separately versus together. Subscriber fees received from cable and satellite MVPDs are recognized as revenue in the period during which services are provided. The Company does not disclose future performance obligations on subscriber contracts. Subscriber fee revenues are net of the amortization of any capitalized amounts paid to MVPDs. The Company defers these capitalized amounts and a mortizes such amounts through the term of the agreement.

The Company also receives retransmission consent fees related to television stations that the Company does not own (referred to as "a ffiliates") a ffiliated with Univision and UniMás broadcast networks. The Company has a greements with its a ffiliates whereby the Company negotiates the terms of retransmission consent a greements for substantially all of its Univision and UniMás stations with MVPDs. As part of these arrangements, the Company shares the retransmission consent fees received with certain of its a ffilia tes.

Content Licensing—The Company licenses programming content for digital streaming and to other cable and satellite providers. Content licensing revenue is recognized when the content is delivered, and all related obligations have been satisfied. For licenses of internally-produced television programming, each individual episode delivered represents a separate performance obligation and revenue is recognized when the episode is made available to the licensee for exhibition and the license period has begun. All revenue is recognized only when it is probable that the Company will collect substantially all of the consideration for the content licensing.

Program Rights and Prepayments

The Company acquires program rights to exhibit on its broadcast and cable networks, including television shows, movies, and sports content. The costs incurred to acquire programming are capitalized when (i) the cost of the programming is reasonably determined, (ii) the programming has been accepted in accordance with the terms of the agreement, (iii) the programming is available for its first showing or telecast and (iv) the license period has commenced. The costs of program rights are classified as programming prepayments if the rights payments are made before the related economic benefit has been received. The costs of original programs are capitalized when incurred. All program rights and prepayments on the Company's balance sheet are subject to regular recoverability assessments.

Acquired program rights for television shows and movies are a mortized over their economic life, which is the period in which an economic benefit is expected to be generated, based on the estimated relative value of each broadcast of the program over the program's life. Acquired program costs for television shows and movies are charged to operating expense as the programs are broadcast. Acquired program costs for multi-year sports programming arrangements are a mortized to operating expenses over the license period based on the ratio of current-period direct revenue to estimated remaining total direct revenue over the remaining contract period. In the case of original programming, program costs are amortized to operating expense utilizing an individual-film-forecast-computation method over the title's life cycle based upon the ratio of current period revenue to estimated remaining ultimate revenue.

The accounting for television shows and movie rights, sports rights, program rights prepayments and capitalized original program costs, requires judgment, particularly in the process of estimating the revenue to be earned over the life of the asset and total costs to be incurred ("ultimate revenue"). These judgments are used in determining the amortization of, and any necessary impairment of, capitalized costs. Estimated ultimate revenue is based on factors such as historical performance of similar programs, actual and forecasted ratings and the genre of the program. Such measurements are classified as Level 3 within the fair value hierarchy as key inputs used to value program and sports rights include ratings and undiscounted cash flows. If planned usage patterns or estimated relative values by year were to change significantly, a mortization of the Company's capitalized costs may be accelerated or slowed. Program rights prepayments and capitalized original program costs are reviewed for impairment whenever events or changes in circumstances indicate that the carrying a mount of these long-lived assets may not be recoverable. Recoverability of assets to be held and used is measured by a comparison of the carrying a mount of an asset to its estimated undiscounted future cash flows expected to be generated by the asset. If the carrying a mount of an asset exceeds its estimated undiscounted future cash flow, an impairment loss is recognized by the amount by which the carrying a mount of the asset exceeds the fair value of the asset.

Recent Accounting Pronouncements

For recent accounting pronouncements see "Notes to Consolidated Financial Statements—1. Summary of Significant Accounting Policies."

Reconciliation of Non-GAAP Measures

Presented below on a consolidated basis is a reconciliation of the non-GAAP measure Adjusted OIBDA to (Loss) income from continuing operations, which is the most directly comparable GAAP financial measure:

	Three Months	Ended June 30,	Six Months E	Inded June 30,
	2020	2019	2020	2019
(Loss) income from continuing operations	(27,300)	\$ 92,000	\$ (15,600)	\$ 128,900
(Benefit) provision for income taxes	(7,600)	29,100	(3,900)	40,700
(Loss) income before income taxes	(34,900)	121,100	(19,500)	169,600
Other expense (income):				
Interest expense	105,900	96,300	201,000	193,400
Interest income	(300)	(3,500)	(1,000)	(6,800)
Amortization of deferred financing costs	2,300	1,900	4,200	3,800
Loss on refinancing of debt	47,000	_	47,000	_
Other ^(a)	4,400	(3,100)	15,600	(8,000)
Operating income	124,400	212,700	247,300	352,000
Depreciation and amortization	39,100	38,100	80,100	76,500
Impairment loss ^(b)	54,100	1,000	129,200	6,600
Restructuring, severance and related charges	17,300	4,400	21,500	13,300
Loss on dispositions ^(c)	100	2,500	700	8,900
Share-based compensation	5,000	6,500	11,000	11,200
Other adjustments to operating income ^(d)	2,800	500	4,100	1,500
Adjusted OIBDA <u>\$</u>	242,800	\$ 265,700	493,900	\$ 470,000

- (a) Other is primarily comprised of loss (income) arising from the Company's investments and costs related to the pending sale of a majority ownership interest in UHI.
- (b) Impairment loss is primarily comprised of non-cash impairments related to the write-down of broadcast license and other intangibles primarily in the Radio and Media Networks segment and write-down of program rights due to decisions not to air certain content or revised estimates of ultimate revenue for certain program assets in the Media Networks segment. Impairment loss in 2020 is related to the write down of broadcast licenses and other intangibles due the impact of the COVID-19 pandemic and the Company's plan to sell certain broadcast licenses. Impairment loss in 2019 is primarily comprised of non-cash impairments related to operating lease right-of-use a ssets and write-down of program rights due to decisions not to air certain content or revised estimates of ultimate revenue.
- (c) Loss on dispositions in 2020 and 2019 primarily relates to the sale of real estate assets and write-off of facility-related assets.
- (d) Other adjustments to operating income in 2020 and 2019 are primarily comprised of unusual and infrequent items as permitted by our credit agreement, including operating expenses in connection with COVID-19 in 2020.

The following tables reconcile Bank Credit Adjusted OIBDA to Adjusted OIBDA (in thousands):

	Three Months Ended June 30,					Six Months Ended June 30,				
		2020		2019		2020	2019			
Adjusted OIBDALess expenses included in Adjusted OIBDA but excluded from Bank Credit Adjusted OIBDA: Adjustments for certain entities not treated as subsidiaries and subsidiaries designated as unrestricted subsidiaries under	\$	242,800	\$	265,700	\$	493,900	\$	470,000		
senior secured credit facilities and indentures (a)		_		200				400		
and indentures ^(b)		4,500		5,600		9,000		12,200		
Bank Credit Adjusted OIBDA	\$	247,300	\$	271,500	\$	502,900	\$	482,600		

(a) Under the Company's credit a greement governing the Company's senior secured credit facilities and indentures governing the Company's senior notes, Bank Credit Adjusted OIBDA permits the add-back and/or deduction, as applicable, for

specified income (loss) from equity investments in entities, the results of which are consolidated in the Company's operating income (loss), that are not treated as subsidiaries, and from subsidiaries designated as unrestricted subsidiaries, in each case under such credit facilities and indentures, and certain other expenses. "Unrestricted Subsidiaries" are several wholly owned early stage ventures. The amounts for subsidiaries designated as unrestricted subsidiaries and certain entities that are not treated as subsidiaries under the Company's senior secured credit facilities and indentures governing the Company's senior notes above represent the residual elimination after the other permitted exclusions from Bank Credit Adjusted OIBDA. The Company may redesignate unrestricted subsidiaries as restricted subsidiaries at any time at its option, subject to compliance with the terms of the credit a greement and indentures. Bank Credit Adjusted OIBDA is further adjusted when giving effect to the redesignation of an unrestricted subsidiary as a restricted subsidiary for the 12-month period then ended upon such redesignation.

(b) Contractual a djustments under the Company's senior secured credit facilities and indentures relate to adjustments to operating income (loss) permitted under the Company's senior secured credit facilities and indentures governing the Company's senior notes in all periods related to the treatment of the accounts receivable facility under GAAP that existed when the credit facilities were originally entered into and other miscella neous items.

Forward-Looking Statements

Certain statements contained within this reporting package constitute "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. In some cases, you can identify forward-looking statements by terms such as "anticipate," "plan," "may," "intend," "will," "expect," "believe," or the negative of these terms, and similar expressions intended to identify forward-looking statements.

These forward-looking statements reflect the Company's current views with respect to future events and are based on a ssumptions and are subject to risks and uncertainties. Also, these forward-looking statements present the Company's estimates and assumptions only as of the date of this reporting package. The Company undertakes no obligation to modify or revise any forward-looking statements to reflect events or circumstances occurring after the date that the forward-looking statement was made.

Factors that could cause actual results to differ materially from those expressed or implied by the forward-looking statements include: the evolving and uncertain nature of the COVID-19 situation and its impact on the Company, the media industry, and the economy in general, including the suspension of sporting events and curtailing or suspension of other programming production that the Company has broadcast rights to, the ability of soccer games to resume, interference with, or increased cost of, the Company's or its partners' production and programming, changes in advertising revenue, shutdown of the Company's operations and the Company's response to the COVID-19 virus related to facilities closings, personnel reductions and other cost-cutting measures and measures to ma intain necessary liquidity and increases in expenses relating to precautionary measures at the Company's facilities to protect the health and well-being of its employees due to COVID-19; the uncertainty that the Company will achieve its expected cost reductions in response to the actions initiated by the Company in response to COVID-19 in the anticipated time frame, or at all: uncertainties related to, and disruptions to the Company's business and operations caused by, the transaction for the sale of a majority ownership interest in UHI, and impacts of any changes in strategies post-acquisition; cancellations, reductions or postponements of a dvertising or other changes in a dvertising practices a mong the Company's a dvertisers; any impact of a dverse economic conditions on the Company's industry, business and financial condition, including reduced a dvertising revenue; changes in the size of the U.S. Hispanic population, including the impact of federal and state immigration legislation and policies on both the U.S. Hispanic population and persons emigrating from Latin America; lack of audience acceptance of the Company's content; varying popularity for programming, which the Company cannot predict at the time the Company may incurrelated costs; the failure to renew existing carriage a greements or reach new carriage a greements with MVPDs on acceptable terms or otherwise and the impact of such failure on pricing terms of, and contractual obligations under, carriage agreements with other MVPDs; consolidation in the cable or satellite MVPD industry; the impact of increased competition from new technologies; changes in the Company's strategy going forward; competitive pressures from other broadcasters and other entertainment and news media; damage to the Company's brands, particularly the Univision brand, or reputation; fluctuations in the Company's quarterly results, making it difficult to rely on period-to-period comparisons; failure to retain the rights to sports programming to attract advertising revenue; the loss of the Company's ability to rely on Televisa for a significant amount of its network programming; the failure of the Company's businesses to produce projected revenues or cash flows; failure to monetize the Company's content on its digital platforms; the failure of the Company's success in acquiring, investing in and integrating complementary businesses; failure of the Company's updated strategy to grow its business; the failure or destruction of satellites or transmitter facilities that the Company depends on to distribute its programming; disruption of the Company's business due to network and information systems-related events, such as computer hackings, viruses, or other destructive or disruptive software or activities; inability to realize the full value of the Company's intangible assets and any further impairment; failure to utilize the Company's net operating loss carryforwards; the loss of key executives; possible strikes or other union job actions; piracy of the Company's programming and other content; environmental, health and safety laws and regulations; FCC media ownership rules; compliance with, and/or changes in, the rules and regulations of the FCC; new laws or regulations concerning retransmission consent or "must carry" rights; increased enforcement or enhancement of FCC indecency and other programming content rules; the impact of legislation on the reallocation of broadcast spectrum which may result in a dditional costs and a ffect the Company's a bility to provide competitive services; net losses in the future and for an extended period of time: the Company's substantial indebtedness; failure to service the Company's debt or inability to comply with the agreements contained in the Company's senior secured credit facilities and indentures, including any financial covenants and ratios; the Company's dependency on lenders to execute its business strategy and its in a bility to secure financing on suitable terms or at all; any impact from the discontinuance of the London Interbank Offered Rate; volatility and weakness in the capital markets; and risks relating to the Company's ownership. Actual results may differ materially due to these risks and uncertainties. The Company assumes no obligation to update forward-looking information contained in this reporting package.