NEXSTAR BROADCASTING GROUP INC Form 10-Q November 12, 2009 UNITED STATES

# SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

#### FORM 10-Q

xQUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE A 1934	CT OF
for the quarterly period ended September 30, 2009	
OR	
"TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE A	CT OF

1934

for the transition period from \_\_\_\_\_\_ to \_\_\_\_\_.

Commission File Number: 000-50478

NEXSTAR BROADCASTING GROUP, INC. (Exact name of registrant as specified in its charter)

Delaware (State of Organization or Incorporation)

23-3083125 (IRS Employer Identification No.)

5215 N. O'Connor Blvd., Suite 1400
Irving, Texas 75039 (972) 373-8800
(Address of Principal Executive Offices, including (Registrant's Telephone Number, Including Area Zip Code) Code)

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that it was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No "

Indicate by checkmark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes "No"

Indicate by check mark whether the Registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See the definitions of "large accelerated filer", "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (check one):

Large accelerated filer"

Accelerated filer

Non-accelerated filer x (Do not check if a smaller reporting company) Smaller reporting company"

Indicate by check mark whether the Registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes "No x

As of October 31, 2009 the Registrant had outstanding:

15,018,839 shares of Class A Common Stock: and 13,411,588 shares of Class B Common Stock

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# PART I. FINANCIAL INFORMATION

# ITEM 1.

# **Financial Statements**

# NEXSTAR BROADCASTING GROUP, INC.

# CONDENSED CONSOLIDATED BALANCE SHEETS

(in thousands, except share information)

ACCEPTE		30, 2009 (naudited)		cember 31, 2008 (Note 2)
ASSETS				
Current assets:	ф	10.000	Ф	15.024
Cash and cash equivalents	\$	19,323	\$	15,834
Accounts receivable, net of allowance for doubtful accounts of \$797 and \$832, respectively		54,866		53,190
Current portion of broadcast rights		19,341		14,273
Prepaid expenses and other current assets		2,266		1,562
Deferred tax asset		15		15
2 0.00.000 0 0.000		10		10
Total current assets		95,811		84,874
Property and equipment, net		146,152		135,878
Broadcast rights		12,847		9,289
Goodwill		109,059		115,632
FCC licenses		127,487		125,057
Other intangible assets, net		132,149		149,851
Other noncurrent assets		3,955		5,400
Deferred tax asset		595		606
Total assets	\$	628,055	\$	626,587
LIABILITIES AND STOCKHOLDERS' DEFICIT				
Current liabilities:				
Current portion of debt	\$	3,485	\$	3,485
Current portion of broadcast rights payable		19,716		14,745
Accounts payable		8,418		9,433
Accrued expenses		13,208		12,484
Taxes payable		323		512
Interest payable		4,275		8,591
Deferred revenue		4,539		7,167
Other liabilities		1,066		1,066
		55.000		FF 402
Total current liabilities		55,030		57,483

Debt	672,070	658,632
Broadcast rights payable	15,079	10,953
Deferred tax liabilities	37,186	38,664
Deferred revenue	2,349	1,802
Deferred gain on sale of assets	4,604	4,931
Deferred representation fee incentive	5,737	6,003
Other liabilities	13,612	13,275
Total liabilities	805,667	791,743
Commitments and contingencies		
Stockholders' deficit:		
Preferred stock - \$0.01 par value, authorized 200,000 shares; no shares issued and		
outstanding at both September 30, 2009 and December 31, 2008	_	<del>-</del>
Common stock:		
Class A Common - \$0.01 par value, authorized 100,000,000 shares; issued and		
outstanding 15,018,839 and 15,013,839 at September 30, 2009 and December 31,		
2008, respectively	150	150
Class B Common - \$0.01 par value, authorized 20,000,000 shares; issued and		
outstanding 13,411,588 at both September 30, 2009 and December 31, 2008	134	134
Class C Common - \$0.01 par value, authorized 5,000,000 shares; no shares issued and		
outstanding at both September 30, 2009 and December 31, 2008		<u> </u>
Additional paid-in capital	399,711	398,586
Accumulated deficit	(577,607)	(564,026)
Total stockholders' deficit	(177,612)	(165,156)
Total liabilities and stockholders' deficit	\$ 628,055	\$ 626,587

# CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(in thousands, except per share amounts)

		September 30,			Nine Mon Septem 2009 (Unau	30, 2008		
X .	ф	60.200	Ф	70.275	Ф	170.010	204.605	
Net revenue	\$	60,399	\$	70,275	\$	178,019	\$	204,605
Operating expenses:								
Direct operating expenses (exclusive of depreciation and								
amortization shown separately below)		18,726		19,410		56,867		58,189
Selling, general, and administrative expenses (exclusive of		,		,		,		,
depreciation and amortization shown separately below)		21,628		22,915		66,280		65,639
Restructure charge		<u> </u>	_	· <u> </u>	_	670		_
Non-cash contract termination fees		_	-	_	_	191		7,167
Impairment of goodwill and intangible assets		16,164		48,537		16,164		48,537
Amortization of broadcast rights		8,770		5,252		19,495		15,393
Amortization of intangible assets		5,936		6,345		17,772		19,100
Depreciation		5,413		5,229		16,003		15,650
Gain on asset exchange		(2,612)		(487)		(6,710)		(4,079)
Loss (gain) on asset disposal, net		7		(127)		(2,813)		(297)
Total operating expenses		74,032		107,074		183,919		225,299
Loss from operations		(13,633)		(36,799)		(5,900)		(20,694)
Interest expense, including amortization of debt financing								
costs		(8,668)		(11,606)		(27,433)		(36,401)
Gain on extinguishment of debt		_	-	_	_	18,567		_
Interest and other income		5		74		50		626
Loss before income taxes		(22,296)		(48,331)		(14,716)		(56,469)
Income tax benefit (expense)		3,905		3,003		1,135		(310)
Net loss	\$	(18,391)	\$	(45,328)	\$	(13,581)	\$	(56,779)
Net loss per common share:								
Basic and diluted	\$	(0.65)	\$	(1.59)	\$	(0.48)	\$	(2.00)
Weighted average number of common shares outstanding:								
Basic and diluted		28,426		28,425		28,426		28,422

# CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' DEFICIT For the Nine Months Ended September 30, 2009

(in thousands, except share information)

	Class		Common Stock Class I		Class C	Additional Paid-In	Accumulated	Total Stockholders'
	Shares	Amount	Shares	Amount	Shares Amou	ınt Capital	Deficit	Deficit
Balance at January 1,						_		
2009 (Note 2)	15,013,839	\$ 150	13,411,588	\$ 134	—\$	<b>—</b> \$ 398,586	\$ (564,026)	\$ (165,156)
Stock-based								
compensation								1 112
expense Issuance of				_		<b>—</b> 1,112		1,112
common								
shares related								
to exercise of	<b>5</b> 000					_ 13		12
stock options Net loss	5,000	_		_		— 13 — –	- (13,581)	13 (13,581)
Balance at							(13,301)	(13,301)
September 30, 2009								
(unaudited)	15,018,839	\$ 150	13,411,588	\$ 134	—\$	<b>—</b> \$ 399,711	\$ (577,607)	\$ (177,612)

# CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (in thousands)

	Nine Months Ended		
	September		
	2009	2008	
	(Unaudite	ed)	
Cash flows from operating activities:			
Net loss \$	(13,581) \$	(56,779)	
Adjustments to reconcile net loss to net cash provided by operating activities:			
Deferred income taxes	(1,467)	(105)	
Provision for bad debts	783	410	
Depreciation of property and equipment	16,003	15,650	
Amortization of intangible assets	17,772	19,100	
Amortization of debt financing costs	759	804	
Amortization of broadcast rights, excluding barter	10,578	6,701	
Payments for broadcast rights	(6,811)	(6,128)	
Payment-in-kind interest on debt	3,816	1,050	
Gain on asset exchange	(6,710)	(4,079)	
Gain on asset disposal, net	(2,813)	(297)	
Gain on extinguishment of debt	(18,567)	_	
Deferred gain recognition	(327)	(328)	
Amortization of debt discount	4,728	3,810	
Amortization of deferred representation fee incentive	(457)	(358)	
Impairment of goodwill and intangible assets	16,164	48,537	
Stock-based compensation expense	1,112	1,828	
Non-cash contract termination fee	191	7,167	
Changes in operating assets and liabilities, net of acquisitions:			
Accounts receivable	(2,602)	277	
Prepaid expenses and other current assets	(963)	501	
Taxes receivable		351	
Other noncurrent assets	250	(727)	
Accounts payable and accrued expenses	(1,775)	532	
Taxes payable	(189)	(112)	
Interest payable	(4,316)	1,028	
Deferred revenue	(2,081)	1,549	
Other noncurrent liabilities	337	344	
Net cash provided by operating activities	9,834	40,726	
Cash flows from investing activities:			
Additions to property and equipment	(14,347)	(18,119)	
Proceeds from sale of assets	97	_	
Acquisition of broadcast properties and related transaction costs	(20,756)	(7,923)	
Proceeds from insurance on casualty loss	4,900	494	
· ·			

Net cash used for investing activities	(30,106)		(25,548)
Cash flows from financing activities:			
Repayment of long-term debt	(154,896)		(104,794)
Proceeds from revolver draws	54,000		50,000
Issuance of senior subordinated PIK notes in debt exchange	142,321		
Consideration paid to bond holders for debt exchange	(17,677)		
Proceeds from senior subordinated PIK notes	_	-	35,000
Proceeds from issuance of common shares related to exercise of stock options	13		38
Net cash provided by (used for) financing activities	23,761		(19,756)
Net increase (decrease) in cash and cash equivalents	3,489		(4,578)
Cash and cash equivalents at beginning of period	15,834		16,226
Cash and cash equivalents at end of period	\$ 19,323	\$	11,648
Supplemental schedule of cash flow information:			
Cash paid during the period for:			
Interest	\$ 22,228	\$	29,440
Income taxes, net	\$ 523	\$	178
Non-cash investing activities:			
Purchase of software	\$ _	-\$	4,976
Acquisition of equipment in accounts payable	\$ 1,257	\$	1,975

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

#### Organization and Business Operations

As of September 30, 2009, Nexstar Broadcasting Group, Inc. ("Nexstar") owned, operated, programmed or provided sales and other services to 63 television stations (inclusive of the digital multi-channels), which includes affiliates of NBC, ABC, CBS, Fox, MyNetworkTV and The CW in markets located in New York, Pennsylvania, Illinois, Indiana, Missouri, Texas, Louisiana, Arkansas, Alabama, Utah, Massachusetts, Florida, Montana, Rhode Island and Maryland. Through various local service agreements, Nexstar provided sales, programming and other services to stations owned and/or operated by independent third parties. Nexstar operates in one reportable television broadcasting segment. The economic characteristics, services, production process, customer type and distribution methods for Nexstar's operations are substantially similar and are therefore aggregated as a single reportable segment.

Nexstar is highly leveraged, which makes it vulnerable to changes in general economic conditions. Nexstar's ability to repay or refinance its debt will depend on, among other things, financial, business, market, competitive and other conditions, many of which are beyond Nexstar's control.

Disruptions in the capital and credit markets, as have been experienced during 2008 and 2009, could adversely affect our ability to draw on our bank revolving credit facilities. Our access to funds under the revolving credit facilities is dependent on the ability of the banks that are parties to the facilities to meet their funding commitments. Those banks may not be able to meet their funding commitments to us if they experience shortages of capital and liquidity or if they experience excessive volumes of borrowing requests from us and other borrowers within a short period of time.

# Liquidity and Management Plans

1.

Our senior secured credit facility agreement contains covenants which require us to comply with certain financial ratios, including: (a) maximum total and senior leverage ratios, (b) a minimum interest coverage ratio, and (c) a minimum fixed charge coverage ratio. The covenants, which are calculated on a quarterly basis, include the combined results of Nexstar Broadcasting and Mission Broadcasting, Inc. ("Mission"). Mission's senior secured credit facility agreement does not contain financial covenant ratio requirements; however it does include an event of default if Nexstar does not comply with all covenants contained in its credit agreement. The senior subordinated notes and senior discount notes contain restrictive covenants customary for borrowing arrangements of this type. As of September 30, 2009, we were in compliance with all indentures governing the publicly-held notes. As of September 30, 2009, we were not in compliance with all covenants contained in the credit agreements governing our senior secured credit facility. On October 8, 2009, we amended our credit facility to modify certain covenants. See Note 9 for a more complete discussion of the credit facility amendment. The October 8, 2009 debt amendment contained a limited waiver for the leverage ratios which cured the violation as of September 30, 2009.

On March 30, 2009, we closed an offer to exchange \$143,600,000 of the 7% senior subordinated notes due 2014 in exchange for \$142,320,761 7% senior subordinated PIK Notes due 2014 (the "PIK Notes"). Based on the financial covenants in the senior secured credit facility, the PIK Notes are not included in the debt amount used to calculate the total leverage ratio until January 2011. In addition to the debt exchange, we have undertaken certain actions as part of our efforts to ensure we will be in compliance with our debt covenants including 1) the elimination of corporate bonuses for 2008 and 2009, 2) the consolidation of various back office processes in certain markets , 3) the execution of a management services agreement whereby Nexstar operates seven stations in exchange for a service fee , 4) the consummation of purchase agreements on March 12, 2009 and May 1, 2009 to acquire all the assets of KARZ and

WCWJ, respectively, 5) the October 8, 2009 amendment to the senior credit facility, which modified certain covenants and 6) obtaining the limited waiver of the leverage ratios as of September 30, 2009, in conjunction with the credit amendment.

#### **Debt Covenants**

We believe the consummation of the exchange offer along with the debt amendment and other actions described above, will allow us to maintain compliance with all covenants contained in the credit agreements governing our senior secured facility and the indentures governing our publicly held notes for a period of at least the next twelve months from September 30, 2009. However, no assurance can be provided that our actions will be successful or that further adverse events outside of our control may arise that would result in our inability to comply with the debt covenants. In such event, we would consider a range of transactions or strategies to address any such situation. For example, we might decide to divest non-core assets, refinance our existing debt or obtain additional equity financing. There is no assurance that any such transactions, or any other transactions, or strategies we might consider, could be consummated on terms satisfactory to us or at all.

#### NEXSTAR BROADCASTING GROUP, INC.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

#### Summary of Significant Accounting Policies

#### **Interim Financial Statements**

2.

The condensed consolidated financial statements as of September 30, 2009 and for the three and nine months ended September 30, 2009 and 2008 are unaudited. However, in the opinion of management, such financial statements include all adjustments (consisting solely of normal recurring adjustments) necessary for the fair statement of the financial information included herein in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") and pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). The preparation of the condensed consolidated financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and reported amounts of revenue and expenses during the period. Actual results could differ from those estimates. Results of operations for interim periods are not necessarily indicative of results for the full year. These condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and related notes included in Nexstar's Annual Report on Form 10-K for the fiscal year ended December 31, 2008. The balance sheet at December 31, 2008 has been derived from the audited financial statements at that date, but does not include all of the information and footnotes required by U.S. GAAP for complete financial statements.

#### **Basis of Presentation**

Certain prior year amounts have been reclassified to conform to the current year presentation. See Note 18 for reclassified amounts.

#### Principles of Consolidation

The condensed consolidated financial statements include the accounts of Nexstar and its subsidiaries. Also included in the financial statements are the accounts of independently-owned Mission Broadcasting, Inc. ("Mission") (Nexstar and Mission are collectively referred to as the "Company") and may include certain other entities where it is determined that the Company is the primary beneficiary of a variable interest entity ("VIE").

All intercompany account balances and transactions have been eliminated in consolidation.

### Mission

Mission is included in these condensed consolidated financial statements because Nexstar is deemed to have a controlling financial interest in Mission for financial reporting purposes as a result of (a) local service agreements Nexstar has with the Mission stations, (b) Nexstar's guarantee of the obligations incurred under Mission's senior credit facility and (c) purchase options (which expire on various dates between 2011 and 2018) granted by Mission's sole shareholder which will permit Nexstar to acquire the assets and assume the liabilities of each Mission station, subject to Federal Communications Commission ("FCC") consent. The Company expects these option agreements, if unexercised, will be renewed upon expiration. As of September 30, 2009, the assets of Mission consisted of current assets of \$2.9 million (excluding broadcast rights), broadcast rights of \$5.9 million, FCC licenses of \$20.7 million, goodwill of \$18.7 million, other intangible assets of \$26.8 million, property and equipment of \$29.0 million and other

noncurrent assets of \$0.5 million. Substantially all of Mission's assets, except for its FCC licenses, collateralize its secured debt obligation. See Note 18 for a presentation of condensed consolidating financial information of the Company, which includes the accounts of Mission.

Nexstar has entered into local service agreements with Mission to provide sales and/or operating services to the Mission stations. The following table summarizes the various local service agreements Nexstar had in effect with Mission as of September 30, 2009:

Service Agreement

**Mission Stations** 

TBA Only(1) WFXP and KHMT

SSA & JSA (2) KJTL, KJBO-LP, KOLR, KCIT, KCPN-LP, KAMC, KRBC, KSAN, WUTR, WFXW, WYOU, KODE, WTVO and KTVE

- (1) Nexstar has a time brokerage agreement ("TBA") with each of these stations which allows Nexstar to program most of each station's broadcast time, sell each station's advertising time and retain the advertising revenue generated in exchange for monthly payments to Mission.
- (2) Nexstar has both a shared services agreement ("SSA") and a joint sales agreement ("JSA") with each of these stations. Each SSA allows the Nexstar station in the market to provide services including news production, technical maintenance and security, in exchange for Nexstar's right to receive certain payments from Mission as described in the SSAs. Each JSA permits Nexstar to sell and retain a percentage of the net revenue from the station's advertising time in return for monthly payments to Mission of the remaining percentage of net revenue as described in the JSAs.

#### NEXSTAR BROADCASTING GROUP, INC.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

2. Summary of Significant Accounting Policies—(Continued)

Nexstar does not own Mission or Mission's television stations; however, Nexstar is deemed to have a controlling financial interest in them under U.S. GAAP while complying with the FCC's rules regarding ownership limits in television markets. In order for both Nexstar and Mission to comply with FCC regulations, Mission maintains complete responsibility for and control over programming, finances, personnel and operations of its stations.

#### Variable Interest Entities

The Company may determine that a station is a VIE as a result of local service agreements entered into with the owner-operator of stations in markets in which the Company owns and operates a station. The term local service agreements generally refers to a contract between two separately owned television stations serving the same market, whereby the owner-operator of one station contracts with the owner-operator of the other station to provide it with administrative, sales and other services required for the operation of its station. Nevertheless, the owner-operator of each station retains control and responsibility for the operation of its station, including ultimate responsibility over all programming broadcast on its station.

VIEs in connection with local service agreements entered into with stations in markets in which the Company owns and operates a station are discussed below.

Nexstar has determined that it has variable interests in WYZZ, the Fox affiliate in Peoria, Illinois and WUHF, the Fox affiliate in Rochester, New York, each owned by a subsidiary of Sinclair Broadcasting Group, Inc. ("Sinclair"), as a result of outsourcing agreements it has entered into with Sinclair. Nexstar also has determined that it has a variable interest in WHP, the CBS affiliate in Harrisburg, Pennsylvania, which is owned by Newport Television License, LLC ("Newport Television"), as a result of Nexstar becoming successor-in-interest to a TBA entered into by a former owner

of WLYH. Nexstar has evaluated its arrangements with Sinclair and Newport Television and has determined that it is not the primary beneficiary of the variable interests, and therefore, has not consolidated these stations. Nexstar made payments to Sinclair under the outsourcing agreements of \$0.5 million and \$0.8 million for the three months ended September 30, 2009 and 2008, respectively and \$1.7 million and \$2.5 million for the nine months then ended.

Under the outsourcing agreements with Sinclair, Nexstar pays for certain operating expenses of WYZZ and WUHF, and therefore may have unlimited exposure to any potential operating losses. Nexstar's management believes that Nexstar's minimum exposure to loss under the Sinclair outsourcing agreements consists of the fees paid to Sinclair. Additionally, Nexstar indemnifies the owners of WHP, WYZZ and WUHF from and against all liability and claims arising out of or resulting from its activities, acts or omissions in connection with the agreements. The maximum potential amount of future payments Nexstar could be required to make for such indemnification is undeterminable at this time.

Nexstar entered into a management services agreement with Four Points Media Group effective March 20, 2009. Four Points owns and operates seven individual stations in four markets. Under this agreement, Nexstar manages the stations for Four Points but does not have ultimate control over the policies or operations of the stations. In return for managing the stations, Nexstar receives a fixed annual management fee of \$2.0 million per year, as well as annual incentive compensation based on incremental broadcast cash flow of the Four Points' stations. Nexstar is also entitled to a share of the equity profits if the stations are sold while the agreement is in effect. The agreement provides for a minimum compensation of \$10.0 million to Nexstar if the Four Points stations are sold during the initial three year term of the agreement. Nexstar has concluded that this agreement gives Nexstar a variable interest in Four Points. We have evaluated the business arrangement with Four Points and concluded that Nexstar is not the primary beneficiary of the variable interest and therefore, we do not consolidate Four Points' financial results into our own. Nexstar must indemnify Four Points for any claim or liability that arises out of Nexstar's acts or omissions related to the agreement. For this reason, the maximum exposure to loss as a result of our agreement with Four Points is not determinable.

#### **Stock-Based Compensation**

The Company accounts for Nexstar's stock-based employee compensation plans in accordance with accounting rules, which require companies to expense the fair value of employee stock options and other forms of stock-based employee compensation in the financial statements over the period that an employee provides service in exchange for the award. Under these rules, the Company measures compensation cost related to stock options based on the grant-date fair value of the award using the Black-Scholes option-pricing model and recognizes it ratably, less estimated forfeitures, over the vesting term of the award. The Company uses the Black-Scholes option-pricing model to estimate the grant-date fair value of its employee stock options.

#### NEXSTAR BROADCASTING GROUP, INC.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

#### 2. Summary of Significant Accounting Policies—(Continued)

The Company recognized stock-based compensation expense of \$0.4 million and \$0.5 million for the three months ended September 30, 2009 and 2008, respectively, and \$1.1 million and \$1.8 million for the nine months then ended, which was included in selling, general and administrative expenses in the Company's condensed consolidated statements of operations. The Company does not currently recognize a tax benefit resulting from stock-based compensation costs expensed in the financial statements because the Company provides a valuation allowance against the deferred tax asset resulting from this type of temporary difference since it expects that it will not have sufficient future taxable income to realize such benefit. Accordingly, stock-based compensation expense has had no impact on income tax expense reported in the financial statements.

At September 30, 2009, there was approximately \$3.1 million of total unrecognized compensation cost, net of estimated forfeitures, related to stock options that is expected to be recognized over a weighted-average period of 2.9 years. There were five thousand stock options exercised during the nine months ended September 30, 2009 for a total intrinsic value and cash received of \$5 thousand and \$13 thousand, respectively.

### **Broadcast Rights**

Broadcast rights are stated at the lower of unamortized cost or net realizable value. When projected future net revenue associated with a program is less than the current carrying amount of the program broadcast rights, for example, due to reduced demand for that program or time period or reduced rates during economic slowdowns, the Company writes-down the unamortized cost of the broadcast rights to equal the amount of projected future net revenue. Such reductions in unamortized costs are included in amortization of broadcast rights in the consolidated statement of operations. At acquisition, the value of non-barter broadcast rights for WCWJ was \$5.4 million. As a result of programming schedule changes and the reduced demand for the time periods into which the programs were moved, certain WCWJ programs incurred a write-down of \$2.1 million for the three months ended September 30, 2009. The write-down across all stations for the three months and nine months ended September 30, 2009 was \$2.7 million and \$3.0 million, respectively, and is included in amortization of broadcast rights in the condensed consolidated statements of operations.

#### Income (loss) Per Share

Basic income (loss) per share is computed by dividing the net income (loss) by the weighted-average number of common shares outstanding during the period. Diluted income (loss) per share is computed using the weighted-average number of common shares and dilutive potential common shares outstanding during the period using the treasury stock method. Potential common shares consist of stock options and the unvested portion of restricted stock granted to employees. For the three months and nine months ended September 30, 2009 and 2008, there was no difference between basic and diluted net income (loss) per share since the effect of potential common shares were anti-dilutive, and therefore excluded from the computation of diluted net income (loss) per share.

The following table summarizes information about anti-dilutive potential common shares (not presented in thousands):

Three Months Ended

Nine Months Ended

	Septemb	per 30,	Septeml	per 30,		
	2009	2008	2009	2008		
	(weighted-ave	erage shares	(weighted-average shares			
	outstan	ding)	outstan	ding)		
Stock options excluded as the exercise price of the options						
was greater than the average market price of the common						
stock	3,244,615	3,795,911	3,492,529	2,324,893		
In-the-money stock options excluded as the Company had a						
net loss during the period	144,596	23,111	14,863	1,735,033		

#### Nonmonetary Asset Exchanges

In connection with a spectrum allocation exchange ordered by the FCC associated with certain microwave link licenses that the Company holds for use by its Stations within the 1.9 GHz band, Sprint Nextel Corporation ("Nextel") is required to replace certain existing analog equipment used by those microwave facilities with comparable digital equipment. The Company has agreed to accept the substitute equipment that Nextel has provided and will provide and in turn must relinquish all of its analog equipment to Nextel. Neither party will have any continuing involvement in the equipment transferred following the exchange. We account for this arrangement as an exchange of assets in accordance with U.S. GAAP requirements for exchanges of nonmonetary assets. Each item of equipment the Company receives and has received under this arrangement is recorded at its estimated fair market value and is depreciated over its estimated useful life ranging from 5 to 15 years. Management's determination of the fair market value is derived from the most recent prices paid to manufacturers and vendors for the specific equipment acquired. As equipment is exchanged, the Company records a gain to the extent that the fair market value of the equipment received exceeds the carrying amount of the equipment relinquished.

#### NEXSTAR BROADCASTING GROUP, INC.

### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

2. Summary of Significant Accounting Policies—(Continued)

#### **Recent Accounting Pronouncements**

In June 2009 the Financial Accounting Standards Board ("the FASB") issued the FASB Accounting Standards Codification<sup>TM</sup> ("the Codification"). The Codification is the official single source of authoritative U.S. generally accepted accounting principles ("GAAP"). All existing accounting standards are superseded. All other accounting guidance not included in the Codification is considered non-authoritative. The Codification also includes all relevant Securities and Exchange Commission ("SEC") guidance organized using the same topical structure in separate sections within the Codification. The Codification is effective for our September 30, 2009 financial statements. The Codification does not change existing GAAP. The principal impact on our financial statements from the Codification adoption is limited to disclosures as all references to authoritative accounting literature are now referenced in accordance with the Codification.

In June 2009, the FASB issued an amendment to the accounting and disclosure requirements for the consolidation of VIE's. This amendment requires an analysis to determine whether a variable interest gives the entity a controlling financial interest in a variable interest entity. The amendment requires an ongoing reassessment and eliminates the quantitative approach previously required for determining whether an entity is the primary beneficiary. This amendment is effective for our fiscal year beginning January 1, 2010. We are currently evaluating the impact of adopting this amendment on our consolidated financial statements.

In June 2009, the FASB issued an amendment to the accounting and disclosure requirements for transfers of financial assets. This amendment removes the concept of a qualifying special-purpose entity. This amendment also clarifies the requirements for isolation and limitations on portions of financial assets that are eligible for sale accounting. The amendment is effective for our fiscal year beginning January 1, 2010. We are currently evaluating the impact of adopting this amendment on our consolidated financial statements.

In May 2009, the FASB issued a general standard of accounting for and disclosure of events that occur after the balance sheet date but before financial statements are issued or are available to be issued. It requires disclosure of the date through which an entity has evaluated subsequent events and the basis for selecting that date, that is, whether that date represents the date the financial statements were issued or were available to be issued. This standard became effective for our second quarter ended June 30, 2009. For the third quarter 2009, we have evaluated subsequent events through November 12, 2009, which is the date the financial statements were issued.

In April 2009, the FASB issued a new accounting and disclosure requirement, which increases the frequency of fair value disclosures from an annual to a quarterly basis. The guidance relates to fair value disclosures for any financial instruments that are not currently reflected on the balance sheet at fair value. The new authoritative guidance is effective for interim and annual periods ending after June 15, 2009. We adopted this guidance in the second quarter of 2009, and it did not impact our financial position or results of operations. It did, however, result in additional disclosures related to the fair value of our debt. See Note 9 of these financial statements.

In April 2009, the FASB issued guidance for estimating fair values when there is no active market or where the price inputs being used represent distressed sales and identifying circumstances that indicate a transaction is not orderly. This guidance is effective for interim and annual reporting periods ending after June 15, 2009. We adopted this

guidance in the second quarter of 2009, and it did not have any effect on the Company's financial position or results of operations.

In April 2008, the FASB issued guidance related to the determination of the useful life of intangible assets. This guidance amends the factors that should be considered in developing renewal or extension assumptions used to determine the useful life of a recognized intangible asset under the accounting and disclosure requirements related to goodwill and other intangible assets. This new guidance also provides additional disclosure requirements related to recognized intangible assets. We adopted this guidance in January 2009 and it did not have a material impact on our financial position or results of operations.

In January 2008, we adopted the FASB's accounting and disclosure requirements related to fair value measurements as they pertain to financial assets and liabilities. The adoption did not have a material impact on our financial position or results of operations. These new requirements established a framework for measuring fair value, and enhanced the disclosures for fair value measurements. This authoritative guidance applies when other accounting pronouncements require or permit fair value measurements, but it does not require new fair value measurements. In February 2008, the FASB issued a one-year deferral for the application of this standard as it pertains to non-financial assets and liabilities. We adopted this standard for non-financial assets and liabilities in the first quarter of 2009. There were no material effects on our financial statements upon adoption of this new accounting pronouncement; however, this pronouncement could have a material impact in future periods.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

#### 2. Summary of Significant Accounting Policies—(Continued)

In December 2007, the FASB issued authoritative guidance related to business combinations, as well as guidance for the accounting and reporting of noncontrolling interests in consolidated financial statements. These new standards significantly change the accounting for and reporting of business combination transactions and noncontrolling (minority) interests in consolidated financial statements. We adopted these standards on January 1, 2009. The impact of adopting the standard related to business combinations will be primarily limited to business combinations occurring on or after January 1, 2009. Adoption of the guidance related to noncontrolling interests in consolidated financial statements had no impact on our financial position or results of operations.

#### 3. Fair Value Measurements

The Company adopted authoritative guidance effective January 1, 2008 for financial assets and financial liabilities measured on a recurring basis and January 1, 2009 for non-financial assets and non-financial liabilities. This guidance applies to all financial and non-financial assets and financial and non-financial liabilities that are being measured and reported on a fair value basis. There was no impact, upon adoption, to the consolidated financial statements as it relates to financial and non-financial assets and financial and non-financial liabilities. This guidance requires disclosure that establishes a framework for measuring fair value and expands disclosure about fair value measurements. Fair value measurement must be classified and disclosed in one of the following three categories:

Level 1: Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities:

Level 2: Quoted prices in markets that are not active or inputs which are observable, either directly or indirectly, for substantially the full term of the asset or liability;

Level 3: Prices or valuation techniques that require inputs that are both significant to the fair value measurement and unobservable (i.e., supported by little or no market activity).

The Company invests in short-term interest bearing obligations with original maturities less than 90 days, primarily money market funds. We do not enter into investments for trading or speculative purposes. As of September 30, 2009 and December 31, 2008, there were no investments in marketable securities.

As of September 30, 2009 and December 31, 2008, the Company had \$10.9 million and \$12.0 million, respectively invested in a money market investment. These investments are required to be measured at fair value on a recurring basis. The Company has determined that the money market investment is defined as Level 1 in the fair value hierarchy. As of September 30, 2009 and December 31, 2008, the fair value of the money market investment was an asset of \$10.9 million and \$12.0 million, respectively.

#### 4. Pending Transaction with Mission

On April 11, 2006, Nexstar and Mission filed an application with the FCC for consent to assignment of the license of KFTA Channel 24 (Ft. Smith, Arkansas) from Nexstar to Mission. Consideration for this transaction is set at \$5.6 million. On August 28, 2006, Nexstar and Mission entered into a local service agreement whereby (a) Mission pays

Nexstar \$5 thousand per month for the right to broadcast Fox programming on KFTA during the Fox network programming time periods and (b) Nexstar pays Mission \$20 thousand per month for the right to sell all advertising time on KFTA within the Fox network programming time periods. Also in 2006, Mission entered into an affiliation agreement with the Fox network which provides Fox programming to KFTA. The local service agreement between Nexstar and Mission will terminate upon assignment of KFTA's FCC license from Nexstar to Mission. Upon completing the assignment of KFTA's license, Mission plans to enter into a JSA and SSA with Nexstar-owned KNWA in Fort Smith-Fayetteville-Springdale-Rogers, Arkansas, whereby KNWA will provide local news, sales and other non-programming services to KFTA. Nexstar's KNWA, licensed to Rogers, Arkansas, has renewed its affiliation agreement for KNWA to continue as the NBC affiliate in Ft. Smith-Fayetteville-Springdale-Rogers, Arkansas through 2014. In March 2008, the FCC granted the application to assign the license for KFTA from Nexstar to Mission. The grant contained conditions which Nexstar is currently appealing.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

### 5. Acquisitions

On January 28, 2009, Nexstar entered into an agreement to acquire the assets of WCWJ, the CW affiliate serving the Jacksonville, Florida market, for \$18.0 million (base) subject to working capital adjustments. Nexstar viewed this acquisition as an opportunity to leverage our management expertise and increase profitability of the station by overlaying our existing retransmission compensation contracts and incorporating our cost reduction strategies. The transaction closed on May 1, 2009. Cash available on hand was used to make a \$1.0 million down payment in February 2009 and the remaining \$16.2 million was paid upon closing. Transaction costs such as legal, accounting, valuation and other professional services of \$0.3 million were expensed as incurred.

The following table summarizes the estimated fair values of the assets acquired and liabilities assumed at the date of acquisition.

Accounts receivable	1,310
Current portion of broadcast rights	2,078
Prepaids and other current assets	28
Property and equipment	4,172
Long-term portion of broadcast rights	3,371
FCC license	8,561
Goodwill	96
Other intangible assets	70
Total assets acquired	19,686
Less: current portion of broadcast rights payable	808
Less: accounts payable	177
Less: accrued expenses	50
Less: long-term portion of broadcast rights payable	1,495
Net assets acquired	\$ 17,156

Goodwill of \$0.1 million is expected to be deductible for tax purposes. The fair value assigned to goodwill is attributable to future expense reductions utilizing management's leverage in programming and other station operating costs.

WCWJ's revenue of \$2.4 million and net loss of \$1.6 million for the period July 1, 2009 to September 30, 2009 and revenue of \$4.0 million and net loss of \$1.6 million for the period May 1, 2009 to September 30, 2009 have been included in the accompanying condensed consolidated statement of operations for the three months and nine months ended September 30, 2009.

On October 6, 2008, Nexstar entered into a purchase agreement to acquire substantially all of the assets of KARZ (formerly KWBF), the MyNetworkTV affiliate serving the Little Rock, Arkansas market for \$4.0 million. The acquisition gives Nexstar an opportunity to further utilize existing retransmission compensation contracts and also to achieve duopoly synergies within the KARZ market. In accordance with the purchase agreement, Nexstar made a down payment of \$0.4 million in 2008. This acquisition closed on March 12, 2009 and the remaining \$3.6 million was paid from available cash on hand. Transaction costs such as legal, accounting, valuation and other professional

services of \$0.1 million were expensed as incurred.

The following table summarizes the estimated fair values of the assets acquired and liabilities assumed at the date of acquisition.

Current portion of broadcast rights	263
Property and equipment	878
Long-term portion of broadcast rights	379
FCC license	2,673
Goodwill	335
Total assets acquired	4,528
Less: current portion of broadcast rights payable	262
Less: long-term portion of broadcast rights payable	266
Net assets acquired	\$ 4,000

Goodwill of \$0.3 million is expected to be deductible for tax purposes. The fair value assigned to goodwill is attributable to the synergies achieved by adding KARZ to our pre-existing station in the Little Rock market, KARK.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 5. Acquisitions—(Continued)

KARZ's revenue of \$0.4 million and net income of \$0.3 million for the period July 1, 2009 to September 30, 2009 and revenue of \$1.1 million and net income of \$1.0 million for the period February 1, 2009 to September 30, 2009 (post TBA) have been included in the accompanying condensed consolidated statement of operations for the three months and nine months ended September 30, 2009.

#### Unaudited Pro Forma Information

The following unaudited pro forma information has been presented as if the acquisition of WCWJ and KARZ had occurred on January 1, 2008:

	Three		Three			Nine		Nine
	Months			Months		Months		Months
	Ended			Ended		Ended		Ended
	September		September		September		S	eptember
	30, 2009		30, 2008		30, 2009		3	30, 2008
	(in thousands)				(in thou	ınds)		
Net revenue	\$	60,399	\$	72,763	\$	180,859	\$	213,043
Income (loss) before income taxes		(22,296)		(50,078)		(14,690)		(57,978)
Net income (loss)		(18,391)		(47,075)		(13,555)		(58,288)

The above selected unaudited pro forma information is presented for illustrative purposes only and is not necessarily indicative of results of operations in future periods or results that would have been achieved had the Company owned the acquired stations during the specified period.

#### 6. Intangible Assets and Goodwill

Intangible assets subject to amortization consisted of the following:

		Se	epter	mber 30, 2009		D	ecei	mber 31, 2008	
	Estimated useful life (years)	Gross	An	cumulated nortization thousands)	Net	Gross	Ar	cumulated nortization thousands)	Net
Network									
affiliation									
agreements	15	\$ 344,662	\$	(216,239) \$	128,423	\$ 344,662	\$	(199,159) \$	145,503
Other									
definite-lived									
intangible assets	1-15	13,455		(9,729)	3,726	13,385		(9,037)	4,348
Total intangible									
assets subject to									
amortization		\$ 358,117	\$	(225,968) \$	132,149	\$ 358,047	\$	(208,196) \$	149,851

We recorded an impairment charge of \$16.2 million during the third quarter of 2009 that included an impairment to the carrying values of FCC licenses of \$8.8 million, related to 19 of our stations and an impairment to the carrying values of goodwill of \$7.4 million, related to four reporting units consisting of five of our television stations. As required by the authoritative guidance for goodwill and other intangible assets, we tested our FCC licenses and goodwill for impairment at September 30, 2009, between the required annual tests, because we believed events had occurred and circumstances changed that would more likely than not reduce the fair value of our reporting units below their carrying amounts and that our FCC licenses might be impaired. These events and circumstances include the overall economic recession and a continued decline in demand for advertising at several of our stations.

The impairment test for FCC licenses consists of a station-by-station comparison of the carrying amount of FCC licenses with their fair value, using a discounted cash flow analysis.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

#### 6. Intangible Assets and Goodwill—(Continued)

The impairment test for goodwill utilizes a two-step fair value approach. The first step of the goodwill impairment test is used to identify potential impairment by comparing the fair value of the combined stations in a market ("reporting unit") to its carrying amount. The fair value of a reporting unit is determined using a discounted cash flow analysis. If the fair value of the reporting unit exceeds its carrying amount, goodwill is not considered impaired. If the carrying amount of the reporting unit exceeds its fair value, the second step of the goodwill impairment test is performed to measure the amount of impairment loss, if any. The second step of the goodwill impairment test compares the implied fair value of the reporting unit's goodwill with the carrying amount of that goodwill. The implied fair value of goodwill is determined by performing an assumed purchase price allocation, using the reporting unit's fair value (as determined in Step 1) as the purchase price. If the carrying amount of goodwill exceeds the implied fair value, an impairment loss is recognized in an amount equal to that excess.

Determining the fair value of our reporting units requires our management to make a number of judgments about assumptions and estimates that are highly subjective and that are based on unobservable inputs. The actual results may differ from these assumptions and estimates; it is possible that such differences could have a material impact on our financial statements. In addition to the various inputs (i.e. market growth, operating profit margins, discount rates) that we use to calculate the fair value of our FCC licenses and reporting units, we evaluate the reasonableness of our assumptions by comparing the total fair value of all our reporting units to our total market capitalization; and by comparing the fair value of our reporting units or television stations, and FCC licenses to recent television station sale transactions.

We used an income approach to test our FCC licenses for impairments as of September 30, 2009 with the following assumptions: (a) a discount rate of 10.5%; (b) market growth rates ranging from 0.0% to 8.5%; and (c) operating profit margins ranging from 11.5% to 33.7%.

We used the income approach to test goodwill for impairments as of September 30, 2009 with the following assumptions: (a) a discount rate of 10.5%; (b) market growth rates ranging from 0.0% to 8.5%; and (c) operating profit margins ranging from 20.0% to 42.8%. These assumptions are based on: (a) the actual historical performance of our stations; (b) management's estimates of future performance of our stations; and (c) the same market growth assumptions used in the calculation of the fair value of our FCC licenses.

As previously noted, we are required by authoritative guidance to test our indefinite-lived intangible assets on an annual basis or whenever events or changes in circumstances indicate that these assets might be impaired. As a result, future economic trends could require us to record further impairments in future periods.

Total amortization expense from definite-lived intangibles was \$5.9 million and \$6.3 million for the three months ended September 30, 2009 and 2008, respectively and \$17.8 million and \$19.1 million for the nine months then ended. The Company's estimate of amortization expense for definite-lived intangible assets as of September 30, 2009 is approximately \$23.7 million for each year for the years 2009 and 2010; \$23.3 million for 2011; \$23.0 million for 2012; and \$17.4 million for 2013.

The aggregate carrying value of indefinite-lived intangible assets, consisting of FCC licenses and goodwill, was \$236.5 million and \$240.7 million at September 30, 2009 and December 31, 2008, respectively. The Company

expenses as incurred, any costs to renew or extend its FCC licenses.

The changes in the carrying amount of goodwill for the nine months and year ended September 30, 2009 and December 31, 2008, respectively, are as follows:

	2009		2008	
	(in thousan		nds)	
Goodwill	\$ 154,488	\$	151,686	
Accumulated impairment losses	(38,856)			
Balance as of January 1	\$ 115,632	\$	151,686	
Acquisitions	431		2,802	
Impairment	(7,360)		(38,856)	
Reclassification of asset	356			
Goodwill	\$ 155,275	\$	154,488	
Accumulated impairment losses	(46,216)		(38,856)	
Balance as of September 30, 2009 and December 31, 2008, respectively	\$ 109.059	\$	115.632	

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 6. Intangible Assets and Goodwill—(Continued)

The changes in the carrying amount of FCC licenses for the nine months and year ended September 30, 2009 and December 31, 2008, respectively are as follows:

	2009		2008
	(in thou	ısan	ids)
FCC licenses	\$ 166,455	\$	163,795
Accumulated impairment losses	(41,398)		_
Balance as of January 1	\$ 125,057	\$	163,795
Acquisitions	11,234		2,660
Impairment	(8,804)		(41,398)
FCC licenses	\$ 177,689	\$	166,455
Accumulated impairment losses	(50,202)		(41,398)
Balance as of September 30, 2009 and December 31, 2008, respectively	\$ 127,487	\$	125,057

During 2009, the consummation of the acquisitions of KARZ and WCWJ increased goodwill and FCC licenses by \$0.4 million and \$11.2 million, respectively. During the nine months ended September 30, 2009 the Company reclassified certain amounts that totaled \$0.4 million representing goodwill that was improperly classified as property and equipment when recording the fair value of KTVE assets, which were acquired in 2008.

The fair value measurements of our goodwill and FCC licenses are as follows using the three-level fair value hierarchy established by authoritative accounting guidance as of September 30, 2009:

	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3) (in thousands)
Goodwill			\$ 109,059
FCC licenses			\$ 127,487

Determining the fair value of our television stations requires our management to make a number of judgments about assumptions and estimates that are highly subjective and that are based on unobservable inputs or assumptions. The actual results may differ from these assumptions and estimates; and it is possible that such differences could have a material impact on our financial statements.

#### 7. Restructure Charge

In February 2009, Nexstar began regionalizing certain accounting and traffic functions. As a result, approximately 93 employees were notified they would be terminated at various points in time through the end of May 2009. These employees were offered termination benefits that aggregated to \$0.7 million. To receive any of the termination payments, the employees had to remain employed through their respective termination dates, as specified in the termination agreement. The Company recognized these costs ratably over the period of time between the notice of termination and the termination date. The liability, which has been paid in full, was recorded in accrued expenses on the Company's balance sheet.

# 8. Accrued Expenses

Accrued expenses consisted of the following:

	September	
	30,	December 31,
	2009	2008
	(in the	ousands)
Compensation and related taxes	\$ 4,425	\$ 3,102
Sales commissions	1,559	1,550
Employee benefits	946	947
Property taxes	907	444
Other accruals related to operating expenses	5,371	6,441
	\$ 13,208	\$ 12,484

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

9. Debt

Long-term debt consisted of the following:

	September			
		30,	Dec	cember 31,
		2009		2008
		(in the	ousar	nds)
Term loans	\$	322,560	\$	325,174
Revolving credit facilities		85,000		31,000
7% senior subordinated notes due 2014, net of discount of \$978 and \$1,708		46,932		190,778
7% senior subordinated PIK notes due 2014, net of discount of \$12,712		129,965		
11.375% senior discount notes due 2013		49,981		77,820
Senior subordinated PIK notes due 2014, net of discount of \$104 and \$416		41,117		37,345
		675,555		662,117
Less: current portion		(3,485)		(3,485)
	\$	672,070	\$	658,632

On October 8, 2009, Nexstar amended its senior secured credit facility to modify certain terms of the underlying credit agreement. The modifications included, but are not limited to, changes to financial covenants, including the Consolidated Total Leverage Ratio and Consolidated Senior Leverage Ratio, a general tightening of the exceptions to the negative covenants (principally by means of reducing the types and amounts of permitted transactions) and an increase to the interest rates and fees payable with respect to the borrowings under the amended credit agreement.

The Amended Nexstar Credit Agreement revises the calculation of leverage ratios to exclude the netting of cash and cash equivalents against total debt.

On an annual basis following the delivery of Nexstar's Broadcasting, Inc.'s year end financial statements, the Amended Nexstar Credit Agreement requires mandatory prepayments of principal, as well as a permanent reduction in revolving credit commitments, subject to a computation of excess cash flow for the preceding fiscal year. The amended agreement also places additional restrictions on the use of proceeds from asset sales, equity issuances, or debt issuances (with the result that such proceeds, subject to certain exceptions, be used for mandatory prepayments of principal and permanent reductions in revolving credit commitments), and includes an anti-cash hoarding provision which requires that the Company utilize unrestricted cash and cash equivalent balances in excess of \$15.0 million to repay principal amounts outstanding, but not permanently reduce capacity, under the revolving credit facility.

The Amended Nexstar Credit Agreement also revised the interest rate provisions. As amended, borrowings under the Facility may bear interest at either (i) a Eurodollar Rate, which has been amended to include an interest rate floor equal to 1% or (ii) a Base Rate, which, as amended, is defined as the greater of (1) the sum of 1/2 of 1% plus the Federal Funds Rate, (2) Bank of America, N.A.'s prime rate and (3) the sum of (x) 1% plus (y) the Eurodollar Rate. The definition of applicable margin was changed to eliminate the pricing grid and replace it with a fixed rate. As amended, the applicable margin for Eurodollar loans is a rate per annum equal to 4% and the applicable margin for Base Rate loans is a rate per annum equal to 3%.

On October 8, 2009, Mission also amended its credit facility and made changes to its credit agreement that generally mirror the changes made to the Nexstar credit agreement.

The Amended Nexstar Credit Agreement expanded certain cross-default provisions such that the breach of certain warranties, representations or covenants under the Amended Mission Credit Agreement now constitute an event of default under the Amended Nexstar Credit Agreement.

In conjunction with the amendment to our credit agreement, \$0.6 million related to professional fees were recognized as administrative expense as incurred.

The Nexstar Senior Secured Credit Facility

The Nexstar senior secured credit facility (the "Nexstar Facility") consists of a Term Loan B and a \$82.5 million revolving loan. As of September 30, 2009 and December 31, 2008, Nexstar had \$156.8 million and \$158.1 million, respectively, outstanding under its Term Loan B and \$78.0 million and \$24.0 million, respectively, outstanding under its revolving loan.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

#### 9. Debt—(Continued)

The Term Loan B, which matures in October 2012, is payable in consecutive quarterly installments amortized at 0.25% quarterly, with the remaining 93.25% due at maturity. During the nine months ended September 30, 2009, repayments of Nexstar's Term Loan B totaled \$1.3 million, all of which were scheduled maturities. The revolving loan is not subject to incremental reduction and matures in April 2012. During the nine months ended September 30, 2009, borrowings from Nexstar's revolving loan totaled \$54.0 million.

The total weighted-average interest rate of the Nexstar Facility was 2.16% and 3.35% at September 30, 2009 and December 31, 2008, respectively. Interest is payable periodically based on the type of interest rate selected. Additionally, Nexstar is required to pay quarterly commitment fees on the unused portion of its revolving loan commitment. Effective with the debt amendment, the commitment fee is 0.75%.

The Mission Senior Secured Credit Facility

The Mission senior secured credit facility (the "Mission Facility") consists of a Term Loan B and a \$15.0 million revolving loan. As of September 30, 2009 and December 31, 2008, Mission had \$165.8 million and \$167.1 million, respectively, outstanding under its Term Loan B and \$7.0 million of borrowings were outstanding under its revolving loan.

Terms of the Mission Facility, including repayment, maturity and interest rates, are the same as the terms of the Nexstar Facility described above. During the nine months ended September 30, 2009, repayments of Mission's Term Loan B totaled \$1.3 million, all of which were scheduled maturities. The total weighted average interest rate of the Mission Facility was 2.02% and 3.19% at September 30, 2009 and December 31, 2008, respectively.

Unused Commitments and Borrowing Availability

Nexstar and Mission had \$12.5 million of total unused revolving loan commitments under their respective credit facilities, \$0 of which was available for borrowing, based on the covenant calculations as of September 30, 2009.

Exchange of Senior Subordinated Notes for Senior Subordinated Payment-in-kind ("PIK") Notes

On February 27, 2009, Nexstar Broadcasting, an indirect subsidiary of Nexstar, announced the commencement of an offer to exchange up to \$143,600,000 aggregate principal amount of its outstanding \$191,510,000 in aggregate principal amount of 7% senior subordinated notes due 2014 (the "Old Notes") in exchange for (i) up to \$142,320,761 in aggregate principal amount of Nexstar Broadcasting's 7% senior subordinated PIK Notes due 2014 (the "New Notes"), to be guaranteed by each of the existing guarantors to the Old Notes and (ii) cash. The total exchange price received by tendering holders of the Old Notes in the exchange offer included an early participation payment of \$30.00 per \$1,000 principal amount of Old Notes payable only to holders who tendered their Old Notes at or before March 10, 2009, which is in addition to the \$93.10 per \$1,000 principal amount of Old Notes payable to all holders who validly tendered their Old Notes on March 26, 2009. The exchange closed on March 30, 2009. The New Notes mature on January 15, 2014, unless earlier redeemed or repurchased. The New Notes are general unsecured senior subordinated obligations subordinated to all of Nexstar Broadcasting's senior debt. Nexstar Broadcasting will pay interest on the New Notes on January 15 and July 15 of each year, commencing on July 15, 2009. Interest will be computed on the

basis of a 360-day year of twelve 30-day months. However, prior to January 15, 2011, the interest on the New Notes will not be cash interest. From the date of issuance through January 15, 2011, Nexstar Broadcasting will pay interest on the New Notes entirely by issuing additional New Notes (the "PIK Interest"). PIK Interest will accrue on the New Notes at a rate per annum equal to 0.5%, calculated on a semi-annual bond equivalent basis. From and after January 15, 2011, all New Notes (including those received as PIK Interest) will accrue interest in cash at a rate of 7% per annum, which interest will be payable semi-annually in cash on each January 15 and July 15, commencing on July 15, 2011. As a result of the exchange offer and the subsequently accrued PIK interest, Nexstar now has approximately \$142.7 million in aggregate principal of New Notes outstanding and approximately \$47.9 million in aggregate principal amount of Old Notes outstanding. Total cash consideration paid to tendering bondholders was \$17.7 million. The exchange transaction was accounted for as a modification of existing debt. The Company incurred \$2.9 million in fees related to the transaction, including banking fees, legal fees and accounting fees, which were charged to selling, general and administrative expenses.

#### 7% Senior Subordinated Notes

On January 15, 2009, Nexstar purchased approximately \$1.0 million of its outstanding 7% senior subordinated notes for \$0.4 million, plus accrued interest of \$1 thousand.

#### NEXSTAR BROADCASTING GROUP, INC.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

9. Debt—(Continued)

#### 11.375% Senior Discount Notes

On various dates throughout January and February 2009, Nexstar purchased some of the outstanding 11.375% senior discount notes issued by Nexstar Finance Holdings, Inc. with a total face value of \$27.8 million for \$9.6 million, plus accrued interest of \$1.0 million. These transactions resulted in total gains of \$18.0 million.

#### **Debt Covenants**

The Nexstar Facility contains covenants which require the Company to comply with certain financial covenant ratios, including (1) a maximum total combined leverage ratio of Nexstar Broadcasting and Mission of 6.75 times the last twelve months operating cash flow (as defined in the credit agreement) at September 30, 2009, (2) a maximum combined senior leverage ratio of Nexstar Broadcasting and Mission of 5.50 times the last twelve months operating cash flow at September 30, 2009, (3) a minimum combined interest coverage ratio of 1.50 to 1.00, and (4) a fixed charge coverage ratio of 1.15 to 1.00. The covenants, which are formally calculated on a quarterly basis, are based on the combined results of Nexstar Broadcasting and Mission. Mission's bank credit facility agreement does not contain financial covenant ratio requirements, but does provide for default in the event Nexstar does not comply with all covenants contained in its credit agreement. As of September 30, 2009, we were in compliance with all indentures governing the publicly-held notes. As of September 30, 2009, we were not in compliance with all covenants contained in the credit agreement governing our senior secured credit facility. On October 8, 2009, we amended our credit facility to modify certain covenants. The October 8, 2009 debt amendment contained a limited waiver for the leverage ratios which cured the violation as of September 30, 2009.

#### Collateralization and Guarantees of Debt

The bank credit facilities described above are collateralized by a security interest in substantially all the combined assets, excluding FCC licenses, of Nexstar and Mission. Nexstar and its subsidiaries guarantee full payment of all obligations incurred under the Mission Facility in the event of Mission's default. Similarly, Mission is a guaranter of the Nexstar Facility and the senior subordinated notes issued by Nexstar Broadcasting.

In consideration of Nexstar's guarantee of Mission's senior credit facility, the sole shareholder of Mission has granted Nexstar a purchase option to acquire the assets and assume the liabilities of each Mission station, subject to FCC consent. These option agreements (which expire on various dates between 2011 and 2018) are freely exercisable or assignable by Nexstar without consent or approval by the sole shareholder of Mission. The Company expects these option agreements, if unexercised, will be renewed upon expiration.

#### Fair Value of Debt

The aggregate carrying amounts and estimated fair value of Nexstar and Mission's debt were as follows:

September	30, 2009	December 31, 2008					
Carrying	Fair	Carrying	Fair				
Amount	Value	Amount	Value				

		(in tho	usar	nds)		
Term loans(1)	\$ 322,560	\$ 296,620	\$	325,174	\$	293,388
Revolving credit facilities(1)	\$ 85,000	\$ 78,645	\$	31,000	\$	27,829
7% senior subordinated notes(2)	\$ 46,932	\$ 21,650	\$	190,778	\$	78,219
7% senior subordinated PIK notes(3)	\$ 129,965	\$ 84,477	\$	_	<b>_</b> \$	-
Senior discount notes(2)	\$ 49,981	\$ 20,897	\$	77,820	\$	26,264
Senior subordinated PIK notes(3)	\$ 41,117	\$ 19,788	\$	37,345	\$	16,805

- (1) The fair value of bank credit facilities is computed based on recently amended borrowing rates for Nexstar and Mission for bank loans with similar terms and average maturities.
- (2) The fair value of Nexstar's 7% senior subordinated notes and 11.375% senior discount notes is estimated based on actual trade prices reported to the National Association of Securities Dealers, Inc.
- (3) The fair value of Nexstar's 7% senior subordinated PIK notes and private placement senior subordinated PIK notes is estimated based on pricing obtained from significant holders of the notes.

## NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

10. Contract Termination

On March 31, 2008, Nexstar signed a ten year agreement for national sales representation with two units of Katz Television Group, a subsidiary of Katz Media Group ("Katz"), transferring 24 stations in 14 of its markets from Petry Television Inc. ("Petry") and Blair Television Inc. ("Blair"). Nexstar, Blair, Petry and Katz entered into a termination and mutual release agreement under which Blair agreed to release Nexstar from its future contractual obligations in exchange for payments totaling \$8.0 million. The payments will be paid by Katz on behalf of Nexstar as an inducement for Nexstar to enter into the new long-term contract with Katz. Nexstar recognized a \$7.2 million charge associated with terminating the contracts, which is reflected as a non-cash contract termination fees in the accompanying condensed consolidated statement of operations. The \$7.2 million charge was calculated as the present value of the future payments to be made by Katz. The liability established as a result of the termination represents an incentive received from Katz that will be accounted for as a termination obligation, and will be recognized as a non-cash reduction to operating expenses over the term of the agreement with Katz. Effective May 1, 2009 we signed another agreement to transfer the remaining Nexstar stations to Katz and its related companies. Moving these contracts resulted in Nexstar cancelling multiple contracts with Blair. As a result, Blair has sued the Company for additional termination fees. Katz has indemnified the Company for all expenses related to the settlement and defense of this lawsuit. Termination of these contracts resulted in a non-cash contract termination fee of \$191 thousand. The associated termination incentive will be recognized as a reduction in operating expenses over the ten year contract term. As of September 30, 2009, the current portion of these deferred amounts of approximately \$0.7 million was included in other current liabilities and the long-term portion in the amount of approximately \$5.7 million was included in deferred representation fee incentive in the accompanying condensed balance sheet. The Company recognized \$0.2 million and \$0.5 million of these incentives as a reduction of selling, general and administrative expense for the three months and nine months ended September 30, 2009, respectively. For the three months and nine months ended September 30, 2008, the Company recognized \$0.2 million and \$0.4 million, respectively of these incentives.

### 11. Other Non-Current Liabilities

Other non-current liabilities consist of the following:

	Septem	oer			
	30,	30, December			
	2009	2009 2008			
	(	(in thous			
Deferred rent	\$ 7,	573	\$ 7,222		
Software agreement obligation	4,	021	4,281		
Other	2,	018	1,772		
	\$ 13,	612	\$ 13,275		

### 12. Stock-Based Compensation Plans

Nexstar's employee compensation plans (the "Equity Plans") provide for the granting of stock options, stock appreciation rights, restricted stock and performance awards to directors, employees of Nexstar or consultants. A maximum of 4,500,000 shares of Nexstar's Class A common stock can be issued under the Equity Plans and as of September 30,

2009, a total of 608,000 shares were available for future grant. Employee stock options are granted with an exercise price at least equal to the fair market value of the underlying shares of common stock on the date of the grant, vest over five years and expire ten years from the date of grant.

## 13. Gain on Asset Exchange

In 2004, the FCC approved a spectrum allocation exchange between Sprint Nextel Corporation ("Nextel") and certain public safety entities to eliminate interference being caused to public safety radio licensees by Nextel's operations on certain frequencies. As part of this spectrum exchange, the FCC granted Nextel the right to certain spectrum within the 1.9 GHz band that is currently used by television broadcasters to carry their programming by microwave link to their studio or transmitter sites. In order to utilize this spectrum, Nextel is required to relocate spectrum used by broadcasters in the 1.9 GHz band to spectrum on different frequencies by, in part, replacing all analog equipment associated with those microwave link facilities being used by broadcasters with comparable digital equipment. The Company has agreed to accept the substitute equipment that Nextel has provided and will provide and in turn must relinquish all of its analog equipment back to Nextel. This transition began on a market by market basis beginning in the second quarter of 2007. Each piece of equipment the Company receives and has received under this arrangement is recorded at its estimated fair market value and is depreciated over its estimated useful life ranging from 5 to 15 years. Management's determination of the fair market value is derived from the most recent prices paid to manufacturers and vendors for the specific equipment acquired. As equipment is exchanged, the Company records a gain to the extent that the fair market value of the equipment received exceeds the carrying amount of the equipment relinquished. For the three months ended September 30, 2009 and 2008, the Company recognized gains of \$2.6 million and \$0.5 million, respectively, and \$6.7 million and \$4.1 million, respectively for the nine months then ended, from the exchange of this equipment.

## NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

## 14. Gain on Casualty Loss

On February 2, 2009, the building in Port Arthur, Texas suffered extensive fire damage resulting in a total loss of the building. The operations previously performed in this building had been moved to Little Rock, Arkansas prior to the fire. The building was fully insured and the payout on the claim resulted in a gain of \$0.8 million.

On May 8, 2009, a transmission tower at KSNF collapsed, damaging a portion of the facility and nearby property. The settlement of the claim resulted in a gain of \$2.2 million, which is included in loss (gain) on asset disposal, net.

#### 15. Income Taxes

The Company's benefit from income taxes is primarily the result of the impairment charge which reduced the carrying value of goodwill and other indefinite-lived assets for financial reporting purposes and decreased the deferred tax liability position. The benefit is offset, in part, by a provision for income tax that is primarily comprised of deferred income taxes created by an increase in the deferred tax liabilities position during the year resulting from the amortization of goodwill and other indefinite-lived intangible assets for income tax purposes which are not amortized for financial reporting purposes. These deferred tax liabilities do not reverse on a scheduled basis and are not used to support the realization of deferred tax assets. The Company's deferred tax assets primarily result from federal and state net operating loss carryforward ("NOL's"). The Company's NOL's are available to reduce future taxable income if utilized before their expiration. The Company has provided a valuation allowance for certain deferred tax assets as it believes they may not be realized through future taxable earnings.

As of January 1, 2009, the Company had gross unrecognized tax benefits of approximately \$3.7 million, which did not materially change as of September 30, 2009. If recognized, this amount would result in a favorable effect on the Company's effective tax rate excluding the impact on the Company's valuation allowance. As of September 30, 2009, the Company has not accrued interest on the unrecognized tax benefits as an unfavorable outcome upon examination would not result in a cash outlay but would reduce NOLs subject to a valuation allowance. The Company does not expect the amount of unrecognized tax benefits to significantly change in the next twelve months.

The Company files income tax returns in the U.S. federal jurisdiction and various state jurisdictions. The Company is subject to U.S. federal tax examinations for years after 2004. Additionally, any NOLs that were generated in prior years and will be utilized in the future may also be subject to examination by the Internal Revenue Service. State jurisdictions that remain subject to examination are not considered significant.

#### 16. FCC Regulatory Matters

Television broadcasting is subject to the jurisdiction of the FCC under the Communications Act of 1934, as amended (the "Communications Act"). The Communications Act prohibits the operation of television broadcasting stations except under a license issued by the FCC, and empowers the FCC, among other things, to issue, revoke, and modify broadcasting licenses, determine the location of television stations, regulate the equipment used by television stations, adopt regulations to carry out the provisions of the Communications Act and impose penalties for the violation of such regulations. The FCC's ongoing rule making proceedings could have a significant future impact on the television industry and on the operation of the Company's stations and the stations it provides services to. In addition, the U.S.

Congress may act to amend the Communications Act in a manner that could impact the Company's stations, the stations it provides services to and the television broadcast industry in general.

Some of the more significant FCC regulatory matters impacting the Company's operations are discussed below.

Digital Television ("DTV") Conversion

On June 12, 2009 all full-power television broadcasters were required to cease operating in an analog format and operate exclusively in digital (DTV) format. All of Nexstar's and Mission's stations have completed the transition to digital operations except for KQTV and KMID. KQTV holds a construction permit issued by the FCC to build a higher-power DTV facility by December 26, 2009, which permit may be further extended by the FCC until construction of the facility is completed. Nexstar anticipates completing construction of KQTV's full-power DTV facility by November 15, 2009. Nexstar has completed construction of KMID's full-power DTV facility and is working with the FCC with respect to a grant of KMID's authorization.

DTV conversion expenditures were \$8.2 million and \$13.5 million, for the nine months ended September 30, 2009 and 2008, respectively. The Company will incur various capital expenditures with respect to the completion of DTV facilities for KQTV and KMID. The Company anticipates these expenditures will be funded through available cash on hand and cash generated from operations.

## NEXSTAR BROADCASTING GROUP, INC.

### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

16. FCC Regulatory Matters—(Continued)

#### Media Ownership

In 2006, the FCC initiated a rulemaking proceeding which provides for a comprehensive review of all of its media ownership rules, as required by the Communications Act. The Commission considered rules relating to ownership of two or more TV stations in a market, ownership of local TV and radio stations by daily newspapers in the same market, cross-ownership of local TV and radio stations, and changes to how the national TV ownership limits are calculated. In February 2008, the FCC adopted modest changes to its newspaper broadcast cross-ownership rule while retaining the rest of its ownership rules then currently in effect. Multiple challenges to this proceeding were filed with the U.S. Courts of Appeal. The court proceedings remain pending. The FCC will be making a further review of its media ownership rules in 2010.

The FCC is required by statute to review its media ownership rules every four years and to eliminate those rules it finds no longer serve the "public interest, convenience and necessity". During 2009, the FCC held a series of hearings designed to evaluate possible changes to its rules. Sometime during 2010, the FCC is expected to officially initiate the next statutorily-mandated review of its media ownership rules and request public comments thereon.

17. Commitments and Contingencies

#### Guarantee of Mission Debt

Nexstar and its subsidiaries guarantee full payment of all obligations incurred under Mission's senior secured credit facility agreement. In the event that Mission is unable to repay amounts due under its credit facility, Nexstar will be obligated to repay such amounts. The maximum potential amount of future payments that Nexstar would be required to make under this guarantee would be generally limited to the amount of borrowings outstanding under the Mission credit facility. At September 30, 2009, Mission had \$172.8 million outstanding under its senior credit facility.

#### **Indemnification Obligations**

In connection with certain agreements that the Company enters into in the normal course of its business, including local service agreements, business acquisitions and borrowing arrangements, the Company enters into contractual arrangements under which the Company agrees to indemnify the third party to such arrangement from losses, claims and damages incurred by the indemnified party for certain events as defined within the particular contract. Such indemnification obligations may not be subject to maximum loss clauses and the maximum potential amount of future payments the Company could be required to make under these indemnification arrangements may be unlimited. Historically, payments made related to these indemnifications have been immaterial and the Company has not incurred significant costs to defend lawsuits or settle claims related to these indemnification agreements.

#### Litigation

From time to time, the Company is involved with claims that arise out of the normal course of its business. In the opinion of management, any resulting liability with respect to these claims would not have a material adverse effect on the Company's financial position or results of operations.

Condensed Consolidating Financial Information

The following condensed consolidating financial information presents the financial position, results of operations and cash flows of the Company, each of its 100%, directly or indirectly, owned subsidiaries. This information is presented in lieu of separate financial statements and other related disclosures pursuant to Regulation S-X Rule 3-10 of the Securities Exchange Act of 1934, as amended, "Financial Statements of Guarantors and Issuers of Guaranteed Securities Registered or being Registered."

The Nexstar column presents the parent company's financial information (not including any subsidiaries). The Nexstar Holdings column presents its financial information (not including any subsidiaries). The Nexstar Broadcasting column presents the financial information of Nexstar Broadcasting. The Mission column presents the financial information of Mission, an entity which Nexstar Broadcasting is required to consolidate as a variable interest entity (see Note 2).

Prior periods have been reclassified to conform to current presentation.

#### NEXSTAR BROADCASTING GROUP, INC.

## NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

18. Condensed Consolidating Financial Information—(Continued)

The Company and its subsidiaries have the following notes outstanding:

- 1. Nexstar Holdings, which is a wholly-owned subsidiary of Nexstar, has 11.375% senior discount notes ("11.375% Notes") due in 2013. The 11.375% Notes are fully and unconditionally guaranteed by Nexstar but not guaranteed by any other entities.
- 2. Nexstar Broadcasting, Inc., which is a wholly-owned subsidiary of Nexstar Holdings, has the following notes outstanding:
- (a) 7% Senior Subordinated Notes ("7% Notes") due 2014. The 7% Notes are fully and unconditionally guaranteed by Nexstar and Mission. These notes are not guaranteed by any other entities.
- (b) 7% Senior Subordinated PIK Notes due 2014 ("7% PIK Notes"). The 7% PIK Notes are fully and unconditionally guaranteed by Nexstar and Mission. These notes are not guaranteed by any other entities.
- (c) Senior Subordinated PIK Notes due 2014 ("Senior Subordinated PIK Notes"). The Senior Subordinated PIK Notes currently bear interest at 12% subject to increases over time. The Senior Subordinated PIK Notes are fully and unconditionally guaranteed by Nexstar. The Senior Subordinated PIK Notes are not guaranteed by Mission or any other entity.

Neither Mission nor Nexstar Broadcasting has any subsidiaries.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 18. Condensed Consolidating Financial Information—(Continued)

Balance Sheet September 30, 2009 (in thousands)

	Nexstar				]	Nexstar	Consolidated		
	]	Nexstar Bro	padcasting		Mission	F	Holdings Eli	minations (	Company
ASSETS									
Current assets:									
Cash and cash equivalents	\$	—\$	18,156	\$	1,167	\$	—\$	—\$	19,323
Due from Mission		_	13,430		_	_	_	(13,430)	_
Other current assets			71,126		5,362		_		76,488
Total current assets			102,712		6,529		_	(13,430)	95,811
Investments in subsidiaries									
eliminated upon consolidation		(75,861)	_	_	_	_	(19,072)	94,933	
Amounts due from parents									
eliminated upon consolidation			1,685		_	_	_	(1,685)	
Property and equipment, net			117,160		28,992			_	146,152
Goodwill			90,330		18,729		_	_	109,059
FCC licenses			106,789		20,698				127,487
Other intangible assets, net			105,345		26,804		_	_	132,149
Other noncurrent assets			13,791		2,753		853	_	17,397
Total assets	\$	(75,861) \$	537,812	\$	104,505	\$	(18,219) \$	79,818 \$	628,055
LIABILITIES AND									
STOCKHOLDERS' EQUITY	•								
(DEFICIT)									
Current liabilities:									
Current portion of debt	\$	—\$	1,758	\$	1,727	\$	—\$	—\$	3,485
Due to Nexstar Broadcasting		<u>—</u>	_	-	13,430		_	(13,430)	_
Other current liabilities			42,530		6,172		2,843		51,545
Total current liabilities		<u>—</u>	44,288		21,329		2,843	(13,430)	55,030
Debt			451,024		171,065		49,981	_	672,070
Amounts due to subsidiary									
eliminated upon consolidation		(3,131)	_	-	_	_	4,816	(1,685)	_
Other noncurrent liabilities		(3)	61,572		16,996		2		78,567
Total liabilities		(3,134)	556,884		209,390		57,642	(15,115)	805,667
Stockholders' equity (deficit):									
Common stock		284	_	-	_	_	_	_	284
Other stockholders' equity									
(deficit)		(73,011)	(19,072)		(104,885)		(75,861)	94,933	(177,896)
Total stockholders' equity									
(deficit)		(72,727)	(19,072)		(104,885)		(75,861)	94,933	(177,612)
	\$	(75,861) \$	537,812	\$	104,505	\$	(18,219) \$	79,818 \$	628,055

Total liabilities and stockholders' equity (deficit)

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 18. Condensed Consolidating Financial Information—(Continued)

## BALANCE SHEET December 31, 2008 (in thousands)

	]	Nexstar B	Nexstar broadcasting		Mission		Nexstar Ioldings Eli		onsolidated Company
ASSETS							C		1 3
Current assets:									
Cash and cash equivalents	\$	—\$	14,408	\$	1,426	\$	—\$	—\$	15,834
Due from Mission		_	15,468		_	_	_	(15,468)	
Other current assets			64,369		4,665		6		69,040
Total current assets		<del></del>	94,245		6,091		6	(15,468)	84,874
Investments in subsidiaries									
eliminated upon consolidation		(65,164)	_	_	_	_	15,528	49,636	
Amounts due from parents									
eliminated upon consolidation		_	(58)		_	_	_	58	
Property and equipment, net			106,609		29,269			_	135,878
Goodwill		<del></del>	96,997		18,635		<u>—</u>	_	115,632
FCC licenses			102,362		22,695				125,057
Other intangible assets, net		<u> </u>	119,186		30,665		<u>—</u>	_	149,851
Other noncurrent assets		1	11,261		2,723		1,310		15,295
Total assets	\$	(65,163) \$	530,602	\$	110,078	\$	16,844 \$	34,226 \$	626,587
LIABILITIES AND									
STOCKHOLDERS' EQUITY (DEFICIT)									
Current liabilities:									
Current portion of debt	\$	—\$	1,758	\$	1,727	\$	—\$	—\$	3,485
Due to Nexstar Broadcasting			_	_ `	15,468		<u> </u>	(15,468)	
Other current liabilities		_	44,621		7,037		2,212	128	53,998
Total current liabilities		_	46,379		24,232		2,212	(15,340)	57,483
Debt		_	408,452		172,360		77,820	_	658,632
Amounts due to subsidiary									
eliminated upon consolidation		(2,006)	_	_	_	_	1,973	33	
Other noncurrent liabilities		(3)	60,243		15,513		3	(128)	75,628
Total liabilities		(2,009)	515,074		212,105		82,008	(15,435)	791,743
Stockholders' equity (deficit):									
Common stock		284	_	_	_	_	_	_	284
Other stockholders' equity									
(deficit)		(63,438)	15,528		(102,027)		(65,164)	49,661	(165,440)
Total stockholders' equity									
(deficit)		(63,154)	15,528		(102,027)		(65,164)	49,661	(165,156)
	\$	(65,163) \$	530,602	\$	110,078	\$	16,844 \$	34,226 \$	626,587

Total liabilities and stockholders' equity (deficit)

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 18. Condensed Consolidating Financial Information—(Continued)

# Statement of Operations For the Three Months Ended September 30, 2009 (in thousands)

	Nexstar	Nexstar Broadcasting	Mission	Nexstar Hold	lings Eliminations	Consolidated Company
Net broadcast revenue		8			<i>g</i>	
(including trade and barter)	\$	\$ 58,265	\$2,134	\$ —	<b>\$</b> —	\$ 60,399
Revenue between						
consolidated entities		1,800	5,808		(7,608	) —
Net revenue	_	60,065	7,942	_	(7,608	60,399
Operating expenses:						
Direct operating expenses						
(exclusive of depreciation						
and amortization shown						
separately below)	<u> </u>	17,503	1,223	_	_	18,726
Selling, general, and						
administrative expenses						
(exclusive of depreciation						
and amortization shown						
separately below)		20,799	822	7		21,628
Local service agreement fees						
between consolidated						
entities	—	5,808	1,800	—	(7,608	) —
Restructure charge					_	_
Non-cash contract						
termination fees	_	_	_	_	_	_
Impairment of goodwill and						
intangible assets	<u> </u>	13,906	2,258	<u> </u>	_	16,164
Amortization of broadcast						
rights	<u> </u>	7,340	1,430	_	_	8,770
Amortization of intangible						
assets	_	4,649	1,287		_	5,936
Depreciation	<del>_</del>	4,585	828	_	_	5,413
Gain on asset exchange	<u> </u>	(1,258	(1,354	) —	_	(2,612)
(Gain) loss on property and						
asset disposal, net	<del>_</del>	16	(9	) —	<del>-</del>	7
Total operating expenses	_	73,348	8,285	7	(7,608	74,032
Income from operations	<del>_</del>	(13,283)	(343	) (7	) —	(13,633)
Interest expense, including						
amortization of debt						
financing costs	_	(6,135)	(1,052	) (1,481	) —	(8,668)

Equity in loss of subsidiaries	(16,948	)					(15,460	)	32,408	_	
Other income, net	_		4		1					5	
Income (loss) before income											
taxes	(16,948	)	(19,414	)	(1,394	)	(16,948	)	32,408	(22,296	)
Income tax expense	_		3,955		(50	)				3,905	
Net income (loss)	\$(16,948	) \$	(15,459	)	\$(1,444	) \$	(16,948	)	\$32,408	\$ (18,391	)

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 18. Condensed Consolidating Financial Information—(Continued)

# Statement of Operations For the Three Months Ended September 30, 2008 (in thousands)

		Nexstar	Nexstar Broadcasting	]	Mission		exstar oldings	Eli	minations		nsolidated ompany
Net broadcast revenue											
(including trade and											
barter)	\$	— \$	68,550	\$	1,725	\$		\$	_	\$	70,275
Revenue between		·	•		•						,
consolidated entities			2,025		9,066				(11,091)		_
Net revenue		_	70,575		10,791				(11,091)		70,275
Operating expenses (income):											
Direct operating											
expenses (exclusive of											
depreciation and											
amortization shown											
separately below)		<u> </u>	17,813		1,597		_		_	_	19,410
Selling, general, and											
administrative expenses	3										
(exclusive of											
depreciation and											
amortization shown											
separately below)		_	22,284		631		_		_	_	22,915
Local service agreemen	t										
fees between											
consolidated entities		<del>_</del>	9,066		2,025		_		(11,091)		
Non-cash contract											
termination fees		_	_	_	_	-			_	_	_
Impairment of											
intangible assets		_	42,678		5,859				_	_	48,537
Amortization of											
broadcast rights		_	3,922		1,330		_		_	_	5,252
Amortization of											
intangible assets		_	4,994		1,351		<del>-</del>		_	_	6,345
Depreciation			4,421		808		_		_	_	5,229
Gain on asset exchange		_	(487)			-			_	-	(487)
			14		(141)				_	_	(127)

(Gain) loss on asset disposal, net

Total operating						
expenses	_	104,705	13,460	_	(11,091)	107,074
Loss from operations	_	(34,130)	(2,669)	_		(36,799)
Interest expense,						
including amortization						
of debt financing costs	_	(7,151)	(2,055)	(2,400)	<u>—</u>	(11,606)
Equity in loss of						
subsidiaries	(41,493)	_	_	(39,093)	80,586	_
Other income, net	_	70	4	_	_	74
Loss before income						
taxes	(41,493)	(41,211)	(4,720)	(41,493)	80,586	(48,331)
Income tax benefit		2,118	885	_		3,003
Net loss	\$ (41,493)	\$ (39,093) \$	(3,835)	\$ (41,493) \$	80,586 \$	(45,328)

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 18. Condensed Consolidating Financial Information—(Continued)

# Statement of Operations For the Nine Months Ended September 30, 2009 (in thousands)

	Nexstar	Nexstar Broadcasting	Mission	Nexstar Holdings	Eliminations	Consolidated Company
Net broadcast revenue	TTCAStar	Droadcasting	WIISSIOII	Holdings	Liminations	Company
(including trade and						
barter)	\$ —	\$ 171,711	\$ 6,308	\$ —	\$	\$ 178,019
Revenue between	φ —	тф 1/1,/11	φ 0,506	ψ —	Ф —	Φ 170,019
consolidated entities		5,625	18,036		(23,661)	
Net revenue	_	177,336	24,344		(23,661)	— 178,019
Operating expenses:		177,550	24,344	<del></del>	(23,001)	170,019
Direct operating expenses						
(exclusive of depreciation						
and amortization shown						
separately below)		52,503	4,364			56,867
Selling, general, and		32,303	4,304	<del></del>	<u>—</u>	30,807
administrative expenses						
(exclusive of depreciation						
and amortization shown						
separately below)		64,109	2,164	7		66,280
Local service agreement		04,109	2,104	/		00,280
fees between consolidated						
entities		18,036	5,625		(23,661)	
Restructure charge	_	670	3,023	_	(23,001)	670
Non-cash contract		070				070
termination fees		. 191	_			191
Impairment of goodwill		171				171
and intangible assets		13,906	2,258			16,164
Amortization of broadcast		13,700	2,230			10,104
rights		15,863	3,632			19,495
Amortization of intangible		13,003	3,032			17,473
assets		13,911	3,861			17,772
Depreciation		13,282	2,721	<u></u>	<u></u>	16,003
Gain on asset exchange		(4,859)			<u></u>	(6,710)
(Gain) loss on property and		(1,037)	(1,031)			(0,710)
asset disposal, net		(2,806)	(7)	_	_	(2,813)
Total operating expenses		184,806	22,767	7	(23,661)	183,919
Income (loss) from		10.,000	= <b>-</b> ,. •,	•	(20,001)	- 55,7 27
operations	_	(7,470)	1,577	(7)	_	(5,900)
T	_	(18,993)	· ·		_	(27,433)
		(10,770)	(2,700)	(.,0,2)		(=1,100)

Interest expense, including amortization of debt financing costs

Gain on extinguishment of						
debt	_	565	_	18,002	_	18,567
Equity income (loss) of						
subsidiaries	(10,724)			(24,047)	34,771	_
Other income, net	_	46	4	_	_	50
Income (loss) before						
income taxes	(10,724)	(25,852)	(2,187)	(10,724)	34,771	(14,716)
Income tax expense	_	1,806	(671)			1,135
Net income (loss)	\$ (10,724) \$	(24,046) \$	(2,858) \$	(10,724) \$	34,771 \$	(13,581)

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 18. Condensed Consolidating Financial Information—(Continued)

# Statement of Operations For the Nine Months Ended September 30, 2008 (in thousands)

		Nexstar	Nexstar Broadcasting		Mission	Nex	star lings	Eli	minations	Consolidated Company
Net broadcast revenue		INEXSIAI	Dioaucasting		WIISSIOII	пок	mgs	EII	IIIIIauons	Company
(including trade and	ф	ф	100.716	ф	4.000	Ф		ф	ф	204.605
barter)	\$	— \$	199,716	\$	4,889	\$	_	<del>-</del> >	<b>—</b> \$	204,605
Revenue between			( 0(5		25 (10				(21 (04)	
consolidated entities		_	6,065		25,619		_	_	(31,684)	_
Net revenue			205,781		30,508				(31,684)	204,605
ret revenue		<u> </u>	203,761		30,300		_	_	(31,004)	204,003
Operating expenses										
(income):										
Direct operating										
expenses (exclusive of										
depreciation and										
amortization shown										
separately below)		_	53,485		4,704			_	_	58,189
Selling, general, and			20,100		1,7 0 1					2 3,2 33
administrative expenses										
(exclusive of										
depreciation and										
amortization shown										
separately below)		1	63,739		1,899		_	_	_	65,639
Local service agreement										
fees between										
consolidated entities		_	25,619		6,065		_	_	(31,684)	_
Non-cash contract										
termination fees			7,167		_	_	_	_	_	7,167
Impairment of										
intangible assets		_	42,678		5,859		_	_	_	48,537
Amortization of										
broadcast rights		_	11,760		3,633		_	_	_	15,393
Amortization of										
intangible assets		_	15,049		4,051		_	_	_	19,100
Depreciation		_	13,144		2,506		_	_	_	15,650
Gain on asset exchange		_	(3,486)		(593)		_	-	_	(4,079)
		_	94		(391)		_	_		(297)

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(Gain) loss on asset disposal, net

disposar, nec							
Total operating							
expenses		1	229,249	27,733	_	- (31,684)	225,299
Income (loss) from							
operations		(1)	(23,468)	2,775	_		(20,694)
Interest expense,							
including amortization							
of debt financing costs		_	(20,958)	(7,014)	(8,429)	) —	(36,401)
Equity in loss of							
subsidiaries	(	(52,716)			(44,287)	97,003	
Other income, net		_	577	49	-		626
Loss before income							
taxes		(52,717)	(43,849)	(4,190)	(52,716)	97,003	(56,469)
Income tax expense							
(benefit)		_	(438)	128	_		(310)
Net loss	\$	(52,717)	\$ (44,287) \$	(4,062) \$	(52,716)	)\$ 97,003 \$	(56,779)

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 18. Condensed Consolidating Financial Information—(Continued)

# Statement of Cash Flows For the Nine Months Ended September 30, 2009 (in thousands)

	Nexstar	Nexstar Broadcasting	5	Mission	Ne	xstar Holdings	Eliminations	Consolidate Company	
Cash flows provided by									
(used for) operating activities	<b>\$</b> —	\$ 8,908	9	\$1,944	\$	9,561	\$ (10,579)	\$ 9,834	
Cash flows from investing									
activities:									
Additions to property and									
equipment, net		(13,439	)	(908	)	_	_	(14,347	)
Acquisition of broadcast									
properties and related									
transaction costs	_	(20,756	)	_		_	_	(20,756	)
Other investing activities	_	4,997		_		_		4,997	
Net cash used for investing									
activities	_	(29,198	)	(908	)	_	<del>-</del>	(30,106	)
Carlo Classes Consulting									
Cash flows from financing activities:									
Repayment of long-term debt	_	(144,040	)	(1,295	)	(9,561)	_	(154,896	)
Proceeds from revolver									
draws	_	54,000		—		_	_	54,000	
Consideration paid to									
bondholders for debt									
exchange	_	(17,677	)	_		_	_	(17,677	)
Inter-company dividends		(10.570					10.550		
paid	—	(10,579	)	—		<del>_</del>	10,579	_	
Issuance of senior subordinated PIK notes in									
debt exchange		142,321						142,321	
Other financing activities		13				_		13	
Other inflationing activities	_	13				_	<u> </u>	13	
Net cash provided by (used									
for) financing activities	_	24,038		(1,295	)	(9,561)	10,579	23,761	
8		,		( )		(- ) /	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	- /	
Net increase in cash and cash									
equivalents	_	3,748		(259	)	_	_	3,489	
Cash and cash equivalents at									
beginning of period		14,408		1,426		_	_	15,834	

Cash and cash equivalents at						
end of period	<b>\$</b> —	\$ 18,156	\$1,167	\$ —	\$ <i>—</i>	\$ 19,323

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS—(Continued)

# 18. Condensed Consolidating Financial Information—(Continued)

# Statement of Cash flows For the Nine Months Ended September 30, 2008 (in thousands)

	Nexstar	Nexstar Broadcasting	Mission	Nexstar Holdings	Eliminations	Consolidated Company
Cash flows provided by	Tionstal	Droudeusting	WHOSIGH	Holdings	Emmations	Company
(used for) operating activities	\$	\$ 35,961	\$ 4,765	\$ 52,180	\$ (52,180)	¢ 40.726
activities	<b>&gt;</b> —	33,901	\$ 4,765	\$ 32,180	\$ (52,180)	\$ 40,726
Cash flows from investing activities:						
Additions to property and equipment, net Acquisition of broadcast	_	(12,888)	(5,231)	_		- (18,119)
properties and related						
transaction costs	_	_	- (7,923)	_	_	- (7,923)
Other investing activities	_		- 494		<u> </u>	- 494
Net cash used for investing activities	_	(12,888)	(12,660)	_		(25,548)
Cook flows from financino						
Cash flows from financing activities:						
Repayment of long-term debt		(51,319)	(1,295)	(52,180)		- (104,794)
Proceeds from revolver		(81,817)	(1,2)0)	(52,100)		(101,771)
draws	_	50,000	_			50,000
Proceeds from senior subordinated PIK Notes		35,000			_	- 35,000
Inter-company dividends					<b>52</b> 100	20,000
paid	_	(52,180)	_	_	- 52,180	38
Other financing activities	_	38	_	_	_	- 38
Net cash provided by (used						
for) financing activities	_	(18,461)	(1,295)	(52,180)	52,180	(19,756)
Net increase (decrease) in						
cash and cash equivalents		4,612	(9,190)		_	- (4,578)
Cash and cash equivalents		1,012	(),1)0)			(1,570)
at beginning of period	_	6,310	9,916	_	_	- 16,226
Cash and cash equivalents						
at end of period	\$	\$ 10,922	\$ 726	\$	-\$ -	-\$ 11,648

## ITEM 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion and analysis should be read in conjunction with the unaudited condensed consolidated balance sheet as of September 30, 2009, unaudited condensed consolidated statements of operations for the three months and nine months ended September 30, 2009 and 2008, unaudited condensed statement of changes in stockholders' deficit for the nine months ended September 30, 2009, unaudited condensed consolidated statements of cash flows for the nine months ended September 30, 2009 and 2008 and related notes included elsewhere in this Quarterly Report on Form 10-Q and the financial statements contained in our Annual Report on Form 10-K for the year ended December 31, 2008.

As used in the report, unless the context indicates otherwise, "Nexstar" refers to Nexstar Broadcasting Group, Inc. and its consolidated subsidiaries Nexstar Finance Holdings, Inc. and Nexstar Broadcasting, Inc., and "Mission" refers to Mission Broadcasting, Inc. All references to "we," "our," and "us" refer to Nexstar. All references to the "Company" refer to Nexstar and Mission collectively.

As a result of our controlling financial interest in Mission under accounting principles generally accepted in the United States of America ("U.S. GAAP") and in order to present fairly our financial position, results of operations and cash flows, we consolidate the financial position, results of operations and cash flows of Mission as if it were a wholly-owned entity. We believe this presentation is meaningful for understanding our financial performance. As discussed in Note 2 to our condensed consolidated financial statements in Part I, Item 1 of this Quarterly Report on Form 10-Q, we have considered the authoritative guidance related to variable interest entities and have determined that we are required to continue consolidating Mission's financial position, results of operations and cash flows. Therefore, the following discussion of our financial condition and results of operations includes Mission's financial position and results of operations.

### **Executive Summary**

### Third Quarter 2009 Highlights

• Net revenue decreased 14.1% during the third quarter of 2009 compared to the same period in 2008, primarily from decreases in national, local and political revenue, partially offset by increases in retransmission compensation. Total revenue from the retransmission consent agreements was approximately \$7.9 million for the three months ended September 30, 2009 (which included approximately \$6.2 million of retransmission compensation and approximately \$1.7 million of advertising revenue generated from the retransmission consent agreements), compared to \$6.2 million for the three months ended September 30, 2008 (which included approximately \$3.9 million of retransmission compensation and approximately \$2.3 million of advertising revenue generated from the retransmission consent agreements).

### Overview of Operations

We owned and operated 34 television stations as of September 30, 2009. Through various local service agreements, we programmed, provided sales or other services to 25 additional television stations (exclusive of digital multi-channels), including 16 television stations owned and operated by Mission as of September 30, 2009. All of the stations we program or provide sales and other services to, including Mission, are 100% owned by independent third parties.

The following table summarizes the various local service agreements we had in effect as of September 30, 2009 with Mission:

Service Agreements Mission Stations

TBA Only(1) WFXP and KHMT

SSA & JSA(2) KJTL, KJBO-LP, KOLR, KCIT, KCPN-LP, KAMC, KRBC, KSAN,

WUTR,

WFXW, WYOU, KODE, WTVO and KTVE

(1) We have a time brokerage agreement ("TBA") with each of these stations which allows us to program most of each station's broadcast time, sell each station's advertising time and retain the advertising revenue generated in exchange for monthly payments to Mission.

(2) We have both a shared services agreement ("SSA") and a joint sales agreement ("JSA") with each of these stations. The SSA allows us to provide certain services including news production, technical maintenance and security, in exchange for our right to receive certain payments from Mission as described in the SSAs. The JSA permits us to sell and retain a percentage of the net revenue from the station's advertising time in return for monthly payments to Mission of the remaining percentage of net revenue as described in the JSAs.

Our ability to receive cash from Mission is governed by these agreements. The arrangements under the local service agreements have had the effect of us receiving substantially all of the available cash, after Mission's payments of operating costs and debt service, generated by the stations listed above. We anticipate that, through these local service agreements, we will continue to receive substantially all of the available cash, after Mission's payments of operating costs and debt service, generated by the stations listed above.

We also guarantee all obligations incurred under Mission's senior secured credit facility. Similarly, Mission is a guarantor of our senior secured credit facility and the senior subordinated notes we have issued. In consideration of our guarantee of Mission's senior credit facility, the sole shareholder of Mission has granted us a purchase option to acquire the assets and assume the liabilities of each Mission station, subject to FCC consent, for consideration equal to the greater of (1) seven times the station's cash flow, as defined in the option agreement, less the amount of its indebtedness as defined in the option agreement, or (2) the amount of its indebtedness. These option agreements (which expire on various dates between 2011 and 2018) are freely exercisable or assignable by us without consent or approval by the sole shareholder of Mission. We expect these option agreements to be renewed upon expiration.

We do not own Mission or Mission's television stations. However, as a result of our guarantee of the obligations incurred under Mission's senior credit facility, our arrangements under the local service agreements and purchase option agreements with Mission, we are deemed under U.S. GAAP to have a controlling financial interest in Mission while complying with the FCC's rules regarding ownership limits in television markets. In order for both us and Mission to comply with FCC regulations, Mission maintains complete responsibility for and control over programming, finances, personnel and operations of its stations.

## Seasonality

Advertising revenue is positively affected by strong local economies, national and regional political election campaigns, and certain events such as the Olympic Games or the Super Bowl. The stations' advertising revenue is generally highest in the second and fourth quarters of each year, due in part to increases in consumer advertising in the spring and retail advertising in the period leading up to, and including, the holiday season. In addition, advertising revenue is generally higher during even-numbered years resulting from political advertising and advertising aired during the Olympic Games.

#### **Industry Trends**

Our net revenue decreased 13.0% to \$178.0 million for the nine months ended September 30, 2009, compared to \$204.6 million for the nine months ended September 30, 2008 primarily due to decreases in national and local advertising which is attributable to the overall slowdown in the economy and in particular, the automotive industry, year-over-year.

Political advertising revenue was \$2.3 million for the nine months ended September 30, 2009, a significant decrease from the \$13.4 million for the nine months ended September 30, 2008. The demand for political advertising is generally higher in even-numbered years, when congressional and presidential elections occur, than in odd-numbered years when there are no federal elections scheduled. Since 2009 is a non-election year, we expect significantly less political advertising revenue to be reported in 2009 in relation to the amount of political advertising reported in 2008.

Automotive-related advertising, our largest advertising category, represented approximately 16% and 23% of our core local and national advertising revenue for the nine months ended September 30, 2009 and 2008. Our automotive-related advertising decreased approximately 40% for the nine months ended September 30, 2009 as compared to the same period in 2008. Automotive-related advertising on a quarter-to-quarter comparison to the prior

year has followed a consistent downward trend over the last three years. This trend is primarily due to the current condition of the automotive industry and resulting decline in the demand for advertising from this business category. A continued pattern of deterioration in advertising revenue from this source could materially affect our future results of operations.

## **Pending Transaction**

On April 11, 2006, we and Mission filed an application with the FCC for consent to assignment of the license of KFTA Channel 24 (Ft. Smith, Arkansas) from us to Mission. Consideration for this transaction is set at \$5.6 million. On August 28, 2006, we and Mission entered into a local service agreement whereby (a) Mission pays us \$5 thousand per month for the right to broadcast Fox programming on KFTA during the Fox network programming time periods and (b) we pay Mission \$20 thousand per month for the right to sell all advertising time on KFTA within the Fox network programming time periods. The local service agreement between us and Mission will terminate upon assignment of KFTA's FCC license from us to Mission. Upon completing the assignment of KFTA's license, Mission plans to enter into a JSA and SSA with our station KNWA in Fort Smith-Fayetteville-Springdale-Rogers, Arkansas, whereby KNWA will provide local news, sales and other non-programming services to KFTA. In March 2008, the FCC granted the application to assign the license for KFTA from Nexstar to Mission. The grant contained conditions which Nexstar is currently appealing.

## Historical Performance

### Revenue

The following table sets forth the principal types of revenue earned by the Company's stations for the periods indicated and each type of revenue (other than trade and barter) as a percentage of total gross revenue, as well as agency commissions:

	Three Months Ended September 30,				Nine Months Ended September 30,			
	2009		2008		2009		2008	
	Amount	%	Amount	%	Amount	%	Amount	%
	(in the	ousands, ex	cept percent	ages)	(in thousands, except percent		ages)	
Local	\$ 37,316	60.0	\$ 42,394	56.9	\$113,412	61.8	\$ 129,999	60.2
National	13,276	21.4	16,375	22.0	37,563	20.5	50,296	23.3
Political	1,012	1.6	7,770	10.4	2,271	1.2	13,418	6.2
Retransmission								
compensation	6,244	10.0	3,854	5.2	17,884	9.8	10,461	4.8
eMedia revenue	2,970	4.8	2,730	3.7	8,291	4.5	7,342	3.4
Network compensation	516	0.8	850	1.1	1,607	0.9	2,615	1.2
Other	889	1.4	533	0.7	2,326	1.3	1,635	0.9
Total gross revenue	62,223	100.0	74,506	100.0	183,354	100.0	215,766	100.0
Less: Agency								
commissions	6,506	10.5	8,530	11.4	19,002	10.4	24,544	11.4
Net broadcast revenue	55,717	89.5	65,976	88.6	164,352	89.6	191,222	88.6
Trade and barter								
revenue	4,682		4,299		13,667		13,383	
Net revenue	\$ 60,399		\$ 70,275		\$ 178,019		\$ 204,605	

## **Results of Operations**

The following table sets forth a summary of the Company's operations for the periods indicated and their percentages of net revenue:

Three Months Ended September 30,				Nine Months Ended September 30,			
2009		2008		2009		2008	
Amount	%	Amount	%	Amount	%	Amount	%
(in thous	sands, exce	ept percentag	ges)	(in thousands, except percentages)			
\$ 60,399	100.0	\$ 70,275	100.0	\$ 178,019	100.0	\$ 204,605	100.0
4,031	6.7	4,222	6.0	14,499	8.1	11,033	5.4
17,501	29.0	18,124	25.8	52,991	29.8	53,783	26.3
17,597	29.1	18,693	26.6	51,781	29.1	54,606	26.7
		<u> </u>	_	- 670	0.4		. <u> </u>
_	_	. <u> </u>	_	- 191	0.1	7,167	3.5
	2009 Amount (in thous \$ 60,399 4,031	2009 Amount % (in thousands, exc.) \$ 60,399 100.0  4,031 6.7  17,501 29.0	2009 2008 Amount % Amount (in thousands, except percentage) \$ 60,399 100.0 \$ 70,275  4,031 6.7 4,222  17,501 29.0 18,124	2009 2008  Amount % Amount % (in thousands, except percentages) \$ 60,399 100.0 \$ 70,275 100.0  4,031 6.7 4,222 6.0  17,501 29.0 18,124 25.8	2009       2008       2000         Amount (in thousands, except percentages)       (in thousands, except percentages)       (in thousands, except percentages)         \$ 60,399       100.0       \$ 70,275       100.0       \$ 178,019         4,031       6.7       4,222       6.0       14,499         17,501       29.0       18,124       25.8       52,991         17,597       29.1       18,693       26.6       51,781         —       —       —       670	2009       2008       2009         Amount (in thousands, except percentages)       Amount (in thousands, except percentages)       (in thousands, except percentages)         \$ 60,399       100.0       \$ 70,275       100.0       \$ 178,019       100.0         4,031       6.7       4,222       6.0       14,499       8.1         17,501       29.0       18,124       25.8       52,991       29.8         17,597       29.1       18,693       26.6       51,781       29.1         —       —       670       0.4	2009       2008       2009       2000         Amount (in thousands, except percentages)       (in thousands, except percentages)       (in thousands, except percentages)         \$ 60,399       100.0       \$ 70,275       100.0       \$ 178,019       100.0       \$ 204,605         4,031       6.7       4,222       6.0       14,499       8.1       11,033         17,501       29.0       18,124       25.8       52,991       29.8       53,783         17,597       29.1       18,693       26.6       51,781       29.1       54,606         —       —       670       0.4       —

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Non-cash contract								
termination fees								
Impairment of								
goodwill and								
intangible assets	16,164	26.8	48,537	69.1	16,164	9.1	48,537	23.7
Gain on asset								
exchange	(2,612)	(4.3)	(487)	(0.7)	(6,710)	(3.8)	(4,079)	(2.0)
(Gain) loss on asset								
disposal, net	7	_	(127)	(0.1)	(2,813)	(1.6)	(297)	(0.1)
Trade and barter								
expense	4,293	7.1	4,139	5.9	12,793	7.2	13,097	6.4
Depreciation and								
amortization	11,349	18.8	11,574	16.5	33,775	19.0	34,750	17.0
Amortization of								
broadcast rights,								
excluding barter	5,702	9.4	2,399	3.4	10,578	5.9	6,702	3.3
Loss from operations	\$ (13,633)	\$	3 (36,799)	\$	5 (5,900)	\$	5 (20,694)	

Three Months Ended September 30, 2009 Compared to Three Months Ended September 30, 2008.

#### Revenue

Gross local advertising revenue was \$37.3 million for the three months ended September 30, 2009, a decrease of \$5.1 million or 12.0% when compared to \$42.4 million for the same period in 2008. Gross national advertising revenue was \$13.3 million for the three months ended September 30, 2009, compared to \$16.4 million for the same period in 2008, a decrease of \$3.1 million, or 18.9%. Advertising revenue from Paid Programming, Automotive and Telecom business categories decreased by approximately \$0.7 million, \$5.4 million and \$0.6 million, respectively during the third quarter of 2009 compared to the prior year.

Gross political advertising revenue was \$1.0 million for the three months ended September 30, 2009, compared to \$7.8 million for the same period in 2008, a decrease of \$6.8 million, or 87.0%. The decrease in gross political revenue was mainly attributed to the presidential and statewide primary elections and to statewide and/or local races that occurred during the three months ended September 30, 2008 as compared to nominal political advertising during the three months ended September 30, 2009.

Retransmission compensation was \$6.2 million for the three months ended September 30, 2009, compared to \$3.9 million for the same period in 2008, an increase of \$2.3 million or 62.0%. The increase in retransmission compensation was primarily the result of agreements with various cable companies being renegotiated at higher rates in the fourth quarter of 2008.

eMedia revenue, representing revenue generated from non-television web-based advertising, was \$3.0 million for the three months ended September 30, 2009, compared to \$2.7 million for the three months ended September 30, 2008, an increase of \$0.3 million or 8.8%. The increase in eMedia revenue is attributable to the continued expansion of products offered in this area.

Net revenue for the three months ended September 30, 2009 decreased 14.1% to \$60.4 million compared to \$70.3 million for the three months ended September 30, 2008.

#### **Operating Expenses**

Corporate expenses, related to costs associated with the centralized management of Nexstar's and Mission's stations, were \$4.0 and \$4.2 million for the three month periods ended September 30, 2009 and 2008, respectively. The decrease of \$0.2 million is primarily attributable to a decrease in bonus expense as a result of revenue underperformance.

Station direct operating expenses, consisting primarily of news, engineering and programming, net of trade, and selling, general and administrative expenses were \$35.1 million for the three months ended September 30, 2009, compared to \$36.8 million for the same period in 2008, a decrease of \$1.7 million, or 4.7%. This decrease is primarily attributed to: a) a decrease in utility expense of approximately \$0.4 million, caused by the conversion of stations from analog to digital signal; b) a decrease of approximately \$0.5 million in payroll related costs, due to regionalizing certain functions; and c) a decrease of approximately \$0.4 million in national sales commissions related to a decrease in national and political revenue.

Amortization of broadcast rights, excluding barter, was \$5.7 million for the three months ended September 30, 2009, compared to \$2.4 million for the same period in 2008. The increase is primarily due to net realizable write-downs of \$2.7 million as described more fully in Note 2.

Amortization of intangible assets was \$5.9 and \$6.3 million for the three months ended September 30, 2009 and 2008, respectively. The decrease in amortization was primarily due to the reduction of the carrying value of network affiliation agreements being amortized in 2009 as a result of impairments in the second half of 2008 and one station changing networks at the beginning of 2009, which resulted in a write-off of the network value in December 2008.

We recorded an impairment charge of \$16.2 million during the third quarter of 2009 that included an impairment to the carrying values of FCC licenses of \$8.8 million, related to 19 of our television stations and an impairment to the carrying values of goodwill of \$7.4 million, related to four reporting units consisting of five of our television stations. In the third quarter of 2008, we recorded an impairment charge of \$48.5 million that included an impairment to the carrying values of FCC licenses of \$19.7 million, related to 12 of our television stations; an impairment to the carrying value of network affiliation agreements of \$1.0 million, related to three of our television stations; and an impairment to the carrying values of goodwill of \$27.8 million, related to five reporting units consisting of six of our television stations. As required by the authoritative guidance for goodwill and other intangible assets, we tested our unamortized intangible assets for impairment at September 30, 2009, between the required annual tests, because we believed events had occurred and circumstances changed that would more likely than not reduce the fair value of our FCC licenses and goodwill below their carrying amounts. These events include the overall economic recession and a continued decline in demand for advertising at several of our stations. Further deterioration in the advertising marketplaces in which Nexstar and Mission operate could lead to additional impairment and reduction of the carrying value of the Company's goodwill and intangible assets, including FCC licenses and network affiliation agreements. If such a condition were to occur, the resulting non-cash charge could have a material adverse effect on Nexstar and Mission's financial position and results of operations.

Depreciation of property and equipment was \$5.4 million and \$5.2 million for the three month periods ended September 30, 2009 and 2008, respectively.

For the three months ended September 30, 2009 and September 30, 2008, we recognized a gain of \$2.6 million and \$0.5 million, respectively from the exchange of equipment under an arrangement with Sprint Nextel Corporation. This increase was due to more stations completing the spectrum conversion process during the third quarter of 2009 compared to the same period in 2008.

## Loss from Operations

Loss from operations was \$13.6 million for the three months ended September 30, 2009, compared to a loss from operations of \$36.8 million for the same period in 2008, a decrease of \$23.2 million, or 63.0%. The decrease in loss from operations was primarily due to the difference of \$32.4 million in the magnitude of the impairment charge in the third quarter of 2009 versus third quarter 2008, partially offset by the decrease in net revenue of \$9.9 million.

## Interest Expense

Interest expense, including amortization of debt financing costs, was \$8.7 million for the three months ended September 30, 2009, compared to \$11.6 million for the same period in 2008, a decrease of \$2.9 million or 25.3%. The decrease in interest expense was primarily attributed to lower average interest rates in the third quarter of 2009 compared to the same period in 2008, as well as reductions in the outstanding 11.375% notes, period-over-period.

#### **Income Taxes**

Income tax benefit was \$3.9 million for the three months ended September 30, 2009, compared to an income tax benefit of \$3.0 million for the same period in 2008, an increase in benefit of \$0.9 million, or 30.0%. The increase in benefit was primarily due to the deferred tax effect of the impairment charge of \$16.2 million and \$48.5 million for the three months ended September 2009 and 2008, respectively related to goodwill and other indefinite-lived intangible assets. Our provision for income taxes is primarily created by changes in the deferred tax liabilities position during the year arising from the amortizing of goodwill and other indefinite-lived intangible assets for income tax purposes which are not amortized for financial reporting purposes. The impairment charge reduced the book value

and therefore decreased the deferred tax liability position. No tax benefit was recorded with respect to the losses for 2009 and 2008, as the utilization of such losses is not likely to be realized in the foreseeable future.

Nine Months Ended September 30, 2009 Compared to Nine Months Ended September 30, 2008.

### Revenue

Gross local advertising revenue was \$113.4 million for the nine months ended September 30, 2009 a decrease of \$16.6 million or 12.8% when compared to \$130.0 million for the nine months ended September 30, 2008. Gross national advertising revenue was \$37.6 million for the nine months ended September 30, 2009, compared to \$50.3 million for the same period in 2008, a decrease of \$12.7 million, or 25.3%. Advertising revenue from Paid Programming, Automotive, Fast Foods/Restaurants, Furniture and Telecom business categories decreased by approximately \$2.3 million, \$17.0 million, \$1.2 million, \$1.8 million and \$1.6 million, respectively during the nine months ended September 30, 2009 compared to the prior year.

Gross political advertising revenue was \$2.3 million for the nine months ended September 30, 2009, compared to \$13.4 million for the same period in 2008, a decrease of \$11.1 million, or 83.1%. The decrease in gross political revenue was mainly attributed to presidential and statewide primary elections and to statewide and/or local races that occurred during the nine months ended September 30, 2008 as compared to nominal political advertising during the nine months ended September 30, 2009.

Retransmission compensation was \$17.9 million for the nine months ended September 30, 2009, compared to \$10.5 million for the same period in 2008, an increase of \$7.4 million, or 71.0%. The increase in retransmission compensation was primarily the result of agreements with various cable companies being renegotiated at higher rates in the fourth quarter of 2008.

eMedia revenue, representing revenue generated from non-television web-based advertising, was \$8.3 million for the nine months ended September 30, 2009, compared to \$7.3 million for the nine months ended September 30, 2008, an increase of \$1.0 million or 12.9%. The increase in eMedia revenue was a result of the continued expansion of products offered in this area.

Net revenue for the nine months ended September 30, 2009 decreased 13.0% to \$178.0 million compared to \$204.6 million for the nine months ended September 30, 2008.

## **Operating Expenses**

Corporate expenses, related to costs associated with the centralized management of Nexstar's and Mission's stations, were \$14.5 million for the nine months ended September 30, 2009, compared to \$11.0 million for the nine months ended September 30, 2008, an increase of \$3.5 million, or 31.4%. The increase during the nine months ended September 30, 2009 was primarily attributed to \$2.9 million in fees associated with the March 2009 7% notes exchange offer and \$0.6 million in professional fees associated with the recent amendment of our senior secured credit facility.

Station direct operating expenses, consisting primarily of news, engineering and programming, net of trade, and selling, general and administrative expenses were \$104.8 million for the nine months ended September 30, 2009, compared to \$108.4 million for the same period in 2008, a decrease of \$3.6 million, or 3.3%. This decrease is primarily attributed to a decrease in national and local sales commissions which resulted from decreases in national and local revenue.

In February 2009, Nexstar began regionalizing certain accounting and traffic functions. As a result, approximately 93 employees were notified they would be terminated at various points in time through the end of May 2009. These employees were offered termination benefits that aggregated to \$0.7 million. The Company recognized these costs ratably over the period of time between the notice of termination and the termination date. Nexstar estimates the restructuring will save the Company approximately \$2.2 million annually. The Company incurred a \$0.7 million charge during the nine months ended September 30, 2009 related to these benefits.

In May 2009, the Company incurred a non-cash charge of \$0.2 million related to the termination of national sales representation agreements at certain stations. The Company incurred a similar type of charge in March 2008 in the amount of \$7.2 million related to a different group of stations.

Amortization of broadcast rights, excluding barter, was \$10.6 million for the nine months ended September 30, 2009, compared to \$6.7 million for the same period in 2008. The increase is primarily due to net realizable write-downs of \$3.0 million as more fully described in Note 2. Additionally, the 2009 purchase of stations WCWJ and KARZ

increased the monthly amortization.

Amortization of intangible assets was \$17.8 and \$19.1 million for the nine months ended September 30, 2009 and 2008, respectively. The decrease in amortization was primarily due to the reduction of the carrying value of network affiliation agreements being amortized in 2009 as a result of impairments in the second half of 2008 and one station changing networks at the beginning of 2009.

We recorded an impairment charge of \$16.2 million during the third quarter of 2009 that included an impairment to the carrying values of FCC licenses of \$8.8 million, related to 19 of our stations and an impairment to the carrying values of goodwill of \$7.4 million, related to four reporting units consisting of five of our television stations. In the third quarter of 2008, we recorded an impairment charge of \$48.5 million that included an impairment to the carrying values of FCC licenses of \$19.7 million, related to 12 of our television stations; an impairment to the carrying value of network affiliation agreements of \$1.0 million, related to three of our television stations; and an impairment to the carrying values of goodwill of \$27.8 million, related to five reporting units consisting of six of our television stations. As required by the authoritative guidance for goodwill and other intangible assets, we tested our FCC licenses and goodwill for impairment at September 30, 2009, between the required annual tests, because we believed events had occurred and circumstances changed that would more likely than not reduce the fair value of our reporting units below their carrying amounts and that our FCC licenses might be impaired. These events and circumstances include the overall economic recession and a continued decline in demand for advertising at several of our stations.

Depreciation of property and equipment was \$16.0 million and \$15.7 million for the nine months ended September 30, 2009, and 2008, respectively.

For the nine months ended September 30, 2009, and September, 30 2008 respectively, we recognized a gain of \$6.7 million and \$4.1 million from the exchange of equipment under an arrangement with Sprint Nextel Corporation. The increase was due to the number of stations completing spectrum conversions in 2009 compared to 2008.

The net gain on asset disposal of \$2.8 million for the nine months ended September 30, 2009 included a \$2.2 million gain related to the KSNF tower insurance claim.

### Loss from Operations

Loss from operations was \$5.9 million for the nine months ended September 30, 2009, compared to a loss from operations of \$20.7 million for the same period in 2008, a decrease of \$14.8 million, or 71.5%. The decrease in loss from operations was primarily the result of the decrease of \$32.4 million in the magnitude of the impairment charge in the nine months ended September 30, 2009 compared to the same period in 2008, as well as the decrease in non-cash contact termination fees of \$7.0 million combined with increased gains on asset exchange and disposal of assets of \$5.1 million, partially offset by the decrease in net revenue of \$26.6 million and the increase in amortization of broadcast rights of \$4.1 million, which included \$3.0 million in write-downs of the net realizable value of certain broadcast rights.

#### Interest Expense

Interest expense, including amortization of debt financing costs, was \$27.4 million for the nine months ended September 30, 2009, compared to \$36.4 million for the same period in 2008, a decrease of \$9.0 million, or 24.6%. The decrease in interest expense was primarily attributed to lower average interest rates in 2009 compared to 2008, as well as reductions in the outstanding 11.375% notes, period-over-period.

#### Gain on Extinguishment of Debt

In the first quarter of 2009, the Company purchased \$27.8 million of its 11.375% notes and \$1.0 million of its 7% notes for a total of \$10.0 million, plus accrued interest of \$1.0 million. These transactions resulted in combined gains of \$18.6 million for the nine months ended September 30, 2009.

Income Taxes

Income tax benefit was \$1.1 million for the nine months ended September 30, 2009, compared to an expense of \$0.3 million for the same period in 2008, a decrease of \$1.4 million, or 466.1%. The decrease in expense was primarily due to the deferred tax effect of the impairment charge of \$16.2 million in 2009 and \$48.5 million in 2008 related to goodwill and other indefinite-lived intangible assets. Our provision for income taxes is primarily created by changes in the deferred tax liabilities position during the year arising from the amortizing of goodwill and other indefinite-lived intangible assets for income tax purposes which are not amortized for financial reporting purposes. The impairment charge reduced the book value and therefore decreased the deferred tax liability position. No tax benefit was recorded with respect to the losses for 2009 and 2008, as the utilization of such losses is not likely to be realized in the foreseeable future.

#### Liquidity and Capital Resources

We and Mission are highly leveraged, which makes the Company vulnerable to changes in general economic conditions. Our and Mission's ability to meet the future cash requirements described below depends on our and Mission's ability to generate cash in the future, which is subject to general economic, financial, competitive, legislative, regulatory and other conditions, many of which are beyond our and Mission's control. Based on current operations and anticipated future growth, we believe that our and Mission's available cash, anticipated cash flow from operations and available borrowings under the Nexstar and Mission senior credit facilities will be sufficient to fund working capital, capital expenditure requirements, interest payments and scheduled debt principal payments for at least the next twelve months. In order to meet future cash needs we may, from time to time, borrow under credit facilities or issue other long- or short-term debt or equity, if the market and the terms of our existing debt arrangements permit, and Mission may, from time to time, borrow under its available credit facility. We will continue to evaluate the best use of Nexstar's operating cash flow among its capital expenditures, acquisitions and debt reduction.

#### Overview

The following tables present summarized financial information management believes is helpful in evaluating the Company's liquidity and capital resources:

		Nine Months Ended September 30,			
		2009 2008			
		(in thousands)			
Net cash provided by operating activities	\$	9,834	\$	40,726	
Net cash used for investing activities		(30,106)		(25,548)	
Net cash provided by (used for) financing activities		23,761		(19,756)	
Net increase (decrease) in cash and cash equivalents	\$	3,489	\$	(4,578)	
•					
Cash paid for interest	\$	22,228	\$	29,440	
Cash paid for income taxes, net	\$	523	\$	178	
	Sep	tember 30	, De	cember 31,	
	_	2009		2008	
		(in thousands)			
Cash and cash equivalents	\$	19,323	\$	15,834	
Long-term debt including current portion	\$	675,555	\$	662,117	
Unused commitments under senior credit facilities (1)	\$	12,500	\$	66,500	

<sup>(1)</sup> As of September 30, 2009, there was \$12.5 million of total unused revolving loan commitments under the Nexstar and Mission credit facilities. Based on covenant calculations, as of September 30, 2009, \$0 was available for borrowing.

#### Cash Flows – Operating Activities

The comparative net cash flows provided by operating activities decreased by \$30.9 million during the nine months ended September 30, 2009 compared to the same period in 2008. The decrease was primarily due to the overall reduction in our net revenue.

Cash paid for interest decreased by \$7.2 million during the nine months ended September 30, 2009 compared to the same period in 2008. The decrease was primarily due to lower average interest rates on our variable rate bank debt in 2009 compared to 2008.

Nexstar and its subsidiaries file a consolidated federal income tax return. Mission files its own separate federal income tax return. Additionally, Nexstar and Mission file their own state and local tax returns as are required. Due to our and Mission's recent history of net operating losses, we and Mission currently do not pay any federal income taxes. These net operating losses may be carried forward, subject to expiration and certain limitations, and used to reduce taxable earnings in future years. Through the use of available loss carryforwards, it is possible that we and Mission may not pay significant amounts of federal income taxes in the foreseeable future.

### Cash Flows – Investing Activities

The comparative net cash used for investing activities increased by \$4.6 million during the nine months ended September 30, 2009 compared to the same period in 2008. The increase was primarily due to the increase in acquisitions of stations, partially offset by a reduction in capital expenditures and an increase in insurance proceeds for KBTV and KSNF.

Acquisition-related payments for the nine months ended September 30, 2009 consisted of the acquisitions of KARZ for \$3.6 million and the acquisition of WCWJ for \$17.2 million.

Capital expenditures were \$14.3 million for the nine months ended September 30, 2009, compared to \$18.1 million for the nine months ended September 30, 2008. The decrease was primarily attributable to a significant portion of the digital conversions occurring in 2008.

We project that 2009 full-year capital expenditures will be approximately \$17.0 million, which is expected to include approximately \$8.5 million of digital conversion expenditures. We expect to conclude our digital conversion expenditures during 2009.

### Cash Flows – Financing Activities

The comparative net cash from financing activities increased by \$43.5 million during the nine months ended September 30, 2009 compared to the same period in 2008, due primarily to an increase in net borrowings under the revolving credit facility of \$54.0 million partially offset by consideration of \$17.7 million paid to bondholders in the exchange of the 7% senior subordinated notes.

During the nine months ended September 30, 2009, there were \$54.0 million of revolving loan borrowings under our and Mission's senior secured credit facilities, compared to \$50.0 million of borrowings and \$50.0 million of repayments under the revolving credit facility for the nine months ended September 30, 2008.

During the nine months ended September 30, 2009, there were \$2.6 million of repayments under our and Mission's senior secured credit facilities, all consisting of scheduled term loan maturities. Additionally, we purchased \$27.9 million and \$1.0 million (both face amounts) of our 11.375% notes and 7% notes, respectively, for a total of \$10.0 million.

Although the Nexstar and Mission senior credit facilities allow for the payment of cash dividends to common stockholders, we and Mission do not currently intend to declare or pay a cash dividend.

### Future Sources of Financing and Debt Service Requirements

As of September 30, 2009, Nexstar and Mission had total combined debt of \$675.6 million, which represented 135.7% of Nexstar and Mission's combined capitalization. Our and Mission's high level of debt requires that a substantial portion of cash flow be dedicated to pay principal and interest on debt which reduces the funds available for working capital, capital expenditures, acquisitions and other general corporate purposes.

The following table summarizes the approximate aggregate amount of principal indebtedness scheduled to mature for the periods referenced as of September 30, 2009:

		Re	emainder						
	Total	(	of 2009	2	010-2011	2	2012-2013	T	nereafter
				(in t	thousands)				
Nexstar senior credit facility	\$ 234,768	\$	439	\$	3,516	\$	230,813	\$	_
Mission senior credit facility	172,792		432		3,454		168,906		_
Senior subordinated PIK notes due 2014	42,628		_	_	_	-	_	_	42,628
7% senior subordinated notes due 2014	47,910		_	_	_	-	_	_	47,910
7% senior subordinated PIK notes due 2014	143,600		_	_	_	-	_	_	143,600
11.375% senior discount notes due 2013	49,981			_	_		49,981		_
	\$ 691,679	\$	871	\$	6,970	\$	449,700	\$	234,138

We make semiannual interest payments on our 7% (non-PIK) Notes of on January 15th and July 15th of each year. The 11.375% Notes began to accrue cash interest on April 1, 2008. We make semiannual interest payments on our 11.375% Notes on April 1st and October 1st. Our senior subordinated PIK notes due 2014 will begin paying cash interest in 2010 and our 7% senior subordinated PIK notes due 2014 will begin paying cash interest in 2011. Interest payments on our and Mission's senior credit facilities are generally paid every one to three months and are payable based on the type of interest rate selected.

The terms of the Nexstar and Mission senior credit facilities, as well as the indentures governing our publicly-held notes, limit, but do not prohibit us or Mission from incurring substantial amounts of additional debt in the future.

We do not have any rating downgrade triggers that would accelerate the maturity dates of our debt. However, a downgrade in our credit rating could adversely affect our ability to renew existing, or obtain access to new, credit facilities or otherwise issue debt in the future and could increase the cost of such facilities.

#### **Debt Covenants**

Our senior secured credit facility agreement contains covenants which require us to comply with certain financial ratios, including: (a) maximum total and senior leverage ratios, (b) a minimum interest coverage ratio, and (c) a minimum fixed charge coverage ratio. The covenants, which are calculated on a quarterly basis, include the combined results of Nexstar Broadcasting and Mission. Mission's senior secured credit facility agreement does not contain financial covenant ratio requirements; however it does include an event of default if Nexstar does not comply with all covenants contained in its credit agreement. The senior subordinated notes and senior discount notes contain restrictive covenants customary for borrowing arrangements of this type.

On October 8, 2009, Nexstar amended its senior secured credit facility to modify certain terms of the underlying credit agreement. The modifications included, but are not limited to, changes to financial covenants, including the Consolidated Total Leverage Ratio and Consolidated Senior Leverage Ratio, a general tightening of the exceptions to the negative covenants (principally by means of reducing the types and amounts of permitted transactions) and an increase to the interest rates and fees payable with respect to the borrowings under the amended credit agreement. The following table compares the old and new covenant requirements.

	Prior	As Amended
Consolidated Total Leverage Ratio:		
July 1, 2009 through September 30, 2009	6.50 to 1.00	6.75 to 1.00
October 1, 2009 to December 31, 2009	6.50 to 1.00	8.75 to 1.00
January 1, 2010 through March 31, 2010	6.50 to 1.00	9.50 to 1.00
April 1, 2010 through June 30, 2010	6.50 to 1.00	10.25 to 1.00
July 1, 2010 through September 30, 2010	6.25 to 1.00	9.25 to 1.00
October 1, 2010 through and including March 31, 2011	6.25 to 1.00	7.75 to 1.00
April 1, 2011 and thereafter	6.00 to 1.00	6.00 to 1.00
Consolidated Senior Leverage Ratio:		
July 1, 2009 through September 30, 2009	4.50 to 1.00	5.50 to 1.00
October 1, 2009 to December 31, 2009	4.50 to 1.00	7.00 to 1.00
January 1, 2010 through March 31, 2010	4.25 to 1.00	7.00 to 1.00
April 1, 2010 through June 30, 2010	4.25 to 1.00	7.50 to 1.00
July 1, 2010 through September 30, 2010	4.25 to 1.00	6.75 to 1.00
October 1, 2010 through and including March 31, 2011	4.25 to 1.00	5.50 to 1.00
April 1, 2011 and thereafter	4.00 to 1.00	4.00 to 1.00

The Amended Nexstar Credit Agreement revises the calculation of Consolidated Total Leverage Ratio to exclude the netting of cash and cash equivalents against total debt.

On an annual basis following the delivery of Nexstar's Broadcasting, Inc.'s year end financial statements, the Amended Nexstar Credit Agreement requires mandatory prepayments of principal, as well as a permanent reduction in revolving credit commitments, subject to a computation of excess cash flow for the preceding fiscal year. The amended agreement also places additional restrictions on the use of proceeds from asset sales, equity issuances, or debt issuances (with the result that such proceeds, subject to certain exceptions, be used for mandatory prepayments of principal and permanent reductions in revolving credit commitments), and includes an anti-cash hoarding provision which requires that the Company utilize unrestricted cash and cash equivalent balances in excess of \$15.0 million to repay principal amounts outstanding, but not permanently reduce capacity, under the revolving credit facility.

The Amended Nexstar Credit Agreement also revised the interest rate provisions. As amended, borrowings under the Facility may bear interest at either (i) a Eurodollar Rate, which has been amended to include an interest rate floor equal to 1% or (ii) a Base Rate, which, as amended, is defined as the greater of (1) the sum of 1/2 of 1% plus the Federal Funds Rate, (2) Bank of America, N.A.'s prime rate and (3) the sum of (x) 1% plus (y) the Eurodollar Rate. The definition of applicable margin was changed to eliminate the pricing grid and replace it with a fixed rate. As amended, the applicable margin for Eurodollar loans is a rate per annum equal to 4% and the applicable margin for Base Rate loans is a rate per annum equal to 3%.

On October 8, 2009, Mission also amended its credit facility and made changes to its credit agreement that generally mirror the changes made to the Nexstar credit agreement.

The Amended Nexstar Credit Agreement expanded certain cross-default provisions such that the breach of certain warranties, representations or covenants under the Amended Mission Credit Agreement now constitute an event of default under the Amended Nexstar Credit Agreement.

As of September 30, 2009, we were in compliance with all indentures governing the publicly-held notes. As of September 30, 2009, we were not in compliance with all covenants contained in the credit agreement governing our senior secured credit facility. On October 8, 2009, we amended our credit facility to modify certain covenants. See Note 9 for a more complete discussion of the credit facility amendment. The October 8, 2009 debt amendment contained a limited waiver for the leverage ratios which cured the violation as of September 30, 2009.

On March 30, 2009, we closed an offer to exchange \$143,600,000 of the 7% senior subordinated notes due 2014 in exchange for \$142,320,761 7% senior subordinated PIK Notes due 2014 (the "PIK Notes"). Based on the financial covenants in the senior secured credit facility, the PIK Notes are not included in the debt amount used to calculate the total leverage ratio until January 2011. In addition to the debt exchange, we have undertaken certain actions as part of our efforts to ensure we will be in compliance with our debt covenants including 1) the elimination of corporate bonuses for 2008 and 2009, 2) the consolidation of various back office processes in certain markets, 3) the execution of a management services agreement whereby Nexstar operates seven stations in exchange for a service fee, 4) the consummation of a purchase agreement on March 12, 2009 to acquire all the assets of KARZ and the consummation of a purchase agreement on May 1, 2009 to acquire all the assets of WCWJ, 5) the October 8, 2009 amendment to the senior credit facility, which modified certain covenants and 6) obtaining the limited waiver of the leverage ratios as of September 30, 2009, in conjunction with the credit amendments.

We believe the consummation of the exchange offer along with the debt amendment and other actions described above, will allow us to maintain compliance with all covenants contained in the credit agreements governing our senior secured facility and the indentures governing our publicly held notes for a period of at least the next twelve months from September 30, 2009. However, no assurance can be provided that our actions will be successful or that further adverse events outside of our control may arise that would result in our inability to comply with the debt covenants. In such event, we would consider a range of transactions or strategies to address any such situation. For example, we might decide to divest non-core assets, refinance our existing debt or obtain additional equity financing. There is no assurance that any such transactions, or any other transactions, or strategies we might consider, could be consummated on terms satisfactory to us or at all.

### Cash Requirements for Digital Television ("DTV") Conversion

On June 12, 2009 all full-power television broadcasters were required to cease operating in an analog format and operate exclusively in digital (DTV) format. All of Nexstar's and Mission's stations have completed the transition to digital operations except for KQTV and KMID. KQTV holds a construction permit issued by the FCC to build a higher-power DTV facility by December 26, 2009, which permit may be further extended by the FCC until construction of the facility is completed. Nexstar anticipates completing construction of KQTV's full-power DTV facility by November 15, 2009. Nexstar has completed construction of KMID's full-power DTV facilities and is working with the FCC with respect to a grant of KMID's authorization.

DTV conversion expenditures were \$8.2 million and \$13.5 million, respectively, for the nine months ended September 30, 2009 and 2008, respectively. The Company will incur various capital expenditures with respect to the completion of DTV facilities for KQTV and KMID. The Company anticipates these expenditures will be funded through available cash on hand and cash generated from operations.

### No Off-Balance Sheet Arrangements

At September 30, 2009, we did not have any relationships with unconsolidated entities or financial partnerships, such as entities often referred to as structured finance or variable interest entities, which would have been established for the purpose of facilitating off-balance sheet arrangements or other contractually narrow or limited purposes. All of our arrangements with Mission are on-balance sheet arrangements. We are, therefore, not materially exposed to any financing, liquidity, market or credit risk that could arise if we had engaged in such relationships.

#### Critical Accounting Policies and Estimates

Our condensed consolidated financial statements have been prepared in accordance with U.S. GAAP which requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the condensed consolidated financial statements and reported amounts of revenue and expenses during the period. On an ongoing basis, we evaluate our estimates, including those related to goodwill and intangible assets, bad debts, broadcast rights, trade and barter, income taxes, commitments and contingencies. We base our estimates on historical experience and on various other assumptions that we believe to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from those estimates. Results of operations for interim periods are not necessarily indicative of results for the full year.

Information with respect to our critical accounting policies which we believe could have the most significant effect on our reported results and require subjective or complex judgments by management is contained on pages 52 through 57 in Part II, Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations, of our Annual Report on Form 10-K for the fiscal year ended December 31, 2008. Management believes that as of September 30, 2009 there has been no material change to this information.

### **Recent Accounting Pronouncements**

Refer to Note 2 of our condensed consolidated financial statements in Part I, Item 1 of this Quarterly Report on Form 10-Q for a discussion of recently issued accounting pronouncements, including our expected date of adoption and effects on results of operations and financial position.

### Cautionary Note Regarding Forward-Looking Statements

This Quarterly Report on Form 10-Q contains "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934. All statements other than statements of historical fact are "forward-looking statements" for purposes of federal and state securities laws, including: any projections or expectations of earnings, revenue, financial performance, liquidity and capital resources or other financial items; any assumptions or projections about the television broadcasting industry; any statements of our plans, strategies and objectives for our future operations, performance, liquidity and capital resources or other financial items; any statements concerning proposed new products, services or developments; any statements regarding future economic conditions or performance; any statements of belief; and any statements of assumptions underlying any of the foregoing. Forward-looking statements may include the words "may," "will," "should," "could," "would "predicts," "potential," "continue," "expects," "anticipates," "future," "intends," "plans," "believes," "estimates" and other sim

Although we believe that the expectations reflected in any of our forward-looking statements are reasonable, actual results could differ from this projection or assumption in any of our forward-looking statements. Our future financial position and results of operations, as well as any forward-looking statements, are subject to change and inherent risks and uncertainties, including those described in our Annual Report on Form 10-K for the year ended December 31, 2008 and in our other filings with the Securities and Exchange Commission. The forward-looking statements made in this Quarterly Report on Form 10-Q are made only as of the date hereof, and we do not have or undertake any obligation to update any forward-looking statements to reflect subsequent events or circumstances unless otherwise required by law.

### ITEM 3. Quantitative and Qualitative Disclosures About Market Risk

Interest Rate Risk

Our exposure to market risk for changes in interest rates relates primarily to our long-term debt obligations.

The term loan borrowings at September 30, 2009 under the senior credit facilities bear interest at a weighted average interest rate of 2.13%, which represented the base rate, or LIBOR, plus the applicable margin, as defined. The revolving loan borrowings at September 30, 2009 under the senior credit facilities bear interest at a weighted average interest rate of 1.98%, which represented the base rate, or LIBOR, plus the applicable margin, as defined. Interest is payable in accordance with the credit agreements.

The following table estimates the changes to cash flow from operations as of September 30, 2009 if interest rates were to fluctuate by 100 or 50 basis points, or BPS (where 100 basis points represents one percentage point), for a twelve-month period:

		Interest rate				Interest rate			
		decrease			increase				
	10	.00 BPS 50 BPS			5	50 BPS	1	00 BPS	
		(in thou			ousands)				
Senior credit facilities	\$	4,076	\$	2,038	\$	(2,038)	\$	(4,076)	

Our 7% notes, our two senior subordinated PIK notes due 2014, and our 11.375% senior discount notes due 2013 are fixed rate debt obligations and therefore do not result in a change in our cash flow from operations. As of September 30, 2009, we have no financial instruments in place to hedge against changes in the benchmark interest rates on this fixed rate debt.

### Impact of Inflation

We believe that our results of operations are not affected by moderate changes in the inflation rate.

#### ITEM 4. Controls and Procedures

**Evaluation of Disclosure Controls and Procedures** 

Nexstar's management, with the participation of its President and Chief Executive Officer along with its Chief Financial Officer, conducted an evaluation as of the end of the period covered by this report of the effectiveness of the design and operation of Nexstar's disclosure controls and procedures as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934.

Based upon that evaluation, Nexstar's President and Chief Executive Officer and its Chief Financial Officer concluded that as of the end of the period covered by this report, Nexstar's disclosure controls and procedures were effective in ensuring that information required to be disclosed in the reports that it files or submits under the Securities Exchange Act of 1934 (i) is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms and (ii) is accumulated and communicated to Nexstar's management, including its President and Chief Executive Officer and its Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure.

Changes in Internal Control over Financial Reporting

During the quarterly period as of the end of the period covered by this report, there have been no changes in Nexstar's internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, its internal control over financial reporting.

#### PART II. OTHER INFORMATION

#### ITEM 1. **Legal Proceedings**

From time to time, Nexstar and Mission are involved in litigation that arises from the ordinary operations of business, such as contractual or employment disputes or other general actions. In the event of an adverse outcome of these proceedings, Nexstar and Mission believe the resulting liabilities would not have a material adverse effect on Nexstar's and Mission's financial condition or results of operations.

#### ITEM 1A. Risk Factors

There are no material changes from the risk factors previously disclosed in Part I. Item 1A in our Annual Report on

Form 10-K for the year ended December 31, 2008.						
ITEM 2.	Unregistered Sales of Equity Securities and Use of Proceeds					
None.						
ITEM 3.	Defaults Upon Senior Securities					
None.						
ITEM 4.	Submission of Matters to a Vote of Security Holders					
None.						
ITEM 5.	Other Information					
None.						
ITEM 6.	Exhibits					
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#### Exhibit No. Exhibit Index

- 10.1 Second Amendment to the Fourth Amended and Restated Credit Agreement dated October 8, 2009, by and among Nexstar Broadcasting Group, Inc., Nexstar Finance Holdings, Inc., Nexstar Broadcasting, Inc., Bank of America, N.A., Banc of America Securities LLC, UBS Securities LLC, Merrill Lynch, Pierce, Fenner & Smith Incorporated and the several Banks parties thereto. (Incorporated by reference to Exhibit 10.1 to Current Report on Form 8-K (File No. 000-50478) filed by Nexstar Broadcasting Group, Inc., on October 15, 2009)
- 31.1 Certification of Perry A. Sook pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.\*
- 31.2 Certification of Thomas E. Carter pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.\*
- 32.1 Certification of Perry A. Sook pursuant to 18 U.S.C. ss. 1350.\*

32.2 Certification of Thomas E. Carter pursuant to 18 U.S.C. ss. 1350.\*

\* Filed herewith

#### **SIGNATURES**

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

## NEXSTAR BROADCASTING GROUP, INC.

/S/ PERRY A. SOOK

By: Perry A. Sook

Its: President and Chief Executive Officer

(Principal Executive Officer)

/s/ THOMAS E. CARTER

By: Thomas E. Carter
Its: Chief Financial Officer

(Principal Financial Officer)

Dated: November 12, 2009