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Investor Presentation
June 2014
Investor Road Show Presentation
Filed by: CBS Outdoor Americas Inc.
Pursuant to Rule 425 under the
Securities Act of 1933, as amended
Subject Company: CBS Corporation
Commission File No.: 333-196652

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Disclaimer

Non-GAAP Financial Measures

This presentation may include certain non-GAAP measures intended to supplement, not substitute for, comparable GAAP measures found in the Appendix of this presentation. Numbers in this presentation may not sum due to rounding.

Forward-Looking Statements

This presentation may include forward-looking statements within the meaning of the federal securities laws, including the Privalent Priv

statements by the use of forward-looking terminology such as believes, expects, could, may, might, will, or the negative of these words and phrases or similar words or phrases that are predictions of or indicate future events or trends looking statements by discussions of strategy, plans or intentions. In particular, statements pertaining to our capital resources, plans or intentions of strategy plans or intentions. Forward-looking statements involve numerous risks and uncertainties and you should not rely on them as predictions of future may be incorrect or imprecise and we may not be able to realize them. Neither we nor CBS Corporation (CBS) guarantee the happen at all). The following factors, among others, could cause actual results and future events to differ materially from those and general economic conditions; competition; government regulation; our inability to increase the number of digital advertising obtain and renew key municipal concessions on favorable terms; decreased government compensation for the removal of lawfu health and safety laws and regulations; seasonal variations; future acquisitions and other strategic transactions; time and resour charges in connection with the separation and incremental costs as a stand-alone public company; dependence on our manager us to issue additional shares of stock without stockholder approval; certain provisions of Maryland law may limit the ability of take action against our directors and officers are limited; we may not realize the expected benefits from the separation of our benefits as the expected benefits from the separation of our benefits as the expected benefits from the separation of our benefits as the expected benefits from the separation of our benefits as the expected benefits from the separation of our benefits as the expected benefits from the separation of our benefits are limited; we may not realize the expected benefits from the separation of our benefits are limited; we may not realize the expected benefits from the separation of our benefits are limited; we may not realize the expected benefits from the separation of our benefits are limited; we may not realize the expected benefits from the separation of our benefits as the expected ben our financial condition; the terms of the credit agreement and the indenture governing our debt restrict our current and future o initiatives in response to changes in our business, the industries in which we operate, the economy and governmental regulation indebtedness; hedging transactions; establishing an operating partnership; asset impairment charges for goodwill; diverse risks to use the CBS mark and logo; our current financial information may not be a reliable indicator of our future results; cash available indicator of our future results available indi real estate investment trusts (REITs), including positions taken by the IRS; our failure to qualify, or remain qualified, to be the reduced tax rates available for some dividends; REIT distribution requirements; availability of external sources of capital; requirements may cause us to liquidate investments or forgo otherwise attractive opportunities; our ability to contribute certain us to fail to qualify to be taxed as a REIT; our ability to hedge effectively; paying the cash portion of the earnings and profits a cash; failure to meet the REIT income tests as a result of receiving non-qualifying rental income; even if we qualify to be taxed in gains in the assets held before electing to be treated as a REIT; the IRS may deem the gains from sales of our outdoor advert operating history as a REIT; a substantial amount of our common stock will enter the market as a result of the exchange offer a and our common stock will fluctuate and the final per-share values used in determining the exchange ratio may not be indicative stock at a reduced discount or may not receive any discount in the exchange offer; participating CBS stockholders will experie fractional shares of our common stock, if any) for shares of CBS Class B common stock that are accepted in the exchange offe exchange offer; if the split-off, including the exchange offer, together with certain related transactions, does not qualify as a tra-CBS stockholders could be subject to significant tax liabilities and, in certain circumstances, we could be required to indemnif matters agreement; we may not be able to engage in desirable strategic or capital-raising transactions following the split-off, an significant strategic or capital-raising transactions; if the exchange offer is not fully subscribed, CBS may continue to control v other factors described in our filings with the Securities and Exchange Commission (the SEC), including but not limited to the SEC on June 11, 2014. All forward-looking statements in this presentation apply as of the date of this presentation or as of any obligation to publicly update or revise any forward-looking statement to reflect changes in underlying assumptions or factor Additional Information

CBS Outdoor has filed a Registration Statement on Form S-4 (File No. 333-196652) with the SEC. The terms and conditions of Schedule TO filed by CBS Corporation with the SEC. The prospectus, which is included in the Registration Statement on Form the separation and related matters. CBS Corporation has delivered the prospectus to its stockholders. **INVESTORS AND SEC** AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC BY CBS CORPORATION AND CBS OUTDOO CBS Outdoor or their respective directors or officers or any dealer manager appointed with respect to the exchange offer make This presentation is for informational purposes only and is neither an offer to sell nor an offer to buy any securities, nor is it at made solely by means of the prospectus. Investors may obtain a free copy of the prospectus and other related documents filed and those documents may also be obtained for free, as applicable, from CBS at www.cbscorporation.com or CBS Outdoor at we will be considered to the prospectus and other related documents filed and those documents may also be obtained for free, as applicable, from CBS at www.cbscorporation.com or CBS Outdoor at we will be considered to the prospectus and other related documents filed and those documents may also be obtained for free, as applicable, from CBS at www.cbscorporation.com or CBS Outdoor at we will be considered to the prospectus and other related documents filed and those documents may also be obtained for free, as applicable, from CBS at www.cbscorporation.com or CBS Outdoor at we will be considered to the prospectus and the prospectus are prospectus and the prospectu

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3
Exchange Offer Summary
Offer to Exchange
Up to 97,000,000 shares
1
of CBS Outdoor Americas Inc.
( CBSO ) common stock for outstanding shares of CBS Corp
```

(CBS) Class B common stock

Target Discount on CBSO

7% based on average of Volume Weighted Average Prices of

CBS and CBSO during the Pricing Period (subject to the

Upper Limit Exchange Ratio)

Upper Limit Exchange Ratio

2.1917 shares of CBSO per share of CBS tendered

(represents a 13% discount to CBSO based on June 10

closing prices)

Pricing Period

Currently expected to be July 7, 8, and 9

Expiration

Currently expected July 9, 2014 at 12:00 midnight EDT

Exchange / Ticker

NYSE / CBSO, NYSE / CBS (Class B)

Dealer Managers

Goldman Sachs, Morgan Stanley

Minimum Amount

58,200,000 shares of CBSO distributed (60% of shares held

by CBS as of June 10, 2014)

1

Representing CBS Corporation s entire remaining interest in CBS Outdoor Americas Inc.

4 Agenda CBSO Highlights Growth Dynamics Company Overview Financial Summary

```
$ 1,303
$ 415
$ 60
Revenue
```

```
OIBDA
Capex
Financial Profile
3
5
Highlights
Large Market Focus
Leading presence in the U.S.
Top 25 DMAs
Strong operations in Canada
and Latin America
Hard-to-Replicate Portfolio of
Assets
Reinvigorated Organization
Poised for Continued
Growth
3
LTM March 31, 2014. Reflects Adjusted OIBDA. See page 45 for a reconciliation
of Adjusted OIBDA to Operating Income.
As of March 31, 2014.
As of 12/31/13.
Source: OAAA 2013 U.S.; Company reports. CBSO includes the US; Clear
Channel represents the Americas including Canada; Lamar and JCDecaux include the U.S.
A Leader in a Fragmented Industry
2
CBSO
19%
Other
36%
CCO
21%
LAMR
21%
JCD
4%
Innovative Marketing Solutions
Provider
20,300 clients
Local and national strength
356,000+ displays
1
```

CBSO: A Market LEADER in a GROWTH Industry

8

6
Investment **HIGHLIGHTS**Attractive Industry Fundamentals
Superior and Hard-to-Replicate Real Estate Portfolio
Multiple
Levers
to

Enhance Growth

Digital

Conversion, Yield Management, Select Acquisitions Energized Management Team and Sales Force Consistent Revenue Growth, High Incremental Margins, Powerful Free Cash Flow Strong and Efficient Balance Sheet with Financial Flexibility Growth + Sustainable Dividends

7
EXECUTING on Stated Business Objectives

8

SOLID First Quarter Results

Notes: All changes refer to the three months ended March 31, 2014 compared to the same prior-year period. Revenue comparand AFFO are presented on a comparable basis for 2013; please see Non-GAAP Reconciliations in the Appendix of this presented on the Appendix of the Appendix o

GROWTH Dynamics

10 Outdoor is a **POWERFUL** Medium

```
11
Historical and Future Top-Line Industry OUTPERFORMANCE
2013-2016E CAGR
And Strong Growth Forecast
1
Consistent Historical Growth
```

```
$2.6
$4.9
$7.9
$9.1
'90
'00
'13
'16E
3.1%
3.1\%
4.7%
4.8%
8.0%
Outdoor as a % of Total U.S. Advertising Spend
U.S.
Outdoor Ad Spend
Digital
17.2%
Outdoor
4.8%
TV
2.9%
Radio
1.0%
Print
(4.8\%)
All Media
4.6%
1
Outdoor as a % of Total Non-U.S. Ad Spend
```

Source: Zenith Optimedia - April 2014.

12 Growing MEASURABLE Audience

13
Ignites SOCIAL
& MOBILE
Drives to Search
Mobile Commerce
Connects with Social

14
DRIVING Online Search
Absolut
Cocktail Campaign Results
A significant spike in search for
ABSOLUT Greyhound
during

Source: Google Analytics indexed peak total search volume during Absolut s multi-media campaign; Posterscope.

campaign flights Stimulated significant interest on Twitter 92% of Absolut-related tweets were related to the campaign Earned media exceeded ABSOLUT s expectations Absolut Case Study **OOH Drives Consumer Interest** Absolut OOH Media 15 of the Top 25 markets Multiple high profile formats 100 80 60 40 20 0 Dec 2012 Jan 2013 Feb 2013 Mar 2013 OOH Flight OOH Flight

15 Industry Measurement: TAB OOH Audience Ratings 20x60 Bulletin Right Read, 400 feet, Head-On Weekly Impressions:

343,570 TAB Data on Every Billboard

Company Overview

17 Canada Mexico South America Strategic Locations in Large Markets Revenue Mix

by Product Revenue Mix by Geography 1 For the 12 month period ending March 31, 2014. CBSO: Superior and Hard-to-Replicate Assets Billboard 71% Transit & Other 29% United States Canada Latin

America 88% 6% 7%

18
Strong Presence in Key **STRATEGIC LOCATIONS**Retail Districts
Transit Centers
High Traffic Areas
Iconic Locations

19
Business Profile: **UNITED STATES**Revenue Mix
1
Revenue
1
Adjusted OIBDA and Margin

2

For the 12 month period ending December 31, 2010-2013 and March 31, 2014.

Adjusted OIBDA margin is defined as Adjusted OIBDA divided by revenues and presented in this table for the US segment.

20
We Give our Customers **NATIONAL REACH** & **LOCAL STRENGTH**National
Hyper Local
Covers ~ 50% of the
U.S. Population
Top 25 DMA

Blue Chip

Customer Base

50 U.S. Account

National Executives

Sales People in

38 Regional

Offices

Local Knowledge

with 315 Local

Executives

in Every

Location

Embedded

in Local

Communities

Strong, Client

Centric Approach

Regional

Note: Information as of March 31, 2014.

National

Revenue

Local

Revenue

~60%

~40%

21
Business Profile: **U.S. BILLBOARD**Stable, high margin business. Lease expense 29% of 2013 billboard revenues
High customer renewal rates
Growing
digital

footprint

-

national

and

local

Highlights

Revenue

Top

Market

Focus

1 1

Revenue

by

geographic

area

for

the

twelve

months

ended

December

31,

2013.

23

Business Profile: U.S. TRANSIT

Revenue

1

Large Market

Focus

2 Top market strategy Makes us Must Buy media Disciplined approach contracts 2013 lease expense 64% of transit revenues Contracts typically the greater of revenue share or minimum guaranteed payments Minimal CapEx requirements 2 Transit and Other revenue by geographic area for the twelve months ended December 31, 2013. Highlights 1 Transit & Other revenue for the twelve months ending December 31, 2010-2013

and March 31, 2014.

\$ 282 \$ 305 \$ 328 \$ 334 \$ 340 '10 '11 '12 '13 LTM 1Q14 New York City 57% Other U.S. 18% Washington D.C. 11%

Los Angeles

14%

24
International Revenues
1
One of the largest in Canada and Mexico
Niche, high growth
position in Brazil,

```
Argentina, Chile and
Uruguay
Revenues and Adjusted
OIBDA stabilized in the first
quarter of 2014
Revenue Mix
4
4
For the twelve months ended March 31, 2014.
Business Profile: INTERNATIONAL
Highlights
1
$ Millions. Last twelve months ending December 31, 2010-2013 and March 31, 2014.
Revenue comparison is on a constant dollar basis. Reported total International revenues
were:
$218M
(2010),
$226M
(2011),
186M
(2012),
and
$164M
(2013).
2
Reflects
lost
Canadian
contracts
of
$44M
(2010),
$37M
(2011)
and
$7M
(2012);
3
Includes
impact
of
```

\$6M of political advertising in 2012.

25

20,300 Customers

91

of

Top 100

Advertisers

are Customers 1.6% Maximum Revenue Contribution from Single Customer Highlights Blue Chip Customers Highly DIVERSIFIED Customer Base US Revenue % by Industry 1 Source: Kantar Media for 12 months ended March 31, 2014. 2 For the 12 months ended March 31, 2014. 3 For the 12 months ended December

Point Chg. 2007

2011

```
2013
'07-'13
Retail
9%
9%
9%
9%
9%
10%
10%
0
Television
5
6
5
7
7
7
8
2
Entertainment
6
6
6
6
7
7
0
Health/Pharma
5
5
6
6
7
7
7
3
Restaurants/Fast Food
5
6
7
7
7
7
7
2
Other
8
```

```
8
8
7
7
7
(1)
Professional Services
6
6
6
6
7
Telephone/Utilities
8
8
7
7
7
6
(3)
Auto
8
7
6
5
5
5
5
(3)
Financial Services
7
7
7
7
6
5
(1)
Casinos/Lottery
4
5
5
5
5
5
```

```
0
Beer/Liquor
5
5
5
5
5
4
5
(1)
Education
2
3
4
4
5
4
4
2
Movies
5
4
5
5
5
4
0
Travel/Leisure
5
5
5
5
5
5
4
(1)
Computers/Internet
1
2
2
3
3
2
Food/Beverage
2
3
```

```
3
3
3
3
0
Government
1
1
1
1
1
1
2
1
Real Estate
4
3
2
1
1
1
1
(3)
Household Products
1
1
1
1
1
1
1
0
Total CBSO
100%
100%
100%
100%
100%
100%
100%
TV, Ent. & Movies
17%
17%
15%
18%
19%
19%
19%
3
```

High Diversification and Customer STABILITY Over Time

Note: Numbers may not sum due to rounding CBSO US Revenue Mix by Advertising Category

27 2013

iPhone
5
Longstanding Customer
Multiple formats,

Integral to launch strategy
Customer Case Study: KEY MEDIA for APPLE
2008

iPod
2009

iPod
Touch
2007

iPod
2011

multiple markets

28
Strong focus on pricing
increase Revenue per Display
Optimize inventory management
Improved data to identify opportunities
Network-focused approach
Top DMAs + transit franchises

Improved analytics/audience measurement Increased focus on operational efficiencies Lease expense rationalization
Less than 1% of CBSO total billboards are digital 1
Continued strategic, ROI-focused conversions
Fragmented market ~36% of share held by independents

Strategic market opportunities to acquire complementary assets at attractive multiples Drive returns through scalable infrastructure

Key GROWTH DRIVERS

Yield Management Emphasis on Large National Advertisers Cost Optimization Digital Deployment Acquisitions As

As of

March

31,

2014.

29 The Pyramid of Quality

AUDIENCE,

DMA, &
LOCATION
Digital Investment
Strategic Enhancement
Focus on Yield
Rationalize
= Maximize Profit Per Display

30
Digital Provides Additional **OPPORTUNITIES**Benefits to
Advertisers
Richer Content
Interactivity
with Audience

Location	&	Day
----------	---	-----

Parting

Deployment Flexibility

Minimizes

Production

Costs

Benefits to

CBSO

Enhances

Value

Proposition

Revenue

Opportunities

Enhances

Yield

Ability to

Attract New

Advertisers

Inventory Optimization

31
Significant Digital **UPSIDE**Iconic Locations
Premium
Offerings
Top DMAs
Selective & Measured

Deployment Maximize Overall Yield IRR benefits from lower cost per digital billboard Strategic Approach to Digital Billboards Cost per Digital Billboard As of December 31 2010-2013 and as of March 31, 2014. Average CBSO cost as of December 31. 97 173 277 373 411 '10 '11 '12 '13 1Q14 # of **CBSO** US Digital Billboards 1 1 2 '09 '13 2

Financial Summary Financial Summary

34 Consistent l

Consistent REVENUE

Stream

Stable and Growing Revenue Base

1

For

the

twelve

months

ended

December

31,

2010-2013

and

March

31,

2014.

996

1,052

1,099

1,130

1,140

218

226

186

164

163

'10

'11

'12

'13

LTM 1Q14

International

US

\$1,214

\$1,277

\$1,285

\$1,294

\$1,303

Opportunities
35
Improve Yield Management
Lower Billboard Site Related Expenses
More Profitable Mix of Transit Contracts
Drive Results from Lease Negotiations
See

```
page
45
for
reconciliation
of
Adjusted
OIBDA
to
Operating
Income.
Adjusted
OIBDA
margin
is
defined
Adjusted
OIBDA
divided
by
revenues.
Lease
costs
include
billboard property lease costs and transit franchise costs.
For the twelve months ended December 31, 2010-2013 and March 31, 2014.
Adjusted OIBDA and Margin
1,3
Lease Costs as % of Revenue
Attractive MARGIN PROFILE and OPERATING LEVERAGE
1
3
$
415
$
415
$
408
$
414
$
350
29%
32%
32%
32%
32%
LTM 1Q14
```

'13
'12
'11
'10
'40%
'38%
'38%
'37%
'10
'11
'12
'13
LTM 1Q14

36

~ 23,000 Leases

~ 18,500 Landlords

Low, generally fixed cost billboard leases 8% of real estate locations owned Results in long-term relationships 75% Legal Non-conforming

Favorable pricing dynamics Highly Diversified Attractive Terms **Built-in Flexibility** Permit Ownership ATTRACTIVE LEASE Portfolio Based on total revenues **CAGR** December 31, 2010 LTM March 31, 2014. Majority of billboard leases have abate and/or termination clauses Important cost lever Through negotiation, lease costs declined 0.1% vs. revenue growth of 2.2% 1

37 Low Ongoing Capital Intensity with OPPORTUNITY to

INVEST

Minimal Maintenance CapEx

Nominal Transit CapEx

Stringent ROI Thresholds

Opportunity to invest in Growth CapEx

Disciplined CapEx

Capital Expenditures

1

CapEx

as

%

of

Total

Revenue

3.9%

3.6%

4.2%

4.5%

4.6%

1.7%

1.2%

1.2%

1.8%

1.9%

'10

'11

'12

'13

LTM 1Q14

Total

Maintenance

1

For

the

twelve

months

ended

December

31,

2010-2013

and

March

31,

2014.

20

15

16

24

27 30 38 35 36 \$ 47 \$ 46 \$ 54 \$ 58 \$ 60 '10 '11 '12 '13 LTM 1Q14 Growth Maintenance

Split-Off Exchange Offer Launched 38 Transaction SUMMARY and

TIMELINE

Exchange offer expiration date of July 9, 2014

Targeted split-off separation from CBS mid-July, 2014

Earnings & Profits (E&P) purge announced after July 2014 and paid

before January 31, 2015

E&P Purge

expected to

be paid by

Jan 31,

2015

Intend to

operate as

a REIT

going

forward

First

quarter

earnings

PLR

received

CBSO

IPO

Targeted

complete

separation

from CBS

CBSO debt

financing

Apr

16

Jan

31

May

8

Mar

28

Mid-

July Jan

31

2015

2014

Jun

39
Expected **REIT**Structure
International operations
U.S. mobile
transit assets
(i.e., train cars, buses)

Residual cash may be used for reinvestment in business or for debt repayment U.S. Billboards U.S. fixed transit assets (i.e., station structures) 100% of taxable income to be distributed to shareholders Qualified REIT Subsidiary (QRS) Taxable REIT Subsidiary (TRS)

40 Balance Sheet Highlights \$539 million of liquidity

\$114 million cash

\$100 million IPO proceeds on

April 2, 2014 for cash portion of E&P purge \$425 million undrawn revolving credit facility Long dated and staggered maturity profile 8 year average maturity Target leverage range 3.5x-4.0xDividend plans in line with **REIT** structure 100% of QRS taxable income distributed to shareholders Cash balance builds via TRS **EFFICIENT Balance Sheet** As of March 31, 2014; except that \$100 million in IPO Proceeds was received on April 2, 2014. As defined in the Credit Agreement governing our senior credit facilities; calculated on total debt. Capitalization (\$ in millions) Cash \$114 IPO Proceeds for cash E&P Purge 100 \$425M Revolving Credit Facility due 2019 Senior Secured Term Loan due 2021 798 5.250% Senior Notes due 2022 400 5.625% Senior Notes due 2024 400 Total Debt \$1,598 Weighted Average Cost of Debt 4.2% Consolidated Total Leverage Ratio 2

3.8x

41
Strong OIBDA Conversion and a Sustainable Dividend OIBDA
AFFO and
FCF
1
DIVIDENDS

Adjusted Funds From Operations (AFFO) described in the Appendix of this presentation. Free Cash Flow (FCF) is defined as Net Cash Flow Provided by Operating Activities, less total Capital Expenditures, from

the

of Cash Flows.

Statement

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Investment **HIGHLIGHTS**Attractive Industry Fundamentals
Superior and Hard-to-Replicate Real Estate Portfolio
Multiple Levers to Enhance Growth
Digital
Conversion, Yield Management, Select Acquisitions

Energized Management Team and Sales Force Consistent Revenue Growth, High Incremental Margins, Powerful Free Cash Flow Strong and Efficient Balance Sheet with Financial Flexibility Growth + Sustainable Dividends

Appendix

44 Non-GAAP Reconciliations Non-GAAP Financial Measures

In addition to the results prepared in accordance with generally accepted accounting principles in the United States (GAAP) accompanying tables include non-GAAP measures as described below. We calculate revenues on a constant dollar basis as reexchange rates between periods. We provide constant dollar revenues to understand the underlying growth rate of revenue exceptive periods, which are not under management so direct control. Our management believes constant dollar revenues are used.

level of growth of our business period to period. We calculate Adjusted OIBDA as operating income before depreciation, amo compensation and restructuring charges. We calculate Adjusted OIBDA margin by dividing Adjusted OIBDA by total revenue our operating performance. Adjusted OIBDA and Adjusted OIBDA margin are among the primary measures we use for manage as each is an important indicator of our operational strength and business performance. Our management believes users are best allows them to align their analysis and evaluation of our operating results along the same lines that our management uses in management management also believes that the presentations of Adjusted OIBDA and Adjusted OIBDA margin, as supplemental measures certain noncomparable items highlights underlying operational trends in our business that may not otherwise be apparent when management s opinion that these supplemental measures provide users with an important perspective on our operating performance of the supplemental measures provide users with an important perspective on our operating performance of the supplemental measures provide users with an important perspective on our operating performance of the supplemental measures provide users with an important perspective on our operating performance of the supplemental measures provide users with an important perspective on our operating performance of the supplemental measures provide users with an important perspective on our operating performance of the supplemental measures provide users with an important perspective on our operating performance of the supplemental measures of to other companies that have different financing and capital structures or tax rates. We calculate FFO in accordance with the de-Investment Trusts (NAREIT). FFO reflects net income adjusted to exclude gains and losses from the sale of real estate asse amortization of direct lease acquisition costs, as well as the same adjustments for our equity based investments, as applicable. direct lease acquisition costs as such costs are generally amortized over a period ranging from four weeks to one year and there paid for maintenance capital expenditures since these are routine uses of cash that are necessary for our operations. In addition estate depreciation and amortization, deferred income taxes, stock-based compensation expense, accretion expense, the noncas financing costs. We believe that adjusting for these items provides a better measure of our operating performance. We use FFC planning and forecasting future periods, and each is an important indicator of our operational strength and business performance believes users are best served if the information that is made available to them allows them to align their analysis and evaluation management uses in managing, planning and executing our business strategy. Our management also believes that the presentat average share, as supplemental measures, are useful in evaluating our business because adjusting results to reflect items that has highlights trends in our business that may not otherwise be apparent when relying solely on GAAP financial measures. It is may users with an important perspective on our operating performance and also make it easier to compare our results to other comp weighted average shares on an adjusted basis of 120,000,000 shares to give effect to 23,000,000 shares issued on April 2, 2014 outstanding as of March 31, 2014, for basic and diluted earnings per share (EPS). We also present FFO, AFFO and net inco believes that these presentations are useful in evaluating our business because they allow users to evaluate our per share results stock in connection with our initial public offering, which increased our outstanding shares of common stock. We calculate oprelated per adjusted weighted average share amounts, for the three months ended March 31, 2013, on a comparable basis by ad incurred in the first quarter of 2013 on the disposition of most of our billboards in Salt Lake City in exchange for billboards in associated with operating as a stand-alone public company incurred in the first quarter of 2014 and \$12.4 million of interest ex the issuance of our senior notes, which were also incurred in the first quarter of 2014. Our management believes these adjusted they allow users to compare our operating performance for the first quarter of 2013 against the operating performance of the fi a result of our separation from CBS. Since adjusted weighted average shares, Adjusted OIBDA, Adjusted OIBDA margin, FF constant dollar revenues and, on a comparable basis for 2013, operating income, net income, Adjusted OIBDA, FFO and AFFO not measures calculated in accordance with GAAP, they should not be considered in isolation of, or as a substitute for, weights operating income, net income and revenues, and the related weighted average per share amounts, the most directly comparable performance. These measures, as we calculate them, may not be comparable to similarly titled measures employed by other co represent funds available for discretionary use and are not necessarily a measure of our ability to fund our cash needs.

45
Non-GAAP Reconciliations
Last Twelve
Months
(LTM) Ended:
(in \$ millions)
2010

2011 2012 2013 1Q13 2Q13 3Q13 4Q13 1Q14 1Q14 **Total Revenues** \$1,214.1 \$1,277.1 \$1,284.6 \$1,294.0 \$279.2 \$332.7 \$338.2 \$343.9 \$287.9 \$1,302.7 Operating Income 126.5 192.4 201.2 238.8 34.7 62.8 64.6 76.7 26.7 230.8 Depreciation 107.6 109.0 105.9

104.5

26.0
25.9
26.4
26.2
26.1
104.6
Amortization 106.6
102.9
90.9
91.3
22.9
22.7
22.6
23.1
21.9
90.3
Net (Gain) Loss on Dispositions 1.1
2.0
2.2
(27.3)
(9.8)
0.1
(0.1)
(17.5)

	Edgar Filing: CBS CORP - Form 425
(0.9)	
(18.4)	
Restructuring Charges 3.9	
3.0	
2.5	
-	
-	
-	
-	
-	
-	
-	
Stock Based Compensation 4.3	
5.0	
5.7	
7.5	
1.6	
1.6	
2.6	
1.7	
1.8	
7.7	
Adjusted OIBDA 350.0	
414.3	

408.4 414.8 75.4 113.1 116.1 110.2 75.6 415.0 Adjusted OIBDA Margin 28.8% 32.4% 31.8% 32.1% 27.0% 34.0% 34.3% 32.0% 26.3% 31.9% Capital Expenditures 47.2 45.6 53.6 58.2 6.0 8.9 12.8 30.5 8.2 60.4

Twelve Months Ended December 31:

Three Months Ended:

46

Non-GAAP Reconciliations

(a) No restructuring charges were incurred for the three months ended March 31, 2013 and 2014. Three Months Ended March 31,

2013

(in millions)

U.S.

```
International
Corporate
Consolidated
Revenues
$
245.2
$
34.0
$
$
279.2
Operating income (loss)
48.2
$
(6.6)
(6.9)
$
34.7
Net gains on dispositions
(9.9
)
0.1
(9.8
Depreciation and amortization
41.8
7.1
48.9
Stock-based compensation
1.6
1.6
Adjusted OIBDA
(a)
80.1
0.6
(5.3)
75.4
Incremental stand-alone costs
(1.7)
)
(2.1)
(3.8)
```

```
Adjusted OIBDA, on a comparable basis
78.4
$
0.6
$
(7.4)
$
71.6
Adjusted OIBDA margin
32.7
%
1.8
%
27.0
Adjusted OIBDA margin, on a comparable basis
32.0
%
1.8
%
25.6
Capital expenditures
$
5.3
$
0.7
$
$
6.0
Three Months Ended March 31,
2014
(in millions)
U.S.
International
Corporate
Consolidated
Revenues
$
255.0
$
32.9
$
```

\$

```
287.9
Operating income (loss)
40.0
$
(5.7)
(7.6)
$
26.7
Net gains on dispositions
(0.8)
(0.1)
(0.9)
Depreciation and amortization
41.1
6.9
48.0
Stock-based compensation
1.8
1.8
Adjusted OIBDA
(a)
$
80.3
$
1.1
$
(5.8)
$
75.6
Adjusted OIBDA margin
31.5
\%
3.3
%
26.3
Capital expenditures
$
7.0
$
```

1.2

\$

\$ 8.2

* calculation is not meaningful.

47
Non-GAAP Reconciliations
Three Months Ended March 31,
2013
2014
(in millions, except per share amounts)
Reported

Net Gain on Dispositions (a) Stand Alone Costs (b) Interest Expense (c) Comparable to 2014 Reported (f) Revenues 279.2 279.2 \$ 287.9 Operating 162.2 162.2 163.5 Selling, general and administrative 43.2 3.8 47.0 50.6 Net gain on dispositions (9.8)9.8 (0.9)Depreciation 26.0 26.0 26.1 Amortization 22.9 22.9 21.9 Operating income

34.7 (9.8)

```
(3.8)
21.1
26.7
Interest expense
(0.1)
(12.4)
(12.5)
(12.5)
Other expense, net
(0.1)
(0.1)
(0.5)
Income before provision for income taxes
and equity in earnings of investee
companies
34.5
(9.8)
(3.8)
(12.4)
8.5
13.7
Provision for income taxes
(14.9)
4.1
1.6
5.4
(3.8)
(5.9)
Equity in earnings in investee companies,
net of tax
0.3
0.3
0.6
Net income
19.9
$
(5.7)
(2.2)
(7.0)
5.0
$
Net income per common share:
Basic
```

\$

```
0.21
$
0.05
$
0.09
Diluted
$
0.21
$
0.05
$
0.09
Weighted average shares outstanding
(d)
Basic
97.0
97.0
97.0
Diluted
97.0
97.0
97.0
Net income per adjusted weighted average
share
$
0.04
$
0.07
Adjusted weighted average shares
(e)
120.0
120.0
Net income, excluding Net gain on
dispositions, net of tax, for the three
months ended March 31, 2014, is $7.9
million.
Adjusted weighted average shares of
120.0 million includes shares issued
on April 2, 2014, from the IPO in
addition to the 97.0 million shares
outstanding as of March 31, 2014,
for basic and diluted EPS.
On March 14, 2014, our board of
directors declared a 970,000 to 1 stock
split. As a result of the stock split, the 100
shares of our common stock then
outstanding were converted into
```

97,000,000 shares of our common stock. The effects of the stock split have been

applied retroactively to all reported periods for EPS purposes.
Adjustment to reflect incremental interest expense at 2014 level.
Adjustment to reflect incremental standalone costs at 2014 level.
Adjustment to exclude Net gain on dispositions.

- (a)
- (b)
- (c)
- (d)
- (e)
- (f)

48
Non-GAAP Reconciliations
(a)
Adjustment to reflect incremental costs to operate as a stand-alone company, net of tax, at the same level as 2014.
Three Months Ended

2394	. 5
March 31,	
(in millions, except per share amounts)	
2013	
2014	
Net income	
\$	
19.9	
8.4	
Depreciation of billboard advertising structures	
24.2	
24.2	
Amortization of real estate related intangible asset	ts
10.7	
10.7	
Amortization of direct lease acquisition costs	
7.8	
7.0	
Net	
gain	
on	
disposition	
of	
billboard	
advertising	
structures,	
net	
of	
tax (5.7)	
(5.7)	
(0.2)	
Adjustment related to equity based investments	
0.2	
0.2	
FFO	
57.1	
50.3	
Incremental stand-alone costs, net of tax	
(a)	
(2.2)	
Incremental interest expense, net of tax	
(b)	
(7.0)	
(7.0)	
FFO, 2013 on a comparable basis	
\$	
47.9	
50.3	
FFO	
\$	

```
57.1
50.3
Adjustment for deferred income taxes
(7.8)
(6.9)
Cash paid for direct lease acquisition costs
(9.4)
(8.5)
Maintenance capital expenditures
(2.0)
(3.0)
Other depreciation
1.8
1.9
Other amortization
4.4
4.2
Stock-based compensation
1.6
1.8
Non-cash effect of straight-line rent
0.2
(0.2)
Accretion expense
0.6
0.5
Amortization of deferred financing costs
0.7
AFFO
46.5
40.8
Incremental stand-alone costs, net of tax
(a)
(2.2)
Incremental interest expense, net of tax
(b)
(7.0)
Amortization of deferred financing costs
0.7
AFFO, 2013 on a comparable basis
$
38.0
40.8
FFO, 2013 on a comparable basis, per adjusted weighted average share
(c)
$
0.40
```

0.42 AFFO, 2013 on a comparable basis, per adjusted weighted average share \$ 0.32 0.34 Adjusted weighted average shares 120.0 120.0 Weighted average shares for basic and diluted EPS (d) 97.0 97.0 (b) Adjustment to reflect incremental interest expense, net of tax, at the same level as 2014. (c) Adjusted weighted average shares of 120.0 million includes 23.0 million shares issued on April 2, 2014, from the IPO in addition to the 97.0 million shares outstanding as of March 31, 2014, for basic and diluted EPS. (d) On March 14, 2014, our board of directors declared a 970,000 to 1 stock split. As a result of the stock split, the 100 shares of our common stock then outstanding were converted into 97,000,000 shares of our common stock. The effects of the stock split have been applied retroactively to all reported periods for EPS purposes. \$ \$ \$ \$ \$ \$

About CBS Outdoor Americas Inc.

CBS Outdoor Americas Inc. (NYSE: CBSO) is one of the largest lessors of advertising space on out-of-home advertising structures and sites across the U.S., Canada and Latin America. Our portfolio primarily consists of billboard displays, which are predominantly located in densely populated major metropolitan areas and along high-traffic expressways and major commuting routes. In addition, we have a number of exclusive multi-year contracts that allow us to operate advertising displays in municipal transit systems where our customers are able to reach millions of commuters on a daily basis. We have displays in all of the 25 largest markets in the U.S. and over 180 markets in the U.S., Canada and Latin America, including in some of the most heavily trafficked locations, such as the Bay Bridge in San Francisco, Sunset Boulevard in Los Angeles and Grand Central Station and Times Square in New York City.