SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

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

Date of Report: March 16, 2017 (Date of earliest event reported)

Commission File No.: 0-25969

RADIO ONE, INC.

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

52-1166660 (I.R.S. Employer Identification No.)

1010 Wayne Avenue 14th Floor Silver Spring, Maryland 20910 (Address of principal executive offices)

(301) 429-3200

Registrant's telephone number, including area code

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

O Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

O Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

O Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

O Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

ITEM 7.01. Regulation FD Disclosure.

Radio One, Inc. (the "Company") has posted on its website, as of March 16, 2017, an investor presentation. The presentation, entitled "Radio One: The Urban Media Specialist - Public Lender Presentation - March 16, 2017" is posted at http://www.radio-one.com/investor-relations, may be found by navigating to our website at: www.radio-one.com, selecting "Investor Relations" then "Events and Presentations" and is attached hereto as Exhibit 99.1.

The investor presentation referenced in this report may be presented at meetings with investors, analysts, and others, in whole or in part and possibly with modifications, as it seeks opportunities to refinance the approximately \$345.0 million in borrowings outstanding under its existing senior credit facility, which matures in December 2018. While the Company continually seeks to act opportunistically, there are no assurances that the Company will complete any refinancing, in whole or in part, of the existing senior credit facilities.

The investor presentation includes financial information not prepared in accordance with generally accepted accounting principles ("GAAP"). A reconciliation of the non-GAAP financial measures to the most directly comparable financial measures prepared in accordance with generally accepted accounting principles, as required by Regulation G, is available within Exhibit 99.1 and on our website atwww.radio-one.com. The Company believes that the non-GAAP financial measures provide investors additional ways to view our operations which we believe provide a more complete understanding of our business than could be obtained absent these disclosures. We believe the non-GAAP financial measures also provide investors a useful tool to assess shareholder value.

By filing this Current Report on Form 8-K and furnishing the information contained herein, the Company makes no admission as to the materiality of any information in this report that is required to be disclosed solely by reason of Regulation FD.

The information contained in the investor presentation is summary information that is intended to be considered in the context of the Company's Securities and Exchange Commission ("SEC") filings and other public announcements that the Company may make, by press release or otherwise, from time to time. The Company undertakes no duty or obligation to publicly update or revise the information contained in this report, although it may do so from time to time as its management believes is warranted. Any such updating may be made through the filing of other reports or documents with the SEC, through press releases or through other public disclosure.

The information in this Current Report on Form 8-K is being "furnished" pursuant to Item 7.01 and shall not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that section, and is not incorporated by reference into any Company filing, whether made before or after the date hereof, regardless of any general incorporation language in such filing.

ITEM 9.01. Financial Statements and Exhibits.

(c) Exhibits

Exhibit Number	Description
99.1	Investor Presentation dated March 16, 2017

SIGNATURE

Pursuant to the requirements 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.

RADIO ONE, INC.

March 16, 2017

/s/ Peter D. Thompson Peter D. Thompson Chief Financial Officer and Principal Accounting Officer



MARCH 16, 2017 PUBLIC LENDER PRESENTATION

Disclaimer

SPECIAL NOTICE REGARDING PUBLICLY AVAILABLE INFORMATION: THE COMPANY (AS DEFINED BELOW) HAS CONFRIMED THAT THE INFORMATION CONTAINED IN THIS PRESENTATION IS EITHER PUBLICLY AVAILABLE OR DOES NOT CONSTITUTE MATERIAL NON-PUBLIC INFORMATION WITH RESPECT TO THE COMPANY OR ITS SECURITIES. THE RECIPIENT (AS DEFINED BELOW) OF THIS PRESENTATION HAS TATED THAT IT DOES NOT WISH TO RECEIVE MATERIAL NON-PUBLIC INFORMATION WITH RESPECT TO THE COMPANY OR ITS SECURITIES AND ACKNOWLEDGES THAT OTHER LENDERS HAVE RECEIVED A PRESENTATION THAT CONTAINS ADDITIONAL INFORMATION WITH RESPECT TO THE COMPANY OR ITS SECURITIES AND ACKNOWLEDGES THAT OTHER LENDERS HAVE RECEIVED A PRESENTATION THAT CONTAINS ADDITIONAL INFORMATION WITH RESPECT TO THE COMPANY OR ITS SECURITIES THAT MAY BE MATERIAL. NEITHER THE COMPANY NOR THE ARRANCER (AS DEFINED BELOW) TAKES ANY RESPONSIBILITY FOR THE RECIPIENT'S DECISION TO LIMIT THE SCOPE OF THE INFORMATION IT HAS OBTAINED IN CONNECTION WITH ITS EVALUATION OF THE COMPANY AND THE FACILITIES (AS DEFINED BELOW). NOTWITHSTANDING THE RECIPIENT FOR ADDITION AND ATTHE RECIPIENT'S DECISION TO LIMIT THE SCOPE OF THE INFORMATION RESPECT TO THE COMPANY AND THE FACILITIES (AS DEFINED BELOW). NOTWITHSTANDING THE RECIPIENT FOR ADDITION RECIPIENTS DECISION TO LIMIT THE SCOPE OF THE INFORMATION RESPECT TO THE COMPANY, ITS SUBSIDIARIES OR THEIR RESPECTIVE SECURITIES, THE RECIPIENT ACKNOWLEDGES THAT (1) ALL INDIVIDUALS LISTED AS CONTACTS IN THIS PRESENTATION MAY BE IN RECEIPT OF MATERIAL-NON PUBLIC INFORMATION ON OTHER RESPECT TO COMMUNICATE WITH ANY SUCHINDIDUALS, THE RECIPIENT ASSUMES THE RISK OR RECEIVE MATERIAL NON-PUBLIC INFORMATION AND THAT IF THE RECIPIENT CHOOSES TO COMMUNICATE WITH ANY SUCHINDIDUALS, THE RECIPIENT ASSUMES THE RISK OR RECEIVE MATERIAL NON-PUBLIC INFORMATION AND THAT IF THE RECIPIENT CHOOSES TO COMMUNICATE WITH ANY SUCHINDIDUALS, THE RECIPIENT ASSUMES THE RISK OR RECEIVE MATERIAL NON-PUBLIC INFORMATION AND THAT IF THE RECIPIENT CHOOSES TO COMMUNICATE WITH ANY SUCHINDUALS, THE RECIPIENT ASSUMES THE RI

THIS PRESENTATION HAS BEEN PREPARED SOLELY FOR INFORMATIONAL PURPOSES FROM INFORMATION SUPPLIED SOLELY BY OR ON BEHALF OF RADIO ONE, INC. AND ITS SUBSIDIARIES ("RADIO ONE" OR THE "COMPANY") AND IS BEING FURNISHED BY GUGGENHEIM SECURITIES, LIC (THE "ARRANGER") TO YOU IN YOUR CAPACITY AS A PROSPECTIVE LENDER (THE "RECIPIENT") IN CONSIDERING THE PROPOSED TERM FACILITIES DESCRIBED IN THIS PRESENTATION (THE "FACILITIES").

RECIPIENT'S ACCEPTANCE OF THIS PRESENTATION CONSTITUTES AN AGREEMENT BY IT TO BE BOUND BY THE TERMS OF THE "NOTICE TO AND UNDERTAKING BY RECIPIENTS" (THE "NOTICE AND UNDERTAKING") APPEARING AT THE END OF THIS PRESENTATION AND THE SPECIAL NOTICE SET FORTH ABOVE (THE "SPECIAL NOTICE"). IF THE RECIPIENT IS NOT WILLING TO ACCEPT THIS PRESENTATION AND OTHER EVALUATION MATERIAL (AS DEFINED IN THE NOTICE AND UNDERTAKING) ON THE TERMS SET FORTH IN THE NOTICE AND UNDERTAKING AND THE SPECIAL NOTICE, IT MUST RETURN THIS PRESENTATION AND ANY OTHER EVALUATION MATERIAL TO THE ARRANGER IMMEDIATELY WITHOUT MAKING ANY COPIES THEREOF, EXTRACTS THEREFORM OR USE THEREOF, AND IMMEDIATELY TERMINATE ITS ACCESS TO THE RELATED DEDTOMAIN SITE.

THIS PRESENTATION IS NOT AN OFFER TO SELL OR PURCHASE NOR A SOLICITATION OF AN OFFER TO SELL OR PURCHASE ANY SECURITIES AND SHALL NOT CONSTITUTE AN OFFER, SOLICITATION OR SALE IN ANY STATE OR JURISDICTION IN WHICH, OR TO ANY PERSON TO WHOM, SUCH AN OFFER, SOLICITATION OR SALE WOULD BE UNLAWFUL

This presentation contains "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. Forward-looking statements relate to future events or future periods and events. Specific forward-looking statements relate to future events or future periods and events. Specific forward-looking statements are be identified by the fact that they do not relate strictly to historical or current facts and include, without limitation, words such as "may," "will," "should," "expect," "plain," "articipate," "believe," "estimate," "predict," "potntial" or "continue," the negative of such terms or other comparable terminology. Forward-looking statements should not be read as a guarantee of future performance or results, and will not necessarily be accurate indications of the times at, or by which, such performance or results, and will not necessarily be accurate indications of the times at, or by which, such performance or rails and or an agement's good faith belief with respect to differ materially from those expressed in the statements.

In the event that the risks disclosed in the Company's public filings cause results to differ materially from those expressed in its forward-booking statements, its business, financial condition, results of operations or liquidity could be materially adversely affected and investors in its securities could lose part or all of their investment. Accordingly, the Company's investors are cautioned not to rely on these forward-looking statements because, although the Company believes that the expectations reflected in the forward-looking statements are canoble, there can be no assurance that these forward-looking statements because, although the Company believes that the spectations reflected in the forward-looking statements are canoble, there can be no assurance that these forward-looking statements will prove to be accurate. Forward-looking statements are made. The Company assumes no obligation to update forward-looking statements to reflect actual results, charges in assumptions or charges in other factors affecting forward-looking information. If the Company does update one or more forward-looking statements, no information be drawn that the Company will make additional updates with respect thereto or with respect to other forward-looking statements.

This presentation includes certain non-GAAP financial measures, including EBITDA and Adjusted EBITDA. In addition, this presentation includes certain calculations provided for under the financial maintenance covenants contained in the Company's senior creditfacility. These non-GAAP financial measures are not measures of financial performance in accordance with generally accepted accounting principles and may exclude items that are significant in understanding and assessing the Company's financial results. Therefore, these measures should not be considered in isolation or as an alternative to net income from operations, cash flows from operations, earnings per fully-diluted share or other measures of profitability, liquidity or performance under generally accepted accounting principles. You should be aware that this presentation of these measures may not be comparable to similarly-tilded measures used by other companies.

Today's presenters



Alfred C. Liggins, III Chief Executive Officer, President



Peter Thompson Chief Financial Officer, Executive Vice President

- Mr. Liggins has been CEO of Radio One since 1997 and President since 1989
- Mr. Liggins joined Radio One in 1985 as an account manager at WOL-AM
- Mr. Liggins is also the CEO and founder of TV One
- Mr. Thompson has been CFO of Radio One since February 2008
- Mr. Thompson joined Radio One in October 2007, as Executive Vice President of Business Development
- Prior to working with Radio One, Mr. Thompson served as a public accountant and spent 13 years at Universal Music in the United Kingdom, including five years as CFO

Agenda

- Transaction overview
- Business overview and credit highlights
- Financial overview
- Questions & answers
- Appendix

Transaction overview

Transaction overview

Sources & uses

(\$ in millions)	
Sources	
New Term Loan B	\$350.0
Cashfrom balance sheet	1.4
Total sources	\$351.4
Uses	
Repay existing Term Loan B	\$344.8
Estimated fees & expenses	6.7
Total uses	\$351.4

(\$ in millions)			As adj.
	12/31/2016	Adj.	12/31/2016
Cash and cash equivalents	\$45.8	(\$1.4)	544.4
\$25mm A8L due 2021 ¹	77	22	
Term Loan 8 due 2018	344.8	(344.8)	122
New Term Loan B	10 Football 100	350.0	350.0
Seniar Secured Nates due 2022	350.0	55	350.0
Secured debt	\$694.8	\$5.3	\$700.0
9.25% Subardinated Nates due 2020	315.0		315.0
Camcast Unsecured Pramissory Nate due 2019	11.9	22	11.9
Total debt	\$1,021.6	\$5.3	\$1,026.9
Market capitalization ²	140.1		140.1
Total capitalization	\$1,161.8	\$5.3	\$1,167.0
Credit statistics			2
LTM PF Consolidated Adj. EBITDA	\$136.2		\$136.2
Secured net debt / Adj. EBITDA	4.77x		4.81x
Total net debt / Adj. EBITDA	7.17×		7.21x
Adj. EBITDA / Cash interest expense	1.77×		1.82#
(Adj. EBITDA - Capex) / Cash interest expense	1.70x		1.75%

ABL matures on the earlier of (a) the date that is 5 years from the ABL issue date and (b) the date that is 30 days prior to the earlier of (i) the maturity date of existing term loan and (ii) the maturity date of the Company's senior secured notes. As of 3/15/17 close: 48.3m shares outstanding at \$2.90 pershare. (1)

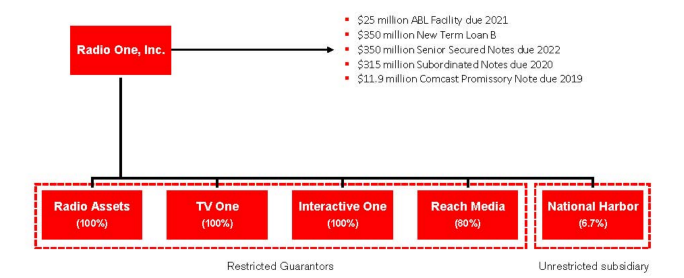
(Z)

Summary of key terms

	Term Loan B				
Borro wer	Radio One, Inc.				
Amount	\$350 million				
Security	First lien security on substantially all assets with customary and other exceptions to be agreed (and subject to ABL intercreditor agreement)				
Guarantors	Each of the Borrower's existing and future, direct and indirect, material domestic subsidiaries with customary and other exceptions to be agreed				
Spread / OID	TBD / TBD				
UBOR Floor	1.00%				
Existing ratings	B2 / B (CCR B3 / B-)				
Maturity	6 years				
Callability	101 soft call for 6 months				
Amortization	1% amortization per annum				
Excess cash flow	50% ECF Sweep (step downs to 25% if net total leverage < 6.0x and 0% if < 5.0x)				
Financial covenants	 5.85xNet secured leverage ratio 1.25x Interest coverage ratio 				
Affirmative and negative covenants	Customary for facilities of this type				

Note: This summary of key terms is qualified in its entirety by reference to the full terms and conditions to be set forth in the definitive documentation for the Term Loan B.

Organizational structure



Note: All assets (and interest) are held directly or indirectly through subsidiaries wholly owned by Padio One.

Indicative transaction timeline

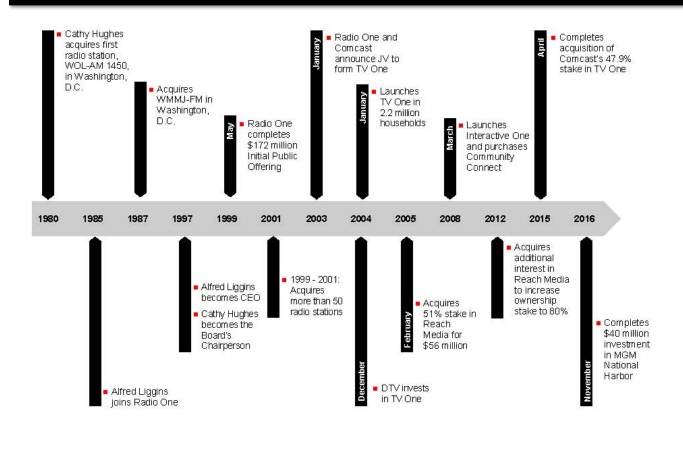
	March 2017						
S	м	т	W	т	F	S	
			1	2	З	4	
5	6	7	8	9	10	11	
12	13	14	15	16	17	18	
19	20	21	22	23	24	25	
26	27	28	29	30	31		

	April 2017							
s	м	т	W	т	F	S		
						1		
2	З	4	5	6	7	8		
9	10	11	12	13	14	15		
16	17	18	19	20	21	22		
23	24	25	26	27	28	29		
30								

Date	Details
March 16 th	Lender presentation meeting
March 30 th	Receive commitments
April 18 th	Expected closing and funding

Business overview and credit highlights

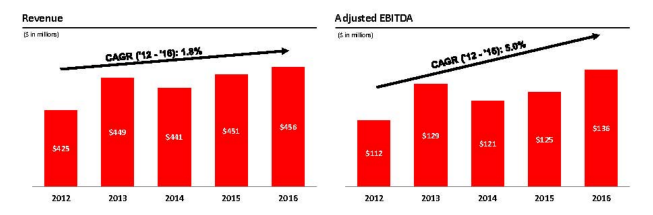
The evolution of Radio One



Urban One, Inc.

We have evolved from a radio broadcaster to a multi-media company targeting the African-American consumer

- Planned name change to Urban One, Inc. in May 2017
- Vertically integrated model offering "One Solution" for brands to engage the African-American audience through integrated media, marketing and branded content
- Consumer spending in our key demographic is projected to increase by 21% from 2016 2021



Source: "The Multic ultural Economy 2013," Selig Center for Economic Growth, Terry College of Business, The University of Georgia, August 2013.

Integrated media company focused on African-American culture

RADIO ONE	ΘNΞ	REACH MEDIA	ଡ଼ୄୄୄୄୄୄୄ	
Leading Local Radio	#2 Cable Network	#1 Syndicated Radio	#1 Digital Portfolio	
in target demographic	in target demographic	in target demographic	in target demographic	
17m	23m	21m	23m	
Weekly	Monthly Reach	Weekly	UV Monthly	
55 Radio Stations	1 Cable Network	9 Radio Personalities	67 Properties	
150+ DJs and 100+ Events	Award-Winning Shows	"Must Attend" Events	15M Fans + Followers	
Revenue	Revenue	Revenue	Revenue	
\$194m (42%)	\$192m (41%)	\$54m (12%)	\$22m (5%)	
Adj. EBITDA	Adj. EBITDA	Adj. EBITDA	Adj. EBITDA	
\$77m (40% margin)	\$76m (39% margin)	\$9m (17% margin)	-\$0.1m	

Note: Financial results are based on FY 2016 and exclude corporate, eliminations and other. Source: Neben Audience Estimates, Spring 2016, Fall 2016. Neben (L+3). Measurement: (20/26/16/02/26/17) Rankamong AAP25-54Cvg Rig, AA Targeted Nets: TV1, BET, Centric & BTV. Neben Reach and Frequency report (13,1 minute qualifier) 9/2015 - 20/25/16, Average By Month. January 2017 Multi-Platform Conscore and reflects iOne's performance against other AA-targeted sites.

Key credit highlights

Diversified multi- media company	 Leading TV, radio and internet brands targeting African-Americans Meaningful cross-selling as a fully integrated multi-media platform Minority owned media entity at scale that targets African-American community across platforms
Compelling target demographics	 \$2.3 billion spent on media targeting African-Americans in the US during 2015 Fast growing demographic: 5.9% '16E – '21E CAGR vs. 4.2% for the general population Heavy users of audio / video media, video games and social media
Multiple growth opportunities	 TV One is a high-growth business and represented ~47% of 2016 Adjusted EBITDA (excl. corporate) 19.2% Adjusted EBITDA growth '14A - '16A CAGR 12.4% affiliate revenue per subscriber growth '14A - '16A CAGR MGM National Harbor investment to generate increased returns in 2017
Diversified blue chip advertiser base	 No customer concentration / key customer risk Strong, defensible positions in local communities Conduit for politicians to reach a key demographic constituency
Large and stable free cash flow	 Over \$48 million of net cash flows provided by operating activities in 2016 Low capital expenditure intensity business and reduced cash taxes Contracted affiliate fees represent 23.2% of total revenues, with long-term distribution agreements
Attractive portfolio of assets/collateral	 Distinct valuable assets provide diversified credit support Over \$500 million of realizable NOLs as of 12/31/2016
Experienced management team	 Oreated and managed TV One from launch Long-standing radio expertise

Radio is the leading reach platform in the U.S.

Radio Reaches over 93% of adult consumers on a weekly basis

- Over 268 million people listen to radio each week
- 95% of adults 35-49 listen to radio each week and 72% of them work full-time

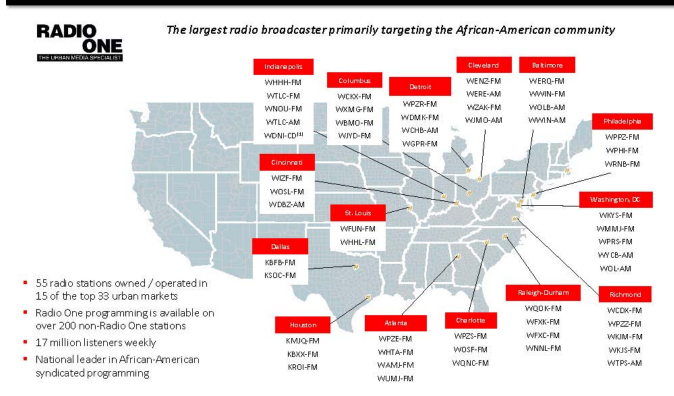
Over 92% of African-Americans, or 32 million individuals, are reached by radio each week

- African-Americans are the heaviest consumers of radio with nearly 13 hours of listening each week
- In the top 50 African-American designated market areas (DMAs), radio reaches 94% of African-Americans with household incomes above \$75K and 93% of African-American college graduates

Urban Contemporary radio listening is continuing to grow and is currently at an all-time high

- Format has grown by a tenth of a share each month during 2016¹
- Urban radio reaches Millennials. Among the core 18-34 demographic, Urban Contemporary radio ranks fourth in Nielsen's March 2016 National PPM Format Trends
- Source: Nieben State Of The Media: Audio Today, February 2016. Nieben African-American Consumers the unfold story 2015. Nieben Powerful. Growing. Influential. The African-American Consumer, 9/25/2014. Radio Advertising Bureau Revenue Release, March 3, 2016. Inside Radio, May 2, 2016.
 (1) As of May 2016.

Radio One overview



 Source:
 Neben Audio DMA, Fall 2006; M-Sun 8a-12m; AA Persons 12+; 03/03/2017 affiliates, and company filings.

 (1)
 WDNI-CD (formerly WDNI-LP), is a low power television station.

Leading positions in key radio markets

Market	Ra	dio One	10				
	Number of Stations ¹		Average	African-	Estimated Met	Estimated Metro Populations	
	FM	AM	Audience Share ²	American Rank ^a	Total (mm)	% African-American	
Atlanta	4	ci ≂ ti	13.8	2	4.7	34.1%	
Washington, DC	3	2	12.3	4	4.9	26.7%	
Houston	3	280	12.1	5	5.7	17.4%	
Philadelphia	3	2.7.3	6.6	7	4.6	20.6%	
Dallas	2	17.5	4.4	6	6.0	16.1%	
Detroit	3	1	8.4	8	3.8	22.0%	
Baltimore	2	1 2	16.9	11	2.4	28.9%	
Charlotte	3	070	10.8	13	2.2	22.7%	
St. Louis	2	<u>83</u> 2	10.2	16	2.3	18.6%	
Cleveland	2	2	12.8	18	1.8	20.0%	
Raleigh-Durham	4	8.7.8	17.2	19	1.5	22.6%	
Richmond ⁴	4	1	19.9	22	1.0	30.1%	
Columbus	4	010	8.5	26	1.6	16.3%	
Indianapolis	3	1	15.8	28	1.5	16.2%	
Cincinnati	2	1	6.8	35	1.8	12.7%	
Total	44	10				0	

WDNI-CD (formerly WDNI-LP), the low power television station that we operate in Indianapolis is not included in this table and constitutes the 55th. Audience share data are for the 12+demographic and derived from the Nieken Suney ending with the fall 2016 Nieken Suney. Population estimates are from the Nieken addio Mariet Survey Population, Rainforg and Information, Fall 2016. Richmond is the only market in which we operate using the diary methodology of audience measurement.

(1) (2) (3) (4)

TV One overview



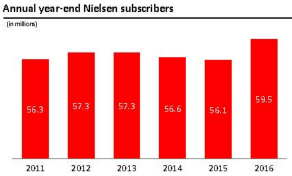
#2 cable network targeting African-Americans

- Highest composition of African-American viewers (85% of audience)
- -CurrentNielsen subscribers of 59.5 million
- 24 hour network encompassing rich diversity of black life in America
 - In an increasingly competitive environment for AA viewing, TV One has posted 3 consecutive months of YTY gains (Dec '16, Jan '17 & Feb '17)
 - TV One made history with its first ever "Unsung" Movie: Love Under New Management. The film reached 4.6 million unique viewers 2+ and is TV One's #1 Original Movie of All Time
 - -The first African-American Targeted Morning News program, News One Now, has posted 4 consecutive quarters of YTY gains
 - -In 1Q17, 5 of 7 TV One nights in primetime are up YTY
- Continued strong operating performance
 - 2016 revenue increased ~5% y-o-y to \$191.9 million
 - 2016 Adjusted EBITDA increased ~12% y-o-y to \$75.6 million

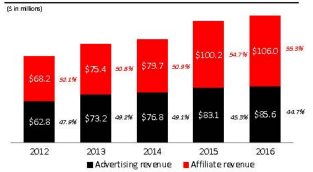
Source: Nielsen TV Toolbox (L+3); Measurement (09/26/16-02/26/17) Pankamong AAP25-54 Cvg Rtg, AA Targeted Nets: Tv2, BET, Centric & BTV. Measurement (12/26/16-02/26/17) Ad Supported Cable Nets AA Comp#6 Panled, Total Day (M-Su & 6a); Tied w/ Centric (85%). Tv1 March 2017 subs. Dec. '16, Jan '17 & Feb '17 YTY Total Day delikery (000). 06/12/16 LUNM Premiere Ranked among Tv1 Original premieres (2013 Present) among P25-54. LUNM Reachdata 1+ minqualifier. NIN Quarterly P25-54 000 Growth (12016-4016 YTY), M+F Morming premieres. 1017 TVOne Primetime (6pm-12am) gains by night YTY, Hilds 000 (Mon, Tue, Wed, Thu, & Sat)



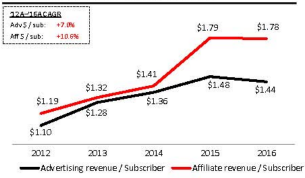
TV One historical performance



Revenue composition



Subscriber monetization trends (\$/subscriber)



Adjusted EBITDA and margin



Source: Nielsen, National TV Toolbox, L3, (12/28/15 - 12/25/16).

	12/31/16 Subscribers	Subscriber Upside Potential	Term
	19.7		Jun-26
COMCAST	16.0	2.0	Jan-25
Spectrum	8.4	1.0 - 1.5	Mar-23
verizon	3.8		Sep-20
MICABLEVISIO	N 1.6		Dec-18
	3.1		Sep-21
nielser	59.5		
All MSOs' contracts	reflect same rate	card with planned annua	l escalators

TV One has strong long-term distribution agreements with very high retention rate

Note: 18 mins/hr monthly average (inclusive of 2mins of local and any promotional time). NCTC includes other.

Reach Media overview



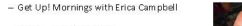
Leading radio show syndication network of African-American programming & content

- Reach syndicated radio shows dominate urban adult contemporary, urban and inspirational programming





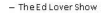




– The D.L. Hughley Show

- The Tom Joyner Morning Show

- The Rickey Smiley Morning Show
- The Russ Parr Morning Show
- Keepin' It Real With Reverend Al Sharpton
- The Willie Moore Show
- The Nightly Spirit with Darlene McCoy



- Exposure to nearly 90% of the African-American population

Reach Digital has nearly 20 million page views and close to 3 million unique visitors per month

Reach Destination Events and Initiatives generate sponsorships and enhance community relationships

Source: Google Analytics (Average of 3 Months; November, December, 2016, January 2017).







Interactive One overview



Fast-growing and valuable audience of 23 million monthly unique visitors

- Coveted hard-to-reach audience
- Highly engaged on platform
- In 2H 2016 Interactive One created the Millennial Network of sites, to build scale in the fastest growing demographic targeted by advertising dollars
 - Investment diversifies the platform in the entertainment industry while still focusing on the African-American demographic

Significant growth opportunities

Ω

23m

MONTHLY Unique Visitors ACROSSOUR PLATFORM

400 +

- Growth in users as target audience continues to expand
- Investment in video, branded content, mobile and social
- Growth in traffic from dedicated audience development team, business intelligence and new product launches
- Further benefit from cross-selling opportunities as digital becomes the focus of more marketers

112m

MONTHLY PAGE VIEWS

51

55

CONTENT SITES



Source: January 2017 Multi-Platform Corriscore and Google Analytics.

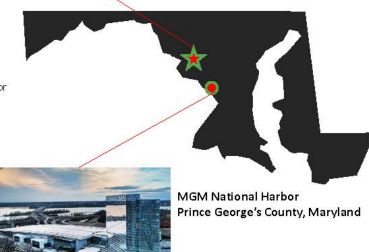
MGM National Harbor investment

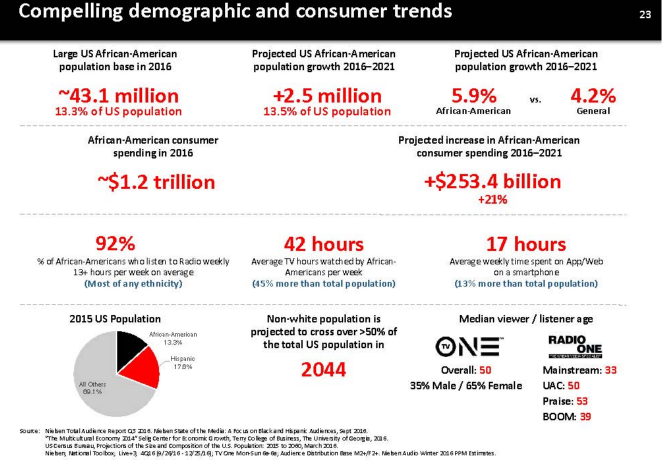
Further diversifies Radio One's platform in the entertainment industry while still focusing on its core demographic

- MGM National Harbor completed in 4Q 2016
- Radio One has invested \$40 million from cash as of 4Q 2016
- Radio One receives:
 - 6.7% ownership (debt free basis)
 - 1% of net gaming revenue per year
 - \$1 million in advertising revenue from MGM for 5 years, commenced in 2016
 - Radio One has a put option back to MGM, beginning 3 years from opening date



Radio One Headquarters Silver Spring, Maryland





Uniquely vertically integrated multi-media platform

	т∨ (НН)	DIGITAL (UVS)	NATIONAL RADIO (LISTENERS)	LOCAL RADIO (LISTENERS)
Urban One	59m	23m	21m	17m
BET	85m	12m	0m	0m
ESSENCE	0m	4m	0m	0m

Radio One is the only minority owned media entity at scale that targets the African-American community, which makes us more credible with the audience and helps advertisers reach minority spend targets

Source: January 2017 Multi-Platform Cornscore, trailing 3 month average. Google Analytics. Nieben Afrikan Amerikan-Consumers-the untold story 2015. Nieben Powerful, Growing. Influential. The Afrikan-Amerikan Consumer, 9/25/2014. Inside Radio, May 2, 2016.

Diversified blue chip advertiser base



Cross-platform sales and marketing



26

Urban One – The urban media specialist



https://radio-one.com/one-solution-sizzle-reel/

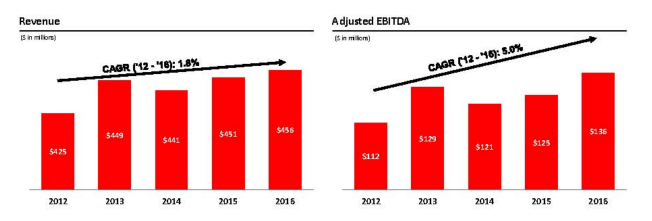
Financial overview

Historical performance

- Radio One generated revenue and Adjusted EBITDA CAGR of 1.8% and 5.0% between 2012 and 2016
- Evolved from a radio broadcaster to a diverse multi-media company targeting the African-American consumer
- Strong TV performance more than offset soft radio trends

2017 outlook

- Expect to grow Adjusted EBITDA as TV growth and MGM investment returns offset soft radio performance in a non-political year
- Focus on deleveraging through cash flow generation and strategic de-leveraging acquisitions



Recent financial performance

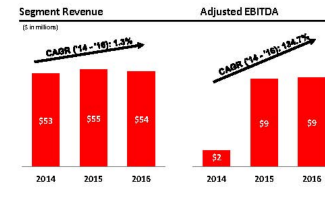


- Radio and Reach now under single leadership
- Ongoing cost saving efforts
- Ratings improvements in key markets

- Portfolio of syndicated talent
- Relatively stable revenue
- Further talent diversification

Note: Adjusted EBITDA numbers exclude corporate.

Segment Revenue (\$ in millions) CAOR (14 - 16): (4.5%) CAGR (14 - 16): (6.2%) \$213 \$77 \$197 \$194 2014 2015 2016 2014 2015 2016

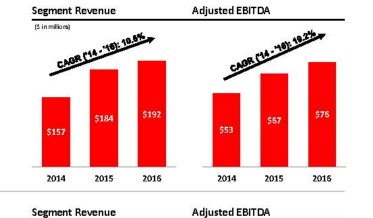


Adjusted EBITDA

Recent financial performance (continued)



- Strong continued growth
- Increasing subscriber monetization
- Key distribution agreements renewed





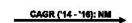
- Breakeven business on \$20+m revenue
- Appointed new President
- Potential business profile change when coupled with video investment

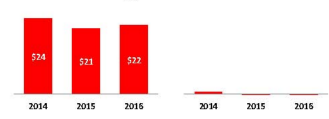
Note: Adjusted EBITDA numbers exclude corporate.

CAGR (14-16): (4.5%)

Segment Revenue

(\$ in millions)





Cash flow profile strengths

- Low capex requirements
- Substantial NOLs minimize cash taxes
- Stable cash flow generation
 - Contracted affiliate fees nearly 25% of total revenue in 2016
- Ample liquidity:
 - \$45.8m cash balance and \$25.0m of undrawn ABL capacity (as of 12/31/16)
 - \$25m sale lease back proceeds expected

Cash flow available for debt repayment and investments

Net cash flows from op. activities - Capital expenditures	\$48.4	\$34.5	\$43.0
(-) Capital expenditures	(5.5)	(7.3)	(5.2)
Net cash flows provided by operating activities	\$53.9	\$41.8	\$48.2
(\$ in millions)	FY14	FY15	F¥16

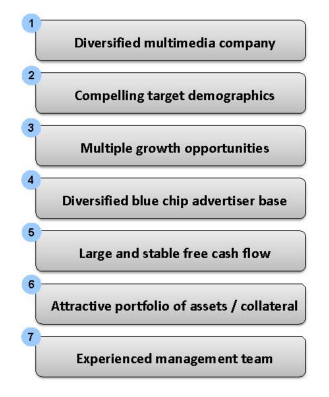
Note: 2014 reflects proformal ownership for 2014 TVO ne acquisition.

Attractive portfolio of assets / collateral

Radio	\$77 million Adjusted EBITDA		
TV One	 \$76 million Adjusted EBITDA 		
Reach Media	\$9 million Adjusted EBITDA		
Interactive One	 15 million fans and followers 		
MGM National Harbor	\$40 million invested		
FM Tower assets	 \$25 million sale-leaseback opportunity 		
Tax assets	 Over \$500 million realizable NOLs 		

Note: Adjusted EBITDA numbers exclude corporate.

Key credit highlights



Questions & answers

Appendix

Adjusted EBITDA reconciliation

(\$ in thousands)	For the years ended December 31,		
	2014A	2015A	2016A
Net income attributable to common stockholders, as reported	(\$62,670)	(\$74,022)	(\$423)
Interest income	(366)	(102)	(214)
Interest expense	79,810	80,038	81,636
Provision for income taxes	34,814	15,058	9,580
Depreciation and amortization	36,822	35,355	34,247
EBITDA	\$88,410	\$56,327	\$124,826
Stock-based compensation	1,594	5,107	3,410
Loss on retirement of debt	5,679	7,091	(2,646)
Other expense (income), net	(32)	216	(928)
Noncontrolling interests in income of subsidiaries	19,930	7,888	1,139
Impairment of long-lived assets	550 570	41,211	1,287
Employment Agreement and incentive plan award expenses	4,606	4,884	7,823
Loss (income) from discontinued operations, net of tax	 .	1.44	
Severance related costs	1,201	2,746	856
Cost method investment income	<u>44</u> 8	() 	419
Adjusted EBITDA	\$121,388	\$125, 470	\$136, 186

RADIO ONE THE URBAN MEDIA SPECIALIST

http://home.radio-one.com/

I. Confidentiality

As used herein: (a) "Evaluation Material" refers to this Presentation and any other information regarding the Company or the Facilities fumished or communicated to the Redpient by or on behalf of the Company in connection with the Facilities (whether prepared or communicated by the Arranger or the Company, their respective advisors or otherwise) and (b) "Internal Evaluation Material" refers to all memorands, notes, and other documents and anays of eveloped by the Recipient using any of the information specified under the definition of Evaluation Material.

The Recipient acknowledges that the Company considers the Evaluation Material to include confidential, sensitive and proprietary information and agrees that it shall use reasonable precautions in accordance with its established procedures to keep the Evaluation Material confidential provided however that (i) it may make any disclosure of such information to which the Company gives its prior written consent and (ii) any of such information may be disclosed to it, is affiliates and their respective partners, directors, officers, employee, agent, advisors and other representatives (collectively, "Representatives") who need to know such information for the purposes of evaluating the Facilities (it being understood that such Representatives shall be informed by the Recipient of the confidential nature of such information and shall be directed by the Recipient to treatsuch information in accordance with the terms of the Notice and Undertaking and the Special Notice). The Recipient agrees to be responsible for anny breach of the Notice and Undertaking arcthe Special Notice that results from the actions or omissions of its Representatives.

The Recipient shall be permitted to disclose the Evaluation Material in the event that it is required by law or regulation or requested by any governmental agency or other regulatory authority (including any self-regulatory organization having or claiming to have jurisdiction) or in connection with any legal proceedings if compelled by a court of competent jurisdiction. The Recipient agrees that will notify the Arranger as soon as practical in the event of any request made of the Recipient for such disclosure or any requirement of such disclosure (other than at the request of a regulatory outfority), unless such notification shall be prohibited by applicable law or legal process and will use commercially reasonable efforts to ensure that any information so disclosed is afforded confidential treatment.

The Recipient shall have no obligation hereunder with respect to any Evaluation Material to the extent that such information (i) is or becomes generally available to the public other than as a result of a disclosure by the Recipient or any of its Representatives in violation of this agreement or any other confidentiality obligation to the Company, (ii) was within the Recipient's possession prior to its being furnished pussuant hereto, provided that the source of such information was not known by you, after good faith inquiry, to be bound by a confidentiality agreement with or other contractual, legal or fiduciary obligation of confidentiality to the Company or any other party with respect to such information or (iii) is or becomes available to the Recipient on a non-confidential basis from a source other than the Company or its agents, provided that the source of such information was not known by the Recipient, after good faith inquiry, to be bound by a confidentiality agreement with or other contractual, legal or fiduciary obligation of confidentiality to the Company or any other party with respect to such information.

In the event that the Recipient of the Evaluation Material decides not to participate in the transaction described herein, upon request of the Company or the Arranger, such Recipient shall as soon as practicable return all Evaluation Material (other than Internal Evaluation Material) to the Company or the Arranger or represent in writing to the Company or the Arranger that the Recipient has destroyed all copies of the Evaluation Material (other than Internal Evaluation Material) unless the Recipient has advised the Arranger and the Company or the Arranger that the Recipient is prohibited from doing so by the Recipient's internal Evaluation Material or Internal Evaluation Material as contemplated by the priorsentence shall continue to be subject to this Notice and Undertaking.

II. Information

The Recipient acknowledges and ærees that (i) the Arranger neceived the Evaluation Material from third party sources (including the Company and its subsidiaries) and it is provided to the Recipient solely for informational purposes, (ii) none of the Arranger, the Company, nor any of their respective subsidiaries, affiliates, directors, employees, representatives, consultants, legal counsel and/or ægents shall bear any responsibility or liability for the accuracy or completeness (or lack thereof) of the Evaluation Material or any information contained therein, (iii) nor representatives, consultants, legal counsel and/or ægents shall bear any responsibility or liability for the accuracy or completeness (or lack thereof) of the Evaluation Material or any information contained therein, (iii) nor representatives, consultants, legal counsel and/or ægents, (iv) neither the Arranger nor any of the subsidiaries, affiliates, directors, officers, employees, representatives, consultants, legal cours el and/or ægents, (iv) neither the Arranger nor any of its subsidiaries, affiliates, directors, officers, employees, representatives, consultants, legal cours el and/or ægents, (iv) neither the Arranger nor any of its subsidiaries, affiliates, directors, officers, employees, representatives, consultants, legal cours el and/or ægents, (iv) neither the Arranger nor any of the Evaluation Material (including with respective subsidiaries, affiliates, directors, officers, employees, representatives, consultants, legal cours el and/or ægents, (iv) neither the Arranger nor any of the Evaluation Material (including with respective subsidiaries, affiliates, directors, officers, employees, representatives, consultants, legal cours el and/or ægents shall have any obligation to update or supplement any of their respective subsidiaries, affiliates, directors, officers, employees, representatives, consultants, legal coursel and/or ægents shall have any obligation to update or supplement any Evaluation Material or otherwise provide additional

Notice to and undertaking by recipients (continued)

The Evaluation Material has been prepared to assist interested parties in making their own evaluation of the Company and the Facilities and does not purport to be all-indusive or to contain all of the information that a prospective participant may consider material or desirable in making its decision to become a lender. The Evaluation Material is not intended to form the basis of any investment decision. Each does not attempt to present all the information that prospective participant may consider material or desirable in making its decision to become a lender. The Evaluation Material is not intended to form the basis of any investment does not attempt to present all the information that prospective investors may require for purposes of making an investment decision. Each Recipient of the information and data contained herein should take such steps as it deems necessary to assure that it has the information it considers material or desirable in making its decision to become a lender and should perform its own independent investigation and analysis of the Facilities or the transactions contemplated thereby and the creditworthiness of the Company. The Recipient this sourh attorness, accounted and experienced in extending credit to entities similar to the Company and agrees to undertake and rely on its own independent investigation and analysis and consult with its own attorness, accounted with so undertake and rely on its own independent and analysis and consult with its own attorness, accounted and experienced due to the resinal advisors regarding the Company and the merits and relies to undertake and rely on its own independent investigation and analysis and consult with its own attorness, accounted and constained herein are not a substitute for the Recipient's independent evaluation and analys is and should not be considered as a recommendation by the Arranger or any of its affiliates that any Recipient enter into the Facilities.

The Evaluation Material may include certain forward looking statements and projections provided by the Company. Any such statements and projections reflect various estimates and assumptions by the Company concerning anticipated results. No representations or warranties are made by the Company or any of its affiliates as to the accuracy of any such statements or projections. Whether or not any such forward looking statements or projections are in fact achieved will depend upon future events some of which are not within the control of the Company. Accordingly, actual results may vary from the projected results and such variations may be material. Statements contained herein describing documents and agreements are summaries only and such summaries are qualified in their entirety by reference to such documents and agreements.

III. General

It is undestood that (a) unless and until a definitive agreement regarding the Fadilities between the parties thereto has been executed, the Recipient will be under no legal obligation of any kind what beever with respect to the Facilities by virtue of this Notice and Undertaking except for the matters specifically agreed to herein and in the Special Notice and (b) the Company or the Arranger, as applicable, reserves the registry, in its sole do cretion and of or any reax on, to modify or amend the terms of the Facilities, to approve or dasporve any prospective lender or other investor, to accept or reject, in whole or in part, any request by an investor to participate as lender, participant or otherwise in the Facilities, to allocate to any investor a smaller portion of the Facilities than other any investor and to withdraw from any further discussions, negotiations or trans action. None of the Company or the Arranger will have any liability or obligation whatsoever to any prospective investor in the event of any of the Facilities to approxed.

The Recipient agrees that money damages would not be a sufficient remedy for breach of this Notice and Undertaking or of the Special Notice, and that in addition to all other remedies available at law or in equity, the Company and the Arrangershall be entitled to equitable relief, including injunction and specific performance, without proof of actual damages.

This Notice and Undertaking and the Special Notice together embody the entire understanding and agreement between the Recipient, the Company and the Arranger with respect to the Evaluation Material and the Internal Evaluation Material and supers ede all prior understandings and agreements relating thereto. The terms and conditions of this Notice and Undertaking and the Special Notice relating to confidentiality shall apply until such time, if any, that the Recipient becomes a party to the definitive agreements relating to confidentiality shall govern. If you do not enter into the Facilities, the application of this Notice and Undertaking and the Special Notice shall terminate with respect to all Evaluation Material on the date falling one year after the date of this Presentation.

This Notice and Undertaking and the Special Natice shall be governed by and construed in accordance with the law of the State of New York, without regard to principles of conflicts of law (except Section 5-1401 of the New York General Obligations Law to the extent that it mandates that the law of the State of New York govern).