A. H. Belo Corp

Form 10-Q
July 30, 2014
UNITED STATES SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
Form 10-Q

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

For the quarterly period ended: June 30, 2014
OR
o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
Commission file no. 1-33741
(Exact name of registrant as specified in its charter)

Delaware
(State or other jurisdiction of incorporation or organization)
P. O. Box 224866, Dallas, Texas 75222-4866
(Address of principal executive offices, including zip code)

38-3765318
(I.R.S. Employer Identification No.)
(214) 977-8200
(Registrant's telephone number, including area code)

Former name, former address and former fiscal year, if changed since last report.
None
Indicate by check mark whether registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90
days. Yes p No o
Indicate by check mark whether the registrant has submitted electronically and posted on its corporate website, 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 p No o
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: o Accelerated filer: p Non-accelerated filer: o Smaller reporting company: o (Do not check if a smaller reporting company)
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the
Act). Yes o No p
Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest possible date.

Outstanding at

Class
Common Stock, \$. 01 par value
Total Common Stock consists of $19,565,857$ shares of Series A Common Stock and 2,388,535 shares of Series B Common Stock.

## A. H. BELO CORPORATION

## FORM 10-Q

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## PART I

Item 1. Financial Information
A. H. Belo Corporation and Subsidiaries

Condensed Consolidated Statements of Operations
$\left.\begin{array}{lllll} & \begin{array}{l}\text { Three Months Ended } \\ \text { June } 30,\end{array} & \text { Six Months Ended June 30, } \\ & & 2013 & 2014 & 2013 \\ \text { In thousands, except share and per share amounts (unaudited) } & 2014\end{array}\right)$

Weighted average shares outstanding Basic
$22,014,125 \quad 22,041,414 \quad 21,946,256 \quad 22,037,132$
Diluted
$22,121,695 \quad 22,135,162 \quad 22,064,339 \quad 22,037,132$

See accompanying Notes to Condensed Consolidated Financial Statements.
A. H. Belo Corporation Second Quarter 2014 on Form 10-Q

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A. H. Belo Corporation and Subsidiaries

Condensed Consolidated Statements of Comprehensive Income (Loss)
Three Months Ended June 30, Six Months Ended June 30,
In thousands (unaudited)
Net Income (Loss)
201420132014

Other Comprehensive Income (Loss), Net of Tax:
Amortization of net actuarial (losses) gains (174 ) 246 (347 ) 491
Total other comprehensive (loss) income
Comprehensive Income (Loss)
Comprehensive loss attributable to noncontrolling interests
Total Comprehensive Income (Loss) Attributable to A.
H. Belo Corporation
\$21,956 \$1,116 \$17,913 \$(6,960 )

See accompanying Notes to Condensed Consolidated Financial Statements.
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A. H. Belo Corporation and Subsidiaries

Condensed Consolidated Balance Sheets
In thousands, except share amounts (unaudited)
June 30, December 31, 20142013
Assets
Current assets:
Cash and cash equivalents
Accounts receivable (net of allowance of \$1,276 and \$1,055
at June 30, 2014 and December 31, 2013, respectively)
Inventories
Prepaids and other current assets
Deferred income taxes, net
Assets held for sale
Assets of discontinued operations
Total current assets
Property, plant and equipment, at cost
Less accumulated depreciation
Property, plant and equipment, net
Intangible assets, net
Goodwill
Investments
Deferred income taxes, net
Other assets
Total assets
\$59,754 \$82,193
28,399 32,270
7,974 5,567
8,181 5,618
$116 \quad 61$
2,525 -
36,658 42,716
143,607 168,425
488,364 488,998
(420,056 ) (414,135 )
68,308 74,863
$554 \quad 241$
24,582 24,582

Liabilities and Shareholders' Equity
Current liabilities:
Accounts payable
Accrued compensation and benefits
Other accrued expense
Advance subscription payments
Liabilities of discontinued operations
8,511 7,333
$230 \quad 538$
4,098 3,236

Total current liabilities
\$249,890 \$279,218

Long-term pension liabilities
Other post-employment benefits
Other liabilities
\$12,575 \$13,717

Shareholders' equity:
Preferred stock, \$. 01 par value; Authorized 2,000,000 shares; none issued
Common stock, \$. 01 par value; Authorized $125,000,000$ shares
Series A: issued 20,296,814 and 19,931,599 shares
at June 30, 2014 and December 31, 2013, respectively
Series B: issued $2,388,604$ and $2,397,155$ shares
at June 30, 2014 and December 31, 2013, respectively
Treasury stock, Series A, at cost; 695,285 and 495,200 shares held
at June 30, 2014 and December 31, 2013, respectively
Additional paid-in capital
9,793 9,816
3,271 4,459
14,555 14,842
9,489 11,538
49,683 54,372
44,187 50,082
2,659 2,730
4,172 $\quad 3,258$

Accumulated other comprehensive loss
Accumulated deficit
Total shareholders' equity attributable to A. H. Belo Corporation
$203 \quad 199$

Noncontrolling interests

| Total shareholders' equity | 149,189 | 168,776 |
| :--- | :--- | :--- |
| Total liabilities and shareholders' equity | $\$ 249,890$ | $\$ 279,218$ |

See accompanying Notes to Condensed Consolidated Financial Statements.
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A. H. Belo Corporation and Subsidiaries

Condensed Consolidated Statements of Shareholders' Equity
Common Stock
In thousands, except share amounts (unaudited) Balance at
December 31, 19,651,830 2,401,556 \$221 \$495,528 (74,130 ) \$(350 ) \$ (73,532 ) \$(319,862)\$55 \$ 102,060 2012


Other $\begin{array}{lllllllllll}\text { comprehensive } & - & - & - & - & - & - & 491 & - & & - \\ 491\end{array}$ income
Capital contributions of noncontrolling interests


Issuance of shares for restricted stock $247,863 \quad-\quad 2 \quad(2 \quad)-$ units
Issuance of

option exercises
Income tax
$\left.\begin{array}{llllllllllll}\begin{array}{l}\text { expense on } \\ \text { options and }\end{array} & - & - & - & (34 & ) & - & - & - & - & - & (34)\end{array}\right)$

RSUs


Balance at
December 31, $\quad 19,931,5992,397,155 \$ 223 \$ 496,682(495,200) \$(3,113) \$(15,093) \$(310,099) \$ 176 \$ 168,776$ 2013

noncontrolling
interests

| Treasury stock |
| :--- | :--- | :--- | :--- | :--- |
| purchases |$\quad-\quad-\quad$ - $\quad(200,085)(2,118)-\quad(2,118)$

Issuance of
shares for restricted stock $205,352 \quad-\quad 2 \quad(2)$ units
Issuance of

| shares for stock 151,312 | - | 2 | 732 | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| option exercises |  |  |  | - | - |  |  |
| Income tax <br> benefit on <br> options and | - | - | - | 844 | - | - | - |

RSUs

| Share-based compensation | - | - | - | 634 | - | - | - | - | - | 634 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Conversion of |  |  |  |  |  |  |  |  |  |  |
| Series B to | 8,551 | (8,551 | )- | - | - | - | - | - | - | - |
| Series A |  |  |  |  |  |  |  |  |  |  |
| Dividends | - | - |  | - | - | - | - | (37,429 | )- | (37,429 |
| Balance at June 30, 2014 | 20,296 | 2,388,6 | \$227 | \$498 |  | \$(5 | \$ | ) \$ 329,5 | )\$ 328 | \$ 149,189 |

See accompanying Notes to Condensed Consolidated Financial Statements.

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A. H. Belo Corporation and Subsidiaries

Condensed Consolidated Statements of Cash Flows
In thousands (unaudited)
Operating Activities
Net Income (Loss)
Adjustments to reconcile net loss to net cash provided by operations:
Net (income) loss from discontinued operations
Depreciation and amortization
Net periodic benefit and contributions related to employee benefit plans
Share-based compensation
Deferred income taxes
Equity method investment gains
Loss on investment related activity, net
Write-off of unamortized debt issuance costs
Other operating activities
Changes in working capital and other operating assets and liabilities, net
Net cash (used for) provided by continuing operations
Six Months Ended June 30, 20142013

Net cash provided by discontinued operations
\$17,913 $\quad$ (6,960

Net cash provided by operating activities
(3,052 ) 3,156
6,818 7,903
(6,260 ) (5,858
$592 \quad 803$
$933 \quad 259$
(19,065 ) (1,095
934

Investing Activities
Capital expenditures, net

- 401

Purchase of investments
Investment distribution proceeds
Net cash provided by (used for) continuing investing activities
(566 ) 185
(3,546 ) 3,093
(5,299 ) 1,887
8,260 4,936
2,961 $\quad 6,823$

Net cash used for discontinued investing activities
(2,717 ) (2,283 )

Net cash provided by (used for investing) activities
(2,098 ) (1,377 )

Financing Activities
Dividends paid
Proceeds from exercise of stock options
Purchase of treasury stock
Capital contributions by noncontrolling interests
Net cash used for financing activities
Net increase (decrease) in cash and cash equivalents
Cash and cash equivalents at beginning of period
18,861 -

Cash and cash equivalents at end of period
14,046 (3,660 )

See accompanying Notes to Condensed Consolidated Financial Statements.

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A. H. Belo Corporation and Subsidiaries

Notes to Condensed Consolidated Financial Statements
Note 1: Summary of Significant Accounting Policies
Description of Business. A. H. Belo Corporation and subsidiaries ("A. H. Belo" or the "Company"), headquartered in Dallas, Texas, is a leading local news and information publishing company with commercial printing, distribution and direct mail capabilities, as well as businesses with expertise in emerging media and digital marketing. With a continued focus on extending the Company's media platform, A. H. Belo is able to deliver news and information in innovative ways to new audiences with diverse interests and lifestyles.
The Company publishes The Dallas Morning News (www.dallasnews.com), Texas' leading newspaper and winner of nine Pulitzer Prizes; the Denton Record-Chronicle (www.dentonrc.com), a daily newspaper operating in Denton, Texas, and various niche publications targeting specific audiences. A. H. Belo offers digital marketing solutions through 508 Digital and Your Speakeasy, LLC and its investments include Classified Ventures, LLC, owner of cars.com, and Wanderful Media, LLC, owner of FindnSave.com.
Basis of Presentation. These condensed consolidated financial statements include the accounts of A. H. Belo and its subsidiaries and were prepared in accordance with United States Generally Accepted Accounting Principles ("GAAP") for interim financial information and in accordance with the Securities and Exchange Commission's ("SEC") instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates. In the opinion of management, all adjustments considered necessary for a fair presentation are included. Transactions between the consolidated companies are eliminated and noncontrolling interests in less than wholly-owned subsidiaries were reflected in the consolidated financial statements. These condensed consolidated financial statements should be read in conjunction with the audited financial statements and footnotes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2013. Operating results for the three and six months ended June 30, 2014, may not be necessarily indicative of the results that may be expected for the year ending December 31, 2014. All dollar amounts are presented in thousands, except per share amounts, unless the context requires otherwise.
In July 2014, the Company entered into a definitive asset purchase agreement to dispose of substantially all of the assets and certain liabilities which comprise the newspaper operations of The Providence Journal, a daily newspaper in Providence, Rhode Island and the oldest continuously-published daily newspaper in the United States. In 2013, the Company completed the disposition of The Press Enterprise, a daily newspaper in Riverside, California, which serves the Inland Southern California region. As described in Note 3 - Discontinued Operations, these dispositions meet the criteria of discontinued operations as prescribed under Accounting Standards Codification 205 - Presentation of Financial Statements. Accordingly, presentation of current and prior period amounts in the condensed consolidated financial statements and notes thereto reflect continuing operations of the Company unless otherwise noted. New Accounting Standards. The Financial Accounting Standards Board ("FASB") recently issued Accounting Standards Update ("ASU") No. 2013-11, Income Taxes (Topic 740): Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists, which generally requires an unrecognized tax benefit to be presented in the financial statements as a reduction to a deferred tax asset when a net operating loss or other tax credit carryforward exists. The assessment should be performed by taxing jurisdiction as of each reporting date. The update is effective for fiscal years and interim periods beginning after December 15, 2013. The implementation of this update did not have a material impact to the presentation of uncertain tax positions within the consolidated balance sheets.

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In April 2014, the FASB issued ASU 2014-08, Presentation of Financial Statements (Topic 205) and Property, Plant, and Equipment (Topic 360) - Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity. Under this amendment, requirements for reporting discontinued operations have changed. Discontinued operations may include disposals of a business, nonprofit activity and component of an entity upon meeting certain other criteria. Disposals representing components of an entity must reflect a strategic shift that has a major effect on the entity's operations and financial results. Previous conditions prohibiting the entity from having significant continuing involvement in the disposal group and requiring the elimination of operations and cash flows from ongoing operations of the entity have been removed. The update is effective on a prospective basis for disposals that occur within annual periods beginning on or after December 15, 2014, and interim periods in those years. The Company has entered a definitive asset purchase agreement to dispose of substantially all of the assets and certain liabilities which comprise the newspaper operations of The Providence Journal, and this transaction is expected to close in the third quarter of 2014. The operations of The Providence Journal are presented as a discontinued operation under the current accounting standards. The Company does not anticipate the implementation of this update to impact the presentation of discontinued operations within its financial statements.
In May 2014, the FASB issued ASU 2014-09, Revenue from Contracts with Customers (Topic 606). This guidance generally clarifies the principles for recognizing revenue and develops a common revenue standard for GAAP and International Financial Reporting Standards. The standard outlines a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers and supersedes the most current revenue recognition guidance. The core principle of the guidance is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The update is effective for fiscal years and interim periods beginning after December 15, 2016, and interim periods in those years. The Company is evaluating the impact of adoption and has not yet selected a transition method, but does not anticipate this update to have a material impact on its recognition and presentation of revenues within the consolidated statements of operations.
Note 2: Assets Held for Sale
Assets held for sale include long-lived assets being actively marketed for which a sale is considered probable within the next 12 months. These assets are recorded at the lower of their fair value less costs to sell or their carrying value at the time they are classified as Assets held for sale. As of June 30, 2014, the Company had entered into various agreements to sell certain buildings and land. These assets, with a total carrying value of $\$ 2,525$, are reported as Assets held for sale as of June 30, 2014, as the related sales transactions have closed or are expected to close in the third quarter of 2014.
Note 3: Discontinued Operations
On July 22, 2014, The Providence Journal Company, a wholly-owned subsidiary of the Company, entered into an asset purchase agreement with LMG Rhode Island Holdings, Inc. ("LMG"), a subsidiary of New Media Investment Group Inc., for the (i) sale of substantially all of the assets comprising the newspaper operations of The Providence Journal and related real property located in Providence, Rhode Island, and (ii) assumption of certain liabilities by LMG, for $\$ 46,000$ in cash (the "Purchase Price"). The Purchase Price is subject to adjustment either upward or downward based upon the net current assets being sold at the closing. The transaction is expected to close in the third quarter of 2014, subject to customary closing conditions including receipt of certain third-party consents. After selling and exit costs, the Company anticipates recording a pretax gain on this transaction between $\$ 11,000$ and $\$ 14,000$ in the third quarter of 2014.
Upon completion of the sale, the Company will continue to hold and market for sale certain land and buildings in Providence, Rhode Island, which currently serve as the administrative headquarters of The Providence Journal. The Company will also retain the obligation for the A. H. Belo Pension Plan II, which provides benefits to employees of The Providence Journal Company.
In the second through fourth quarters of 2013, the Company completed multiple transactions resulting in the disposition of The Press-Enterprise, including the sale of the newspaper operations, the production facility and related
land, to Freedom Communications, Inc. ("Freedom Communications") under a definitive asset purchase agreement. Upon completion of the divestiture, the Company no longer owns newspaper operations in Riverside, California. The disposition and the results of operations associated with The Press-Enterprise are reported as discontinued operations in the Company's financial statements.

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As a result of the above pending and completed transactions, the activity and balances of The Providence Journal and The Press-Enterprise as of June 30, 2014, are presented as discontinued operations. Major components of these amounts presented as discontinued operations in the condensed consolidated financial statements are set forth below.

|  | Three Months Ended June 30, Six Months Ended June 30, 201420132014 |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Income (loss) from discontinued operations |  |  |  |  |
| The Providence Journal |  |  |  |  |
| Revenue | \$22,318 | \$22,073 | \$43,512 | \$42,706 |
| Costs and expense | (20,172 | ) $(21,169$ | ) $(40,389$ | ) $(42,440)$ |
|  | 2,146 | 904 | 3,123 | 266 |
| The Press-Enterprise |  |  |  |  |
| Revenue | - | 13,317 | - | 25,849 |
| Costs and expense | - | (14,673 | ) - | (29,404 ) |
|  | - | (1,356 | ) - | (3,555 ) |
| Income (loss) from discontinued operations | 2,146 | (452 | ) 3,123 | (3,289 ) |
| Gain (loss) related to the divestiture of discontinued operations |  |  |  |  |
| Gain (loss) on sale of The Press-Enterprise | 153 | - | (25 | ) - |
|  | 153 | - | (25 | ) - |
| Tax expense (benefit) from discontinued operations |  |  |  |  |
| The Providence Journal | 30 | (44 | ) 46 | (97 ) |
| The Press-Enterprise | - | (19 | ) - | (36 ) |
|  | 30 | (63 | ) 46 | (133 ) |
| Gain (loss) from discontinued operations | \$2,269 | \$(389 | ) $\$ 3,052$ | \$(3,156 ) |
|  |  |  | $\begin{aligned} & \text { June } 30 \text {, } \\ & 2014 \end{aligned}$ | $\begin{aligned} & \text { December 31, } \\ & 2013 \end{aligned}$ |
| Assets of discontinued operations |  |  |  |  |
| The Providence Journal |  |  |  |  |
| Current assets |  |  | \$ 12,135 | \$13,343 |
| Property, plant and equipment, net |  |  | 21,573 | 22,249 |
| Other assets |  |  | 2,950 | 5,491 |
| Total |  |  | 36,658 | 41,083 |
| The Press-Enterprise |  |  |  |  |
| Current assets |  |  | - | 1,633 |
| Total |  |  | - | 1,633 |
| Total assets of discontinued operations |  |  | \$36,658 | \$42,716 |
| Liabilities of discontinued operations |  |  |  |  |
| The Providence Journal |  |  |  |  |
| Accrued expenses |  |  | \$5,152 | \$5,168 |
| Deferred revenue |  |  | 4,337 | 4,342 |
| Total |  |  | 9,489 | 9,510 |
| The Press-Enterprise |  |  |  |  |
| Accrued expenses |  |  | - | 2,028 |
| Total |  |  | - | 2,028 |
| Total liabilities of discontinued operations |  |  | \$9,489 | \$ 11,538 |

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Note 4: Goodwill and Intangible Assets
The Company records goodwill and intangible assets from its previous acquisitions. The carrying value of goodwill was $\$ 24,582$ as of June 30, 2014 and December 31, 2013.
As of June 30, 2014 and 2013, the carrying value of customer relationships amortized over an estimated useful life of three years, is set forth in the table below.

Gross intangible assets
Accumulated amortization
Net balance

| June 30, | December 31, |
| :--- | :--- |
| 2014 | 2013 |
| $\$ 735$ | $\$ 362$ |
| $(181$ | $)$ |
| $\$ 554$ | $\$ 24$ |

Note 5: Investments
The Company owns investment interests in various entities which are recorded under the equity method or cost method of accounting, or consolidated if the Company holds a controlling financial interest. Under the equity method, the Company records its share of the investee's earnings or losses each period in the consolidated statements of operations. Under the cost method, the Company records earnings or losses when such amounts are realized. The carrying value of equity method and cost method investments is set forth in the table below.

|  | June 30, | December 31, |
| :--- | :--- | :--- |
|  | 2014 | 2013 |
| Equity method investments | $\$ 7,579$ | $\$ 6,401$ |
| Cost method investments | 932 | 932 |
| Total investments | $\$ 8,511$ | $\$ 7,333$ |

Equity method investments. Investments recorded under the equity method of accounting include the following: Classified Ventures, LLC - The Company owns a 3.3 percent interest in Classified Ventures, in which the other owners are Gannett Co., Inc., The McClatchy Company, Tribune Company and Graham Holdings Company. The principal business operations of Classified Ventures is cars.com.
Wanderful Media, LLC - The Company owns a 13.0 percent interest in Wanderful, which operates FindnSave.com, a digital shopping platform where consumers can find national and local retail goods and services for sale. This platform combines local media participation with advanced search and database technology to allow consumers to view local advertised offers and online sales circulars or search for an item and receive a list of local advertisers and the price and terms offered for the searched item.
Net gains (losses) on equity method investments were $\$ 18,567$ and $\$ 546$ for the three months ended June 30, 2014 and 2013, respectively, and $\$ 18,159$ and $\$ 1,095$ for the six months ended June 30, 2014 and 2013, respectively. Gains in the three and six months ended June 30, 2014, included an \$18,532 gain related to Classified Ventures' sale of apartments.com, offset by a first quarter impairment charge of $\$ 934$ related to the Company's investment in Wanderful Media. The Company determined that an other-than-temporary decline occurred in the value of the investment after evaluating the estimated fair value of the investee as determined by an independent valuation specialist. The Company attributes the impairment primarily to a decline in business related to Wanderful Media's legacy products. The Company believes the carrying value of this investment as of June 30, 2014, is recoverable based on the investment's future business prospects and an additional contribution of $\$ 1,909$ was made in the second quarter of 2014.
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Summarized financial information provided for equity method investments determined to be significant to the Company's operations for the three and six months ended June 30, 2014 and 2013, is set forth in the table below.

| Three Months Ended June 30, | Six Months Ended June 30, |  |  |
| :--- | :--- | :--- | :--- |
| 2014 | 2013 | 2014 | 2013 |

Classified Ventures
$\left.\begin{array}{lllll}\text { Revenue } & \$ 115,233 & \$ 101,293 & \$ 227,935 & \$ 198,620 \\ \text { Gross Profit } & 103,483 & 91,966 & 203,775 & 180,198 \\ \text { Net Income from Continuing Operations } & 10,782 & 18,411 & 29,856 & 31,440 \\ \text { Net Income } & 574,774 & 26,773 & 600,337 & 50,837 \\ \text { Wanderful Media } & & & & \\ \text { Revenue } & \$ 1,208 & \$ 1,340 & \$ 2,349 & \$ 2,673 \\ \text { Gross Profit } & 975 & 1,094 & 1,885 & 2,129 \\ \text { Net Loss } & (2,284 & )(2,191 & )(4,791 & (4,505\end{array}\right)$

Note 6: Long-term Incentive Plans
A. H. Belo sponsors a long-term incentive plan under which $8,000,000$ common shares are authorized for equity based awards. Awards under the plan may be granted to A. H. Belo employees and outside directors in the form of non-qualified stock options, incentive stock options, restricted shares, restricted stock units ("RSUs"), performance shares, performance units or stock appreciation rights. In addition, stock options may be accompanied by full and limited stock appreciation rights. Rights and limited stock appreciation rights may also be issued without accompanying stock options.
Stock Options. The table below sets forth a summary of stock option activity under the A. H. Belo long-term incentive plan.

Outstanding at December 31, 2013
Number of Weighted-Average

Exercised
Options Exercise Price
910,533 \$ 15.29
Canceled
Outstanding at June 30, 2014
(151,312 ) 4.85
(29,868 ) 26.34

Vested and exercisable at June 30, 2014
729,353 \$ 17.00
The vested and exercisable weighted average remaining contractual term of A. H. Belo stock options outstanding as of June 30, 2014, was 2.1 years. The expense associated with all outstanding options was fully recognized in prior years.

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Restricted Stock Units. Under A. H. Belo's long-term incentive plan, the Company's board of directors periodically awards RSUs. The RSUs have service and/or performance conditions and vest over a period up to three years. Upon vesting, the RSUs are redeemed 60 percent in A. H. Belo Series A common stock and 40 percent in cash. As of June 30,2014 , the liability for the portion of the award to be redeemed in cash was $\$ 1,957$. The table below sets forth a summary of RSU activity under the A. H. Belo long-term incentive plan.
\(\left.$$
\begin{array}{llllll} & \text { Total } & \text { Issuance of } \\
\text { Common } \\
\text { RSUs }\end{array}
$$ \quad \begin{array}{l}RSUs <br>
Redeemed in <br>

Cash\end{array}\right)\)| Cash |
| :--- |
| Payments at |
| Closing Price |
| of Stock | | Weighted- |
| :--- |
| Average Price |
| on Date of |
| Grant |

A. H. Belo recognizes compensation expense for RSUs issued to its employees and directors under its long-term incentive plan on a straight-line basis over the vesting period of the award, as set forth in the table below.

|  | RSUs <br> Redeemable <br> in Stock | RSUs <br> Redeemable <br> in Cash | Total RSU <br> Awards <br> Expense |
| :--- | :--- | :--- | :--- |
| Three months ended June 30, <br> 2014 <br> 2013 | $\$ 105$ | $\$ 150$ | $\$ 255$ |
| Six months ended June 30, | 123 | 310 | 433 |
| 2014 |  |  |  |
| 2013 | $\$ 592$ | $\$ 1,333$ | $\$ 1,925$ |

Note 7: Long-term Debt
In January 2013, the Company voluntarily terminated its credit agreement as cash flows from operations were sufficient to meet liquidity requirements and the credit agreement had not been drawn upon since 2009 . All liens and security interests under the credit agreement were released and no early termination penalties were incurred by the Company as a result of the termination. Unamortized debt issuance costs of $\$ 401$ were recorded to interest expense during the six months ended June 30, 2013, as a result of the termination.
Note 8: Income Taxes
Income taxes are recorded using the asset and liability method. The provision for taxes reflects the Company's estimate of the effective rate expected to be applicable for the full fiscal year, adjusted for any discrete transactions which are reported in the period in which they occur. The estimated effective tax rate is re-evaluated each quarter based on the Company's estimated tax expense for the year.
The Company recognized income tax expense from continuing operations of $\$ 1,428$ and $\$ 500$ for the three months ended June 30, 2014 and 2013, respectively, and \$2,319 and \$989 for the six months ended June 30, 2014 and 2013, respectively. Tax expense represents effective income tax rates from continuing operations of 6.8 percent percent and 24.9 percent, for the three months ended June 30, 2014 and 2013, respectively, and 13.5 percent and (35.1) percent for the six months ended June 30, 2014 and 2013, respectively. Tax expense for 2014 and 2013 was primarily attributable to state income tax expense and changes in the valuation allowance on deferred taxes.
The Company currently projects taxable income for the year ending December 31, 2014, for federal income tax purposes and in certain state income tax jurisdictions. The Company has net operating losses that can be carried forward to offset future taxable income. The Company's net operating loss carryforwards begin to expire in 2016 if not utilized.

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Note 9: Pension and Other Retirement Plans
Defined Benefit Plans. The Company sponsors two defined benefit pension plans, A. H. Belo Pension Plans I and II (collectively the "A. H. Belo Pension Plans"). A. H. Belo Pension Plan I provides benefits to certain employees primarily employed with The Dallas Morning News or the A. H. Belo corporate offices. A. H. Belo Pension Plan II provides benefits to certain employees at The Providence Journal. This pension obligation will be retained by the Company upon the sale of the newspaper operations of The Providence Journal.
The Company made required contributions of $\$ 2,186$ and $\$ 1,940$ during the three months ended June 30, 2014 and 2013, respectively, and $\$ 4,126$ and $\$ 2,336$ during the six months ended June 30, 2014 and 2013, respectively, to the A. H. Belo Pension Plans. In July 2014, the Company accelerated payment of its remaining 2014 required contributions and paid approximately $\$ 5,801$. No further contributions are required in 2014, as the Company met minimum funding requirements for the year.

## Net Periodic Pension Benefit

The Company estimates net periodic pension expense or benefit based on the expected return on plan assets, the interest on projected pension obligations and the amortization of actuarial gains and losses in accumulated other comprehensive loss, if required. The table below sets forth components of net periodic pension benefit.

## Interest cost

Expected return on plans' assets
Amortization of actuarial loss
Net periodic pension benefit

| Three |  | Ended |  | Six Mon |  | ded Jun |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2014 |  | 2013 |  | 2014 |  | 2013 |
| \$4,330 |  | \$3,999 |  | \$8,660 |  | \$7,998 |
| (5,215 | ) | (4,891 | ) | (10,430 | ) | (9,782 |
| - |  | 426 |  | - |  | 851 |
| \$(885 | ) | \$(466 | ) | \$(1,770 |  | \$(933 |

Defined Contribution Plans. The A. H. Belo Savings Plan ("Savings Plan"), a defined contribution 401(k) plan, covers substantially all employees of A. H. Belo. The Company provides an ongoing dollar-for-dollar match of eligible employee contributions, up to 1.5 percent of the employees' compensation on a per-pay-period basis. During the three months ended June 30, 2014 and 2013, the Company recorded expense of $\$ 268$ and $\$ 258$, respectively, and during the six months ended June 30, 2014 and 2013, the Company recorded expense of $\$ 521$ and $\$ 515$, respectively, for matching contributions to this plan.
The Company sponsored the A. H. Belo Pension Transition Supplement Plan ("PTS Plan"), a defined contribution plan, which covered certain employees affected by the curtailment of a defined benefit plan sponsored by the former parent company. The Company was obligated to make contributions to this plan based on the earnings of actively employed participants for a period of five years, which concluded on March 31, 2013. Contributions of $\$ 1,090$ paid in the second quarter of 2013 represent benefits accrued through March 31, 2013. The Company made contributions of $\$ 2,826$ in the six months ended June 30, 2013. No further obligations exist under this Plan. As a result of fulfilling its obligations to the PTS Plan and in order to achieve efficient administration of the Company's defined contribution plans, the PTS Plan was merged into the A. H. Belo Savings Plan on July 1, 2013. Accordingly, individual participant account balances within the PTS Plan were transferred to their respective accounts in the A. H. Belo Savings Plan and the PTS Plan has ceased to exist as a stand-alone benefit plan of the Company.

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Note 10: Shareholders' Equity
Accumulated other comprehensive loss. Accumulated other comprehensive loss contains actuarial gains and losses associated with the A. H. Belo Pension Plans and gains and losses resulting from negative plan amendments and other actuarial experience related to other post-employment benefit plans. The Company records amortization of accumulated other comprehensive loss in employee compensation and benefits in its consolidated statements of operations. Gains and losses associated with the A. H. Belo Pension Plans are amortized over the weighted average remaining life expectancy of the participants. Gains and losses associated with the Company's other post-employment benefit plans are amortized over the average remaining service period of active plan participants. The net deferred tax assets associated with accumulated other comprehensive loss are fully reserved.
In 2014, the Company did not amortize actuarial losses in accumulated other comprehensive loss associated with the Company's pension plans as the balance of these losses as of December 31, 2013, no longer fell outside the corridor requiring amortization. The tables below set forth the changes in accumulated other comprehensive loss, net of taxes.

Three Months Ended June 30,
20142013

|  | Total |  | Defined <br> benefit <br> pension plans | Other post-employmentTotal benefit plans |  |  |  | Defined benefit pension plans |  | Other post-employment benefit plans |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Balance, beginning of period | \$(15,266 | ) | \$(16,059 | \$ 793 |  | \$(73,287 |  | \$(74,507 |  | \$ 1,220 |
| Amortization | (174 |  | - | (174 |  | 246 |  | 426 |  | 180 |
| Balance, end of period | \$(15,440 | ) | \$(16,059 ) | \$ 619 |  | \$(73,041 |  | \$(74,081 |  | \$ 1,040 |



Dividends. During the three months ended June 30, 2014 and 2013, the Company recorded and paid dividends of $\$ 35,624$ and $\$ 1,368$, respectively. During the six months ended June 30, 2014 and 2013 , the Company recorded and paid dividends of $\$ 37,429$ and $\$ 2,735$, respectively. Dividends paid in the three and six months ended June 30, 2014, include a special dividend of $\$ 1.50$ per share totaling $\$ 33,819$.
On May 15, 2014, the Company announced a quarterly dividend of $\$ 0.08$ per share to shareholders of record and holders of RSUs as of the close of business on August 15, 2014, payable on September 5, 2014.
Treasury Stock. The Company's board of directors has authorized a share repurchase program for the purchase of up to $1,500,000$ shares of the Company's Series A or Series B common stock through open market purchases, privately negotiated transactions or otherwise. During the three months ended June 30, 2014 and 2013, the Company purchased 124,857 and 121,982 shares of Series A common stock for $\$ 1,443$ and $\$ 767$, respectively. During the six months ended June 30, 2014 and 2013, the Company purchased 200,085 and 234,031 shares of the Company's Series A common stock for $\$ 2,118$ and $\$ 1,364$, respectively. All purchases were made through open market transactions and were recorded as treasury stock.

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Note 11: Earnings Per Share
The table below sets forth the reconciliations for net loss and weighted average shares used for calculating basic and diluted earnings per share. The Company's Series A and B common stock equally share in the distributed and undistributed earnings.

|  | Three Months Ended June 30, 20142013 |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | 2014 | $2013$ |
| Earnings (numerator) |  |  |  |  |  |
| Net income (loss) attributable to A. H. Belo Corporation | \$21,980 | \$1,181 |  | \$17,943 | \$(6,841 |
| Less: Income (loss) from discontinued operations, net | 2,269 | (389 | ) | 3,052 | (3,156 |
| Less: Income to participating securities | 811 | 44 |  | 869 | 93 |
| Net income (loss) available to common shareholders from continuing operations | \$18,900 | \$1,526 |  | \$ 14,022 | \$(3,778 |
| Shares (denominator) |  |  |  |  |  |
| Weighted average common shares outstanding (basic) | 22,014,125 | 22,041,414 |  | 21,946,256 | 22,037,132 |
| Effect of dilutive securities | 107,570 | 93,748 |  | 118,083 | - |
| Adjusted weighted average shares outstanding (diluted) | 22,121,695 | 22,135,162 |  | 22,064,339 | 22,037,132 |
| Earnings (loss) per share from continuing operations |  |  |  |  |  |
| Basic | \$0.86 | \$0.07 |  | \$0.64 | \$(0.17 |
| Diluted | \$0.85 | \$0.07 |  | \$0.64 | \$(0.17 |

The Company considers outstanding stock options and RSUs in the calculation of its earnings per share. A total of 995,709 options and RSUs outstanding during the three and six months ended June 30, 2014, and 1,731,290 and 1,902,642 options and RSUs outstanding during the three and six months ended June 30, 2013, respectively, were excluded from the calculation because either they did not affect the earnings per share for common shareholders or the effect was anti-dilutive.
Note 12: Contingencies
A number of legal proceedings are pending against A. H. Belo. In the opinion of management, liabilities, if any, arising from these legal proceedings would not have a material adverse effect on A. H. Belo's results of operations, liquidity or financial condition.
Note 13: Subsequent Events
As discussed in Note 3 - Discontinued Operations, in July 2014, the Company entered into a definitive asset purchase agreement to sell substantially all of the assets and certain liabilities which comprise the newspaper operations of The Providence Journal. As a result of this pending transaction, the results of operations associated with The Providence Journal are reported as discontinued operations in the Company's financial statements.
In July 2014, the Company sold its last remaining real estate in Riverside, California, comprised of land and a building that formerly served as a commercial printing operation. Net sales proceeds of $\$ 1,607$ were received in the third quarter of 2014, upon the closing of the transaction, generating a gain of approximately $\$ 250$.
In June 2014, the Company settled a lawsuit regarding a dispute over commercial printing related to its former printing operation in southern California. Under the settlement agreement, the Company will receive two cash payments totaling \$500, of which the first payment of $\$ 250$ was received in July 2014.

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Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations
The following information should be read in conjunction with the Company's Condensed Consolidated Financial Statements and related Notes filed as part of this report. All dollar amounts are presented in thousands, except per share amounts, unless the context requires otherwise.
OVERVIEW
A. H. Belo (NYSE trading symbol: AHC), headquartered in Dallas, Texas, is a leading local news and information publishing company with commercial printing, distribution and direct mail capabilities, as well as businesses with expertise in emerging media and digital marketing. With a continued focus on extending the Company's media platform, A. H. Belo is able to deliver news and information in innovative ways to new audiences with diverse interests and lifestyles.
The Company publishes The Dallas Morning News (www.dallasnews.com), Texas' leading newspaper and winner of nine Pulitzer Prizes; the Denton Record-Chronicle (www.dentonrc.com), a daily newspaper operating in Denton, Texas, and various niche publications targeting specific audiences. A. H. Belo offers digital marketing solutions through 508 Digital and Your Speakeasy, LLC and its investments include Classified Ventures, LLC, owner of cars.com, and Wanderful Media, LLC, owner of FindnSave.com.
A. H. Belo intends for the discussion of its financial condition and results of operations that follows to provide information that will assist in understanding its financial statements, the changes in certain key items in those statements from period to period, and the primary factors that accounted for those changes, as well as how certain accounting principles, policies and estimates affect its financial statements.
Certain current and prior year amounts have been recast to reflect the discontinued operations related to The Providence Journal and The Press-Enterprise as discussed on page 22. Amounts in Management's Discussion and Analysis reflect continuing operations of the Company unless otherwise noted. The results from continuing operations consist primarily of The Dallas Morning News and corporate operations.

## Overview of Second Quarter 2014 Significant Transactions

This section contains a discussion and analysis of net operating revenue, expense and other information relevant to an understanding of results of operations for the three and six months ended June 30, 2014 and 2013.
Second quarter and year-to-date results for 2014 compared to 2013 reflect improvements in net operating revenue trends. For the first time since the 2008 spin-off of the Company from its former parent company, year-over-year quarterly revenue increased. Net operating revenue for the three and six months ended June 30, 2014, increased (decreased) by 0.2 percent and (1.2) percent, respectively, from the same periods in 2013. These improved trends are primarily due to growth in the Company's printing and marketing services revenues.
The Company continues its efforts to diversify revenues through leveraging its brand, its personnel and its infrastructure in both organic new product development and in pursuit of acquisitions of related marketing services companies. In March 2014, The Dallas Morning News began printing the Fort Worth Star-Telegram, a major metropolitan newspaper, at its Plano, Texas production facility. The agreement between The Dallas Morning News, Inc. and Star-Telegram, Inc. is for an initial term of 10 years and has a renewal option to extend the contract. In 2013 and 2014, the Company renewed efforts to optimize print circulation revenue by increasing print subscription rates. These rate increases, implemented at the The Dallas Morning News, have offset declines in circulation volumes. In April 2014, Classified Ventures, an equity method investee, sold its apartments.com business unit for $\$ 585,000$. The Company received a cash distribution of $\$ 18,861$ for its portion of the net sales proceeds and recorded a gain of approximately $\$ 18,532$ in the second quarter of 2014 . The Company expects related federal income taxes to be minimal as a result of previously incurred net operating losses and is finalizing its estimate of state taxes.
Losses in 2014 include a $\$ 934$ impairment charge related to the Company's investment in Wanderful Media, reducing the carrying value of the investment to $\$ 3,364$. The Company determined that an other-than-temporary decline in the value of the investment occurred after evaluating the estimated fair value of the investee as determined by an independent valuation specialist. The Company attributes the impairment primarily to a decline in business related to Wanderful Media's legacy products. The Company believes the carrying value of this investment as of June 30, 2014, is recoverable based on the investment's future business prospects and an additional contribution of $\$ 1,909$ was made
in the second quarter of 2014.
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The Company declared and paid a special divided of $\$ 1.50$ per share in the second quarter of 2014 in order to return to shareholders cash held by the Company which exceeded forecasted liquidity requirements for operations, investing and financing activities. The special dividend resulted in payments of $\$ 33,819$, to shareholders and holders of RSUs. In addition to the above, the following significant transactions and events affected A. H. Belo's results of operations and financial position during the second quarter of 2014.
Required contributions of $\$ 2,186$ were made to the A. H. Belo Pension Plans in the second quarter of 2014, reflecting an increase from the $\$ 1,940$ of contributions made in the second quarter of 2013.
A quarterly dividend of $\$ 0.08$ per share, or $\$ 1,805$, was recorded and paid to shareholders of record and holders of RSUs. The Company also announced in May 2014 a dividend of $\$ 0.08$ per share payable on September 5, 2014, to shareholders of record and holders of RSUs as of the close of business on August 15, 2014.
The Company purchased 124,857 of its Series A common shares during the quarter through open market transactions for $\$ 1,443$.

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## RESULTS OF CONTINUING OPERATIONS

The table below sets forth the components of A. H. Belo's net operating revenue. Three Months Ended June 30,

2014 \begin{tabular}{l}

| Percent |
| :--- |
| of Total |
| Revenue |


 

Percentage <br>
Change
\end{tabular}

| Percent <br> of Total <br> Revenue | Percent <br> of Total <br> Revenue | Percentage <br> Change |
| :--- | :--- | :--- | | Percent |
| :--- |
| of Total |
| Revenue |

Advertising
and
marketing
$\$ 40,251 \quad 58.2$ \% (4.7 ) \% \$42,223
services
Display 13,383
\% 14,409
24,781
(12.8 )\% 28,418

Classified 5,841
Preprint 13,242
Digital 7,785
Circulation 21,227
3.8 \% 7,498

Printing and 7,783
distribution
$\$ 69,261 \quad 100.0 \% \quad 0.2 \quad \% \quad \$ 69,123$
$1.2 \% 37.9 \% 5,643$
8.1 \% 13,437

11,910
(4.7 )\% 12,500
(4.8 )\% 27,083
11.7 \% 13,885
\$

Advertising and Marketing Services Revenue
Advertising and marketing services revenue decreased by 4.7 percent and 4.8 percent for the three and six months ended June 30, 2014, respectively, primarily due to lower display, classified and preprint advertising revenue. The Company has responded to the continuing decline in print advertising revenues through the development of new business offerings providing marketing services to small and middle market companies. These services provided by 508 Digital and Speakeasy, which commenced operations in 2012, offset 76 percent and 69 percent of realized declines in advertising revenues for the three and six months ended June 30, 2014. As the Company expects print advertising revenues to sustain continued challenges in future periods, additional opportunities to develop or acquire new businesses will be sought which will complement existing assets and resources and leverage from the Company's brand equity.
Display - Revenue decreased for the three months ended June 30, 2014, due to lower retail advertising driven by volume declines in most categories except sporting goods and other, partially offset by improved rates in most categories; and lower general advertising due to volume declines in all categories except technology, partially offset by rate increases in technology and other. Revenue decreased for the six months ended June 30, 2014, due to lower retail advertising due to volume declines in most categories except sporting goods, partially offset by improved rates in electronics and sporting goods; and lower general advertising due to volume declines in all categories except technology, partially offset by rate increases in technology, automotive and other.
Classified - Revenue decreased for the three months ended June 30, 2014, due to volume declines in all categories, offset by higher rates in all categories except other and automotive. Revenue decreased for the six months ended June 30, 2014, due to volume declines in all categories, offset by rate increases in all categories except other.
Preprint - Revenue decreased for the three and six months ended June 30, 2014, due to a decline in the volume of preprint newspaper inserts, consistent with the decline in circulation volumes. The decline was partially offset by higher volumes in home delivery mail advertisements.
Digital - Revenue increased for the three and six months ended June 30, 2014, due to higher marketing services revenue associated with 508 Digital and Speakeasy, and also due to real estate and other classified advertising for the six months ended June 30, 2014. Marketing services revenue grew by $\$ 513$ and $\$ 1,393$ in the three and six months ended June 30, 2014, respectively, which reflects an 81.7 percent and 153.1 percent growth, respectively, over these recorded revenues in the same periods in 2013.
Revenues also include the Company's niche publications which expand its advertising platform to nonsubscribers of The Dallas Morning News' core newspaper. This revenue is a component of total display, classified, preprint and digital revenue discussed above. In three months ended June 30, 2014 and 2013, advertising revenue for niche
publications was $\$ 5,148$ and $\$ 5,476$, respectively. In six months ended June 30, 2014 and 2013, advertising revenue for niche publications was $\$ 10,674$ and $\$ 10,985$, respectively. Revenue remained relatively flat with slight decreases primarily due to a decline in preprint advertising.

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Circulation Revenue
Circulation revenue for the three and six months ended June 30, 2014, remained flat compared to 2013 primarily due to decreased volumes in home delivery and single copy sales mostly offset by higher home delivery rates as the Company continues to recover the costs of providing quality news coverage through strategic price increases. For the three and six months ended June 30, 2014, home delivery and single copy volumes decreased by an average of 8.6 percent and 12.2 percent, respectively. These declines were offset by home delivery and single copy average rate increases of 8.8 percent and 5.0 percent, respectively.
Printing and Distribution Revenue
Revenue increased 37.9 percent and 21.0 percent for the three and six months ended June 30, 2014, respectively, due to the commencement of printing services in March 2014 for the Fort Worth Star-Telegram, and due to expanded printing of local community newspapers. Revenue from the Star-Telegram provided $\$ 2,234$ and $\$ 2,787$ in additional revenue for the three and six months ended June 30, 2014, respectively, and is expected to add approximately $\$ 7,000$ in printing and inserting revenues annually. These increases were partially offset by lower printing revenues associated with national publications.

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Operating Costs and Expense from Continuing Operations
The table below sets forth the components of the Company's operating expense.
Three Months Ended June 30,

|  | 2014 | Percentage <br> Change |  | 2013 | 2014 | Percentage Change |  | 2013 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Operating Costs and Expense |  |  |  |  |  |  |  |  |
| Employee compensation and benefits | \$25,722 | (3.7 | )\% | \$26,702 | \$53,886 | (4.7 | )\% | \$56,538 |
| Other production, distribution and operating costs | 29,640 | 4.2 | \% | 28,436 | 58,084 | 1.7 | \% | 57,129 |
| Newsprint, ink and other supplies | 8,114 | (5.6 | )\% | 8,592 | 16,102 | (5.9 | )\% | 17,114 |
| Depreciation | 3,348 | (15.5 | )\% | 3,964 | 6,758 | (13.8 | )\% | 7,843 |
| Amortization | 30 | - | \% | 30 | 60 | - | \% | 60 |
| Total operating costs and expense | \$66,854 | (1.3 | )\% | \$67,724 | \$ 134,890 | (2.7 | )\% | \$138,684 |

Employee compensation and benefits - Employee compensation and benefits decreased in the three and six months ended June 30, 2014, by $\$ 980$ and $\$ 2,652$, respectively. For these periods, savings included lower salary expense of $\$ 715$ and $\$ 1,045$, respectively, primarily due to headcount reductions at the Company's newspapers and corporate operations; lower sales commissions of $\$ 667$ and $\$ 1,056$, respectively, as a result of lower sales and changes to the commission structure in the fourth quarter of 2013; lower pension expense of $\$ 603$ in the six months ended June 30, 2014, due to the Company fulfilling its obligation to accrue benefits for the PTS Plan at the end of the first quarter of 2013; and pension expense savings of $\$ 419$ and 837 in the three and six months ended June 30, 2014, respectively, due to the expected return on increased plan assets and the balance of actuarial losses in accumulated other comprehensive loss falling below the corridor required for amortization. These reductions were partially offset by increased direct compensation and benefits of $\$ 328$ and $\$ 472$, respectively, associated with the commencement of printing operations for the Fort Worth Star-Telegram at the Company's Plano, Texas production facility. Other production, distribution and operating costs - Expense increased in the three and six months ended June 30, 2014, due to higher delivery costs to distribution centers and temporary labor costs of $\$ 1,033$ and $\$ 1,413$, respectively, associated with startup of printing operations for the Fort Worth Star-Telegram. Expenses were also higher due to higher third-party costs as the Company's marketing services operations continue to grow. These increases were partially offset by lower retail marketing expense and lower distribution costs associated for home delivery and single copy sales of Company newspapers, consistent with lower circulation volumes. The Company also realized lower property and sales tax expense in these periods due to negotiated refunds related to prior periods.
Newsprint, ink and other supplies - Expense decreased in the three and six months ended June 30, 2014, due to reduced newsprint costs associated with lower circulation volumes of Company and certain third party newspapers. Newsprint consumption for the three months ended June 30, 2014 and 2013, was approximately 6,104 and 7,154 metric tons, respectively, and the average cost per metric ton of newsprint was $\$ 619$ and $\$ 628$, respectively. Newsprint consumption for the six months ended June 30, 2014 and 2013, was approximately 12,119 and 14,196 metric tons, respectively, and the average cost per metric ton of newsprint was $\$ 619$ and $\$ 634$, respectively. Supplement costs also decreased due to reduced outside publications for resell. These decreases were partially offset by higher ink and production materials costs associated with the commencement of printing operations for the Fort Worth Star-Telegram at the Company's Plano, Texas productions facility.
Depreciation - Expense decreased in 2014 due to a lower depreciable asset base as capital expenditures continue to decline.
Amortization - Expense was flat year-over-year.

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Other
The table below sets forth the other components of the Company's results of continuing operations.

Three Months Ended June 30,

2014 \begin{tabular}{lllll}
Percentage <br>
Change

 $2013 \quad 2014$

Percentage <br>
Change
\end{tabular}$\quad 2013$

Other Income (Expense), Net
Gains on equity method investments, net
Interest expense
Other income (loss), net
Total other income, net
Income Tax Provision

| $\$ 18,567$ | $3,300.5$ | $\%$ | $\$ 546$ |
| :--- | :--- | :--- | :--- |
| - | $(100.0$ | $)$ | $(8$ |
| 141 | 107.4 | $\%$ | 68 |
| $\$ 18,708$ | 2,987 | $\%$ | $\$ 606$ |
| $\$ 1,428$ | 185.6 | $\%$ | $\$ 500$ |

$\left.\begin{array}{llll}\$ 18,159 & 1,558.4 & \% & \$ 1,095 \\ - & (100.0 & ) \% & (419\end{array}\right)$

Gains on equity method investments, net - Gains on equity method investments increased by $\$ 18,021$ and $\$ 17,064$ in the three and six months ended June 30, 2014, primarily due to an $\$ 18,532$ gain related to Classified Ventures' sale of apartments.com. This gain was partially offset by a $\$ 934$ impairment charge in the first quarter of 2014 related to the Company's investment in Wanderful Media. The Company determined that an other-than-temporary decline in the value of the investment occurred based on the Company's respective share of the estimated fair value of the investee. The Company attributes the impairment primarily to a decline in business related to Wanderful Media's legacy products. The Company believes the carrying value of this investment as of June 30, 2014, is recoverable based on the investment's future business prospects.
Interest expense - In the first quarter of 2013, the Company amortized $\$ 401$ of remaining debt issuance costs associated with the voluntary termination of the Company's credit agreement.
Tax provision - Tax provision for 2014 and 2013 is primarily due to franchise and state income tax expense and changes in the valuation allowance. See the Condensed Consolidated Financial Statements, Note 8 - Income Taxes. Earnings and Adjusted Earnings before Interest, Taxes, Depreciation and Amortization from Continuing Operations In addition to net income (loss) from continuing operations, the Company also evaluates earnings before interest, taxes, depreciation and amortization ("EBITDA") which is presented for continuing operations by adjusting for discontinued operations and losses attributable to noncontrolling interests. Adjusted EBITDA is calculated, as applicable, by adding back to EBITDA non-cash impairment expense and net investment-related gains and losses.
$\left.\begin{array}{lllll}\text { Three Months Ended June 30, Six Months Ended June 30, } \\ 2014 & 2013 & 2014 & 2013 \\ \$ 21,980 & \$ 1,181 & \$ 17,943 & \$(6,841 & \text { ) } \\ 2,269 & (389 & ) & 3,052 & (3,156\end{array}\right)$

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Neither EBITDA nor Adjusted EBITDA is a measure of financial performance under generally accepted accounting principles ("GAAP"). Management uses EBITDA, Adjusted EBITDA and similar measures in internal analyses as supplemental measures of the Company's financial performance, and for performance comparisons against its peer group of companies. Adjusted EBITDA is also used by management to evaluate the cash flows available for capital spending, investing, pension contributions (required and voluntary), dividends and other equity-related transactions. Neither EBITDA nor Adjusted EBITDA should be considered in isolation or as a substitute for cash flows provided by operating activities or other income or cash flow data prepared in accordance with GAAP, and these non-GAAP measures may not be comparable to similarly-titled measures of other companies.
In previous periods, the Company added back pension expense in the determination of Adjusted EBITDA.
Management reassessed this measurement and no longer excludes pension expense from Adjusted EBITDA. See the Condensed Consolidated Financial Statements, Note 9 - Pension and Other Retirement Plans for additional discussion of pension expense.

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Discontinued Operations
On July 22, 2014, The Providence Journal Company, a wholly-owned subsidiary of the Company, entered into an asset purchase agreement with LMG Rhode Island Holdings, Inc. ("LMG"), a subsidiary of New Media Investment Group Inc., for the (i) sale of substantially all of the assets comprising the newspaper operations of The Providence Journal and related real property located in Providence, Rhode Island, and (ii) assumption of certain liabilities by LMG, for $\$ 46,000$ in cash (the "Purchase Price"). The Purchase Price is subject to adjustment either upward or downward based upon the net current assets being sold at the closing. The transaction is expected to close in the third quarter of 2014, subject to customary closing conditions including receipt of certain third-party consents. After selling and exit costs, the Company anticipates recording a pretax gain on this transaction between $\$ 11,000$ and $\$ 14,000$ in the third quarter of 2014.
Upon completion of the sale, the Company will continue to hold and market for sale certain land and buildings in Providence, Rhode Island. The Company will also retain the obligation for the A. H. Belo Pension Plan II, which provides benefits to employees of The Providence Journal Company.
In the second through fourth quarters of 2013, the Company completed multiple transactions resulting in the disposition of The Press-Enterprise, including the sale of the newspaper operations, the production facility and related land, to Freedom Communications, Inc. ("Freedom Communications") under a definitive asset purchase agreement. Upon completion of the divestiture, the Company no longer owns newspaper operations in Riverside, California. The disposition and the results of operations associated with pending and completed transactions are reported as discontinued operations in the Company's financial statements. Significant components of results of operations included as discontinued operations are noted below.

The Providence Journal
Revenue
Net income
The Press-Enterprise
Revenue
Gain (loss) related to the divestiture of discontinued operations
Net income (loss) $153 \quad(1,337 \quad$ ) (25 ) (3,519 )

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## Liquidity and Capital Resources

The Company's cash balance as of June 30, 2014 and December 31, 2013, was $\$ 59,754$ and $\$ 82,193$, respectively. The Company's working capital as of June 30, 2014 and December 31, 2013, was $\$ 93,924$ and $\$ 114,053$, respectively. After excluding assets and liabilities of discontinued operations as of those dates, working capital decreased by $\$ 16,120$ for the six months ended June 30, 2014.
During the six months ended June 30 , 2014, cash flows used by continuing operations were $\$ 5,299$ compared to cash flows provided by continuing operations of $\$ 1,887$ during the six months ended June 30, 2013. The net use of cash in 2014 was primarily due to advance purchases of newsprint and other working capital assets approximating $\$ 3,500$ and additional pension contributions of $\$ 1,790$. Existing cash balances and the $\$ 18,861$ of distribution of net sale proceeds received from Classified Ventures, as discussed below, were used to fund 2014 capital spending of $\$ 2,717$, purchases of investments of $\$ 2,098$, discretionary dividend payments of $\$ 37,429$ and treasury stock purchases of $\$ 2,118$. The Company's EBITDA was $\$ 24,493$, and after adjusting for investment-related gains, Adjusted EBITDA was $\$ 5,961$. For the remainder of 2014, the Company anticipates additional capital expenditures of $\$ 3,000$ to $\$ 5,000$ and pension payments of $\$ 5,801$. The Company anticipates sufficient cash flows to cover operating expenditures and will evaluate discretionary spending based on the Company's forecasted cash requirements.
As discussed in Note 5 - Investments, Classified Ventures, an equity method investee, completed the sale of its apartments.com business in April 2014. The Company received a cash distribution of $\$ 18,861$ for its portion of the net sales proceeds. The Company expects federal income taxes to be minimal as a result of previously incurred net operating losses and is finalizing its estimate of state taxes. As a result of these transactions, dividends paid in 2014 included a special dividend of $\$ 1.50$ per share, returning $\$ 33,819$ to shareholders. In July 2014, the Company entered into a definitive asset purchase agreement to sell substantially all the assets and certain liabilities which comprise the newspaper operations of The Providence Journal for $\$ 46,000$. This transaction is expected to close in the third quarter of 2014.
The Company intends to deploy its cash in the long-term interests of the Company, its shareholders and employees as it seeks potential acquisition or investment opportunities complimenting its advertising and marketing services products. Management works aggressively to manage expenses in correlation to changes in revenue and believes cash flows generated from operations will be sufficient to meet foreseeable cash flow requirements for operations, capital spending and pension contributions. The following discusses the changes in cash flows by operating, investing and financing activities.
Operating Cash Flows
Net cash (used for) provided by continuing operating activities for 2014 and 2013 was $\$(5,299)$ and $\$ 1,887$, respectively. Cash flows from continuing operations decreased in 2014 primarily due to higher inventory balances, higher pension contributions, and the timing of payments for certain insurance policies. Cash flows provided by discontinued operations for 2014 and 2013, were $\$ 8,260$ and $\$ 4,936$, respectively, and primarily represented the results of operations from The Providence Journal.
Investing Cash Flows
Net cash provided by (used for) continuing investing activities for 2014 and 2013 was $\$ 14,046$ and $\$(3,660)$, respectively. In the second quarter of 2014, the Company received a distribution of net sales proceeds of $\$ 18,861$ from Classified Ventures, LLC related to its sale of apartments.com, which was partially offset by the Company's capital spending and purchase of investments. Net cash used for investing activities in 2013 primarily reflects the Company's capital spending and purchases of investments for that period. Net cash used for investing activities of discontinued operations was $\$ 633$ and $\$ 489$ in 2014 and 2013, respectively, and primarily represented capital spending related to The Providence Journal.
Financing Cash Flows
Net cash used for continuing financing activities for 2014 and 2013 was $\$ 38,813$ and $\$ 3,917$, respectively. In 2014 and 2013, dividend payments were $\$ 37,429$ and $\$ 2,735$, respectively, reflecting an increase of $\$ 34,694$ primarily due to a special dividend of $\$ 1.50$ declared and paid in the second quarter of 2014. Purchases of treasury stock included 200,085 and 234,031 shares of the Company's Series A common stock in 2014 and 2013 for $\$ 2,118$ and $\$ 1,364$, respectively.

Financing Arrangements
In January 2013, the Company voluntarily terminated its credit agreement as cash flows from operations were sufficient to meet liquidity requirements and the credit agreement had not been drawn upon since 2009 . All liens and security interests under the credit agreement were released and no early termination penalties were incurred by the Company as a result of the termination. Unamortized debt issuance costs of $\$ 401$ were recorded to interest expense during the three months ended March 31, 2013, as a result of the termination.
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## Contractual Obligations

During the six months ended June 30, 2014, the Company made required contributions of $\$ 4,126$ to the A. H. Belo Pension Plans. On July 15, 2014, the Company made the remaining required contributions of $\$ 5,801$ for 2014. No further contributions are planned this year.
On May 15, 2014, the Company announced an $\$ 0.08$ per share dividend to shareholders of record and holders of RSUs as of the close of business on August 15, 2014, payable on September 5, 2014.
Additional information related to the Company's contractual obligations is available in Company's Annual Report on Form 10 K for the year ended December 31, 2013, filed on March 7, 2014, with the SEC.
Critical Accounting Policies and Estimates
No material changes were made to the Company's critical accounting policies as set forth in "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations", included in the Company's Annual Report on Form 10 K filed with the SEC for the year ended December 31, 2013.
Forward-Looking Statements
Statements in this communication concerning A. H. Belo's business outlook or future economic performance, anticipated profitability, revenues, expenses, dividends, capital expenditures, investments, dispositions, impairments, business initiatives, acquisitions, pension plan contributions and obligations, real estate sales, working capital, future financings and other financial and non-financial items that are not historical facts, are "forward-looking statements" as the term is defined under applicable federal securities laws. Forward-looking statements are subject to risks, uncertainties and other factors that could cause actual results to differ materially from those statements. Such risks, uncertainties and factors include, but are not limited to the following: changes in capital market conditions and prospects, changes in advertising demand and newsprint prices; newspaper circulation trends and other circulation matters, including changes in readership methods, patterns and demography; audits and related actions by the Alliance for Audited Media; challenges implementing increased subscription pricing and new pricing structures; challenges in achieving expense reduction goals in a timely manner and the resulting potential effect on operations; challenges in consummating asset acquisitions or dispositions upon acceptable terms; technological changes; development of Internet commerce; industry cycles; changes in pricing or other actions by new and existing competitors and suppliers; consumer acceptance of new products and business initiatives; labor relations; regulatory, tax and legal changes; adoption of new accounting standards or changes in existing accounting standards by the Financial Accounting Standards Board or other accounting standard-setting bodies or authorities; the effects of Company acquisitions, dispositions and co-owned ventures and investments; pension plan matters; general economic conditions and changes in interest rates; significant armed conflict; acts of terrorism; and other factors beyond the Company's control, as well as other risks described in the Company's Annual Report on Form 10-K for the year ended December 31, 2013, and in the Company's other public disclosures and filings with the SEC.

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Item 3. Quantitative and Qualitative Disclosures about Market Risk
There were no material changes in A. H. Belo Corporation's exposure to market risk from the disclosure included in the Annual Report on Form 10-K for the year ended December 31, 2013.
Item 4. Controls and Procedures
(a) Evaluation of disclosure controls and procedures. Based on the evaluation of the Company's disclosure controls and procedures (as defined in Securities Exchange Act of 1934 Rules 13a-15(e) and 15d-15(e)) required by Securities Exchange Act Rules 13a-15(b) or 15d-15(b), the Company's Chief Executive Officer and the Company's Chief Financial Officer have concluded that as of the end of the period covered by this report, the Company's disclosure controls and procedures were effective.
(b) Changes in internal controls. There were no changes in the Company's internal control over financial reporting that occurred during the period covered by this report that materially affected, or are reasonably likely to materially affect, its internal control over financial reporting.
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## PART II

Item 1. Legal Proceedings
A number of legal proceedings are pending against A. H. Belo. In the opinion of management, liabilities, if any, arising from these legal proceedings would not have a material adverse effect on A. H. Belo's results of operations, liquidity or financial condition.

## Item 1A. Risk Factors

There were no material changes from the risk factors disclosed under the heading "Risk Factors" in Item 1A in the Annual Report on Form 10-K for the year ended December 31, 2013.
Item 2. Unregistered Sales of Equity Securities and Use of Proceeds
There were no unregistered sales of the Company's equity securities during the period covered by this report. Issuer Purchases of Equity Securities
The Company repurchases shares of its common stock from time to time pursuant to publicly announced share repurchase programs. During the second quarter of 2014, the Company repurchased 124,857 Series A shares at a cost of $\$ 1,443$. All purchases were made through open market transactions and were recorded as treasury stock.
The following table contains information for shares repurchased during the second quarter of 2014 . None of the shares in this table were repurchased directly from any of the Company's officers or directors.

(a) Share repurchases are made pursuant to a share repurchase program authorized by the Company's board of
directors. A total of $1,500,000$ shares have been authorized for repurchase.

Item 3. Defaults Upon Senior Securities
None.
Item 4. Mine Safety Disclosures
None.
Item 5. Other Information
None.

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Item 6. Exhibits
Exhibits marked with an asterisk (*) are incorporated by reference to documents previously filed by the Company with the SEC, as indicated. In accordance with Regulation S-T, the XBRL-related information marked with a double asterisk (**) in Exhibit No. 101 to this Quarterly Report on Form 10-Q is deemed filed. All other documents are filed with this report. Exhibits marked with a tilde ( $\sim$ ) are management contracts, compensatory plan contracts or arrangements filed pursuant to Item 601(b)(10)(iii)(A) of Regulation S-K.
Exhibit
Number Description
Amended and Restated Certificate of Incorporation of the Company (Exhibit 3.1 to Amendment No. 3 to the
3.1 * Company's Form 10 dated January 18, 2008 (Securities and Exchange Commission File No. 001 33741) (the "Third Amendment to Form 10"))
Certificate of Designations of Series A Junior Participating Preferred Stock of the Company dated
3.2 * January 11, 2008 (Exhibit 3.2 to Post Effective Amendment No. 1 to Form 10 filed January 31, 2008 (Securities and Exchange Commission File No. 001 33741))
3.3 * Amended and Restated Bylaws of the Company, effective January 11, 2008 (Exhibit 3.3 to the Third Amendment to Form 10)

Amendment No. 1, effective June 17, 2013, to Amended and Restated Bylaws of A. H. Belo
Corporation (Exhibit 3.1 to A. H. Belo Corporation's Current Report on Form 8-K filed with the Securities and Exchange Commission on June 19, 2013, (Securities and Exchange Commission File No. 001-33741) (the "June 19, 2013 Form 8-K"))
4.1 * Certain rights of the holders of the Company's Common Stock set forth in Exhibits 3.13 .3 above
4.2 * Specimen Form of Certificate representing shares of the Company's Series A Common Stock (Exhibit 4.2 to the Third Amendment to Form 10)
4.3 * Specimen Form of Certificate representing shares of the Company's Series B Common Stock (Exhibit 4.3 to the Third Amendment to Form 10)
4.4 * Rights Agreement dated as of January 11, 2008, between the Company and Mellon Investor Services LLC (Exhibit 4.4 to the Third Amendment to Form 10)
10.1 * Material Contracts

Asset Purchase Agreement by and between the Press-Enterprise Company, AHC California Properties LLC, A. H. Belo Management Services, Inc. and Freedom Communications Holdings,
$\sim(1)$ * Inc. dated October 9, 2013 (Exhibit 10.1 to A. H. Belo Corporation's Current Report on Form 8-K filed with the Securities and Exchange Commission on October 11, 2013 (Securities and Exchange Commission file no. 001-33741) (the "October 11, 2013 Form 8-K"))
Form of Limited Guaranty by and between A. H. Belo Corporation and Freedom Communications Holdings, Inc (Exhibit 10.2 to the October 11, 2013 Form 8-K)
Amendment No. 1 to Asset Purchase Agreement dated October 31, 2013, between the Press-Enterprise Company, AHC California Properties LLC, A. H. Belo Management Services, Inc.
$\sim(3) *$ and Freedom Communications Holdings Inc. (Exhibit 10.1 to A. H. Belo Corporation's Current Report on Form 8-K filed with the Securities and Exchange Commission on November 4, 2013 (Securities and Exchange Commission file no. 001-33741))
Amendment No. 2 to Asset Purchase Agreement dated November 21, 2013, between the Press-Enterprise Company, AHC California Properties LLC, A. H. Belo Management Services, Inc.
$\sim(4) *$ and Freedom Communications Holdings Inc. (Exhibit 10.1 to A. H. Belo Corporation's Current Report on Form 8-K filed with the Securities and Exchange Commission on November 25, 2013 (Securities and Exchange Commission file no. 001-33741))
Asset Purchase Agreement dated July 22, 2014, between the Providence Journal Company and LMG

[^0]$\sim(6) *$ Form of Limited Guaranty by and between A. H. Belo Corporation and LMG Rhode Island
Holdings, Inc (Exhibit 10.2 to the July 24, 2014 Form 8-K)

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## Exhibit

Number Description
10.2 * Compensatory plans and arrangements:
$\sim(1) *$ A. H. Belo Corporation Savings Plan (Exhibit 10.4 to the February 12, 2008 Form 8 K) First Amendment to the A. H. Belo Savings Plan dated September 23, 2008 (Exhibit 10.2(1)(a)

* (a) to the Company's Quarterly Report on Form 10 Q filed with the Securities and Exchange Commission on November 14, 2008 (Securities and Exchange Commission File No. 001 33741))
Second Amendment to the A. H. Belo Savings Plan effective March 27, 2009 (Exhibit 10.1 to
* (b) the Company's Current Report on Form 8 K filed with the Securities and Exchange Commission on April 2, 2009 (Securities and Exchange Commission File No. 001 33741) (the "April 2, 2009 Form 8 K"))
* (c)

Third Amendment to the A. H. Belo Savings Plan effective March 31, 2009 (Exhibit 10.2 to the April 2, 2009 Form 8 K)
Fourth Amendment to the A. H. Belo Savings Plan dated September 10, 2009 (Exhibit 10.1 to

* (d) the Company's Current Report on Form 8 K filed with the Securities and Exchange Commission on September 10, 2009 (Securities and Exchange Commission File No. 001 33741))
~(2) * A. H. Belo Corporation 2008 Incentive Compensation Plan (Exhibit 10.5 to the February 12, 2008 Form 8 K)
First Amendment to A. H. Belo 2008 Incentive Compensation Plan effective July 23, 2008
(Exhibit 10.2(2)(a) to the Company's Quarterly Report on Form 10 Q filed with the Securities and Exchange Commission on August 14, 2008 (Securities and Exchange Commission File No. 001 33741))
Form of A. H. Belo 2008 Incentive Compensation Plan Non Employee Director Evidence of
* (b) Grant (for Non Employee Director Awards) (Exhibit 10.2(2)(b) to the Company's Quarterly Report on Form 10 Q filed with the Securities and Exchange Commission on May 13, 2010 (Securities and Exchange Commission File No. 001 33741) (the "1st Quarter 2010 Form 10 Q"))
Form of A. H. Belo 2008 Incentive Compensation Plan Evidence of Grant (for Employee Awards) (Exhibit 10.2(2)(c) to the 1st Quarter 2010 Form 10 Q)
Form of A. H. Belo 2008 Incentive Compensation Plan Evidence of Grant (Exhibit 10.1 to
* (d) A. H. Belo Corporation's Current Report on Form 8 K filed with the Securities and Exchange Commission on March 12, 2012 (Securities and Exchange Commission File No. 001 33741) (the "March 12, 2012 Form 8-K"))
* (e)

Form of A. H. Belo Cash Long Term Incentive Evidence of Grant (Exhibit 10.2 to the March 12, 2012 Form 8-K)
$\sim(3) * \quad$ A. H. Belo Pension Transition Supplement Restoration Plan effective January 1, 2008
(Exhibit 10.6 to the February 12, 2008 Form 8 K)

* (a) First Amendment to the A. H. Belo Pension Transition Supplement Restoration Plan dated March 31, 2009 (Exhibit 10.4 to the April 2, 2009 Form 8 K)
~(4) * A. H. Belo Corporation Change In Control Severance Plan (Exhibit 10.7 to the February 12, 2008 Form 8 K)
* (a) Amendment to the A. H. Belo Change in Control Severance Plan dated March 31, 2009 (Exhibit 10.3 to the April 2, 2009 Form 8 K )
$\sim(5) * \quad$ Robert W. Decherd Compensation Arrangements dated June 19, 2013 (Exhibit 10.1 to the June 19, 2013 Form 8-K)

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## Exhibit

Number
Description
10.3 Agreements relating to the spin-off of A. H. Belo from its former parent company:
(1) * Tax Matters Agreement by and between Belo Corp. and A. H. Belo Corporation dated as of February 8, 2008 (Exhibit 10.1 to the February 12, 2008 Form 8 K)
First Amendment to Tax Matters Agreement by and between Belo Corp. and A. H. Belo

* (a) Corporation dated September 14, 2009 (Exhibit 10.1 to the Company's Current Report on Form 8 K filed with the Securities and Exchange Commission on September 15, 2009 (Securities and Exchange Commission file No. 00 00371))
(2) * Separation and Distribution Agreement by and between Belo Corp. and A. H. Belo Corporation dated as of February 8, 2008 (Exhibit 2.1 to the February 12, 2008 Form 8 K) Pension Plan Transfer Agreement by and between Belo Corp. and A. H. Belo Corporation dated
(3) * as of October 6, 2010 (Exhibit 10.1 to the Company's Current Report on Form 8 K filed with the Securities and Exchange Commission on October 8, 2010 (Securities and Exchange Commission file No. 001-33741))
Agreement among the Company, Belo Corp., and The Pension Benefit Guaranty Corporation,
(4) * effective March 9, 2011 (Exhibit 10.3(6) to the Company's Annual Report on Form 10 K filed with the Securities and Exchange Commission on March 11, 2011 (Securities and Exchange Commission File No. 001 33741))
31.1
31.2

32
Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes Oxley Act of 2002
Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes Oxley Act of 2002
Certifications of Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C.
101.INS $\quad * * \quad \begin{aligned} & \text { Section 1350, as adopted p }\end{aligned}$
101.SCH ** XBRL Taxonomy Extension Schema
101.CAL ** XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF $\quad$ ** XBRL Taxonomy Extension Definition Linkbase Document
101.LAB $\quad$ ** XBRL Taxonomy Extension Label Linkbase Document
101.PRE ** XBRL Taxonomy Extension Presentation Linkbase Document
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## SIGNATURES

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

By: /s/ Alison K. Engel<br>Alison K. Engel<br>Senior Vice President/Chief Financial Officer<br>(Principal Financial Officer)

Date: July 29, 2014
By: /s/ Michael N. Lavey
Michael N. Lavey
Vice President/Controller
(Principal Accounting Officer)
Date: July 29, 2014
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## EXHIBIT INDEX

Exhibit Description
Number
$31.1 \quad$ Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes Oxley Act of 2002
31.2 Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes Oxley Act of 2002

32 Certifications of Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes Oxley Act of 2002
101.INS ** XBRL Instance Document
101.SCH ** XBRL Taxonomy Extension Schema
101.CAL ** XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF ** XBRL Taxonomy Extension Definition Linkbase Document
101.LAB ** XBRL Taxonomy Extension Label Linkbase Document
101.PRE ** XBRL Taxonomy Extension Presentation Linkbase Document

In accordance with Regulation S-T, the XBRL-related information marked with a double asterisk (**) in Exhibit No. 101 to this Quarterly Report on Form 10-Q is deemed filed.
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[^0]:    $\sim(5) *$ Rhode Island Holdings, Inc. (Exhibit 10.1 to A. H. Belo Corporation's Current Report on Form 8-K filed with the Securities and Exchange Commission on July 24, 2014 (Securities and Exchange Commission file no. 001-33741))

