WESTWOOD ONE INC /DE/ Form 10-Q May 04, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

[X]	QUARTERLY REPORT PURSUANT TO SECTION EXCHANGE ACT OF 1934	N 13 OR 15(d) OF THE SECURITIES	
	For the quarterly period en	ded March 31, 2006	
	OR	•	
[]	TRANSITION REPORT PURSUANT TO SECTION EXCHANGE ACT OF 1934	N 13 OR 15(d) OF THE SECURITIES	
	For the transition period from _	to	
	Commission file number	<u>ber 001-14691</u>	
	WESTWOOD O	NE, INC.	
	(Exact name of registrant as sp	pecified in its charter)	
	Delaware	95-3980449	
	(State or other jurisdiction of	(I.R.S. Employer	
	incorporation or organization)	Identification No.)	
40	West 57th Street, 5th Floor, New York, NY	10019	
	(Address of principal executive offices)	(Zip Code)	
	(212) 641-20	000	
	(Designate a talambana numban ingluding anga anda)		

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X No ___ Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer or a non- accelerated filer. See definition of accelerated filer and large accelerated filer in Rule 12b-2 of the Exchange Act (Check one):

Large Accelerated Filer X Accelerated Filer ___ Non-Accelerated Filer ___ Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes ___ No _X __ No _X __ No _X __ No _S __ No

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PART I. FINANCIAL INFORMATION

WESTWOOD ONE, INC. CONSOLIDATED BALANCE SHEETS

(unaudited)

(In thousands, except share amounts)

	March 31, 2006	December 31, 2005
		(Restated)
ASSETS		
CURRENT ASSETS:		
Cash and cash equivalents	\$ 6,410	\$ 10,399
Accounts receivable, net of allowance for doubtful accounts of \$2,591		
(2006) and \$2,797 (2005)	109,099	135,184
Prepaid taxes	8,960	
Prepaid and other assets	20,991	26,662
Total Current Assets	145,460	·
PROPERTY AND EQUIPMENT, NET	40,298	·
GOODWILL	982,219	·
INTANGIBLE ASSETS, NET	4,852	•
OTHER ASSETS	41,097	39,009
TOTAL ASSETS	\$ 1,213,926	\$ 1,239,646
LIABILITIES AND SHAREHOLDERS EQUITY		
CURRENT LIABILITIES:		
Accounts payable	\$ 16,977	\$ 15,044
Amounts payable to related parties	21,906	21,192
Deferred revenue	7,862	9,086
Income taxes payable		21,861
Accrued expenses and other liabilities	44,247	32,968
Total Current Liabilities	90,992	100,151
LONG-TERM DEBT	425,316	427,514
OTHER LIABILITIES	7,776	7,952
TOTAL LIABILITIES	524,084	535,617
COMMITMENTS AND CONTINGENCIES		
SHAREHOLDERS EQUITY		
Preferred stock: authorized 10,000,000 shares, none outstanding		
Common stock, \$.01 par value: authorized, 252,751,250 shares; issued and		
outstanding, 86,242,901 (2006) and 86,673,821 (2005)	860	867
Class B stock, \$.01 par value: authorized, 3,000,000 shares; issued and		
outstanding, 291,796 (2006 and 2005)	3	
Additional paid-in capital	289,512	300,419

Unrealized gain on available for sale securities Accumulated earnings	8,870 390,597	402,740
TOTAL SHAREHOLDERS EQUITY	689,842	704,029
TOTAL LIABILITIES AND SHAREHOLDERS EQUITY	\$1,213,926	\$ 1,239,646

See accompanying notes to consolidated financial statements

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WESTWOOD ONE, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (In thousands, except per share amounts)

		onths Erch 31, audited	
		(R	Restated)
NET REVENUES	\$ 120,772	\$	134,082
Operating Costs (includes related party expenses of \$21,396 and \$21,445, respectively)	110,810		99,240
Depreciation and Amortization (includes related party warrant amortization of \$2,427 and \$2,427, respectively)	5,122		5,256
Corporate General and Administrative Expenses (includes related party expenses of \$789 and \$759, respectively)	4,980		3,761
	120,912		108,257
OPERATING (LOSS) INCOME Interest Expense Other (Income) Expense	(140) 5,988 (109)		25,825 3,711 (60)
(LOSS) INCOME BEFORE INCOME TAXES INCOME TAXES	(6,019) (2,492)		22,174 8,330
NET (LOSS) INCOME	\$ (3,527)	\$	13,844
(LOSS) EARNINGS PER SHARE: BASIC	\$ (0.04)	\$	0.15
DILUTED	\$ (0.04)	\$	0.15
WEIGHTED AVERAGE SHARES OUTSTANDING: BASIC	86,476		93,696
DILUTED	86,992		94,138

See accompanying notes to consolidated financial statements

WESTWOOD ONE, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (In thousands)

	Three Mor Marc (Unau 2006	h 31,
		(Restated)
CASH FLOW FROM OPERATING ACTIVITIES:		(
Net (loss) income	\$ (3,527)	\$ 13,844
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	5,122	5,256
Deferred taxes	(1,455)	(1,293)
Non-cash stock compensation	3,385	3,391
Amortization of deferred financing costs	84	84
	3,609	21,282
Changes in assets and liabilities:		
Accounts receivable	26,085	18,963
Prepaid and other assets	7,646	2,086
Deferred revenue	(1,224)	(3,561)
Income taxes payable and prepaid income taxes	(30,821)	8,280
Accounts payable and accrued expenses and other liabilities	11,004	6,749
Amounts payable to related parties	714	3,489
Net Cash Provided By Operating Activities	17,013	57,288
CASH FLOW FROM INVESTING ACTIVITIES:		
Capital expenditures	(1,532)	(803)
Acquisition of companies and other	55	(204)
Net Cash Used in Investing Activities	(1,477)	(1,007)
CASH FLOW FROM FINANCING ACTIVITIES:		
Issuance of common stock	302	193
Borrowings under bank and other long-term obligations		10,000
Debt repayments and payments of capital lease obligations	(167)	(25,156)
Dividend payments	(8,616)	
Repurchase of common stock	(11,044)	(47,577)
Windfall tax benefits from stock option exercises		6
Net Cash Used in Financing Activities	(19,525)	(62,534)
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(3,989)	(6,253)
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	10,399	10,932

CASH AND CASH EQUIVALENTS AT END OF PERIOD

\$ 6,410

\$ 4,679

See accompanying notes to consolidated financial statements

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WESTWOOD ONE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(In thousands, except share and per share data)

NOTE 1 - Basis of Presentation:

The accompanying Consolidated Balance Sheets as of March 31, 2006 and December 31, 2005, the Consolidated Statements of Operations and the Consolidated Statements of Cash Flows for the three month periods ended March 31, 2006 and 2005 are unaudited, but in the opinion of management include all adjustments necessary for a fair presentation of the financial position, the results of operations and cash flows for the periods presented and have been prepared in a manner consistent with the audited financial statements for the year ended December 31, 2005, as restated (See Note 2). Results of operations for interim periods are not necessarily indicative of annual results. These financial statements should be read in conjunction with the audited financial statements and footnotes for the year ended December 31, 2005, included in the Company s Annual Report on Form 10-K filed with the Securities and Exchange Commission (the SEC) on February 27, 2006.

NOTE 2 Equity Based Compensation:

Equity Compensation Plans

The Company established stock option plans in 1989 (the 1989 Plan) and 1999 (the 1999 Plan) which provide for the granting of options to directors, officers and key employees to purchase stock at its market value on the date the options are granted. Under the 1989 Plan, 12,600,000 shares were reserved for grant through March 1999. The 1989 Plan expired, but certain grants made under the 1989 Plan remain outstanding at December 31, 2005. On September 22, 1999, the stockholders ratified the 1999 Plan which authorized the grant of up to 8,000,000 shares of Common Stock. Options granted under the 1999 Plan generally become exercisable after one year in 20% increments per year and expire within ten years from the date of grant.

On May 19, 2005, the Board modified the 1999 Plan by deleting the provisions of the 1999 Plan that provided for a mandatory annual grant of 10,000 stock options to outside directors. Also, on May 19, 2005, the stockholders of the Company approved the Company s 2005 Equity Compensation Plan (the 2005 Plan). Among other things, the 2005 Plan provides for the granting of restricted stock and restricted stock units (RSUs) of the Company. A maximum of 9,200,000 shares of common stock of the Company is authorized for the issuance of awards under the 2005 Plan.

Beginning on May 19, 2005, outside directors automatically receive a grant of RSUs equal to \$100 in value on the date of each Company annual meeting of stockholders. Newly appointed outside directors receive an initial grant of RSUs equal to \$150 in value on the date such director is appointed to the Company s Board. Such awards are governed by the 2005 Plan.

Options and restricted stock granted under the 2005 Plan generally vest in 25% increments per year, at the end of each year, and options expire within ten years from the date of grant. RSUs awarded to directors generally vest over a three-year period in equal one-third increments per year. Directors RSUs vest automatically, in full, upon a change in control or upon their retirement, as defined in the 2005 Plan. RSUs are payable in shares of the Company s common stock. Recipients of restricted stock and RSUs are entitled to receive dividend equivalents (subject to vesting) when and if the Company pays a cash dividend on its common stock.

Restricted stock has the same cash dividend and voting rights as other common stock and is considered to be currently issued and outstanding. Restricted stock and RSUs have dividend equivalent rights equal to the cash dividend paid on common stock. RSUs do not have the voting rights of common stock, and the shares underlying the RSUs are not considered issued and outstanding.

At March 31, 2006 there were 8,825,928 shares available for grant under the Company s equity compensation plans.

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WESTWOOD ONE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(In thousands, except share and per share data)

For a more complete description of the provisions of the 2005 Plan, refer to the Company s proxy statement filed with the SEC on April 29, 2005 in which the 2005 Plan and a summary thereof are included. *Adoption of SFAS 123R*

Prior to January 1, 2006, the Company accounted for equity-based compensation under the recognition and measurement provisions of Accounting Principles Board Opinion No. 25 (APB No. 25), Accounting for Stock Issued to Employees, and the related Interpretations, as permitted by Financial Accounting Standards Board Statement No. 123, Accounting for Stock Based Compensation. No share based compensation expense was recognized in the Statement of Operations as all option grants had an exercise price equal to the market value of the underlying common stock on the date of grant and the number of shares was fixed, except for a non-cash stock compensation charge of \$391 recorded in 2004 in connection with the change in status of an employee to an independent contractor, and \$400 recorded in 2005 in connection with the grant of RSUs to certain individuals.

Effective January 1, 2006, the Company adopted Financial Accounting Standards Board Statement of Financial Accounting Standards No. 123 (Revised 2004), Share-Based Payment (SFAS 123R). SFAS 123R eliminates the alternative set forth in APB 25 allowing companies to use the intrinsic value method of accounting and requires that companies record expense for stock compensation on a fair value based method. In connection with the adoption of SFAS 123R, the Company has elected to utilize the modified retrospective transition alternative and has restated all prior periods to reflect stock compensation expense in accordance with SFAS 123. The restatements for each of the 2005 fiscal quarters are, and will continue to be, included in the Company s 2006 quarterly filings on Forms 10-Q.

As a result of adopting SFAS 123R, the Company s income before income taxes for the period ended March 31, 2006 and 2005 are \$2,930 and \$3,391 lower, respectively, and income taxes were \$1,129 and \$1,446 lower, respectively, than if it had continued to account for the share-based compensation under APB No. 25.

Prior to the adoption of SFAS 123R, the Company presented all tax benefits of deductions resulting from the exercise of stock options as operating cash flows in the Consolidated Statements of Cash Flows. SFAS 123R requires that cash flows resulting from tax deductions that are in excess of the compensation costs recognized for those options (known as Windfall Tax Benefits) be classified as financing cash flows.

The following is a summary of the adjustments to the consolidated financial statements as a result of these restatements:

Selected Balance Sheet Data:

December 31, 2005

	As		
	previously		
	reported	Adjustment	As restated
Deferred tax (liability) /asset	\$ (10,619)	\$ 19,388	\$ 8,769
Paid-in capital	211,610	88,809	300,419
Retained earnings	472,161	(69,421)	402,740
-		7	

WESTWOOD ONE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(In thousands, except share and per share data)

Selected Statement of Operations Data:

Three Months Ended March 31, 2005

	As		
	previously		
	reported	Adjustment	As restated
Operating Costs	\$97,026	\$2,214	\$99,240
Corporate General and			
Administrative Expenses	2,584	1,177	3,761
Income Before Income Taxes	25,565	(3,391)	22,174
Income Taxes	9,776	(1,446)	8,330
Net Income	15,789	(1,945)	13,844
Basic Earnings Per Share	0.17		0.15
Diluted Earnings Per Share	0.17		0.15
Fauity Componentian Activity			

Equity Compensation Activity

The Company has awarded RSUs to Board members and certain key executives, which vest over three and four years, respectively. The cost of the RSUs, which is determined to be the fair market value of the shares at the date of grant net of estimated forfeitures, is expensed ratably over the vesting period, or period to retirement eligibility if shorter. The Company s RSU activity during the period ended March 31, 2006 follows:

			Weighted
		Grant	Average
		Date	Grant Date
	2006	Fair	Fair Value
	Shares	Value	Per Share
Outstanding at December 31, 2005	100,683	\$1,819	\$18.07
Granted during the period	91,667	1,398	15.25
Dividend equivalents during the period	1,680	19	11.15
Forfeited during the period	(10,238)	(204)	19.88
Converted to common stock			
Outstanding at end of period	183,792	\$3,032	\$16.50

As of March 31, 2006, there was \$2,310 of unearned compensation cost related to the RSUs granted. That cost is expected to be recognized over a weighted-average period of 1.7 years. The total compensation expense recognized related to RSUs for the three months ended March 31, 2006 was \$317, which has been included in corporate, general and administrative expenses in the accompanying Statement of Operations. There were no RSUs issued as of March 31, 2005.

The Company has awarded restricted shares of common stock to certain key employees. The awards have restriction periods tied solely to employment and vest over four years. The cost of restricted stock awards, which is determined to be the fair market value of the shares on the date of grant net of estimated forfeitures, is expensed ratably over the vesting period. The Company s restricted stock activity during the period ended March 31, 2006 follows:

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WESTWOOD ONE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (In thousands, except share and per share data)

	2006 Shares	Grant Date Fair Value	Weighted Average Grant Date Fair Value Per Share
Unvested at December 31, 2005	2	\$	\$
Granted during the period	289,080	4,124	14.27
Dividend equivalents during the period	2,593	29	11.15
Vested during the period			
Forfeited during the period			
Unvested at March 31, 2006	291,673	\$ 4,153	\$14.24

As of March 31, 2006, there was \$3,080 of unearned compensation cost related to restricted stock grants. That cost is expected to be recognized over a weighted-average period of four years. The total compensation expense recognized related to restricted stock for the three months ended March 31, 2006 was \$137, of which \$16 has been included in corporate general and administrative expenses and \$121 in operating costs in the accompanying Statement of Operations. There was no restricted stock issued as of March 31, 2005.

The Company s stock option activity during the three-month period ended March 31, 2006 follows:

	200 Shares	Wo A	eighted verage xercise Price
Outstanding at December 31,			
2005	7,787,589	\$	25.07
Granted during the period	728,060		14.64
Exercised during the period	(30,000)		10.09
Cancelled during the period	(254,700)		26.98
Forfeited during the period			
Outstanding at March 31, 2006	8,230,949	\$	24.14

At March 31, 2006, options to purchase 4,745,314 shares of Common Stock were currently vested and exercisable at a weighted average exercise price of \$24.85. The aggregate intrinsic value of the options outstanding at March 31, 2006 was \$286, and the aggregate intrinsic value of the options vested and exercisable at March 31, 2006 was \$286. The aggregate intrinsic value of options exercised during the three months ended March 31, 2006 and 2005 was \$39 and \$34, respectively. The aggregate intrinsic value of vested and exercisable options represents the total pretax intrinsic value (the difference between the Company s closing stock price on the last trading day of the first quarter of fiscal 2006 and the exercise price, multiplied by the number of in-the-money options) that would have been received by the option holders had all option holders exercised their options on March 31, 2006. This amount changes based on the fair market value of the Company s stock.

As of March 31, 2006, there was \$22,641 of unearned compensation cost related to stock options granted under the plans. That cost is expected to be recognized over a weighted-average period of 2.81 years. The total compensation cost recognized related to options during the three months ended March 31, 2006 and 2005 was \$2,930, and \$3,391 respectively.

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WESTWOOD ONE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(In thousands, except share and per share data)

Of these amounts, \$1,261 and \$1,177, respectively, has been included in corporate general and administrative expenses, and \$1,670 and \$2,214, respectively, has been included in operating costs in the accompanying Statement of Operations.

The aggregate estimated fair value of options vesting during the three months ended March 31, 2006 and 2005 was \$1,630 and \$5,303, respectively. The weighted average fair value of the options granted during the three months ended March 31, 2006 and 2005 is estimated at \$5.66 and \$7.08, respectively, measured on the date of grant using the Black-Scholes option pricing model with the following weighted average assumptions:

	2006	2005
Risk-Free Interest Rate	4.50%	4.11%
Expected Term	6.21	5.00
Expected Volatility	45.20%	29.44%
Expected Dividend Yield	2.69	

The risk-free interest rate for periods within the life of the option is based on a blend of U.S. Treasury bond rates. Beginning with options granted after January 1, 2006, the expected term assumption has been calculated using the shortcut method as permitted by Staff Accounting Bulleting No. 107. Prior to January 1, 2006, the Company set the expected term equal to the applicable vesting period. The expected volatility assumption used by the Company is based on the historical volatility of the Company s stock. The dividend yield represents the expected dividends on the Company stock for the expected term of the option.

Additional information related to options outstanding at March 31, 2006, segregated by grant price range, is summarized below:

			Remaining
		Weighted	Weighted
		Average	Average
	Number of	Exercise	Contractual
			Life (In
	Options	Price	Years)
Options Outstanding at Exercise Price Ranges of:			
\$5.34-\$9.88	118,660	\$ 8.66	0.92
\$10.09-\$19.93	2,087,679	14.92	6.24
\$20.25-\$26.96	2,749,560	21.29	6.81
\$30.19-\$38.34	3,275,050	32.98	6.00
	8,230,949	24.14	6.26

NOTE 3 Investments:

On March 29, 2006 the Company s cost method investment in The Australia Traffic Network Pty Limited (ATN) was converted to 1,540,195 shares of common stock of Global Traffic Network, Inc. (GTN) in connection with the initial public offering of GTN on that date. The Company is subject to a one-year lock-up provision with respect to its shares in GTN. The investment in GTN, valued at \$9,210 at March 31, 2006, is classified as an available for sale security and included in other assets in the accompanying Consolidated Balance Sheet. Accordingly, the unrealized gain as of March 31, 2006 is included in unrealized gain on available for sale securities in the accompanying Consolidated Balance Sheet.

GTN is the parent company of ATN, and also of Canadian Traffic Network ULC (CTN) from whom the Company purchased a senior secured note in an aggregate principal amount of \$2,000 in November 2005. In connection with the initial public offering of GTN, the senior secured note of CTN is now due to the Company on March 29, 2007, the one year anniversary of the initial public offering. This note is included in prepaid and other assets in the accompanying Consolidated Balance Sheet.

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WESTWOOD ONE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(In thousands, except share and per share data)

NOTE 4 Comprehensive Income:

Comprehensive income reflects the change in equity of a business enterprise during a period from transactions and other events and circumstances from non-owner sources. For the Company, comprehensive net income represents net income or loss adjusted for unrealized gains or losses on available for sale securities. Comprehensive income is as follows (in thousands):

	Three Months Ended March 31,		
	2006	2005	
Net Income (Loss) Other Comprehensive Income:	\$(3,527)	\$13,844	
Unrealized Gain	8,870		
Comprehensive Income	5,343	\$13,884	

NOTE 5 - Earnings Per Share:

Net income per share is computed in accordance with SFAS No. 128, Earnings per Share . Basic earnings per share excludes all dilution and is calculated using the weighted average number of shares outstanding in the period. Diluted earnings per share reflects the potential dilution that would occur if all dilutive financial instruments which may be exchanged for equity securities were exercised or converted to common stock.

The Company has issued options, restricted stock, RSUs, and warrants (See note 6 Related Party Transactions for more information regarding warrants), which may have a dilutive effect on reported earnings if they are exercised or converted to common stock. The following numbers of shares related to such instruments were added to the basic weighted average shares outstanding to arrive at the diluted weighted average shares outstanding for each period:

	Three Months Ended March 31,		
	2006	2005	
Options	43,102	442,102	
Restricted Stock	289,080		
Restricted Stock Units	183,792		
Warrants			

Financial instruments, which may be exchanged for equity securities are excluded in periods in which they are anti-dilutive. The following instruments were excluded from the calculation of diluted earnings per share:

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WESTWOOD ONE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(In thousands, except share and per share data)

Three Months Ended March 31.

2006 2005

Options 8,077,680 3,734,200

Restricted Stock

Restricted Stock Units

Warrants 3,500,000 4,000,000

The per share exercise prices of the options were \$12.67-\$38.34 for the three months ended March 31, 2006 and \$26.96-38.34 for the three months ended March 31, 2005. The per share exercise prices of the warrants were \$51.40-\$67.98 for the three months ended March 31, 2006 and \$43.11-\$67.98 for the three months ended March 31, 2005

NOTE 6 - Debt:

Long-term debt consists of the following at:

	March 31, 2006	December 31, 2005
Revolving Credit Facility/Term Loan	\$230,000	\$230,000
4.64% Senior Unsecured Notes due 2009	50,000	50,000
5.26% Senior Unsecured Notes due 2012	150,000	150,000
Fair market value of Swap (a)	(4,684)	(2,486)
	\$425,316	\$427.514

(a) write-up
(write-down) to
market value
adjustments for
debt with
qualifying
hedges that are
recorded as debt
on the balance
sheet.

On March 3, 2004, the Company refinanced its existing senior loan agreement with a syndicate of banks led by JP Morgan Chase Bank and Bank of America. The new facility is comprised of an unsecured five-year \$120,000 term loan and a five-year \$180,000 revolving credit facility (collectively the Facility). In connection with the closing of the Facility, the Company borrowed the full amount of the term loan, the proceeds of which were used to repay the outstanding borrowings under a prior facility. Interest on the Facility is payable at the prime rate plus an applicable margin of up to .25% or LIBOR plus an applicable margin of up to 1.25%, at the Company s option. The Facility contains covenants relating to dividends, liens, indebtedness, capital expenditures and interest coverage and leverage ratios. At March 31, 2006, the Company had available borrowings under the Facility of \$70,000.

NOTE 7 Related Party Transactions:

CBS Radio Inc. (CBS Radio ; previously known as Infinity Broadcasting Corporation, a wholly-owned subsidiary of CBS Corporation) holds a common equity position in the Company and provides ongoing management

services to the Company under the terms of a management agreement (the Management Agreement). In return for receiving services under the Management Agreement, the Company compensates CBS Radio via an annual base fee and provides CBS Radio the opportunity to earn an incentive bonus if the Company exceeds pre-determined targeted cash flows. In addition to the base fee and incentive compensation, the Company also granted CBS Radio fully-vested and non-forfeitable warrants to purchase Company common stock.

In addition to the Management Agreement, the Company also enters into other transactions with CBS Radio in the normal course of business. These transactions, as well as the terms of the warrants described above, are more fully described in the Company s Annual Report on Form 10-K filed with the SEC on February 27, 2006.

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WESTWOOD ONE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(In thousands, except share and per share data)

The Company incurred the following expenses relating to transactions with CBS Radio or its affiliates for the three month periods ended March 31:

	Three Months Ended		
	March 31,		
	2006	2005	
Representation Agreement	\$ 6,491	\$ 6,256	
Programming and Affiliations	14,905	15,189	
Management Agreement (excluding Warrant amortization)	789	759	
Warrant Amortization	2,427	2,427	
	\$24,612	\$24,631	

Expenses incurred for the representation agreement and programming and affiliate arrangements are included as a component of operating costs in the accompanying Consolidated Statement of Operations. Expenses incurred for the Management Agreement (excluding warrant amortization) and amortization of the warrants granted to CBS Radio under the Management Agreement are included as a component of corporate general and administrative expenses and depreciation and amortization, respectively, in the accompanying Consolidated Statement of Operations. The description and amounts regarding related party transactions set forth in these consolidated financial statements and related notes, also reflect transactions between the Company and Viacom Inc. (Viacom) because of Viacom s affiliation with CBS Radio. Viacom is the former parent company of CBS Radio and, like CBS Radio, is majority-owned by National Amusements, Inc.

NOTE 8 Shareholders Equity:

On February 28, 2006, the Company paid a cash dividend of \$0.10 per share for every issued and outstanding share of common stock and \$0.08 per share for every issued and outstanding share of Class B stock.

NOTE 9 Subsequent Event:

On April 18, 2006, the Company s Board of Directors declared a cash dividend of \$0.10 per share for every issued and outstanding share of common stock and \$0.08 per share for every issued and outstanding share of Class B stock, payable on May 30, 2006 to stockholders of record on the books of the Company at the close of business on May 19, 2006. Further declarations of dividends, including the establishment of record and payment dates related to dividends, will be at the discretion of the Company s Board of Directors.

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Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (In thousands except for share and per share amounts)

EXECUTIVE OVERVIEW

The following discussion should be read in conjunction with the Company s unaudited condensed consolidated financial statements and notes thereto included elsewhere in this Quarterly Report on Form 10-Q and the annual audited consolidated financial statements and notes thereto included in the Company s Annual Report on Form 10-K for the year ended December 31, 2005 filed with the SEC on February 27, 2006.

Westwood One supplies radio and television stations with information services and programming. The Company is the largest domestic outsource provider of traffic reporting services and one of the nation s largest radio networks, producing and distributing national news, sports, talk, music and special event programs, in addition to local news, sports, weather, video news and other information programming. The commercial airtime that we sell to our advertisers is acquired from radio and television affiliates in exchange for our programming, content, information, and in certain circumstances, cash compensation.

The radio broadcasting industry has experienced a significant amount of consolidation in recent years. As a result, certain major radio station groups, including CBS Radio and Clear Channel Communications, have emerged as powerful forces in the industry. Westwood One is managed by CBS Radio under a Management Agreement, which expires on March 31, 2009. While Westwood One provides programming to all major radio station groups, the Company has affiliation agreements with most of CBS Radio s owned and operated radio stations, which in the aggregate, provide the Company with a significant portion of the audience that it sells to advertisers. Accordingly, the Company s operating performance could be materially adversely impacted by an inability to continue to renew, or a significant modification to, its agreements with CBS Corporation.

The Company derives substantially all of its revenues from the sale of :10 second, :30 second and :60 second commercial airtime to advertisers. Our advertisers who target local/regional audiences generally find the most effective method is to purchase shorter duration :10 second advertisements, which are principally correlated to traffic and information related programming and content. Our advertisers who target national audiences generally find the most cost effective method is to purchase longer :30 or :60 second advertisements, which are principally correlated to news, talk, sports, and music and entertainment related programming and content. A growing number of advertisers purchase both local/regional and national airtime. Generally, the greater amount of programming we provide our affiliates the greater amount of commercial airtime becomes available for the Company to sell. Additionally, over an extended period of time an increase in the listening audience results in our ability to generate more revenues. Our goal is to maximize the yield of our available commercial airtime to optimize revenues.

In managing our business, we develop programming and exploit the commercial airtime by concurrently taking into consideration the demands of our advertisers on both a market specific and national basis, the demands of the owners and management of our radio station affiliates, and the demands of our programming partners and talent. Our continued success and prospects for growth are dependent upon our ability to manage the aforementioned factors in a cost effective manner. Our results may also be impacted by overall economic conditions, trends in demand for radio related advertising, competition, and risks inherent in our customer base, including customer attrition and our ability to generate new business opportunities to offset any attrition.

There are a variety of factors that influence the Company s revenues on a periodic basis including but not limited to: (i) economic conditions and the relative strength or weakness in the United States economy; (ii) advertiser spending patterns and the timing of the broadcasting of our programming, principally the seasonal nature of sports programming; (iii) advertiser demand on a local/regional or national basis for radio related advertising products; (iv) increases or decreases in our portfolio of program offerings and related audiences, including changes in the demographic composition of our audience base; and (v) competitive and alternative programs and advertising mediums.

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Our ability to specifically isolate the relative historical aggregate impact of price and volume is not practical as commercial airtime is sold and managed on an order-by-order basis. It should be noted, however, that the Company closely monitors advertiser commitments for the current calendar year, with particular emphasis placed on a prospective three month period. Factors impacting the pricing of commercial airtime include, but are not limited to: (i) the dollar value, length and breadth of the order; (ii) the desired reach and audience demographic; (iii) the quantity of commercial airtime available for the desired demographic requested by the advertiser for sale at the time their order is negotiated; and (iv) the proximity of the date of the order placement to the desired broadcast date of the commercial airtime. Our commercial airtime is perishable, and accordingly, our revenues are significantly impacted by the commercial airtime available at the time we enter into an arrangement with an advertiser.

The principal critical components of our operating expenses are programming, production and distribution costs (including affiliate compensation and broadcast rights fees), selling expenses (including bad debt expenses, commissions and promotional expenses), depreciation and amortization, and corporate, general and administrative expenses. Corporate general and administrative expenses are primarily comprised of costs associated with the Management Agreement, personnel costs and other administrative expenses, including those associated with corporate governance matters.

We consider the Company s operating cost structure to be predominantly fixed in nature, and as a result, the Company needs at least several months lead-time to make modifications to its cost structure to react to what it believes are more than temporary increases or decreases in advertiser demand. This factor is important in predicting the Company s performance in periods when advertiser revenues are increasing or decreasing. In periods where advertiser revenues are increasing, the fixed nature of a substantial portion of our costs means that operating income will grow faster than the related growth in revenue. Conversely, in a period of declining revenues, operating income will decrease by a greater percentage than the decline in revenue because of the lead-time needed to reduce the Company s operating cost structure. Furthermore, if the Company perceives a decline in revenue to be temporary, it may choose not to reduce its fixed costs, or may even increase its fixed costs, so as to not limit its future growth potential when the advertising marketplace rebounds. The Company carefully considers matters such as credit and inventory risks, among others, in assessing arrangements with its programming and distribution partners. In those circumstances wherein the Company functions as the principal in the transaction, the revenues and associated operating costs are presented on a gross basis in the Consolidated Statement of Operations. In those circumstances wherein the Company functions as an agent or sales representative, the Company s effective commission is presented within revenues with no corresponding operating expenses. Although no individual relationship is significant, the relative mix of such arrangements should be considered when elevating operating margin and/or increases and decreases in operating expenses.

Results of Operations

Three Months Ended March 31, 2006 Compared With Three Months Ended March 31, 2005 Revenues

Revenues presented by type of commercial advertisements are as follows for the three month periods ending March 31:

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	Thi	ree Months E	nded March 31,	
	2006		20	05
		% of		% of
	\$	total	\$	total
Local/Regional	55,854	46%	\$ 68,378	51%
National	64,918	54%	65,704	49%
Total (1)	120,772	100%	\$ 134,082	100%

(1) As described above, the Company currently aggregates revenue data based on the type of commercial airtime sold. A number of advertisers purchase both local/regional and national commercial airtime. Accordingly, this factor should be considered in evaluating the relative revenues generated on a local/regional versus national basis. Our objective is to optimize total revenues from t h o s e advertisers.

Revenues for the first quarter of 2006 decreased \$13,310, or 9.9%, to \$120,772 compared with \$134,082 in the first quarter of 2005. During the first quarter of 2006, revenues aggregated from the sale of local/regional airtime decreased approximately 18.3%, or approximately \$12,524, and national based revenues decreased approximately 1.2%, or \$786, compared with the first quarter of 2005. 91.7% of revenues were derived from terrestrial radio sources, while 8.3% of revenues were derived from sources other than terrestrial radio, including satellite, data, television, and new

media.

The decrease in local/regional revenues was a result of decreased demand for our :10 second commercial airtime from prior year levels. The reduced demand was experienced in virtually all markets and all advertiser categories, primarily in the Automotive, Drug Products, Home Improvement, Retail, and TV Tune-in categories.

The decline in our aggregated national based revenue was primarily a result of decreases in revenue originating from music, talk and news programming offset by increased revenue related to our exclusive broadcast of the 2006 Winter Olympic games, as well as an increase in our other sports programming.

Operating Costs

Operating costs for the three months ended March 31 in each of 2006 and 2005 were as follows:

	Three Months Ended March 31,				
	<u>2006</u>		<u>200</u> .	<u>5</u>	
	% of			% of	
		\$	total	\$	total
Programming, production and					
distribution expenses	\$	83,744	76%	\$72,767	74%
Selling expenses		14,572	13%	14,051	14%
Stock-based compensation		1,763	1%	2,214	2%
Other operating expenses		10,731	10%	10,208	10%
	\$	110,810	100%	\$ 99,240	100%

Operating costs increased approximately 11.7%, or \$11,570, to \$110,810 in the first quarter of 2006 from \$99,240 in the first quarter of 2005. The unusual increase was principally attributable to increases in programming, production and distribution expenses resulting from increased costs in connection with the development of new and expanded program offerings, higher broadcast rights fees resulting from unusual increases in existing and new program commitments, and infrequent costs associated with our exclusive broadcast of the 2006 Winter Olympics. These increases were offset by decreases in variable program expenses and labor.

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Depreciation and Amortization

Depreciation and amortization decreased \$134, or 2.5%, to \$5,122 in the first quarter of 2006 from \$5,256 in the first quarter of 2005. The decrease was principally attributable to a decrease in amortization expense related to the historical acquisition of certain service agreements.

Corporate General and Administrative Expenses

Corporate general and administrative expenses increased \$1,219, or 32.4%, to \$4,980 in the first quarter of 2006 from \$3,761 in the first quarter of 2005. Exclusive of stock based compensation expense of \$1,622 and \$1,177 in the first quarter of 2006 and 2005, respectively, corporate general and administrative expenses increased by \$774. The increase was principally attributable to higher expenses associated with our corporate governance, business development, and compliance initiatives.

Operating Income

Operating income decreased \$25,965 to a loss of \$140 in the first quarter of 2006 from operating income of \$25,825 in the first quarter of 2005. The 2006 decrease was principally attributable to the decline in net revenues and higher operating and corporate general and administrative costs.

Interest Expense

Interest expense increased 61.4% in the first quarter of 2006 to \$5,988 from \$3,711 in the first quarter of 2005. The increase was principally attributable to higher average borrowings under our credit facilities and higher average interest rates.

Provision for Income Taxes

Income tax expense in the first quarter of 2006 was a net benefit of \$2,492 as compared with expense of \$8,330 in the first quarter of 2005. The Company s effective income tax rate was approximately 41.4% in the first quarter of 2006 compared with 37.57% in the first quarter of 2005. The increase in the effective income tax rate was principally a result of higher state taxes resulting from recent tax developments in the states in which we operate combined with the tax benefit of equity based compensation expense as it relates to our net loss.

Net Income

Net loss in the first quarter of 2006 was \$3,527 compared with net income of \$13,844 in the first quarter of 2005, a decrease of \$17,371. Net loss per basic share and net loss per diluted share, were \$0.04 in the first quarter of 2006. Net income per basic share and net income per diluted share were \$0.15 in the same period of the prior year.

Earnings Per Share

Weighted average shares outstanding used to compute basic and diluted earnings per share decreased approximately 7.7% to 86,476 and 7.6% to 86,992, respectively, in the first quarter of 2006 compared with 93,696 and 94,138, respectively, in the first quarter of 2005. The decrease is principally attributable to the Company s stock repurchase program.

Liquidity and Capital Resources

The Company continually projects anticipated cash requirements, which may include share repurchases, dividends, potential acquisitions, capital expenditures, principal and interest payments on its outstanding and future indebtedness, and working capital requirements. Funding requirements have been financed through cash flow from operations, the issuance of common stock and the issuance of long-term debt.

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At March 31, 2006, the Company s principal sources of liquidity were its cash and cash equivalents of \$6,410 and available borrowings under its bank facility which is further described below.

The Company has and continues to expect to generate significant cash flows from operating activities. For the three month periods ended March 31, 2006 and 2005, net cash provided by operating activities was \$17,013 and \$57,288, respectively.

At March 31, 2006, the Company has an unsecured five-year \$120,000 term loan and a five-year \$180,000 revolving credit facility (referred to herein as the Facility), both of which mature in 2009. As of March 31, 2006, the Company had available borrowings of \$70,000 under its Facility. Interest on the Facility is payable at the prime rate plus an applicable margin of up to .25% or LIBOR plus an applicable margin of up to 1.25%, at the Company s option. The Company also has issued through a private placement \$150,000 of ten year Senior Unsecured Notes due November 30, 2012 (interest at a fixed rate of 5.26%) and \$50,000 of seven year Senior Unsecured Notes due November 30, 2009 (interest at a fixed rate of 4.64%). In addition, the Company has entered into fixed to floating interest rate swap agreements for 50% of the notional amount of its two Senior Unsecured Notes.

In conjunction with the Company s objective of enhancing shareholder value, the Company s Board of Directors authorized a stock repurchase program in 1999. Most recently, on April 29, 2004, the Company s Board of Directors authorized an additional \$300 million for such stock repurchase program, which gave the Company, as of April 29, 2004, authorization to repurchase up to \$402,023 of its common stock. Under its stock repurchase program, the Company purchased 750,000 shares of the Company s common stock in the first quarter of 2006, at a total cost of \$11,044. At the end of March 2006, the Company had authorization to repurchase up to an additional \$290,490 of its common stock.

On April 18, 2006, the Board of Directors declared a cash dividend of \$0.10 per share of issued and outstanding common stock and \$0.08 per share of issued and outstanding Class B stock payable on May 30, 2006 to all record holders as of May 19, 2006. Dividend payments totaling \$8,616 were made in the first quarter of 2006. The Company s business does not require, and is not expected to require, significant cash outlays for capital expenditures.

The Company continuously monitors its capital structure assessing available resources relative to its strategic objectives and operating performance. The Company believes that its cash, other liquid assets, operating cash flows and available bank borrowings, taken together, provide adequate resources to fund ongoing operating requirements.

New Accounting Standards and Interpretations Not Yet Adopted

There have been no material changes to the recent accounting pronouncements as previously reported in our Annual Report on Form 10-K for the fiscal year ended December 31, 2005.

Cautionary Statement Concerning Forward-Looking Statements and Factors Affecting Forward-Looking Statements

This quarterly report on Form 10-Q, including Item 2 Management s Discussion and Analysis of Results of Operations and Financial Condition, contains both historical and forward-looking statements. All statements other than statements of historical fact are, or may be deemed to be, 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, as amended (the Exchange Act). The Private Securities Litigation Reform Act of 1995 provides a safe harbor for forward-looking statements made by or on the behalf of the Company. Forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. These statements are not based on historical fact but rather are based on management s

views and assumptions concerning future events and results at the time the statements are made. No assurances can be given that management s expectations will come to pass. There may be additional risks, uncertainties and factors that the Company does not currently view as material or that are not necessarily known. Any forward-looking statements included in this document are only made as of the date of this document and the Company does not have any obligation to publicly update any forward-looking statement to reflect subsequent events or circumstances.

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A wide range of factors could materially affect future developments and performance including the following:

- § The Company is managed by CBS Radio under a Management Agreement, which expires on March 31, 2009. While the Company provides programming to all major radio station groups, the Company has affiliation agreements with most of CBS Radio s owned and operated radio stations, which in the aggregate, provide the Company with a significant portion of the audience that it sells to advertisers. In addition, the Company operates the CBS Radio Network and has purchased several other pieces of programming from CBS and its affiliates. Accordingly, the Company s operating performance could be materially adversely impacted by its inability to continue to renew, or a significant modification to, its agreements with CBS Corporation.
- § The Company competes in a highly competitive business. Its radio programming competes for audiences and advertising revenues directly with radio and television stations and other syndicated programming, as well as with such other media as newspapers, magazines, cable television, outdoor advertising and direct mail. Audience ratings and performance-based revenue arrangements are subject to change and any adverse change in a particular geographic area could have a material and adverse effect on the Company s ability to attract not only advertisers in that region, but national advertisers as well. Future operations are further subject to many factors, which could have an adverse effect upon the Company s financial performance. These factors include:

economic conditions, both generally and relative to the broadcasting industry;

advertiser spending patterns, including the notion that orders are being placed in close proximity to air, limiting visibility of demand;

the level of competition for advertising dollars;

technological changes and innovations;

fluctuations in programming costs;

shifts in population and other demographics;

changes in labor conditions; and

changes in governmental regulations and policies and actions of federal and state regulatory bodies.

Although the Company believes that its radio programming will be able to compete effectively and will continue to attract audiences and advertisers, there can be no assurance that the Company will be able to maintain or increase the current audience ratings and advertising revenues.

§ The radio broadcasting industry has experienced a significant amount of consolidation in recent years. As a result, certain major station groups, including CBS Radio and Clear Channel Communications, have emerged as powerful forces in the industry. Given the size and financial resources of these station groups, they may be able to develop their own programming as a substitute to that offered by the Company or, alternatively, they could seek to obtain programming from the Company s competitors. Any such occurrences, or merely the threat of such occurrences, could adversely affect the Company s ability to negotiate favorable terms with its station affiliates, to attract audiences and to attract advertisers. In addition, a major station group has recently announced plans to reduce overall amounts of commercial inventory broadcast on their radio stations.

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To the extent similar initiatives are adopted by other major station groups, this could adversely impact the amount of commercial inventory made available to the Company or increase the cost of such commercial inventory at the time of renewal of existing affiliate agreements.

- § Changes in U.S. financial and equity markets, including market disruptions and significant interest rate fluctuations, could impede the Company s access to, or increase the cost of, external financing for its operations and investments.
- § The Company believes relations with its employees and independent contractors are satisfactory. However, the Company may be adversely affected by future labor disputes, which may lead to increased costs or disruption of operations in any of the Company s business units.

This list of factors that may affect future performance and the accuracy of forward-looking statements are illustrative, but by no means all-inclusive or exhaustive. Accordingly, all forward-looking statements should be evaluated with the understanding of their inherent uncertainty.

Item 3. Qualitative and Quantitative Disclosures about Market Risk

In the normal course of business, the Company employs established policies and procedures to manage its exposure to changes in interest rates using financial instruments. The Company uses derivative financial instruments (fixed-to-floating interest rate swap agreements) for the purpose of hedging specific exposures and holds all derivatives for purposes other than trading. All derivative financial instruments held reduce the risk of the underlying hedged item and are designated at inception as hedges with respect to the underlying hedged item. Hedges of fair value exposure are entered into in order to hedge the fair value of a recognized asset, liability, or a firm commitment.

In order to achieve a desired proportion of variable and fixed rate debt, in December 2002, the Company entered into a seven-year interest rate swap agreement covering \$25 million notional value of its outstanding borrowing to effectively float the interest rate at three-month LIBOR plus 74 basis points and two ten-year interest rate swap agreements covering \$75 million notional value of its outstanding borrowing to effectively float the interest rate at three-month LIBOR plus 80 basis points.

These swap transactions allow the Company to benefit from short-term declines in interest rates. The instruments meet all of the criteria of a fair-value hedge. The Company has the appropriate documentation, including the risk management objective and strategy for undertaking the hedge, identification of the hedging instrument, the hedged item, the nature of the risk being hedged, and how the hedging instrument s effectiveness offsets the exposure to changes in the hedged item s fair value or variability in cash flows attributable to the hedged risk.

With respect to the borrowings pursuant to the Company s Facility, the interest rate on the borrowings is based on the prime rate plus an applicable margin of up to .25%, or LIBOR plus an applicable margin of up to 1.25%, as chosen by the Company. Historically, the Company has typically chosen the LIBOR option with a three month maturity. Every .25% change in interest rates has the effect of increasing or decreasing our annual interest expense by approximately \$5,000 for every \$2 million of outstanding debt. As of March 31, 2006, the Company had \$230 million outstanding under the Facility.

The Company continually monitors its positions with, and the credit quality of, the financial institutions that are counterparties to its financial instruments, and does not anticipate nonperformance by the counterparties.

The Company s receivables do not represent a significant concentration of credit risk due to the wide variety of customers and markets in which the Company operates.

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Item 4. Controls and Procedures

The Company s management, under the supervision and with the participation of the Company s Chief Executive Officer and Chief Financial Officer, carried out an evaluation of the effectiveness of the Company s disclosure controls and procedures as of the end of the most recent fiscal period (the Evaluation). Based upon the Evaluation, the Company s Chief Executive Officer and Chief Financial Officer concluded that the Company s disclosure controls and procedures (as defined in Exchange Act Rule 13a-15(e)) are effective in ensuring that information required to be disclosed by the Company in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified by the SEC s rules and forms.

In addition, there were no changes in our internal control over financial reporting during the first three months of 2006 that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

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PART II. OTHER INFORMATION

Item 1. Legal Proceedings

This item is not applicable.

Item 1A. Risk Factors

A restated description of the risk factors associated with our business is included under Cautionary Statement Concerning Forward-Looking Statements and Factors Affecting Forward-Looking Statements in Management s Discussion and Analysis of Financial Condition and Results of Operations, contained in Item 2 of Part I of this report. This description includes any material changes to and supersedes the description of the risk factors associated with our business previously disclosed in Item 1A of the Company s Annual Report on Form 10-K filed with the SEC on February 27, 2006 and is incorporated herein by reference.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

Below is a summary of Westwood One, Inc. s purchase of its common stock during the quarter ended March 31, 2006 under its existing stock purchase program which was publicly announced on September 23, 1999.

Issuer Purchases of Equity Securities

				Total Number of	Approximate Dollar Value of Shares
		Total	. D.	Shares Purchased as Part of Publicly	that May Yet Be Purchased Under the
		Number of Shares Purchased in	Average Price Paid	Announced Plan or	Plans or Programs
Pei	riod	Period	Per Share	Program	(A)
1/1/06	1/31/06	400,000	15.01	20,651,424	\$295,532,000
2/1/06	2/28/06	350,000	14.41	21,001,424	\$290,490,000
3/1/06	3/31/06			21,001,424	\$290,490,000
		750,000	\$14.73		

⁽A) Represents remaining authorization from the additional \$250 million repurchase authorization approved on February 24, 2004 and the additional \$300 million authorization approved on April 29, 2004.

On February 28, 2006, the Company paid a cash dividend of \$0.10 per outstanding share of common stock and \$0.08 per outstanding share of Class B stock. On April 18, 2006, the Board of Directors declared a cash dividend of \$0.10 per outstanding share of common stock and \$0.08 per outstanding share of Class B stock.

Items 3. Defaults Upon Senior Securities

None.

Item 4. Submission of Matters to a Vote of Security Holders

None.

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Item 5. Other Information

None.

Item 6. Exhibits

Exhibit

Number (A)	Description of Exhibit
3.1	Restated Certificate of Incorporation of the Company, as filed on October 25, 2002. (1)
3.2	Bylaws of Company as currently in effect. (2)
4.1	Note Purchase Agreement, dated as of December 3, 2002, between the Company and the Purchasers parties thereto. (3)
10.1* +	Letter Agreement, dated April 13, 2006, between the Company and Chuck I. Bortnick relating to Mr. Bortnick s separation from the Company
31.a*	Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.b*	Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.a**	Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.b**	Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

- * Filed herewith.
- ** Furnished herewith.
- + Indicates a management contract or compensatory plan.
- (A) The Company agrees to furnish supplementally a copy of any omitted schedule to the SEC upon request.
- (1) Filed as an exhibit to Company s quarterly report on Form 10-Q for the quarter ended September 30, 2002 and incorporated herein by reference.
- (2) Filed as an exhibit to Company s annual report on Form 10-K for the year ended December 31, 1994 and incorporated herein by reference.
- (3) Filed as an exhibit to Company s current report on Form 8-K dated December 3, 2002 and incorporated herein by reference.

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SIGNATURES

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.

WESTWOOD ONE, INC.

By: /S/ Peter Kosann

Name: Peter Kosann

Title: Chief Executive Officer

By: /S/ Andrew Zaref

Name: Andrew Zaref

Title: Chief Financial Officer

Date: May 4, 2006

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