# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

# **FORM 10-Q**

**Quarterly report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934** For the quarterly period ended June 30, 2018

or

to

□ Transition report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period from

**Commission File Number: 1-35106** 

# **AMC Networks Inc.**

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

11 Penn Plaza, New York, NY

(Address of principal executive offices)

27-5403694 (I.R.S. Employer

Identification No.)

10001 (Zip Code)

(212) 324-8500

(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  $\square$  No  $\square$ 

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

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company or an emerging growth company (as defined in Exchange Act Rule 12b-2).

Large accelerated filer	Accelerated filer	
Non-accelerated filer	Smaller reporting company	
	Emerging growth company	

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

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

The number of shares of common stock outstanding as of July 27, 2018:

Class A Common Stock par value \$0.01 per share	45,443,965
Class B Common Stock par value \$0.01 per share	11,484,408

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#### AMC NETWORKS INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (in thousands, except per share amounts) (unaudited)

		June 30, 2018	December 31, 2017			
ASSETS						
Current Assets:						
Cash and cash equivalents	\$	416,124	\$	558,783		
Accounts receivable, trade (including amounts due from related parties, net, less allowance for doubtful accounts of \$9,582 and \$9,691)		818,730		775,891		
Current portion of program rights, net		462,866		453,450		
Prepaid expenses and other current assets		110,437		91,726		
Total current assets		1,808,157		1,879,850		
Property and equipment, net of accumulated depreciation of \$280,301 and \$259,919		214,054		183,514		
Program rights, net		1,218,682		1,319,279		
Deferred carriage fees, net		23,671		29,924		
Intangible assets, net		479,163		457,242		
Goodwill		710,047		695,158		
Deferred tax asset, net		27,547		20,081		
Other assets		592,046		447,937		
Total assets	\$	5,073,367	\$	5,032,985		
LIABILITIES AND STOCKHOLDERS' EQUITY						
Current Liabilities:						
Accounts payable	\$	105,015	\$	102,197		
Accrued liabilities		216,481		263,076		
Current portion of program rights obligations		347,076		327,549		
Deferred revenue		62,191		46,433		
Current portion of capital lease obligations		4,630		4,847		
Total current liabilities		735,393	<u> </u>	744,102		
Program rights obligations		442,665		534,980		
Long-term debt		3,103,056		3,099,257		
Capital lease obligations		23,739		26,277		
Deferred tax liability, net		149,599		109,698		
Other liabilities		173,756		136,122		
Total liabilities		4,628,208	<u> </u>	4,650,436		
Commitments and contingencies			. <u> </u>			
Redeemable noncontrolling interests		249,739		218,604		
Stockholders' equity:			·			
Class A Common Stock, \$0.01 par value, 360,000 shares authorized, 63,235 and 62,721 shares issued and 45,444 and 49,601 shares outstanding, respectively		632		627		
Class B Common Stock, \$0.01 par value, 90,000 shares authorized, 11,484 shares issued and outstanding		115		115		
Preferred stock, \$0.01 par value, 45,000 shares authorized; none issued		_		_		
Paid-in capital		215,989		191,303		
Accumulated earnings		1,045,806		766,725		
Treasury stock, at cost (17,791 and 13,120 shares Class A Common Stock, respectively)		(951,850)		(709,440)		
Accumulated other comprehensive loss		(144,793)		(114,386)		
Total AMC Networks stockholders' equity		165,899		134,944		
Non-redeemable noncontrolling interests		29,521		29,001		
Total stockholders' equity		195,420		163,945		
Total liabilities and stockholders' equity	\$	5,073,367	\$	5,032,985		
Total haddities and stockholders equity	φ	3,073,307	φ	5,052,905		

See accompanying notes to condensed consolidated financial statements.

# AMC NETWORKS INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF INCOME (in thousands, except per share amounts) (unaudited)

	Three Months Ended June 30,				Six Months Ended June 30,			
		2018		2017		2018		2017
Revenues, net (including revenues, net from related parties of \$1,547, \$1,512, \$3,174 and \$3,079, respectively)	\$	761,385	\$	710,545	\$	1,502,208	\$	1,430,734
Operating expenses:								
Technical and operating (excluding depreciation and amortization)		376,809		334,845		697,174		633,457
Selling, general and administrative (including charges from related parties of \$206, \$415, \$668 and \$989, respectively)		171,376		162,273		337,825		325,982
Depreciation and amortization		21,669		20,606		42,023		44,099
Impairment and related charges		_		17,112				17,112
Restructuring expense (credit)				(81)				2,623
Total operating expenses		569,854		534,755		1,077,022		1,023,273
Operating income		191,531		175,790		425,186		407,461
Other income (expense):								
Interest expense		(39,265)		(30,718)		(77,470)		(61,217)
Interest income		5,332		3,767		10,351		7,259
Miscellaneous, net		(14,719)		18,980		2,227		30,028
Total other income (expense)		(48,652)		(7,971)		(64,892)		(23,930)
Income from operations before income taxes		142,879		167,819		360,294		383,531
Income tax expense		(32,547)		(60,193)		(89,426)		(133,275)
Net income including noncontrolling interests		110,332		107,626		270,868		250,256
Net income attributable to noncontrolling interests		(4,151)		(5,028)		(7,817)		(11,442)
Net income attributable to AMC Networks' stockholders	\$	106,181	\$	102,598	\$	263,051	\$	238,814
Net income per share attributable to AMC Networks' stockholders:								
Basic	\$	1.84	\$	1.55	\$	4.43	\$	3.56
Diluted	\$	1.82	\$	1.54	\$	4.38	\$	3.52
Weighted average common shares:								
Basic		57,758		66,224		59,354		67,117
Diluted		58,387		66,789		60,044		67,771

See accompanying notes to condensed consolidated financial statements.

# AMC NETWORKS INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (in thousands) (unaudited)

	Three Months Ended June 30,				Six Months Ended June 30,			
	 2018		2017		2018		2017	
Net income including noncontrolling interests	\$ 110,332	\$	107,626	\$	270,868	\$	250,256	
Other comprehensive income (loss):								
Foreign currency translation adjustment	7,780		37,820		26,585		47,684	
Unrealized gain (loss) on interest rate swaps	—		(180)				139	
Unrealized gain (loss) on available for sale securities	—		(1,083)		—		2,938	
Other comprehensive income, before income taxes	 7,780		36,557		26,585		50,761	
Income tax expense	—		465				(1,132)	
Other comprehensive income, net of income taxes	 7,780		37,022		26,585		49,629	
Comprehensive income	 118,112		144,648		297,453		299,885	
Comprehensive income attributable to noncontrolling interests	(2,173)		(6,559)		(6,736)		(13,364)	
Comprehensive income attributable to AMC Networks' stockholders	\$ 115,939	\$	138,089	\$	290,717	\$	286,521	

See accompanying notes to condensed consolidated financial statements.

# AMC NETWORKS INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (in thousands) (unaudited)

	Six Months	Ended June 30,
	2018	2017
sh flows from operating activities:		
Net income including noncontrolling interests	\$ 270,868	\$ 250,25
Adjustments to reconcile net income to net cash from operating activities:		
Depreciation and amortization	42,023	44,09
Impairment and related charges	—	17,1
Share-based compensation expense related to equity classified awards	35,072	27,59
Amortization and write-off of program rights	468,957	433,02
Amortization of deferred carriage fees	8,803	8,8
Unrealized foreign currency transaction gain	(1,866)	(8,1
Unrealized gain on derivative contracts, net	(17,322)	(21,7
Amortization of deferred financing costs and discounts on indebtedness	3,800	4,5
Bad debt expense	1,924	2,2
Deferred income taxes	29,290	11,9
Other, net	6,944	(3,6
Changes in assets and liabilities:		
Accounts receivable, trade (including amounts due from related parties, net)	(40,419)	(43,5
Prepaid expenses and other assets	(12,377)	(31,1
Program rights and obligations, net	(471,385)	(458,4
Income taxes payable	(1,829)	(10,0
Deferred revenue	4,392	(9,9
Deferred carriage fees, net	(2,448)	(3,3
Accounts payable, accrued liabilities and other liabilities	(45,850)	(43,5
Net cash provided by operating activities	278,577	165,9
h flows from investing activities:		
Capital expenditures	(37,402)	(39,9
Return of capital from investees	347	
Investment in and loans to investees	(87,488)	(43,0
Payments for acquisition of a business, net of cash acquired	(34,879)	
Net cash used in investing activities	(159,422)	(82,9
h flows from financing activities:		_
Principal payments on long-term debt		(110,9
Deemed repurchases of restricted stock units	(15,734)	(13,3
Purchase of treasury stock	(242,409)	(244,3
Proceeds from stock option exercises	4,317	
Principal payments on capital lease obligations	(2,625)	(2,5
Distributions to noncontrolling interests	(6,967)	(12,9
Net cash used in financing activities	(263,418)	(384,1
decrease in cash and cash equivalents from operations	(144,263)	(301,1
ect of exchange rate changes on cash and cash equivalents	1,604	9,2
sh and cash equivalents at beginning of period	558,783	481,3
sh and cash equivalents at end of period	\$ 416,124	\$ 189,4

See accompanying notes to condensed consolidated financial statements.

#### Note 1. Description of Business and Basis of Presentation

#### **Description of Business**

AMC Networks Inc. ("AMC Networks") and its subsidiaries (collectively referred to as the "Company") own and operate entertainment businesses and assets. The Company is comprised of two operating segments:

- National Networks: Includes activities of our five national programming networks, AMC Studios operations and AMC Broadcasting & Technology. Our national programming networks are AMC, WE tv, BBC AMERICA, IFC and SundanceTV in the U.S.; and AMC and IFC in Canada. Our AMC Studios operations produces original programming for our programming networks and also licenses such program rights worldwide. AMC Networks Broadcasting & Technology is our technical services business, which primarily services most of the national programming networks.
- International and Other: Principally includes AMC Networks International (AMCNI), the Company's international programming businesses consisting of a portfolio of channels in Europe, Latin America, the Middle East and parts of Asia and Africa; IFC Films, the Company's independent film distribution business; Levity Entertainment Group ("Levity") (acquired April 20, 2018), our production services and comedy venues company; and our subscription streaming services, Sundance Now and Shudder. AMCNI DMC, the broadcast solutions unit of certain networks of AMCNI and third-party networks is included through the date sold, July 12, 2017.

#### **Basis of Presentation**

#### Principles of Consolidation

These unaudited condensed consolidated financial statements include the accounts of AMC Networks and its majority owned or controlled subsidiaries. All intercompany transactions and balances have been eliminated in consolidation.

Investments in business entities in which the Company lacks control but does have the ability to exercise significant influence over operating and financial policies are accounted for using the equity method of accounting.

#### Unaudited Interim Financial Statements

These condensed consolidated financial statements have been prepared in accordance with U.S. generally accepted accounting principles ("GAAP") for interim financial information and Article 10 of Regulation S-X of the Securities and Exchange Commission ("SEC"), and should be read in conjunction with the Company's consolidated financial statements and notes thereto for the year ended December 31, 2017 contained in the Company's Annual Report on Form 10-K ("2017 Form 10-K") filed with the SEC. The condensed consolidated financial statements presented in this Quarterly Report on Form 10-Q are unaudited; however, in the opinion of management, such financial statements reflect all adjustments, consisting solely of normal recurring adjustments, necessary for a fair presentation of the results for the interim periods presented.

The results of operations for interim periods are not necessarily indicative of the results that might be expected for future interim periods or for the full year ending December 31, 2018.

#### Program Rights

The Company periodically reviews the programming usefulness of its licensed and owned original program rights based on a series of factors, including expected future revenue generation from airings on the Company's networks and other exploitation opportunities, ratings, type and quality of program material, standards and practices, and fitness for exhibition through various forms of distribution. If it is determined that film or other program rights have limited, or no, future programming usefulness, a write-off of the unamortized cost is included in technical and operating expense. Program rights write-offs were \$3.9 million and \$1.4 million for the three months ended June 30, 2018 and June 30, 2017, respectively. Program rights write-offs were \$9.2 million and \$1.8 million for the six months ended June 30, 2017, respectively.

#### Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements; and the reported amounts of revenues and expenses during the reported period. Actual results could differ from those estimates. Significant estimates and judgments inherent in the preparation of the consolidated financial statements include derivative assets and liabilities, certain stock compensation awards, the useful lives and methodologies used to amortize and assets recoverability of program rights, the estimated useful lives of intangible assets, valuation and recoverability of goodwill and intangible assets and income tax assets and liabilities.

#### Financial Assets and Liabilities

The Company adopted Accounting Standards Update ("ASU") No. 2016-01 *Financial Instruments-Recognition and Measurement of Financial Assets and Financial Liabilities* on January 1, 2018, which requires that investments in equity securities (excluding equity method investments) be measured at fair value with changes in fair value recognized in earnings. Under prior accounting guidance, changes in fair value of available-for-sale equity securities were recorded in other comprehensive income. The adoption did not have a significant impact to these condensed consolidated financial statements.

# Adoption of New Revenue Recognition Standard

The Company adopted ASU No. 2014-09, *Revenue from Contracts with Customers (Topic 606)* on January 1, 2018, using the modified retrospective method for all contracts not completed as of the date of adoption. The reported results as of and for the three and six month periods ended June 30, 2018 reflect the application of the new standard, while the reported results for 2017 have not been adjusted to reflect the new standard and were prepared under prior revenue recognition accounting guidance.

The adoption of the new standard did not result in significant changes in the way the Company records distribution and advertising revenues. However, as a result of applying the new standard, there are certain components of the Company's distribution revenues where the new standard generally results in earlier recognition of revenue compared to its historical policies due to: (i) the requirement to estimate and recognize variable consideration prior to such amounts becoming fixed and determinable, (ii) recognition of royalties in the period of usage, and (iii) recognition of certain arrangements with minimum guarantees on a time-based (straight-line) basis. See Note 2 for more information. As a result of adopting Topic 606, the Company recorded an increase to opening retained earnings of approximately \$12.8 million, net of tax, as of January 1, 2018.

The following table provides changes to the opening balances of current assets, total assets, current liabilities and total liabilities resulting from the adoption of the new guidance.

(In thousands)	Γ	December 31, 2017		Impact of Adoption	January 1, 2018		
Current assets	\$	\$ 1,879,850		\$ 3,658		1,883,508	
Total assets		5,032,985		19,899		5,052,884	
Current liabilities		744,102		835		744,937	
Total liabilities		4,650,436		7,115		4,657,551	

The amount by which each financial statement line item has been affected in the current reporting period by the application of Topic 606 compared to historical policies is not material, therefore, comparative disclosures have been omitted.

#### **Recently Issued Accounting Pronouncements**

In February 2016, the Financial Accounting Standards Board ("FASB") issued ASU No. 2016-02, *Leases (Topic 842)*. ASU 2016-02 requires lessees to record most of their leases on the balance sheet, which will be recognized as a right-of-use asset and a lease liability. The Company will be required to classify each separate lease component as an operating or finance lease at the lease commencement date. Initial measurement of the right-of-use asset and lease liability is the same for operating and finance leases, however expense recognition and amortization of the right-of-use asset differs. Operating leases will reflect lease expense on a straight-line basis similar to current operating leases. The straight-line expense will reflect the interest expense on the lease liability (effective interest method) and amortization of the right-of-use asset, which will be presented as a single line item in the operating expense section of the income statement. Finance leases will reflect a front-loaded expense pattern similar to the pattern for current capital leases. ASU 2016-02 is effective for the first quarter of 2019, with early adoption permitted. The Company is currently determining its implementation approach and assessing the impact the adoption will have on its consolidated financial statements.

#### Note 2. Revenue Recognition

Revenue is recognized when, or as, performance obligations under the terms of a contract are satisfied, which generally occurs when, or as, control of the promised products or services is transferred to customers. Revenue is measured as the amount of consideration the Company expects to receive in exchange for transferring products or services to a customer ("transaction price"). To the extent the transaction price includes variable consideration, the Company estimates the amount of variable consideration that should be included in the transaction price utilizing the most likely amount to which the Company expects to be entitled. Variable consideration is included in the transaction price if, in the Company's judgment, it is probable that a significant future reversal of cumulative revenue under the contract will not occur. Estimates of variable consideration and determination of whether to include estimated amounts in the transaction price are based largely on an assessment of the Company's anticipated

performance and all information that is reasonably available. Amounts collected on behalf of others (including taxes), where the Company is an agent, are excluded from revenue.

When determining the transaction price of a contract, an adjustment is made if payment from a customer occurs either significantly before or significantly after performance, resulting in a significant financing component. Applying a practical expedient in the new standard, the Company does not assess whether a significant financing component exists if the period between when the Company performs its obligations under the contract and when the customer pays is one year or less.

Contracts with customers may contain multiple performance obligations. For such arrangements, the transaction price is allocated to each performance obligation based on the estimated relative standalone selling prices of the promised products or services underlying each performance obligation. The Company determines standalone selling prices based on the price at which the performance obligation is sold separately. If the standalone selling price is not observable through past transactions, the Company estimates the standalone selling price considering available information such as market conditions and internal pricing guidelines related to the performance obligations.

Contracts may be modified to account for changes in contract specifications and requirements. Contract modifications exist when the modification either creates new or changes existing enforceable rights and obligations. The effect of a contract modification on the transaction price and measure of progress for the performance obligation to which it relates, is recognized as an adjustment to revenue (either as an increase in or a reduction of revenue) on a cumulative catch-up basis.

The Company primarily earns revenue from the distribution of its programming services, including licensing of its programming and other content, and advertising. The Company's revenue recognition policies that summarize the nature, amount, timing and uncertainty associated with each major source of revenue from contracts with customers is described below.

#### Distribution

The majority of the Company's distribution revenues relate to sales-based and usage-based royalties which are recognized on the later of (i) when the subsequent sale or usage occurs and (ii) when the performance obligation to which some or all of the sales-based or usage-based royalty has been allocated has been satisfied or partially satisfied. Occasionally, the Company incurs costs to obtain a distribution contract and these costs are amortized over the period of the related distribution contract as a reduction of revenue.

Subscription fee revenue: Subscription fees are earned from cable and other multichannel video programming distribution platforms, including direct broadcast satellite ("DBS"), platforms operated by telecommunications providers and virtual multichannel video programming distributors (collectively "distributors"), for the rights to use the Company's network programming under multi-year contracts, commonly referred to as "affiliation agreements." The Company's performance obligations under affiliation agreements are satisfied as the Company provides its programming over the term of the agreement. The transaction price is represented by subscription fees that are generally based upon (i) contractual rates applied to the number of the distributor's subscribers who receive or can receive our programming ("rate-per-subscriber"), or (ii) fixed contractual monthly fees ("fixed fee").

For rate-per-subscriber agreements, the Company applies the sales-based or usage-based royalty guidance, and accordingly, recognizes revenue in the period of the distributor's usage, based on the subscription fee earned during the period.

Fixed fee affiliation agreements are generally billed in monthly installments, and such amounts may vary over the term of the contract. In cases where the invoice amount corresponds directly with the value to the affiliate of the performance to-date, the Company recognizes revenue based on the invoiced amount. In cases where changes in fees during the contract term do not correspond directly to the value of the performance to-date (for example, if the fees vary over the contract term due to a significant financing or credit risk component), the Company recognizes the total amount of fixed transaction price over the contract period using a time-based (e.g., straight-line) measure of progress.

Certain of the Company's fixed fee affiliation agreements contain guaranteed minimum fees that are recoupable during the term of the agreement, and variable fees based on rates-per-subscriber after the guaranteed minimum is recouped. The Company recognizes revenue for the fixed consideration over the minimum guarantee period and recognizes variable fees only when cumulative consideration exceeds the minimum guarantee.

Subscription revenue from the Company's direct-to-consumer subscription streaming services is recognized as the streaming service is provided to customers.

Content licensing revenue: The Company licenses its original programming content to certain distributors under subscription video on-demand ("SVOD"), pay-per-view ("PPV") and electronic sell-through ("EST") arrangements. Under these arrangements, our performance obligation is to provide the distributor the right to use our programming as it exists at a point in time.

For SVOD arrangements, the Company adjusts the transaction price for the time value of money in cases where license fees are paid over several years. SVOD licensing revenue is recognized at the later of the beginning of the license period, or when we provide the programming to the distributor. The Company recognizes a contract asset for the difference between the revenue recognized and the amount we are permitted to invoice.

For PPV and EST license fee arrangements, the Company applies the sales-based or usage-based royalty guidance and recognizes revenue in the period of end-customer purchases, based on the fees earned during the period.

The Company also licenses trademarks, logos, brands, derivative character copyrights, etc. under multi-year arrangements. Under these arrangements, the Company may receive a non-refundable minimum guarantee that is recoupable against a volume-based royalty throughout the term of the agreement. The Company adjusts the transaction price for the time value of money in cases where license fees are paid over several years. The Company recognizes revenue for the minimum guarantee on a straight-line basis over the term of the agreement, and recognizes variable fees only when cumulative consideration exceeds the minimum guarantee.

For production services arrangements, the Company recognizes revenue based on the percentage of cost incurred to total estimated cost of the contract.

The Company's payment terms vary by the type and location of customer. Generally, payment terms are 30-45 days after revenue is earned. In certain limited circumstances, agreements with customers have payment terms in excess of one-year after satisfaction of the performance obligation.

#### Advertising

The Company generates revenues from the sale of advertising time on its networks. In such arrangements, the Company generally promises to air a certain number of commercials (spots) and to generate guaranteed viewer ratings for an audience demographic (impressions) over a period that generally does not exceed one year. The promise to deliver impressions by airing spots represents the Company's performance obligation. Advertising revenues are recognized, net of agency commissions, as commercials are aired, to the extent that guaranteed viewer ratings are achieved. A contract liability is recognized to the extent the guaranteed viewer ratings are not met, and is subsequently recognized as revenue either when the Company provides the required additional advertising or the guarantee obligation contractually expires, which is generally within one year. Generally, payment terms are 30 days after revenue is earned.

#### **Transaction Price Allocated to Future Performance Obligations**

The new standard requires disclosure of the aggregate amount of transaction price that is allocated to performance obligations that have not yet been satisfied as of June 30, 2018. However, the guidance does not apply to sales-based or usage-based royalty arrangements and also provides certain practical expedients that allow companies to omit this disclosure requirement for (i) contracts with an original expected length of one year or less, (ii) contracts for which revenue is recognized at the amount to which the Company has the right to invoice for services performed and (iii) variable consideration related to a wholly unsatisfied performance obligation.

As of June 30, 2018, other than contracts for which the Company has applied the practical expedients, the aggregate amount of transaction price allocated to remaining performance obligations was not material to our consolidated revenues.

#### **Contract Balances from Contracts with Customers**

The timing of revenue recognition, billings and cash collections results in billed receivables, contract assets and contract liabilities on the Consolidated Balance Sheet.

For certain types of contracts with customers, the Company may recognize revenue in advance of the contractual right to invoice the customer, resulting in an amount recorded to contract assets. Once the Company has an unconditional right to consideration under a contract, the contract assets are reclassified to account receivables.

When consideration is received, or such consideration is unconditionally due, from a customer prior to transferring goods or services to the customer under the terms of a contract, a contract liability is recorded. Contract liabilities are recognized as revenue when, or as, control of the products or services is transferred to the customer and all revenue recognition criteria have been met. The primary source of the Company's contract liabilities relates to advertising sales arrangements and content licensing arrangements. As noted above, the Company's programming networks generally guarantee viewer ratings for its programming. If these guaranteed viewer ratings are not met, the Company is required to provide additional advertising units to the advertiser. For these types of arrangements, a portion of the related revenue is deferred if the guaranteed ratings are not met, representing a contract liability, and is subsequently recognized either when the Company provides the required additional advertising time or the guarantee obligation contractually expires. In certain content licensing arrangements, payment may be received in advance of a distributor's

ability to exhibit a program. Such payments are recorded as a contract liability and subsequently recognized when the program becomes available for exhibition.

The following table provides information about receivables, contract assets, and contract liabilities from contracts with customers.

(In thousands)	June 30, 2018		]	December 31, 2017 <sup>(a)</sup>
Balances from contracts with customers:				
Accounts receivable (including long-term, included in Other assets)	\$	1,019,499	\$	926,089
Contract assets, short-term (included in Other current assets)		5,460		—
Contract assets, long-term (included in Other assets)		6,598		_
Contract liabilities (Deferred revenue)		62,191		46,433

(a) As noted above, prior period amounts have not been adjusted under the modified retrospective method.

Revenue recognized for the six months ended June 30, 2018 relating to the contract liability at December 31, 2017 was \$27.7 million.

# Note 3. Net Income per Share

The following is a reconciliation between basic and diluted weighted average shares outstanding:

	Three Months E	nded June 30,	Six Months E	nded June 30,	
(In thousands)	2018	2017	2018	2017	
Basic weighted average common shares outstanding	57,758	66,224	59,354	67,117	
Effect of dilution:					
Stock options	5		3	—	
Restricted stock units	624	565	687	654	
Diluted weighted average common shares outstanding	58,387	66,789	60,044	67,771	

Approximately 1.5 million and 1.0 million restricted stock units outstanding as of June 30, 2018 and June 30, 2017, respectively, have been excluded from diluted weighted average common shares outstanding since a performance condition for these awards was not met in each of the respective periods. As of June 30, 2017, there were approximately 0.4 million stock options that would have been anti-dilutive to the diluted weighted average common shares outstanding.

#### Stock Repurchase Program

On March 7, 2016, the Company announced that its Board of Directors authorized a program to repurchase up to \$500 million of its outstanding shares of common stock (the "Stock Repurchase Program"). On June 6, 2017, the Board of Directors approved an increase of \$500 million and on June 13, 2018, the Board of Directors approved an additional increase of \$500 million in the amount authorized for a total of \$1.5 billion authorized under the Stock Repurchase Program. The Stock Repurchase Program has no pre-established closing date and may be suspended or discontinued at any time. For the six months ended June 30, 2018, the Company repurchased 4.7 million shares of its Class A common stock at an average purchase price of approximately \$51.89 per share. As of June 30, 2018, the Company has \$600.1 million available for repurchase under the Stock Repurchase Program.

#### **Note 4. Business Combinations**

#### Levity Entertainment Group LLC

On April 20, 2018, the Company acquired a 57% controlling interest in Levity Entertainment Group LLC ("Levity"), a media company that owns and operates comedy venues as well as produces original content for distribution, for a total purchase price of \$48.4 million. The purchase price consisted of \$35.0 million payment for the outstanding Class B Common Units of Levity and the acquisition of Series L Preferred Units for \$13.4 million. The Company views this acquisition as complementary to its business and programming content strategy.

The Company accounted for the acquisition of Levity using the acquisition method of accounting. The acquisition method of accounting requires, among other things, that the assets acquired and liabilities assumed in a business combination be measured at their estimated respective fair values as of the closing date of the acquisition. Goodwill recognized in connection with this

transaction represents primarily the potential economic benefits that the Company believes may arise from the acquisition. The goodwill associated with the Levity acquisition is generally deductible for tax purposes.

The acquisition accounting for Levity as reflected in these condensed consolidated financial statements is preliminary and based on current estimates and currently available information, and is subject to revision based on final determinations of fair value and final allocations of purchase price to the identifiable assets and liabilities acquired. The primary estimated fair values that are not yet finalized relate to the valuation of property and equipment, intangible assets, other assets, current liabilities, and redeemable noncontrolling interests.

The following table summarizes the preliminary valuation of the tangible and identifiable intangible assets acquired and liabilities assumed (in thousands).

Cash paid for controlling interest	\$ 48,350
Redeemable noncontrolling interest	30,533
	\$ 78,883
Allocation to net assets acquired:	
Cash	13,471
Other current assets	17,251
Property and equipment	20,663
Intangible assets	45,613
Other noncurrent assets	3,306
Current liabilities	(23,951)
Noncurrent liabilities	(21,394)
Noncontrolling interests acquired	(1,354)
Fair value of net assets acquired	 53,605
Goodwill	25,278
	\$ 78,883

Unaudited Pro forma financial information

The following unaudited pro forma financial information is based on (i) the historical financial statements of AMC Networks and (ii) the historical financial statements of Levity and is intended to provide information about how the acquisition may have affected the Company's historical consolidated financial statements if it had occurred as of January 1, 2017. The unaudited pro forma information has been prepared for comparative purposes only and includes adjustments for estimated additional depreciation and amortization expense as a result of tangible and identifiable intangible assets acquired. The pro forma information is not necessarily indicative of the results of operations that would have been achieved had the acquisition taken place on the date indicated or that may result in the future.

(In thousands)		Unaudited Pro rmation for the Jun	a Financial months ended	Unaudited Pro Forma Financial Information for the six months ended June 30,				
		2018 2017		2017		2018	2017	
Revenues, net	\$	772,078	\$	741,058	\$	1,552,633	\$	1,491,746
Income from operations, net of income taxes	\$	105,291	\$	103,287	\$	261,809	\$	239,447
Net income per share, basic	\$	1.82	\$	1.56	\$	4.41	\$	3.57
Net income per share, diluted	\$	1.80	\$	1.55	\$	4.36	\$	3.53

Revenues, net and operating income attributable to Levity of \$29.6 million and \$1.2 million, respectively are included in the consolidated statement of income from the acquisition date, April 20, 2018, to June 30, 2018. For the six months ended June 30, 2018, the Company incurred acquisition related costs of \$1.2 million which are included in selling, general and administrative expense.

#### Note 5. Investments

#### **Equity Method Investments**

The Company holds several investments and loans in non-consolidated entities. Equity method investments were \$93.7 million at June 30, 2018 and \$61.3 million at December 31, 2017.

RLJE

On January 5, 2018, a subsidiary of the Company entered into a Stock Purchase Agreement (the "Stock Purchase Agreement") with JH Partners Evergreen Fund, L.P., Forrestal, LLC, JH Investment Partners III, L.P., and JH Investment Partners GP Fund III, LLC (collectively, "JH Partners"). Under the terms of the Stock Purchase Agreement, the Company purchased (i) 678,095 shares of common stock of RLJ Entertainment, Inc., ("RLJE"), (ii) 747,945 warrants to purchase shares of common stock of RLJE with an adjusted exercise price of \$1.50 per share issued, and (iii) 7,479.432 shares of Series D-1 preferred stock of RLJE. The total purchase price was \$17.2 million.

On February 26, 2018, the Company delivered a letter to RLJE pursuant to which the Company proposed to acquire all of the outstanding shares of RLJE not currently owned by the Company or entities affiliated with Robert L. Johnson for a purchase price of \$4.25 per share in cash. Through this offer, the Company intends for RLJE to become a majority-owned subsidiary of the Company, with a minority stake held by Mr. Johnson.

On July 29, 2018, the Company, Digital Entertainment Holdings LLC, a wholly owned subsidiary of the Company ("DEH"), and River Merger Sub Inc., a owned subsidiary of DEH ("Merger Sub"), and RLJE entered into an Agreement and Plan of Merger (the "Merger Agreement") pursuant to which the Company has agreed to acquire all of the outstanding shares of RLJE not currently owned by the Company or entities affiliated with Robert L. Johnson for a purchase price of approximately \$65.3 million, or \$6.25 per share in cash. The Merger Agreement provides that, upon the terms and subject to the conditions set forth therein, Merger Sub will merge with and into RLJE, with RLJE continuing as the surviving corporation and a subsidiary of DEH (the "Merger").

Pursuant to the Merger Agreement, at the effective time of the Merger (the "Effective Time"), each share of RLJE's common stock, par value \$0.001 per share (the "RLJE Common Stock"), issued and outstanding immediately prior to the Effective Time, except for certain excluded shares (which include shares beneficially owned by the Company, DEH and their affiliates), will be automatically converted into the right to receive \$6.25 in cash without interest (the "Per Share Merger Consideration"). The Merger Agreement also includes provisions for the payment at the Effective Time of consideration, calculated based on the amount of the Per Share Merger Consideration, to the holders of outstanding RLJE preferred stock who elect to receive such cash consideration and holders of warrants to purchase RLJE Common Stock, except for certain excluded shares (which include shares beneficially owned by the Company, DEH and their affiliates). Such holders of outstanding RLJE preferred stock will be entitled to receive \$7.81 per underlying share of RLJE Common Stock, in accordance with the terms of the RLJE preferred stock, if they elect cash as their consideration. Such holders of outstanding warrants will be paid the difference between \$6.25 and the per share exercise price of their warrants.

The Merger Agreement contains certain customary termination rights for DEH and RLJE and further provides that (i) a termination fee equal to \$6.75 million will be payable to DEH by RLJE in connection with termination of the Merger Agreement due to a change of recommendation by the Special Committee of the RLJE board of directors (the "RLJE Special Committee") to accept a Superior Proposal (as defined in the Merger Agreement) and (ii) the documented, out-of-pocket expenses of DEH incurred in connection with the Merger Agreement up to a maximum of \$3 million will be payable to DEH by RLJE in connection with the Merger Agreement due to a change of recommendation by the RLJE Special Committee as a result of an Intervening Event (as defined in the Merger Agreement).

Consummation of the Merger is subject to customary conditions, including conditions relating to (i) the approval of the Merger Agreement by the requisite vote of the RLJE stockholders, (ii) the absence of any order, law or other legal restraint preventing or making unlawful the consummation of the Merger and (iii) the absence of a Material Adverse Effect (as defined in the Merger Agreement) that remains in effect.

Robert L. Johnson will hold a minority stake in DEH following the Merger. Simultaneously with the execution of the Merger Agreement, DEH has entered into separate arrangements with Mr. Johnson related to the contribution of his RLJE securities to DEH immediately prior to the Merger, his vote for and support of the Merger and governance matters following the Merger.

# **Marketable Equity Securities**

The Company classifies publicly traded investments with readily determinable fair values that are not accounted for under the equity method as marketable equity securities. Marketable equity securities are recorded at cost and adjusted to fair value at each reporting period. The changes in fair value between measurement dates are recorded in realized and unrealized gains (losses) on equity securities, included in Miscellaneous, net in the condensed consolidated statement of income.

Investments in marketable equity securities were \$7.8 million at June 30, 2018 and \$10.7 million at December 31, 2017 and are included in Other assets in the condensed consolidated balance sheet.

#### **Non-marketable Equity Securities**

The Company classifies investments without readily determinable fair values that are not accounted for under the equity method as non-marketable equity securities. The accounting guidance requires non-marketable equity securities to be recorded at cost and adjusted to fair value at each reporting period. However, the guidance allows for a measurement alternative, which is to record the investments at cost, less impairment, if any, and subsequently adjust for observable price changes of identical or similar investments of the same issuer. The Company applies this measurement alternative to its non-marketable equity securities. When an observable event occurs, the Company estimates the fair values of its non-marketable equity securities based on Level 2 inputs that are derived from observable price changes of similar securities adjusted for insignificant differences in rights and obligations. The changes in value are recorded in realized and unrealized gains (losses) on equity securities, included in Miscellaneous, net in the condensed consolidated statement of income.

On March 5, 2018, the Company made an investment in fuboTV Inc. of \$25.0 million, and on April 6, 2018, the Company provided a senior secured term loan to fuboTV Inc. of \$25.0 million with a maturity date of April 6, 2023.

In June 2018, the Company recognized an impairment charge of \$10.0 million related to the partial write-down of one of its non-marketable equity securities.

Investments in non-marketable equity securities were \$72.2 million at June 30, 2018 and \$46.8 million at December 31, 2017 and are included in Other assets in the condensed consolidated balance sheet.

#### Note 6. Goodwill and Other Intangible Assets

The carrying amount of goodwill, by operating segment is as follows:

	International								
(In thousands)	National Networks			and Other		Total			
December 31, 2017	\$	239,759	\$	455,399	\$	695,158			
Additions		—		25,278		25,278			
Amortization of "second component" goodwill		(656)		—		(656)			
Foreign currency translation		—		(9,733)		(9,733)			
June 30, 2018	\$	239,103	\$	470,944	\$	710,047			

The increase in the carrying amount of goodwill for the International and Other segment relates to the acquisition of Levity (see Note 4).

The reduction of \$0.7 million in the carrying amount of goodwill for the National Networks is due to the realization of a tax benefit for the amortization of "second component" goodwill at SundanceTV. Second component goodwill is the amount of tax deductible goodwill in excess of goodwill for financial reporting purposes. In accordance with the authoritative guidance at the time of the SundanceTV acquisition, the tax benefits associated with this excess are applied to first reduce the amount of goodwill, and then other intangible assets for financial reporting purposes, if and when such tax benefits are realized in the Company's tax returns.

The following tables summarize information relating to the Company's identifiable intangible assets:

(In thousands)	Accumulated Gross Amortization			Net	Estimated Useful Lives
Amortizable intangible assets:					
Affiliate and customer relationships	\$ 548,389	\$	(181,307)	\$ 367,082	6 to 25 years
Advertiser relationships	46,282		(15,509)	30,773	11 years
Trade names	71,493		(15,353)	56,140	15 to 20 years
Other amortizable intangible assets	11,390		(6,122)	5,268	2 to 15 years
Total amortizable intangible assets	 677,554		(218,291)	459,263	
Indefinite-lived intangible assets:					
Trademarks	19,900		—	19,900	
Total intangible assets	\$ 697,454	\$	(218,291)	\$ 479,163	
		De	cember 31, 2017		
			Accumulated		
(In thousands)	 Gross		Amortization	 Net	
Amortizable intangible assets:					
Affiliate and customer relationships	\$ 527,713	\$	(167,911)	\$ 359,802	
Advertiser relationships	46,282		(13,405)	32,877	
Trade names	53,761		(14,420)	39,341	
Other amortizable intangible assets	 11,401		(6,079)	 5,322	
Total amortizable intangible assets	 639,157		(201,815)	437,342	
Indefinite-lived intangible assets:					
Trademarks	19,900			19,900	
-	\$ 19,900 659,057	\$	(201,815)	\$ 19,900 457,242	

The increase in amortizable intangible assets is a result of the acquisition of Levity.

Aggregate amortization expense for amortizable intangible assets for the six months ended June 30, 2018 and 2017 was \$19.1 million and \$18.1 million, respectively. Estimated aggregate amortization expense for intangible assets subject to amortization for each of the following five years is:

(In thousands)	
Years Ending December 31,	
2018	\$ 38,555
2019	39,553
2020	39,195
2021	39,193
2022	39,181

# **Note 7. Accrued Liabilities**

Accrued liabilities consist of the following:

(In thousands)	June	30, 2018	December 31, 2017		
Interest	\$	29,911	\$ 30,262		
Employee related costs		71,850	117,850		
Income taxes payable		17,225	19,558		
Other accrued expenses		97,495	95,406		
Total accrued liabilities	\$	216,481	\$ 263,076		

# Note 8. Long-term Debt

The Company's long-term debt consists of the following:

(In thousands)	June 30, 2018	December 31, 2017		
Senior Secured Credit Facility: <sup>(a)</sup>				
Term Loan A Facility	\$ 750,000	\$ 750,000		
Senior Notes:				
4.75% Notes due August 2025	800,000	800,000		
5.00% Notes due April 2024	1,000,000	1,000,000		
4.75% Notes due December 2022	600,000	600,000		
Total long-term debt	3,150,000	 3,150,000		
Unamortized discount	(31,521)	(33,776)		
Unamortized deferred financing costs	(15,423)	(16,967)		
Long-term debt, net	\$ 3,103,056	\$ 3,099,257		

(a) The Company's \$500 million revolving credit facility remains undrawn at June 30, 2018. Total undrawn revolver commitments are available to be drawn for general corporate purposes of the Company.

As a result of the acquisition of Levity, the Company has two lines of credit totaling \$4 million. The lines of credit bear interest at the greater of 3.5% or the prime rate and mature on August 25, 2018. There were no outstanding borrowings on either line of credit as of June 30, 2018.

# Note 9. Fair Value Measurement

The fair value hierarchy is based on inputs to valuation techniques that are used to measure fair value that are either observable or unobservable. Observable inputs reflect assumptions market participants would use in pricing an asset or liability based on market data obtained from independent sources while unobservable inputs reflect a reporting entity's pricing based upon their own market assumptions. The fair value hierarchy consists of the following three levels:

- Level I Quoted prices for identical instruments in active markets.
- Level II Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations whose inputs are observable or whose significant value drivers are observable.
- Level III Instruments whose significant value drivers are unobservable.

The following table presents for each of these hierarchy levels, the Company's financial assets and liabilities that are measured at fair value on a recurring basis at June 30, 2018 and December 31, 2017:

(In thousands)		Level I	Level II	Level III		Total
At June 30, 2018:						
Assets:	_					
Cash equivalents	\$	15,541	\$ —	\$ —	\$	15,541
Marketable securities		7,827	—	—		7,827
Investments		34,690	—	—		34,690
Interest rate swap contracts		—	760	—		760
Foreign currency derivatives		—	3,146	—		3,146
Other derivatives		—	8,863	42,548		51,411
Liabilities:						
Foreign currency derivatives	\$	—	\$ 3,798	\$ —	\$	3,798
At December 31, 2017:						
Assets:	_					
Cash equivalents	\$	100,615	\$ _	\$ _	\$	100,615
Marketable securities		10,709		_		10,709
Investments		9,948	—	—		9,948
Interest rate swap contracts		_	1,444	_		1,444
Foreign currency derivatives		—	3,801	—		3,801
Other derivatives		_	6,174	30,891		37,065
Liabilities:						
Foreign currency derivatives	\$	_	\$ 4,475	\$ _	\$	4,475

The Company's cash equivalents and marketable securities are classified within Level I of the fair value hierarchy because they are valued using quoted market prices.

The Company's interest rate swap contracts, foreign currency derivatives and the embedded derivative for the interest on the RLJE Term Loans to be paid in shares of RLJE common stock (see Note 10) are classified within Level II of the fair value hierarchy and their fair values are determined based on a market approach valuation technique that uses readily observable market parameters and the consideration of counterparty risk.

On October 14, 2016, Digital Entertainment Holdings LLC ("DEH"), a wholly-owned subsidiary of the Company, and RLJE entered into a Credit and Guaranty Agreement pursuant to which DEH provided term loans to RLJE (the "RLJE Term Loans"). In connection with the RLJE Credit and Guaranty Agreement, DEH received warrants to purchase at least 20 million shares of RLJE's common stock, at a price of \$3.00 per share (the "RLJE Warrants"). The RLJE Warrants held by the Company are classified within Level III of the fair value hierarchy and the Company determines the value of the RLJE Warrants using a Black Scholes option pricing model. Inputs to the model are stock price volatility, contractual warrant terms (remaining life of the warrants), exercise price, risk-free interest rate, and the RLJE stock price. The equity volatility used is based on the equity volatility of RLJE with an adjustment for the changes in the capital structure of RLJE. In arriving at the concluded value of the warrants, a discount for the lack of marketability (DLOM) of 32% was applied. The DLOM, which is unobservable, is determined using the Finnerty Average-Strike Put Option Marketability Discount Model (Finnerty Model), which was applied with a security-specific volatility for the warrants. For the three and six months ended June 30, 2018, the Company recorded a gain of \$1.5 million and \$9.6 million, respectively, related to the RLJE Warrants which is included in Miscellaneous, net in the condensed consolidated statement of income. For the three and six months ended June 30, 2017, the Company recorded a gain of \$8.2 million and \$17.2 million, respectively.

At June 30, 2018, the Company does not have any other assets or liabilities measured at fair value on a recurring basis that would be considered Level III.

Fair value measurements are also used in nonrecurring valuations performed in connection with acquisition accounting. These nonrecurring valuations primarily include the valuation of affiliate and customer relationships intangible assets, advertiser

relationship intangible assets and property and equipment. All of our nonrecurring valuations use significant unobservable inputs and therefore fall under Level III of the fair value hierarchy.

#### Credit Facility Debt and Senior Notes

The fair values of each of the Company's debt instruments are based on quoted market prices for the same or similar issues or on the current rates offered to the Company for instruments of the same remaining maturities.

The carrying values and estimated fair values of the Company's financial instruments, excluding those that are carried at fair value in the condensed consolidated balance sheets, are summarized as follows:

		June 30, 2018							
(In thousands)	_	Carrying Amount		Estimated Fair Value					
Debt instruments:	_								
Term Loan A Facility	\$	738,414	\$	748,125					
4.75% Notes due August 2025		785,595		768,000					
5.00% Notes due April 2024		985,142		987,500					
4.75% Notes due December 2022		593,905		601,500					
		3,103,056	\$	3,105,125					

	December 31, 2017							
(In thousands)	 Carrying Amount		Estimated Fair Value					
Debt instruments:								
Term Loan A Facility	\$ 737,140	\$	748,125					
4.75% Notes due August 2025	784,757		793,000					
5.00% Notes due April 2024	984,056		1,012,500					
4.75% Notes due December 2022	593,304		612,750					
	\$ 3,099,257	\$	3,166,375					

Fair value estimates related to the Company's debt instruments presented above are made at a specific point in time, based on relevant market information and information about the financial instrument. These estimates are subjective in nature and involve uncertainties and matters of significant judgments and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

#### Note 10. Derivative Financial Instruments

#### **Interest Rate Risk**

To manage interest rate risk, the Company enters into interest rate swap contracts to adjust the amount of total debt that is subject to variable interest rates.

As of June 30, 2018, the Company had interest rate swap contracts outstanding with notional amounts aggregating \$200.0 million that are not designated as hedging instruments. The Company's outstanding interest rate swap contracts mature in October 2018.

#### Foreign Currency Exchange Rate Risk

We are exposed to foreign currency risk to the extent that we enter into transactions denominated in currencies other than our or our subsidiaries' respective functional currencies (non-functional currency risk), such as affiliation agreements, programming contracts, certain accounts payable and trade receivables (including intercompany amounts) that are denominated in a currency other than the applicable functional currency.

#### **Other Derivatives**

The RLJE Warrants held by the Company meet the definition of a derivative and are included in Other assets in the consolidated balance sheet. In addition, the interest on the RLJE Term Loans to be paid in shares of RLJE common stock is an embedded derivative. Both the RLJE Warrants and the embedded derivative for the future interest to be paid in shares of RLJE common stock

are remeasured at the end of each period with changes in fair value recorded in the consolidated statements of income. For the three months ended June 30, 2018 and 2017, the Company recorded a gain of \$0.6 million and \$9.9 million, respectively, and for the six months ended June 30, 2018 and 2017, the Company recorded a gain of \$12.3 million and \$21.1 million, respectively, related to these derivatives, which is included in Miscellaneous, net in the condensed consolidated statement of income.

The fair values of the Company's derivative financial instruments included in the condensed consolidated balance sheets are as follows:

(In thousands)	Balance Sheet Location	June 30, 2018	Decem	ber 31, 2017
Derivatives not designated as hedging instruments:				
Assets:				
Foreign currency derivatives	Prepaid expenses and other current assets	\$ 1,101	\$	943
Foreign currency derivatives	Other assets	2,045		2,858
Interest rate swap contracts	Prepaid expenses and other current assets	760		1,444
Other derivatives	Other assets	51,411		37,065
Liabilities:				
Foreign currency derivatives	Accrued liabilities	759		1,223
Foreign currency derivatives	Other liabilities	3,039		3,252

The amounts of gains and losses related to the Company's derivative financial instruments designated as hedging instruments are as follows:

	•	s) on Derivatives iized in OCI		Location of Gain or (Loss) in Earnings		Gain or (Loss from Accun into Ear		
	Three Month	s Ended June 30,	, –		Three	e Months l	Ended June	30,
(In thousands)	2018	2017			2018	3	201	7
Derivatives in cash flow hedging relationships:								
Interest rate swap contracts	\$	\$	(65)	Interest expense	\$		\$	115

(a) There were no gains or losses recognized in earnings related to any ineffective portion of hedging relationships or related to any amount excluded from the assessment of hedge effectiveness for the three months ended June 30, 2018 and 2017.

	Gain or (Loss) Recogniz			Location of Gain or (Loss) in Earnings	from Accun	Loss) Reclassified ccumulated OCI 9 Earnings (a)	
	 Six Months E	nded Ju	une 30,		 Six Months Ende		,
(In thousands)	 2018		2017		 2018	2017	7
Derivatives in cash flow hedging relationships:							
Interest rate swap contracts	\$ 	\$	256	Interest expense	\$ 	\$	117

(a) There were no gains or losses recognized in earnings related to any ineffective portion of hedging relationships or related to any amount excluded from the assessment of hedge effectiveness for the six months ended June 30, 2018 and 2017.

The amounts of gains and losses related to the Company's derivative financial instruments not designated as hedging instruments are as follows:

	Location of Gain or (Loss) Recognized in Earnings on Derivatives		Amount of	Gaiı	ı or (Loss) Recog	nizeo	l in Earnings on	Deri	vatives	
		Three Months Ended June 30, Six Months End					nde	ded June 30,		
(In thousands)			2018		2017		2018		2017	
Derivatives not designated as hedging relationships:										
Interest rate swap contracts	Interest expense	\$	(538)	\$	(7)	\$	(684)	\$	(5)	
Foreign currency derivatives	Miscellaneous, net		474		(1,236)		181		(1,503)	
Other derivatives	Miscellaneous, net		602		9,946		12,289		21,063	
Total		\$	538	\$	8,703	\$	11,786	\$	19,555	

#### Note 11. Income Taxes

For the three and six months ended June 30, 2018, income tax expense was \$32.5 million and \$89.4 million, respectively, representing an effective tax rate of 23% and 25%, respectively, as compared to the federal statutory rate of 21%. For the three months ended June 30, 2018, the effective tax rate differs from the federal statutory due primarily to state and local income tax expense of \$2.3 million. For the six months ended June 30, 2018, the effective tax rate differs from the federal statutory rate due primarily to tax expense of \$16.1 million for an increase in valuation allowances for foreign taxes and U.S. foreign tax credits; state and local income tax expense of \$8.3 million for the one-time rate change on deferred tax assets and liabilities that resulted from the extension of certain television production cost deductions included in the Bipartisan Budget Act of 2018 (enacted February 9, 2018); and a tax benefit from foreign subsidiary earnings indefinitely reinvested outside the U.S. of \$5.8 million.

For the three and six months ended June 30, 2017, income tax expense was \$60.2 million and \$133.3 million, respectively, representing an effective tax rate of 36% and 35%, respectively, as compared to the federal statutory rate of 35%. For the three months ended June 30, 2017, the effective tax rate differs from the federal statutory rate due primarily to tax expense of \$5.2 million resulting from an increase in the valuation allowances for foreign and local taxes; state and local income tax expense of \$2.6 million; partially offset by a tax benefit from the domestic production activities deduction of \$4.4 million; and a tax benefit from foreign subsidiary earnings indefinitely reinvested outside the U.S. of \$2.6 million. For the six months ended June 30, 2017, the items resulting in variances from the federal statutory rate primarily consist of a tax benefit of \$10.3 million from the domestic production activities deduction; a tax benefit from foreign subsidiary earnings indefinitely reinvested outside the U.S. of \$6.7 million; tax expense of \$7.5 million resulting from an increase in the valuation allowances for foreign and local taxes; and state and local income tax expense of \$6.0 million.

At June 30, 2018, the Company had foreign tax credit carry forwards of approximately \$15.6 million, expiring on various dates from 2024 through 2025. These carryforwards have been reduced by a valuation allowance of \$15.6 million as it is more likely than not that these carry forwards will not be realized. For the six months ended June 30, 2018, \$0.7 million relating to amortization of tax deductible second component goodwill was realized as a reduction in tax liability (as determined on a 'with-and-without' approach).

#### Note 12. Commitments and Contingencies

#### Commitments

As of June 30, 2018, the Company's contractual obligations not reflected on the Company's condensed consolidated balance sheet decreased \$101.5 million to \$1.3 billion. The decrease relates to payments for program commitments and the expiration of payment guarantees to a production service company for certain production related costs.

#### **Legal Matters**

On December 17, 2013, Frank Darabont ("Darabont"), Ferenc, Inc., Darkwoods Productions, Inc., and Creative Artists Agency, LLC (together, the "2013 Plaintiffs"), filed a complaint in New York Supreme Court in connection with Darabont's rendering services as a writer, director and producer of the television series entitled *The Walking Dead* and the agreement between the parties related thereto. The Plaintiffs asserted claims for breach of contract, breach of the covenant of good faith and fair dealing, for an accounting and for declaratory relief. On August 19, 2015, Plaintiffs filed their First Amended Complaint (the "Amended

Complaint"), in which they retracted their claims for wrongful termination and failure to apply production tax credits in calculating Plaintiffs' contingent compensation. Plaintiffs also added a claim that Darabont is entitled to a larger share, on a percentage basis, of contingent compensation than he is currently being accorded. On September 26, 2016, Plaintiffs filed their note of issue and certificate of readiness for trial, which included a claim for damages of \$280 million The parties each filed motions for summary judgment. Oral arguments of the summary judgment motions took place on September 15, 2017. On April 19, 2018, the Court granted the Company's motion for leave to submit supplemental summary judgment briefing. A hearing on the supplemental summary judgment submissions was held on June 13, 2018. The Company believes that the asserted claims are without merit, denies the allegations and continues to defend the case vigorously. At this time, no determination can be made as to the ultimate outcome of this litigation or the potential liability, if any, on the part of the Company.

On January 18, 2018, the 2013 Plaintiffs filed a second action in New York Supreme Court in connection with Darabont's services on *The Walking Dead* television series and agreements between the parties related thereto. The claims in the action allegedly arise from Plaintiffs' audit of their participation statements covering the accounting period from inception of *The Walking Dead* through September 30, 2014. Plaintiffs seek no less than \$20 million in damages on claims for breach of contract, breach of the covenant of good faith and fair dealing, and declaratory relief. The Company filed an Answer to the Complaint on April 16, 2018, and the parties have agreed to consolidate this action for a joint trial with the action Plaintiffs filed in the New York Supreme Court on December 17, 2013. The Company believes that the asserted claims are without merit, denies the allegations and will defend the case vigorously. At this time, no determination can be made as to the ultimate outcome of this litigation or the potential liability, if any, on the part of the Company.

On August 14, 2017, Robert Kirkman, Robert Kirkman, LLC, Glen Mazzara, 44 Strong Productions, Inc., David Alpert, Circle of Confusion Productions, Inc., Gale Anne Hurd, and Valhalla Entertainment, Inc. *f/k/a* Valhalla Motion Pictures, Inc. (together, the "California Plaintiffs") filed a complaint in California Superior Court in connection with California Plaintiffs' rendering of services as writers and producers of the television series entitled *The Walking Dead*, as well as *Fear the Walking Dead* and/or *Talking Dead*, and the agreements between the parties related thereto (the "California Action"). The California Plaintiffs asserted that the Company has been improperly underpaying the California Plaintiffs under their contracts with the Company and they assert claims for breach of contract, breach of the covenant of good faith and fair dealing, inducing breach of contract, and liability for violation of Cal. Bus. & Prof. Code § 17200. On August 15, 2017, two of the California Plaintiffs, Gale Anne Hurd and David Alpert (and their associated loan-out companies), along with Charles Eglee and his loan-out company, United Bongo Drum, Inc., filed a complaint in New York Supreme Court alleging nearly identical claims as the California Action (the "New York Action"). Hurd, Alpert, and Eglee filed the New York Action in connection with their contract claims involving *The Walking Dead* because their agreements contained exclusive New York jurisdiction provisions. On October 23, 2017, the parties stipulated to discontinuing the New York Action without prejudice and consolidating all of the claims in the California Action. The California Plaintiffs seek compensatory and punitive damages and restitution. The Company filed an Answer on April 30, 2018 and believes that the asserted claims are without merit and will vigorously defend against them. At this time, no determination can be made as to the ultimate outcome of this litigation or the potential liability, if any, on the part of the Company.

The Company is party to various lawsuits and claims in the ordinary course of business, including the matters described above. Although the outcome of these matters cannot be predicted with certainty and while the impact of these matters on the Company's results of operations in any particular subsequent reporting period could be material, management does not believe that the resolution of these matters will have a material adverse effect on the financial position of the Company or the ability of the Company to meet its financial obligations as they become due.

#### Note 13. Equity Plans

In March 2018, AMC Networks granted 684,737 restricted stock units ("RSUs") and 537,403 performance restricted stock units ("PRSUs") to certain executive officers and employees under the AMC Networks Inc. 2016 Employee Stock Plan. The RSUs vest ratably over a three-year period and the vesting criteria for 195,028 RSUs include the achievement of certain performance targets by the Company. The PRSUs vest on the third anniversary of the grant date.

The target number of PRSUs granted represents the right to receive a corresponding number of shares, subject to adjustment based on the performance of the Company against target performance criteria for a three-year period. The number of shares issuable at the end of the applicable measurement period ranges from 0% to 200% of the target PRSU award.

During the six months ended June 30, 2018, 720,657 RSUs of AMC Networks Class A Common Stock previously issued to employees of the Company vested. On the vesting date, 295,973 RSUs were surrendered to the Company to cover the required statutory tax withholding obligations and 424,684 new shares of AMC Networks Class A Common Stock were issued in respect of the remaining RSUs. The units surrendered to satisfy the employees' statutory minimum tax withholding obligations for the applicable income and other employment tax had an aggregate value of \$15.7 million, which has been reflected as a financing activity in the condensed consolidated statement of cash flows for the six months ended June 30, 2018.

Share-based compensation expense included in selling, general and administrative expense, for the three and six months ended June 30, 2018 was \$19.8 million and \$35.1 million, respectively, and \$15.1 million and \$27.6 million, respectively, for the three and six months ended June 30, 2017, respectively.

As of June 30, 2018, there was \$120.4 million of total unrecognized share-based compensation cost related to outstanding unvested share-based awards. The unrecognized compensation cost is expected to be recognized over a weighted-average remaining period of approximately 2.5 years.

# Note 14. Redeemable Noncontrolling Interests

The following table summarizes activity related to redeemable noncontrolling interest for the six months ended June 30, 2018.

(In thousands)	Six Months Ended June 30, 2018
December 31, 2017	\$ 218,604
Acquired	30,533
Net earnings	7,569
Distributions	(6,967)
June 30, 2018	\$ 249,739

The redeemable noncontrolling interest acquired relates to acquisition of Levity. The terms of the agreement provide the noncontrolling interest holders with a right to put 50% of their interests to the Company on the fourth anniversary of the agreement and a right to put all of their interests to the Company on the sixth anniversary of the agreement. The put rights are at fair market value.

#### **Note 15. Related Party Transactions**

Members of the Dolan Family, for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended, including trusts for the benefit of the Dolan Family, collectively beneficially own all of the AMC Networks outstanding Class B Common Stock and own approximately 3% of the AMC Networks' outstanding Class A Common Stock. Such shares of the AMC Networks Class A Common Stock and Class B Common Stock, collectively, represent approximately 72% of the aggregate voting power of AMC Networks' outstanding common stock. Members of the Dolan Family are also the controlling stockholders of The Madison Square Garden Company ("MSG") and MSG Networks Inc. ("MSG Networks").

The Company and its related parties routinely enter into transactions with each other in the ordinary course of business. Revenues, net from related parties amounted to \$1.5 million for the three months ended June 30, 2018 and 2017, respectively, and \$3.2 million and \$3.1 million for the six months ended June 30, 2018 and 2017, respectively. Amounts charged to the Company, included in selling, general and administrative expenses, pursuant to transactions with its related parties amounted to \$0.2 million and \$0.4 million for the three months ended June 30, 2018 and 2017, respectively, and \$0.7 million and \$1.0 million for the six months ended June 30, 2018 and 2017, respectively.

On June 16, 2016, AMC Networks entered into an arrangement with the Dolan Family Office, LLC ("DFO"), MSG and MSG Networks providing for the sharing of certain expenses associated with executive office space which will be available to Charles F. Dolan (the Executive Chairman and a director of the Company and a director of MSG and MSG Networks), James L. Dolan (the Executive Chairman and a director of MSG and MSG Networks and a director of the Company), and the DFO which is controlled by Charles F. Dolan. The Company's share of office expenses is not material.

# Note 16. Cash Flows

The Company's non-cash investing and financing activities and other supplemental data are as follows:

	Six Months Ended June 30								
(In thousands)		2018	2017						
Non-Cash Investing and Financing Activities:									
Treasury stock not yet settled	\$	— \$	8,987						
Exercise of RLJE Warrants		—	5,001						
Capital expenditures incurred but not yet paid		2,419	2,412						
Supplemental Data:									
Cash interest paid		71,750	56,832						
Income taxes paid, net		60,413	124,474						

### Note 17. Segment Information

The Company classifies its operations into two operating segments: National Networks and International and Other. These operating segments represent strategic business units that are managed separately.

The Company generally allocates all corporate overhead costs within operating expenses to the Company's two operating segments based upon their proportionate estimated usage of services, including such costs as executive salaries and benefits, costs of maintaining corporate headquarters, facilities and common support functions (such as human resources, legal, finance, strategic planning and information technology) as well as sales support functions and creative and production services.

The Company evaluates segment performance based on several factors, of which the primary financial measure is operating segment adjusted operating income ("AOI"), a non-GAAP measure, defined as operating income (loss) before depreciation and amortization, share-based compensation expense or benefit, impairment and related charges (including gains or losses on sales or dispositions of businesses), and restructuring expense or credit. The Company has presented the components that reconcile adjusted operating income to operating income, an accepted GAAP measure, and other information as to the continuing operations of the Company's operating segments below.

	Three Months Ended June 30, 2018											
(In thousands)		National Networks		International and Other		Inter-segment eliminations		Consolidated				
Revenues, net												
Advertising	\$	246,829	\$	23,433	\$	_	\$	270,262				
Distribution		380,460		123,278		(12,615)		491,123				
Consolidated revenues, net	\$	627,289	\$	146,711	\$	(12,615)	\$	761,385				
Operating income (loss)	\$	210,007	\$	(11,338)	\$	(7,138)	\$	191,531				
Share-based compensation expense		16,259		3,494		—		19,753				
Depreciation and amortization		8,412		13,257		—		21,669				
Adjusted operating income	\$	234,678	\$	5,413	\$	(7,138)	\$	232,953				



(In thousands)		National Networks		International and Other		Inter-segment eliminations		Consolidated
Revenues, net								
Advertising	\$	245,472	\$	21,373	\$	—	\$	266,845
Distribution		359,451		89,471		(5,222)		443,700
Consolidated revenues, net	\$	604,923	\$	110,844	\$	(5,222)	\$	710,545
Operating income (loss)	\$	211,623	\$	(31,222)	\$	(4,611)	\$	175,790
Share-based compensation expense		12,211		2,921		—		15,132
Restructuring (credit) expense		(97)		16		—		(81)
Impairment and related charges				17,112		—		17,112
Depreciation and amortization		8,430		12,176		—		20,606
Adjusted operating income	\$	232,167	\$	1,003	\$	(4,611)	\$	228,559

	Six Months Ended June 30, 2018										
(In thousands)	National Networks				Inter-segment eliminations		Consolidated				
Revenues, net											
Advertising	\$ 472,559	\$	45,943	\$	—	\$	518,502				
Distribution	787,758		212,158		(16,210)		983,706				
Consolidated revenues, net	\$ 1,260,317	\$	258,101	\$	(16,210)	\$	1,502,208				
Operating income (loss)	\$ 459,859	\$	(28,151)	\$	(6,522)	\$	425,186				
Share-based compensation expense	28,786		6,286		—		35,072				
Depreciation and amortization	16,907		25,116		—		42,023				
Adjusted operating income	\$ 505,552	\$	3,251	\$	(6,522)	\$	502,281				
Capital expenditures	\$ 6,116	\$	31,286	\$	_	\$	37,402				

	Six Months Ended June 30, 2017											
(In thousands)		National Networks	International and Other		Inter-segment eliminations			Consolidated				
Revenues, net												
Advertising	\$	493,014	\$	41,443	\$		\$	534,457				
Distribution		727,056		176,198		(6,977)		896,277				
Consolidated revenues, net	\$	1,220,070	\$	217,641	\$	(6,977)	\$	1,430,734				
Operating income (loss)	\$	461,230	\$	(50,439)	\$	(3,330)	\$	407,461				
Share-based compensation expense		22,119		5,476		—		27,595				
Restructuring (credit) expense		(43)		2,666				2,623				
Impairment and related charges		_		17,112		—		17,112				
Depreciation and amortization		16,834		27,265				44,099				
Adjusted operating income	\$	500,140	\$	2,080	\$	(3,330)	\$	498,890				
Capital expenditures	\$	8,294	\$	31,642	\$		\$	39,936				

Inter-segment eliminations are primarily licensing revenues recognized between the National Networks and International and Other segments as well as revenues recognized by AMC Networks Broadcasting & Technology for transmission revenues recognized from the International and Other operating segment.

		Three Months	Ende	ed June 30,	Six Months Ended June 30,					
(In thousands)		2018		2017		2018		2017		
Inter-segment revenues										
National Networks	\$	(12,615)	\$	(5,142)	\$	(15,150)	\$	(6,866)		
International and Other				(80)		(1,060)		(111)		
	\$	(12,615)	\$	(5,222)	\$	(16,210)	\$	(6,977)		

The table below summarizes revenues based on customer location:

	Three Months	Endeo	d June 30,		Six Months E	nded	nded June 30,			
(In thousands)	 2018 2017				2018		2017			
Revenues										
United States	\$ 600,195	\$	548,555	\$	1,186,763	\$	1,148,610			
Europe	116,422		108,076		202,686		186,750			
Other	44,768		53,914		112,759		95,374			
	\$ 761,385	\$	710,545	\$	1,502,208	\$	1,430,734			

The table below summarizes property and equipment based on asset location:

(In thousands)	Ju	ne 30, 2018	Dece	mber 31, 2017
Property and equipment, net				
United States	\$	170,558	\$	136,203
Europe		26,047		28,261
Other		17,449		19,050
	\$	214,054	\$	183,514

# Note 18. Condensed Consolidating Financial Statements

Debt of AMC Networks includes \$600 million of 4.75% senior notes due December 2022, \$1 billion of 5.00% senior notes due April 2024 and \$800 million of 4.75% senior notes due August 2025. All outstanding senior notes issued by AMC Networks (for purposes of this Note 18, "Parent Company") are guaranteed on a senior unsecured basis by certain of its existing and future domestic restricted subsidiaries (the "Guarantor Subsidiaries"). All Guarantor Subsidiaries are owned 100% by AMC Networks. The outstanding notes are fully and unconditionally guaranteed by the Guarantor Subsidiaries on a joint and several basis.

Set forth below are condensed consolidating financial statements presenting the financial position, results of operations, comprehensive income, and cash flows of (i) the Parent Company, (ii) the Guarantor Subsidiaries on a combined basis (as such guarantees are joint and several), (iii) the direct and indirect non-guarantor subsidiaries of the Parent Company (the "Non-Guarantor Subsidiaries") on a combined basis and (iv) reclassifications and eliminations necessary to arrive at the information for the Company on a consolidated basis.

#### **Basis of Presentation**

In presenting the condensed consolidating financial statements, the equity method of accounting has been applied to (i) the Parent Company's interests in the Guarantor Subsidiaries and the Non-Guarantor Subsidiaries, and (ii) the Guarantor Subsidiaries' interests in the Non-Guarantor Subsidiaries, even though all such subsidiaries meet the requirements to be consolidated under GAAP. All intercompany balances and transactions between the Parent Company, the Guarantor Subsidiaries and the Non-Guarantor Subsidiaries have been eliminated, as shown in the column "Eliminations."

The accounting basis in all subsidiaries, including goodwill and identified intangible assets, have been allocated to the applicable subsidiaries.

# **Condensed Consolidating Balance Sheet**

June 30, 2018

		June 30, 2	010						
(In thousands)	Par	ent Company		Guarantor Subsidiaries	on- Guarantor Subsidiaries		Eliminations		Consolidated
ASSETS									
Current Assets:									
Cash and cash equivalents	\$	2,885	\$	243,413	\$ 169,826	\$		\$	416,124
Accounts receivable, trade (including amounts due from related parties, net,									
less allowance for doubtful accounts)		_		596,408	222,322		_		818,730
Current portion of program rights, net		—		308,628	154,238		—		462,866
Prepaid expenses, other current assets and intercompany receivable		3,075		207,653	 19,028		(119,319)		110,437
Total current assets		5,960		1,356,102	565,414		(119,319)		1,808,157
Property and equipment, net of accumulated depreciation		_		148,673	65,381		_		214,054
Investment in affiliates		3,496,168		1,493,775	—		(4,989,943)		_
Program rights, net		_		1,032,302	186,380				1,218,682
Long-term intercompany notes receivable		_		46,497	421		(46,918)		_
Deferred carriage fees, net		_		22,669	1,002		—		23,671
Intangible assets, net		_		165,681	313,482		_		479,163
Goodwill		_		65,954	644,093		_		710,047
Deferred tax asset, net		_		—	27,547		_		27,547
Other assets		—		171,874	420,172				592,046
Total assets	\$	3,502,128	\$	4,503,527	\$ 2,223,892	\$	(5,156,180)	\$	5,073,367
LIABILITIES AND STOCKHOLDERS' EQUITY									
Current Liabilities:									
Accounts payable	\$	(19)	\$	41,371	\$ 63,663	\$		\$	105,015
Accrued liabilities and intercompany payable		49,660		140,118	146,022		(119,319)		216,481
Current portion of program rights obligations		_		276,571	70,505				347,076
Deferred revenue		_		29,632	32,559				62,191
Current portion of capital lease obligations		_		2,937	1,693				4,630
Total current liabilities		49,641		490,629	 314,442		(119,319)		735,393
Program rights obligations		_		428,322	14,343				442,665
Long-term debt, net		3,103,056		_	_				3,103,056
Capital lease obligations		_		2,298	21,441				23,739
Deferred tax liability, net		132,090		_	17,509		_		149,599
Other liabilities and intercompany notes payable		51,442		86,110	83,122		(46,918)		173,756
Total liabilities		3,336,229		1,007,359	 450,857	·	(166,237)		4,628,208
Commitments and contingencies					 	·			
Redeemable noncontrolling interests		_		_	249,739				249,739
Stockholders' equity:			_		 	_		_	
AMC Networks stockholders' equity		165,899		3,496,168	1,493,775		(4,989,943)		165,899
Non-redeemable noncontrolling interests					29,521				29,521
								_	20,021
Total stockholders' equity		165,899		3,496,168	1,523,296		(4,989,943)		195,420

# **Condensed Consolidating Balance Sheet**

December 31, 2017

	December 31, 2017										
(In thousands)	Par	rent Company		Guarantor Subsidiaries		n- Guarantor ubsidiaries		Eliminations		Consolidated	
ASSETS											
Current Assets:											
Cash and cash equivalents	\$	320	\$	391,248	\$	167,215	\$	_	\$	558,783	
Accounts receivable, trade (including amounts due from related parties, net,											
less allowance for doubtful accounts)				581,270		194,621		—		775,891	
Current portion of program rights, net		—		304,149		149,301		—		453,450	
Prepaid expenses, other current assets and intercompany receivable		3,760		183,815		8,540		(104,389)		91,726	
Total current assets		4,080		1,460,482		519,677		(104,389)		1,879,850	
Property and equipment, net of accumulated depreciation				136,032		47,482		—		183,514	
Investment in affiliates		3,443,013		934,612		—		(4,377,625)		—	
Program rights, net				1,128,021		191,258		—		1,319,279	
Long-term intercompany notes receivable		—		489,939		436		(490,375)		—	
Deferred carriage fees, net		_		29,346		578		_		29,924	
Intangible assets, net		—		170,554		286,688		_		457,242	
Goodwill		_		66,609		628,549		_		695,158	
Deferred tax asset, net		—		—		20,081		_		20,081	
Other assets				142,115		305,822				447,937	
Total assets	\$	3,447,093	\$	4,557,710	\$	2,000,571	\$	(4,972,389)	\$	5,032,985	
LIABILITIES AND STOCKHOLDERS' EQUITY											
Current Liabilities:											
Accounts payable	\$	350	\$	50,282	\$	51,565	\$		\$	102,197	
Accrued liabilities and intercompany payable		51,692		179,003		136,770		(104,389)		263,076	
Current portion of program rights obligations		—		262,004		65,545				327,549	
Deferred revenue		—		27,530		18,903		—		46,433	
Current portion of long-term debt		—		—		—				—	
Current portion of capital lease obligations		_		2,939		1,908				4,847	
Total current liabilities		52,042		521,758		274,691		(104,389)		744,102	
Program rights obligations		—		511,996		22,984		—		534,980	
Long-term debt, net		3,099,257		—		—				3,099,257	
Capital lease obligations		—		3,745		22,532		—		26,277	
Deferred tax liability, net		114,717		—		(5,019)				109,698	
Other liabilities and intercompany notes payable		46,133		77,198		503,166		(490,375)		136,122	
Total liabilities		3,312,149		1,114,697		818,354		(594,764)		4,650,436	
Commitments and contingencies											
Redeemable noncontrolling interests				_		218,604				218,604	
Stockholders' equity:											
AMC Networks stockholders' equity		134,944		3,443,013		934,612		(4,377,625)		134,944	
Non-redeemable noncontrolling interests		_		_		29,001		_		29,001	
Total stockholders' equity		124.044		0.440.040			_	(4.055.005)		163,945	
		134,944		3,443,013		963,613		(4,377,625)		105,945	

# Condensed Consolidating Statement of Income Three Months Ended June 30, 2018

	mee me	muis Linucu	June	50, 2010				
(In thousands)	ousands) Guarantor Subsidiaries			Non- Guarantor Subsidiaries		Eliminations	Consolidated	
Revenues, net	\$	_	\$	549,262	\$ 216,006	5	\$ (3,883)	\$ 761,385
Operating expenses:								
Technical and operating (excluding depreciation and amortization)		—		248,181	129,742	2	(1,114)	376,809
Selling, general and administrative		_		120,463	53,686	6	(2,773)	171,376
Depreciation and amortization				11,175	10,494	L		21,669
Total operating expenses				379,819	193,922	2	(3,887)	569,854
Operating income				169,443	22,084	L	4	191,531
Other income (expense):								
Interest expense, net		(37,834)		11,715	(7,814	I)	_	(33,933)
Share of affiliates' income (loss)		172,233		(4,192)		-	(168,041)	_
Miscellaneous, net		259		(2,504)	(12,470	))	(4)	(14,719)
Total other income (expense)		134,658		5,019	(20,284	l)	(168,045)	(48,652)
Income from operations before income taxes		134,658		174,462	1,800	)	(168,041)	142,879
Income tax expense		(28,477)		(2,229)	(1,841	.)	—	(32,547)
Net income including noncontrolling interests		106,181		172,233	(41	.)	(168,041)	110,332
Net income attributable to noncontrolling interests					(4,151	.)	_	(4,151)
Net income attributable to AMC Networks' stockholders	\$	106,181	\$	172,233	\$ (4,192	?)	\$ (168,041)	\$ 106,181

# Condensed Consolidating Statement of Income Three Months Ended June 30, 2017

Three Months Ended June 30, 2017												
(In thousands)	Pare	nt Company		Guarantor Subsidiaries	Non- Guarantor Subsidiaries		Eliminations	С	onsolidated			
Revenues, net	\$		\$	536,302	\$ 179,675	\$	(5,432)	\$	710,545			
Operating expenses:												
Technical and operating (excluding depreciation and amortization)		_		240,150	95,472		(777)		334,845			
Selling, general and administrative		_		116,423	50,838		(4,988)		162,273			
Depreciation and amortization		—		10,123	10,483		—		20,606			
Impairment charges		_		_	17,112		_		17,112			
Restructuring credit				(45)	(36	)			(81)			
Total operating expenses				366,651	173,869		(5,765)		534,755			
Operating income				169,651	5,806		333		175,790			
Other income (expense):												
Interest expense, net		(29,733)		10,165	(7,383	)	_		(26,951)			
Share of affiliates' income		184,748		5,681			(190,429)		_			
Miscellaneous, net		(230)		1,898	17,645		(333)		18,980			
Total other income (expense)		154,785		17,744	10,262		(190,762)		(7,971)			
Income from operations before income taxes		154,785		187,395	16,068		(190,429)		167,819			
Income tax expense		(52,187)		(2,647)	(5,359	)			(60,193)			
Net income including noncontrolling interests		102,598		184,748	10,709		(190,429)		107,626			
Net income attributable to noncontrolling interests					(5,028	)			(5,028)			
Net income attributable to AMC Networks' stockholders	\$	102,598	\$	184,748	\$ 5,681	\$	(190,429)	\$	102,598			

# Condensed Consolidating Statement of Income Six Months Ended June 30, 2018

(In thousands)	Parent Company		Guarantor Subsidiaries		Non- Guarantor Subsidiaries		Eliminations		С	onsolidated
Revenues, net	\$		\$	1,124,179	\$	386,392	\$	(8,363)	\$	1,502,208
Operating expenses:										
Technical and operating (excluding depreciation and amortization)		—		470,802		228,264		(1,892)		697,174
Selling, general and administrative		_		242,522		101,775		(6,472)		337,825
Depreciation and amortization				21,979		20,044				42,023
Total operating expenses				735,303		350,083		(8,364)		1,077,022
Operating income				388,876		36,309		1		425,186
Other income (expense):										
Interest expense, net		(74,741)		23,612		(15,990)		—		(67,119)
Share of affiliates' income		419,715		13,306		—		(433,021)		—
Miscellaneous, net		53		(1,770)		3,945		(1)		2,227
Total other income (expense)		345,027		35,148		(12,045)		(433,022)		(64,892)
Income from operations before income taxes		345,027		424,024		24,264		(433,021)		360,294
Income tax expense		(81,976)		(4,309)		(3,141)				(89,426)
Net income including noncontrolling interests		263,051		419,715		21,123		(433,021)		270,868
Net income attributable to noncontrolling interests						(7,817)				(7,817)
Net income attributable to Parent Company's stockholders	\$	263,051	\$	419,715	\$	13,306	\$	(433,021)	\$	263,051

# Condensed Consolidating Statement of Income Six Months Ended June 30, 2017

Six Months Ended June 30, 2017												
(In thousands)	Pare	ent Company		Guarantor Subsidiaries	Non- Guarantor Subsidiaries		El	iminations	C	onsolidated		
Revenues, net	\$		\$	1,115,684	\$ 32	2,807	\$	(7,757)	\$	1,430,734		
Operating expenses:												
Technical and operating (excluding depreciation and amortization)		_		461,904	17	3,089		(1,536)		633,457		
Selling, general and administrative		—		236,104	9	6,317		(6,439)		325,982		
Depreciation and amortization		_		20,327	2	3,772		_		44,099		
Impairment and related charges		—		_	1	7,112		—		17,112		
Restructuring expense (credit)		_		2,659		(36)				2,623		
Total operating expenses				720,994	31	0,254		(7,975)		1,023,273		
Operating income				394,690	1	2,553		218		407,461		
Other income (expense):												
Interest expense, net		(59,145)		19,988	(1	4,801)		_		(53,958		
Share of affiliates' income		420,522		8,826		_		(429,348)		_		
Miscellaneous, net		(343)		2,329	2	8,260		(218)		30,028		
Total other income (expense)		361,034		31,143	1	3,459		(429,566)		(23,930		
Income from operations before income taxes		361,034		425,833	2	6,012		(429,348)		383,531		
Income tax expense		(122,220)		(5,311)	(	5,744)		_		(133,275)		
Net income including noncontrolling interests		238,814		420,522	2	0,268		(429,348)		250,256		
Net income attributable to noncontrolling interests		_		_	(1	1,442)				(11,442)		
Net income attributable to AMC Networks' stockholders	\$	238,814	\$	420,522	\$	8,826	\$	(429,348)	\$	238,814		

# Condensed Consolidating Statement of Comprehensive Income

Three Months Ended June 30, 2018

(In thousands)	Parent Company		Guarantor Subsidiaries		Non- Guarantor Subsidiaries		Eliminations		Consolidated
Net income (loss) including noncontrolling interest	\$	106,181	\$	172,233	\$	(41)	\$	(168,041)	\$ 110,332
Other comprehensive income (loss):									
Foreign currency translation adjustment		7,780				7,780		(7,780)	 7,780
Other comprehensive income, net of income taxes		7,780				7,780		(7,780)	 7,780
Comprehensive income		113,961		172,233		7,739		(175,821)	118,112
Comprehensive income attributable to noncontrolling interests						(2,173)			 (2,173)
Comprehensive income attributable to AMC Networks' stockholders	\$	113,961	\$	172,233	\$	5,566	\$	(175,821)	\$ 115,939

# Condensed Consolidating Statement of Comprehensive Income Three Months Ended June 30, 2017

The contract state of 2017													
(In thousands)	Parent Company			Guarantor Subsidiaries	Non- Guarantor Subsidiaries		Eliminations		С	onsolidated			
Net income including noncontrolling interest	\$	102,598	\$	184,748	\$	10,709	\$	(190,429)	\$	107,626			
Other comprehensive income (loss):													
Foreign currency translation adjustment		37,820		_		37,820		(37,820)		37,820			
Unrealized loss on interest rate swaps		(180)		_		_		_		(180)			
Unrealized (loss) gain on available for sale securities		(1,083)								(1,083)			
Other comprehensive income, before income taxes		36,557		_		37,820		(37,820)		36,557			
Income tax benefit		465								465			
Other comprehensive income, net of income taxes		37,022				37,820		(37,820)		37,022			
Comprehensive income		139,620		184,748		48,529		(228,249)		144,648			
Comprehensive income attributable to noncontrolling interests						(6,559)				(6,559)			
Comprehensive income attributable to AMC Networks' stockholders	\$	139,620	\$	184,748	\$	41,970	\$	(228,249)	\$	138,089			

# Condensed Consolidating Statement of Comprehensive Income Six Months Ended June 30, 2018

(In thousands)	Parent Company		Guarantor Subsidiaries		Non- Guarantor Subsidiaries		Eliminations		Consolidated
Net income including noncontrolling interest	\$	263,051	\$	419,715	\$	21,123	\$	(433,021)	\$ 270,868
Other comprehensive income (loss):									
Foreign currency translation adjustment		26,585				26,585		(26,585)	 26,585
Other comprehensive income, net of income taxes		26,585				26,585		(26,585)	 26,585
Comprehensive income		289,636		419,715		47,708		(459,606)	297,453
Comprehensive income attributable to noncontrolling interests						(6,736)		_	 (6,736)
Comprehensive income attributable to AMC Networks' stockholders	\$	289,636	\$	419,715	\$	40,972	\$	(459,606)	\$ 290,717

# Condensed Consolidating Statement of Comprehensive Income Six Months Ended June 30, 2017

(In thousands)	Parent Company		Guarantor Subsidiaries		Non- Guarantor Subsidiaries		Eliminations		 Consolidated
Net income including noncontrolling interest	\$	238,814	\$	420,522	\$	20,268	\$	(429,348)	\$ 250,256
Other comprehensive income (loss):									
Foreign currency translation adjustment		47,684		_		47,684		(47,684)	47,684
Unrealized gain on interest rate swaps		139		_				_	139
Unrealized gain on available for sale securities		2,938							 2,938
Other comprehensive income, before income taxes		50,761		_		47,684		(47,684)	50,761
Income tax expense		(1,132)							 (1,132)
Other comprehensive income, net of income taxes		49,629				47,684		(47,684)	 49,629
Comprehensive income		288,443		420,522		67,952		(477,032)	299,885
Comprehensive income attributable to noncontrolling interests		_				(13,364)		_	 (13,364)
Comprehensive income attributable to AMC Networks' stockholders	\$	288,443	\$	420,522	\$	54,588	\$	(477,032)	\$ 286,521

# Condensed Consolidating Statement of Cash Flows Six Months Ended June 30, 2018

Six Month's Ended Jule 30, 2010												
(In thousands)	Pare	Guarantor Parent Company Subsidiaries		Non- Guarantor Subsidiaries		Eliminations		С	onsolidated			
Cash flows from operating activities:												
Net cash provided by (used in) operating activities	\$	296,928	\$	852,314	\$	(437,627)	\$	(433,038)	\$	278,577		
Cash flows from investing activities:												
Capital expenditures		_		(32,827)		(4,575)		_		(37,402)		
Return of capital from investees		_		_		347		_		347		
Investment in investees		_		_		(87,488)		_		(87,488)		
Payments for acquisition of a business, net of cash acquired		_		_		(34,879)		_		(34,879)		
Increase to investment in affiliates		(46,945)		(1,550,189)		896,005		701,129		_		
Net cash (used in) provided by investing activities		(46,945)		(1,583,016)		769,410		701,129		(159,422)		
Cash flows from financing activities:												
Deemed repurchases of restricted stock units		(15,734)		—				—		(15,734)		
Purchase of treasury stock		(242,409)		_		_		_		(242,409)		
Proceeds from stock option exercises		4,317		—				—		4,317		
Principal payments on capital lease obligations		_		(1,464)		(1,161)		_		(2,625)		
Distributions to noncontrolling interests						(6,967)				(6,967)		
Net cash used in financing activities		(253,826)		(1,464)		(8,128)				(263,418)		
Net (decrease) increase in cash and cash equivalents from operations		(3,843)		(732,166)		323,655		268,091		(144,263)		
Effect of exchange rate changes on cash and cash equivalents		6,408		584,331		(321,044)		(268,091)		1,604		
Cash and cash equivalents at beginning of period		320		391,248		167,215		_		558,783		
Cash and cash equivalents at end of period	\$	2,885	\$	243,413	\$	169,826	\$		\$	416,124		

# Condensed Consolidated Statement of Cash Flows Six Months Ended June 30, 2017

Six Hondis Elided Suite 50, 2017												
(In thousands)	Parent Company			Guarantor Subsidiaries		Non- Guarantor Subsidiaries		Eliminations		Consolidated		
Cash flows from operating activities:												
Net cash provided by operating activities	\$	258,037	\$	322,282	\$	15,279	\$	(429,621)	\$	165,977		
Cash flows from investing activities:												
Capital expenditures		_		(27,480)		(12,456)		_		(39,936)		
Investment in and loans to investees		—		—		(43,000)		_		(43,000)		
Increase (decrease) to investment in affiliates		102,285		(127,727)		40,148		(14,706)				
Net cash provided by (used in) investing activities		102,285		(155,207)		(15,308)		(14,706)		(82,936)		
Cash flows from financing activities:												
Principal payments on long-term debt		(111,000)		_		35		_		(110,965)		
Deemed repurchases of restricted stock units		(13,373)		_		_		_		(13,373)		
Purchase of treasury stock		(244,374)		_		_		_		(244,374)		
Principal payments on capital lease obligations		_		(1,330)		(1,196)		_		(2,526)		
Distributions to noncontrolling interests		_				(12,930)				(12,930)		
Net cash used in financing activities		(368,747)		(1,330)		(14,091)				(384,168)		
Net (decrease) increase in cash and cash equivalents from operations		(8,425)		165,745		(14,120)		(444,327)		(301,127)		
Effect of exchange rate changes on cash and cash equivalents		7,976		(444,327)		1,241		444,327		9,217		
Cash and cash equivalents at beginning of period		565		320,950		159,874		_		481,389		
Cash and cash equivalents at end of period	\$	116	\$	42,368	\$	146,995	\$		\$	189,479		

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

This Management's Discussion and Analysis of Financial Condition and Results of Operations contains statements that constitute forward-looking information within the meaning of the Private Securities Litigation Reform Act of 1995. In this Management's Discussion and Analysis of Financial Condition and Results of Operations there are statements concerning our future operating results and future financial performance. Words such as "expects," "anticipates," "believes," "estimates," "may," "will," "should," "could," "potential," "continue," "intends," "plans" and similar words and terms used in the discussion of future operating results and future financial performance identify forward-looking statements. You are cautioned that any such forward-looking statements are not guarantees of future performance or results and involve risks and uncertainties and that actual results or developments may differ materially from the forward-looking statements as a result of various factors. Factors that may cause such differences to occur include, but are not limited to:

- the level of our revenues;
- •market demand, including changes in viewer consumption patterns, for our programming networks, our subscription streaming services, our programming, and our production services;
- · demand for advertising inventory and our ability to deliver guaranteed viewer ratings;
- the highly competitive nature of the cable, telecommunications and programming industries;
- our ability to maintain and renew distribution or affiliation agreements with distributors;
- the cost of, and our ability to obtain or produce, desirable programming content for our networks, other forms of distribution, including digital and licensing in international markets, as well as our independent film distribution businesses;
- · market demand for our owned original programming and our independent film content;
- changes in consumer demand for our comedy venues;
- · the security of our program rights and other electronic data;
- · the loss of any of our key personnel and artistic talent;
- changes in domestic and foreign laws or regulations under which we operate;
- · economic and business conditions and industry trends in the countries in which we operate;
- fluctuations in currency exchange rates and interest rates;
- changes in laws or treaties relating to taxation, or the interpretation thereof, in the U.S. or in the countries in which we operate, including the
  impact of the Tax Cuts and Jobs Act and the Bipartisan Budget Act of 2018;
- our substantial debt and high leverage;
- reduced access to capital markets or significant increases in costs to borrow;
- the level of our expenses;
- the level of our capital expenditures;
- future acquisitions and dispositions of assets;
- our ability to successfully acquire new businesses and, if acquired, to integrate, and implement our plan with respect to businesses we acquire;
- problems we may discover post-closing with the operations, including the internal controls and financial reporting process, of businesses we acquire;
- uncertainties regarding the financial results of equity method investees, issuers of our investments in marketable equity securities and nonmarketable equity securities and changes in the nature of key strategic relationships with partners and joint ventures;
- the outcome of litigation and other proceedings;
- whether pending uncompleted transactions, if any, are completed on the terms and at the times set forth (if at all);
- other risks and uncertainties inherent in our programming businesses;
- financial community and rating agency perceptions of our business, operations, financial condition and the industry in which we operate;
- events that are outside our control, such as political unrest in international markets, terrorist attacks, natural disasters and other similar events; and
- the factors described under Item 1A, "Risk Factors" in our 2017 Annual Report on Form 10-K (the "2017 Form 10-K"), as filed with the Securities and Exchange Commission ("SEC").



We disclaim any obligation to update or revise the forward-looking statements contained herein, except as otherwise required by applicable federal securities laws.

#### Introduction

Management's discussion and analysis, or MD&A, of our results of operations and financial condition is provided as a supplement to, and should be read in conjunction with, the unaudited condensed consolidated financial statements and notes thereto included elsewhere herein and our 2017 Form 10-K to enhance the understanding of our financial condition, changes in financial condition and results of our operations. Unless the context otherwise requires, all references to "we," "us," "our," "AMC Networks" or the "Company" refer to AMC Networks Inc., together with its subsidiaries. MD&A is organized as follows:

Business Overview. This section provides a general description of our business and our operating segments, as well as other matters that we believe are important in understanding our results of operations and financial condition and in anticipating future trends.

*Consolidated Results of Operations.* This section provides an analysis of our results of operations for the three and six months ended June 30, 2018 compared to the three and six months ended June 30, 2017. Our discussion is presented on both a consolidated and operating segment basis. Our two operating segments are: (i) National Networks and (ii) International and Other.

*Liquidity and Capital Resources.* This section provides a discussion of our financial condition as of June 30, 2018, as well as an analysis of our cash flows for the six months ended June 30, 2018 and 2017. The discussion of our financial condition and liquidity includes summaries of (i) our primary sources of liquidity and (ii) our contractual obligations that existed at June 30, 2018 as compared to December 31, 2017.

*Critical Accounting Policies and Estimates.* This section provides an update, if any, to our significant accounting policies or critical accounting estimates since December 31, 2017.

#### **Business Overview**

We manage our business through the following two operating segments:

- National Networks: Includes activities of our five national programming networks, AMC Studios operations and AMC Broadcasting & Technology. Our national programming networks are AMC, WE tv, BBC AMERICA, IFC and SundanceTV in the U.S.; and AMC and IFC in Canada. Our AMC Studios operations produces original programming for our programming networks and also licenses such program rights worldwide. AMC Networks Broadcasting & Technology is our technical services business, which primarily services most of the national programming networks.
- International and Other: Principally includes AMC Networks International (AMCNI), the Company's international programming businesses consisting of a portfolio of channels in Europe, Latin America, the Middle East and parts of Asia and Africa; IFC Films, the Company's independent film distribution business; Levity Entertainment Group ("Levity") (acquired April 20, 2018, see discussion below), our production services and comedy venues company; and our subscription streaming services, Sundance Now and Shudder. AMCNI DMC, the broadcast solutions unit of certain networks of AMCNI and third-party networks is included through the date sold, July 12, 2017.

# Financial Results Overview

The tables presented below set forth our consolidated revenues, net, operating income (loss) and adjusted operating income ("AOI"), defined below, for the periods indicated.

	Three Months	Ende	d June 30,	Six Months E	ıs Ended June 30,			
(In thousands)	2018		2017	 2018		2017		
<u>Revenues, net</u>								
National Networks	\$ 627,289	\$	604,923	\$ 1,260,317	\$	1,220,070		
International and Other	146,711		110,844	258,101		217,641		
Inter-segment eliminations	(12,615)		(5,222)	(16,210)		(6,977)		
Consolidated revenues, net	\$ 761,385	\$	710,545	\$ 1,502,208	\$	1,430,734		
<u>Operating income (loss)</u>								
National Networks	\$ 210,007	\$	211,623	\$ 459,859	\$	461,230		
International and Other	(11,338)		(31,222)	(28,151)		(50,439)		
Inter-segment eliminations	(7,138)		(4,611)	(6,522)		(3,330)		
Consolidated operating income	\$ 191,531	\$	175,790	\$ 425,186	\$	407,461		
AOI								
National Networks	\$ 234,678	\$	232,167	\$ 505,552	\$	500,140		
International and Other	5,413		1,003	3,251		2,080		
Inter-segment eliminations	(7,138)		(4,611)	(6,522)		(3,330)		
Consolidated AOI	\$ 232,953	\$	228,559	\$ 502,281	\$	498,890		

We evaluate segment performance based on several factors, of which the primary financial measure is operating segment AOI. We define AOI, which is a financial measure that is not calculated in accordance with generally accepted accounting principles ("GAAP"), as operating income (loss) before depreciation and amortization, share-based compensation expense or benefit, impairment and related charges (including gains or losses on sales or dispositions of businesses), and restructuring expense or credit.

We believe that AOI is an appropriate measure for evaluating the operating performance on both an operating segment and consolidated basis. AOI and similar measures with similar titles are common performance measures used by investors, analysts and peers to compare performance in the industry.

Internally, we use revenues, net and AOI measures as the most important indicators of our business performance, and evaluate management's effectiveness with specific reference to these indicators. AOI should be viewed as a supplement to and not a substitute for operating income (loss), net income (loss), cash flows from operating activities and other measures of performance and/or liquidity presented in accordance with GAAP. Since AOI is not a measure of performance calculated in accordance with GAAP, this measure may not be comparable to similar measures with similar titles used by other companies.

The following is a reconciliation of consolidated operating income to AOI for the periods indicated:

	Three Months	Ende	d June 30,	Six Months E	Ended	June 30,
(In thousands)	 2018		2017	 2018		2017
Operating income	\$ 191,531	\$	175,790	\$ 425,186	\$	407,461
Share-based compensation expense	19,753		15,132	35,072		27,595
Restructuring (credit)			(81)			2,623
Impairment and related charges			17,112			17,112
Depreciation and amortization	21,669		20,606	42,023		44,099
AOI	\$ 232,953	\$	228,559	\$ 502,281	\$	498,890

#### Items Impacting Comparability

On April 20, 2018, the Company acquired a 57% controlling interest in Levity, a media company that owns and operates comedy venues as well as produces original content for distribution, for a total purchase price of \$48.4 million. The operating results of Levity are included in our International and Other segment in the consolidated statement of income from the acquisition date through June 30, 2018.

On July 12, 2017, the AMCNI – DMC business was sold.

#### National Networks

In our National Networks segment, which accounted for 84% of our consolidated revenues for the six months ended June 30, 2018, we earn revenue principally from the distribution of our programming and the sale of advertising. Distribution revenue primarily includes subscription fees paid by distributors to carry our programming networks and license fees paid to us for the licensing of original programming for digital, foreign and home video distribution. Subscription fees paid by distributors represent the largest component of distribution revenue. Our subscription revenues are generally based on a per subscriber fee under multi-year contracts, commonly referred to as "affiliation agreements," which generally provide for annual rate increases. The specific subscription revenues we earn vary from period to period, distributor to distributor and also vary among our networks, but are generally based upon the number of each distributor's subscription fee revenues we earn are a fixed contractual monthly fee, which could be adjusted for acquisitions and dispositions of multichannel video programming systems by the distributor. Content licensing revenue from the licensing of original programming for distribution is recognized upon availability or distribution by the licensee.

Under affiliation agreements with our distributors, we have the right to sell a specified amount of national advertising time on our programming networks. Our advertising revenues are more variable than subscription revenues because the majority of our advertising is sold on a short-term basis, not under long-term contracts. Our advertising arrangements with advertisers provide for a set number of advertising units to air over a specific period of time at a negotiated price per unit for which our programming networks generally guarantee specified viewer ratings for their programming.

Our principal goal is to increase our revenues by increasing distribution and penetration of our services, and increasing our ratings. To do this, we must continue to contract for and produce high-quality, attractive programming. As competition for programming increases and alternative distribution technologies continue to expand in the industry, costs for content acquisition and original programming may increase. There is a concentration of subscribers in the hands of a few distributors, which could create disparate bargaining power between the largest distributors and us by giving those distributors greater leverage in negotiating the price and other terms of affiliation agreements.

Programming expense, included in technical and operating expense, represents the largest expense of the National Networks segment and primarily consists of amortization and write-offs of programming rights, such as those for original programming, feature films and licensed series, as well as participation and residual costs. The other components of technical and operating expense primarily include distribution and production related costs and program operating costs, such as origination, transmission, uplinking and encryption.

To an increasing extent, the success of our business depends on original programming, both scripted and unscripted, across all of our networks. The timing of exhibition and distribution of original programming varies from period to period, which results in greater variability in our revenues, earnings and cash flows from operating activities. We will continue to increase our investment in programming across all of our channels. There may be significant changes in the level of our technical and operating expenses due to the amortization of content acquisition and/or original programming costs and/or the impact of management's periodic assessment of programming usefulness. Such costs will also fluctuate with the level of revenues derived from owned original programming in each period as these costs are amortized based on the film-forecast-computation method.

Most original series require us to make up-front investments, which are often significant amounts. Not all of our programming efforts are commercially successful, which could result in a write-off of program rights. If it is determined that programming rights have no future programming usefulness based on actual demand or market conditions, a write-off of the unamortized cost is recorded in technical and operating expense. Program rights write-offs were \$3.8 million and \$1.4 million for the three months ended June 30, 2018 and June 30, 2017, respectively. Program rights write-offs were \$8.4 million and \$1.8 million for the six months ended June 30, 2017, respectively.

#### International and Other

Our International and Other segment primarily includes the operations of AMCNI, Levity, IFC Films and our subscription streaming services (i.e. Sundance Now and Shudder). The AMCNI – DMC business was sold on July 12, 2017.

In our International and Other segment, which accounted for 17% of our consolidated revenues for the six months ended June 30, 2018, we earn revenue principally from the international distribution of programming and, to a lesser extent, the sale of advertising. Distribution revenue primarily includes subscription fees paid by distributors to carry our programming networks and production services revenue generated from our Levity business. Our subscription revenues are generally based on either a per-subscriber fee or a fixed contractual annual fee, under multi-year affiliation agreements, which may provide for annual rate increases. Our production services revenues are based on master production agreements whereby a third-party engages us to produce content on its behalf. Production services revenues are recognized based on the percentage of cost incurred to total estimated cost of the contract. For the six months ended June 30, 2018, distribution revenues represented 82% of the revenues of the International and Other segment. Most of these revenues are derived from the distribution of our programming networks primarily in Europe and to a lesser extent, Latin America, the Middle East and parts of Asia and Africa. The International and Other segment also includes IFC Films, our independent film distribution business where revenues are derived principally from theatrical, digital and licensing distribution. Our subscription streaming services are available in the United States, Canada and parts of Europe.

Programming, program operating costs and production costs incurred to produce content for third parties are included in technical and operating expense, and represent the largest expense of the International and Other segment and primarily consist of amortization of acquired content, costs of dubbing and sub-titling of programs, participation and residual costs. Program operating costs include costs such as origination, transmission, uplinking and encryption of our linear AMCNI channels as well as content hosting and delivery costs at our various on-line content distribution initiatives. Not all of our programming efforts are commercially successful, which could result in a write-off of program rights. If it is determined that programming rights have limited, or no, future programming usefulness based on actual demand or market conditions, a write-off of the unamortized cost is recorded in technical and operating expense.

We view our investments in international expansion and our various developing on-line content distribution initiatives as important long-term strategies. We may experience an adverse impact to the International and Other segment's operating results and cash flows in periods of increased investment by the Company in these aforementioned initiatives.

## **Corporate Expenses**

We allocate corporate overhead within operating expenses to each segment based upon its proportionate estimated usage of services. The segment financial information set forth below, including the discussion related to individual line items, does not reflect inter-segment eliminations unless specifically indicated.

#### Impact of Economic Conditions

Our future performance is dependent, to a large extent, on general economic conditions including the impact of direct competition, our ability to manage our businesses effectively, and our relative strength and leverage in the marketplace, both with suppliers and customers.

Capital and credit market disruptions could cause economic downturns, which may lead to lower demand for our products, such as lower demand for television advertising and a decrease in the number of subscribers receiving our programming networks from our distributors. Events such as these may adversely impact our results of operations, cash flows and financial position.

# **Consolidated Results of Operations**

The amounts presented and discussed below represent 100% of each operating segment's revenues, net and expenses. Where we have management control of an entity, we consolidate 100% of such entity in our consolidated statements of operations notwithstanding that a third-party owns a significant interest in such entity. The noncontrolling owner's interest in the operating results of majority-owned or controlled subsidiaries are reflected in net income attributable to noncontrolling interests in our consolidated statements of operations.

# Three Months Ended June 30, 2018 Compared to Three Months Ended June 30, 2017

The following table sets forth our consolidated results of operations for the periods indicated.

	Three Months Ended June 30,										
		2	2018			20	)17				
(In thousands)	A	amount	% c Reven net	ues,		Amount	Rev	% of renues, net		\$ change	% change
Revenues, net	\$	761,385	1	00.0 %	\$	710,545		100.0 %	\$	50,840	7.2 %
Operating expenses:											
Technical and operating (excluding depreciation and amortization)		376,809		49.5		334,845		47.1		41,964	12.5
Selling, general and administrative		171,376		22.5		162,273		22.8		9,103	5.6
Depreciation and amortization		21,669		2.8		20,606		2.9		1,063	5.2
Impairment and related charges		_		—		17,112		2.4		(17,112)	n/m
Restructuring credit				—		(81)				81	n/m
Total operating expenses		569,854		74.8		534,755		75.3		35,099	6.6
Operating income		191,531		25.2		175,790		24.7		15,741	9.0
Other income (expense):											
Interest expense, net		(33,933)		(4.5)		(26,951)		(3.8)		(6,982)	25.9
Miscellaneous, net		(14,719)		(1.9)		18,980		2.7		(33,699)	n/m
Total other income (expense)		(48,652)		(6.4)		(7,971)		(1.1)		(40,681)	510.4
Net income from operations before income taxes	5	142,879		18.8		167,819		23.6		(24,940)	(14.9)
Income tax expense		(32,547)		(4.3)		(60,193)		(8.5)		27,646	(45.9)
Net income including noncontrolling interests		110,332		14.5		107,626		15.1		2,706	2.5
Net income attributable to noncontrolling interests		(4,151)		(0.5)		(5,028)		(0.7)		877	(17.4)%
Net income attributable to AMC Networks' stockholders	\$	106,181		13.9 %	\$	102,598		14.4 %	\$	3,583	3.5 %

# **National Networks Segment Results**

The following table sets forth our National Networks segment results for the periods indicated.

			Three Mont					
	2018					2017		
(In thousands)		Amount	% of Revenues, net	_	Amount	% of Revenues, net	\$ change	% change
Revenues, net	\$	627,289	100.0%	5 5	\$ 604,923	100.0 %	\$ 22,366	3.7 %
Operating expenses:								
Technical and operating (excluding depreciation and amortization)		285,326	45.5		265,507	43.9	19,819	7.5
Selling, general and administrative		123,544	19.7		119,460	19.7	4,084	3.4
Depreciation and amortization		8,412	1.3		8,430	1.4	(18)	(0.2)
Restructuring credit			—		(97)	· —	97	n/m
Operating income	\$	210,007	33.5%	5 5	\$ 211,623	35.0 %	\$ (1,616)	(0.8)%
Share-based compensation expense		16,259	2.6		12,211	2.0	4,048	33.2
Restructuring credit			_		(97)	—	97	n/m
Depreciation and amortization		8,412	1.3		8,430	1.4	(18)	(0.2)
AOI	\$	234,678	37.4%	5 5	\$ 232,167	38.4 %	\$ 2,511	1.1 %

# International and Other Segment Results

The following table sets forth our International Networks segment results for the periods indicated.

		2	018	20	017			
(In thousands)	housands) Amount		% of Revenues, net	 Amount	% of Revenues, net	\$ change		% change
Revenues, net	\$	146,711	100.0 %	\$ 110,844	100.0 %	\$	35,867	32.4 %
Operating expenses:								
Technical and operating (excluding depreciation and amortization)		96,932	66.1	69,918	63.1		27,014	38.6
Selling, general and administrative		47,860	32.6	42,844	38.7		5,016	11.7
Depreciation and amortization		13,257	9.0	12,176	11.0		1,081	8.9
Impairment and related charges		—		17,112	15.4		(17,112)	n/m
Restructuring expense		—		16	—		(16)	n/m
Operating loss	\$	(11,338)	(7.7)%	\$ (31,222)	(28.2)%	\$	19,884	(63.7)%
Share-based compensation expense		3,494	2.4	2,921	2.6		573	19.6
Restructuring expense		—	—	16	—		(16)	n/m
Impairment and related charges		—		17,112	15.4		(17,112)	n/m
Depreciation and amortization		13,257	9.0	12,176	11.0		1,081	8.9
AOI	\$	5,413	3.7 %	\$ 1,003	0.9 %	\$	4,410	439.7 %

#### Revenues, net

Revenues, net increased \$50.8 million to \$761.4 million for the three months ended June 30, 2018 as compared to the three months ended June 30, 2017. The net change by segment was as follows:

		Thre						
(In thousands)	2018	% of 1	total	2017	%	of total	\$ change	% change
National Networks	\$ 627,289		82.4 %	\$ 604,923		85.1 %	\$ 22,366	3.7%
International and Other	146,711		19.3	110,844		15.6	35,867	32.4
Inter-segment eliminations	(12,615)		(1.7)	(5,222)		(0.7)	(7,393)	n/m
Consolidated revenues, net	\$ 761,385	1	.00.0 %	\$ 710,545		100.0 %	\$ 50,840	7.2%

## National Networks

The increase in National Networks revenues, net was attributable to the following:

		Three Months				
(In thousands)	2018	% of total	2017	% of total	\$ change	% change
Advertising	\$ 246,829	39.3%	\$ 245,472	40.6%	\$ 1,357	0.6%
Distribution	380,460	60.7	359,451	59.4	21,009	5.8
	\$ 627,289	100.0%	\$ 604,923	100.0%	\$ 22,366	3.7%

The increase of \$1.4 million in advertising revenues was primarily driven by increases at WE tv, SundanceTV and IFC, partially offset by a decrease at AMC due to lower ratings, partially offset by pricing. Most of our advertising revenues vary based on the timing of our original programming series and the popularity of our programming as measured by Nielsen. Due to these factors, we expect advertising revenues to vary from quarter to quarter.

Distribution revenues increased \$21.0 million due to an increase subscription revenues of \$16.4 million across all of our networks resulting from an increase in rates. Content licensing revenues increased \$4.6 million primarily at AMC from digital distribution revenues due to an increase in original programming, partially offset by certain programming that became available for distribution in the first quarter of 2018 as compared to the second quarter in 2017. Distribution revenues may vary based on the impact of renewals of affiliation agreements and content licensing revenues vary based on the timing of availability of our programming to distributors. Because of these factors, we expect distribution revenues to vary from quarter to quarter.

## International and Other

The increase in International and Other revenues, net was attributable to the following:

		Three Months				
(In thousands)	2018	% of total	2017	% of total	\$ change	% change
Advertising	\$ 23,433	16.0%	\$ 21,373	19.3%	\$ 2,060	9.6%
Distribution	123,278	84.0	89,471	80.7	33,807	37.8
	\$ 146,711	100.0%	\$ 110,844	100.0%	\$ 35,867	32.4%

The increase in advertising revenues of \$2.1 million was primarily due to increased demand in certain international markets. Foreign currency translation had a favorable impact of \$1.1 million on advertising revenues. Distribution revenue increased primarily due to the \$29.6 million impact from the Levity acquisition which occurred on April 20, 2018. In addition, the increase in distribution revenue included an increase of \$2.6 million at IFC Films and \$2.1 million from our subscription streaming services. Foreign currency translation had a favorable impact to distribution revenues of \$4.6 million which was offset by a decrease of \$5.3 million due to the absence of revenue from the sale of AMCNI – DMC (sold in July 2017).

#### Technical and operating expense (excluding depreciation and amortization)

The components of technical and operating expense primarily include the amortization and impairments or write-offs of program rights, such as those for original programming, feature films and licensed series, participation and residual costs, distribution and production related costs and program operating costs, such as origination, transmission, uplinking and encryption.

Technical and operating expense (excluding depreciation and amortization) increased \$42.0 million to \$376.8 million for the three months ended June 30, 2018 as compared to the three months ended June 30, 2017. The net change by segment was as follows:

	Three Months Ended June 30,						
(In thousands)		2018		2017		\$ change	% change
National Networks	\$	285,326	\$	265,507	\$	19,819	7.5%
International and Other		96,932		69,918		27,014	38.6
Inter-segment eliminations		(5,449)		(580)		(4,869)	839.5
Total	\$	376,809	\$	334,845	\$	41,964	12.5%
Percentage of revenues, net		49.5%		47.1%			

## National Networks

The increase in technical and operating expense was primarily attributable to an increase of \$10.9 million in program rights amortization expense and an increase of \$8.9 million in other direct programming costs. Program rights amortization expense includes write-offs of \$3.8 million for the three months ended June 30, 2018 primarily based on management's assessment of programming usefulness of certain development costs at AMC and unscripted series at WEtv, as compared to program rights write-offs of \$1.4 million for the three months ended June 30, 2017.

There may be significant changes in the level of our technical and operating expenses due to content acquisition and/or original programming costs and/or the impact of management's periodic assessment of programming usefulness. Such costs will also fluctuate with the level of revenues derived from owned original programming in each period as these costs are amortized based on the film-forecast-computation method. As additional competition for programming increases and alternate distribution technologies continue to develop in the industry, costs for content acquisition and original programming may increase.

## International and Other

Technical and operating expense increased primarily due to the \$20.7 million impact from the acquisition of Levity, which occurred on April 20, 2018. In addition, investment in programming and other direct programming costs, including transmission, increased \$6.2 million at AMCNI and \$1.9 million at our subscription streaming services, partially offset by the absence of \$2.8 million in costs related to AMCNI – DMC (sold in July 2017). Foreign currency translation had an unfavorable impact to the change in technical and operating expense of \$3.0 million.

## Selling, general and administrative expense

The components of selling, general and administrative expense primarily include sales, marketing and advertising expenses, administrative costs and costs of facilities.

Selling, general and administrative expense increased \$9.1 million to \$171.4 million for the three months ended June 30, 2018, as compared to the three months ended June 30, 2017. The net change by segment was as follows:

	Three Months Ended June 30,						
(In thousands)		2018		2017		\$ change	% change
National Networks	\$	123,544	\$	119,460	\$	4,084	3.4 %
International and Other		47,860		42,844		5,016	11.7
Inter-segment eliminations		(28)		(31)		3	(9.7)
Total	\$	171,376	\$	162,273	\$	9,103	5.6 %
Percentage of revenues, net		22.5%		22.8%			

## National Networks

Selling, general and administrative expense increased \$4.1 million principally as a result of a \$6.3 million increase in general and administrative costs, including \$3.5 million for long-term incentive compensation expense and an increase of \$1.2 million in corporate overhead, partially offset by a decrease in sales and marketing related costs of \$2.8 million related to timing of the promotion and marketing of original programming.

There may be significant changes in the level of our selling, general and administrative expense from quarter to quarter and year to year due to the timing of promotion and marketing of original programming series and subscriber retention marketing efforts.

## International and Other

Selling, general and administrative expense increased \$5.0 million primarily due to the \$6.8 million impact from the acquisition of Levity, which occurred on April 20, 2018. In addition, increases in selling, general and administrative expense across the segment were offset by a decrease at AMCNI due to the absence of costs related to AMCNI – DMC (sold in July 2017). Foreign currency translation had an unfavorable impact to the change in selling, general and administrative expense of \$1.4 million.

## **Depreciation and amortization**

Depreciation and amortization expense increased \$1.1 million to \$21.7 million for the three months ended June 30, 2018, as compared to the three months ended June 30, 2017. The net change by segment was as follows:

	 Three Months	Ende	d June 30,		
(In thousands)	2018		2017	\$ change	% change
National Networks	\$ 8,412	\$	8,430	\$ (18)	(0.2)%
International and Other	13,257		12,176	1,081	8.9
	\$ 21,669	\$	20,606	\$ 1,063	5.2 %

The increase in depreciation and amortization expense in the International and Other segment was attributable to an increase in depreciation expense due to leasehold additions and, to a lesser extent, depreciation on property and equipment acquired in connection with the acquisition of Levity in April 2018, partially offset by the absence of depreciation expense from AMCNI – DMC (sold in July 2017). Amortization expense increased primarily related to the identifiable intangible assets recorded in connection with the Levity acquisition.

## Impairment and related charges

In June 2017, we recognized a pre-tax impairment charge of \$17.1 million for the three months ended June 30, 2017 to reflect the AMCNI – DMC assets held for sale at fair value less estimated sale costs.

# **Operating Income**

(In thousands)		2018	2017	\$ change	% change
National Networks	\$	210,007	\$ 211,623	\$ (1,616)	(0.8)%
International and Other		(11,338)	(31,222)	19,884	(63.7)
Inter-segment Eliminations		(7,138)	(4,611)	(2,527)	54.8
	\$	191,531	\$ 175,790	\$ 15,741	9.0 %

The decrease in operating income at the National Networks segment was primarily attributable to an increase in technical and operating expense of \$19.8 million and an increase in selling, general and administrative expense of \$4.1 million, partially offset by an increase in revenues of \$22.4 million.

The decrease in operating losses at the International and Other segment was primarily attributable to the absence of the AMCNI – DMC impairment charge of \$17.1 million and an increase in revenues of \$35.9 million, partially offset by an increase in technical and operating expense of \$27.0 million and an increase in selling, general and administrative expense of \$5.0 million. Foreign currency translation had a favorable impact to the change in operating income of \$0.8 million. Operating income for the three months ended June 30, 2018 includes \$1.2 million from the results of Levity from the date of acquisition (April 20, 2018).

# AOI

The following is a reconciliation of our consolidated operating income to AOI:

	 Three Months	Ended	June 30,		
(In thousands)	2018		2017	\$ change	% change
Operating income	\$ 191,531	\$	175,790	\$ 15,741	9.0%
Share-based compensation expense	19,753		15,132	4,621	30.5
Restructuring credit	_		(81)	81	n/m
Impairment and related charges			17,112	(17,112)	n/m
Depreciation and amortization	21,669		20,606	1,063	5.2
AOI	\$ 232,953	\$	228,559	\$ 4,394	1.9%

AOI increased \$4.4 million for the three months ended June 30, 2018 as compared to the three months ended June 30, 2017. the increase is primarily due to a shift in long-term incentive compensation from cash to equity-based awards. The net change by segment was as follows:

	Three Months Ended June 30,						
(In thousands)		2018		2017		\$ change	% change
National Networks	\$	234,678	\$	232,167	\$	2,511	1.1%
International and Other		5,413		1,003		4,410	439.7
Inter-segment eliminations		(7,138)		(4,611)		(2,527)	54.8
AOI	\$	232,953	\$	228,559	\$	4,394	1.9%

National Networks AOI increased principally due to an increase in revenues of \$22.4 million, partially offset by an increase in technical and operating expenses of \$19.8 million resulting primarily from an increase in program rights amortization.

International and Other AOI increased \$2.1 million due to the impact of the Levity acquisition which occurred on April 20, 2018 and \$2.2 million due to the absence of the AOI loss at AMCNI – DMC as a result of the changes in revenues and operating expenses discussed above. Foreign currency translation had a favorable impact on the change in AOI of \$1.7 million.

As a result of the factors discussed above impacting the variability in revenues and operating expenses, we expect AOI to vary from quarter to quarter.

## Interest expense, net

The increase in interest expense, net of \$7.0 million is driven by an increase in interest expense of \$8.5 million primarily as a result of the issuance of our \$800 million aggregate principal amounts of 4.75% Senior Notes due 2025 on July 28, 2017, partially offset by an increase in interest income of \$1.6 million for the three months ended June 30, 2018, in connection with increased cash balances as compared to the same period in 2017 as well as interest income earned on term loans entered into with RLJ Entertainment, Inc. ("RLJE") in October 2016 and fuboTV Inc. ("fuboTV") in April 2018.

### Miscellaneous, net

The decrease in miscellaneous, net of \$33.7 million for the three months ended June 30, 2018 as compared to the three months ended June 30, 2017 is primarily driven by \$12.8 million in an unfavorable variance in foreign currency transactions gains and losses, an impairment charge of \$10.0 million for the partial write-down of one of our non-marketable equity securities and a decrease of \$9.6 million in gains recorded in 2017 driven by an increase in the fair market value of RLJE common shares held by the Company which started to be recognized during the second quarter 2017 upon meeting the criteria to be accounted for as an equity method investment following the exercise of warrants, for which we have elected the fair value option.

## Income tax expense

For the three months ended June 30, 2018, income tax expense was \$32.5 million representing an effective tax rate of 23%. The effective tax rate differs from the federal statutory rate of 21% due primarily to state and local income tax expense of \$2.3 million.

The Tax Cuts and Jobs Act ("TCJA") was enacted on December 22, 2017. The TCJA introduces significant changes in tax law, with certain provisions being effective for the year ended December 31, 2017, however most are effective for tax years beginning after December 31, 2017. Companies are required to recognize the effect of tax law changes in the period of enactment, however, due to the complexities involved in accounting for the enactment of TCJA, SEC Staff Accounting Bulletin ("SAB") 118

allows us to record provisional amounts to reflect the impacts of the TCJA during a one year "measurement period". The Company has recorded a provisional amount related to the one-time transition tax in the year ended December 31, 2017 and a discrete tax expense related to valuation allowance in the period ended March 31, 2018, resulting from an updated assessment in response to guidance contained in a recently issued IRS notice. There has been no change to either amount as of June 30, 2018.

The Company will continue to analyze the effects of the TCJA on its financial statements and operations. Additional impacts from the enactment of the TCJA will be recorded as they are identified during the measurement period as provided for in SAB 118.

Judgment is required in determining the provision for income taxes and related accruals, deferred tax assets and liabilities. Consequently, changes in our estimates regarding uncertain tax positions and the realization of deferred tax assets will impact our results of operations and financial position. Deferred tax assets are evaluated quarterly for expected future realization and reduced by a valuation allowance to the extent management believes it is more likely than not that a portion will not be realized. See Note 11 to the accompanying condensed consolidated financial statements for further discussion of the Company's income taxes.

For the three months ended June 30, 2017, income tax expense was \$60.2 million representing an effective tax rate of 36%. The effective tax rate differs from the federal statutory rate of 35% due primarily to tax expense of \$5.2 million resulting from an increase in the valuation allowances for foreign and local taxes; state and local income tax expense of \$2.6 million; partially offset by a tax benefit from the domestic production activities deduction of \$4.4 million; and a tax benefit from foreign subsidiary earnings indefinitely reinvested outside the U.S. of \$2.6 million.

## Six Months Ended June 30, 2018 Compared to Six Months Ended June 30, 2017

The following table sets forth our consolidated results of operations for the periods indicated.

		Six Months <b>E</b>	Ended June 30,			
	20	18	201	7		
(In thousands)	Amount	% of Revenues, net	Amount	% of Revenues, net	\$ change	% change
Revenues, net	\$ 1,502,208	100.0 %	\$ 1,430,734	100.0 %	\$ 71,474	5.0 %
Operating expenses:						
Technical and operating (excluding depreciation and amortization)	n 697,174	46.4	633,457	44.3	63,717	10.1
Selling, general and administrative	337,825	22.5	325,982	22.8	11,843	3.6
Depreciation and amortization	42,023	2.8	44,099	3.1	(2,076)	(4.7)
Impairment and related charges		—	17,112	1.2	(17,112)	n/m
Restructuring expense	—	—	2,623	0.2	(2,623)	n/m
Total operating expenses	1,077,022	71.7	1,023,273	71.5	53,749	5.3
Operating income	425,186	28.3	407,461	28.5	17,725	4.4
Other income (expense):						
Interest expense, net	(67,119)	(4.5)	(53,958)	(3.8)	(13,161)	24.4
Miscellaneous, net	2,227	0.1	30,028	2.1	(27,801)	(92.6)
Total other income (expense)	(64,892)	(4.3)	(23,930)	(1.7)	(40,962)	171.2
Net income from operations before income taxes	360,294	24.0	383,531	26.8	(23,237)	(6.1)
Income tax expense	(89,426)	(6.0)	(133,275)	(9.3)	43,849	(32.9)
Net income including noncontrolling interests	270,868	18.0	250,256	17.5	20,612	8.2
Net income attributable to noncontrolling interests	(7,817)	(0.5)	(11,442)	(0.8)	3,625	(31.7)%
Net income attributable to AMC Networks' stockholders	\$ 263,051	17.5 %	\$ 238,814	16.7 %	\$ 24,237	10.1 %

# **National Networks Segment Results**

The following table sets forth our National Networks segment results for the periods indicated.

		Six Mo		_					
	20	18	2017						
(In thousands)	 Amount	% of Revenues net	5,		Amount	% of Revenues, net		\$ change	% change
Revenues, net	\$ 1,260,317	100	0.0%	\$	1,220,070	100.0 %	\$	40,247	3.3 %
Operating expenses:									
Technical and operating (excluding depreciation and amortization)	535,113	42	2.5		499,315	40.9		35,798	7.2
Selling, general and administrative	248,438	19	).7		242,734	19.9		5,704	2.3
Depreciation and amortization	16,907	1	.3		16,834	1.4		73	0.4
Restructuring credit	—				(43)	—		43	n/m
Operating income	\$ 459,859	36	6.5%	\$	461,230	37.8 %	\$	(1,371)	(0.3)%
Share-based compensation expense	28,786	2	2.3		22,119	1.8		6,667	30.1
Restructuring credit	—				(43)			43	n/m
Depreciation and amortization	16,907	1	.3		16,834	1.4		73	0.4
AOI	\$ 505,552	40	).1%	\$	500,140	41.0 %	\$	5,412	1.1 %

# International and Other Segment Results

The following table sets forth our International Networks segment results for the periods indicated.

	Six Months Ended June 30,									
		2	018		2	017				
(In thousands)		Amount	% of Revenues, net	Revenues, Revenues,		Revenues,	\$ change		% change	
Revenues, net	\$	258,101	100.0 %	\$	217,641	100.0 %	\$	40,460	18.6 %	
Operating expenses:										
Technical and operating (excluding depreciation and amortization)		171,694	66.5		137,756	63.3		33,938	24.6	
Selling, general and administrative		89,442	34.7		83,281	38.3		6,161	7.4	
Depreciation and amortization		25,116	9.7		27,265	12.5		(2,149)	(7.9)	
Impairment and related charges		—	—		17,112	7.9		(17,112)	n/m	
Restructuring expense			—		2,666	1.2		(2,666)	n/m	
Operating loss	\$	(28,151)	(10.9)%	\$	(50,439)	(23.2)%	\$	22,288	(44.2)%	
Share-based compensation expense		6,286	2.4		5,476	2.5		810	14.8	
Restructuring expense		_	—		2,666	1.2		(2,666)	n/m	
Impairment and related charges		_	—		17,112	7.9		(17,112)	n/m	
Depreciation and amortization		25,116	9.7		27,265	12.5		(2,149)	(7.9)	
AOI	\$	3,251	1.3 %	\$	2,080	1.0 %	\$	1,171	56.3 %	

#### Revenues, net

Revenues, net increased \$71.5 million to \$1,502.2 million for the six months ended June 30, 2018 as compared to the six months ended June 30, 2017. The net change by segment was as follows:

		Six Months En				
(In thousands)	2018	% of total	2017	% of total	\$ change	% change
National Networks	\$ 1,260,317	83.9 %	\$ 1,220,070	85.3 %	\$ 40,247	3.3%
International and Other	258,101	17.2	217,641	15.2	40,460	18.6
Inter-segment eliminations	(16,210)	(1.1)	(6,977)	(0.5)	(9,233)	n/m
Consolidated revenues, net	\$ 1,502,208	100.0 %	\$ 1,430,734	100.0 %	\$ 71,474	5.0%

National Networks

The increase in National Networks revenues, net was attributable to the following:

(In thousands)	2018	%	of total	2017	% of total	\$ change	Q	% change
Advertising	\$ 472,559		37.5%	\$ 493,014	 40.4%	\$ (20,455)		(4.1)%
Distribution	787,758		62.5	727,056	59.6	60,702		8.3
	\$ 1,260,317		100.0%	\$ 1,220,070	100.0%	\$ 40,247		3.3 %

The decrease of \$20.5 million in advertising revenues was driven by a decrease of \$31.6 million at AMC due to lower ratings, partially offset by pricing. The decrease at AMC was partially offset by increases at our other networks. Most of our advertising revenues vary based on the timing of our original programming series and the popularity of our programming as measured by Nielsen. Due to these factors, we expect advertising revenues to vary from quarter to quarter.

Distribution revenues increased \$60.7 million due to an increase in content licensing revenues of \$36.3 million primarily from increased digital revenues at AMC due to an increase in original programming we distribute. Subscription revenues increased \$24.4 million across all of our networks resulting from an increase in rates. Distribution revenues may vary based on the impact of renewals of affiliation agreements and content licensing revenues vary based on the timing of availability of our programming to distributors. Because of these factors, we expect distribution revenues to vary from quarter to quarter.

## International and Other

The increase in International and Other revenues, net was attributable to the following:

		Six Months E				
(In thousands)	2018	% of total	2017	% of total	\$ change	% change
Advertising	\$ 45,943	17.8%	\$ 41,443	19.0%	\$ 4,500	10.9%
Distribution	212,158	82.2	176,198	81.0	35,960	20.4
	\$ 258,101	100.0%	\$ 217,641	100.0%	\$ 40,460	18.6%

The increase of \$4.5 million in advertising revenues was principally due to the favorable impact of foreign currency translation of \$3.4 million as well as increased demand in certain international markets. Distribution revenues increased primarily due to the\$29.6 million impact from the Levity acquisition, which occurred on April 20, 2018. In addition, distribution revenues increased \$4.8 million from our subscription streaming services. Foreign currency translation had a favorable impact to distribution revenue of \$13.8 million which was partially offset by a decrease of \$10.7 million due to the absence of revenue from the sale of AMCNI – DMC (sold in July 2017).

# Technical and operating expense (excluding depreciation and amortization)

The components of technical and operating expense primarily include the amortization and impairments or write-offs of program rights, such as those for original programming, feature films and licensed series, participation and residual costs, distribution and production related costs and program operating costs, such as origination, transmission, uplinking and encryption.

Technical and operating expense (excluding depreciation and amortization) increased \$63.7 million to \$697.2 million for the six months ended June 30, 2018 as compared to the six months ended June 30, 2017. The net change by segment was as follows:

	 Six Months	Ended .	June 30,		
(In thousands)	2018		2017	\$ change	% change
National Networks	\$ 535,113	\$	499,315	\$ 35,798	7.2%
International and Other	171,694		137,756	33,938	24.6
Inter-segment eliminations	(9,633)		(3,614)	(6,019)	166.5
Total	\$ 697,174	\$	633,457	\$ 63,717	10.1%
Percentage of revenues, net	 46.4%		44.3%		

#### National Networks

The increase in technical and operating expense was primarily attributable to an increase of \$23.3 million in program rights amortization expense and an increase of \$12.5 million in other direct programming costs. Program rights amortization expense includes write-offs of \$8.4 million for the six months ended June 30, 2018 primarily based on management's assessment of programming usefulness of certain development costs at AMC and unscripted series at WE tv, as compared to program rights write-offs of \$1.8 million primarily related to development costs at AMC for the six months ended June 30, 2017.

There may be significant changes in the level of our technical and operating expenses due to content acquisition and/or original programming costs and/or the impact of management's periodic assessment of programming usefulness. Such costs will also fluctuate with the level of revenues derived from owned original programming in each period as these costs are amortized based on the film-forecast-computation method. As additional competition for programming increases and alternate distribution technologies continue to develop in the industry, costs for content acquisition and original programming may increase.

#### International and Other

Technical and operating expense increased primarily due to the \$20.7 million impact from the Levity acquisition, which occurred on April 20, 2018. In addition, investment in programming and other direct programming costs, including transmission, increased \$14.9 million at AMCNI as well as an increase of \$4.0 million at our subscription streaming services, partially offset by the absence of \$7.0 million in costs related to AMCNI – DMC (sold in July 2017). Foreign currency translation had an unfavorable impact to the change in technical and operating expense of \$9.5 million.

## Selling, general and administrative expense

The components of selling, general and administrative expense primarily include sales, marketing and advertising expenses, administrative costs and costs of facilities.

Selling, general and administrative expense increased \$11.8 million to \$337.8 million for the six months ended June 30, 2018, as compared to the six months ended June 30, 2017. The net change by segment was as follows:

	 Six Months Ended June 30,					
(In thousands)	2018		2017		\$ change	% change
National Networks	\$ 248,438	\$	242,734	\$	5,704	2.3%
International and Other	89,442		83,281		6,161	7.4
Inter-segment eliminations	(55)		(33)		(22)	n/m
Total	\$ 337,825	\$	325,982	\$	11,843	3.6%
Percentage of revenues, net	 22.5%		22.8%			

#### National Networks

Selling, general and administrative expense increased \$5.7 million principally as a result of an \$11.2 million increase in general and administrative costs, including a \$5.4 million increase in long-term incentive compensation expense, partially offset by a decrease in sales and marketing related costs of \$5.5 million related to timing of the promotion and marketing of original programming.

There may be significant changes in the level of our selling, general and administrative expense from quarter to quarter and year to year due to the timing of promotion and marketing of original programming series and subscriber retention marketing efforts.

#### International and Other

Selling, general and administrative expense increased \$6.2 million primarily due to the \$6.8 million impact from the acquisition of Levity, which occurred on April 20, 2018. In addition, increases in selling, general and administrative expense across

the segment were offset by a decrease at AMCNI due to the absence of costs related to AMCNI – DMC (sold in July 2017). Foreign currency translation had an unfavorable impact to the change in selling, general and administrative expense of \$3.5 million.

## **Depreciation and amortization**

Depreciation and amortization expense decreased \$2.1 million to \$42.0 million for the six months ended June 30, 2018, as compared to the six months ended June 30, 2017. The net change by segment was as follows:

	 Six Months E	nded J	June 30,		
(In thousands)	2018		2017	\$ change	% change
National Networks	\$ 16,907	\$	16,834	\$ 73	0.4 %
International and Other	25,116		27,265	(2,149)	(7.9)
	\$ 42,023	\$	44,099	\$ (2,076)	(4.7)%

The decrease in depreciation and amortization expense in the International and Other segment was attributable to a decrease in depreciation expense of \$3.1 million due to the absence of AMCNI – DMC (sold in July 2017), partially offset by an increase in depreciation expense related to leasehold additions and, to a lesser extent, depreciation on property and equipment acquired in connection with the acquisition of Levity in April 2018. Amortization expense increased due to the amortization of identifiable intangible assets recorded in connection with the Levity acquisition and increased amortization at AMCNI.

#### Impairment and related charges

In June 2017, we recognized a pre-tax impairment charge of \$17.1 million for the three months ended June 30, 2017 to reflect the AMCNI – DMC assets held for sale at fair value less estimated sale costs.

#### **Restructuring expense**

Restructuring expense of \$2.6 million for the six months ended June 30, 2017 related to corporate headquarter severance charges in connection with the restructuring initiative launched during the second half of 2016.

## **Operating Income**

	 Six Months E	nded	June 30,		
(In thousands)	2018		2017	\$ change	% change
National Networks	\$ 459,859	\$	461,230	\$ (1,371)	(0.3)%
International and Other	(28,151)		(50,439)	22,288	(44.2)
Inter-segment Eliminations	(6,522)		(3,330)	(3,192)	95.9
	\$ 425,186	\$	407,461	\$ 17,725	4.4 %

The decrease in operating income at the National Networks segment was primarily attributable to an increase in technical and operating expense of \$35.8 million and an increase in selling, general and administrative expense of \$5.7 million, partially offset by an increase in revenues of \$40.2 million.

The decrease in operating losses in the International and Other segment was primarily attributable to the absence of the AMCNI – DMC impairment charge of \$17.1 million, an increase in revenues of \$40.5 million, a decrease in depreciation and amortization of \$2.1 million, a decrease in restructuring expense of \$2.6 million, partially offset by an increase in technical and operating expense of \$33.9 million and an increase in selling, general and administrative expense of \$6.2 million. Foreign currency translation had a favorable impact to the change in operating income of \$2.0 million. Operating income for the six months ended June 30, 2018 includes \$1.2 million from the results of Levity from the date of acquisition (April 20, 2018).

# AOI

The following is a reconciliation of our consolidated operating income to AOI:

	Six Months Ended June 30,						
(In thousands)		2018		2017		\$ change	% change
Operating income	\$	425,186	\$	407,461	\$	17,725	4.4 %
Share-based compensation expense		35,072		27,595		7,477	27.1
Restructuring expense		_		2,623		(2,623)	n/m
Impairment and related charges		_		17,112		(17,112)	n/m
Depreciation and amortization		42,023		44,099		(2,076)	(4.7)
AOI	\$	502,281	\$	498,890	\$	3,391	0.7 %

AOI increased \$3.4 million for the six months ended June 30, 2018 as compared to the six months ended June 30, 2017. The net change by segment was as follows:

	Six Months Ended June 30,						
(In thousands)		2018		2017		\$ change	% change
National Networks	\$	505,552	\$	500,140	\$	5,412	1.1%
International and Other		3,251		2,080		1,171	56.3
Inter-segment eliminations		(6,522)		(3,330)		(3,192)	95.9
AOI	\$	502,281	\$	498,890	\$	3,391	0.7%

National Networks AOI increased principally due to an increase in revenues of \$40.2 million and a decrease in selling, general and administrative expenses (excluding stock based compensation) of \$1.0 million, partially offset by an increase in technical and operating expenses of \$35.8 million resulting primarily from an increase in program rights amortization.

International and Other AOI increased \$2.1 million due to the impact of the Levity acquisition which occurred on April 20, 2018 and \$4.6 million due to the absence of the AOI loss at AMCNI – DMC, partially offset by a decrease in AOI at AMCNI (excluding the impact of AMCNI - DMC) of \$2.7 million and a decrease at IFC Films of \$2.7 million. Foreign currency translation had a favorable impact in the change in AOI of \$4.4 million.

As a result of the factors discussed above impacting the variability in revenues and operating expenses, we expect AOI to vary from quarter to quarter.

## Interest expense, net

The increase in interest expense, net of \$13.2 million is driven by an increase in interest expense of \$16.3 million primarily as a result of the issuance of our \$800 million aggregate principal amounts of 4.75% Senior Notes due 2025 on July 28, 2017, partially offset by an increase in interest income of \$3.1 million recorded for the six months ended June 30, 2018, in connection with increased cash balances as compared to the same period in 2017 as well as interest income earned on term loans entered into with RLJE in October 2016 and fuboTV in April 2018.

## Miscellaneous, net

The decrease in miscellaneous, net of \$27.8 million for the six months ended June 30, 2018 as compared to the six months ended June 30, 2017 is primarily driven by \$9.8 million in unfavorable variance in foreign currency transaction gains and losses, an impairment of \$10.0 million for the partial writedown of one of our non-marketable equity securities, and a decrease of \$5.8 million in gains recorded in the six month period ended June 30, 2018 as compared to the same period in 2017 driven by the increase in fair market value of RLJE common shares held by the Company which started to be recognized during the second quarter 2017 upon meeting the criteria to be accounted for as an equity method investment following the exercise of warrants, for which we have elected the fair value option.

### Income tax expense

For the six months ended June 30, 2018, income tax expense was \$89.4 million, representing an effective tax rate of 25%. The effective tax rate differs from the federal statutory rate of 21%, due primarily to tax expense of \$16.1 million for an increase in valuation allowances for foreign taxes and U.S. foreign tax credits; state and local income tax expense of \$6.2 million; a tax benefit of \$8.3 million for the one-time rate change on deferred tax assets and liabilities that resulted from the extension of certain television production cost deductions included in the Bipartisan Budget Act of 2018 (enacted February 9, 2018); and tax benefit from foreign subsidiary earnings indefinitely reinvested outside the U.S. of \$5.8 million.

The Tax Cuts and Jobs Act ("TCJA") was enacted on December 22, 2017. The TCJA introduces significant changes in tax law, with certain provisions being effective for the year ended December 31, 2017, however most are effective for tax years beginning after December 31, 2017. Companies are required to recognize the effect of tax law changes in the period of enactment, however, due to the complexities involved in accounting for the enactment of TCJA, SEC Staff Accounting Bulletin ("SAB") 118 allows us to record provisional amounts to reflect the impacts of the TCJA during a one year "measurement period". The Company has recorded a provisional amount related to the one-time transition tax in the year ended December 31, 2017 and a discrete tax expense related to valuation allowance in the period ended March 31, 2018, resulting from an updated assessment in response to guidance contained in a recently issued IRS notice. There has been no change to either amount as of June 30, 2018.

The Company will continue to analyze the effects of the TCJA on its financial statements and operations. Additional impacts from the enactment of the TCJA will be recorded as they are identified during the measurement period as provided for in SAB 118.

Judgment is required in determining the provision for income taxes and related accruals, deferred tax assets and liabilities. Consequently, changes in our estimates regarding uncertain tax positions and the realization of deferred tax assets will impact our results of operations and financial position. Deferred tax assets are evaluated quarterly for expected future realization and reduced by a valuation allowance to the extent management believes it is more likely than not that a portion will not be realized. See Note 11 to the accompanying condensed consolidated financial statements for further discussion of the Company's income taxes.

For the six months ended June 30, 2017, income tax expense was \$133.3 million, representing an effective tax rate of 35%. The items resulting in variances from the federal statutory rate primarily consist of a tax benefit from the domestic production activities deduction of \$10.3 million; a tax benefit from foreign subsidiary earnings indefinitely reinvested outside the U.S. of \$6.7 million; tax expense of \$7.5 million resulting from an increase in the valuation allowances for foreign and local taxes; and state and local income tax expense of \$6.0 million.

## Liquidity and Capital Resources

Our operations have historically generated positive net cash flow from operating activities. However, each of our programming businesses has substantial programming acquisition and production expenditure requirements.

Sources of cash primarily include cash flow from operations, amounts available under our revolving credit facility and access to capital markets. Although we currently believe that amounts available under our revolving credit facility will be available when and if needed, we can provide no assurance that access to such funds will not be impacted by adverse conditions in the financial markets. The obligations of the financial institutions under our revolving credit facility are several and not joint and, as a result, a funding default by one or more institutions does not need to be made up by the others. As a public company, we may have access to other sources of capital such as the public bond markets.

On March 7, 2016, the Company announced that its Board of Directors authorized a program to repurchase up to \$500 million of its outstanding shares of common stock (the "Stock Repurchase Program"). On June 6, 2017, the Board of Directors approved an increase of \$500 million. On June 13, 2018, the Board of Directors approved a further increase of \$500 million in the amount authorized for a total of \$1.5 billion authorized under the Stock Repurchase Program has no pre-established closing date and may be suspended or discontinued at any time. For the three months ended June 30, 2018, the Company repurchased 3.0 million shares of its Class A common stock at an average purchase price of approximately \$52.51 per share. As of June 30, 2018, the Company has \$600.1 million available for repurchase under the Stock Repurchase Program.

Our principal uses of cash include the acquisition and production of programming, investments and acquisitions, repurchases of outstanding debt and common stock, debt service, and payments for income taxes. We continue to increase our investment in original programming, the funding of which generally occurs six to nine months in advance of a program's airing. We expect this increased investment to continue in 2018.

As of June 30, 2018, our consolidated cash and cash equivalents balance includes approximately \$104.4 million held by foreign subsidiaries. Most or all of the earnings of our foreign subsidiaries will continue to be permanently reinvested in foreign operations and we do not expect to incur any significant, additional taxes related to such amounts, nor have any been provided for in the current period. The Company is still evaluating whether to change its indefinite reinvestment assertion due to certain provisions of the TCJA. Any potential changes to the assertion would be made within the measurement period and accounted for as part of the change in tax law.

We believe that a combination of cash-on-hand, cash generated from operating activities and availability under our revolving credit facility will provide sufficient liquidity to service the principal and interest payments on our indebtedness, along with our other funding and investment requirements over the next twelve months and over the longer term. However, we do not expect to generate sufficient cash from operations to repay at maturity the entirety of the then outstanding balances of our debt. As a result, we will then be dependent upon our ability to access the capital and credit markets in order to repay or refinance the outstanding balances of our indebtedness. Failure to raise significant amounts of funding to repay these obligations at maturity would adversely

affect our business. In such a circumstance, we would need to take other actions including selling assets, seeking strategic investments from third parties or reducing other discretionary uses of cash.

Our level of debt could have important consequences on our business including, but not limited to, increasing our vulnerability to general adverse economic and industry conditions, limiting the availability of our cash flow to fund future programming investments, capital expenditures, working capital, business activities and other general corporate requirements and limiting our flexibility in planning for, or reacting to, changes in our business and the industry in which we operate. For information relating to our outstanding debt obligations, refer to Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations - Debt Financing Agreements" of our 2017 Form 10-K.

In addition, economic or market disruptions could lead to lower demand for our services, such as lower levels of advertising. These events would adversely impact our results of operations, cash flows and financial position.

The revolving credit facility was not drawn upon at June 30, 2018. The total undrawn revolver commitment is available to be drawn for our general corporate purposes.

AMC Networks was in compliance with all of its debt covenants as of June 30, 2018.

# **Other Matters**

On February 26, 2018, we delivered a letter to RLJE pursuant to which we proposed to acquire the outstanding shares of RLJE not currently owned by us or entities affiliated with Robert L. Johnson for a purchase price of \$4.25 per share in cash. Through this offer, we intend for RLJE to become a majority-owned subsidiary, with a minority stake held by Mr. Johnson.

On July 29, 2018, the Company, Digital Entertainment Holdings LLC, a wholly owned subsidiary of the Company ("DEH"), and River Merger Sub Inc., a wholly owned subsidiary of DEH ("Merger Sub"), and RLJE entered into an Agreement and Plan of Merger (the "Merger Agreement") pursuant to which the Company has agreed to acquire all of the outstanding shares of RLJE not currently owned by the Company or entities affiliated with Robert L. Johnson for a purchase price of approximately \$65.3 million, or \$6.25 per share in cash. The Merger Agreement provides that, upon the terms and subject to the conditions set forth therein, Merger Sub will merge with and into RLJE, with RLJE continuing as the surviving corporation and a subsidiary of DEH (the "Merger").

Pursuant to the Merger Agreement, at the effective time of the Merger (the "Effective Time"), each share of RLJE's common stock, par value \$0.001 per share (the "RLJE Common Stock"), issued and outstanding immediately prior to the Effective Time, except for certain excluded shares (which include shares beneficially owned by the Company, DEH and their affiliates), will be automatically converted into the right to receive \$6.25 in cash without interest (the "Per Share Merger Consideration"). The Merger Agreement also includes provisions for the payment at the Effective Time of consideration, calculated based on the amount of the Per Share Merger Consideration, to the holders of outstanding RLJE preferred stock who elect to receive such cash consideration and holders of warrants to purchase RLJE Common Stock, except for certain excluded shares (which include shares beneficially owned by the Company, DEH and their affiliates). Such holders of outstanding RLJE preferred stock will be entitled to receive \$7.81 per underlying share of RLJE Common Stock, in accordance with the terms of the RLJE preferred stock, if they elect cash as their consideration. Such holders of outstanding warrants will be paid the difference between \$6.25 and the per share exercise price of their warrants.

The Merger Agreement contains certain customary termination rights for DEH and RLJE and further provides that (i) a termination fee equal to \$6.75 million will be payable to DEH by RLJE in connection with termination of the Merger Agreement due to a change of recommendation by the Special Committee of the RLJE board of directors (the "RLJE Special Committee") to accept a Superior Proposal (as defined in the Merger Agreement) and (ii) the documented, out-of-pocket expenses of DEH incurred in connection with the Merger Agreement up to a maximum of \$3 million will be payable to DEH by RLJE in connection with the Merger Agreement due to a change of recommendation by the RLJE Special Committee as a result of an Intervening Event (as defined in the Merger Agreement).

Consummation of the Merger is subject to customary conditions, including conditions relating to (i) the approval of the Merger Agreement by the requisite vote of the RLJE stockholders, (ii) the absence of any order, law or other legal restraint preventing or making unlawful the consummation of the Merger and (iii) the absence of a Material Adverse Effect (as defined in the Merger Agreement) that remains in effect.

Robert L. Johnson will hold a minority stake in DEH following the Merger. Simultaneously with the execution of the Merger Agreement, DEH has entered into separate arrangements with Mr. Johnson related to the contribution of his RLJE securities to DEH immediately prior to the Merger, his vote for and support of the Merger and governance matters following the Merger.

## **Cash Flow Discussion**

The following table is a summary of cash flows provided by (used in) operating, investing and financing activities for the six months ended June 30:

	 Six Months Ended June 30,			
(In thousands)	 2018		2017	
Cash provided by operating activities	\$ 278,577	\$	165,977	
Cash used in investing activities	(159,422)		(82,936)	
Cash used in financing activities	(263,418)		(384,168)	
Net decrease in cash and cash equivalents	(144,263)		(301,127)	

#### **Operating Activities**

Net cash provided by operating activities amounted to \$278.6 million for the six months ended June 30, 2018 as compared to \$166.0 million for the six months ended June 30, 2017. Net cash provided by operating activities for the six months ended June 30, 2018 primarily resulted from \$848.5 million of net income before amortization of program rights, depreciation and amortization, and other non-cash items, and an increase in deferred revenue of \$4.4 million, which was partially offset by payments for program rights of \$471.4 million, a decrease in accounts payable, accrued expenses and other liabilities of \$45.9 million primarily related to lower employee related liabilities, an increase in receivables of \$40.4 million primarily related to increased distribution revenues, and an increase in prepaid expense and other assets of \$12.4 million. Changes in all other assets and liabilities resulted in a decrease of \$4.2 million.

Net cash provided by operating activities amounted to \$166.0 million for the six months ended June 30, 2017 and primarily resulted from \$766.0 million of net income before amortization of program rights, depreciation and amortization, impairment charges, and other non-cash items, which was partially offset by payments for program rights of \$458.5 million, an increase in accounts receivable, trade of \$43.5 million primarily related to an increase in other distribution revenue, a decrease in accounts payable, accrued expenses and other liabilities of \$43.6 million primarily related to lower employee related liabilities, an increase in prepaid expense and other assets of \$31.1 million, a decrease in income taxes payable of \$10.1 million and a decrease in deferred revenue of \$9.9 million.

## Investing Activities

Net cash used in investing activities for the six months ended June 30, 2018 and 2017 was \$159.4 million and \$82.9 million, respectively. For the six months ended June 30, 2018, cash used in investing activities included investments of \$87.5 million, capital expenditures of \$37.4 million, and payment for the acquisition of Levity, net of cash acquired of \$34.9 million. For the six months ended June 30, 2017, cash used in investing activities included investments of \$43.0 million and capital expenditures of \$39.9 million.

## Financing Activities

Net cash used in financing activities amounted to \$263.4 million for the six months ended June 30, 2018 as compared to \$384.2 million for the six months ended June 30, 2017. For the six months ended June 30, 2018, financing activities primarily consisted of purchases of our common stock of \$242.4 million under our Stock Repurchase Program. In addition, net cash used in financing activities for the six months ended June 30, 2018 includes taxes paid in lieu of shares issued for equity-based compensation of \$15.7 million, distributions to noncontrolling interests of \$7.0 million, and principal payments on capital leases of \$2.6 million, partially offset by proceeds from stock option exercises of \$4.3 million.

Net cash used in financing activities amounted to \$384.2 million for the six months ended June 30, 2017 and primarily consisted of purchases of our common stock of \$244.4 million under our Stock Repurchase Program and scheduled repayments of principal on the Company's Term A loan facility of \$111.0 million. In addition, net cash used in financing activities for the six months ended June 30, 2017 included taxes paid in lieu of shares issued for equity-based compensation of \$13.4 million and distributions to a noncontrolling member of \$12.9 million.

#### **Contractual Obligations**

As of June 30, 2018, our contractual obligations not reflected on the condensed consolidated balance sheet decreased \$101.5 million to \$1.3 billion. The decrease relates to payments for program commitments and the expiration of payment guarantees to a production service company for certain production related costs.

#### **Critical Accounting Policies and Estimates**

We describe our significant accounting policies in Note 2 to the Company's Consolidated Financial Statements included in our 2017 Form 10-K. We discuss our critical accounting estimates in Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations," in the same 2017 Form 10-K. Other than certain judgments and estimates related to the new revenue recognition standard as described in Note 2 to the accompanying condensed consolidated financial statements of the Company included herein, there have been no significant changes in our significant accounting policies or critical accounting estimates since December 31, 2017.

#### **Recently Issued Accounting Pronouncements**

See Note 1 to the accompanying Condensed Consolidated Financial Statements of the Company for a discussion of recently issued accounting pronouncements.

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

# Fair Value of Debt

Based on the level of interest rates prevailing at June 30, 2018, the fair value of our fixed rate debt of \$2.36 billion was equal to its carrying value. The fair value of these financial instruments is estimated based on reference to quoted market prices for these or comparable securities. A hypothetical 100 basis point decrease in interest rates prevailing at June 30, 2018 would increase the estimated fair value of our fixed rate debt by approximately \$111.3 million to approximately \$2.5 billion.

### **Managing our Interest Rate Risk**

To manage interest rate risk, we enter into interest rate swap contracts from time to time to adjust the amount of total debt that is subject to variable interest rates. Such contracts effectively fix the borrowing rates on floating rate debt to limit the exposure against the risk of rising rates. We do not enter into interest rate swap contracts for speculative or trading purposes and we only enter into interest rate swap contracts with financial institutions that we believe are creditworthy counterparties. We monitor the financial institutions that are counterparties to our interest rate swap contracts and to the extent possible diversify our swap contracts among various counterparties to mitigate exposure to any single financial institution.

As of June 30, 2018, we had \$3.1 billion of debt outstanding (excluding capital leases), of which \$0.7 billion is outstanding under our loan facility and is subject to variable interest rates (before consideration of the interest rate swaps contracts described below).

As of June 30, 2018, we had interest rate swap contracts outstanding with notional amounts aggregating \$200.0 million. The aggregate fair value of interest rate swap contracts at June 30, 2018 was a net asset of \$0.8 million. As a result of these transactions, the interest rate paid on approximately 83% of our debt (excluding capital leases) as of June 30, 2018 is effectively fixed (76% being fixed rate obligations and 7% effectively fixed through utilization of these interest rate swap contracts).

A hypothetical 100 basis point increase in interest rates prevailing at June 30, 2018 would not have a material impact on our annual interest expense.

#### Managing our Foreign Currency Exchange Rate Risk

We are exposed to foreign currency risk to the extent that we enter into transactions denominated in currencies other than our subsidiaries' respective functional currency (non-functional currency risk), such as affiliation agreements, programming contracts, certain trade receivables and accounts payable (including intercompany amounts) that are denominated in a currency other than the applicable functional currency. Changes in exchange rates with respect to amounts recorded in our consolidated balance sheets related to these items will result in unrealized (based upon period-end exchange rates) or realized foreign currency transaction gains and losses upon settlement of the transactions. Moreover, to the extent that our revenue, costs and expenses are denominated in currencies other than our respective functional currencies, we will experience fluctuations in our revenue, costs and expenses solely as a result of changes in foreign currency exchange rates. The Company recognized \$4.1 million and \$0.8 million of foreign currency transaction losses, net for the three and six months ended June 30, 2018, respectively. Such amount is included in miscellaneous, net in the condensed consolidated statement of income.

To manage foreign currency exchange rate risk, we may enter into foreign currency contracts from time to time with financial institutions to limit our exposure to fluctuations in foreign currency exchange rates. We do not enter into foreign currency contracts for speculative or trading purposes.

We also are exposed to fluctuations of the U.S. dollar (our reporting currency) against the currencies of our operating subsidiaries when their respective financial statements are translated into U.S. dollars for inclusion in our condensed consolidated financial statements. Cumulative translation adjustments are recorded in accumulated other comprehensive income (loss) as a separate component of equity. Any increase (decrease) in the value of the U.S. dollar against any foreign currency that is the

functional currency of one of our operating subsidiaries will cause us to experience unrealized foreign currency translation losses (gains) with respect to amounts already invested in such foreign currencies. Accordingly, we may experience a negative impact on our comprehensive income (loss) and equity with respect to our holdings solely as a result of changes in foreign currency exchange rates.

## Item 4. Controls and Procedures.

## **Disclosure Controls and Procedures**

An evaluation was carried out under the supervision and with the participation of the Company's management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended). Based upon that evaluation as of June 30, 2018, the Company's Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures are effective.

## **Changes in Internal Control over Financial Reporting**

During the six months ended June 30, 2018, there were no changes in the Company's internal control over financial reporting, that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

# PART II. OTHER INFORMATION

## Item 1. Legal Proceedings.

Since our 2017 Form 10-K, there have been no material developments in legal proceedings in which we are involved. See Note 12, Commitments and Contingencies to the condensed consolidated financial statements included in this Quarterly Report on Form 10-Q.

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

On March 7, 2016, the Company announced that its Board of Directors authorized a program to repurchase up to \$500 million of its outstanding shares of common stock (the "Stock Repurchase Program"). On June 6, 2017, the Board of Directors approved an increase of \$500 million and on June 13, 2018, the Board of Directors approved an additional increase of \$500 million in the amount authorized for a total of \$1.5 billion authorized under the Stock Repurchase Program. The Stock Repurchase Program has no pre-established closing date and may be suspended or discontinued at any time.

Set forth below is information concerning acquisitions of AMC Networks Class A Common Stock by the Company during the three months ended June 30, 2018.

Period	Total Number of Shares (or Units) Purchased	Average Price Paid per Share (or Unit)		Total Number of Shares (or Units) Purchased as Part of Publicly Announced Plans or Programs	Maximum Number (or Approximate Dollar Value) of Shares (or Units) that May Yet Be Purchased Under the Plans or Programs	
April 1, 2018 to April 30, 2018	2,019,129	\$	51.94	2,019,129	\$	154,051,674
May 1, 2018 to May 31, 2018	992,697	\$	53.61	992,697	\$	100,831,452
June 1, 2018 to June 30, 2018	12,082	\$	56.95	12,082	\$	600,143,360
Total	3,023,908	\$	52.51	3,023,908		

## Item 6. Exhibits.

- (a) Index to Exhibits.
- 2.1 Agreement and Plan of Merger, dated as of July 29, 2018, by and among RLJE, the Company (solely for the purposes of Section 10.7 thereof), DEH and Merger Sub (incorporated by reference to Exhibit 2.1 to the Company's Current Report on Form 8-K filed July 30, 2018).
- 31.1 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 Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350.
- 101.INS XBRL Instance Document.
- 101.SCH XBRL Taxonomy Extension Schema Document.
- 101.CAL XBRL Taxonomy Extension Calculation Linkbase Document.
- 101.DEF XBRL Taxonomy Extension Definition Linkbase.
- 101.LAB XBRL Taxonomy Extension Label Linkbase Document.
- 101.PRE XBRL Taxonomy Extension Presentation Linkbase Document.

# SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on their behalf by the undersigned thereunto duly authorized.

Date: August 2, 2018

AMC Networks Inc.

By: /s/ Sean S. Sullivan

Sean S. Sullivan Executive Vice President and Chief Financial Officer

I, Joshua W. Sapan, certify that:

1. I have reviewed this quarterly report on Form 10-Q of AMC Networks Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;

4. The Registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)), for the Registrant and have:

- a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and

5. The Registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of the Registrant's board of directors (or persons performing the equivalent functions):

- a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: August 2, 2018

By: /s/ Joshua W. Sapan

Joshua W. Sapan President and Chief Executive Officer I, Sean S. Sullivan, certify that:

1. I have reviewed this quarterly report on Form 10-Q of AMC Networks Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;

4. The Registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)), for the Registrant and have:

- a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and

5. The Registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of the Registrant's board of directors (or persons performing the equivalent functions):

- a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: August 2, 2018

By: /s/ Sean S. Sullivan

Sean S. Sullivan Executive Vice President and Chief Financial Officer

# Certifications

Pursuant to 18 U.S.C. § 1350, each of the undersigned officers of AMC Networks Inc. ("AMC Networks") hereby certifies, to such officer's knowledge, that AMC Networks' Quarterly Report on Form 10-Q for the quarter ended June 30, 2018 (the "Report") fully complies with the requirements of Section 13(a) or 15(d), as applicable, of the Securities Exchange Act of 1934, and that the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of AMC Networks.

Date: August 2, 2018

By: /s/ Joshua W. Sapan

Joshua W. Sapan President and Chief Executive Officer

By: /s/ Sean S. Sullivan

Sean S. Sullivan Executive Vice President and Chief Financial Officer

Date: August 2, 2018