SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM S-1 REGISTRATION STATEMENT Under The Securities Act of 1933

Radio One, Inc. (Exact name of Registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

Identification No.)

52-1166660 4832
(I.R.S. Employer (Primary Standard Identification No.) Industry Classification

5900 Princess Garden Parkway, 8th Floor Lanham, MD 20706 Telephone: (301) 306-1111

(Address, including zip code, and telephone number, including area code, of registrant's principal executive offices)

ALFRED C. LIGGINS, III Chief Executive Officer and President Radio One, Inc. 5900 Princess Garden Parkway, 8th Floor Lanham, MD 20706 Telephone: (301) 306-1111

(Name, address, including zip code, and telephone number, including area code, of agent for service)

With copies to:

RICHARD L. PERKAL, ESQ. Kirkland & Ellis Telephone: (202) 879-5000

ANTOINETTE COOK BUSH, ESQ. STEPHEN W. HAMILTON, ESQ. 655 Fifteenth Street, N.W. Skadden, Arps, Slate, Meagher & Flom LLP Washington, D.C. 20005 1440 New York Avenue, N.W. 1440 New York Avenue, N.W. Washington, D.C. 20005 Telephone: (202) 371-7000

Approximate date of commencement of the proposed sale to the public: As soon as practicable after this Registration Statement becomes effective.

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933 (the "Securities Act"), check the following box. []

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act Registration Statement number of the earlier effective Registration Statement for the same offering. [_]

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act Registration Statement number of the earlier effective Registration Statement for the same offering. []

If delivery of the prospectus is expected to be made pursuant to Rule 434, please check the following box. [X]

CALCULATION OF REGISTRATION FEE

Proposed Proposed maximum

Amount maximum aggregate

Title of each Class of to be offering price offering

Securities to be Registered registered(/1/) per share(/2/) price(/2/) Amount of registration fee

5,500,000 Class A Common Stock, par value \$0.001 per share.....

Shares \$85.75 \$471,625,000 \$124,509.00

⁽¹⁾ Includes 500,000 shares that the underwriters have the option to purchase from the Company to cover over-allotments, if any.

⁽²⁾ Estimated pursuant to Rule 457(f)(2) based on the average high and low sale

price per share of class A common stock on The Nasdaq Stock Market's National Market on February 10, 2000.

The registrant hereby amends this Registration Statement on such date or dates as may be necessary to delay its effective date until the registrant shall file a further amendment which specifically states that this Registration Statement shall thereafter become effective in accordance with Section 8(a) of the Securities Act or until this Registration Statement shall become effective on such date as the Securities and Exchange Commission, acting pursuant to said Section 8(a), may determine.

- ------

5,000,000 Shares

[LOGO OF RADIO ONE]

Class A Common Stock

We are selling 5,000,000 shares of class A common stock.

Our class A common stock is traded on The Nasdaq Stock Market's National Market under the symbol "ROIA." The last reported sale price for our class A common stock on February 11, 2000 was \$83.00 per share.

The underwriters have an option to purchase a maximum of 500,000 additional shares to cover over-allotments of shares.

Investing in our class A common stock involves risks. See "Risk Factors" on page 7.

Per Share	\$ \$	\$ \$	\$ \$
	Price to Public	Underwriting Discounts and Commissions	Proceeds to Radio One

Delivery of the shares of class A common stock will be made on or about , 2000.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

Credit Suisse First Boston

Deutsche Banc Alex. Brown

The date of this prospectus is

, 2000.

[Map of Eastern U.S. with ROI radio station logos, call signs and frequencies.]

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You should rely only on the information contained in this document or to which we have referred you. We have not authorized anyone to provide you with information that is different. This document may only be used where it is legal to sell these securities. The information in this document may only be accurate on the date of this document.

Radio One's principal executive offices are located at 5900 Princess Garden Parkway, 8th Floor, Lanham, MD 20706, and our telephone number is (301) 306-1111.

PROSPECTUS SUMMARY

This summary contains a general discussion of our business, this offering and summary financial information. We encourage you to read the entire prospectus for a more complete understanding of Radio One and this offering. Except where otherwise noted, all share numbers and per share data in this prospectus give effect to the capitalization transactions described in "Capitalization." Unless otherwise indicated, all information in this prospectus assumes that the underwriters' over-allotment option will not be exercised

RADIO ONE, INC.

Introduction

We were founded in 1980 and are the largest radio broadcasting company in the United States primarily targeting African-Americans. After we complete our pending acquisitions, we will own 27 radio stations. Twenty-six of these stations (nineteen FM and seven AM) are in nine of the top 20 African-American radio markets: Washington, D.C., Baltimore, Atlanta, Philadelphia, Detroit, Cleveland, St. Louis, Richmond and Boston. Our strategy is to expand within our existing markets and into new markets that have a significant African-American presence. We believe radio broadcasting primarily targeting African-Americans has significant growth potential. We also believe that we have a competitive advantage in the African-American market, and the radio industry in general, due to our focus on formats primarily targeting African-American audiences, our skill in programming and marketing these formats, and our turnaround expertise.

The radio stations that we owned or managed as of September 30, 1999, grouped by market, were ranked in the top three in their markets in combined audience and revenue share among radio stations primarily targeting African-Americans. Due to successful implementation of our business strategy, our net broadcast revenue, broadcast cash flow and after-tax cash flow have grown significantly:

- . Same station net broadcast revenue increased 30.6% from year-end 1997 to year-end 1998 and 27.2% for the nine months ended September 30, 1999, compared to the same period in 1998.
- . Same station broadcast cash flow increased 50.4% from year-end 1997 to year-end 1998 and 32.9% for the nine months ended September 30, 1999, compared to the same period in 1998.
- . After-tax cash flow increased 152.6% from year-end 1997 to year-end 1998 and 75.0% for the nine months ended September 30, 1999, compared to the same period in 1998.

Radio One is led by our Chairperson and co-founder, Catherine L. Hughes, and her son, Alfred C. Liggins, III, our Chief Executive Officer and President, who together have over 40 years of operating experience in radio broadcasting. Ms. Hughes, Mr. Liggins and our strong management team have successfully implemented a strategy of acquiring and turning around underperforming radio stations. We believe that we are well positioned to apply our proven operating strategy to our recently or soon to be acquired stations in Cleveland, St. Louis, Richmond, Boston and Philadelphia, and to other radio stations in existing and new markets as attractive acquisition opportunities arise.

The African-American Market Opportunity

We believe that operating radio stations in large African-American markets, with formats primarily targeting African-American audiences, has significant growth potential for the following reasons:

- . African-Americans are experiencing faster population growth than the population as a whole.
- . African-Americans are experiencing higher income growth than the population as a whole.
- . There is significant growth in advertising targeting the African-American market.

- We believe there is a growing influence of African-American culture on American society.
- . We believe that radio formats primarily targeting African-Americans are becoming more popular with mainstream audiences.
- We can reach our target audience with fewer radio stations due to the concentration of African-Americans in the top 40 African-American markets.
- . African-Americans exhibit stronger radio audience listenership and loyalty than the population as a whole.

Station Portfolio

We operate in some of the largest African-American markets. We have also acquired or agreed to acquire 14 radio stations since January 1, 1999. These acquisitions diversify our net broadcast revenue, broadcast cash flow and asset bases and increase the number of top 20 African-American markets in which we operate from five to nine. The table below outlines our station operations and information about our markets from the BIA 1999 Fourth Edition.

Radio One and Our Markets

			Radio One Including Pending Acquisitions				Market Data			
	Numbe Stati	er of ions	African- Mar	American ket	1999 Ent	ire Market			1997 MSA Pop	
Market	FM	AM	Audience Share Rank		Summer 1999 Audience Share	December 1999		African- American	Total (in millions)	African- American
Washington, D.C.		2	1	1	11.0	10.1%	\$289.7	3	4.3	26.5%
Detroit	2	2	2	2	5.2	3.7	246.1	5	4.6	22.3
Philadelphia	2		2	2	6.1	5.3	283.7	6	4.9	20.2
Atlanta	2		2	3	6.9	5.1	280.6	7	3.7	26.0
Baltimore	2	2	1	1	16.1	21.4	121.1	10	2.5	27.6
St. Louis	1		n/a	n/a	n/a	n/a	123.7	14	2.6	17.7
Cleveland	1	1	2	2	4.7	3.0	106.6	17	2.1	19.2
Boston	1		n/a	n/a	n/a	n/a	279.3	18	4.3	7.1
Richmond		1	1	1	23.3	22.3	50.1	19	0.9	30.1
Total	19	8	-							

Business Strategy

We focus on making strategic acquisitions of underperforming radio stations, improving the performance of these stations and operating them to maximize profitability.

Acquisitions - Our acquisition strategy includes acquiring and turning around underperforming radio stations principally in the top 40 African-American markets. We will also make acquisitions in existing markets where expanded coverage is desirable and in new markets where we believe it is advantageous to establish a presence. For strategic reasons, or as a result of an acquisition of multiple stations in a market, we may also acquire and operate stations with formats that primarily target non-African-American segments of the population.

We expect to use the net proceeds of this offering, together with available cash, amounts available under our existing credit facility and additional financings, to acquire radio broadcasting assets and businesses. The amount of our future acquisitions, if any, may exceed the net proceeds from this offering, and the magnitude of such acquisitions, both individually and in the aggregate, may significantly exceed that of our past acquisitions.

Turnarounds - Historically, we have entered a market by acquiring a station or stations that have little or negative broadcast cash flow. Additional stations we have acquired in existing markets have often been, in our opinion, substantially underperforming. By implementing our operating strategy, we have succeeded in increasing ratings, net broadcast revenue and broadcast cash flow of all the FM stations we have owned and operated or managed for at least one year. We have achieved these improvements while operating against much larger competitors.

Operations - In order to maximize net broadcast revenue and broadcast cash flow at our radio stations, we strive to achieve the largest audience share of African-American listeners in each market, to convert these audience share ratings to advertising revenue, and to control operating expenses.

Preliminary Unaudited Fourth Quarter and Fiscal Year 1999 Results

The following table summarizes selected data for the three month and fiscal year periods ended December 31, 1998 and 1999. Dollar figures are in millions.

	Th:	ree				
	Mon	ths		Fiscal	l Year	
	End	ded		End	ded	
	Decer	mber		Decer	mber	
	3:	l,		3:		
			Percentage			Percentage
	1998	1999	Increase	1998	1999	Increase
Net broadcast revenue	\$12.8	\$24.7	93.0%	\$46.1	\$81.7	77.2%
Broadcast cash flow	5.9	11.7	98.3	21.6	37.4	73.1
EBITDA (excluding non-cash						
compensation expense)	5.1	10.6	107.8	18.8	33.3	77.1
After-tax cash flow	1.3	5.9	353.8	7.2	16.3	126.4

The increases in our net broadcast revenue resulted primarily from continuing broadcast revenue growth in our Washington, Baltimore and Philadelphia markets as we benefitted from historical ratings increases at certain of our radio stations, improved power ratios at these stations as well as industry growth in each of these markets. Additional revenue gains were derived from our recently acquired stations in Detroit, Cleveland and Richmond, and from stations in Richmond being operated under a time brokerage agreement and from stations in Atlanta acquired in March 1999.

In the fourth quarter of 1999, on a same station basis (including results from our Atlanta radio stations which, until March 1999, were owned by an affiliate but managed by us), our net broadcast revenue increased approximately 35% and broadcast cash flow increased approximately 48% from 1998.

The increases in our broadcast cash flow were attributable to the increases in broadcast revenue partially offset by higher operating expenses related to our rapid expansion in our markets.

The increases in our EBITDA, excluding non-cash compensation expense, were attributable to the increase in broadcast revenue partially offset by higher operating expenses and higher corporate expenses partially associated with the costs of operating as a public company.

The Offering

Class A common stock offered(/1/)	5,000,000 shares of class A common stock
Common stock to be outstanding after this offering (/1/) (/2/)	22,272,622 shares of class A common stock 2,867,463 shares of class B common stock 3,132,458 shares of class C common stock 28,272,543 shares of common stock
Voting Rights	Holders of class A common stock are entitled to one vote per share and are entitled to elect two independent directors. Holders of class B common stock are entitled to ten votes per share. Holders of class C common stock do not have voting rights, except as required by law.
Other Rights	Except as to voting and conversion rights, each class of common stock has the same rights.
Use of Proceeds	We plan to use the net proceeds from this offering: . to fund future acquisitions; . for continued business development activities; and . for general corporate purposes.
NASDAQ Symbol	ROIA

⁽¹⁾ Excludes 500,000 shares of class A common stock that may be issued to cover over-allotments of shares.
(2) Excludes 207,208 shares of class A common stock issuable upon exercise of stock options outstanding at an average exercise price of \$24.00.

The following table contains summary historical financial information derived from the audited consolidated financial statements for the years ended December 31, 1996, 1997 and 1998, and the unaudited financial statements for the nine months ended September 30, 1998 and 1999, of Radio One. The table also contains summary unaudited pro forma financial information derived from the unaudited pro forma financial information set forth under "Unaudited Pro Forma Consolidated Financial Information." The summary unaudited pro forma consolidated financial information does not purport to represent what our results of operations or financial condition would actually have been had the transactions described below occurred on the dates indicated or to project our results of operations or financial condition for any future period or date. The summary financial data set forth in the following table should be read in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations," "Unaudited Pro Forma Consolidated Financial Information," and the unaudited financial statements and the audited consolidated financial statements of Radio One included elsewhere in this prospectus.

- . The pro forma amounts for the year ended December 31, 1998, and the nine months ended September 30, 1999, are adjusted to give effect to the following transactions as if they had occurred as of January 1, 1998:
 - -- the acquisitions of:
 - . Bell Broadcasting Company;
 - . Allur-Detroit, Inc.;
 - . Radio One of Atlanta, Inc.;
 - . Dogwood Communications, Inc. (by Radio One of Atlanta, Inc.);
 - . WENZ-FM and WERE-AM in Cleveland;
 - . the assets of WFUN-FM in St. Louis (pro forma balance sheet only);
 - . WKJS-FM and WARV-FM in Richmond;
 - . WDYL-FM in Richmond; and
 - . the assets of WBOT-FM in Boston (pro forma balance sheet only);
 - -- the pending acquisitions of WJRV-FM, WCDX-FM, WPLZ-FM, and WGCV-AM in Richmond:
 - -- the pending acquisition of WPLY-FM in Philadelphia;
 - -- the repayment of debt;
 - -- our initial public offering of class A common stock on May 5, 1999;
 - -- our public offering of class A common stock on November 11, 1999; and
 - -- this offering.
- . The pro forma balance sheet data are adjusted to give effect to the transactions described above as if they had occurred as of September 30, 1999 unless the transactions had actually occurred prior to that date.

	Fiscal Year Ended December 31,			Nine Mon	ths Ended :	September	
	Hi	storical			Historical		
	1996	1997	1998	1998 Pro Forma	1998	1999	1999 Pro Forma
				(unaudited) except per	(unaud	ited)	
Statement of Operations Net broadcast revenue Station operating	\$23,702	\$32 , 367	\$46,109	\$79 , 882	\$33,304	\$ 56,975	\$ 70,424
expenses Corporate expenses						31,211 3,301	
Depreciation and amortization			8,445	26,315		12,209	
Operating income Interest expense Other income (expense),	3,720	5,536	10,363	2,854	7,661	10,254	8,634
net	(77)	415	358	543	267	199	279
(benefit)			(1,575)	(2,786)		731	1,889
<pre>Income (loss) before extraordinary item</pre>			\$ 841	\$(3,445) ======		\$ (1,757) ======	\$ (474) ======
Loss applicable to common stockholders before extraordinary item			\$(2,875)			\$ (3,233)	
Earnings per common			======	======		======	======
share: Basic and diluted	\$ (0.38)	\$ (0.53)	\$ (0.31)	\$ (0.12)	\$ (0.30)	\$ (0.22)	\$ (0.02)
Weighted average common shares outstanding:	======	======	======	======	======	======	======
Basic and diluted	9,392 =====	9,392	9,392 =====	28 , 273	9,392 =====	14,547 ======	
Other Data: Broadcast cash flow Broadcast cash flow	\$ 9,775	\$13,519	\$21,608	\$31 , 969	\$15,754	\$ 25,764	\$ 31,499
margin EBITDA (before non-cash	41.2%	41.8%	46.9%	40.0%	47.3%	45.2%	44.7%
compensation expense) After-tax cash flow Cash interest expense	806	2,869	7,248	\$29,169 21,794 5,996	5,974		18,487
Accreted preferred stock dividends		2,037	3,716		2,726	1,476	
Capital expenditures Ratio of total debt to EB	252 ITDA (bef	2,035	2,236	4,678	1,357	2,580	3,160
compensation expense) Ratio of EBITDA (before n				2.8x			
expense) to interest exp Ratio of EBITDA (before n				3.0x			3.8x
expense) to cash interes Balance Sheet Data (at	t expense		• • • • •	4.9x			6.3x
period end): Cash and cash equivalents Intangible assets, net Total assets Total debt (including cur Total stockholders' equit	rent port	ion and d	leferred ir	nterest)	 	\$ 4,428 212,363 257,826 107,585 124,854	\$560,751 336,020 935,899 81,585 828,927

RISK FACTORS

You should carefully consider the following factors and other information in this prospectus before deciding to invest in shares of class ${\tt A}$ common stock of Radio One.

Dependence on Key Personnel - The loss of key personnel could disrupt the management of our business.

Our business depends upon the continued efforts, abilities and expertise of our executive officers and other key employees. We intend to enter into employment agreements with several of our key employees, including Catherine L. Hughes, Alfred C. Liggins, III, and other executive officers. We believe that the unique combination of skills and experience possessed by these individuals would be difficult to replace, and that the loss of any one of them could have a material adverse effect on us. These adverse effects could include the impairment of our ability to execute our acquisition and operating strategies and a decline in our standing in the radio broadcast industry.

Risks of Acquisition Strategy - Our growth depends on successfully executing our acquisition strategy.

We intend to grow by acquiring radio stations primarily in top 40 African-American markets. We cannot assure you that our acquisition strategy will be successful. Our acquisition strategy is subject to a number of risks, including:

- . Our pending acquisitions may not be consummated, and we may not successfully identify and consummate future acquisitions;
- Acquired stations may not increase our broadcast cash flow or yield other anticipated benefits;
- Required regulatory approvals may result in unanticipated delays in completing acquisitions;
- . We may have difficulty managing our rapid growth; and
- . We may be required to raise additional financing and our ability to do so is limited by the terms of our debt instruments.

History of Net Losses - If we have losses in the future, the market price of our common stock and our ability to raise capital could be adversely affected.

We cannot be certain that we will sustain profitability. Failure to sustain profitability may adversely affect the market price of our common stock, which in turn may adversely affect our ability to raise additional equity capital and to incur additional debt.

Since 1994, we have experienced net losses in three out of six years. The primary reasons for these losses are significant charges for depreciation and amortization relating to the acquisition of radio stations and interest charges on our outstanding debt. If we acquire additional stations, these charges will probably increase.

Competition - We compete for advertising revenue against radio stations and other media, many of which have greater resources than we do.

Our stations compete for audiences and advertising revenue with other radio stations and with other media such as cable and broadcast television, newspapers, direct mail, outdoor advertising and the Internet. Audience ratings and advertising revenue are subject to change and any adverse change in a market could adversely affect our net broadcast revenue in that market. If a competing station converts to a format similar to that of one of our stations, or if one of our competitors strengthens its operations, our stations could suffer a reduction in ratings and advertising revenue. Other radio companies which are larger and have more resources may also enter markets in which we operate. Although we believe our stations are well positioned to compete, we cannot assure you that our stations will maintain or increase their current ratings or advertising revenue.

Restrictions Imposed by Our Debt - The terms of our debt restrict us from engaging in many activities and require us to satisfy various financial tests.

Our bank credit facility and the agreements governing our other outstanding debt contain covenants that restrict, among other things, our ability to incur additional debt, pay cash dividends, purchase our capital stock, make capital expenditures, make investments or other restricted payments, swap or sell assets, engage in transactions with related parties, secure non-senior debt with our assets, or merge, consolidate or sell all or substantially all of our assets.

Our bank credit facility also requires us to get our banks' consent before we make acquisitions. This restriction may make it more difficult to pursue our acquisition strategy. Our bank credit facility also requires us to maintain specific financial ratios. Events beyond our control could affect our ability to meet those financial ratios, and we cannot assure you that we will meet them.

All of the loans under our bank credit facility are due on December 31, 2003. A breach of any of the covenants contained in our bank credit facility could allow our lenders to declare all amounts outstanding under the bank credit facility to be immediately due and payable. In addition, our banks could proceed against the collateral granted to them to secure that indebtedness. If the amounts outstanding under the bank credit facility are accelerated, we cannot assure you that our assets will be sufficient to repay in full the money owed to the banks or to our other debt holders.

Substantial Debt - Our substantial level of debt could limit our ability to grow and compete.

As of September 30, 1999, we had outstanding total debt of \$107.6 million (including \$26.0 million bearing interest at variable rates) and stockholders' equity of \$124.9 million.

Our substantial level of indebtedness could adversely affect us for various reasons, including limiting our ability to:

- obtain additional financing for working capital, capital expenditures, acquisitions, debt payments or other corporate purposes;
- have sufficient funds available for operations, future business opportunities or other purposes;
- . compete with competitors that have less debt than we do; and
- react to changing market conditions, changes in our industry and economic downturns.

Additional Borrowings Available--In addition to our current level of indebtedness, we have the ability to incur substantially more debt. This additional debt could further exacerbate the risks described above.

Although the agreements governing our indebtedness place certain limitations on the incurrence of additional indebtedness by us, under certain circumstances we can incur substantial amounts of additional indebtedness. For example, we may be able to borrow up to \$100.0 million under our bank credit facility. Additionally, the agreements governing our indebtedness would have permitted us to incur up to approximately \$275.0 million of additional debt as of December 31, 1999, after giving effect to the transactions described under "Unaudited Pro Forma Consolidated Information," as if they had occurred on December 31, 1999, unless the transactions had actually occurred prior to that date. If we incur additional debt, the related risks discussed above could intensify. See "Description of Indebtedness" for a more detailed discussion of the terms of certain of our indebtedness.

Controlling Stockholders - Two common stockholders have a majority interest in Radio One and have the power to control matters on which Radio One's common stockholders may vote.

Upon completion of this offering, Catherine L. Hughes and her son, Alfred C. Liggins, III, will collectively hold approximately 56.2% (55.7% if the underwriters exercise their over-allotment option) of the

outstanding voting power of Radio One's common stock. As a result, Ms. Hughes and Mr. Liggins will control most decisions involving Radio One, including transactions involving a change of control of Radio One, such as a sale or merger. In addition, certain covenants in Radio One's debt instruments require that Ms. Hughes and Mr. Liggins maintain specified ownership and voting interests in Radio One, and prohibit other parties' voting interests from exceeding specified amounts. Ms. Hughes and Mr. Liggins have agreed to vote their shares together in elections to the board of directors.

Technology Changes, New Services and Evolving Standards - We must respond to the rapid changes in technology, services and standards which characterize our industry in order to remain competitive.

The radio broadcasting industry is subject to rapid technological change, evolving industry standards and the emergence of new media technologies. We cannot assure you that we will have the resources to acquire new technologies or to introduce new services that could compete with these new technologies. Several new media technologies are being developed, including the following:

- . Audio programming by cable television systems, direct broadcast satellite systems, Internet content providers and other digital audio broadcast formats;
- Satellite digital audio radio service, which could result in the introduction of several new satellite radio services with sound quality equivalent to that of compact discs; and
- . In-band on-channel digital radio, which could provide multi-channel, multi-format digital radio services in the same bandwidth currently occupied by traditional AM and FM radio services.

We have entered into a programming agreement with a satellite digital audio radio service, and have also invested in a developer of digital audio broadcast technology and two Internet content providers. However, we cannot assure you that these arrangements will be successful or enable us to adapt effectively to these new media technologies.

Importance of the Washington, D.C. and Baltimore Markets - A large portion of our net broadcast revenue and broadcast cash flow comes from these markets.

Based upon the stations we owned or managed as of September 30, 1999, our radio stations in Washington, D.C. and Baltimore collectively accounted for 62.4% and 74.1% of our net broadcast revenue and broadcast cash flow, respectively, for the nine-month period ended September 30, 1999, adjusted to include results of stations acquired between January 1, 1999 and September 30, 1999. A significant decline in net broadcast revenue or broadcast cash flow from our stations in either of these markets could have a material adverse effect on our financial position and results of operations.

Government Regulation - Our business depends on maintaining our licenses with the FCC. We cannot assure you that we will be able to maintain these licenses.

Radio broadcasters depend upon maintaining radio broadcasting licenses issued by the FCC. These licenses are ordinarily issued for a maximum term of eight years and may be renewed. Our radio broadcasting licenses expire at various times from October 1, 2003 to August 1, 2006. Although we may apply to renew our FCC licenses, interested third parties may challenge our renewal applications. In addition, if Radio One or any of our stockholders, officers, or directors violates the FCC's rules and regulations or the Communications Act of 1934, as amended, or is convicted of a felony, the FCC may commence a proceeding to impose sanctions upon us. Examples of possible sanctions include the imposition of fines; the revocation of our broadcast licenses; or the renewal of one or more of our broadcasting licenses for a term of fewer than eight years. If the FCC were to issue an order denying a license renewal application or revoking a license, we would be required to cease operating the radio station covered by the license only after we had exhausted administrative and judicial review without success.

The radio broadcasting industry is subject to extensive and changing federal regulation. Among other things, the Communications Act and FCC rules and policies limit the number of broadcasting properties that any person or entity may own (directly or by attribution) in any market and require FCC approval for transfers of control and assignments of licenses. The filing of petitions or complaints against Radio One or any FCC licensee from which

we are acquiring a station could result in the FCC delaying the grant of, or refusing to grant or imposing conditions on its consent to the assignment or transfer of control of licenses. The Communications Act and FCC rules also impose limitations on non-U.S. ownership and voting of the capital stock of Radio One.

Antitrust Matters - We may have difficulty obtaining regulatory approval for acquisitions in our existing markets and, potentially, new markets.

An important part of our growth strategy is the acquisition of additional radio stations. After the passage of the Telecommunications Act of 1996, the U.S. Department of Justice has become more aggressive in reviewing proposed acquisitions of radio stations and radio station networks. The Justice Department is particularly aggressive when the proposed buyer already owns one or more radio stations in the market of the station it is seeking to buy. The Justice Department has challenged a number of radio broadcasting transactions. Some of those challenges ultimately resulted in consent decrees requiring, among other things, divestitures of certain stations. In general, the Justice Department has more closely scrutinized radio broadcasting acquisitions that result in local market shares in excess of 40% of radio advertising revenue. Similarly, the FCC has adopted procedures to review proposed radio broadcasting transactions even if the proposed acquisition otherwise complies with the FCC's ownership limitations. In particular, the FCC may invite public comment on proposed radio transactions that the FCC believes, based on its initial analysis, may present ownership concentration concerns in a particular local radio market.

Shares of Common Stock Eligible for Future Sale - Future sales by holders of unrestricted stock could depress the market price of the class A common stock.

Upon completion of this offering, we will have 22,272,622 shares of class A common stock, 2,867,463 shares of class B common stock and 3,132,458 shares of class C common stock issued and outstanding, assuming no exercise of the underwriters' over-allotment option. Of these shares, the 5,000,000 shares of class A common stock being sold in this offering (plus any shares issued upon exercise of the underwriters' over-allotment option), the 7,150,000 shares of class A common stock sold in our initial public offering in May 1999, the 5,870,000 shares of class A common stock sold in our November 1999 public offering and approximately 2,293,000 shares of unrestricted class A common stock will be freely transferable without restriction in the public market. except to the extent these shares have been acquired by our affiliates, whose sale of such shares is restricted by Rule 144 under the Securities Act. The remaining shares of our common stock are "restricted" securities under Rule 144 which, among other things, limits the number of such shares available for sale in the public market. However, many of the restrictions of Rule 144 do not apply to persons who are not our affiliates.

The market price of our class A common stock could decline as a result of future sales of substantial amounts of class A common stock, or the perception that such sales could occur. Furthermore, certain of our existing stockholders have the right to require us to register their shares, which may facilitate their sale of shares in the public market.

We may be harmed by delayed year 2000 problems.

Although the date is now past January 1, 2000, and we have not experienced immediate adverse impact from the transition to the year 2000, we cannot provide assurance that we or our suppliers and advertisers will not be affected in a manner that is not yet apparent. In addition, some computer programs that were date sensitive to the year 2000 may not have been programmed to process the year 2000 as a leap year, and any negative consequential effects remain unknown. As a result, we will continue to monitor our year 2000 compliance and the year 2000 compliance of our suppliers and advertisers.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This prospectus contains forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Securities Exchange Act of 1934. These forward-looking statements are not historical facts, but rather are based on our current expectations, estimates and projections about Radio One's industry, our beliefs and assumptions. Words such as "anticipates," "expects," "intends," "plans," "believes," "seeks," "estimates" and similar expressions are intended to identify forward-looking statements. These statements are not guarantees of future performance and are subject to certain risks, uncertainties and other factors, some of which are beyond our control, are difficult to predict and could cause actual results to differ materially from those expressed or forecasted in the forward-looking statements. These risks and uncertainties are described in "Risk Factors" and elsewhere in this prospectus. We caution you not to place undue reliance on these forward-looking statements, which reflect our management's view only as of the date of this prospectus. We are not obligated to update these statements or publicly release the result of any revisions to them to reflect events or circumstances after the date of this prospectus or to reflect the occurrence of unanticipated events.

USE OF PROCEEDS

The net proceeds from this offering to Radio One, after deducting underwriting discounts and commissions and estimated offering expenses, based on the public offering price of \$ per share, are estimated to be approximately \$ million (\$ million if the underwriters' over-allotment option is exercised in full).

We expect to use the net proceeds of this offering to acquire radio broadcasting assets and businesses. As part of our ongoing business development activities, we expect that we will continue to consider acquisition opportunities. In this regard, we are currently evaluating certain acquisition opportunities. We cannot assure, however, that we will identify suitable acquisition candidates or that we will consummate any acquisition. We may also use remaining net proceeds for continued business development activities and general corporate purposes.

The actual amount of net proceeds we spend on a particular use will depend on many factors, including our future revenue growth, additional financing sources, if any, and the amount of cash generated by our operations. Many of these factors are beyond our control. We reserve the right to allocate proceeds to different uses if, in management's view, the needs of the business so require. Until we use the net proceeds of this offering as described above, we intend to invest the net proceeds in short-term investment-grade marketable securities.

DIVIDEND POLICY

Since becoming a public company in May 1999, we have not declared any dividends on our common stock. We intend to retain future earnings for use in our business and do not anticipate declaring or paying any cash or stock dividends on shares of our common stock in the foreseeable future. In addition, any determination to declare and pay dividends will be made by our board of directors in light of our earnings, financial position, capital requirements, the bank credit facility, and the 12% notes indenture, and such other factors as the board of directors deems relevant. See "Description of Indebtedness."

PRICE RANGE OF OUR CLASS A COMMON STOCK

Our class A common stock is traded on The Nasdaq Stock Market's National Market under the symbol "ROIA." The table below shows, for the quarters indicated, the reported high and low bid quotes for our class A common stock on the Nasdaq Stock Market's National Market.

	High	Low
Fiscal Year 1999		
Second Quarter (beginning May 6)	\$47.00	\$28.00
Third Quarter	46.50	39.63
Fourth Quarter	97.50	41.50
Fiscal Year 2000		
First Quarter (through February 11)	96.50	71.00

The initial public offering of our class A common stock was priced on May 5, 1999 at a price of \$24.00 per share. The last reported sale price for our class A common stock on The Nasdaq Stock Market's National Market on February 11, 2000, was \$83.00.

CAPITALIZATION

The table below sets forth our capitalization as of September 30, 1999, on an actual basis and on a pro forma basis giving effect to the transactions identified below.

- . The acquisitions of:
- -- WJRV-FM, WCDX-FM, WPLZ-FM and WGCV-AM in Richmond ("Richmond III"); and
 - -- WPLY-FM in Philadelphia.
- . the repayment of certain debt;
- . our public offering of class A common stock on November 11, 1999; and
- . this offering.

The information in this table should be read in conjunction with "Use of Proceeds," "Unaudited Pro Forma Consolidated Financial Information," "Management's Discussion and Analysis of Financial Condition and Results of Operations" and the Consolidated Financial Statements included elsewhere in this prospectus.

	As of Se	
	Actual	Pro Forma
	(unaud (in tho exc share	ited) usands ept
Cash and cash equivalents	\$ 4,428 ======	
Long-term debt (including current portion): Bank credit facility	81,466	81,466 119
Total debt		81,585
Stockholders' equity: Class A common stock, \$0.001 par value, 30,000,000 shares authorized, 12,034,000 and 22,273,000 shares issued and outstanding, respectively Class B common stock, \$0.001 par value, 30,000,000	12	22
shares authorized, 2,873,000 and 2,867,000 shares issued and outstanding	3	3
shares authorized, 3,195,000 and 3,132,000 shares issued and outstanding, respectively		856 , 996
Total stockholders' equity	124,854	828,927
Total capitalization		
	======	======

RECENT AND PENDING TRANSACTIONS

We have acquired or agreed to acquire 14 radio stations since January 1, 1999. These acquisitions diversify our net broadcast revenue, broadcast cash flow and asset bases and increase the number of top 20 African-American markets in which we operate from five to nine.

The table below sets forth information regarding each of the recently completed or pending acquisitions as of February 14, 2000.

	No. of	Call	Approximate Purchase Price	Date
	Stations	Letters	(in millions)	Completed
Completed Transactions				
Atlanta (ROA and Dogwood)	2	WHTA-FM WAMJ-FM	(/1/)	3/99
Cleveland	2	WENZ-FM	\$ 20.0	4/99
		WERE-AM		
St. Louis	1	WFUN-FM	13.6	6/99
Richmond I	1	WDYL-FM	4.6	7/99
Richmond II	2	WKJS-FM	12.0	7/99
		WARV-FM		
Boston	1	WBOT-FM	10.0	10/99
Subtotal	9		60.2(/2/)	
Pending Transactions				
Richmond III	4	WJRV-FM	34.0	
		WCDX-FM		
		WPLZ-FM		
		WGCV-AM		
Philadelphia	1	WPLY-FM	80.0	
*				
Subtotal	5		114.0	
Total	14		\$174.2(/2/)	
	===		=====	

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Completed Transactions

Atlanta--Radio One of Atlanta and Dogwood Communications Acquisitions

On March 30, 1999, Radio One acquired ROA, an affiliate of Radio One, for approximately 3.3 million shares of Radio One common stock. Radio One also assumed and retired approximately \$16.3 million of indebtedness of ROA and Dogwood. At the time, ROA owned approximately 33% of Dogwood. On March 30, 1999, ROA acquired the remaining approximate 67% of Dogwood for \$3.6 million. Founded in 1995, ROA owns and operates WHTA-FM. Dogwood owns WAMJ-FM which, prior to ROA's acquisition of 100% of Dogwood, ROA operated under a local marketing agreement ("LMA"). Upon the completion of these acquisitions, ROA became a wholly owned subsidiary of Radio One, and Dogwood became a wholly owned subsidiary of ROA. See "Certain Relationships and Related Transactions."

Cleveland--WENZ-FM and WERE-AM Acquisition

On April 30, 1999, Radio One acquired WENZ-FM and WERE-AM, both of which are licensed to Cleveland, Ohio, for approximately \$20.0 million in cash.

^(/1/) Radio One issued approximately 3.3 million shares of our common stock and assumed approximately \$16.3 million of debt in this transaction.

^(/2/) Excludes ROA and Dogwood.

St. Louis--WFUN-FM Acquisition

On June 4, 1999, Radio One acquired the assets of WFUN-FM, licensed to Bethalto, Illinois, for approximately \$13.6 million in cash. We are in the process of moving WFUN-FM to a broadcast tower site closer to downtown St. Louis and upgrading its signal from 6 kW to 25 kW, and we expect to reformat the station.

Richmond I and II--WDYL-FM Acquisition and WKJS-FM and WARV-FM Acquisition

On July 1, 1999, Radio One acquired WKJS-FM, licensed to Crewe, Virginia, and WARV-FM, licensed to Petersburg, Virginia, for approximately \$12.0 million in cash, subject to purchase price adjustments.

On July 15, 1999, Radio One acquired WDYL-FM, licensed to Chester, Virginia, for approximately \$4.6\$ million in cash.

Boston--WBOT-FM Acquisition

On October 1, 1999, Radio One acquired the assets of WBOT-FM, licensed to Brockton, Massachusetts, for approximately \$10.0 million in cash. WBOT-FM began broadcasting a Young Urban Contemporary format on December 1, 1999.

Pending Transactions

Richmond III--WJRV-FM, WCDX-FM, WPLZ-FM and WGCV-AM Acquisitions

Pursuant to an asset purchase agreement dated May 6, 1999, Radio One has agreed to acquire WCDX-FM, licensed to Mechanicsville, Virginia; WPLZ-FM, licensed to Petersburg, Virginia; WJRV-FM, licensed to Richmond, Virginia; and WGCV-AM, licensed to Petersburg, Virginia, for approximately \$34.0 million in cash. We have been operating WCDX-FM, WPLZ-FM and WJRV-FM under a time brokerage agreement since June 1, 1999, and we expect to complete the acquisition no later than the second half of 2000.

Philadelphia--WPLY-FM Acquisition

On December 3, 1999, Radio One agreed to acquire the assets of WPLY-FM, licensed to Media, Pennsylvania for approximately \$80.0 million in cash. The FCC approved this acquisition on February 3, 2000. We expect to complete the acquisition by the end of the first quarter of 2000. We expect to continue operating WPLY-FM in an Alternative Rock format.

UNAUDITED PRO FORMA CONSOLIDATED FINANCIAL INFORMATION

The following unaudited pro forma consolidated financial statements for the year ended December 31, 1998, and the nine months ended September 30, 1999 (the "Pro Forma Consolidated Financial Statements"), are based on the historical Consolidated Financial Statements of Radio One included elsewhere in this prospectus.

The pro forma amounts for the year ended December 31, 1998 and the nine months ended September 30, 1999, are adjusted to give effect to the following transactions as if they had occurred as of January 1, 1998:

- -- the acquisitions of:
 - . Bell Broadcasting;
 - . Allur-Detroit;
 - . ROA;
 - . Dogwood by ROA;
 - . WENZ-FM and WERE-AM in Cleveland
 - . the assets of WFUN-FM in St. Louis (pro forma balance sheet only);
 - . WDYL-FM in Richmond;
 - . WKJS-FM and WARV-FM in Richmond; and
 - . the assets of WBOT-FM in Boston (pro forma balance sheet only);
- -- the pending acquisition of WJRV-FM, WCDX-FM, WPLZ-FM and WGCV-AM in Richmond;
- -- the pending acquisition of WPLY-FM in Philadelphia;
- -- the repayment of certain debt;
- -- our initial public offering of class A common stock on May 5, 1999;
- -- our public offering of class A common stock on November 11, 1999; and
- -- this offering.

The pro forma balance sheet data are adjusted to give effect to the transactions described above as if they had occurred as of September 30, 1999 unless the transaction had actually occurred prior to that date.

These transactions are described in the accompanying notes to the Pro Forma Consolidated Financial Statements. The pro forma data are based upon available information and certain assumptions that management believes are reasonable. The Pro Forma Consolidated Financial Statements do not purport to represent what Radio One's results of operations or financial condition would actually have been had these transactions occurred on the dates indicated or to project Radio One's results of operations or financial condition for any future period or date. The Pro Forma Consolidated Financial Statements should be read in conjunction with the Consolidated Financial Statements of Radio One and the historical consolidated financial statements of RoA, Bell Broadcasting, Allur-Detroit, Richmond II, Richmond III and WPLY-FM included elsewhere in this prospectus, and "Management's Discussion and Analysis of Financial Condition and Results of Operations."

The pending acquisitions of the operations of the four stations in Richmond and WPLY-FM in Philadelphia will be accounted for using the purchase method of accounting. After an acquisition, the total consideration of such acquisition will be allocated to the tangible and intangible assets acquired and liabilities assumed, if any, based upon their respective estimated fair values. The allocation of the aggregate total consideration included in the Pro Forma Consolidated Financial Statements is preliminary as we believe further refinement is impractical at this time. However, we do not expect that the final allocation of the total consideration will materially differ from the preliminary allocations.

Year Ended December 31, 1998

			(in	thousands)			
		Adjustments(b)	Transactions	Pending Transactions Adjustments(c)	Transactions	Offering Adjustments	Pro Forma as Adjusted
Chahamant of Openations.							
Statement of Operations: Net broadcast revenue Station operating	\$46,109	\$19,476	\$65,585	\$14,297	\$79 , 882	\$	\$79 , 882
expenses	24,501	12,966	37,467	10,446	47,913		47,913
Corporate expenses Depreciation and	2,800		2,800		2,800		2,800
amortization	8,445	9 , 753	18 , 198	8,117 	26,315 		26 , 315
Operating income	10,363	(3,243)	7,120	(4,266)	2,854		2,854
Interest expense Other income (expense),	11,455		11,455		11,455	(1,827) (d)	9,628
net	358	93	451	92	543		543
(benefit)	(1,575)	370	(1,205)	(1,670)	(2,875)	89 (e)	(2,786)
Net income (loss)	\$ 841	\$(3,520) ======	\$(2,679) ======	\$ (2,504) ======	\$ (5,183) ======	\$1,738 ======	\$ (3,445)
Net loss applicable to common stockholders	\$(2,875) ======						\$ (3,445)
Earnings per common share:							
Basic and diluted Weighted average common shares outstanding:	\$ (.31)						\$ (0.12)
Basic and diluted Other Data:	9,392						28,273
Broadcast cash flow(f) Broadcast cash flow	\$21,608						\$31 , 969
<pre>margin(g) EBITDA (before non-cash compensation expense)(f)</pre>	46.9% \$18,808						40.0% \$29 , 169
After-tax cash flow(f) Cash interest	7,248						21,794
expense(h)	7,192						5 , 996
Capital expenditures	2,236						4,678
Ratio of total debt to EE		-	-				2.8x
Ratio of EBITDA (before natio of EBITDA (before nations)							3.0x 4.9x

Footnotes for the Unaudited Pro Forma Consolidated Statement of Operations and Other Data for the Year Ended December 31, 1998

- (a) See the consolidated financial statements included elsewhere in this prospectus.
- (b) The table below gives effect to the acquisitions completed during the period from January 1, 1998 through February 14, 2000 as if they had occurred on January 1, 1998:

Historical

	Bell Broadcasting(/1/)	Allur-Detroit(/2/)	ROA(/3/)	Cleveland(/4/)	Richmond I(/4/)	Richmond II(/5/)
				(in thou	sands)	
Statement of Operations: Net broadcast						
revenue	\$2,025	\$ 2,854	\$10,140	\$3 , 295	\$400	\$1,062
expenses Corporate	1,423	3,239	5 , 529	1,979	368	1,002
expenses Depreciation and	663	336	667		14	15
amortization	63	194	896	811	4	416
Operating income						
(loss) Interest expense Other income	(124) 52	(915) 383	3,048 2,007	505 600	14 	(371) 500
(expense), net Income tax expense	(28)	(50)	7	101		21
(benefit)	14		499	2	6	
Net income (loss)	\$ (218) =====	\$(1,348) =====	\$ 549	\$ 4 =====	\$ 8 ====	\$ (850) =====

Pro Forma	
Adjustments(/6/)	Total

Statement of Operations: Net broadcast		
revenue	\$ (300)(/7/)	\$19,476
Station operating		
expenses Corporate	(574) (/8/)	12,966
expenses	(1,695)(/9/)	
Depreciation and amortization	7,369 (/10/)	9 , 753
Operating income		
(loss)	(5,400)	(3,243)
Interest expense Other income	(3,542) (/11/)	
(expense), net Income tax expense	42 (/12/)	93
(benefit)	(151) (/13/)	370
Net income		
(loss)	\$(1,665)	\$(3,520)

- (/1/) See the unaudited financial statements of Bell Broadcasting for the six months ended June 30, 1998, included elsewhere in this prospectus, which is the period during 1998 that Bell Broadcasting was not owned by Radio One.
- (/2/) Derived from the unaudited financial statements of Allur-Detroit for the period from January 1, 1998 to December 28, 1998, which is the period during 1998 that the entity was not owned by Radio One.
- (/3/) See the consolidated financial statements of ROA included elsewhere in the prospectus.
- (/4/) The column represents the historical results of operations of the stations acquired for the year ended December 31, 1998. As these stations acquired did not prepare stand-alone financial statements, these financial statements were carved out from a larger entity and include the direct revenue and expenses charged to the stations and an allocation of those expenses which benefited the stations but were not directly charged to the stations. As these results of operations include allocated expenses, these financial statements do not represent what the results from operations would have been if the stations operated on a stand-alone basis or what they would have been if they were owned by Radio One.
- (/5/) The column represents the historical results of operations for the year ended December 31, 1998 that were obtained from carveout audited

- financial statements. See the financial statements included elsewhere in this prospectus.
- (/6/) Historical financial statements and pro forma adjustments related to the St. Louis and Boston acquisitions have not been included in this pro forma income statement, because Radio One has determined that these acquisitions are a purchase of assets. Income statement activity would not be relevant, because Radio One had taken the current stations off the air and will reformat them.
- (/7/) To reflect the elimination of the management fee paid by ROA to Radio One for administrative services provided by Radio One.
- (/8/) To record compensation expense of \$105 for a manager and a general manager Radio One will need to hire to manage the Detroit market, eliminate bonuses of \$115 paid by Allur-Detroit to employees because of the sale, and eliminate the salary, bonus and benefits of \$564 paid to the previous Allur-Detroit general manager who was not retained by Radio One.
- (/9/) To eliminate corporate expenses which Radio One does not expect to incur going forward which consist primarily of compensation of \$617 to officers and former owners of Bell Broadcasting who were not retained by Radio One, the management fee of \$300 paid by ROA to Radio One, charitable contributions and management fees of \$336 paid by the former owners of Allur-Detroit that would not have been distributed if the station had been owned by Radio One and other corporate management fees.
- (/10/) To record the additional depreciation and amortization expense that would have been recognized if the Bell Broadcasting, Allur-Detroit, 20% of Dogwood, ROA Cleveland, Richmond I and Richmond II acquisitions had occurred as of January 1, 1998.
- (/11/) To eliminate interest expense of the acquisitions assuming Radio One would use proceeds from this offering, the November 11, 1999 offering and the May 5, 1999 offering to fund the acquisitions and retire certain outstanding debt.
- (/12/) To eliminate tax penalties incurred by Bell Broadcasting that are not expected to be incurred by Radio One on a going-forward basis.
- (/13/) To record additional tax benefit related to additional loss as a result of the acquisitions.

(c) The table below gives effect to the acquisitions pending as of February 14,

	Richmond III Historical(/1/)		Pro Forma Adjustments	Total
		(in thousan	ds)	
Statement of Operations: Net broadcast revenue Station operating	\$ 7,458	\$ 6,839	\$	\$ 14,297
expenses Corporate expenses Depreciation and	4,668 413	5,778 584	 (997) (/3/)	10,446
amortization	648	95	7,374 (/4/)	8,117
Operating income Other income Income tax benefit	1,729 	382 102 	(6,377) (10) (1,670)(/5/)	(4,266) 92 (1,670)
Net income (loss)	\$ 1,729 ======	\$ 484 ======	\$(4,717) ======	\$ (2,504)

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- (/1/) The column represents the historical results of operations for the year ended December 31, 1998, that were carved out audited financial statements. See the financial statements included elsewhere in this prospectus.
- (/2/) The column represents the historical results of operations for the year ended December 31, 1998. See the financial statements included elsewhere in this prospectus.
- $(\slash\hspace{-0.05cm}\slash\hspace{-0.05cm}$ To eliminate corporate management fees and corporate officers' salaries which would not be incurred by Radio One.
- (/4/) To record additional amortization of \$7,374 for intangibles related to the Richmond III and WPLY excess purchase price of \$32,790 and \$79,657 respectively over 15 years, less the amortization previously recorded by the acquired companies.
- (/5/) To record additional tax benefit related to additional loss as a result of the acquisitions.
- (d) To record the decrease in interest expense assuming Radio One uses the proceeds of this offering, the November 11, 1999 offering and the May 5, 1999 offering to retire certain outstanding debt.
- (e) To reflect the tax effect for pro forma income.
- Broadcast cash flow consists of operating income before depreciation, (f) amortization, local marketing agreement fees and corporate expenses. ${\tt EBITDA} \ \ ({\tt before} \ \ {\tt non-cash} \ \ {\tt compensation} \ \ {\tt expense}) \ \ {\tt consists} \ \ {\tt of} \ \ {\tt operating}$ income before depreciation, amortization, non-cash compensation expense and local marketing agreement fees. After-tax cash flow consists of income before income tax expense (benefit) and extraordinary items, minus net gain on sale of assets (net of tax) and the current income tax provision, plus depreciation and amortization expense and non-cash compensation expense. Although broadcast cash flow, EBITDA (before noncash compensation expense), and after-tax cash flow are not measures of performance or liquidity calculated in accordance with GAAP, we believe that these measures are useful to an investor in evaluating Radio One because these measures are widely used in the broadcast industry as a measure of a radio broadcasting company's performance. Nevertheless, broadcast cash flow, EBITDA (before non-cash compensation expense) and after-tax cash flow should not be considered in isolation from or as a substitute for net income, cash flows from operating activities and other income or cash flow statement data prepared in accordance with GAAP, or as a measure of profitability or liquidity. Moreover, because broadcast cash flow, EBITDA (before non-cash compensation expense) and after-tax cash flow are not measures calculated in accordance with GAAP, these performance measures are not necessarily comparable to similarly titled measures employed by other companies.
- (g) Broadcast cash flow margin is defined as broadcast cash flow divided by net broadcast revenue.
- (h) Cash interest expense is calculated as interest expense less non-cash interest, including the accretion of principal, the amortization of discounts on debt and the amortization of deferred financing costs, for the indicated period.

Nine Months Ended September 30, 1999

	Historical(a)	Completed Transactions Adjustments(b)	Pro Forma for Completed Transactions	Pending Transactions Adjustments(c)	_	-	Pro Forma as Adjusted
			(in	thousands)			
Statement of Operations: Net broadcast revenue Station operating	\$56 , 975	\$4,967	\$61,942	\$8,482	\$70,424		\$70,424
expenses Corporate expenses Depreciation and	31,211 3,301	2,742 21	33,953 3,322	4,972 	38,925 3,322		38,925 3,322
amortization	12,209	1,561	13 , 770	5 , 773	19,543		19,543
Operating income Interest expense Other income, net	10,254 11,479 199	643 8	10,897 11,479 207	(2,263) (932) 72	8,634 10,547 279	 (3,049) (d)	8,634 7,498 279
<pre>Income tax expense (benefit)</pre>	731	500	1,231	(504)	727	1,162 (e)	1,889
Net income (loss)	\$(1,757) ======	\$ 151 =====	\$(1,606) ======	\$ (755) =====	\$(2,361) ======	\$1,887 ======	\$ (474)
Net loss applicable to common stockholders	\$(3,233)						\$ (474)
Earnings per common share:							
Basic and diluted Weighted average common shares outstanding:	\$ (0.22)						\$ (0.02)
Basic and diluted Other Data: Broadcast cash	14,547						28,273
flow(f)Broadcast cash flow	\$25,764						\$31,499
margin(f) EBITDA (before non-cash compensation	45.2%						44.7%
expense)(g)	\$23 , 620						\$28,402
flow(f) Cash interest	10,452						18,487
expense(h)							4,497 3,160 3.8x 6.3x

Footnotes for the Unaudited Pro Forma Consolidated Statement of Operations and Other Data for the Nine Months Ended September 30, 1999

- (a) See the consolidated financial statements included elsewhere in this prospectus.
- (b) The table below gives effect to the acquisitions completed during the period from January 1, 1999 through February 14, 2000 as if they had occurred on January 1, 1998. The operating results includes the activities of these entities during 1999 prior to the period acquired by Radio One. The 1999 operating results after the acquisition by Radio One are included in the Radio One historical amounts.

	ROA Historical(/1/)	Cleveland Historical(/2/)	Richmond I Historical(/2/)	Richmond II Historical(/3/)	Pro Forma Adjustments(/4/)	Total
			(in thousan	ds)		
Statement of Operations:						
Net broadcast revenue Station operating	\$2,447	\$977	\$198	\$1,420	\$ (75)(/5/)	\$4,967
expenses	1,388	513	182	659		2,742
Corporate expenses	96		6	8	(89) (/6/)	21
Depreciation and						
amortization	202	137	8	182	1,032 (/7/)	1,561
Operating income						
(loss)	761	327	2	571	(1,018)	643
Interest expense,						
including extraordinary						
item	491			231	(722) (/8/)	
Other income, net				8		8
<pre>Income tax expense</pre>	100		6		394 (/9/)	500
Net income (loss)	\$ 170	\$327	\$ (4)	\$ 348	\$ (690)	\$ 151
	=====	====	====	=====	=====	=====

- $(\slash\hspace{-0.05cm}\slash\hspace{-0.05cm}$ See the consolidated financial statements of ROA included elsewhere in the prospectus.
- (/2/) The column represents the historical results of operations of the stations acquired during the nine months ended September 30, 1999. As these stations acquired did not prepare stand-alone financial statements, these financial statements were carved out from a larger entity and include the direct revenue and expenses charged to the stations and an allocation of those expenses which benefited the stations but were not directly charged to the stations. As these results of operations include allocated expenses, these financial statements do not represent what the results from operations would have been if the stations operated on a stand-alone basis or what they would have been if they were owned by Radio One.
- (/3/) The column represents the historical results of operations for 1999 that were obtained from carveout unaudited financial statements. See the financial statements included elsewhere in this prospectus.
- (/4/) Historical financial statements and pro forma adjustments related to the St. Louis and Boston acquisitions have not been included in this pro forma income statement, because Radio One has determined that these acquisitions are purchases of assets. Income statement activity would not be relevant, because Radio One had taken the current stations off the air, and will reformat the stations.
- (/5/) To reflect the elimination of the management fee paid by ROA to Radio One for administrative services provided by Radio One.
- (/6/) To eliminate corporate expenses which Radio One does not expect to incur going forward which consist primarily of corporate management fees.
- (/7/) To record the additional depreciation and amortization expense that would have been recognized if the ROA, Cleveland and Richmond I and II acquisitions had occurred.
- (/8/) To eliminate interest expense of the acquisitions assuming Radio One uses the proceeds from this offering, the November 11, 1999 offering and the May 5, 1999 offering to fund the acquisitions and retire certain outstanding debt.
- $(\mbox{\ensuremath{/9/}})$ To record additional tax expense related to additional income as a result of the acquisitions.

(c) The table below gives effect to the acquisitions pending as of February 14, $2000 \cdot$

	Richmond III Historical(/1/)	WPLY Historical(/2/)	Pro Forma Adjustments	Total
		(in thousands)	
Statement of Operations: Net broadcast revenue Station operating	\$2,564	\$5 , 918	\$	\$8,482
expenses Corporate expenses Depreciation and	595 206	4,377 448	 (654) (/3/)	4,972
amortization	161	70	5,542 (/4/)	5,773
Operating income Interest expense Other income Income tax benefit	1,602 82 	1,023 8 72	(4,888) (1,022) (/5/) (504) (/6/)	(932) 72
Net income (loss)	\$1,520 =====	\$1,087 =====	\$ (3,362) ======	\$ (755) =====

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- (/1/) The column represents the historical results of operations for the period ended May 31, 1999 that were obtained from carveout unaudited financial statements, as Radio One entered into an LMA with Richmond III effective June 1, 1999.
- (/2/) The column represents the historical results of operations for the nine months ended September 30, 1999. See the financial statements included elsewhere in this prospectus.
- (/3/) To eliminate corporate management fees and corporate officers' salaries which would be incurred by Radio One.
- (/4/) To record additional amortization of \$5,542 for intangibles related to the Richmond III and WPLY excess purchase price of \$32,790 and \$79,675, respectively over 15 years, less the amortization previously recorded by the acquired companies.
- (/5/) To eliminate the LMA fee paid by Radio One to Richmond III and to eliminate interest expense of the Richmond III and WPLY acquisitions assuming Radio One uses the proceeds from this offering, the November 11, 1999 and the May 5, 1999 offering to fund the acquisitions and retire the outstanding debt.
- $(\mbox{\sc /6/})$ To record additional tax benefit related to additional loss as a result of the acquisitions.
- (d) To record the decrease in interest expense assuming Radio One uses the proceeds of this offering, the November 11, 1999 offering and the May 5, 1999 offering to retire certain outstanding debt.
- (e) To reflect the tax effect for pro forma income.
- (f) Broadcast cash flow consists of operating income before depreciation, amortization, local marketing agreement fees and corporate expenses. EBITDA (before non-cash compensation expense) consists of operating income before depreciation, amortization, non-cash compensation expense and local marketing agreement fees. After-tax cash flow consists of income before income tax expense (benefit) and extraordinary items, minus net gain on sale of assets (net of tax) and the current income tax provision, plus depreciation and amortization expense and non-cash compensation expense. Although broadcast cash flow, EBITDA (before noncash compensation expense), and after-tax cash flow are not measures of performance or liquidity calculated in accordance with GAAP, we believe that these measures are useful to an investor in evaluating Radio One because these measures are widely used in the broadcast industry as a measure of a radio broadcasting company's performance. Nevertheless, broadcast cash flow, EBITDA(before non-cash compensation expense) and after-tax cash flow should not be considered in isolation from or as a substitute for net income, cash flows from operating activities and other income or cash flow statement data prepared in accordance with GAAP, or as a measure of profitability or liquidity. Moreover, because broadcast cash flow, EBITDA (before non-cash compensation expense) and after-tax cash flow are not measures calculated in accordance with GAAP, these performance measures are not necessarily comparable to similarly titled measures employed by other companies.
- (g) Broadcast cash flow margin is defined as broadcast cash flow divided by net broadcast revenue.
- (h) Cash interest expense is calculated as interest expense less non-cash interest, including the accretion of principal, the amortization of discounts on debt and the amortization of deferred financing costs, for the indicated period.

As of September 30, 1999

			As of S	eptember 30, 199	9		
	Historical (a)	Completed Transactions Adjustments (b)	Pro Forma for Completed Transactions	Transactions Adjustments (c)	Pro Forma for Completed and Pending Transactions	Offering	Pro Forma as Adjusted
				n thousands)			
ASSETS Current assets:							
Cash and cash equivalents Trade accounts	\$ 4,428	\$283,973	\$288,401	\$(112,250)	\$176,151	\$384,600(d)	\$560 , 751
receivable, net Prepaid expenses	19,689		19,689		19,689		19,689
and other Deferred taxes	613 991	 	613 991	23 	636 991	 	636 991
Total current assets	25,721	283,973	309,694	(112,227)	197,467	384,600	582,067
Property and equipment, net Intangible assets,	15,536		15,536	320	15,856		15,856
netOther assets	212,363 4,206	10,000 (500)	222,363 3,706	113,657 (1,750)	336,020 1,956	 	336,020 1,956
Total assets	\$257,826 ======	\$293,473 ======	\$551,299 ======	\$ \$	\$551,299 ======	\$384,600 ======	\$935,899 ======
LIABILITIES AND STOCKHOLDERS' EQUITY Current liabilities: Accounts payable and accrued							
expenses	\$ 10,444 	\$ 	\$ 10,444 	\$ 	\$ 10,444 	\$ 	\$ 10,444
Total current liabilities Bank credit	10,444		10,444		10,444		10,444
facility	26,000 81,466		26,000 81,466		26,000 81,466	(26,000) (e) 	 81,466
debt	119		119		119		119
liability	14,943		14,943		14,943		14,943
Total liabilities	132,972		132,972		132,972	(26,000)	106 , 972
Stockholders' equity: Class A common stock	12	5	17		17	5 (f)	22
Class B common stock	3		3		3	J (I)	3
Class C common stock	3		3		3		3
Additional paid in capital	152,933	293,468	446,401		446,401	410,595 (f)	856,996
Accumulated deficit	(28,097)		(28,097)		(28,097)		(28,097)
Total stockholders' equity	124,854	293,473	418,327		418,327	410,600	828 , 927
Total liabilities and stockholders' equity	\$257 , 826	\$293,473	\$551 , 299	\$	\$551 , 299	\$384,600	\$935,899
	=======	======	======	=======	======	======	======

Footnotes for the Unaudited Pro Forma Consolidated Balance Sheet as of September 30, 1999

- (a) See the Consolidated Financial Statements included elsewhere in this prospectus.
- (b) The table below gives effect to the transactions completed between October 1, 1999 and February 14, 2000 as if they were completed on September 30,

As of September 30, 1999

	November 11, 1999 Offering(/1/)	Boston Historical(/2/)	-	Total
ASSETS Current Assets: Cash and cash				
equivalents	\$293,473	\$	\$(9,500)(/3/)	\$283,973
Total current assets Intangible assets, net Other assets	293,473 	 	(9,500) 10,000 (/4/) (500) (/3/)	10,000
Total assets	\$293,473	\$ \$ =====	\$ \$	\$293,473
EQUITY Equity	\$293,473	\$ 	\$ 	\$293,473
Total station equity	\$293 , 473	\$ =====	\$ ======	\$293,473

^(/1/) Net proceeds from the November 11, 1999 offering of 5,170,000 shares at \$59.25 per share, less underwriting discounts and commissions, and offering costs.

^(/2/) Historical financial statements related to the Boston acquisition have not been included in this pro forma balance sheet because Radio One has determined that this acquisition is a purchase of the license only.

^(/3/) To reflect the cash paid by Radio One of \$10,000 for the Boston acquisition net of the \$500 deposit previously paid.

^(/4/) To record intangible assets booked as a result of the acquisition of Boston for \$10,000.

(c) The table below gives effect to the pending acquisitions as of February 14, 2000 as if they had occurred on September 30, 1999.

	WPLY Historical(/1/)	Richmond III Historical(/2/)	Adjustments	Total
		(in thousand		
ASSETS				
Current Assets: Cash and cash				
equivalents	\$ 324	\$	\$(112,574)(/3/)	\$(112,250)
receivable, net Prepaid expenses and	1,637		(1,637)(/4/)	
other	23			23
Total current				
assets Property and equipment,	1,984		(114,211)	
net	320			320
Intangible assets, net			113,657 (/5/)	
Other assets			(1,750) (/3/)	(1,750)
Total assets	\$2,304	\$	\$ (2,304)	
Total assets	\$2,304 =====	Ş ====	\$ (2,304) =======	
LIABILITIES AND STATION EQUITY Current Liabilities: Accounts payable and				
accrued expenses Current portion of	\$ 385	\$	\$ (385)(/6/)	\$
long-term debt	169		(169) (/6/)	
Total current				
liabilities	554		(554)	
Station equity	1,750		(1,750)(/7/)	
m-+-1 1:-1:1:+:. 1				
Total liabilities and	60 204	ć	ć (2.204)	ć
station equity	\$2,304 =====	\$ ====	\$ (2,304) =======	\$

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- (/2/) All broadcast revenues, expenses, assets and liabilities, except for the stations' FCC licenses of Richmond III, subsequent to June 1, 1999 are recorded in the financial statements of Radio One as that is the date Radio One started an LMA arrangement with respect to Richmond III.
- (/3/) To reflect the cash paid by Radio One of \$34,000 for the Richmond III acquisition and \$80,000 for the WPLY acquisition less the deposit previously paid of \$1,750. Radio One will not receive the historical cash of WPLY.
- $(\slash\hspace{-0.4em}\sl$
- (/5/) To record intangible assets booked as a result of the acquisitions, calculated as follows:

	Net Tangible	
Purchase Price		Intangibles Acquired
2114 000	2242	0110 657

- (/6/) To eliminate accounts payable, accrued expenses and debt that will not be assumed by Radio One.
- (/7/) To eliminate the station equity acquired from WPLY.
- (d) To reflect the net proceeds of this offering assuming the sale of 5,000,000 shares of class A common stock at a public offering price of \$85.75 per share less underwriting discounts, commissions and offering expenses of \$18,150, and retirement of borrowings under the bank credit facility.
- (e) To reflect the retirement of debt.
- (f) To reflect the net proceeds of this offering assuming the sale of 5,000,000 shares of class A common stock at a public offering price of \$85.75 per share, less underwriting discounts, commissions and offering costs of \$18,150 for this offering.

^(/1/) This column represents the historical balance sheet of WPLY as of September 30, 1999.

SELECTED HISTORICAL CONSOLIDATED FINANCIAL DATA

The following table contains selected historical consolidated financial data with respect to Radio One. The selected historical consolidated financial data have been derived from the Consolidated Financial Statements of Radio One for each of the fiscal years for the five year period ended December 31, 1998, which have been audited by Arthur Andersen LLP, independent public accountants. The selected historical consolidated financial data for the nine months ended September 30, 1998, and 1999 have been derived from the unaudited consolidated financial statements included elsewhere in this prospectus. The selected historical consolidated financial data should be read in conjunction with "Management's Discussion and Analysis of Financial Condition and Results of Operations" and the Consolidated Financial Statements of Radio One included elsewhere in this prospectus.

The following table includes information regarding broadcast cash flow, EBITDA, and after-tax cash flow. Broadcast cash flow consists of operating income before depreciation, amortization, local marketing agreement fees and corporate expenses. EBITDA consists of operating income before depreciation, amortization, and local marketing agreement fees. After-tax cash flow consists of income before income tax expense (benefit) and extraordinary items, minus net gain on sale of assets (net of tax) and the current income tax provision, plus non-cash compensation expense and depreciation and amortization expense. Although broadcast cash flow, EBITDA, and after-tax cash flow are not measures of performance or liquidity calculated in accordance with GAAP, we believe that these measures are useful to an investor in evaluating Radio One because these measures are widely used in the broadcast industry as a measure of a radio broadcasting company's performance. Nevertheless, broadcast cash flow, EBITDA and after-tax cash flow should not be considered in isolation from or as a substitute for net income, cash flows from operating activities and other income or cash flow statement data prepared in accordance with GAAP, or as a measure of profitability or liquidity. Moreover, because broadcast cash flow, EBITDA and after-tax cash flow are not measures calculated in accordance with GAAP, these performance measures are not necessarily comparable to similarly titled measures employed by other companies.

	Dec.						
	25, 1994	1995	1996	1997	1998	1998	1999
		(in th	ousands, e	xcept per	share data)	
Statement of Operations:							
Net broadcast revenue	\$15,541			\$ 32,367	\$ 46,109	\$ 33,304	\$ 56,975
Station operating expenses	8,506	11,736	13,927	18,848	24,501	17,550	31,211
Corporate expenses Depreciation and	1,128	1,995	1,793	2,155	2,800	2,051	3,301
amortization	2,027	3,912	4,262	5,828 	8,445	6,042	12,209
Operating income	3,880	3,812	3,720	5,536	10,363	7,661	10,254
Interest expense(/2/)	2,665	5,289	7,252	8,910	11,455	7,996	11,479
Other income (expense),							
net	38	89	(77)	415	358	267	199
Income tax expense							
(benefit) (/3/)	30				(1,575)		731
Income (loss) before							
extraordinary item	1,223	(1,388)	(3,609)	(2,959)	841	(68)	(1,757)
Extraordinary loss	·	468	· '	1,985		'	
Net income (loss)	\$ 1,223 ======	\$ (1,856) ======	\$ (3,609)	\$ (4,944) ======		,	\$ (1,757)
Net income (loss) applicable							
to common stockholders	\$ 1,223	\$ (1.856)	\$ (3,609)	\$ (6.981)	\$ (2,875)	\$ (2.794)	\$ (3.233)
	======		=======			======	
Earnings per common share:							
Basic and diluted	\$ 0.16	\$ (0.22)	\$ (0.38)	\$ (0.74)	\$ (0.31)	\$ (0.30)	\$ (0.22)
Weighted average common	======	======			======	======	======
shares							
outstanding:							
Basic and diluted	7,435	8,413	9,392	9,392	9,392	9,392	14,547
Other Data:	7,455	0,413	3,332	3,332	3,332	3,332	14,547
Broadcast cash flow	\$ 7.035	\$ 9.719	\$ 9.775	\$ 13.519	\$ 21.608	\$ 15.754	\$ 25.764
Broadcast cash flow	+ / , 000	7 3,723	4 3/1/3	+ 10,013	+ 21,000	4 10,701	+ 20,701
margin(/4/)	45.3%	45.3%	41.2%	41.8%	46.9%	47.3%	45.2%
EBITDA (before non-cash							
compensation)	5,907	7,724	7,982	11,364	18,808	13,703	23,620
After-tax cash flow	2,763	2,524	806	2,869	7,248	5,974	10,452
Cash interest expense(/5/)	2,356	5,103	4,815	4,413	7,192	3,495	6,340
Accreted preferred stock							
dividends				2,037	3 , 716	2,726	1,476
Capital expenditures	639	224	252	2,035	2,236	1,357	2,580
Balance Sheet Data (at							
period end):							
Cash and cash equivalents			\$ 1,708		\$ 4,455		\$ 4,428
Intangible assets, net	11,705	43,455	39,358		127,639	87,234	212,363
Total assets	20,566	55 , 894	51 , 777	79 , 225	153,856	114,293	257 , 826
Total debt (including							
current portion	02 040	C4 F05	64 000	74 054	101 700	106 765	107 505
and deferred interest)	23,049	64,585	64,939	74,954 22,968	131,739 26,684	106,765 25,694	107,585
Preferred stock Total stockholders' equity				22 , 908	20,004	23,094	
(doficit)	(1 267)	(11 201)	(15 002)	(21 004)	(24 950)	24 770	¢12/ 05/

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^(/1/) Year-to-year comparisons are significantly affected by Radio One's acquisition of various radio stations during the periods covered. See "Management's Discussion and Analysis of Financial Condition and Results of Operations." Prior to the fiscal year ended December 31, 1996, Radio One's accounting reporting period was based on a fifty-two/fifty-three week period ending on the last Sunday of the calendar year. During 1996, we changed our fiscal year end to December 31.

^(/2/) Interest expense includes non-cash interest, such as the accretion of principal, the amortization of discounts on debt and the amortization of deferred financing costs.

^(/3/) From January 1, 1996 to May 19, 1997, Radio One elected to be treated as an S corporation for U.S. federal and state income tax purposes and, therefore, generally was not subject to income tax at the corporate level during that period.

^(/4/) Broadcast cash flow margin is defined as broadcast cash flow divided by net broadcast revenue.

^(/5/) Cash interest expense is calculated as interest expense less non-cash interest, including the accretion of principal, the amortization of discounts on debt and the amortization of deferred financing costs, for the indicated period.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following information should be read in conjunction with "Selected Historical Consolidated Financial Data" and the Financial Statements and the notes thereto included elsewhere in this prospectus.

Introduction

The net broadcast revenue of Radio One is derived from local and national advertisers and, to a much lesser extent, ticket and other revenue related to special events sponsored by Radio One throughout the year. Our significant broadcast expenses are employee salaries and commissions, programming expenses, advertising and promotion expenses, rental of premises for studios and rental of transmission tower space and music license royalty fees. We strive to control these expenses by centralizing certain functions such as finance, accounting, legal, human resources and management information systems and the overall programming management function, as well as using our multiple stations, market presence and purchasing power to negotiate favorable rates with certain vendors and national representative selling agencies. Depreciation and amortization of costs associated with the acquisition of the stations and interest carrying charges are significant factors in determining Radio One's overall profitability.

Radio One's net broadcast revenue is affected primarily by the advertising rates our radio stations are able to charge as well as the overall demand for radio advertising time in a market. Advertising rates are based primarily on (1) a radio station's audience share in the demographic groups targeted by advertisers, as measured principally by quarterly reports developed by Arbitron, (2) the number of radio stations in the market competing for the same demographic groups, and (3) the supply of and demand for radio advertising time. Advertising rates are generally highest during morning and afternoon commuting hours. In 1998, approximately 67.4% of Radio One's revenue was generated from local advertising and 30.3% was generated from national spot advertising. The balance of 1998 revenue was generated primarily from network advertising, tower rental income and ticket and other revenue related to Radio One sponsored events.

The performance of an individual radio station or group of radio stations in a particular market is customarily measured by its ability to generate net broadcast revenue and broadcast cash flow, although broadcast cash flow is not a measure utilized under GAAP. Broadcast cash flow should not be considered in isolation from, nor as a substitute for, operating income, net income, cash flow, or other consolidated income or cash flow statement data computed in accordance with GAAP, nor as a measure of Radio One's profitability or liquidity. Despite its limitations, broadcast cash flow is widely used in the broadcasting industry as a measure of a company's operating performance because it provides a meaningful measure of comparative radio station performance, without regard to items such as depreciation and amortization, which can vary depending upon accounting methods and the book value of assets, particularly in the case of acquisitions, and corporate expenses.

Radio One's operating results in any period may be affected by advertising and promotion expenses that do not produce commensurate net broadcast revenue in the period in which such expenses are incurred. We generally incur advertising and promotion expenses in order to increase listenership and Arbitron ratings. Increased advertising revenue may wholly or partially lag behind the incurrence of such advertising and promotion expenses because Arbitron only reports complete ratings information on a quarterly basis.

In the broadcasting industry, radio stations often utilize trade or barter agreements to reduce expenses by exchanging advertising time for goods or services. In order to maximize cash revenue from our spot inventory, we minimize the use of trade agreements and have reduced trade revenue to approximately 1.2% of our gross revenue in 1998, down from approximately 4.2% in 1996.

Radio One calculates same station growth over a particular period by comparing performance of stations owned or operated under an LMA during the current period with the performance of the same stations for the

corresponding period in the prior year. However, no station will be included in such a comparison unless it has been owned or operated under an LMA for at least one month of every quarter included in each of the current and corresponding prior-year periods.

From January 1, 1996, through September 30, 1999, Radio One acquired 14 radio stations. On May 19, 1997, Radio One acquired WPHI-FM, in Philadelphia, for approximately \$20.0 million, after having operated the station under an LMA since February 8, 1997. On March 16, 1998, Radio One, through an Unrestricted Subsidiary, acquired BHI, owner and operator of WYCB-AM, in Washington, D.C., for approximately \$3.8 million. On June 30, 1998, Radio One acquired Bell Broadcasting, owner and operator of WDTJ-FM and WCHB-AM in Detroit, and WJZZ-AM in Kingsley, Michigan, for approximately \$34.2 million. On December 28, 1998, Radio One acquired Allur-Detroit, owner and operator of WDMK-FM, in Detroit, for approximately \$26.5 million. On March 30, 1999, Radio One acquired its affiliate, ROA, for approximately 3.3 million shares of Radio One common stock, and ROA acquired the 67% of Dogwood it did not own for approximately \$3.6 million. On April 30, 1999, Radio One acquired WENZ-FM and WERE-AM for approximately \$20.0 million. On June 4, 1999, Radio One acquired the assets of WFUN-FM for approximately \$13.6 million. On July 1, 1999, Radio One acquired WKJS-FM and WARV-FM for approximately \$12.0 million. On July 15, 1999, Radio One acquired WDYL-FM for approximately \$4.6 million.

The consolidated financial statements of Radio One for fiscal years 1996, 1997 and 1998 included elsewhere in this prospectus set forth the results of operations of: WPHI-FM for approximately 11 months of fiscal year 1997, including the LMA period, and for fiscal year 1998; WYCB-AM from March 16, 1998, through the end of fiscal year 1998; Bell Broadcasting from July 1, 1998, through the end of fiscal year 1998; and Allur-Detroit from December 29, 1998, through the end of fiscal year 1998. The consolidated financial statements of Radio One for nine months ended September 30, 1999, included elsewhere in this prospectus set forth the results of operations of: ROA and Dogwood from March 30, 1999, through September 30, 1999; WENZ-FM and WERE-AM from April 30, 1999 through September 30, 1999; WFUN-FM from June 4, 1999, through September 30, 1999; WKJS-FM and WARV-FM from July 1, 1999, through September 30, 1999; and WDYL-FM from July 15, 1999, through September 30, 1999. The discussion below concerning results of operations reflects the operations of radio stations Radio One owned and/or managed during the periods presented. As a result of the acquisition of WPHI-FM in May 1997, WYCB-AM in March 1998, Bell Broadcasting in June 1998, Allur-Detroit in December 1998, ROA and Dogwood in March 1999, WENZ-FM and WERE-AM in April 1999, and WFUN-FM in June 1999, Radio One's historical financial data prior to such times are not directly comparable to Radio One's historical financial data for subsequent periods. Additionally, due to recent acquisition activity, our pro forma results for fiscal year 1998 and the nine months ended September 30, 1999, differ materially from our actual results for the same periods. For the year ended December 31, 1998, pro forma for completed and pending transactions, net broadcast revenue and broadcast cash flow were approximately \$79.9 million and \$32.0 million, respectively, compared to actual net broadcast revenue and broadcast cash flow of \$46.1 million and \$21.6 million, respectively. For the nine months ended September 30, 1999, pro forma for completed transactions, net broadcast revenue and broadcast cash flow were approximately \$70.4 million and \$31.5 million, respectively, compared to actual net broadcast revenue and broadcast cash flow of \$57.0 million and \$25.8million, respectively.

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The following table summarizes Radio One's historical consolidated results of operations.

	Year Ended December 31,		Three Months Ended September 30,		Ended		
	1996	1997	1998		1999	1998	1999
				ousands)			
Statement of Operations: Net broadcast revenue Station operating					\$24,121		
expenses	13,927	18,848	24,501	7,040	12,128	17 , 550	31,211
Corporate expenses Stock-based	1,793	2,155	2,800	732	1,148	2,051	3,076
compensation Depreciation and							225
	4,262				4,734		
Operating income Interest expense Other income (expense),	3,720 7,252	5,536 8,910	10,363 11,455	3,594 3,071	6,111 3,990	7,661 7,996	10,254 11,479
net	(77)	415		. ,	58		
Income (loss) before benefit for income taxes and extraordinary							
item	(3,609)	(2,959)	(734)	504	2 , 179	(68)	(1,026)
<pre>Income tax expense (benefit) Income (loss) before</pre>			(1,575)		255		731
extraordinary item					1,924		
Extraordinary loss		1,985					
Net income (loss)	\$(3,609)	\$(4,944)	\$ 841	\$ 504		\$ (68)	
Broadcast cash flow Broadcast cash flow							
margin EBITDA After-tax cash flow	\$ 7,982	\$11,364	\$18,808	\$ 6,004	\$10,845	\$13,703	\$23,620

Three Months and Nine Months Ended September 30, 1999, Compared to Three Months and Nine Months Ended September 30, 1998

Net Broadcast Revenue. Net broadcast revenue increased to approximately \$24.1 million for the quarter ended September 30, 1999 from approximately \$13.8 million for the quarter ended September 30, 1998 or 74.6%. Net broadcast revenue increased to approximately \$57.0 million for the nine months ended September 30, 1999 from approximately \$33.3 million for the nine months ended September 30, 1998 or 71.2%. This increase in net broadcast revenue was the result of continuing broadcast revenue growth in our Washington, Baltimore and Philadelphia markets as we benefitted from historical ratings increases at certain of our radio stations, improved power ratios at these stations as well as industry growth in each of these markets. Additional revenue gains were derived from our recent acquisitions in Detroit and Cleveland and from the radio stations being operated under a time brokerage agreement in Richmond, as well as the March 1999 acquisition of our former affiliate, Radio One of Atlanta, Inc.

Station Operating Expenses. Station operating expenses increased to approximately \$12.1 million for the quarter ended September 30, 1999 from approximately \$7.0 million for the quarter ended September 30, 1998 or 72.9%. Approximately \$5.3 million of the increase was attributable to stations acquired or operated under a time brokerage agreement since June 30, 1998. Station operating expenses increased to approximately \$31.2 million for the nine months ended September 30, 1999 from approximately \$17.6 million for the nine months ended September 30, 1998 or 77.3%. Approximately \$12.8 million of the increase was attributable to stations acquired or operated under a time brokerage agreement since June 30, 1998. On a same station basis, station operating expenses increased to approximately \$6.3 million and to approximately \$19.5 million for the quarter and nine months ended September 30, 1999, respectively. These increases were the result of significant increases in revenue, higher spending on marketing and promotions, additional costs associated with higher ratings and the overall growth of our business.

Corporate Expenses. Corporate expenses excluding non-cash compensation increased to approximately \$1.1 million from approximately \$0.7 million for the quarter ended September 30, 1999 or 57.1%. Corporate expenses excluding non-cash compensation increased to approximately \$3.1 million from approximately \$2.1 million for the nine months ended September 30, 1999 or 47.6%. These increases were due primarily to growth in our corporate staff consistent with our overall expansion as well as increases in the compensation of certain executives and other costs associated with operating as a public company.

Depreciation and Amortization. Depreciation and amortization increased to approximately \$4.7 million from approximately \$2.4 million for the quarter ended September 30, 1999 or 95.8%. Depreciation and amortization increased to approximately \$12.2 million from approximately \$6.0 million for the nine months ended September 30, 1999 or 103.3%. These increases were due to our asset growth as well as our acquisitions during 1998 and 1999.

Operating Income. Operating income increased to approximately \$6.1 million for the quarter ended September 30, 1999 from approximately \$3.6 million for the quarter ended September 30, 1998 or 69.4%. Operating income increased to approximately \$10.3 million for the nine months ended September 30, 1999 from approximately \$7.7 million for the nine months ended September 30, 1998 or 33.8%. These increases for the quarter and for the nine month period were attributable to higher depreciation and amortization expenses associated with our several acquisitions made within the last year offset by proportionately higher revenue as described above.

Interest Expense. Interest expense increased to approximately \$4.0 million for the quarter ended September 30, 1999 from approximately \$3.1 million for the quarter ended September 30, 1998 or 29.0%. Interest expense increased to approximately \$11.5 million for the nine months ended September 30, 1999 from approximately \$8.0 million for the nine months ended September 30, 1998 or 43.8%. These increases relate primarily to interest incurred on borrowings under our bank credit facility, particularly prior to our May 5, 1999 initial public offering, to help fund the several acquisitions made by us within the past year.

Other Income (expense). Other income (expense) increased to \$58,000 for the quarter ended September 30, 1999 from a loss of \$19,000 for the quarter ended September 30, 1998. Other income decreased to \$199,000 for the nine months ended September 30, 1999 from \$267,000 for the nine months ended September 30, 1999 from \$267,000 for the nine months ended September 30, 1998 or 25.5%. This increase for the quarter was due to somewhat higher interest income for the third quarter of 1998 offset by an investment loss while the decrease for the nine month period was primarily attributable to lower interest income due to lower average cash balances as we partially used our free cash balances to help fund acquisitions made during the period as well as to help reduce our outstanding senior debt, which stood at \$26.0 million as of September 30, 1999 as compared to approximately \$29.2 million as of September 30, 1998.

Income (loss) before Benefit from Income Taxes. Income before provision for income taxes increased to approximately \$2.2 million for the quarter ended September 30, 1999 from approximately \$0.5 million for the quarter ended September 30, 1998 or 340.0%. Loss before provision for income taxes increased to approximately \$1.0 million for the nine months ended September 30, 1999 from approximately \$0.1 million for the nine months ended September 30, 1998 or 900.0%. This increase in income for the quarter and increase in the loss for the nine month period were primarily due to higher operating income, interest and depreciation and amortization expenses as described above, partially offset by higher revenue.

Net Income (Loss). Net income increased to approximately \$1.9 million for the quarter ended September 30, 1999 from approximately \$0.5 million for the quarter ended September 30, 1998 or 280.0%. Net loss increased to approximately \$1.8 million for the nine months ended September 30, 1999 from approximately \$0.1 million for the nine months ended September 30, 1998 or 1,700.0%. This increase in income for the quarter and increase in the loss for the nine month period was due to the factors described above as well as a tax provision for each of the second quarter and first nine month periods of 1999 associated with an estimate of our effective tax rate for all of 1999. In 1998, we used our remaining net operating losses and did not incur a tax liability during the first nine months of 1998.

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Broadcast Cash Flow. Broadcast cash flow increased to approximately \$12.0 million for the quarter ended September 30, 1999 from approximately \$6.7 million for the quarter ended September 30, 1998 or 79.1%. Broadcast cash flow increased to approximately \$25.8 million for the nine months ended September 30, 1999 from approximately \$15.8 million for the nine months ended September 30, 1998 or 63.3%. These increases were attributable to the increases in broadcast revenue partially offset by higher operating expenses as described above.

EBITDA. EBITDA, excluding stock-based compensation expense, increased to approximately \$10.8 million for the quarter ended September 30, 1999 from approximately \$6.0 million for the quarter ended September 30, 1998 or 80.0%. EBITDA, excluding stock-based compensation expense, increased to approximately \$23.6 million for the nine months ended September 30, 1999 from approximately \$13.7 million for the nine months ended September 30, 1998 or 72.3%. These increases were attributable to the increase in broadcast revenue partially offset by higher operating expenses and higher corporate expenses partially associated with the costs of operating as a public company.

After-Tax Cash Flow. After-tax cash flow increased to approximately \$6.7 million for the quarter ended September 30, 1999 from approximately \$2.9 million for the quarter ended September 30, 1998 or 131.0%. After-tax cash flow increased to approximately \$10.5 million for the nine months ended September 30, 1999 from approximately \$6.0 million for the nine months ended September 30, 1998 or 75.0%. These increases were attributable to the increase in operating income partially offset by higher interest charges associated with the financings of various acquisitions as well as the provision for income taxes for 1999, as described above.

Fiscal Year Ended December 31, 1998 Compared to Fiscal Year Ended December 31, 1997

Net Broadcast Revenue. Net broadcast revenue increased to approximately \$46.1 million for the fiscal year ended December 31, 1998, from approximately \$32.4 million for the fiscal year ended December 31, 1997, or 42.3%. Approximately \$3.8 million of the increase was attributable to stations acquired during 1998. On a same station basis, net revenue for the period increased approximately 30.6% to approximately \$42.3 million in 1998 from approximately \$32.4 million in 1997. This increase was the result of continuing broadcast revenue growth in Radio One's Washington, D.C., Baltimore, and Philadelphia markets as we benefitted from ratings increases at certain of our radio stations, improved power ratios at these stations and radio market growth.

Station Operating Expenses. Station operating expenses increased to approximately \$24.5 million for the fiscal year ended December 31, 1998, from approximately \$18.8 million for the fiscal year ended December 31, 1997, or 30.3%. Approximately \$2.5 million of the increase was attributable to stations acquired during 1998. On a same station basis, station operating expenses for the period increased approximately 17.0% to approximately \$22.0 million in 1998 from approximately \$18.8 million in 1997. This increase was primarily related to increases in sales commissions and license fees due to significant revenue growth, as well as additional programming costs related to ratings gains at some of our larger radio stations.

Corporate Expenses. Corporate expenses increased to approximately \$2.8 million for the fiscal year ended December 31, 1998, from approximately \$2.2 million for the fiscal year ended December 31, 1997, or 27.3%. This increase was due primarily to growth in the corporate staff consistent with our overall expansion, annual costs associated with the 12% notes due 2004 and costs associated with our public reporting requirements.

Depreciation and Amortization. Depreciation and amortization increased to approximately \$8.4 million for the fiscal year ended December 31, 1998, from approximately \$5.8 million for the fiscal year ended December 31, 1997, or 44.8%. This increase was due primarily to our asset growth as well as our acquisitions in 1998.

Operating Income. Operating income increased to approximately \$10.4 million for the fiscal year ended December 31, 1998, from approximately \$5.5 million for the fiscal year ended December 31, 1997, or 89.1%. This increase was attributable to the increases in broadcast revenues partially offset by higher operating expenses and higher depreciation and amortization expenses as described above.

Interest Expense. Interest expense increased to approximately \$11.5 million for the fiscal year ended December 31, 1998, from approximately \$8.9 million for the fiscal year ended December 31, 1997, or 29.2%. This increase was primarily due to the 12% notes offering, the retirement of our approximately \$45.6 million bank credit facility and borrowings under our bank credit facility associated with the Bell Broadcasting acquisition.

Other Income. Other income decreased to \$358,000 for the fiscal year ended December 31, 1998, from \$415,000 for the fiscal year ended December 31, 1997, or 13.7%. This decrease was primarily attributable to lower interest income due to lower cash balances as we used a portion of our cash balances to help fund the Bell Broadcasting acquisition.

Loss before Benefit from Income Taxes. Loss before benefit from income taxes decreased to \$734,000 for the fiscal year ended December 31, 1998, from approximately \$3.0 million for the fiscal year ended December 31, 1997, or 75.5%. This decrease was due to higher operating income partially offset by higher interest expense and lower other income. The income tax benefit of approximately \$1.6 million for the year ended December 31, 1998, was the result of reversing our valuation allowance recorded in prior years related to our net operating loss carryforward and other deferred tax assets, offset by an income tax provision of \$483,000 as we had net income for tax reporting purposes as a result of non-deductible amortization expense for income tax purposes. Certain intangible assets acquired as a result of the Bell Broadcasting acquisition was a stock purchase.

Net Income (Loss). Net income increased to \$841,000 for the fiscal year ended December 31, 1998, from a net loss of approximately \$4.9 million for the fiscal year ended December 31, 1997. The increase was due to higher operating income and an income tax benefit, partially offset by higher interest expense as described above and an approximate \$2.0 million extraordinary loss related to the refinancing of debt.

Broadcast Cash Flow. Broadcast cash flow increased to approximately \$21.6 million for the fiscal year ended December 31, 1998, from approximately \$13.5 million for the fiscal year ended December 31, 1997, or 60.0%. Approximately \$1.3 million of the increase was attributable to stations acquired during 1998. On a same station basis, broadcast cash flow for the period increased approximately 50.4% to approximately \$20.3 million in 1998 from approximately \$13.5 million in 1997. This increase was attributable to the increase in net broadcast revenue partially offset by higher station operating expenses as described above.

Our broadcast cash flow margin increased to approximately 46.9% for the fiscal year ended December 31, 1998, from 41.8% for the fiscal year ended December 31, 1997. On a same station basis, broadcast cash flow margin for the period increased to approximately 48.0% in 1998 from approximately 41.8% in 1997. This increase was the result of strong revenue gains in our more mature markets partially offset by slower expense growth in those markets. The lower actual broadcast cash flow margin versus that reported on a same station basis for 1998 was the result of our recent entrance into the Detroit market where we acquired underperforming stations with profit margins lower than those of many of the radio stations we own in markets in which we have operated for a longer period of time.

EBITDA. EBITDA increased to approximately \$18.8 million for the fiscal year ended December 31, 1998, from approximately \$11.4 million for the fiscal year ended December 31, 1997, or 64.9%. This increase was attributable to the increase in net broadcast revenue partially offset by higher station operating and corporate expenses as described above.

After-Tax Cash Flow. After-tax cash flow increased to approximately \$7.2 million for the fiscal year ended December 31, 1998, from approximately \$2.9 million for the fiscal year ended December 31, 1997, or 148.3%. This increase was attributable to higher net income and depreciation and amortization as described above.

Fiscal Year Ended December 31, 1997 Compared to Fiscal Year Ended December 31,

Net Broadcast Revenue. Net broadcast revenue increased to approximately \$32.4 million for the fiscal year ended December 31, 1997, from approximately \$23.7 million for the fiscal year ended December 31, 1996, or 36.7%. Approximately \$2.6 million of the increase was attributable to the station acquired during 1997. On a same station basis, net revenue for the period increased approximately 25.7% to approximately \$29.8 million in 1997 from approximately \$23.7 million in 1996. This increase was primarily the result of significant net broadcast revenue growth in our Washington, D.C. and Baltimore markets as we benefitted from ratings increases at our larger radio stations as well as radio market growth.

Station Operating Expenses. Station operating expenses excluding depreciation and amortization increased to approximately \$18.8 million for the fiscal year ended December 31, 1997, from approximately \$13.9 million for the fiscal year ended December 31, 1996, or 35.3%. Approximately \$2.4 million of the increase was attributable to stations acquired during 1997. On a same station basis, station operating expenses for the period increased approximately 18.0% to approximately \$16.4 million in 1997 from approximately \$13.9 million in 1996. This increase was due to higher sales, programming and administrative costs associated with the significant net broadcast revenue growth and ratings gains at our radio stations.

Corporate Expenses. Corporate expenses increased to approximately \$2.2 million for the fiscal year ended December 31, 1997, from approximately \$1.8 million for the fiscal year ended December 31, 1996, or 22.2%. This increase was due primarily to growth in the corporate staff consistent with our overall expansion, annual costs associated with the 12% notes due 2004 and the costs associated with our public reporting requirements.

Depreciation and Amortization. Depreciation and amortization increased to approximately \$5.8 million for the fiscal year ended December 31, 1997, from approximately \$4.3 million for the fiscal year ended December 31, 1996, or 34.9%. This increase was due primarily to our acquisition of WPHI-FM (formerly WDRE-FM) in 1997.

Operating Income. Operating income increased to approximately \$5.5 million for the fiscal year ended December 31, 1997, from approximately \$3.7 million for the fiscal year ended December 31, 1996, or 48.6%. This increase was attributable to the increases in net broadcast revenue partially offset by higher operating expenses, higher depreciation and amortization expenses and start-up losses incurred earlier in 1997 related to the acquisition of WPHI-FM.

Interest Expense. Interest expense increased to approximately \$8.9 million for the fiscal year ended December 31, 1997, from approximately \$7.3 million for the fiscal year ended December 31, 1996, or 21.9%. This increase related primarily to the 12% notes offering and the associated retirement of our \$45.6 million bank credit facility at that time.

Other Income (Loss). Other income increased to approximately \$415,000 for the fiscal year ended December 31, 1997, from a loss of approximately \$77,000 for the fiscal year ended December 31, 1996. This increase was primarily attributable to higher interest income due to higher cash balances associated with our cash flow growth and capital raised in the 12% notes offering.

Loss before Benefit for Income Taxes. Loss before provision for income taxes and extraordinary item decreased to approximately \$3.0 million for the fiscal year ended December 31, 1997, from approximately \$3.6 million for the fiscal year ended December 31, 1996, or 16.7%. The decrease was due to higher operating and other income partially offset by higher interest expense associated with the 12% notes offering.

Net Loss. Net loss increased to approximately \$4.9 million for the fiscal year ended December 31, 1997, from approximately \$3.6 million for the fiscal year ended December 31, 1996, or 36.1%. This increase was due to a loss of approximately \$2.0 million on the early retirement of the indebtedness under a former bank credit facility with the proceeds from the 12% notes offering, as well as the exchange of our 15% subordinated promissory notes due 2004 for preferred stock.

Broadcast Cash Flow. Broadcast cash flow increased to approximately \$13.5 million for the fiscal year ended December 31, 1997, from approximately \$9.8 million for the fiscal year ended December 31, 1996, or 37.8%. Approximately \$0.2 million of the increase was attributable to stations acquired during 1997. On a same station basis, broadcast cash flow for the period increased approximately 35.7% to approximately \$13.3 million in 1997 from approximately \$9.8 million in 1996. This increase was attributable to the increases in net broadcast revenue partially offset by higher station operating expenses.

Our broadcast cash flow margin increased to approximately 41.8% for the fiscal year ended December 31, 1997 from 41.2% for the fiscal year ended December 31, 1996. On a same station basis, broadcast cash flow margin for the period increased to approximately 44.6% in 1997 from approximately 41.2% in 1996. This increase was the result of strong revenue gains in our more mature markets partially offset by slower expense growth in those markets. The lower actual broadcast cash flow margin versus that reported on a same station basis for 1997 is the result of our entry into the Philadelphia market where we acquired an underperforming station with profit margins lower than those of many of the radio stations we own in markets in which we have operated for a longer period of time.

EBITDA. EBITDA increased to approximately \$11.4 million for the fiscal year ended December 31, 1997, from approximately \$8.0 million for the fiscal year ended December 31, 1996, or 42.5%. This increase was attributable to the increase in net broadcast revenue partially offset by higher operating and corporate expenses.

After-Tax Cash Flow. After-tax cash flow increased to approximately \$2.9 million for the fiscal year ended December 31, 1997, from approximately \$806,000 for the fiscal year ended December 31, 1996, or 259.8%. This increase was attributable to higher net income and depreciation and amortization as described above.

Liquidity and Capital Resources

Our primary source of liquidity is cash provided by operations and, to the extent necessary, undrawn commitments available under the bank credit facility. Our ability to borrow in excess of the commitments set forth in the credit agreement is limited by the terms of the indenture. Additionally, such terms place restrictions on Radio One with respect to the sale of assets, liens, investments, dividends, debt repayments, capital expenditures, transactions with affiliates, consolidation and mergers, and the issuance of equity interests among other things.

We have used a significant portion of our capital resources to consummate acquisitions. These acquisitions were or will be funded from (1) the bank credit facility, (2) the proceeds of this and prior offerings, and (3) internally generated cash flow.

Our capital structure consists of our outstanding long-term debt and stockholders' equity. The stockholders' equity consists of common stock, additional paid-in capital and accumulated deficit. Our balance of cash and cash equivalents was approximately \$4.5 million as of December 31, 1998. Our balance of cash and cash equivalents was approximately \$4.4 million as of September 30, 1999. This decrease resulted primarily from the repayment of debt and preferred stock and cash paid for various acquisitions during the year, partially offset by our stronger cash flows from operating activities during the first nine months of 1999 as well as our initial public offering in May 1999 from which we raised approximately \$119.0 million. At September 30, 1999 approximately \$74.0 million remained available (based on various covenant restrictions) to be drawn down from our bank credit facility which was increased to a \$100.0 million facility in February 1999. In general, our primary source of liquidity is cash provided by operations and, to the extent necessary, on undrawn commitments available under our bank credit facility.

Net cash flow from operating activities increased to approximately \$12.7 million for the nine months ended September 30, 1999 from approximately \$9.1 million for the nine months ended September 30, 1998 or

39.6%. This increase was primarily due to a larger income before depreciation and amortization offset by higher accounts receivable and interest expense for the period.

Net cash flow used in investing activities increased to approximately \$59.0 million for the nine months ended September 30, 1999 compared to approximately \$33.9 million for the nine months ended September 30, 1998 or 74.0%. During the nine months ended September 30, 1999 we, through our Radio One of Atlanta, Inc. subsidiary (which we acquired on March 30, 1999) acquired the remaining stock in Dogwood Communications, Inc. which we did not already own, for approximately \$3.6 million, acquired radio stations WENZ-FM and WERE-AM in Cleveland, Ohio for approximately \$20 million, acquired radio station WFUN-AM in St. Louis, Missouri for approximately \$13.6 million, acquired radio stations WDYL-FM, WKJS-FM and WARV-FM (formerly, WSOJ-FM) in Richmond, Virginia for approximately \$16.6 million, and entered into a time brokerage agreement to operate radio stations also located in Richmond, Virginia. We made a \$1.0 million investment in PNE Media, LLC and a combined cash/trade investment of \$125,000 in an internet company. We also made escrow deposits on acquisitions of radio stations in Richmond, Virginia and Boston, Massachusetts. Also during the nine months ended September 30, 1999 we made purchases of capital equipment totaling approximately \$2.6 million.

Net cash flow from financing activities was approximately \$46.3 million for the nine months ended September 30, 1999. During the nine months ended September 30, 1999, we completed our initial public offering of common stock and raised net proceeds of approximately \$119.0 million which was used to partially repay outstanding balances on our bank credit facility and to repay all of our outstanding Senior Cumulative Redeemable Preferred Stock. Additionally, we increased the size of our bank credit facility to \$100.0 million. During the nine months ended September 30, 1999, we partially used this bank credit facility to acquire our former affiliate, Radio One of Atlanta, Inc. which, in turn, acquired the remaining stock of Dogwood Communications, Inc. that it did not already own. We also acquired radio stations located in Cleveland, Ohio, St. Louis, Missouri and Richmond, Virginia. Net cash flow from financing activities was approximately \$24.2 million for the nine months ended September 30, 1998. During the nine months ended September 30, 1998, we used our bank credit facility to acquire Bell Broadcasting Company, an owner and operator of radio stations in Detroit and Kingsley, Michigan, for approximately \$34 million.

As a result of the aforementioned, cash and cash equivalents decreased by \$27,000 during the nine months ended September 30, 1999 compared to an approximate \$637,000 decrease during the nine months ended September 30, 1998.

In November 1999, we completed an offering of 5,400,000 shares of class A common stock at an offering price of \$59.25 per share. Of the 5,400,000 shares sold, we sold 4,700,000 shares and selling stockholders sold 700,000 shares. In connection with this offering, we granted the underwriters an option to purchase an additional 470,000 shares of class A common stock to cover overallotments. This option was exercised on November 12, 1999. We received net proceeds from this offering, after payment of underwriting discounts and commissions and other offering expenses, of approximately \$293.5 million.

We continuously review, and are currently reviewing, opportunities to acquire additional radio stations, primarily in the top 40 African-American markets. We anticipate that any future radio station acquisitions would be financed through funds generated from operations, equity financings, permitted debt financings, debt financings through subsidiaries whose ability to borrow is unrestricted by the agreements governing our indebtedness, or a combination of these sources. However, there can be no assurance that financing from any of these sources, if available, will be available on favorable terms.

Management believes that, based on current levels of operations and anticipated internal growth, cash flow from operations together with other available sources of funds will be adequate for the foreseeable future to make required payments of interest on our indebtedness, to fund anticipated capital expenditures and working capital requirements and to enable us to comply with the terms of our debt agreements. Our ability to meet our debt service obligations and reduce our total debt, and our ability to refinance the 12% notes due 2004, at or prior to their scheduled maturity date in 2004, will depend upon our future performance which, in turn, will be subject to general economic conditions and to financial, business and other factors, including factors beyond our control. For 2000, we anticipate maintenance capital expenditures to be between \$1.0 million and \$2.0 million and total capital expenditures to be between \$3.0 million and \$4.0 million. During 1997, Radio One converted from a S corporation to a C corporation.

Impact of Inflation

We believe that inflation has not had a material impact on our results of operations for each of our fiscal years in the three-year period ended December 31, 1998 or for the nine months ended September 30, 1999. However, there can be no assurance that future inflation would not have an adverse impact on our operating results and financial condition.

Seasonality

Seasonal net broadcast revenue fluctuations are common in the radio broadcasting industry and are due primarily to fluctuations in advertising expenditures by local and national advertisers. Radio One's first fiscal quarter generally produces the lowest net broadcast revenue for the year.

Year 2000 Compliance

We believe that we have successfully rendered our internal management and other administrative systems and external information systems year 2000 compliant. In addition, we surveyed vendors of third-party technologies we utilize in our business and applied updates or made arrangements to correct potential year 2000 compliance problems. Since January 1, 2000, we have experienced no significant disruptions in our business operations as a result of year 2000 compliance problems or otherwise, and we have received no reports of any material year 2000 compliance problems. We are continuing to monitor third-party vendors of technologies we use for additional recommended year 2000 upgrades, which we will apply as soon as they become available. To date, the total cost of our efforts to address year 2000 compliance has not been material.

Nonetheless, some problems related to year 2000 risks may not appear until several months after January 1, 2000. Year 2000 issues could include problems with our own systems or with third-party products or technology that we use or with which our systems exchange data. Any problems that are not identified and corrected successfully and completely could adversely affect our business.

Radio One was founded in 1980 and is the largest radio broadcasting company in the United States primarily targeting African-Americans. After we complete our pending acquisitions we will own 27 radio stations. Twenty-six of these stations (nineteen FM and seven AM) are in nine of the top 20 African-American radio markets: Washington, D.C., Baltimore, Atlanta, Philadelphia, Detroit, Cleveland, St. Louis, Richmond and Boston. Our strategy is to expand within our existing markets and into new markets that have a significant African-American presence. We believe radio broadcasting primarily targeting African-Americans has significant growth potential. We also believe that we have a competitive advantage in the African-American market and the radio industry in general, due to our primary focus on urban formats, our skill in programming and marketing these formats, and our turnaround expertise.

The radio station clusters that we owned or managed as of September 30, 1999, were ranked in the top three in their markets in combined audience and revenue share among radio stations primarily targeting African-Americans. Our net broadcast revenue, broadcast cash flow and after-tax cash flow have grown significantly:

- . Same station net broadcast revenue increased 30.6% from year-end 1997 to year-end 1998 and 27.2% for the nine months ended September 30, 1999, compared to the same period in 1998.
- . Same station broadcast cash flow increased 50.4% from year-end 1997 to year-end 1998 and 32.9% for the nine months ended September 30, 1999, compared to the same period in 1998.
- . After-tax cash flow increased 152.6% from year-end 1997 to year-end 1998 and 75.0% for the nine months ended September 30, 1999, compared to the same period in 1988.

Radio One is led by our Chairperson and co-founder, Catherine L. Hughes, and her son, Alfred C. Liggins, III, our Chief Executive Officer and President, who together have over 40 years of operating experience in radio broadcasting. Ms. Hughes, Mr. Liggins and our strong management team have successfully implemented a strategy of acquiring and turning around underperforming radio stations. We believe that we are well positioned to apply our proven operating strategy to our recently or soon to be acquired stations in Cleveland, St. Louis, Richmond, Boston and Philadelphia, and to other radio stations in existing and new markets as attractive acquisition opportunities arise.

The African-American Market Opportunity

We believe that operating urban formatted radio stations primarily targeting African-Americans has significant growth potential for the following reasons:

- . Rapid African-American Population Growth. From 1980 to 1995, the African-American population increased from approximately 26.7 million to 33.1 million, a 24.0% increase, compared to a 16.0% increase in the population as a whole. (Source: 1998 U.S. Cenus Bureau Current Population Report) Furthermore, the African-American population is expected to approach 40 million by 2010, a 20.8% increase from 1995, compared to an expected increase of 14.1% for the population as a whole. (Source: U.S. Census Bureau, Population Projection Program, Projection of the Resident Population Report, January 13, 2000)
- . Higher African-American Income Growth. According to the U.S. Census Bureau, from 1980 to 1995, the rate of increase in median family household income in 1995 adjusted dollars for African-Americans was approximately 10.7% compared to 4.3% for the population as a whole. African-American buying power is estimated to reach \$533 billion in 1999, up 73.0% from 1990 compared to a 57.0% increase for all Americans, and to account for 8.2% of total buying power in 1999, compared to 7.4% in 1990. (Source: "African-American Buying Power by Place of Residence: 1990-1999," Dr. Jeffrey M. Humphreys). In addition, the African-American consumer tends to have a different consumption profile than non-African-Americans. For example, 31% of African-Americans purchased

a TV, VCR or stereo in the past year compared to 25% of average U.S. households. African-Americans' higher than average rate of consumption is a powerful reason for U.S. retailers to increase targeted advertising spending toward this consumer group. (Source: Pricewaterhouse Coopers, LLP 1998 Study)

- . Growth in Advertising Targeting the African-American Market. We believe that large corporate advertisers are becoming more focused on reaching minority consumers in the United States. The African-American and Hispanic communities are viewed as an emerging growth market within the mature domestic market. A 1997 study estimated that major national advertisers spent \$881 million on advertising targeting African-American consumers, up from \$463 million in 1985. (Source: Target Market News (Chicago, IL-1997)). For example, Ford Motor Company reportedly planned to increase its spending targeting African-Americans and Hispanics by 20% in the 1998-99 model year. (Source: Ad Week Midwest September 28, 1998). We believe Ford is one example of many large corporations expanding their commitment to ethnic advertising.
- . Growing Influence of African-American Culture. We believe that there is an ongoing "urbanization" of many facets of American society as evidenced by the influence of African-American culture in the areas of music (for example, hip-hop and rap music), film, fashion, sports and urban-oriented television shows and networks. We believe that companies as disparate as the News Corporation's Fox(R) television network, the sporting goods manufacturer Nike(R), the fast food chain McDonald's(R), and prominent fashion designers have embraced this urbanization trend in their products as well as their advertising messages.
- . Growing Popularity of Radio Formats Primarily Targeting African-Americans. We believe that urban programming has been expanded to target a more diverse urban listener base and has become more popular with listeners and advertisers over the past ten years. The number of urban radio stations has increased from 294 in 1990 to an estimated 371 in 1998, or 26%, and is expected to increase an additional 10% to 409 by 2002. In Fall 1997, urban formats were one of the top three formats in nine of the top ten radio markets nationwide and the top format in five of these markets. (Source: INTEREP, Research Division, 1998 Regional Differences in Media Usage Study).
- . Concentrated Presence of African-Americans in Urban Markets. In 1997, approximately 61.8% of the African-American population was located in the top 40 African-American markets. (Source: BIA 1999, Fourth Edition). Relative to radio broadcasters targeting a broader audience, we believe we can cover the various segments of our target market with fewer programming formats and therefore fewer radio stations than the maximum of eight allowed by the FCC.
- . Strong African-American Listenership and Loyalty. In 1996, African-Americans in the ten largest markets listened to radio broadcasts an average of 27.0 hours per week. (Source: INTEREP Research Division, 1998 Urban Radio Study). This compares to 22.0 hours per week for all Americans. (Source: Forbes, June 1, 1998). In addition, we believe that African-American radio listeners exhibit greater loyalty to radio stations that target the African-American community because those radio stations become a valuable source of entertainment and information responsive to the community's interests and lifestyles.

Acquisition Strategy

Our acquisition strategy includes acquiring and turning around underperforming radio stations principally in the top 40 African-American markets. We will also make acquisitions in existing markets where expanded coverage is desirable and in new markets where we believe it is advantageous to establish a presence. In analyzing potential acquisition candidates, we generally consider:

- . the price and terms of the purchase;
- whether the radio station has a signal adequate to reach a large percentage of the African-American community in a market;

- . whether we can increase ratings and net broadcast revenue of the radio
- whether we can reformat or improve the radio station's programming in order to serve profitably the African-American community;
- whether the radio station affords us the opportunity to introduce complementary formats in a market where we already maintain a presence;
 and
- . the number of competitive radio stations in the market.

For strategic reasons, or as a result of a station cluster purchase, we may also acquire and operate stations with formats that target non-African-American segments of the population.

Turnaround Expertise

Historically, we have entered a market by acquiring a station or stations that have little or negative broadcast cash flow. Additional stations we have acquired in existing markets have often been, in our opinion, substantially underperforming. By implementing our operating strategies, we have succeeded in increasing ratings, net broadcast revenue and broadcast cash flow of all the FM stations we have owned or managed for at least one year. We have achieved these improvements while operating against much larger competitors. Some of these successful turnarounds are described below by market:

. Washington, D.C. In 1995, we acquired WKYS-FM for approximately \$34.0 million. At the time, WKYS-FM was ranked number 12 by Arbitron in the 12-plus age demographic. Over a two-year period, we repositioned WKYS-FM, improved its programming and enhanced the station's community involvement and image. For the Arbitron Survey four book averages ending with the Summer 1999 Arbitron Survey, the station was ranked number one in the 18-34 age demographic (with a 10.1 share) and number three in the 12-plus age demographic (with a 5.4 share).

In 1987, we acquired WMMJ-FM for approximately \$7.5 million. At the time, WMMJ-FM was being programmed in a general market Adult Contemporary format, and had a 1.2 share of the 12-plus age demographic. After extensive research we changed the station's format, making WMMJ-FM the first FM radio station on the East Coast to introduce an Urban Adult Contemporary programming format. For the Arbitron Survey four book averages ending with the Summer 1999 Arbitron Survey, the station was ranked number six in the 25-54 age demographic (with a 4.8 share) and was ranked number eight in the 12-plus age demographic (with a 4.1 share).

. Baltimore. In 1993, we acquired WERQ-FM and WOLB-AM for approximately \$9.0 million. At the time, these stations had mediocre ratings. We converted WERQ-FM's programming to a more focused Young Urban Contemporary format and began aggressively marketing the station. WERQ-FM is now Baltimore's dominant station, and in the Arbitron Survey four book averages ending with the Summer 1999 Arbitron Survey, was ranked number one in the 12-plus and 18-34 age demographics, a position it first achieved in the Spring 1997 Arbitron Survey, and number two in the 25-54 age demographic behind only Radio One's WWIN-FM.

In 1992, we acquired WWIN-FM and its sister station, WWIN-AM, for approximately \$4.7 million. At the time, WWIN-FM was a distant second in ratings to its in-format direct competitor, WXYV-FM. We repositioned WWIN-FM towards the 25-54 age demographic, and for the Arbitron Survey four book averages ending with the Summer 1999 Arbitron Survey, the station was ranked number one in that age demographic (with a 7.9 share).

. Atlanta. In 1995, ROA, then an affiliate of Radio One, acquired WHTA-FM, a Class A radio station located approximately 40 miles from Atlanta, for approximately \$4.5 million. Prior to that acquisition, the previous owners, together with our management, upgraded and moved the station approximately 20 miles closer to Atlanta. The result was the introduction of a new, Young Urban

Contemporary radio station in the Atlanta market. The station's ratings increased quickly, to an approximate 5.0 share in the 12-plus age demographic. For the Arbitron Survey four book averages ending with the Summer 1999 Arbitron Survey, the station was ranked number four in the 18-34 age demographic (with an 8.1 share).

Philadelphia. In May 1997, we acquired WPHI-FM for approximately \$20.0 million. At the time the station was being programmed in a Modern Rock format and had a 2.7 share in the 12-plus age demographic. We changed the station's format to Young Urban Contemporary and, for the Arbitron Survey four book averages ending with the Summer 1999 Arbitron Survey, the station was ranked number 15 in the 12-plus age demographic (with a 3.0 share) and number 6 in the 18-34 age demographic (with a 5.7 share).

In the table below, boxes and bold text indicate markets where we currently own radio stations. Population estimates are for 1997 and are based upon BIA Investing in Radio Market Report ("BIA 1999 Fourth Edition").

African-Americans as a Percentage of African American the Overall Population in the Population in the Market Market (in thousands) 1. New York, NY 3,589 21.3% 19.6 2. Chicago, IL 1,670 1,131 26.5 | 3. Washington, DC 1,120 9.1 4. Los Angeles, CA ______ 1,032 22.3 | 987 20.2 | 957 26.0 | 5. Detroit, MI 6. Philadelphia, PA 7. Atlanta, GA 8. Houston/Galveston, TX 795 9. Miami/Ft. Lauderdale/Hollywood, FL 713 18.3 19.7 | 10. Baltimore, MD 659 14.2 594 8.9 491 42.0 11. Dallas/Ft. Worth, TX 12. San Francisco, CA 491 13. Memphis, TN 42.0 | 14. St. Louis, MO 17.7 15. Norfolk/Virginia Beach/Newport 455 30.2 News, VA 16. New Orleans, LA 35.0 443 408 19.2 | | 17. Cleveland, OH 18. Boston, MA 309 7.1 284 30.1 | 19. Richmond, VA 20. Charlotte/Gastonia/Rock Hill, NC 280 20.5 267 261 27.4 21. Birmingham, AL 22. Milwaukee/Racine, WI 15.5 23. Raleigh/Durham, NC 256 24.1 24. Jacksonville, FL 241
25. Tampa/St. Petersburg/Clearwater, FL 239
26. Kansas City, MO 229 22.6 10.5 13.5 26. Kansas City, MO 19.6 27. Greensboro/Winston Salem/High 228 Point, NC 28. Cincinnati, OH 224 11.6 8.4 29. Nassau/Suffolk Counties (NY) 224 198 8.4 30. Pittsburgh, PA 31. Indianapolis, IN 196 14.2 32. Orlando, FL 191 14.6 33. Columbus, OH 190 13.0 34. Jackson, MS 186 43.3 35. Nashville, TN 181 15.8 36. Baton Rouge, LA 181 31.5 6.3 5.1 37. San Diego, CA 174 38. Seattle/Tacoma, WA 174 39. Greenville/Spartanburg, SC 155 17.8 40. Augusta, GA 153 33.1

Operating Strategy

In order to maximize net broadcast revenue and broadcast cash flow at our radio stations, we strive to achieve the largest audience share of African-American listeners in each market, convert these audience share ratings to advertising revenue, and control operating expenses. The success of our strategy relies on the following:

- . market research, targeted programming and marketing;
- . strong management and performance-based incentives;
- . strategic sales efforts;
- . radio station clustering, programming segmentation and sales bundling;
- . advertising partnerships and special events; and
- . significant community involvement.

Market Research, Targeted Programming and Marketing

Radio One uses market research to tailor the programming, marketing and promotions of our radio stations to maximize audience share. To achieve these goals, we use market research to identify unserved or underserved markets or segments of the African-American community in current and new markets and to determine whether to acquire a new radio station or reprogram one of our existing radio stations to target those markets or segments.

We also seek to reinforce our targeted programming by creating a distinct and marketable identity for each of our radio stations. To achieve this objective, in addition to our significant community involvement discussed below, we employ and promote distinct, high-profile on-air personalities at many of our radio stations, many of whom have strong ties to the African-American community.

Strong Management and Performance-based Incentives

Radio One focuses on hiring highly motivated and talented individuals in each functional area of the organization who can effectively help us implement our growth and operating strategies. Radio One's management team is comprised of a diverse group of individuals who bring expertise to their respective functional areas. We seek to hire and promote individuals with significant potential, the ability to operate with high levels of autonomy and the appropriate team-orientation that will enable them to pursue their careers within the organization.

To enhance the quality of our management in the areas of sales and programming, general managers, sales managers and program directors have significant portions of their compensation tied to the achievement of certain performance goals. General managers' compensation is based partially on achieving broadcast cash flow benchmarks which create an incentive for management to focus on both sales growth and expense control. Additionally, sales managers and sales personnel have incentive packages based on sales goals, and program directors and on-air talent have incentive packages focused on maximizing overall ratings as well as ratings in specific target segments.

Strategic Sales Efforts

Radio One has assembled an effective, highly trained sales staff responsible for converting audience share into revenue. We operate with a focused, sales-oriented culture which rewards aggressive selling efforts through a generous commission and bonus compensation structure. We hire and deploy large teams of sales professionals for each of our stations or station clusters, and we provide these teams with the resources necessary to compete effectively in the markets in which we operate. We utilize various sales strategies to sell and market our stations as stand-alones, in combination with other stations within a given market and across markets, where appropriate.

Radio Station Clustering, Programming Segmentation and Sales Bundling

Radio One strives to build clusters of radio stations in our markets, with each radio station targeting different demographic segments of the African-American population. This clustering and programming segmentation strategy allows us to achieve greater penetration into each segment of our target market. We are then able to offer advertisers multiple audiences and to bundle the radio stations for advertising sales purposes when advantageous.

We believe there are several potential benefits that result from operating multiple radio stations in the same market. First, each additional radio station in a market provides us with a larger percentage of the prime advertising time available for sale within that market. Second, the more stations we program, the greater the market share we can achieve in our target demographic groups through the use of segmented programming. Third, we are often able to consolidate sales, promotional, technical support and corporate functions to produce substantial cost savings. Finally, the purchase of additional radio stations in an existing market allows us to take advantage of our market expertise and existing relationships with advertisers.

Advertising Partnerships and Special Events

We believe that in order to create advertising loyalty, Radio One must strive to be the recognized expert in marketing to the African-American consumer in the markets in which we operate. We believe that Radio One has achieved this recognition by focusing on serving the African-American consumer and by creating innovative advertising campaigns and promotional tie-ins with our advertising clients and sponsoring numerous entertainment events each year. We sponsor the Stone Soul Picnic, an all-day free outdoor concert which showcases advertisers, local merchants and other organizations to over 100,000people in each of Washington, D.C. and Baltimore. We also sponsor The People's Expo every Winter in Washington, D.C. and Baltimore, which provides entertainment, shopping and educational seminars to Radio One's listeners and others from the communities we serve. In these events, advertisers buy signage, booth space and broadcast promotions to sell a variety of goods and services to African-American consumers. As we expand our presence in our existing markets and into new markets, we plan to increase the number of events and the number of markets in which we host these major events.

Significant Community Involvement

We believe our active involvement and significant relationships in the African-American community provides a competitive advantage in targeting African-American audiences. In this way, we believe our proactive involvement in the African-American community in each of our markets significantly improves the marketability of our radio broadcast time to advertisers who are targeting such communities.

We believe that a radio station's image should reflect the lifestyle and viewpoints of the target demographic group it serves. Due to our fundamental understanding of the African-American community, we believe we are able to identify music and musical styles, as well as political and social trends and issues, early in their evolution. This understanding is then integrated into all aspects of our operations and enables us to create enhanced awareness and name recognition in the marketplace. In addition, we believe our multi-level approach to community involvement leads to increased effectiveness in developing and updating our programming formats. We believe our enhanced awareness and more effective programming formats lead to greater listenership and higher ratings over the long-term.

We have a history of sponsoring events that demonstrate our commitment to the African-American community, including:

- heightening the awareness of diseases which disproportionately impact African-Americans, such as sickle-cell anemia and leukemia, and holding fundraisers to benefit the search for their cure;
- developing contests specifically designed to assist African-American single mothers with day care expenses;

- . fundraising for the many African-American churches throughout the country that have been the target of arsonists; and
- organizing seminars designed to educate African-Americans on personal issues such as buying a home, starting a business, developing a credit history, financial planning and health care.

Management Stock Option Plan

On March 10, 1999, we adopted the 1999 Stock Option and Restricted Stock Grant Plan designed to provide incentives relating to equity ownership to present and future executive, managerial, and other key employees of Radio One and our subsidiaries. The option plan affords us latitude in tailoring incentive compensation for the retention of key personnel, to support corporate and business objectives, and to anticipate and respond to a changing business environment and competitive compensation practices. For more information see "Management--Stock Option Plan."

Our Station Portfolio

After giving effect to our pending acquisitions, we will have acquired 18 radio stations since June 30, 1998. We believe that most of these stations are underdeveloped and offer the opportunity for substantial growth in revenue and broadcast cash flow. The eleven stations which we owned or managed prior to June 30, 1998, operated at a broadcast cash flow margin of 52.0% for the nine months ended September 30, 1999, compared to a broadcast cash flow margin for the same period of 33.0% for the 15 stations that we did not previously manage and which we have acquired or commenced operating during the 15 months beginning June 30, 1998.

The following table sets forth selected information about our portfolio of radio stations, giving effect to our pending acquisitions. Market population data and revenue rank data are from BIA 1999 Fourth Edition. Audience share and audience rank data are based on Arbitron Survey four book averages ending with the Summer 1999 Arbitron Survey. Except as noted, revenue share and revenue rank data for the Washington, D.C., Baltimore and Detroit markets are based on the Radio Revenue Reports of Hungerford for the twelve-month period ending December 31, 1999. For the Philadelphia, Atlanta, Cleveland and Richmond markets, the revenue share and revenue rank data are from revenue reports for the twelve-month period ending December 31, 1999, as prepared by Miller, Kaplan, Arase & Co., Certified Public Accountants. As used in this table, "n/a" means not applicable or not available and "t" means tied with one or more radio stations.

	1999 Marke					Four Book A	2	Four Book A	_
Market(/1/)	Metro Population	Radio Revenue	Year Acquired	Format	Age Demo- graphic	Audience Share in 12+ Demo- graphic	Audience Rank in 12+ Demo- graphic	Audience Share in Target Demo- graphic	Audience Rank in Target Demo- graphic
Washington, DC	9	6							
WKYS-FM	,	Ü	1995	Urban	18-34	5.4	3	10.1	1
WMMJ-FM			1987	Urban AC	25-54	4.1	8	4.8	6
WYCB-AM			1998	Gospel	35-64	0.9	22	1.0	22
WOL-AM			1980	Urban Talk	35-64	0.8	24 (t)	0.9	24 (t)
Baltimore	20	20	2300	012011 10171	00 01	0.0	21 (0)	0.5	21 (0)
WERO-FM	20	20	1993	Urban	18-34	9.3	1	16.1	1
WWIN-FM			1992	Urban AC	25-54	6.3	4	7.9	1
WWIN-AM			1993	Gospel	35-64	1.0	16	1.0	15
WOLB-AM			1992	Urban Talk	35-64	0.6	19	0.7	18
Philadelphia	5	9							
WPHI-FM	-	_	1997	Urban	18-34	3.0	15	5.7	6
WPLY-FM			(pending)	Alternative Rock		2.8	17	2.5	15 (t)
Detroit	6	11	11 57						
WDTJ-FM			1998	Urban	18-34	3.7	10	6.2	4
WDMK-FM			1998	Urban AC	25-54	1.0	24	1.2	23
WCHB-AM			1998	Urban Talk	35-64	0.3	31	0.4	30
Atlanta	12	7							
WHTA-FM			1999	Urban	18-34	4.6	10	8.1	4
WAMJ-FM			1999	Urban AC	25-54	2.2	16	2.9	13 (t)
Cleveland	24	23							
WENZ-FM			1999	Urban	18-34	3.4	13	6.7	7
WERE-AM			1999	News/Talk	35-64	0.4	20	0.4	19 (t)
Richmond	57	47							
WCDX-FM			(pending)	Urban	18-34	9.0	2	15.5	1
WKJS-FM			1999	Urban AC	25-54	6.1	6	8.1	2 (t)
WPLZ-FM			(pending)	R&B	35-64	4.5	11	5.0	7
WARV-FM			1999	Country	25-54	3.1	12	2.1	14
WJRV-FM			(pending)	Country	25-54	2.2	14	2.5	13
WGCV-AM			(pending)	Gospel Oldies	35-64	1.2	18 (t)	1.5	16 (t)
WDYL-FM			1999	Modern Rock	25-54	0.7(/4/)	20(t)(/4/)	0.7(/4/)	19(t)(/4/)
Boston	8	10							
WBOT-FM(/5/)			1999	Urban	18-34	n/a	n/a	n/a	n/a

January-December 1999 Radio One Market Revenue

Market(/1/)	Share	Rank
Washington, DC		
WKYS-FM	5.3%	8
WMMJ-FM	3.9%	13
WYCB-AM	0.5%	n/a(/2/)
WOL-AM	0.4%	21
Baltimore		
WERQ-FM	12.5%	n/a(/3/)
WWIN-FM	8.3%	n/a(/3/)
WWIN-AM	0.4%	n/a(/3/)
WOLB-AM	0.2%	n/a(/3/)
Philadelphia		
WPHI-FM	2.2%	16
WPLY-FM	3.1%	15
Detroit		
WDTJ-FM	2.8%	15
WDMK-FM	0.7%	19
WCHB-AM	.2%	n/a(/2/)
Atlanta		
WHTA-FM	3.5%	12
WAMJ-FM	1.6%	13
Cleveland		
WENZ-FM	2.1%	14
WERE-AM	0.9%	17

11.0%	3
7.3%	8
2.4%	11
n/a(/2/)	n/a(/2/)
1.6%	13
n/a(/2/)	n/a(/2/)
0	15
n/a	n/a
	7.3% 2.4% n/a(/2/) 1.6% n/a(/2/)

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- (1) WJZZ-AM in Kingsley, MI and WFUN-FM in St. Louis, MO are not currently broadcasting and are not included in the table.
- (2) WYCB-AM, WCHB-AM, WARV-FM and WGCV-AM do not report revenues to Hungerford or Miller Kaplan. Revenue shares for WYCB-AM and WCHB-AM represent those stations' net broadcast revenue as a percentage of the market radio revenue reported by Hungerford in their respective markets for the twelve-month period ending December 31, 1999, as adjusted for WYCB-AM and WCHB-AM revenue, as appropriate.
- (3) The revenues of WERQ-FM and WOLB-AM are reported jointly to Hungerford, as are the revenues of WWIN-FM and WWIN-AM. The revenue share percentages for these stations reflect the proportional contribution by each station to the joint share reported by Hungerford.
- (4) Audience share and audience rank data for WDYL-FM are based on Arbitron Survey four book averages ending with the Spring 1999 Arbitron Survey because the station was not broadcasting during a portion of Arbitron's summer survey period and was excluded from the Summer 1999 Arbitron Survey results.
- (5) Prior to resuming broadcasting on December 1, 1999, WBOT-FM in Boston, MA was not operational. Accordingly, there is no rating or revenue data to be included in the table.

Advertising Revenue

Substantially all of our net broadcast revenue is generated from the sale of local and national advertising for broadcast on our radio stations. Additional net broadcast revenue is generated from network compensation payments and other miscellaneous transactions. Local sales are made by the sales staffs located in our markets. National sales are made by firms specializing in radio advertising sales on the national level, in exchange for a commission from Radio One that is based on a percentage of our net broadcast revenue from the advertising obtained. Approximately 68.3% of our net broadcast revenue for the nine-month period ended September 30, 1999, was generated from the sale of local advertising and 29.4% from sales to national advertisers. The balance of net broadcast revenue is derived from network advertising, tower rental income and ticket and other revenue related to special events hosted by Radio One.

We believe that advertisers can reach the African-American community more cost effectively through radio broadcasting than through newspapers or television. Advertising rates charged by radio stations are based primarily on:

- . a radio station's audience share within the demographic groups targeted by the advertisers,
- the number of radio stations in the market competing for the same demographic groups, and
- . the supply and demand for radio advertising time.

Advertising rates are generally highest during the morning and afternoon commuting hours.

A radio station's listenership is reflected in ratings surveys that estimate the number of listeners tuned to a radio station and the time they spend listening to that radio station. Each radio station's ratings are used by its advertisers to consider advertising with the radio station, and are used by us to chart audience growth, set advertising rates and adjust programming.

Strategic Diversification

We will continue to evaluate potential radio acquisitions in African-American markets. We are also exploring opportunities in other forms of media to apply our expertise in marketing to African-Americans. Such opportunities could include outdoor advertising in urban environments, an urban-oriented Internet strategy, an urban-oriented radio network, music production, publishing and other related businesses.

We have entered into an exclusive programming agreement with XM Satellite Radio, Inc. to provide African-American oriented programming to be broadcast on XM Satellite's digital audio radio service, which is expected to be available in 2001.

We have also invested, together with most other publicly-traded radio companies, in a private placement for USA Digital Radio, Inc., a leading developer of in-band on-channel digital audio broadcast technology. This technology could enable radio broadcasters to convert from analog to digital broadcasting within the existing frequency allocation of their AM and FM stations. In conjunction with this investment, Alfred C. Liggins, III, the Chief Executive Officer and President of Radio One, became a board member of USA Digital Radio, Inc.

Additionally, we have invested in PNE Media Holdings, LLC, a privately-held outdoor advertising company with a presence in several of the markets in which we own radio stations.

We recently invested a combination of cash and advertising time in aka.com, LLC, an aggregator of web sites devoted to hip hop culture. In conjunction with this investment, our Chief Financial Officer, Scott R. Royster, became a director of aka.com, LLC.

We recently invested a combination of cash and advertising time in NetNoir, Inc., the owner and operator of an Internet web site targeting African-Americans.

Properties and Facilities

The types of properties required to support each of our radio stations include offices, studios and transmitter/antenna sites. We typically lease our studio and office space with lease terms that are five to ten years. A station's studios are generally housed with its offices in downtown or business districts. We generally consider our facilities to be suitable and of adequate size for our current and intended purposes. We lease a majority of our main transmitter/antenna sites and when negotiating a lease for such sites we try to obtain a lengthy lease term with options to renew. In general, we do not anticipate difficulties in renewing facility or transmitter/antenna site leases or in leasing additional space or sites if required.

We own substantially all of our other equipment, consisting principally of transmitting antennae, transmitters, studio equipment and general office equipment. The towers, antennae and other transmission equipment used by our stations are generally in good condition, although opportunities to upgrade facilities are continuously reviewed. Substantially all of the property that we own secures our borrowings under our credit facility.

Competition

The radio broadcasting industry is highly competitive. Radio One's stations compete for audiences and advertising revenue with other radio stations and with other media such as television, newspapers, direct mail and outdoor advertising. Audience ratings and advertising revenue are subject to change and any adverse change in a market could adversely affect our net broadcast revenue in that market. If a competing station converts to a format similar to that of one of our stations, or if one of our competitors strengthens its operations, our stations could suffer a reduction in ratings and advertising revenue. Other radio companies which are larger and have more resources may also enter markets where we operate. Although we believe our stations are well positioned to compete, we cannot assure you that our stations will maintain or increase their current ratings or advertising revenue.

The radio broadcasting industry is also subject to rapid technological change, evolving industry standards and the emergence of new media technologies. Several new media technologies are being developed, including the following:

- . audio programming by cable television systems, direct broadcast satellite systems, Internet content providers and other digital audio broadcast formats;
- satellite digital audio radio service, which could result in the introduction of several new satellite radio services with sound quality equivalent to that of compact discs; and
- in-band on-channel digital radio, which could provide multi-channel, multi-format digital radio services in the same band width currently occupied by traditional AM and FM radio services.

We recently entered into a programming agreement with a satellite digital audio radio service and have also invested in a developer of digital audio broadcast technology. However, we cannot assure you that these arrangements will be successful or enable us to adapt effectively to these new media technologies. We also cannot assure you that we will continue to have the resources to acquire other new technologies or to introduce new services that could compete with other new technologies.

Antitrust

An important part of our growth strategy is the acquisition of additional radio stations. After the passage of the Telecommunications Act of 1996, the Justice Department has become more aggressive in reviewing proposed acquisitions of radio stations and radio station networks. The Justice Department is particularly aggressive when the proposed buyer already owns one or more radio stations in the market of the station it is seeking to buy. The Justice Department has challenged a number of radio broadcasting transactions. Some of those challenges ultimately resulted in consent decrees requiring, among other things, divestitures of certain stations. In general, the Justice Department has more closely scrutinized radio broadcasting acquisitions that result in local market shares in excess of 40% of radio advertising revenue. Similarly, the FCC staff has adopted procedures to review proposed radio broadcasting transactions even if the proposed acquisition

otherwise complies with the FCC's ownership limitations. In particular, the FCC may invite public comment on proposed radio transactions that the FCC believes, based on its initial analysis, may present ownership concentration concerns in a particular local radio market.

Federal Regulation of Radio Broadcasting

The radio broadcasting industry is subject to extensive and changing regulation by the FCC of programming, technical operations, employment and other business practices. The FCC regulates radio broadcast stations pursuant to the Communications Act. The Communications Act permits the operation of radio broadcast stations only in accordance with a license issued by the FCC upon a finding that the grant of a license would serve the public interest, convenience and necessity. The Communications Act provides for the FCC to exercise its licensing authority to provide a fair, efficient and equitable distribution of broadcast service throughout the United States. Among other things, the FCC:

- . assigns frequency bands for radio broadcasting;
- determines the particular frequencies, locations and operating power of radio broadcast stations;
- . issues, renews, revokes and modifies radio broadcast station licenses;
- establishes technical requirements for certain transmitting equipment used by radio broadcast stations;
- adopts and implements regulations and policies that directly or indirectly affect the ownership, operation, program content and employment and business practices of radio broadcast stations; and
- . has the power to impose penalties, including monetary forfeitures, for violations of its rules and the Communications ${\sf Act.}$

The Communications Act prohibits the assignment of an FCC license, or other transfer of control of an FCC licensee, without the prior approval of the FCC. In determining whether to grant requests for consents to assignments or transfers, and in determining whether to grant or renew a radio broadcast license, the FCC considers a number of factors pertaining to the licensee (and any proposed licensee), including restrictions on foreign ownership, compliance with FCC media ownership limits and other FCC rules, licensee "character" and compliance with the Anti-Drug Abuse Act of 1988.

The following is a brief summary of certain provisions of the Communications Act and specific FCC rules and policies. This summary does not purport to be complete and is qualified in its entirety by the text of the Communications Act, the FCC's rules and regulations, and the rulings of the FCC. You should refer to the Communications Act and these FCC rules and rulings for further information concerning the nature and extent of federal regulation of radio broadcast stations.

A licensee's failure to observe the requirements of the Communications Act or FCC rules and policies may result in the imposition of various sanctions, including admonishment, fines, the grant of renewal terms of less than eight years, the grant of a license with conditions or, for particularly egregious violations, the denial of a license renewal application, the revocation of an FCC license or the denial of FCC consent to acquire additional broadcast properties.

Congress and the FCC have had under consideration or reconsideration, and may in the future consider and adopt, new laws, regulations and policies regarding a wide variety of matters that could, directly or indirectly, affect the operation, ownership and profitability of Radio One's radio stations, result in the loss of audience share and advertising revenue for our radio broadcast stations or affect our ability to acquire additional radio broadcast stations or finance such acquisitions. Such matters may include:

- . changes to the license authorization and renewal process;
- . proposals to impose spectrum use or other fees on FCC licensees;
- . auction of new broadcast licenses;

- changes to the FCC's equal employment opportunity regulations and other matters relating to involvement of minorities and women in the broadcasting industry;
- proposals to change rules relating to political broadcasting including proposals to grant free air time to candidates, and other changes regarding program content;
- proposals to restrict or prohibit the advertising of beer, wine and other alcoholic beverages;
- . technical and frequency allocation matters, including creation of a new low power radio broadcast service;
- the implementation of digital audio broadcasting on both a satellite and terrestrial basis;
- changes in broadcast cross-interest, multiple ownership, foreign ownership, cross-ownership and ownership attribution policies;
- proposals to allow telephone companies to deliver audio and video programming to homes in their service areas; and
- . proposals to alter provisions of the tax laws affecting broadcast operations and acquisitions.

We cannot predict what changes, if any, might be adopted, nor can we predict what other matters might be considered in the future, nor can we judge in advance what impact, if any, the implementation of any particular proposals or changes might have on our business.

FCC Licenses

The Communications Act provides that a broadcast station license may be granted to any applicant if the public interest, convenience and necessity will be served thereby, subject to certain limitations. In making licensing determinations, the FCC considers an applicant's legal, technical, financial and other qualifications. The FCC grants radio broadcast station licenses for specific periods of time and, upon application, may renew them for additional terms. Under the Communications Act, radio broadcast station licenses may be granted for a maximum term of eight years.

Generally, the FCC renews radio broadcast licenses without a hearing upon a finding that:

- the radio station has served the public interest, convenience and necessity;
- . there have been no serious violations by the licensee of the Communications Act or FCC rules and regulations; and
- . there have been no other violations by the licensee of the Communications Act or FCC rules and regulations which, taken together, indicate a pattern of abuse.

After considering these factors, the FCC may grant the license renewal application with or without conditions, including renewal for a term less than the maximum otherwise permitted, or hold an evidentiary hearing.

In addition, the Communications Act authorizes the filing of petitions to deny a license renewal application during specific periods of time after a renewal application has been filed. Interested parties, including members of the public, may use such petitions to raise issues concerning a renewal applicant's qualifications. If a substantial and material question of fact concerning a renewal application is raised by the FCC or other interested parties, or if for any reason the FCC cannot determine that grant of the renewal application would serve the public interest, convenience and necessity, the FCC will hold an evidentiary hearing on the application. If as a result of an evidentiary hearing the FCC determines that the licensee has failed to meet the requirements specified above and that no mitigating factors justify the imposition of a lesser sanction, then the FCC may deny a license renewal application. Only after a license renewal application is denied will the FCC accept and consider competing applications for the vacated frequency. Also, during certain

periods when a renewal application is pending, the transferability of the applicant's license may be restricted. Historically, our licenses have been renewed without any conditions or sanctions imposed. However, there can be no assurance that the licenses of each of our stations will be renewed or will be renewed without conditions or sanctions.

The FCC classifies each AM and FM radio station. An AM radio station operates on either a clear channel, regional channel or local channel. A clear channel is one on which AM radio stations are assigned to serve wide areas, particularly at night. Clear channel AM radio stations are classified as either: (1) Class A radio stations, which operate unlimited time and are designed to render primary and secondary service over an extended area, or (2) Class B radio stations, which operate unlimited time and are designed to render service only over a primary service area. Class D radio stations, which operate either daytime, or unlimited time with low nighttime power, may operate on the same frequencies as clear channel radio stations. A regional channel is one on which Class B and Class D AM radio stations may operate and serve primarily a principal center of population and the rural areas contiguous to it. A local channel is one on which AM radio stations operate unlimited time and serve primarily a community and the suburban and rural areas immediately contiguous to it. A Class C AM radio station operates on a local channel and is designed to render service only over a primary service area that may be reduced as a consequence of interference.

The minimum and maximum facilities requirements for an FM radio station are determined by its class. Possible FM class designations depend upon the geographic zone in which the transmitter of the FM radio station is located. In general, commercial FM radio stations are classified as follows, in order of increasing power and antenna height: Class A, B1, C3, B, C2, C1 or C radio stations. The FCC has proposed to divide Class C stations into two subclasses based on antenna height. Stations not meeting the minimum height requirement within a three-year transition period would be downgraded automatically to the new Class CO category.

In January 2000, the FCC voted to create a class of radio stations designed to serve very localized communities or underrepresented groups within communities by authorizing two new classes of noncommercial low power FM radio stations. There will be two types of LPFM stations, LP100 stations with power from 50 to 100 watts and a service radius of approximately 3.5 miles and LP10 stations with power from one to 10 watts and a service radius of approximately 1-2 miles. New LPFM stations will have to protect the signals of all other authorized FM stations and may be authorized on any FM frequency. Eligible licensees are limited to noncommercial government or private educational organizations, associations or entities; non-profit entities with educational purposes; or government or non-profit entities providing local public safety or transportation services. No existing broadcasters or other media entities may own an LPFM station. For the first two years of the LPFM service, licensees will be limited to local entities headquartered within 10 miles of the LPFM station transmitter. During the first two years, no entity may operate more than one LPFM station. After two years, the ownership limit will be five LPFM stations nationwide and after three years, the ownership limit will be 10 LPFM stations nationwide.

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The following table sets forth information with respect to each of our radio stations, including the additional radio stations we have agreed to purchase in Richmond and Philadelphia. A broadcast station's market may be different from its community of license. "ERP" refers to the effective radiated power of an FM radio station. "HAAT" refers to the antenna height above average terrain of an FM radio station. "AI" refers to the above insulator measurement of an AM radio station. The coverage of an AM radio station is chiefly a function of the power of the radio station's transmitter, less dissipative power losses and any directional antenna adjustments. For FM radio stations, signal coverage area is chiefly a function of the ERP of the radio station's antenna and the HAAT of the radio station's antenna. The height of an AM radio station's antenna is measured by reference to AI and the height of an FM radio station's antenna is measured by reference to HAAT.

Market	Station Call Letters	Year of Acquisition	FCC Class		HAAT (FM) AI (AM) in Meters	Operating Frequency	
Washington, DC	WOL-AM	1980	С	1.0	52.1	1450 kHz	10/01/2003
	WMMJ-FM	1987	A	2.9	146.0	102.3 MHz	10/01/2003
	WKYS-FM	1995	В	24.0	215.0	93.9 MHz	10/01/2003
	WYCB-AM	1998	С	1.0	50.9	1340 kHz	10/01/2003
Baltimore	WWIN-AM	1992	С	1.0	61.0	1400 kHz	10/01/2003
	WWIN-FM	1992	A	3.0	91.0	95.9 MHz	10/01/2003
	WOLB-AM	1993	D	1.0	85.4	1010 kHz	10/01/2003
	WERQ-FM	1993	В	37.0	174.0	92.3 MHz	10/01/2003
Atlanta	WHTA-FM	1999	С3	7.9	175.0	97.5 MHz	04/01/2004
	WAMJ-FM	1999	С3	25.0	98.0	107.5 MHz	04/01/2004
Philadelphia	WPHI-FM	1997	A	0.3(/1/)	305.0	103.9 MHz	08/01/2006
	WPLY-FM	(pending)	В	35.0	183	100.3 MHz	08/01/2006
Detroit	WDTJ-FM	1998	В	20.0	221.0	105.9 MHz	10/01/2004
	WCHB-AM	1998	В	50.0	49.4	1200 kHz	10/01/2004
	WJZZ-AM	1998	D	50.0(/2/)	59.7	1210 kHz	10/01/2004
	WDMK-FM	1998	В	50.0	152.0	102.7 MHz	10/01/2004
St. Louis	WFUN-FM	1999	A	6.0(/3/)	100.0	95.5 MHz	12/01/2003
Cleveland	WERE-AM	1999	В	5.0	128.0	1300 kHz	10/01/2004
	WENZ-FM	1999	В	16.0	272.0	107.9 MHz	10/01/2004
Richmond	WDYL-FM	1999	A	6.0	100.0	101.1 MHz	10/01/2003
	WKJS-FM	1999	C1	100.0	299.0	104.7 MHz	10/01/2003
	WARV-FM	1999	A	4.7	113.0	100.3 MHz	10/01/2003
	WCDX-FM	(pending)	В1	4.5	235.0	92.1 MHz	10/01/2003
	WPLZ-FM	(pending)	A	6.0	100.0	99.3 MHz	10/01/2003
	WJRV-FM	(pending)	А	2.3	162.0		10/01/2003
	WGCV-AM	(pending)	С	1.0	122.0		10/01/2003
Boston	WBOT-FM	1999	A	2.7	150.0	97.7 MHZ	04/01/2006

Ownership Matters. The Communications Act requires prior approval of the FCC for the assignment of a broadcast license or the transfer of control of a corporation or other entity holding a license. In determining whether to approve an assignment of a radio broadcast license or a transfer of control of a broadcast licensee, the FCC considers, among other things:

the financial and legal qualifications of the prospective assignee or transferee, including compliance with FCC restrictions on non-U.S. $\,$ citizen or entity ownership and control;

^(/1/) WPHI-FM operates with facilities equivalent to 3 kW at 100 meters.

^(/2/) WJZZ-AM ceased broadcast operations on October 12, 1999.

^(/3/) WFUN-FM is authorized to upgrade to a Class C3 facility. WFUN-FM ceased broadcast operations on June 4, 1999.

- compliance with FCC rules limiting the common ownership of certain "attributable" interests in broadcast and newspaper properties;
- . the history of compliance with FCC operating rules; and
- . the "character" qualifications of the transferee or assignee and the individuals or entities holding "attributable" interests in them.

To obtain the FCC's prior consent to assign or transfer a broadcast license, appropriate applications must be filed with the FCC. If the application to assign or transfer the license involves a substantial change in ownership or control of the licensee, for example, the transfer or acquisition of more than 50% of the voting stock, the application must be placed on public notice for a period of 30 days during which petitions to deny the application may be filed by interested parties, including members of the public. Informal objections may be filed any time until the FCC acts upon the application. If an assignment application does not involve new parties, or if a transfer of control application does not involve a "substantial change" in ownership or control, it is a pro forma application, which is not subject to the public notice and 30day petition to deny procedure. The pro forma application is nevertheless subject to informal objections that may be filed any time until the FCC acts on the application. If the FCC grants an assignment or transfer application, interested parties have 30 days from public notice of the grant to seek reconsideration of that grant. The FCC usually has an additional ten days to set aside such grant on its own motion. When ruling on an assignment or transfer application, the FCC is prohibited from considering whether the public interest might be served by an assignment or transfer to any party other than the assignee or transferee specified in the application.

Under the Communications Act, a broadcast license may not be granted to or held by any corporation that has more than 20% of its capital stock owned or voted by non-U.S. citizens or entities or their representatives, by foreign governments or their representatives, or by non-U.S. corporations. Furthermore, the Communications Act provides that no FCC broadcast license may be granted to or held by any corporation directly or indirectly controlled by any other corporation of which more than 25% of its capital stock is owned of record or voted by non-U.S. citizens or entities or their representatives, or foreign governments or their representatives or by non-U.S. corporations, if the FCC finds the public interest will be served by the refusal or revocation of such license. These restrictions apply in modified form to other forms of business organizations, including partnerships and limited liability companies. Thus, the licenses for Radio One's stations could be revoked if more than 25% of Radio One's outstanding capital stock is issued to or for the benefit of non-U.S. citizens.

The FCC generally applies its other broadcast ownership limits to "attributable" interests held by an individual, corporation, partnership or other association or entity, including limited liability companies. In the case of a corporation holding broadcast licenses, the interests of officers, directors and those who, directly or indirectly have the right to vote five percent or more of the stock of a licensee corporation are generally deemed attributable interests, as are positions as an officer or director of a corporate parent of a broadcast licensee. The FCC treats all partnership interests as attributable, except for those limited partnership interests that under FCC policies are considered "insulated" from "material involvement" in the management or operation of the media-related activities of the partnership. The FCC currently treats limited liability companies like limited partnerships for purposes of attribution. Stock interests held by insurance companies, mutual funds, bank trust departments and certain other passive investors that hold stock for investment purposes only become attributable with the ownership of 20% or more of the voting stock of the corporation holding broadcast licenses.

To assess whether a voting stock interest in a direct or an indirect parent corporation of a broadcast licensee is attributable, the FCC uses a "multiplier" analysis in which non-controlling voting stock interests are deemed proportionally reduced at each non-controlling link in a multi-corporation ownership chain. A time brokerage agreement with another radio station in the same market creates an attributable interest in the brokered radio station as well for purposes of the FCC's local radio station ownership rules, if the agreement affects more than 15% of the brokered radio station's weekly broadcast hours.

Debt instruments, non-voting stock, options and warrants for voting stock that have not yet been exercised, insulated limited partnership interests where the limited partner is not "materially involved" in the media-related activities of the partnership, and minority voting stock interests in corporations where there is a single holder of more than 50% of the outstanding voting stock whose vote is sufficient to affirmatively direct the affairs of the corporation, generally do not subject their holders to attribution.

However, the FCC recently adopted a new rule, known as the equity-debt-plus or EDP rule that causes certain creditors or investors to be attributable owners of a station, regardless of whether there is a single majority shareholder or other applicable exception to the FCC's attribution rules. Under this new rule, a major programming supplier or a same-market media entity will be an attributable owner of a station if the supplier or same-market media entity holds debt or equity, or both, in the station that is greater than 33% of the value of the station's total debt plus equity. For purposes of the EDP rule, equity includes all stock, whether voting or nonvoting, and equity held by insulated limited partners in limited partnerships. Debt includes all liabilities, whether long-term or short-term. A major programming supplier includes any programming supplier that provides more than 15% of the station's weekly programming hours. A same-market media entity includes any holder of an attributable interest in a media company, including broadcast stations, cable television and newspapers, located in the same market as the station, but only if the holder's interest is attributable under an FCC attribution rule other than the EDP rule. The FCC's rules also specify other exceptions to these general principles for attribution.

Communications Act and FCC rules generally restrict ownership, operation or control of, or the common holding of attributable interests in:

- radio broadcast stations above certain limits servicing the same local market;
- radio broadcast stations and television broadcast stations servicing the same local market; and
- . a radio broadcast station and a daily newspaper serving the same local market.

These rules include specific signal contour overlap standards to determine compliance, and the FCC defined market will not necessarily be the same market used by Arbitron, Neilsen or other surveys, or for purposes of the HSR Act. Under these "cross-ownership" rules, we, absent waivers, would not be permitted to own a radio broadcast station and acquire an attributable interest in any daily newspaper in the same market where we then owned any radio broadcast station. Our stockholders, officers or directors, absent a waiver, may not hold an attributable interest in a daily newspaper in those same markets.

Under the newly revised radio/television cross-ownership rule, a single owner may own up to two television stations, consistent with the FCC's rules on common ownership of television stations, together with one radio station in all markets. In addition, an owner will be permitted to own additional radio stations, not to exceed the local ownership limits for the market, as follows:

- . In markets where 20 media voices will remain, an owner may own an additional five radio stations, or, if the owner only has one television station, an additional six radio stations; and
- . In markets where $10\ \text{media}$ voices will remain, an owner may own an additional three radio stations.

A "media voice" includes each independently-owned and operating full power television and radio station and each daily newspaper that has a circulation exceeding 5% of the households in the market, plus one voice for all cable television systems operating in the market.

Although current FCC nationwide radio broadcast ownership rules allow one entity to own, control or hold attributable interests in an unlimited number of FM radio stations and AM radio stations nationwide, the Communications Act and the FCC's rules limit the number of radio broadcast stations in local markets in which a single entity may own an attributable interest as follows:

. In a radio market with 45 or more commercial radio stations, a party may own, operate or control up to eight commercial radio stations, not more than five of which are in the same service (AM or FM).

- . In a radio market with between 30 and 44 (inclusive) commercial radio stations, a party may own, operate or control up to seven commercial radio stations, not more than four of which are in the same service (AM or FM).
- . In a radio market with between 15 and 29 (inclusive) commercial radio stations, a party may own, operate or control up to six commercial radio stations, not more than four of which are in the same service (AM or FM).
- . In a radio market with 14 or fewer commercial radio stations, a party may own, operate or control up to five commercial radio stations, not more than three of which are in the same service (AM or FM), except that a party may not own, operate, or control more than 50 percent of the radio stations in such market.

The FCC staff has notified the public of its intention to review transactions that comply with these numerical ownership limits but that might involve undue concentration of market share.

Under its "cross-interest" policy, the FCC has considered "meaningful" relationships among competing media outlets that serve "substantially the same area" even if the FCC's ownership rules do not specifically prohibit the relationship. Under this policy the FCC has considered whether to prohibit one party from holding an attributable interest and a substantial non-attributable interest (including non-voting stock, limited partnership and limited liability company interests) in a media outlet in the same market, or from entering into a joint venture or having common key employees with competitors. The FCC, however, has determined that the recently adopted EDP rule addresses many of the competitive concerns previously encompassed by its "cross-interest" policy. As a result, effective November 16, 1999, the FCC has eliminated its "cross-interest" policy. Nevertheless, the FCC has retained discretion to review individual cases that present unusual cross-interest relationships on a case-by-case basis.

Because of these multiple and cross-ownership rules, if a stockholder, officer or director of Radio One holds an "attributable" interest in Radio One, such stockholder, officer or director may violate the FCC's rules if such person or entity also holds or acquires an attributable interest in other television, radio stations or daily newspapers, depending on their number and location. If an attributable stockholder, officer or director of Radio One violates any of these ownership rules, we may be unable to obtain from the FCC one or more authorizations needed to conduct our radio station business and may be unable to obtain FCC consents for certain future acquisitions. As of December 31, 1999, no single stockholder held more than 50% of the total voting power of our common stock.

Programming and Operations. The Communications Act requires broadcasters to serve the "public interest." Since the late 1980s, the FCC has relaxed or eliminated many of the more formalized procedures it developed to promote the broadcast of certain types of programming responsive to the needs of a radio station's community of license. Nevertheless, a broadcast licensee continues to be required to present programming in response to community problems, needs and interests and to maintain certain records demonstrating its responsiveness. The FCC will consider complaints from listeners about a broadcast station's programming when it evaluates the licensee's renewal application, but listeners' complaints also may be filed and considered at any time. Stations also must pay regulatory and application fees, and follow various FCC rules that regulate, among other things, political advertising, the broadcast of obscene or indecent programming, sponsorship identification, the broadcast of contests and lotteries and technical operation.

The FCC has always required that licensees not discriminate in hiring practices, develop and implement programs designed to promote equal employment opportunities and submit reports to the FCC on these matters annually and in connection with each license renewal application. The FCC's employment rules, as they related to outreach efforts for recruitment of minorities, however, were struck down as unconstitutional by the U.S. Court of Appeals for the D.C. Circuit. The FCC recently adopted new rules to address the concern of the U.S. Court of Appeals.

The new rules will require us not to discriminate in hiring practices, to file certain employment reports annually and at other times, to certify compliance with the rules, and to widely disseminate information regarding job openings.

The FCC rules also prohibit a broadcast licensee from simulcasting more than 25% of its programming on another radio station in the same broadcast service (that is, AM/AM or FM/FM). The simulcasting restriction applies if the licensee owns both radio broadcast stations or owns one and programs the other through a local marketing agreement, provided that the contours of the radio stations overlap in a certain manner.

From time to time, complaints may be filed against Radio One's radio stations alleging violations of these or other rules. In addition, the FCC recently has proposed to establish a system of random audits to ensure and verify licensee compliance with FCC rules and regulations. Failure to observe these or other rules and policies can result in the imposition of various sanctions, including fines or conditions, the grant of "short" (less than the maximum eight year) renewal terms or, for particularly egregious violations, the denial of a license renewal application or the revocation of a license.

Local Marketing Agreements. Often radio stations enter into LMAs or time brokerage agreements. These agreements take various forms. Separately owned and licensed radio stations may agree to function cooperatively in programming, advertising sales and other matters, subject to compliance with the antitrust laws and the FCC's rules and policies, including the requirement that the licensee of each radio station maintain independent control over the programming and other operations of its own radio station. One type of time brokerage agreement is a programming agreement between two separately owned radio stations that serve a common service area whereby the licensee of one radio station programs substantial portions of the broadcast day of the other licensee's radio station, subject to ultimate control by the radio station licensee, and sells advertising time during these program segments. The FCC has held that such agreements do not violate the Communications Act as long as the licensee of the radio broadcast station that is being substantially programmed by another entity (1) remains ultimately responsible for, and maintains control over, the operation of its radio station, and (2) otherwise ensures the radio station's compliance with applicable FCC rules and policies.

A radio broadcast station that brokers time on another radio broadcast station or enters into a time brokerage agreement with a radio broadcast station in the same market will be considered to have an attributable ownership interest in the brokered radio station for purposes of the FCC's local ownership rules if the time brokerage arrangement covers more than 15% of the brokered station's weekly broadcast hours. As a result, a radio broadcast station may not enter into a time brokerage agreement that allows it to program more than 15% of the broadcast time, on a weekly basis, of another local radio broadcast station that it could not own under the FCC's local multiple ownership rules. Attribution for radio time brokerage agreements applies to all of the FCC's multiple ownership rules applicable to radio stations (daily newspaper/radio cross-ownership and radio/television cross-ownership) and not only the local radio ownership rules. Also, as described above, FCC rules prohibit a radio broadcast station from simulcasting more than 25% of its programming on another radio broadcast station in the same broadcast service (that is, AM/AM or FM/FM) where the two radio stations serve substantially the same geographic area, whether the licensee owns both radio stations or owns one radio station and programs the other through a time brokerage agreement. Thus far, the FCC has not considered what relevance, if any, a time brokerage agreement may have upon its evaluation of a licensee's performance at renewal time.

Joint Sales Agreements. Over the past few years, a number of radio stations have entered into cooperative arrangements commonly known as joint sales agreements or JSAs. While these agreements may take varying forms, under the typical JSA, a station licensee obtains, for a fee, the right to sell substantially all of the commercial advertising on a separately-owned and licensed station in the same market. The typical JSA also customarily involves the provision by the selling party of certain sales, accounting and services to the station whose advertising is being sold. The typical JSA is distinct from a local marketing agreement in that a JSA normally does not involve programming.

The FCC has determined that issues of joint advertising sales should be left to enforcement by antitrust authorities, and therefore does not generally regulate joint sales practices between stations. Currently, stations for which another licensee sells time under a JSA are not deemed by the FCC to be an attributable interest of that licensee.

RF Radiation. In 1985, the FCC adopted rules based on a 1982 American National Standards Institute ("ANSI") standard regarding human exposure to levels of radio frequency ("RF") radiation. These rules require applicants for renewal of broadcast licenses or modification of existing licenses to inform the FCC at the time of filing such applications whether an existing broadcast facility would expose people to RF radiation in excess of certain limits. In 1992, ANSI adopted a new standard for RF exposure that, in some respects, was more restrictive in the amount of environmental RF exposure permitted. The FCC has since adopted more restrictive radiation limits which became effective October 15, 1997, and which are based in part on the revised ANSI standard.

Digital Audio Radio Service. The FCC allocated spectrum to a new technology, digital audio radio service ("DARS"), to deliver satellite-based audio programming to a national or regional audience and issued regulations for a DARS service in early 1997. DARS may provide a medium for the delivery by satellite or terrestrial means of multiple new audio programming formats with compact disc quality sound to local and national audiences. The nationwide reach of satellite DARS could allow niche programming aimed at diverse communities that Radio One is targeting. It is not known at this time whether this technology also may be used in the future by existing radio broadcast stations either on existing or alternate broadcasting frequencies. Two companies that hold licenses for authority to offer multiple channels of digital, satellite-delivered S-Band aural services could compete with conventional terrestrial radio broadcasting. The licensees will be permitted to sell advertising and lease channels in these media. The FCC's rules require that these licensees launch and begin operating at least one space station by 2001 and be fully operational by 2003.

The FCC has established a new Wireless Communications Service ("WCS") in the 2305-2320 and 2345-2360 MHz bands (the "WCS Spectrum") and awarded licenses. Licensees are generally permitted to provide any fixed, mobile, radio location services, or digital satellite radio service using the WCS Spectrum. Implementation of DARS would provide an additional audio programming service that could compete with Radio One's radio stations for listeners, but the effect upon Radio One cannot be predicted.

These satellite radio services use technology that may permit higher sound quality than is possible with conventional ${\tt AM}$ and ${\tt FM}$ terrestrial radio broadcasting.

Low Power Radio Broadcast Service. In January 2000, the FCC voted to create a class of radio stations designed to serve very localized communities or underrepresented groups within communities by authorizing two new classes of noncommercial low power FM radio stations. There will be two types of LPFM stations, LP100 stations with power from 50 to 100 watts and a service radius of approximately 3.5 miles and LP10 stations with power from one to 10 watts and a service radius of approximately 1-2 miles. New LPFM stations will have to protect the signals of all other authorized FM stations and may be authorized on any FM frequency. Eligible licensees are limited to noncommercial government or private educational organizations, associations or entities; non-profit entities with educational purposes; or government or non-profit entities providing local public safety or transportation services. No existing broadcasters or other media entities may own an LPFM station. For the first two years of the LPFM service, licensees will be limited to local entities headquartered within 10 miles of the LPFM station transmitter. During the first two years, no entity may operate more than one LPFM station. After two years, the ownership limit will be five LPFM stations nationwide and after three years, the ownership limit will be 10 LPFM stations nationwide. FCC engineers have conducted interference testing and have concluded that the new lower power FM stations will not produce unacceptable levels of interference to existing FM radio stations, such as those owned by Radio One. Nevertheless, the effect of this untested newly created low power radio service on Radio One cannot be predicted.

Subsidiaries and Related Entities

Radio One has title to most of the assets used in the operations of our radio stations. The FCC licenses for the radio stations in all cases are or will be held by direct or indirect wholly-owned subsidiaries of Radio One. In the case of all of the Baltimore stations, three of the Washington, D.C. stations, the Philadelphia stations, the St. Louis station, the Cleveland stations and the Richmond stations, the FCC licenses are or will be held by Radio One Licenses, Inc., a Delaware corporation and a wholly-owned subsidiary of Radio One that is subject to the restrictions imposed by the agreements governing our indebtedness. Radio One Licenses, Inc. holds no other material assets. WYCB Acquisition Corporation, a Delaware corporation and a wholly-owned unrestricted subsidiary, holds title to all of the outstanding capital stock of BHI, a District of Columbia corporation and an unrestricted subsidiary. The FCC licenses for WYCB-AM are held by BHI which also holds the assets used in the operation of that station. Bell Broadcasting, a Michigan corporation and a wholly-owned restricted subsidiary, holds the assets used in the operation of WCHB-AM, WDTJ-FM and WJZZ-AM. Bell Broadcasting holds title to all of the outstanding capital stock of Radio One of Detroit, Inc., a Delaware corporation and a restricted subsidiary. The FCC licenses for WCHB-AM, WDTJ-FM and WJZZ-AM are held by Radio One of Detroit, Inc. Radio One of Detroit, Inc. holds no other material assets.

Allur-Detroit, a Delaware corporation and a wholly-owned restricted subsidiary, holds the assets used in the operation of station WDMK-FM. Allur-Detroit holds title to all of the outstanding capital stock of Allur Licenses, Inc., a Delaware corporation and a restricted subsidiary. The FCC licenses for WDMK-FM are held by Allur Licenses, Inc. Allur Licenses, Inc. holds no other material assets.

ROA, a Delaware corporation and a wholly-owned restricted subsidiary, holds the assets used in the operation of station WHTA-FM and some assets used in the operation of station WAMJ-FM. ROA holds title to all of the outstanding capital stock of ROA Licenses, Inc., a Delaware corporation and a restricted subsidiary. The FCC licenses for WHTA-FM are held by ROA Licenses, Inc. ROA Licenses, Inc. holds no other material assets. Dogwood, a Delaware corporation and a wholly-owned restricted subsidiary, owns some of the assets used in the operation of station WAMJ-FM and all of the outstanding capital stock of Dogwood Licenses, Inc., a Delaware corporation and a restricted subsidiary. The FCC licenses for WAMJ-FM are held by Dogwood Licenses, Inc. Dogwood Licenses, Inc., holds no other material assets.

Employees

As of December 31, 1999, we employed approximately 670 people. Our employees are not unionized. We have not experienced any work stoppages and believe relations with our employees are satisfactory. Each radio station has its own on-air personalities and clerical staff. However, in an effort to control broadcast and corporate expenses, we centralize certain radio station functions by market location. For example, in each of our markets we typically employ one General Manager who is responsible for all of our radio stations located in such market and our Vice President of Programming oversees programming for all of our urban-oriented FM radio stations.

Legal Proceedings

We are involved from time to time in various routine legal and administrative proceedings and threatened legal and administrative proceedings incidental to the ordinary course of our business. We believe the resolution of such matters will not have a material adverse effect on our business, financial condition or results of operations.

Directors, Executive Officers and Other Significant Personnel

The names, ages and positions of the directors, executive officers and other significant personnel of Radio One are set forth in the table below. All directors serve for the term for which they are elected or until their successors are duly elected and qualified or until death, retirement, resignation or removal.

Name	Age as of 1/31/00	Position
Catherine L. Hughes	52	Chairperson of the Board of Directors and Secretary
cacherine I. haghes	32	Chief Executive Officer, President,
Alfred C. Liggins, III	35	Treasurer, and Director
		Executive Vice President and Chief
Scott R. Royster	35	Financial Officer
Mary Catherine Sneed	48	Chief Operating Officer
Linda J. Eckard	42	General Counsel and Assistant Secretary
Steve Hegwood	38	Vice President of Programming
Leslie J. Hartmann	38	Corporate Controller
Terry L. Jones	53	Director
Brian W. McNeill	43	Director
Larry D. Marcus	51	Director

Ms. Hughes has been Chairperson of the board of directors and Secretary of Radio One since 1980, and was Chief Executive Officer of Radio One from 1980 to 1997. She was one of the founders of Radio One's predecessor company in 1980. Since 1980, Ms. Hughes has worked in various capacities for Radio One including President, General Manager, General Sales Manager and talk show host. She began her career in radio as General Sales Manager of WHUR-FM, the Howard University-owned, urban-contemporary radio station. Ms. Hughes is also the mother of Mr. Liggins, Radio One's Chief Executive Officer, President, Treasurer and director.

Mr. Liggins has been Chief Executive Officer since 1997, and President, Treasurer and a director of Radio One since 1989. Mr. Liggins joined Radio One in 1985 as an Account Manager at WOL-AM. In 1987, he was promoted to General Sales Manager and promoted again in 1988 to General Manager overseeing Radio One's Washington, D.C. operations. After becoming President, Mr. Liggins engineered Radio One's expansion into other markets. Mr. Liggins is a graduate of the Wharton School of Business/Executive M.B.A. Program. Mr. Liggins is the son of Ms. Hughes, Radio One's Chairperson and Secretary.

Mr. Royster has been Executive Vice President of Radio One since 1997 and Chief Financial Officer of Radio One since 1996. Prior to joining Radio One, he served as an independent consultant to Radio One. From 1995 to 1996, Mr. Royster was a principal at TSG Capital Group, LLC, a private equity investment firm located in Stamford, Connecticut, which has been an investor in Radio One since 1987. Mr. Royster has also served as an associate and later a principal at Capital Resource Partners from 1992 to 1995, a private capital investment firm in Boston, Massachusetts. Mr. Royster is a graduate of Duke University and Harvard Business School.

Ms. Sneed has been Radio One's Chief Operating Officer since January 1998 and General Manager of ROA since 1995. Prior to joining Radio One, she held various positions with Summit Broadcasting including Executive Vice President of the Radio Division, and Vice President of Operations from 1992 to 1995. Ms. Sneed is a graduate of Auburn University.

Ms. Eckard has been General Counsel of Radio One since January 1998 and Assistant Secretary of Radio One since April 1999. Prior to joining Radio One as General Counsel, Ms. Eckard represented Radio One as outside counsel from July 1995 until assuming her current position. Ms. Eckard was a partner in the Washington, D.C. office of Davis Wright Tremaine LLP, from August 1997 to December 1997. Her practice focused on transactions and FCC regulatory matters. Prior to joining Davis Wright Tremaine LLP, Ms. Eckard

was a shareholder of Roberts & Eckard, P.C., a firm that she co-founded in April 1992. Ms. Eckard is a graduate of Gettysburg College, the National Law Center at George Washington University and the University of Glasgow. Ms. Eckard is admitted to the District of Columbia Bar and the Bar of the United States Supreme Court.

Mr. Hegwood has been the Vice President of Programming for Radio One and Program Director of WKYS-FM since 1995. From 1990 to 1995, Mr. Hegwood was Program Director of WJLB-FM in Detroit, Michigan.

Ms. Hartmann has been Controller of Radio One since 1997. Prior to joining Radio One, she served as Vice President and Market Controller for Bonneville International Corporation in Phoenix, Arizona from 1991 to 1997. Ms. Hartmann is a graduate of the University of California and has an M.B.A. degree from the University of Phoenix.

Mr. Jones has been a director of Radio One since 1995. Since 1990, Mr. Jones has been President of Syndicated Communications, Inc., a communications venture capital investment company, and its wholly owned subsidiary, Syncom Capital Corporation. He joined Syndicated Communications, Inc. in 1978 as a Vice President. Mr. Jones serves in various capacities, including director, president, general partner and vice president, for various other entities affiliated with Syndicated Communications, Inc. He also serves on the board of directors of the National Association of Investment Companies, Delta Capital Corporation, Sun Delta Capital Access Center, Cyber Digital Inc. and the Southern African Enterprise Development Fund. Mr. Jones earned his B.S. degree from Trinity College, his M.S. from George Washington University and his M.B.A. from Harvard Business School.

Mr. McNeill has been a director of Radio One since 1995. Since 1986, Mr. McNeill has been a General Partner of Burr, Egan, Deleage & Co., a major private equity firm which specializes in investments in the communications and technology industries. He has served as a director in many private radio and television broadcasting companies such as Tichenor Media Systems, OmniAmerica Group, Panache Broadcasting and Shockley Communications. From 1979 to 1986, he worked at the Bank of Boston where he started and managed that institution's broadcast lending group. Mr. McNeill is a graduate of Holy Cross College and earned an M.B.A. from the Amos Tuck School at Dartmouth College.

Mr. Marcus became a director of Radio One in April 1999. Mr. Marcus is currently President of Peak Media L.L.C., which is the sole management member of Peak Media Holdings L.L.C., the owner of a television station in Johnstown, Pennsylvania, and the operator under a time brokerage agreement of a television station in Altoona, Pennsylvania. In 1989, Mr. Marcus became the Chief Financial Officer of River City Broadcasting, L.P., licensee of ten television stations and thirty-four radio stations located in medium to large markets. River City Broadcasting was sold to Sinclair Broadcasting in 1996. Mr. Marcus is also a director of Citation Computer Systems, Inc., a publicly traded NASDAQ company. Mr. Marcus is a graduate of City College of New York.

Committees of the Board of Directors

The board of directors has formed an Audit Committee and a Compensation Committee whose members are Mr. Jones and Mr. McNeill, neither of whom is an employee of Radio One.

Compensation of Directors and Executive Officers

Compensation of Directors

Our non-officer directors are reimbursed for all out-of-pocket expenses related to meetings attended. In addition, Mr. Marcus receives an annual stipend of \$24,000. Our other non-officer directors receive no additional compensation for their services as directors. Our officers who serve as directors do not receive compensation for their services as directors other than the compensation they receive as officers of Radio One.

The following information relates to compensation of our Chief Executive Officer and each of our most highly compensated executive officers (the "Named Executives") for the fiscal years ended December 31, 1999, 1998 and 1997 (as applicable):

Summary Compensation Table

Long Term Compensation Awards

Securities Restricted Stock Underlying All Other
Year Salary Bonus Awards Options Compensation(2) Name and Principal Positions Catherine L Hughes..... 1999 \$250,000 \$150,000 \$ -Chairperson of the 1998 225,000 100,000 -Board of Directors and 1997 193,269 50,000 --\$ 6,667 12,281 3,050 Secretary Alfred C. Liggins, III. 1999 300,000 250,000
Chief Executive 1998 225,000 100,000
Officer, President, 1997 193,269 50,000
Treasurer and Director 6,230 3,567 3,125 Scott R. Royster...... 1999 200,000 175,000 225,000(1) 18,646
Executive Vice 1998 165,000 50,000 -- -President and Chief 1997 148,077 25,000 -- --7,739 Financial Officer Mary Catherine Sneed... 1999 220,000 50,000 -Chief Operating Officer 1998 200,000 -Linda J. Eckard..... 1999 175,000 90,000 -General Counsel 1998 150,000 25,000 ----31,077

(2) Represents a vehicle allowance.

Option Grants in Last Fiscal Year

	Securities Underlying	Granted to	D		Value at A Rates	Realizable ssumed Annual of Stock Option Term
	Options Granted	Employees in Fiscal Year		Expiration Date	5%	10%
Name						
Scott R. Royster Linda J. Eckard	•	9.0% 15.0	\$24.00 24.00	May 5, 2009 May 5, 2009	\$ 281,433 469,060	

Fiscal Year-End Option Values

		Underlying Options at	Securities Unexercised Fiscal Year- End	In-the-Mone	Unexercised ey Options at Year-End	
	Name	Exercisable	Unexercisable	Exercisable	Unexercisable	
	Royster	4,662 7,289	13,984 23,788	\$317,016 495,652	\$ 950,912 1,617,584	

⁽¹⁾ Represents 51,194 shares of class C common stock with a value as of December 31, 1999 (based on the last reported sale price for class A common stock on the Nasdaq National Market on such date of \$92) of \$4,709,848. Twenty-five percent of the stock vested on the date of grant; the remaining stock will vest in equal increments every month beginning February 28, 1999 and ending December 31, 2001.

Ms. Catherine L. Hughes Employment Agreement. We anticipate entering into a three-year employment agreement with Ms. Hughes pursuant to which Ms. Hughes will continue to serve as Radio One's Chairperson of the board of directors. Ms. Hughes will receive an annual base salary of \$250,000 effective January 1, 1999, subject to an annual increase of not less than 5%, and an annual cash bonus at the discretion of the board of directors. We could incur severance obligations under the expected terms of the employment agreement in the event that Ms. Hughes's employment is terminated.

Mr. Alfred C. Liggins, III Employment Agreement. We anticipate entering into a three-year employment agreement with Mr. Liggins pursuant to which Mr. Liggins will continue to serve as Radio One's Chief Executive Officer and President. Mr. Liggins will receive an annual base salary of \$300,000 effective January 1, 1999, subject to an annual increase of not less than 5%, and an annual cash bonus at the discretion of the board of directors. Radio One could incur severance obligations under the expected terms of the employment agreement in the event that Mr. Liggins' employment is terminated.

Mr. Scott R. Royster Employment Agreement. We are party to a three-year employment agreement with Mr. Royster pursuant to which Mr. Royster serves as our Chief Financial Officer and Executive Vice President. Mr. Royster receives an annual base salary of \$300,000 effective January 1, 2000, subject, under the terms of the employment agreement, to an annual increase of not less than 5% and an annual cash bonus at the discretion of the board of directors. We could incur severance obligations under the expected terms of the employment agreement in the event that Mr. Royster's employment is terminated.

Ms. Linda J. Eckard Employment Agreement. We anticipate entering into an employment agreement with Ms. Eckard pursuant to which Ms. Eckard will continue to serve as our General Counsel. Under the expected terms of the employment agreement, Ms. Eckard will receive an annual base salary of \$200,000 effective January 1, 2000, subject to an annual increase of not less than 5% and an annual cash bonus at the discretion of the board of directors. We could incur severance obligations under the expected terms of the employment agreement in the event that Ms. Eckard's employment is terminated.

401(k) Plan

We adopted a defined contribution 401(k) savings and retirement plan effective August 1, 1994. Employees are eligible to participate after completing 90 days of service and attaining age 21. Participants may contribute up to 15% of their gross compensation subject to certain limitations.

Stock Option Plan

On March 10, 1999, we adopted an option plan designed to provide incentives relating to equity ownership to present and future executive, managerial and other key employees, directors and consultants of Radio One and our subsidiaries as may be selected in the sole discretion of the board of directors. The option plan provides for the granting to participants of stock options and restricted stock grants as the Compensation Committee of the board of directors, or such other committee of the board of directors as the board of directors may designate (the "Committee") deems to be consistent with the purposes of the option plan. An aggregate of 1,408,100 shares of common stock have been reserved for issuance under the option plan. The option plan affords Radio One latitude in tailoring incentive compensation for the retention of key personnel, to support corporate and business objectives, and to anticipate and respond to a changing business environment and competitive compensation practices. As of December 31, 1999, we have granted options to purchase 207,208 shares of class A common stock having a weighted average exercise price of \$24.00 per share.

The Committee has exclusive discretion to select the participants, to determine the type, size and terms of each award, to modify the terms of awards, to determine when awards will be granted and paid, and to make all other determinations which it deems necessary or desirable in the interpretation and administration of the

option plan. The option plan terminates ten years from the date that the option plan was approved and adopted by the stockholders of Radio One. Generally, a participant's rights and interest under the option plan are not transferable except by will or by the laws of descent and distribution.

Options, which include non-qualified stock options and incentive stock options, are rights to purchase a specified number of shares of common stock at a price fixed by the Committee. The option price may be less than, equal to or greater than the fair market value of the underlying shares of common stock, but in no event will the exercise price of an incentive stock option be less than the fair market value on the date of grant. Options will expire not later than ten years after the date on which they are granted. Options will become exercisable at such times and in such installments as the Committee shall determine. Upon termination of a participant's employment with Radio One, options that are not exercisable will be forfeited immediately and Options that are exercisable will be forfeited on the ninetieth day following such termination unless exercised by the participant. Payment of the option price must be made in full at the time of exercise in such form (including, but not limited to, cash or common stock of Radio One) as the Committee may determine.

Grants are awards of restricted common stock at no cost to participants and are generally subject to vesting provisions as determined by the Committee. Upon termination of a participant's employment with Radio One, grants that are not vested will be forfeited immediately.

In the event of a reorganization, recapitalization, stock split, stock dividend, combination of shares, merger, consolidation, distribution of assets, or any other change in the corporate structure or shares of Radio One, the Committee will make any adjustments it deems appropriate in the number and kind of shares reserved for issuance upon the exercise of options and vesting of grants under the option plan and in the exercise price of outstanding options.

Mableton Option

Mr. Liggins, the Chief Executive Officer and President of Radio One, has a right, which he obtained in 1995, (the "Mableton Option") to acquire an interest in a construction permit for an FM radio station licensed to Mableton, Georgia (the "Mableton Station") which is in the Atlanta MSA. Mr. Liggins and Syndicated Communications Venture Partners II, L.P. have reached an agreement to provide initial funding to satisfy the requirements of the Mableton Option. Syndicated Communications Venture Partners II, L.P. has provided this funding, a portion of which will be reimbursed to it by Mr. Liggins. Terry L. Jones, a general partner of the general partner of Syndicated Communications Venture Partners II, L.P., is also a member of Radio One's board of directors. Mr. Liggins has also proposed that Radio One, most likely through ROA, enter into an LMA with respect to the Mableton Station, or otherwise participate in the operations and financing of the Mableton Station. Any such arrangement will be on terms at least as favorable to Radio One as any such transaction with an unaffiliated third party.

Office Lease

We lease office space located at 100 St. Paul Street, Baltimore, Maryland from Chalrep Limited Partnership, a limited partnership controlled by Ms. Hughes and Mr. Liggins. The annual rent for the office space is approximately \$225,000.

Music One, Inc.

Ms. Hughes and Mr. Liggins own a music company called Music One, Inc. We sometimes engage in promoting the recorded music product of Music One, Inc. We estimate that the dollar value of such promotion is nominal.

Allur-Detroit

Allur-Detroit leases the transmitter site for WDMK-FM from American Signalling Corporation for approximately \$72,000 per year. American Signalling Corporation is a wholly-owned subsidiary of Syndicated Communications Venture Partners II, L.P. Terry L. Jones, a general partner of the general partner of Syndicated Communications Venture Partners II, L.P., is also a member of Radio One's board of directors. We believe that the terms of this lease are not materially different than if the agreement were with an unaffiliated third party.

XM Satellite, Inc.

Radio One and XM Satellite Radio, Inc. have entered into a Programming Partner Agreement whereby we will provide programming to XM Satellite Radio, Inc. for distribution over satellite-delivered channels. At the time we entered into this agreement, Worldspace, Inc. held 20% of the stock of XM Satellite Radio, Inc. Syndicated Communications Venture Partners II, L.P. owns approximately 1.25% of the stock of Worldspace, Inc. Terry L. Jones, a director of Radio One, is also a director of Worldspace, Inc.

Radio One of Atlanta, Inc.

On March 30, 1999, we acquired all of the outstanding capital stock of ROA. ROA's stockholders included Alta Subordinated Debt Partners III, L.P. ("Alta"), Syndicated Communications Venture Partners II, L.P., and Alfred C. Liggins, III. Mr. Brian W. McNeill, a general partner of Alta, is also a member of Radio One's board of directors. Terry L. Jones, a general partner of the general partner of Syndicated Communications Venture Partners II, L.P., is also a member of Radio One's board of directors.

Radio One issued approximately 3.3 million shares of common stock in exchange for the outstanding capital stock of ROA. Alta, Syndicated Communications Venture Partners II, L.P. and Mr. Liggins received a majority of such shares in exchange for their shares in ROA. In connection with this transaction, Mr. Liggins was paid a fee of approximately \$1.2 million for arranging the acquisition. Also, as part of this transaction, Radio One assumed and retired debt and accrued interest of approximately \$16.3 million of ROA and Dogwood. Of this amount, approximately \$12.0 million was paid to Allied Capital Corporation, approximately \$1.3 million was paid to Syndicated Communications Venture Partners II, L.P., and approximately \$2.0 million was paid to Alta.

The board of directors authorized the formation of an ad-hoc committee to oversee the valuation of ROA. The ad-hoc committee members were Catherine L. Hughes of Radio One, Sanford Anstey of BancBoston Investments, Inc. and Dean Pickerell of Medallion Capital, Inc. (formerly Capital Dimensions Venture Fund, Inc.). The committee was comprised of members of the board of directors of, and investors in, Radio One that did not have an interest in ROA.

The ad-hoc committee recommended approval of the acquisition of ROA based upon its determination that the acquisition was fair to Radio One and its stockholders.

PNE Media Holdings, LLC

We have invested in PNE Media Holdings, LLC. Alta owns approximately [%] of the equity interest in PNE Media Holdings, LLC. Mr. Brian W. McNeill, a general partner of Alta, is also a member of Radio One's board of directors.

NetNoir, Inc.

We recently invested a combination of cash and advertising time in NetNoir, Inc. Syndicated Communications Venture Partners II, L.P. also has an investment in NetNoir, Inc. Terry L. Jones, a general partner of the general partner of Syndicated Communications Venture Partners II, L.P., is also a member of Radio One's board of directors.

Executive Officers' Loans

We have extended an unsecured loan to Mr. Liggins in the amount of \$380,000, which bears interest at an annual rate of 5.56% and is evidenced by a demand promissory note. As of December 31, 1999, the aggregate outstanding principal and interest amount on this loan was \$411,465. The purpose of the loan was to repay a loan that Mr. Liggins obtained from NationsBank, Texas, N.A. in 1997 to purchase an additional interest in Radio One.

ROA has extended an unsecured loan to Mary Catherine Sneed, Chief Operating Officer of Radio One, in the original amount of \$262,539, which bears interest at an annual rate of 5.56% and is evidenced by two demand promissory notes. As of December 31, 1999, the aggregate outstanding principal and interest amount on this loan was \$274,291. The purpose of this loan was to pay Ms. Sneed's tax liability with respect to incentive stock grants of ROA stock received by Ms. Sneed.

We have extended an unsecured loan to Mr. Royster in the amount of \$87,564, which bears interest at an annual rate of 5.56% and is evidenced by a demand promissory note. As of December 31, 1999, the aggregate outstanding principal and interest on this loan was \$90,027. The purpose of this loan was to pay Mr. Royster's tax liability with respect to the restricted stock grant that we made to Mr. Royster.

PRINCIPAL STOCKHOLDERS

The following table sets forth certain information regarding the beneficial ownership of our common stock as of February 10, 2000 and after giving effect to this offering, but without giving effect to the exercise of the underwriters' over-allotment option, by: (1) each person (or group of affiliated persons) known by us to be the beneficial owner of more than five percent of any class of common stock; (2) each Named Executive; (3) each of our directors; (4) the selling stockholders; (5) all of our directors and officers as a group. The number of shares of each class of common stock excludes the shares of any other class of common stock issuable upon conversion of that class of common stock. Unless otherwise indicated in the footnotes below, each stockholder possesses sole voting and investment power with respect to the shares listed. Information with respect to the beneficial ownership of shares has been provided by the stockholders.

of Total of Total Economic Voting Common Stock Interest Power Class B Class C(/1/) Number Percent Number Percent Number Percent Name of Beneficial Owner of Shares of Class of Shares of Class of Shares of Class Catherine L. Hughes(/2/)(/3/)...... 1,000 0.004% 851,536 29.7% 3,121,048 99.6% 14.1% 16.7% c/o Radio One 5900 Princess Garden Parkway 8th Floor Lanham, Maryland 20706 Alfred C. Liggins, III(/2/)(/4/)..... 38,036 0.2 2,010,307 70.1 3,121,048 99.6 18.3 39.5 c/o Radio One 5900 Princess Garden Parkwav 8th Floor Lanham, Maryland 20706 Scott R. Royster(/5/)... 58,294 0.3 0.2 0.1 c/o Radio One 5900 Princess Garden Parkway 8th Floor Lanham, Maryland 20706 Linda J. Eckard(/6/).... 11,683 0.02 c/o Radio One 5900 Princess Garden Parkwav 8th Floor Lanham, Maryland 20706 Mary Catherine Sneed.... 230,922 1.0 0.8 0.5 c/o Radio One 5900 Princess Garden Parkway, 8th Floor, Lanham, Maryland 20706 Terry L. Jones (/7/).... 1,077,318 4.8 3.8 c/o Syncom Capital Corporation 8401 Colesville Road Suite 300 Silver Spring, MD 20910 Brian W. McNeill(/8/)... 492,258 2.2 1.7 1.0 c/o Burr, Egan, Deleage & Co. One Post Office Square, Boston, MA 02109 Larry D. Marcus..... 2,500 248 Gay Avenue Clayton, MO 63105 Janus Capital 7.4% 3.2 5.8 100 Fillmore Street Denver, Colorado 80206-4923 Putnam Investments, 9.4 4.1 One Post Office Square Boston, MA 02109 All Directors and Named Executives as a group 8.6 2,861,843 99.8 3,121,048 99.6 27.9 59.9

Percent. Percent.

^{*} Less than 1%

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- (/1/) The shares of class C common stock are held by Hughes-Liggins Family Partners, L.P., the limited partners of which are the Catherine L. Hughes Revocable Trust, dated March 2, 1999 (of which Ms. Hughes is the trustee and sole beneficiary), and the Alfred C. Liggins, III Revocable Trust, dated March 2, 1999 (of which Mr. Liggins is the trustee and sole beneficiary), and the general partner of which is Hughes-Liggins & Company, L.L.C., the members of which are the Catherine L. Hughes Revocable Trust, dated March 2, 1999, and the Alfred C. Liggins, III Revocable trust, dated March 2, 1999.
- (/2/) Ms. Hughes and Mr. Liggins may be deemed to share beneficial ownership of shares of capital stock owned by each other by virtue of the fact that Ms. Hughes is Mr. Liggins' mother. Each of Ms. Hughes and Mr. Liggins disclaims such beneficial ownership. The shares of class A common stock and class B common stock are subject to a voting agreement between Ms. Hughes and Mr. Liggins with respect to the election of Radio One's directors.
- (/3/) The shares of class B common stock are held by the Catherine L. Hughes Revocable Trust, dated March 2, 1999.
- (/4/) The shares of class B common stock are held by the Alfred C. Liggins, III Revocable Trust, dated March 2, 1999.
- (/5/) Includes 6,410 shares of class A common stock obtainable upon the exercise of stock options exercisable within 60 days of February 10, 2000.
- (/6/) Includes 10,683 shares of class A common stock obtainable upon the exercise of stock options exercisable within 60 days of February 10, 2000.
- (/7/) Includes 49,557 shares of class A common stock held by Mr. Jones, 300 shares of class A common stock held by each of Mr. Jones' three daughters, and 1,026,861 shares of class A common stock held by Syncom Capital Corporation. Mr. Jones is the President of Syncom Capital Corporation and may be deemed to share beneficial ownership of shares of class A common stock held by Syncom Capital Corporation by virtue of his affiliation with Syncom Capital Corporation. Mr. Jones disclaims beneficial ownership in such shares.
- (/8/) Includes 14,217 shares of class A common stock held by Mr. McNeill and 478,041 shares of class A common stock held by Alta Subordinated Debt Partners III, L.P. Mr. McNeill is a general partner of Alta Subordinated Debt Partners III, L.P. and Mr. McNeill may be deemed to share beneficial ownership of shares of class A common stock held by Alta Subordinated Debt Partners III, L.P. by virtue of his affiliation with Alta Subordinated Debt Partners III, L.P. Mr. McNeill disclaims any beneficial ownership of such shares.

DESCRIPTION OF CAPITAL STOCK

The following description of our capital stock gives effect to the consummation of the transactions contemplated under "Capitalization," which will occur prior to or simultaneously with the proposed sale of 5,000,000 shares of class A common stock by Radio One in this offering. Our capital stock consists of (1) 90,000,000 authorized shares of common stock, \$0.001 par value per share, which consists of (a) 30,000,000 shares of class A common stock, of which 22,272,622 shares are outstanding (22,772,622 shares assuming the underwriters overallotment option is exercised), (b) 30,000,000 shares of class B common stock, of which 2,867,463 shares are outstanding, and (c) 30,000,000 shares of class C common stock, of which 3,132,458 shares are outstanding, and (2) 290,000 authorized shares of preferred stock, par value \$0.01 per share, which consists of 140,000 shares of series A preferred stock, none of which is outstanding and 150,000 shares of series B preferred stock, none of which is outstanding. The following is a summary of the material provisions of our certificate of incorporation, which is filed as an exhibit to the Registration Statement of which this prospectus is a part.

Class A Common Stock

The holders of class A common stock are entitled to one vote for each share held on all matters voted upon by stockholders, including the election of directors and any proposed amendment to the certificate of incorporation. The holders of class A common stock are entitled to vote as a class to elect two independent directors to the board of directors. The holders of class A common stock will be entitled to such dividends as may be declared at the discretion of the board of directors out of funds legally available for that purpose. The holders of class A common stock will be entitled to share ratably with all other classes of common stock in the net assets of Radio One upon liquidation after payment or provision for all liabilities. All shares of class A common stock may be converted at any time into a like number of shares of class C common stock at the option of the holder of such shares. All shares of class A common stock issued pursuant to the offering will be fully paid and non-assessable.

Class B Common Stock

The holders of class B common stock are entitled to the same rights, privileges, benefits and notices as the holders of class A common stock, except that the holders of class B common stock will be entitled to ten votes per share. All shares of class B common stock may be converted at any time into a like number of shares of class A common stock at the option of the holder of such shares. Catherine L. Hughes and Alfred C. Liggins, III may transfer shares of class B common stock held by them only to "Class B Permitted Transferees," and Class B Permitted Transferees may transfer shares of class B common stock only to other Class B Permitted Transferees. If any shares of class B common stock are transferred to any person or entity other than a Class B Permitted Transferee, such shares will automatically be converted into a like number of shares of class A common stock. "Class B Permitted Transferees" include Ms. Hughes, Mr. Liggins, their respective estates, spouses, former spouses, parents or grandparents or lineal descendants thereof, and certain trusts and other entities for the benefit of, or beneficially owned by, such persons. Ms. Hughes and Mr. Liggins have agreed to vote their shares of common stock to elect each other and other mutually agreeable nominees to the board of directors. See "Risk Factors--Controlling Stockholders."

Class C Common Stock

The holders of class C common stock are entitled to the same rights, privileges, benefits and notices as the holders of class A common stock and class B common stock, except that the holders of class C common stock will be entitled to no votes per share. All shares of class C common stock may be converted at any time into a like number of shares of class A common stock at the option of the holder of such shares, except that Class B Permitted Transferees may convert shares of class C common stock into shares of class A common stock, or otherwise acquire shares of class A common stock, only in connection with:

 a merger or consolidation of Radio One with or into, or other acquisition of, another entity pursuant to which the Class B Permitted Transferees are to receive shares of class A common stock in exchange for their interest in such entity;

- . the transfer of such shares of class A common stock to a person or entity other than a Class B Permitted Transferee; or
- . a registered public offering of such shares of class A common stock.

Foreign Ownership

Radio One's certificate of incorporation restricts the ownership, voting and transfer of our capital stock, including the class A common stock, in accordance with the Communications Act and the rules of the FCC, which prohibit the issuance of more than 25% of our outstanding capital stock (or more than 25% of the voting rights such stock represents) to or for the account of aliens (as defined by the FCC) or corporations otherwise subject to domination or control by aliens. Our certificate of incorporation prohibits any transfer of our capital stock that would cause a violation of this prohibition. In addition, the certificate of incorporation authorizes the board of directors to take action to enforce these prohibitions, including restricting the transfer of shares of capital stock to aliens and placing a legend restricting foreign ownership on the certificates representing the class A common stock.

Registration Rights

The holders of substantially all of the shares of class A common stock outstanding prior to our initial public offering, other than Mr. Liggins, are parties to registration rights agreements with us. These agreements, which relate to approximately 3.3 million shares of class A common stock, provide incidental or "piggyback" registration rights that allow such holders, under certain circumstances, to include their shares of class A common stock in registration statements initiated by Radio One or other stockholders. Under these agreements, the holders of class ${\tt A}$ common stock may require us to register their shares under the Securities Act for offer and sale to the public (including by way of an underwritten public offering) on up to four occasions. These agreements also permit demand registrations on Form S-3 registration statements provided that we are eligible to register our capital stock on Form S-3. All such registration rights are subject to conditions and limitations, including the right of the underwriters of an offering to limit the number of shares to be included in a registration. The holders of these registration rights have waived their "piggyback" registration rights with respect to the offering.

Limitations on Directors' and Officers' Liability

Radio One's certificate of incorporation limits the liability of directors to the maximum extent permitted by Delaware law, which specifies that a director of a company adopting such a provision will not be personally liable for monetary damages for breach of fiduciary duty as a director, except for the liability (1) for any breach of the director's duty of loyalty to Radio One or its stockholders; (2) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law; (3) for unlawful payments of dividends or unlawful stock repurchases or redemptions as provided in Section 174 of the Delaware General Corporation Law; or (4) for any transaction from which the director derived an improper personal benefit.

Radio One's certificate of incorporation provides for mandatory indemnification of directors and officers and authorizes indemnification for employees and agents in such manner, under such circumstances and to the fullest extent permitted by the Delaware General Corporation Law, which generally authorizes indemnification as to all expenses incurred or imposed as a result of actions, suits or proceedings if the indemnified parties act in good faith and in a manner they reasonably believe to be in or not opposed to the best interests of Radio One. We believe these provisions are necessary or useful to attract and retain qualified persons as directors. Radio One maintains directors and officers insurance for the benefit of its directors and officers.

There is no pending litigation or proceeding involving a director or officer as to which indemnification is being sought.

American Stock Transfer & Trust Company is our transfer agent and registrar.

DESCRIPTION OF INDEBTEDNESS

Bank Credit Facility

On February 26, 1999, we entered into an amended and restated credit agreement providing for a bank credit facility under which we may borrow up to \$100 million on a revolving basis from a group of banking institutions. Draw downs under the bank credit facility are currently available, subject to compliance with provisions of the credit agreement, including but not limited to the financial covenants. Specifically, borrowings under the bank credit facility may be entirely of Eurodollar Loans, Alternate Base Rate ("ABR") Loans or a combination thereof. The bank credit facility will be fully available until a maturity date of December 31, 2003. No commitment reductions under the bank credit facility will occur until the final maturity date, provided that Radio One does not acquire or issue additional indebtedness or Disqualified Stock (as such term is defined in the credit agreement).

The bank credit facility terminates on December 31, 2003, at which time any outstanding principal together with all accrued and unpaid interest thereon would become due and payable. All amounts under the bank credit facility are guaranteed by each of Radio One's direct and indirect subsidiaries other than WYCB Acquisition Corporation and Broadcast Holdings, Inc.

The bank credit facility is secured by a perfected first priority secured interest in: (1) substantially all of the tangible and intangible assets of Radio One and our direct and indirect subsidiaries including, without limitation, any and all FCC licenses to the maximum extent permitted by law and (2) all of the common stock of our direct and indirect restricted subsidiaries, including all warrants or options and other similar securities to purchase such securities. Radio One also granted a security interest in all money (including interest), instruments and securities at any time held or acquired in connection with a cash collateral account established pursuant to the credit agreement, together with all proceeds thereof.

The interest rates on the borrowings under the bank credit facility are based on the ratio of total debt to EBITDA, with a maximum margin above ABR of 1.625% with respect to ABR Loans, and a maximum margin above Eurodollar rate 2.625% with respect to Eurodollar Loans. Interest on Eurodollar Loans is based on a 360-day period for actual days elapsed, and interest on ABR Loans is based on a 365-day period for actual days elapsed. In addition, Radio One will pay a commitment fee equal to an amount based on the average daily amount of the available commitment computed at a rate per year tied to a leverage ratio in effect for the fiscal quarter preceding the date of payment of such fee. The commitment fee is fully earned and non-refundable and is payable quarterly in arrears on the last business day of each March, June, September and December and on the maturity date.

The credit agreement contains customary and appropriate affirmative and negative covenants including, but not limited to, financing covenants and other covenants including limitations on other indebtedness, liens, investments, guarantees, restricted payments (dividends, redemptions and payments on subordinated debt), prepayment or repurchase of other indebtedness, mergers and acquisitions, sales of assets, capital expenditures, losses, transactions with affiliates and other provisions customary and appropriate for financing of this type, including mutually agreed upon exceptions and baskets. The financial covenants include:

- . a maximum ratio of total debt to EBITDA of 7.0x;
- . a maximum ratio of senior debt to EBITDA of 3.75x;
- . a minimum interest coverage ratio; and
- . a minimum fixed charge coverage ratio.

The credit agreement contains the following customary events of default:

- . failure to make payments when due;
- . defaults under any other agreements or instruments of indebtedness;
- . noncompliance with covenants;
- . breaches of representations and warranties;
- . voluntary or involuntary bankruptcy or liquidation proceedings;
- entrance of judgments;
- . impairment of security interests in collateral; and
- . changes of control.

12% Notes Due 2004

On May 15, 1997, we entered into an approximate \$85.0 million aggregate principal amount offering (the "12% notes offering") of our 12% Senior Subordinated Notes (the "12% notes due 2004"). The 12% notes offering has an aggregate initial accreted value of approximately \$75.0 million, as of Maturity Date May 15, 2004.

The 12% notes due 2004 were issued pursuant to an indenture, dated as of May 15, 1997 among Radio One, Radio One Licenses, Inc. and United States Trust Company of New York (the "12% notes indenture"). The 12% notes due 2004 are generally unsecured obligations of Radio One and are subordinated in rights of payment to all Senior Indebtedness (as defined in the 12% notes indenture). All of our Restricted Subsidiaries are Subsidiary Guarantors of the 12% notes due 2004.

The 12% notes due 2004 were issued at a substantial discount from their principal amount. The issue price to investors per note was \$877.42, which represents a yield to maturity on the 12% notes due 2004 of 12.0% calculated from May 19, 1997 (computed on a semi-annual bond equivalent basis).

Cash interest on the 12% notes due 2004 accrues at a rate of 7.0% per annum on the principal amount of the 12% notes due 2004 through and including May 15, 2000, and at a rate of 12.0% per annum on the principal amount of the 12% notes due 2004 after such date. Cash interest on the 12% notes due 2004 is currently payable semi-annually on May 15 and November 15 of each year.

The 12% notes due 2004 are redeemable at any time and from time to time at the option of Radio One, in whole or in part, on or after May 15, 2001 at the redemption prices set forth in the 12% notes due 2004, plus accrued and unpaid interest to the date of redemption. In addition, on or prior to May 15, 2000, Radio One may redeem, at our option, up to 25.0% of the aggregate original principal amount of the 12% notes due 2004 with the net proceeds of one or more Public Equity Offerings at 112% of the Accreted Value thereof, together with accrued and unpaid interest, if any, to the date of redemption, as long as at least approximately \$64.1 million of the aggregate principal amount of the 12% notes due 2004 remains outstanding after each such redemption. Upon a Change of Control (as defined in the 12% notes indenture), we must commence an offer to repurchase the 12% notes due 2004 at 101% of the Accreted Value thereof, plus accrued and unpaid interest, if any, to the date of repurchase.

The 12% notes indenture contains certain restrictive covenants with respect to Radio One and our Restricted Subsidiaries, including limitations on: (a) the sale of assets, including the equity interests of our Restricted Subsidiaries, (b) asset swaps, (c) the payment of Restricted Payments (as defined in the 12% notes indenture), (d) the incurrence of indebtedness and issuance of preferred stock by us or our Restricted Subsidiaries, (e) the issuance of Equity Interests (as defined in the 12% notes indenture) by a Restricted Subsidiary, (f) the payment of dividends on our capital stock and the purchase, redemption or retirement of our

capital stock or subordinated indebtedness, (g) certain transactions with affiliates, (h) the incurrence of senior subordinated debt and (i) certain consolidations and mergers. The 12% notes indenture also prohibits certain restrictions on distributions from Restricted Subsidiaries. All of these limitations and prohibitions, however, are subject to a number of important qualifications.

The 12% notes indenture includes various events of default customary for such type of agreements, such as failure to pay principal and interest when due on the 12% notes due 2004, cross defaults on other indebtedness and certain events of bankruptcy, insolvency and reorganization.

SHARES ELIGIBLE FOR FUTURE SALE

The market price of our class A common stock could decline as a result of future sales of substantial amounts of class A common stock, or the perception that such sales could occur. Furthermore, certain of our existing stockholders have the right to require us to register their shares, which may facilitate their sale of shares in the public market.

Upon completion of this offering, we will have 22,272,622 shares of class A common stock, 2,867,463 shares of class B common stock and 3,132,458 shares of class C common stock issued and outstanding, assuming no exercise of the underwriters' over-allotment option. Of these shares, the 5,000,000 shares of class A common stock being sold in this offering (plus any shares issued upon exercise of the underwriters' over-allotment option), the 7,150,000 shares of class A common stock sold in our initial public offering in May 1999, the 5,870,000 shares of class A common stock sold in our November 1999 public offering and approximately 2,293,000 shares of unrestricted class A common stock will be freely transferable without restriction in the public market, except to the extent these shares have been acquired by our affiliates, whose sale of such shares is restricted by Rule 144 under the Securities Act. The remaining shares of our common stock are "restricted" securities under Rule 144 which, among other things, limits the number of such shares available for sale in the public market. However, many of the restrictions of Rule 144 do not apply to persons who are not our affiliates.

The holders of substantially all of the shares of class A common stock outstanding prior to our initial public offering, other than Mr. Liggins, are parties to registration rights agreements with us. These agreements, which relate to approximately 3.3 million shares of class A common stock, provide incidental or "piggyback" registration rights that allow such holders, under certain circumstances, to include their shares of class A common stock in registration statements initiated by Radio One or other stockholders. Such registration rights agreements also permit demand registrations. The number of shares sold in the public market could increase if such rights are exercised. See "Description of Capital Stock--Registration Rights."

In general, under Rule 144 as currently in effect, a person (or persons whose shares are required to be aggregated) who has beneficially owned shares of common stock that have been outstanding and not held by any "affiliate" of Radio One for a period of one year is entitled to sell within any three-month period a number of shares that does not exceed the greater of one percent of the then outstanding shares of class A common stock (approximately 223,000 shares immediately after completion of this offering assuming no exercise of the underwriters' over-allotment option) or the average weekly reported trading volume of the class A common stock during the four calendar weeks preceding the date on which notice of such sale is given, provided certain manner of sale and notice requirements and requirements as to the availability of current public information are satisfied (such information requirements have been satisfied by Radio One's filing of reports under the Securities Exchange Act of 1934, as amended since August 1997). Affiliates of Radio One must comply with the restrictions and requirements of Rule 144, other than the two-year holding period requirement, in order to sell shares of common stock that are not "restricted securities" (such as shares acquired by affiliates in this offering). Under Rule 144(k), a person who is not deemed an "affiliate" of Radio One at any time during the three months preceding a sale by him, and who has beneficially owned shares of common stock that were not acquired from Radio One or an "affiliate" of Radio One within the previous two years, would be entitled to sell such shares without regard to volume limitations, manner of sale provisions,

notification requirements or the availability of current public information concerning Radio One. As defined in Rule 144, an "affiliate" of an issuer is a person that directly or indirectly through the use of one or more intermediaries controls, or is controlled by, or is under common control with, such issuer.

Radio One, Catherine L. Hughes, Alfred C. Liggins, III, and certain other holders of common stock of Radio One have entered into contractual "lock-up" agreements providing that they will not offer, sell, contract to sell or grant any option to purchase or otherwise dispose of the shares of common stock owned by them or that could be purchased by them through the exercise of options to purchase common stock of Radio One for a period of 60 days after the date of this prospectus without the prior written consent of Credit Suisse First Boston Corporation on behalf of the underwriters.

Radio One has on file with the SEC an effective Registration Statement under the Securities Act covering shares of class A common stock reserved for issuance under Radio One's option plan. Such Registration Statement covers approximately 1.4 million shares. Shares registered under such Registration Statement will be, subject to Rule 144 volume limitations applicable to affiliates, available for sale in the open market, unless such shares are subject to vesting restrictions or the lock-up agreements described above.

UNDERWRITING

Under the terms and subject to the conditions contained in an underwriting agreement, dated, , 2000, we have agreed to sell to the underwriters named below, for whom Credit Suisse First Boston Corporation, Deutsche Bank Securities Inc. and are acting as representatives, the following respective number of shares of class A common stock:

	Nι	umber
Underwriter	of	Shares
Credit Suisse First Boston Corporation		
Deutsche Bank Securities Inc		
Total	5,0	000,000
	===	

The underwriting agreement provides that the underwriters are obligated to purchase all the shares of class A common stock in the offering if any are purchased other than those shares covered by the over-allotment option described below. The underwriting agreement also provides that if an underwriter defaults, the purchase commitments of non-defaulting underwriters may be increased or the offering of class A common stock may be terminated.

We have granted to the underwriters a 30-day option to purchase up to 500,000 additional shares from us at the public offering price less the underwriting discounts and commissions. The option may be exercised only to cover any over-allotments of class A common stock.

The underwriters propose to offer the shares of class A common stock initially at the public offering price on the cover page of this prospectus, and to selling group members at that price less a concession of \$ per share. The underwriters and selling group members may allow a discount of \$ per share on sales to other broker/dealers. After the public offering, the public offering price and concession and discount to broker/dealers may be changed by the representatives.

The following table summarizes the compensation and estimated expenses we will pay.

	Per S	Share	Total		
	Without Over-allotment	With Over-allotment	Without Over-allotment	With Over-allotment	
Underwriting Discounts and Commissions paid by us					
	\$	\$	\$	\$	
Expenses payable by us	\$	\$	\$	\$	

We are currently in compliance in all material respects with the terms of our credit agreement with lenders including Credit Suisse First Boston, New York branch, an affiliate of Credit Suisse First Boston Corporation. The decision of Credit Suisse First Boston Corporation to distribute the class A common stock was made in

accordance with its customary procedures. Credit Suisse First Boston Corporation will not receive any benefit from this offering other than its respective portion of the underwriting discounts as set forth on the cover page of this prospectus.

We have agreed that we will not offer, sell, contract to sell, pledge or otherwise dispose of, directly or indirectly, or file with the Securities and Exchange Commission a registration statement under the Securities Act relating to, any shares of our class A common stock or securities convertible into or exchangeable or exercisable for any shares of our class A common stock, or publicly disclose the intention to make any such offer, sale, pledge, disposition or filing, without the prior written consent of Credit Suisse First Boston Corporation for a period of 60 days after the date of this prospectus, except issuances pursuant to the exercise of employee stock options outstanding on the date hereof.

Our officers and directors and certain other holders of our class A common stock have agreed that they will not offer, sell, contract to sell, pledge or otherwise dispose of, directly or indirectly, any shares of our class A common stock or securities convertible into or exchangeable or exercisable for any shares of our class A common stock, enter into a transaction which would have the same effect, or enter into any swap, hedge or other arrangement that transfers, in whole or in part, any of the economic consequences of ownership of our class A common stock, whether any such aforementioned transaction is to be settled by delivery of our class A common stock or such other securities, in cash or otherwise, or publicly disclose the intention to make any such offer, sale, pledge or disposition, or to enter into any such transaction, swap, hedge or other arrangement, without, in each case, the prior written consent of Credit Suisse First Boston Corporation for a period of 60 days after the date of this prospectus.

We have agreed to indemnify the underwriters against certain liabilities under the Securities Act, or contribute to payments which the underwriters may be required to make in that respect.

Credit Suisse First Boston Corporation has provided customary financial advisory services to Radio One, for which it has received customary compensation and indemnification, and in the future may provide such services.

The representatives may engage in over-allotment, stabilizing transactions, syndicate covering transactions, penalty bids and passive market making in accordance with Regulation M under the Securities Exchange Act of 1934, as amended.

- . Over-allotment involves syndicate sales in excess of the offering size, which creates a syndicate short position.
- . Stabilizing transactions permit bids to purchase the underlying security so long as the stabilizing bids do not exceed a specified maximum.
- . Syndicate covering transactions involve purchases of the class A common stock in the open market after the distribution has been completed in order to cover syndicate short positions.
- . Penalty bids permit the representatives to reclaim a selling concession from a syndicate member when the class A common stock originally sold by such syndicate member are purchased in a syndicate covering transaction to cover syndicate short positions.
- . In passive market making, market makers in the class A common stock who are underwriters or prospective underwriters may, subject to limitations, make bids for or purchases of the class A common stock until the time, if any, at which a stabilizing bid is made.

These stabilizing transactions, syndicate covering transactions and penalty bids may cause the price of the class A common stock to be higher than it would otherwise be in the absence of such transactions. These transactions may be effected on The Nasdaq National Market or otherwise and, if commenced, may be discontinued at any time.

NOTICE TO CANADIAN RESIDENTS

Resale Restrictions

The distribution of the class A common stock in Canada is being made only on a private placement basis exempt from the requirement that we and the selling stockholders prepare and file a prospectus with the securities regulatory authorities in each province where trades of the class A common stock are effected. Accordingly, any resale of the class A common stock in Canada must be made in accordance with applicable securities laws which will vary depending on the relevant jurisdiction, and which may require resales to be made in accordance with available statutory exemptions or pursuant to a discretionary exemption granted by the applicable Canadian securities regulatory authority. Purchasers are advised to seek legal advice prior to any resale of the class A common stock.

Representations of Purchasers

Each purchaser of the class A common stock in Canada who receives a purchase confirmation will be deemed to represent to us, the selling stockholders and the dealer from whom such purchase confirmation is received that (1) such purchaser is entitled under applicable provincial securities laws to purchase such class A common stock without the benefit of a prospectus qualified under such securities laws, (2) where required by law, that such purchaser is purchasing as principal and not as agent, and (3) such purchaser has reviewed the text above under "Resale Restrictions."

Rights of Action (Ontario Purchasers)

The securities being offered are those of a foreign issuer and Ontario purchasers will not receive the contractual right of action prescribed by Ontario securities law. As a result, Ontario purchasers must rely on other remedies that may be available, including common law rights of action for damages or rescission or rights of action under the civil liability provisions of the U.S. federal securities laws.

Enforcement of Legal Rights

All of the issuer's directors and officers as well as the experts named herein and the selling stockholders may be located outside of Canada and, as a result, it may not be possible for Canadian purchasers to effect service of process within Canada upon the issuer or such persons. All or a substantial portion of the assets of the issuer and such persons may be located outside of Canada and, as a result, it may not be possible to satisfy a judgment against the issuer or such persons in Canada or to enforce a judgment obtained in Canadian courts against such issuer or persons outside of Canada.

Notice to British Columbia Residents

A purchaser of the class A common stock to whom the Securities Act (British Columbia) applies is advised that such purchaser is required to file with the British Columbia Securities Commission a report within ten days of the sale of any class A common stock acquired by such purchaser pursuant to this offering. Such report must be in the form attached to British Columbia Securities Commission Blanket Order BOR #95/17, a copy of which may be obtained from Radio One. Only one report must be filed in respect of the class A common stock acquired on the same date and under the same prospectus exemption.

Taxation and Eligibility for Investment

Canadian purchasers of the class A common stock should consult their own legal and tax advisors with respect to the tax consequences of an investment in the class A common stock in their particular circumstances and with respect to the eligibility of the class A common stock for investment by the purchaser under relevant Canadian legislation.

LEGAL MATTERS

Kirkland & Ellis will pass upon the legality of the common stock offered by this prospectus and other matters specified in the underwriting agreement for Radio One. Davis Wright Tremaine LLP will pass upon legal matters regarding FCC issues for Radio One. Skadden, Arps, Slate, Meagher & Flom LLP will pass upon matters specified in the underwriting agreement for the underwriters.

EXPERTS

The audited consolidated financial statements of Radio One, Inc. and subsidiaries as of December 31, 1997 and 1998, and for each of the years in the three-year period ended December 31, 1998, included in the prospectus and registration statement have been audited by Arthur Andersen LLP, independent public accountants, as indicated in their reports with respect thereto and are included herein in reliance upon the authority of said firm as experts in giving said report.

The audited consolidated financial statements of Radio One of Atlanta, Inc. and subsidiary as of December 31, 1997 and 1998, and for each of the years in the three-year period ended December 31, 1998, included in the prospectus and registration statement have been audited by Arthur Andersen LLP, independent public accountants, as indicated in their report with respect thereto and are included herein in reliance upon the authority of said firm as experts in giving said report.

The audited financial statements of Bell Broadcasting Company as of December 31, 1997 and for each of the years in the two-year period ended December 31, 1997, included in the prospectus and registration statement have been audited by Arthur Andersen LLP, independent public accountants, as indicated in their report with respect thereto and are included herein in reliance upon the authority of said firm as experts in giving said report.

The audited financial statements of Allur-Detroit, Inc., as of December 31, 1997, and for the year then ended, included in the prospectus and registration statement have been audited by Mitchell & Titus, LLP, independent public accountants, as indicated in their report with respect thereto, and are included herein in reliance upon the authority of said firm as experts in giving said report.

The audited financial statements of the Richmond Operations of Sinclair Telecable, Inc. as of December 31, 1997 and 1998, and for each of the years in the two-year period ended December 31, 1998, included in the prospectus and registration statement have been audited by Arthur Andersen LLP, independent public accountants, as indicated in their report with respect thereto and are included herein in reliance upon the authority of said firm as experts in giving said report.

The audited financial statements of stations WKJS-FM and WARV-FM of FM 100, Inc. as of December 31, 1998, and for the year then ended, included in the prospectus and registration statement have been audited by Arthur Andersen LLP, independent public accountants, as indicated in their report with respect thereto and are included herein in reliance upon the authority of said firm as experts in giving said report.

The audited financial statements of Greater Media Company as of December 31,1998, and for the year then ended, included in the prospectus and registration statement have been audited by Arthur Andersen LLP, independent public accountants, as indicated in their report with respect thereto and are included herein in reliance upon the authority of said firm as experts in giving said report.

WHERE YOU CAN FIND ADDITIONAL INFORMATION

We are subject to the reporting requirements of the Securities Exchange Act of 1934, as amended, and, in accordance therewith, file reports, proxy statements and other information with the SEC. Such reports, proxy statements and other information may be inspected and copied at the public reference facilities maintained by the SEC at 450 Fifth Street, N.W., Washington, D.C. 20549 and at the SEC's regional offices located at the Northwestern Atrium Center, 500 West Madison Street, Suite 1400, Chicago, IL 60661 and Seven World Trade Center, 13th Floor, New York, NY 10048. Copies of such material can be obtained from the Public Reference

Section of the SEC upon payment of certain fees prescribed by the SEC. The SEC's Web site contains reports, proxy and information statements and other information regarding registrants that file electronically with the SEC. The address of that site is http://www.sec.gov.

We have filed a registration statement on Form S-1 with the SEC under the Securities Act of 1933, as amended in respect of the class A common stock offered pursuant to this prospectus. This prospectus, which is a part of the registration statement, omits certain information contained in the registration statement as permitted by the SEC's rules and regulations. For further information with respect to Radio One and the class A common stock offered hereby, please reference the registration statement, including its exhibits. Statements in this prospectus concerning the contents of any contract or other document filed with the SEC as an exhibit to the registration statement are summaries of the material provisions of those documents and we recommend that you also refer to those exhibits in evaluating Radio One. Copies of the registration statement, including all related exhibits and schedules, may be inspected without charge at the public reference facilities maintained by the SEC, or obtained at prescribed rates from the Public Reference Section of the SEC at the address set forth above.

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REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To the Board of Directors and Stockholders of Radio One, Inc.:

We have audited the accompanying consolidated balance sheets of Radio One, Inc. (a Delaware corporation) and subsidiaries (the Company) as of December 31, 1997 and 1998, and the related consolidated statements of operations, changes in stockholders' equity (deficit) and cash flows for each of the years in the three-year period ended December 31, 1998. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Radio One, Inc. and subsidiaries as of December 31, 1997 and 1998 and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 1998, in conformity with generally accepted accounting principles.

/s/ Arthur Andersen LLP

Baltimore, Maryland, May 6, 1999

CONSOLIDATED BALANCE SHEETS As of December 31, 1997 and 1998 and September 30, 1999

	1997	1998	September 30, 1999 (unaudited)
3.007770			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
ASSETS CURRENT ASSETS: Cash and cash equivalents Trade accounts receivable, net of allowance for doubtful accounts of \$904,000, \$1,243,000 and	\$ 8,500,000	\$ 4,455,000	\$ 4,428,000
\$2,320,000, respectively Prepaid expenses and other Deferred taxes	8,722,000 315,000 	12,026,000 334,000 826,000	19,689,000 613,000 991,000
Total current assets PROPERTY AND EQUIPMENT, net INTANGIBLE ASSETS, net OTHER ASSETS	17,537,000 4,432,000 54,942,000 2,314,000	17,641,000 6,717,000 127,639,000 1,859,000	25,721,000
Total assets	\$ 79,225,000	\$153,856,000	\$257,826,000
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	========	========	
CURRENT LIABILITIES: Accounts payable	\$ 258,000 3,029,000 	\$ 1,190,000 3,708,000 143,000	\$ 2,148,000 7,470,000 826,000
Total current liabilities	3,287,000		10,444,000
LONG-TERM DEBT AND DEFERRED INTEREST, net of current portion DEFERRED TAX LIABILITY	74,954,000 	131,739,000 15,251,000	107,585,000 14,943,000
Total liabilities	78,241,000		132,972,000
COMMITMENTS AND CONTINGENCIES SENIOR CUMULATIVE REDEEMABLE PREFERRED STOCK: Series A, \$.01 par value, 140,000 shares authorized, 84,843 shares issued and			
outstanding	9,310,000	10,816,000	
124,467 shares issued and outstanding	13,658,000	15,868,000	
respectively			12,000
and 2,873,000 shares issued and outstanding, respectively Common stockclass C, \$.001 par value, 30,000,000 shares authorized, 3,146,000, 3,146,000	2,000	2,000	3,000
and 3,195,000 shares issued and outstanding, respectively	3,000	3,000	3,000
Additional paid-in capital Accumulated deficit	(21,989,000)	(24,864,000)	152,933,000 (28,097,000)
Total stockholders' equity (deficit)	(21,984,000)	(24,859,000)	
Total liabilities and stockholders' equity (deficit)	\$ 79,225,000 =======	\$153,856,000 =======	\$257,826,000

The accompanying notes are an integral part of these consolidated balance sheets.

CONSOLIDATED STATEMENTS OF OPERATIONS For the Years Ended December 31, 1996, 1997 and 1998 and for the Nine Months Ended September 30, 1998 and 1999

	December 31,			Septemb	September 30,		
	1996	1997	1998	1998	1999		
				(unaud	ited)		
REVENUE: Broadcast revenue, including barter revenue of \$1,122,000, \$1,010,000 and							
\$644,000, respectively	\$ 27,027,000	\$ 36,955,000	\$ 52,696,000	\$38,057,000	\$65,062,000		
Less: Agency commissions	3,325,000	4,588,000	6,587,000	4,753,000	8,087,000		
Net broadcast revenue	23,702,000	32,367,000	46,109,000	33,304,000	56,975,000		
OPERATING EXPENSES:							
Program and technical Selling, general and	4,157,000	5,934,000	8,015,000	5,827,000	9,741,000		
administrative Corporate expenses Stock based		12,914,000 2,155,000	16,486,000 2,800,000				
compensation Depreciation and					225,000		
amortization	4,262,000	5,828,000	8,445,000	6,042,000	12,209,000		
Total operating expenses	19,982,000			25,643,000			
Operating income INTEREST EXPENSE,							
including amortization of deferred financing costs	7,252,000	8,910,000	11,455,000	7,996,000	11,479,000		
OTHER (EXPENSE) INCOME, net	(77,000)	415,000	358,000	267,000	199,000		
Loss before benefit from income taxes and extraordinary item PROVISION (BENEFIT) FOR INCOME TAXES	(3,609,000)		(734,000) (1,575,000)		(1,026,000)		
(Loss) income before extraordinary item EXTRAORDINARY ITEM:	(3,609,000)	(2,959,000)	841,000	(68,000)	(1,757,000)		
Loss on early retirement of debt		1,985,000					
Net (loss) income	\$ (3,609,000)		\$ 841,000	\$ (68,000)	\$(1,757,000)		
NET LOSS APPLICABLE TO COMMON STOCKHOLDERS	\$ (3,609,000)		\$ (2,875,000)		\$(3,233,000)		
BASIC AND DILUTED EARNINGS PER COMMON SHARE: Loss before							
extraordinary item		\$ (.53)					
Net loss	\$ (.38)	\$ (.74)	\$ (.31)	\$ (.30)	\$ (0.22)		
WEIGHTED AVERAGE SHARES OUTSTANDING: Basic and diluted	9,392,000	9,392,000	9,392,000	9,392,000	14,547,000		
		=========					

The accompanying notes are an integral part of these consolidated statements.

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT)

For the Years Ended December 31, 1996, 1997 and 1998

and the Nine Months Ended September 30, 1999

	Stock Class A	Stock Class B	Common Stock Class C	Paid-In Capital	Accumulated Deficit	Total Stockholders' Equity (Deficit)
BALANCE, as of December 31, 1995	\$ 	\$2,000	\$3,000 		\$(12,557,000) (3,609,000)	(3,609,000)
BALANCE, as of December 31, 1996 Net loss Effect of conversion		2,000	3,000	1,158,000	(16,166,000) (4,944,000)	(15,003,000) (4,944,000)
to C corporation Preferred stock dividends				(1,158,000)	1,158,000 (2,037,000)	(2,037,000)
BALANCE, as of December 31, 1997 Net income Preferred stock dividends		2,000			(21,989,000) 841,000 (3,716,000)	841,000
BALANCE, as of December 31, 1998 Net loss Preferred stock	 	2,000	3,000		, , , ,	(1,757,000)
dividends earned Issuance of stock for acquisition Stock issued to an		1,000		34,191,000	(1,476,000)	(1,476,000) 34,194,000
employee Conversion of warrants Issuance of common	 5,000			225,000 (5,000)		225,000
stock BALANCE, as of September	5,000			118,522,000		118,527,000
30, 1999 (unaudited)					\$(28,097,000) ======	

The accompanying notes are an integral part of these consolidated statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS For the Years Ended December 31, 1996, 1997 and 1998 and for the Nine Months Ended September 30, 1998 and 1999

	December 31,			September 30,		
	1996		1998	1998	1999	
				(unaud		
CASH FLOWS FROM						
OPERATING ACTIVITIES:						
Net (loss) income Adjustments to	\$(3,609,000)	\$ (4,944,000)	\$ 841,000	\$ (68,000)	\$(1,757,000)	
reconcile net (loss)						
income to net cash						
from operating activities:						
Depreciation and						
amortization Amortization of debt	4,262,000	5,828,000	8,445,000	6,042,000	12,209,000	
financing costs,						
unamortized						
discount and deferred interest	3,005,000	3,270,000	4,110,000	2,733,000	3,368,000	
Loss on disposals	153,000					
Loss on extinguishment of debt		1,985,000				
Deferred income taxes		1,903,000				
and reduction in						
valuation reserve on deferred						
taxes			(2,038,000)			
Noncash compensation to officer					225,000	
Effect of change in					223,000	
operating assets and						
liabilities Trade accounts						
receivable	(656,000)	(2,302,000)	(1,933,000)	(2,276,000)	(5,275,000)	
Prepaid expenses and other	114,000	(198,000)	(4,000)	12,000	(171,000)	
Other assets	(71,000)		(1,391,000)			
Accounts payable Accrued expenses	(818,000)	(131,000) 1,576,000			854,000 3,333,000	
Income tax payable	234,000		143,000	2,738,000	3,333,000	
N-+						
Net cash flows from operating						
activities	2,614,000	4,937,000	9,299,000	9,051,000	12,668,000	
CASH FLOWS FROM						
INVESTING ACTIVITIES:						
Purchase of property and equipment	(252,000)	(2,035,000)	(2,236,000)	(1,357,000)	(2,580,000)	
Proceeds from disposal						
of property and equipment			150,000			
Purchase of			130,000			
Investments Deposits and payments					(1,125,000)	
for station						
purchases		(21,164,000)				
Net cash flows from	-	-	_	_	_	
investing activities	(1 252 000)	(23,199,000)	(61 171 000)	(33 006 000)	(EQ 030 000)	
activities	(1,232,000)	(23,199,000)		(33,886,000)		
CASH FLOWS FROM FINANCING ACTIVITIES:						
Repayment of debt	(2,408,000)	(45,599,000)	(485,000)	(459,000)	(69,483,000)	
Proceeds from new	F1 000	72,750,000	40 350 000	25 250 000	26 000 000	
debt Deferred debt	51,000	72,750,000	49,350,000	25,350,000	26,000,000	
financing costs		(2,148,000)	(1,038,000)	(693,000)	(549,000)	
Repayment of Senior Cumulative Redeemable						
Preferred Stock					(28,160,000)	
Proceeds from issuance of common stock, net						
of issuance costs					118,527,000	
Financed equipment purchases		51,000				
_						
Net cash flows from financing						
activities		25,054,000				

\$ 4,815,000	========	========	\$	========
9 4,015,000 =======	\$ 4,413,000		========	========
3 4.013.000	5 4.413.000	5 /. 19/		
¢ 4 915 000	A A A A B O O O O O	4 7 100 000	¢ 2 405 000	\$ 6,340,000
\$ 1,708,000 ======	\$ 8,500,000	\$ 4,455,000	\$ 7,863,000	\$ 4,428,000
, , ,	, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,		4,455,000
(995,000)	6.792.000	(4.045.000)	(637,000)	(27,000)
	2,703,000	2,703,000 1,708,000	2,703,000 1,708,000 8,500,000	2,703,000 1,708,000 8,500,000 8,500,000

The accompanying notes are an integral part of these consolidated statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS December 31, 1996, 1997 and 1998

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Organization and Business

Radio One, Inc. (a Delaware corporation referred to as Radio One) and its subsidiaries, Radio One Licenses, Inc. and WYCB Acquisition Corporation (Delaware corporations), Broadcast Holdings, Inc. (a Washington, D.C. corporation), Bell Broadcasting Company (a Michigan corporation), Radio One of Detroit, Inc., Allur-Detroit, Inc. and Allur Licenses, Inc. (Delaware corporations) (collectively referred to as the Company) were organized to acquire, operate and maintain radio broadcasting stations. The Company owns and operates radio stations in Washington, D.C.; Baltimore, Maryland; Philadelphia, Pennsylvania; Detroit, Michigan; and Kingsley, Michigan markets. The Company is highly leveraged, which requires substantial semi-annual and other periodic interest payments and may impair the Company's ability to obtain additional working capital financing. The Company's operating results are significantly affected by its share of the audience in markets where it has stations.

Radio One intends to offer Common A shares to the public in an initial public offering (IPO). The proceeds of the IPO will be used to repay certain outstanding debt, to finance pending and future acquisitions, to redeem all of the Senior Cumulative Redeemable Preferred Stock and for other general corporate purposes.

Basis of Presentation

The accompanying consolidated financial statements include the accounts of Radio One, Inc. and its wholly owned subsidiaries. All significant intercompany accounts and transactions have been eliminated in consolidation. The accompanying consolidated financial statements are presented on the accrual basis of accounting in accordance with generally accepted accounting principles. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Interim Financial Statements (unaudited)

The interim consolidated financial statements included herein for Radio One, Inc. and subsidiaries have been prepared by the Company, without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. In management's opinion, the interim financial data presented herein include all adjustments (which include only normal recurring adjustments) necessary for a fair presentation. Certain information and footnote disclosures normally included in the financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations. Results for interim periods are not necessarily indicative of results to be expected for the full year.

Subsequent to year end, the Company completed the acquisition of Radio One of Atlanta, Inc. for approximately 3.3 million shares of its stock and the assumption of approximately \$16.0 million in debt (see Note 6). The Company also consummated certain of the acquisitions addressed in Note 8 and acquired the assets of a station in Boston for approximately \$10 million.

During May 1999, the Company sold approximately 5,430,000 shares of Class A common stock in an initial public offering at \$24 per share. The net proceeds from this offering of approximately \$119,000,000 was used to fund acquisitions and retire certain debt. During November 1999, the Company completed a public offering of 5,170,000 shares at \$59.25 per share. The net proceeds from this offering of approximately \$293,500,000 was used to retire debt and provide funds for additional acquisitions.

In October 1999, the Company completed the acquisition of the assets of a station located in the Boston, Massachusetts metropolitan area for approximately \$10 million. In December 1999, the Company entered into an agreement to purchase certain assets of Greater Media Company (WPLY-FM) for approximately \$80 million.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

December 31, 1996, 1997 and 1998

Acquisitions

On December 28, 1998, Radio One purchased all of the outstanding stock of Allur-Detroit, Inc. (Allur), which owned one radio station in Detroit, Michigan, for approximately \$26.5 million. Radio One financed this acquisition through a combination of cash and \$24.0 million borrowed under the Company's line of credit. The acquisition of Allur resulted in the recording of approximately \$31.7 million of intangible assets (including the recording of a deferred tax liability for the difference in book and tax basis in the assets acquired from the Allur purchase price being in excess of the net book value of Allur).

On June 30, 1998, Radio One purchased all of the outstanding stock of Bell Broadcasting Company (Bell), which owned three radio stations in Michigan, for approximately \$34.2 million. Radio One financed this acquisition through a combination of cash and approximately \$25.4 million borrowed under the Company's line of credit. The acquisition of Bell resulted in the recording of approximately \$42.5 million of intangible assets (including the recording of a deferred tax liability for the difference in book and tax basis in the assets acquired from the Bell purchase price being in excess of the net book value of Bell).

On March 16, 1998, WYCB Acquisition Corporation, an unrestricted subsidiary of Radio One, acquired all the stock of Broadcast Holdings, Inc. for \$3,750,000. The acquisition was financed with a promissory note for \$3,750,000 at 13%, due 2001, which pays quarterly cash interest payments at an annual rate of 10% through 2001, with the remaining interest being added to the principal.

On February 8, 1997, under a local marketing agreement with the former owners of WDRE-FM licensed to Jenkintown, Pennsylvania, Radio One began to provide programming to and selling advertising for WDRE-FM. On May 19, 1997, Radio One acquired the broadcast assets of WDRE-FM for approximately \$16,000,000. In connection with the purchase, Radio One entered into a three-year noncompete agreement totaling \$4,000,000 with the former owners. Radio One financed this purchase with a portion of the proceeds from the issuance of approximately \$85,500,000 of 12% Senior Subordinated Notes due 2004. Following this acquisition, Radio One converted the call letters of the radio station from WDRE-FM to WPHI-FM.

The unaudited pro forma summary consolidated results of operations for the years ended December 31, 1996, 1997 and 1998, assuming the acquisitions of WPHI-FM, WYCB-AM, Bell Broadcasting and Allur-Detroit had occurred in the beginning of the fiscal years, are as follows:

	1996	1997	1998
Net broadcast revenue Operating expenses, excluding	\$33,021,000	\$39,475,000	\$50,988,000
depreciation and amortization	23,650,000	27,077,000	31,435,000
Depreciation and amortization	12,742,000	12,165,000	12,115,000
Interest expense	14,301,000	14,295,000	15,114,000
Other (expense) income, net (Benefit) provision for income	16,000	666,000	322,000
taxes	(7,979,000)	(6,360,000)	(4,064,000)
Extraordinary loss		1,985,000	
Net loss	\$(9,677,000)	\$(9,021,000)	\$(3,290,000)
NEC 1022	φ(θ, 077, 000) =======	γ(3,021,000) =======	========

On November 23, 1998, Radio One signed an agreement to purchase the assets of a radio station located in the St. Louis area, for approximately \$13.6 million. Radio One made a deposit of approximately \$700,000 towards the purchase price. This deposit is included in other assets in the accompanying consolidated balance sheet as of December 31, 1998.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

December 31, 1996, 1997 and 1998

Cash and Cash Equivalents

Cash and cash equivalents consist of cash and money market accounts at various commercial banks. All cash equivalents have original maturities of 90 days or less. For cash and cash equivalents, cost approximates market value.

Property and Equipment

Property and equipment are recorded at cost and are being depreciated on a straight-line basis over various periods. The components of the Company's property and equipment as of December 31, 1997 and 1998, are as follows:

	1997 1998		Period of Depreciation	
PROPERTY AND EQUIPMENT:				
Land	\$ 117,000	\$ 590,000		
Building and improvements	148,000	248,000	31 years	
Transmitter towers	2,146,000	2,282,000	7 or 15 years	
Equipment	3,651,000	5,609,000	5 to 7 years	
Leasehold improvements	1,757,000	2,577,000	Life of Lease	
	7,819,000	11,306,000		
Less: Accumulated depreciation	3,387,000	4,589,000		
Property and equipment, net	\$4,432,000	\$ 6,717,000		

Depreciation expenses for the fiscal years ended December 31, 1996, 1997 and 1998, were \$706,000, \$746,000 and \$1,202,000, respectively.

Revenue Recognition

In accordance with industry practice, revenue for broadcast advertising is recognized when the commercial is broadcast.

Barter Arrangements

The Company broadcasts certain customers' advertising in exchange for equipment, merchandise and services. The estimated fair value of the equipment, merchandise or services received is recorded as deferred barter costs and the corresponding obligation to broadcast advertising is recorded as deferred barter revenue. The deferred barter costs are expensed or capitalized as they are used, consumed or received. Deferred barter revenue is recognized as the related advertising is aired.

Financial Instruments

Financial instruments as of December 31, 1997 and 1998, consist of cash and cash equivalents, trade accounts receivable, accounts payable, accrued expenses, long-term debt and preferred stock, all of which the carrying amounts approximate fair value except for the Senior Subordinated Notes as of December 31, 1998, which have a fair value of approximately \$84.5 million, as compared to a carrying value of \$78.5 million. The Company has estimated the fair value of the debt, based on its estimate of what rate it could have issued that debt as of December 31, 1998.

Comprehensive Income

The Company has adopted SFAS, No. 130, "Reporting Comprehensive Income" and has determined that the Company does not have any comprehensive income adjustments for the periods presented.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

December 31, 1996, 1997 and 1998

Segment Reporting

The Company has adopted SFAS No. 131, "Disclosures about Segments of an Enterprise and Related Information" as of December 31, 1998, and has determined that the Company has only one segment, radio broadcasting. The Company came to this conclusion because the Company has one product or service, has the same type of customer and operating strategy in each market, operates in one regulatory environment, has only one management group that manages the entire Company and provides information on the Company's results as one segment to the key decision-maker to make decisions. All of the Company's revenue is derived from the eastern half of the United States.

Earnings Available for Common Stockholders

The Company has certain senior cumulative redeemable preferred stock outstanding which pays dividends at 15% per annum (see Note 3). The Company accretes dividends on this preferred stock, which is payable when the preferred stock is redeemed. The earnings available for common stockholders for the years ended December 31, 1997 and 1998, is the net loss or income for each of the years, less the accreted dividend of \$2,037,000 and \$3,716,000 during 1997 and 1998, respectively on the preferred stock.

Earnings Per Share

Earnings per share are based on the weighted average number of common and diluted common equivalent shares for stock options and warrants outstanding during the period the calculation is made, divided into the earnings available for common stockholders. Diluted common equivalent shares consist of shares issuable upon the exercise of stock options and warrants, using the treasury stock method at the estimated IPO price. All warrants outstanding to acquire common stock as of December 31, 1996, 1997 and 1998, will be exercised concurrent with the closing of the IPO and have been reflected in the calculation of earnings per share as if the stock granted from the exercise was outstanding for all periods presented. The Company also issued stock to an employee subsequent to year-end at a price below market value. The stock issued has been reflected in the earnings per share calculation as if it was outstanding for all periods presented (see Note 8). The weighted average shares outstanding is calculated as follows:

	December 31,			
	1996	1997	1998	
Common stock outstanding Common stock issued from exercise of	4,716,000	4,716,000	4,716,000	
warrants Stock issued subsequent to year end		51,000	51,000	
Weighted average shares outstanding for both basic and diluted earnings per share	9,392,000	9,392,000		

The Company effected a 34,061 for one stock split, effective May 1999, in conjunction with the planned IPO. All share data included in the accompanying consolidated financial statements and notes thereto are as if the stock split had occurred prior to the periods presented.

Also, effective February 25, 1999, the Company converted certain class A common stock held by the principal stockholders to class B common stock which will have ten votes per share, as compared to class A common stock which has one vote per share, and certain of their class A common stock to class C common stock. Class C common stock will have no voting rights except as required by Delaware law. All share data included in the accompanying consolidated financial statements and notes thereto are as if the stock conversion had occurred prior to the periods presented.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS -- (Continued)

December 31, 1996, 1997 and 1998

2. INTANGIBLE ASSETS:

Intangible assets are being amortized on a straight-line basis over various periods. The intangible asset balances and periods of amortization as of December 31, 1997 and 1998, are as follows:

	1997	1998	Period of Amortization
FCC broadcast license	\$56,179,000	\$103,792,000	7-15 Years
Goodwill	7,609,000	39,272,000	15 Years
Debt financing	2,147,000	3,186,000	Life of Debt
Favorable transmitter site and other			
intangibles	1,922,000	1,924,000	6-17 Years
Noncompete agreement	4,900,000	4,000,000	3 Years
Total	72,757,000	152,174,000	
Less: Accumulated amortization	17,815,000	24,535,000	
Net intangible assets	\$54,942,000	\$127,639,000	
	========		

Amortization expense for the fiscal years ended December 31, 1996, 1997 and 1998, was \$3,556,000, \$5,082,000 and \$7,243,000, respectively. The amortization of the deferred financing cost was charged to interest expense.

3. DEBT AND SENIOR CUMULATIVE REDEEMABLE PREFERRED STOCK:

As of December 31, 1997 and 1998, the Company's outstanding debt is as follows:

	1997	1998
Senior subordinated notes (net of \$10,640,000 and		
\$7,020,000 unamortized discounts, respectively)	\$74,838,000	\$ 78,458,000
Line of credit		49,350,000
WYCB note payable and deferred interest		3,841,000
Other notes payable	35,000	23,000
Capital lease obligations	81,000	67,000
Total, noncurrent	\$74,954,000	\$131,739,000

Senior Subordinated Notes

To finance the WPHI-FM acquisition (as discussed in Note 1) and to refinance certain other debt, Radio One issued approximately \$85,500,000 of 12% Senior Subordinated notes due 2004. The notes were sold at a discount, with the net proceeds to Radio One of approximately \$72,750,000. The notes pay cash interest at 7% per annum through May 15, 2000, and at 12% thereafter. In connection with this debt offering, Radio One retired approximately \$45,600,000 of debt outstanding under a NationsBank credit agreement with the proceeds from the offering. Radio One also exchanged approximately \$20,900,000 of 15% Senior Cumulative Redeemable Preferred Stock which must be redeemed by May 2005, for an equal amount of Radio One's then outstanding subordinated notes and accrued interest.

The 12% notes due 2004 are redeemable at any time and from time to time at the option of the Company, in whole or in part, on or after May 15, 2001 at the redemption prices set forth in the 12% notes due 2004, plus accrued and unpaid interest to the date of redemption. In addition, on or prior to May 15, 2000, the Company may redeem, at its option, up to 25% of the aggregate original principal amount of the 12% notes due 2004 with the net proceeds of one or more Public Equity Offerings at 112% of the Accreted Value thereof, together with accrued and unpaid interest, if any, to the date of redemption, as long as at least approximately \$64.1 million of the aggregate principal amount of the 12% notes due 2004 remains outstanding after each

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

December 31, 1996, 1997 and 1998

such redemption. Upon a Change of Control (as defined in the indenture), the Company must commence an offer to repurchase the 12% notes due 2004 at 101% of the Accreted Value thereof, plus accrued and unpaid interest, if any, to the date of repurchase.

Our bank credit facility and the agreements governing our other outstanding debt contain covenants that restrict, among other things, our ability to incur additional debt, pay cash dividends, purchase our capital stock, make capital expenditures, make investments or other restricted payments, swap or sell assets, engage in transactions with related parties, secure non-senior debt with our assets, or merge, consolidate or sell all or substantially all of our assets.

Lines of Credit

To finance the Bell Broadcasting and Allur-Detroit Acquisitions during 1998, Radio One borrowed \$49,350,000 from Credit Suisse First Boston, New York Branch, and other financial institutions which is to mature on December 31, 2003. This credit agreement bears interest at the Eurodollar rate plus an applicable margin. The average interest rate for the year ended December 31, 1998, was 7.58%. This credit agreement is secured by the property of the Company (other than Unrestricted Subsidiaries), and interest and proceeds of real estate and Key Man life insurance policies. During 1998, the month-end weighted average and the highest month-end balances were \$28,779,000 and \$49,350,000, respectively. Subsequent to December 31, 1998, the Company increased its availability under the line of credit.

As of December 31, 1997, Radio One had a \$7,500,000 outstanding line of credit with NationBank. The interest rate was a base rate plus 1.375%. Radio One's collateral for this line of credit consisted of liens and security interest in all common and voting securities convertible or exchangeable into common stock of the Company and substantially all of its assets (other than WYCB Acquisition). This line of credit was not drawn on as of December 31, 1997. NationsBank was a participating financial institution in the line of credit above, and this line of credit agreement was terminated when the Company entered into the line of credit agreement with Credit Suisse First Boston and one other financial institution, as discussed above.

During 1995, through a revolving credit agreement (the NationsBank Credit Agreement) with NationsBank of Texas, N.A. and the other lenders who were parties, Radio One borrowed \$53,000,000 which was to mature on March 31, 2002. The NationsBank Credit Agreement was refinanced on May 19, 1997, as part of the Senior Subordinated Notes financing discussed above. The NationsBank Credit Agreement bore interest at the LIBOR 30-day rate, plus an applicable margin. The average interest rate for the years ending December 31, 1996 and 1997, was 8.25% and 9.28%, respectively. The credit agreement was secured by all property of the Company (other than unrestricted subsidiaries) and interest and proceeds of real estate and Key Man life insurance policies.

Senior Cumulative Redeemable Preferred Stock

On May 19, 1997, concurrent with the debt issuance, all of the holders of Radio One Subordinated Promissory Notes converted all of their existing subordinated notes consisting of approximately \$17,000,000, together with any and all accrued interest thereon of approximately \$3,900,000 and outstanding warrants, for shares of Senior Cumulative Redeemable Preferred Stock, which must be redeemed in May 2005, and stock warrants to purchase 147.04 shares of common stock. The Senior Cumulative Redeemable Preferred Stock can be redeemed at 100% of its liquidation value, which is the principal and accreted dividends. The dividends on each share accrues on a daily basis at a rate of 15% per annum. Preferred stock dividends of approximately \$2,037,000 and \$3,716,000 were accrued during the years ended December 31, 1997 and 1998, respectively. If Radio One does not redeem all of the issued and outstanding preferred shares on the mandatory redemption date or upon the occurrence of an event of noncompliance, the holders may elect to have the Dividend Rate increase to 18% per annum. In the event Radio One does not meet any required performance target relating exclusively to the operation of WPHI-FM, the Dividend Rate for each preferred share shall be increased to 17% per annum.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

December 31, 1996, 1997 and 1998

Other Notes Payable

During 1996, Radio One entered into two notes totaling \$51,000 with NationsBank to purchase vehicles. These notes bear interest at 8.74% and 8.49%, require monthly principal and interest payments of \$789 and \$471 and mature on April 30, 2000, and December 2, 2000.

Refinancing of Debt

During 1997, Radio One retired \$45,600,000 of outstanding debt. Associated with the retirement of the debt, Radio One incurred certain early prepayment penalties and legal fees, and had to write-off certain deferred financing costs associated with the debt retired. These costs amounted to \$1,985,000 and were recorded as an extraordinary item in the accompanying statements of operations.

4. COMMITMENTS AND CONTINGENCIES:

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Radio One has various operating leases for office space, studio space, broadcast towers and transmitter facilities which expire on various dates between May 1999 through October 15, 2003. One of these leases is for office and studio space in Baltimore, Maryland, and is with a partnership in which two of the partners are stockholders of the Company (see Note 6).

The following is a schedule of the future minimum rental payments required under the operating leases that have an initial or remaining noncancelable lease term in excess of one year as of December 31, 1998.

•	Y	е	a	r
	_	_	_	_

1999	\$1,007,000
2000	1,055,000
2001	1,075,000
2002	838,000
2003	830,000
Thereafter	4,578,000

Total rent expense for the years ended December 31, 1996, 1997 and 1998, was \$777,000, \$809,000 and \$888,000, respectively.

FCC Broadcast Licenses

Each of the Company's radio stations operates pursuant to one or more licenses issued by the Federal Communications Commission (FCC) that have a maximum term of eight years prior to renewal. The Company's radio operating licenses expire at various times from October 1, 2003, to August 1, 2006. Although the Company may apply to renew its FCC licenses, third parties may challenge the Company's renewal applications. The Company is not aware of any facts or circumstances that would prevent the Company from having its current licenses renewed.

Litigation

The Company has been named as a defendant in several legal actions occurring in the ordinary course of business. It is management's opinion, after consultation with its legal counsel, the outcome of these claims will not have a material adverse effect on the Company's financial position or results of operations.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

December 31, 1996, 1997 and 1998

5. INCOME TAXES:

Effective January 1, 1996, Radio One elected to be treated as an S Corporation under Subchapter S of the Internal Revenue Code. As an S Corporation, the stockholders separately account for their pro-rata share of Radio One's income, deductions, losses and credits. Effective May 19, 1997, the Company's S Corporation status was terminated.

In connection with the conversion to a C corporation, in accordance with SEC Staff Accounting Bulletin 4.B, Radio One transferred the amount of the undistributed losses up to the amount of additional paid-in capital at the date of conversion to additional paid-in capital.

The Company accounts for income taxes in accordance with Statement of Financial Accounting Standards No. 109, "Accounting for Income Taxes" (SFAS 109). Under SFAS 109, deferred income taxes reflect the impact of temporary differences between the assets and liabilities recognized for financial reporting purposes and amounts recognized for tax purposes. Deferred taxes are based on tax laws as currently enacted.

During 1998, the Company acquired the stock of three companies. Associated with these stock purchases, the Company allocated the purchase price to the related assets acquired, with the excess purchase price allocated to goodwill. In a stock purchase, for income tax purposes, the underlying assets of the acquired companies retain their historical tax basis. Accordingly, the Company recorded a deferred tax liability of approximately \$16,863,000 related to the difference between the book and tax basis for all of the assets acquired (excluding goodwill). The result of recording this deferred tax liability is reflected as additional goodwill of \$16,863,000 related to these acquisitions.

A reconciliation of the statutory federal income taxes to the recorded income tax provision for the years ended December 31, 1996, 1997 and 1998, is as follows:

	1996	1997	1998
Statutory tax (@ 35% rate) Effect of state taxes, net of	\$(1,263,000)	\$(1,730,000)	\$ (257,000)
federal Establishment of S corporation loss	(217,000)	(245,000)	(29,000)
to its stockholders Effect of net deferred tax asset in conversion to	1,480,000	984,000	
C corporation		(1,067,000)	
Nondeductible goodwill			769,000
Valuation reserve		2,058,000	(2,058,000)
Benefit for income taxes	\$ ===================================	\$	\$(1,575,000)

The components of the provision for income taxes for the years ended December 31, 1997 and 1998, are as follows:

	1997	1998
Current	\$	\$ 463,000
Deferred Establishment of net deferred tax asset in	(991,000)	20,000
conversion to C corporation	(1,067,000)	
Valuation reserve	2,058,000	(2,058,000)
Benefit for income taxes	\$ =========	\$(1,575,000) ======

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

December 31, 1996, 1997 and 1998

Deferred income taxes reflect the net tax effect of temporary differences between the financial statement and tax basis of assets and liabilities. The significant components of the Company's deferred tax assets and liabilities as of December 31, 1997 and 1998, are as follows:

	1997	
Deferred tax assets FCC and other intangibles amortization. Reserve for bad debts. NOL carryforward. Accruals. Barter activity. Interest expense. Other	353,000 1,746,000 	\$ 1,152,000 473,000 400,000 268,000 85,000 479,000 20,000
Total deferred tax assets	2,347,000	2,877,000
Deferred tax liabilities FCC license Depreciation Other	(279,000) (10,000)	(539,000) (238,000)
Total deferred tax liabilities	(289,000)	(17,302,000)
Net deferred tax asset (liability)	2,058,000	(14,425,000)
Net deferred taxes included in the accompanying consolidated balance sheets	\$ =======	\$(14,425,000)

A 100% valuation reserve was applied against the net deferred tax asset as of December 31, 1997, as its realization was not more likely than not to be realized. During the year ended December 31, 1998, this valuation allowance was reversed as the deferred tax assets were likely to be realized.

During 1998, the Company utilized its entire NOL carryforward, but acquired an approximate \$1,200,000 net operating loss from the purchase of Allur-Detroit, Inc. This net operating loss acquired can only be utilized as Allur-Detroit, Inc. has taxable income.

6. RELATED PARTY TRANSACTIONS:

Radio One leases office space for \$8,000 per month from a partnership in which two of the partners are stockholders of Radio One (Note 4). Total rent paid to the stockholders for fiscal years 1996, 1997 and 1998, was \$96,000, \$96,000 and \$96,000, respectively. Radio One also has a net receivable as of December 31, 1997 and 1998, of approximately \$68,000 and \$4,000, respectively, due from Radio One of Atlanta, Inc. (ROA), of which an executive officer and stockholder of Radio One is a major stockholder of ROA. Effective January 1, 1998 Radio One charged ROA a management fee of \$300,000 per year, and prior to January 1, 1998, the fee was \$100,000 per year.

The stockholders of Radio One of Atlanta, Inc. have agreed in principle to sell their shares of Radio One of Atlanta, Inc. to the Company in exchange for shares of the Company's Common Stock.

As of December 31, 1998, the Company has a loan outstanding of \$380,000, and accrued interest of \$7,000 from an officer. The loan is due May 2003 and bears interest at 5.6%.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

December 31, 1996, 1997 and 1998

7. PROFIT SHARING:

Radio One has a 401(k) profit sharing plan for its employees. Radio One can contribute to the plan at the discretion of its board of directors. Radio One made no contribution to the plan during fiscal year 1996, 1997 or 1998.

8. SUBSEQUENT EVENTS:

In January 1999, the Company granted shares of common stock of the Company to an officer of the Company. These shares will vest over three years. The Company recognized compensation expense of approximately \$200,000 during 1999, which is the difference between the fair value of the stock on the grant date and the exercise price of stock.

On February 26, 1999, Radio One signed an asset purchase agreement for the broadcasting assets of two radio stations located in Richmond, Virginia, for approximately \$12,000,000. The Company expects to complete this transaction during the second quarter of 1999.

On February 10, 1999, Radio One signed an agreement to purchase the assets of a radio station located in the Richmond, Virginia, area for approximately \$4,600,000. Radio One made a deposit of \$200,000 related to this purchase.

In February 1999, Radio One signed a letter of intent to purchase the broadcasting assets of two radio stations located in Cleveland, Ohio, for approximately \$20,000,000. The Company expects to complete this transaction during the first half of 1999.

In March 1999, Radio One signed a letter of intent to purchase the broadcasting assets of four radio stations located in Richmond, Virginia for approximately \$34,000,000. The Company expects to complete this transaction during 2000.

In March 1999, the Company adopted a stock option and grant plan which provides for the issuance of qualified and nonqualified stock options and grants to full-time key employees. The Plan allows the issuance of common stock at the discretion of the Company's board of directors. There are no options currently outstanding under this plan. In May 1999, the Company granted 207,208 options to certain employees at \$24 per share.

During 1999, the Company made a \$1,000,000 investment in PNE Media Holdings, LLC, a privately-held outdoor advertising company.

REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To the Board of Directors of Radio One of Atlanta, Inc.:

We have audited the accompanying consolidated balance sheets of Radio One of Atlanta, Inc. (a Delaware corporation) and subsidiary as of December 31, 1997 and 1998, and the related consolidated statements of operations, changes in stockholders' equity (deficit) and cash flows for each of the years in the three-year period ended December 31, 1998. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Radio One of Atlanta, Inc. and subsidiary as of December 31, 1997 and 1998, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 1998, in conformity with generally accepted accounting principles.

/s/ Arthur Andersen LLP

Baltimore, Maryland, February 19, 1999

RADIO ONE OF ATLANTA, INC. AND SUBSIDIARY

CONSOLIDATED BALANCE SHEETS As of December 31, 1997 and 1998, and March 31, 1999

	Decembe		
	1997	1998	March 31, 1999
			(unaudited)
ASSETS			
CURRENT ASSETS: Cash and cash equivalents Trade accounts receivable, net of allowance for doubtful accounts of \$112,000 and \$312,000 as of December	\$ 1,117,000	\$ 1,711,000	\$ 2,133,000
31, 1997 and 1998, respectively Prepaid expenses and other Due from Mableton Income tax receivable	1,259,000 59,000 77,000	2,479,000 82,000 120,000 164,000	1,694,000 937,000
Total current assets PROPERTY AND EQUIPMENT, net INTANGIBLE ASSETS, net OTHER ASSETS DEFERRED TAXES	2,512,000 585,000 10,994,000 112,000	4,556,000 1,758,000 10,867,000 40,000 60,000	4,764,000 2,097,000 11,187,000 52,000 117,000
Total assets	\$14,203,000	\$17,281,000	\$18,217,000
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT) CURRENT LIABILITIES:			
Accounts payable	\$ 108,000 782,000 568,000 68,000	\$ 276,000 909,000 327,000 4,000	\$ 339,000 1,168,000 269,000 304,000
Total current liabilities LONG-TERM DEBT AND DEFERRED INTEREST,		1,516,000	2,080,000
net of current portion	13,398,000	15,525,000	15,727,000
Total liabilities		17,041,000	17,807,000
COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY (DEFICIT): Common stock, \$1 par value, 14,670 shares authorized, 10,000 shares issued and outstanding	10,000	10,000	10,000
Additional paid-in capital Accumulated deficit	978,000	1,390,000	1,390,000
Total stockholders' equity (deficit)	(721,000)	240,000	410,000
Total liabilities and stockholders' equity	\$14,203,000	\$17,281,000	\$18,217,000

The accompanying notes are an integral part of these consolidated balance sheets.

RADIO ONE OF ATLANTA, INC. AND SUBSIDIARY

CONSOLIDATED STATEMENTS OF OPERATIONS
For the Years Ended December 31, 1996, 1997 and 1998
And for the Three Months Ended March 31, 1999

	December 31,			March 31,		
	1996		1998			
				(unaud	ited)	
REVENUE: Broadcast revenue, including barter revenue of \$112,000, \$86,000 and \$51,000,						
respectively Less: Agency	\$4,257,000	\$6,525,000	\$11,577,000	\$1,684,000	\$2,803,000	
commissions	497,000	794,000	1,437,000	195,000	356,000	
Net broadcast revenue	3,760,000	5,731,000	10,140,000	1,489,000	2,447,000	
OPERATING EXPENSES: Program and technical	1 017 000	1 422 000	1,418,000	303,000	478,000	
Selling, general and	1,017,000					
administrative Corporate expenses Depreciation and	1,426,000 241,000	1,994,000 637,000	4,111,000 667,000	673,000 80,000	910,000 96,000	
amortization	429,000	577,000	896,000	129,000	202,000	
Total operating expenses	3,113,000					
Operating income INTEREST EXPENSE, including amortization of deferred financing						
costs	839,000	1,663,000	2,007,000	471,000	491,000	
net		111,000	(7,000)	(9,000)		
(Loss) income before provision for income taxes PROVISION (BENEFIT) FOR	(192,000)	(683,000)	1,048,000			
INCOME TAXES			499,000	(74,000)	100,000	
Net (loss) income			\$ 549,000 ======			

The accompanying notes are an integral part of these consolidated statements.

RADIO ONE OF ATLANTA, INC. AND SUBSIDIARY

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (DEFICIT)

For the Years Ended December 31, 1996, 1997 and 1998

And for the Three Months Ended March 31, 1999

	Additional Common Paid-In Stock Capital		Accumulated	
BALANCE, December 31, 1995 Net loss	\$			\$ (834,000) (192,000)
BALANCE, December 31, 1996 Net loss				(1,026,000) (683,000)
market		264,000		264,000
stock options below market Allocation for stock issued in		106,000		106,000
conjunction with debt Issuance of common stock	10,000	608,000	 	608,000
BALANCE, December 31, 1997 Net income Issuance of stock options below	10,000	978 , 000 	(1,709,000) 549,000	
market Tax benefit of issuance of		294,000		294,000
stock options below market		118,000		118,000
BALANCE, December 31, 1998 Net income	10,000		(1,160,000)	240,000 170,000
BALANCE, March 31, 1999 (unaudited)			\$ (990,000)	\$ 410,000 ======

The accompanying notes are an integral part of these consolidated statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS
For the Years Ended December 31, 1996, 1997 and 1998
And for the Three Months Ended March 31, 1998 and 1999

CASH FLOWS FROM OPERATING ACTIVITIES: Net income (loss) \$(192,000) Adjustments to reconcile net income	\$ (683,000)	1998	1998 (Unaud	1999 ited)
OPERATING ACTIVITIES: Net income (loss) \$(192,000) Adjustments to reconcile net income		\$ 549,000	(Unaud.	ited)
OPERATING ACTIVITIES: Net income (loss) \$(192,000) Adjustments to reconcile net income		\$ 549,000	\$ (84,000)	\$ 170,000
(loss) to net cash from operating	577 , 000			
activities: Depreciation and amortization 429,000 Amortization of debt financing costs and		896,000	129,000	202,000
unamortized discount	172,000	630,000	276 , 000	424,000
expense from stock options granted Loss on disposals	264,000 157,000			
Deferred tax liability Effect of change in operating assets		58,000		(57,000)
and liabilities Trade accounts receivable (774,000)	(243,000)	(1,220,000)	322,000	785,000
Prepaid expenses and other (16,000)	(4,000)	(23,000)	(35,000)	(855,000)
Due from Mableton	(77,000)	(43,000)		120,000
<pre>Income tax receivable</pre>		(164,000)		164,000
Other assets Accounts	(112,000)	72 , 000		(12,000)
payable (22,000) Accrued	97,000	168,000		63,000
expenses 423,000 Due to	386,000	127,000	(419,000)	259,000
affiliate (19,000)	(10,000)	(64,000)	25,000	300,000
Net cash flows from operating activities 228,000	524 , 000	1,280,000	214,000	1,563,000
CASH FLOWS FROM INVESTING ACTIVITIES: Purchase of property and equipment (235,000)	(385,000)	(1.242.000)	(179.000)	(421 - 000)
Acquisition of Dogwood			(=:=,===,	
Acquisition of intangibles		(678,000)	(100 000)	(440 000)
Net cash flows				
from investing activities (235,000)	(7,177,000)		(279,000)	(861,000)
CASH FLOWS FROM FINANCING ACTIVITIES: Proceeds from debt	7 577 000	2 000 000		
Repayment of debt	7,377,000	2,000,000 (744,000)		
Deferred debt financing costs	(60,000)	(22,000)		
Issuance of common stock	10,000			
Net cash flows from financing activities	7,527,000	1,234,000	(198,000)	
(DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS (7,000)	874,000	594,000		422,000
CASH AND CASH EQUIVALENTS, beginning of period	243,000	1,117,000	1,117,000	1,711,000

	=======	=======	=======	========	=======
<pre>Income taxes</pre>	\$	\$	\$ 499,000	\$	\$ 100,000
			========		
OF CASH FLOW INFORMATION: Cash paid for Interest	\$ 441,000	\$1,305,000	\$1,616,000	\$ 400,000	\$ 400,000
SUPPLEMENTAL DISCLOSURE		=======	=======	=======	=======
CASH AND CASH EQUIVALENTS, end of period			\$1,711,000		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Organization and Business

Radio One of Atlanta, Inc. (the Company) owns and operates a radio station serving the Atlanta, Georgia, market, and its subsidiary, Dogwood Communications, Inc. (Dogwood) owns a radio station serving the Atlanta, Georgia market. The Company started operations in June, 1995. The Company is highly leveraged, which requires substantial interest payments and may impair the Company's ability to obtain additional financing. The Company's operating results are significantly affected by its market share in the Atlanta, Georgia market.

Basis of Presentation

The accompanying consolidated financial statements include the accounts of the Company and its subsidiary, Dogwood (see Note 2). All significant intercompany accounts and transactions have been eliminated in consolidation. The accompanying consolidated financial statements are presented on the accrual basis of accounting in accordance with generally accepted accounting principles. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Cash and Cash Equivalents

Cash and cash equivalents consist of cash and money market accounts at various commercial banks. All cash equivalents have original maturities of 90 days or less. For cash and cash equivalents, cost approximates market value.

Property and Equipment

Property and equipment are recorded at cost and are being depreciated on a straight-line basis over various periods. The components of the Company's property and equipment as of December 31, 1997 and 1998, are as follows:

		oer 31,	
		1998	Period of Depreciation
PROPERTY AND EQUIPMENT:			
Transmitter towers	\$335,000	\$ 493,000	7 Years
Equipment	364,000	967,000	5 to 7 Years
Leasehold improvements	14,000	14,000	Life of Lease
Furniture and fixtures		185,000	5 to 7 Years
Construction in progress		296,000	
	,	1,955,000	
Less: Accumulated depreciation		197,000	
Property and equipment, net			

Depreciation expense for the fiscal years ended December 31, 1996, 1997 and 1998, was \$38,000, \$64,000 and \$69,000, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

Organizational Costs

As of December 31, 1998, Dogwood had \$24,000 of unamortized organization costs. In April 1998, the Accounting Standards Executive Committee of the American Institute of Certified Public Accountants issued Statement of Position 98-5 (the "SOP") regarding financial reporting on the costs of start-up activities. Under the SOP, organizational costs are considered start-up costs and, commencing with fiscal years beginning after December 15, 1998, entities are required to expense such costs as they are incurred. The Company decided to expense the unamortized organizational costs as of December 31, 1998.

Revenue Recognition

In accordance with industry practice, revenue for commercial broadcasting advertisements is recognized when the commercial is broadcast.

Barter Arrangements

Certain program contracts provide for the exchange of advertising air time in lieu of cash payments for the rights to such programming. These contracts are recorded as the programs are aired at the estimated fair value of the advertising air time given in exchange for the program rights.

The Company broadcasts certain customers' advertising in exchange for equipment, merchandise and services. The estimated fair value of the equipment, merchandise or services received is recorded as deferred barter costs and the corresponding obligation to broadcast advertising is recorded as deferred barter revenue. The deferred barter costs are expensed or capitalized as they are used or received. Deferred barter revenue is recognized as the related advertising is aired.

Financial Instruments

Financial instruments as of December 31, 1997 and 1998, consist of cash and cash equivalents, trade accounts receivable, accounts payable, accrued expenses, and long-term debt, all of which the carrying amounts approximate fair value.

Reclassifications

Certain reclassifications have been made to the 1997 financial statements in order to conform with the 1998 presentation.

Comprehensive Income

The Company has adopted SFAS, No. 130, "Reporting Comprehensive Income." The Company does not have any comprehensive income adjustments.

Segment Reporting

The Company has adopted SFAS No. 131, "Disclosures about Segments of an Enterprise and Related Information" as of December 31, 1998, and has determined the Company has only one segment, radio broadcasting.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

Interim Financial Statements (unaudited)

The interim consolidated financial statements included herein for the Company have been prepared by the Company, without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. In management's opinion, the interim financial data presented herein include all adjustments (which include only normal recurring adjustments) necessary for a fair presentation. Certain information and footnote disclosures normally included in the financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations. Results for interim periods are not necessarily indicative of results to be expected for the full year.

On March 30, 1999, Radio One, Inc. acquired the Company for approximately 3.3 million shares of Radio One's common stock and the assumption of indebtedness of the Company and Dogwood. Also, on March 30, 1999, the Company acquired the remaining approximate 67% of Dogwood for \$3.6 million. Upon the completion of these acquisitions, the Company became a wholly owned subsidiary of Radio One, and Dogwood became a wholly owned subsidiary of the Company. (See Notes 2 and 8)

2. DOGWOOD COMMUNICATIONS, INC.:

In April 1997, the Company's founder and stockholder transferred his 33 1/3% ownership interest in Dogwood to the Company in return for the Company assuming responsibility for certain liabilities of Dogwood. Concurrent with the transfer of ownership, the Company contributed approximately \$6 million to Dogwood to retire Dogwood's outstanding debt. This stockholder also assigned to the Company his option to purchase the portion of Dogwood owned by others. The Company exercised the option to purchase up to 80% of Dogwood during 1998, for \$100,000. The Company intends to exercise its option to purchase the remaining 20% for \$3.5 million during 1999.

The Company owns 33 1/3% of Dogwood, it has the ability to acquire an additional 46 2/3% for \$100,000, it has 45 1/2% of the voting control of Dogwood, and it programs the station owned by Dogwood through a local marketing agreement (LMA). During the years ended December 31, 1997 and 1998, Dogwood's primary activity was an LMA of the station to the Company (the station went on the air on December 16, 1997). As the Company controls Dogwood's operations, Dogwood has been consolidated with the Company in the accompanying financial statements.

3. INTANGIBLE ASSETS:

Intangible assets are being amortized on a straight-line basis over various periods. The intangible asset balances and periods of amortization as of December 31, 1997 and 1998, are as follows:

	Decembe	er 31,	
	1997	1998 	Period of Amortization
Debt financing costs	11,602,000		
Total Less: Accumulated amortization	1,124,000	12,615,000 1,748,000	
Net intangible assets	\$10,994,000 ======	\$10,867,000 ======	

Amortization expense for the years ended December 31, 1996, 1997 and 1998, was \$391,000, \$513,000 and \$827,000, respectively. The amortization of the debt financing costs was charged to interest expense.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

4. LONG-TERM DEBT:

The Company is obligated under a long-term senior note and various subordinated notes payable as follows:

	Decembe	
	1997	1998
Allied Investment Corporation and its affiliates (senior)	\$10,000,000	\$12,000,000
allocated to stock issuance)	1,069,000 1,000,000 1,000,000 235,000 662,000	1,000,000 960,000
Total Less: Current portion of long-term debt	568,000	15,852,000 327,000
Total		

Allied Investment Corporation Debt

The start-up of the Company was partially financed through a \$4,000,000 long-term debt agreement with Allied Investment Corporation and certain of its affiliates (collectively Allied). The loan bore interest at 14%. Terms of the note required only partial interest payments until January 1, 1997.

In April 1997, the Company renegotiated the prior Allied debt. In connection with that renegotiation, Allied amended and restated the prior Allied debt to provide the Company and Dogwood (see Note 2) to become co-borrowers with respect to the \$4,000,000 debt and to jointly borrow an additional \$6,000,000. In connection with this amended and restated loan, new senior secured debentures totaling \$10,000,000 were issued jointly by the Company and Dogwood, whereby the Company will carry the debt on its books and Dogwood will act as the guarantor. The agreements have an interest rate that ranges from 12.5% to 13.5% and matures on March 1, 2001. Interest only payments are due monthly until May 1, 1999. Subsequent to that date, monthly principal and interest payments are due. Also, as part of the renegotiation, the Company signed notes for interest that had accrued but was unpaid as of December 31, 1996, on the prior Allied debt.

In September 1998, the Company borrowed an additional \$2,000,000 from Allied. This debt has an interest rate ranging from 12.5% to 13.5%, and principal and interest payments are due monthly until the debt matures on March 1, 2001.

In April 1997, the Company also amended and restated its Security Agreement with Allied which grants them a security interest in all of the Company's collateral, which includes all tangible and intangible property, all the issued and outstanding stock of the Company, and the Company's rights and interest in Dogwood.

The prior Allied debt was issued with detachable warrants that granted Allied the right to acquire an equity interest in the Company. The warrants have an aggregate exercise price of \$100 per share. During 1997, the warrants were exercised and the Company issued Allied 1,430 shares of common stock.

Subordinated Notes

In April 1997, the Company also entered into a \$1,577,000 Senior Secured Subordinated Promissory Note with Alta Subordinated Debt Partners III, L.P. The note has an interest rate of 11%, and the unpaid principal

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

and accrued interest on the note is due on April 1, 2001. The Company also issued 1,500 shares of common stock in connection with the note. The Company allocated the proceeds between debt and additional paid-in capital, based on the pro-rata value of the debt and the common stock. As such, \$969,000 was assigned to the debt and \$608,000 was assigned to the value of the common stock. The value assigned to the common stock was recorded as an increase in additional paid-in capital. The value assigned to the debt was less than the face value, and such discount will be amortized over the life of the related debt using the effective interest method.

The Syndicated Communications Venture Partners II, L.P. (Syncom) debt bears an interest rate of 11% on the original principal balance of \$1,000,000. In April 1997, the Company amended the subordinated note with Syncom. Under the new terms of the agreement, interest accrues and is added to the principal balance, except that beginning with the period of June 20, 1998, the Company is required to make \$18,958 monthly payments. Unpaid principal and accrued interest is due April 1, 2001.

During 1995, the Syncom note was issued with detachable stock warrants allowing Syncom to purchase 2,400 shares of the Company for a purchase price of \$100. During 1997, the warrants were exercised and the Company issued Syncom 2,400 shares of common stock.

This note is also secured by a security agreement for the property and equipment of the Company.

The Company has a note payable to its shareholder of \$1,000,000, which bears interest at 8%. Interest only payments were made monthly until July 1, 1998. At that time, monthly principal and interest payments of \$12,133 began. Unpaid principal is due June 20, 2002.

The Design Media, Inc.'s note of \$235,000 bore interest at 8%. Interest only payments were made monthly until July 1, 1998. During 1998, the note was repaid in full.

The aggregate maturities of debt as of December 31, 1998, are as follows:

Year	Total
1999	1,620,000 13,175,000
Total	\$15,852,000 =======

5. LEASES:

The Company leases office space which expires in October 2004 and broadcast towers which expire through December 2009.

The following is a schedule of the future minimum rental payments required under the operating leases that have an initial or remaining noncancellable lease term in excess of one year as of December 31, 1998:

Year	
1999	\$170 , 000
2000	163,000
2001	164,000
2002	170,000
2003	170,000
Thereafter	259,000

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

Total rent expense for the years ending December 31, 1996, 1997 and 1998, was \$54,000, \$57,000 and \$93,000, respectively.

6. STOCK OPTION PLAN:

During 1997, the Company granted stock options to an officer of the Company for up to 700 shares of the Company's common stock for \$1.00 each. Of the 700 shares, 400 shares vested immediately and were exercised during 1997. The officer was granted the remaining options after certain performance results were achieved during 1998. These options granted in 1998 vested immediately. As the options to acquire 400 shares and 300 shares granted and vested during 1997 and 1998, respectively, were significantly below their estimated fair market value, the Company recognized compensation expense of \$264,000 and \$294,000 during 1997 and 1998, respectively. Compensation expense represented the difference between the estimated fair market value of the stock and the exercise price. The Company also recognized an income tax benefit of \$106,000 and \$118,000 during 1997 and 1998, respectively, related to the options, which has been recorded as additional paid-in capital.

7. INCOME TAXES:

Effective March 31, 1997, the Company converted from an S corporation to a C corporation. At the date of conversion, the Company had no additional paid-in capital to convert to retained earnings.

The Company accounts for income taxes in accordance with Statement of Financial Accounting Standards No. 109, "Accounting for Income Taxes" (SFAS 109). Under SFAS 109, deferred income taxes reflect the impact of temporary differences between the assets and liabilities recognized for financial reporting purposes and amounts recognized for tax purposes. Deferred taxes are based on tax laws as currently enacted.

A reconciliation of the statutory federal income taxes to the recorded income tax provision for the years ended December 31, 1996, 1997 and 1998, is as follows:

	1996	1997	1998
Statutory tax (@ 35% rate)	(9,000)	(32,000)	
Effect of losses while an S corporation Establish benefit for deferred taxes at C corporation	·	264,000	
Conversion		(57 , 000)	
Valuation reserve		64,000	(64,000)
Provision for income taxes	. \$	\$	\$499,000
	=======	=======	=======

The components of the provision for income taxes for the years ended December 31, 1997 and 1998, are as follows:

-		
Current	(64,000)	228,000
Provision for income taxes	 \$	\$499,000

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS-- (Continued)

Deferred income taxes reflect the net tax effect of temporary differences between the financial statement and tax basis of assets and liabilities. The significant components of the Company's deferred tax assets and liabilities as of December 31, 1997 and 1998, are as follows:

	1997	
Deferred tax assets Reserve for bad debts		\$118 , 000
Total deferred tax assets Deferred tax liabilities	.,	118,000
Depreciation and amortization	(59,000)	(58,000)
Net deferred tax asset		60,000
Net deferred taxes included in the accompanying consolidated balance sheets	\$ =======	\$ 60,000

A 100% valuation reserve was applied against the net deferred tax asset as of December 31, 1997, as its realization was not more likely than not to be realized. During 1998, this valuation allowance was reversed as the deferred tax assets would likely be realized. During 1998, the Company utilized its entire net operating loss carryforward.

8. RELATED PARTY TRANSACTIONS:

The Company is affiliated with Radio One, Inc., as a stockholder of the Company is also a stockholder of Radio One, Inc. The Company has a due to affiliate of \$68,000 and \$4,000 as of December 31, 1997 and 1998, respectively, for expenses paid by Radio One, Inc. on behalf of the Company and for administrative services. During the years ended December 31, 1996, 1997 and 1998, the Company incurred expenses of \$100,000, \$100,000 and \$300,000, respectively, for administrative services which Radio One, Inc. performed for the Company.

The Company has \$77,000 and \$120,000 recorded as a receivable from Mableton Investment Group (Mableton) as of December 31, 1997 and 1998, respectively. These balances represent costs incurred by the Company for research and feasibility studies on behalf of a new radio station to be owned by Mableton, a company owned by a stockholder of the Company.

The stockholders of the Company agreed in principle to sell their shares of the Company to Radio One, Inc. in exchange for shares of Radio One, Inc.'s common stock. A stockholder of the Company will receive a \$1.2 million fee related to this acquisition.

Subsequent to year end, the Company made a \$263,000 unsecured loan to an employee. The loan bears interest at 5.56% and is payable on demand.

9. PROFIT SHARING:

The Company's employees participate in a 401K profit sharing plan sponsored by Radio One, Inc., an affiliate of the Company (see Note 8). The Company's contribution is at the direction of its board of directors. The Company made no contributions to the plan during fiscal years 1996, 1997 or 1998.

REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To the Board of Directors of Radio One, Inc.:

We have audited the accompanying balance sheet of Bell Broadcasting Company (a Michigan Corporation) (the Company) as of December 31, 1997, and the related statements of operations, changes in stockholders' equity and cash flows for the years ended December 31, 1996 and 1997. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Bell Broadcasting Company as of December 31, 1997, and the results of its operations and its cash flows for the years ended December 31, 1996 and 1997, in conformity with generally accepted accounting principles.

/s/ ARTHUR ANDERSEN LLP

Baltimore, Maryland, August 28, 1998

BALANCE SHEETS As of December 31, 1997 and June 30, 1998

	December 31, 1997	1998
		(Unaudited)
ASSETS CURRENT ASSETS:		
Cash Trade accounts receivable, net of allowance for doubtful accounts of \$28,000 and \$69,000,	\$ 226,000	\$ 186,000
respectively Current portion of notes receivable Prepaid expenses and other	951,000 13,000 34,000	918,000 14,000 6,000
Total current assets PROPERTY AND EQUIPMENT, net NOTES RECEIVABLE, net of current portion OTHER ASSETS	1,224,000	1,124,000 1,139,000 184,000 20,000
Total assets	\$2,612,000 ======	\$2,467,000
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES: Accounts payable		61,000
Total current liabilities LONG-TERM DEBT, net of current portion	598,000	153,000
Total liabilities		153,000
COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Common stockClass A, \$2.00 par value, 800 shares authorized, issued and outstanding	2,000	
20,071 and 20,071 shares issued and outstanding, respectively	40,000 198,000 1,182,000	40,000 1,308,000 964,000
Total stockholders' equity		2,314,000
Total liabilities and stockholders' equity		\$2,467,000 ======

The accompanying notes are an integral part of these balance sheets.

STATEMENTS OF OPERATIONS

For the Years Ended December 31, 1996 and 1997 and the Six Months Ended June 30, 1997 and 1998

	Year Ended D	ecember 31,	Six Month June	
	1996	1997	1997	1998
			(Unaudited)	(Unaudited)
REVENUE: Broadcast revenue, including barter revenue of \$121,000, \$151,000, \$14,000 and \$73,000, respectively	\$ 3,917,000	\$ 4 571 000	\$1,916,000	\$2,326,000
Less: Agency commissions	537,000	537,000		301,000
Net broadcast revenue			1,687,000	
OPERATING EXPENSES: Programming and technical Selling, general and		1,335,000	723,000	
administrative Corporate expenses Depreciation and	1,520,000 849,000	1,544,000 816,000	715,000 301,000	748,000 663,000
amortization	130,000	148,000	68,000	63,000
Total operating expenses	3,653,000	3,843,000	1,807,000	2,149,000
Operating (loss) income	(273,000)	191,000	(120,000)	(124,000)
INTEREST EXPENSEOTHER (INCOME) EXPENSE, net	75,000 (5,000)	81,000 54,000	38,000 59,000	52,000 28,000
(Loss) income before provision (benefit) for income taxes		56,000 44,000		
Net (loss) income		\$ 12,000		

STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY For the Years Ended December 31, 1996 and 1997 and the Six Months Ended June 30, 1998

			Paid-In	Retained Earnings	Total Stockholders' Equity
BALANCE, January 1, 1996 Net loss	\$2,000	\$39,000			\$1,574,000 (265,000)
Stock options granted below market			9,000		9,000
compensation Issuance of common			16,000		16,000
stock			9,000		9,000
BALANCE, December 31, 1996 Net income Stock options granted below market Stock bonus compensation Issuance of common stock		39,000 1,000	17,000	12,000	1,343,000 12,000 17,000 33,000
BALANCE, December 31, 1997 Net loss Capital contributed from	2,000			(218,000)	1,422,000 (218,000)
former ownersCapital contributed from owners			672,000 438,000		438,000
BALANCE, June 30, 1998 (Unaudited)	\$2,000 =====		\$1,308,000	\$ 964,000	\$2,314,000

STATEMENTS OF CASH FLOWS

For the Years Ended December 31, 1996 and 1997 and the Six Months Ended June 30, 1997 and 1998

	Decembe	December 31,		30,
	1996	1997		1998
			(Unaudited)	
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net (loss) income		\$ 12,000	\$ (53,000)	\$(218,000)
amortization	130,000	148,000	68,000	63,000
price	25,000	50,000		
Loss on disposal of assets Effect of change in operating assets and liabilities			(8,000)	
Trade accounts receivable Prepaid expenses and	190,000	(156,000)	(35,000)	33,000
other	(101,000)	119,000	19,000	19,000
Other assets	(1,000)	(17 , 000)		18,000
Accounts payable	56,000	(94,000)	(108,000)	(159,000)
Accrued expenses	(125,000)	41,000	(68,000)	(137,000)
Net cash flows from operating activities	(91,000)		(185,000)	(381,000)
CASH FLOWS FROM INVESTING ACTIVITIES:				
Proceeds from sale of assets Principal payments received on			22,000	
notes Acquisition of property and		6,000		306,000
equipment	(140,000)	(211,000)	(109,000)	(403,000)
Net cash flows from investing activities	(140,000)	(183,000)		
CASH FLOWS FROM FINANCING ACTIVITIES: Proceeds from the issuance of				
debt	739,000	220,000	103,000	438,000
Repayment of debt		(211,000)		(438,000)
Issuance of common stock	9,000	17,000		
Contributed capital				438,000
Net cash flows from financing activities	106,000	26,000	103,000	438,000
DECREASE IN CASH	(125,000) 413,000	(62,000) 288,000	(169,000) 288,000	(40,000) 226,000
CASH, end of period		\$ 226,000	\$ 119,000	\$ 186,000
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION: Cash paid for			======	
Interest	\$ 73,000 ======	\$ 81,000 ======	\$ 38,000 =====	\$ 55,000 =====
Income taxes		\$ =======	\$ =======	\$ 7,000

NOTES TO FINANCIAL STATEMENTS December 31, 1996 and 1997

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Organization

Bell Broadcasting Company (the Company), a Michigan corporation, is a radio broadcaster, broadcasting on two stations, WCHB-AM and WDTJ-FM (formerly WCHB-FM), both located in the Detroit metropolitan area. During 1996, the Federal Communications Commission (FCC) approved the construction permit to increase WCHB-AM's signal from 25 kilowatts to 50 kilowatts. In addition, in September 1997, the Canadian government approved WCHB-AM's proposal for a nighttime increase to 15 kilowatts, and the FCC granted a construction permit for the nighttime increase. The Company also owns one station in Kingsley, Michigan, WJZZ-AM.

The financial statements for the six months ended June 30, 1997 and 1998, are unaudited, but, in the opinion of management, such financial statements have been presented on the same basis as the audited financial statements for the year ended December 31, 1997, and include all adjustments, consisting only of normal recurring adjustments necessary for a fair presentation of the financial position and results of operations and cash flows for these periods.

Financial Instruments

Financial instruments as of December 31, 1997, consist of cash, trade accounts receivables, notes receivables, accounts payable, accrued expenses and long-term debt, all of which the carrying amounts approximate fair value.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenue and expenses during the reporting periods. Actual results could differ from those estimates.

Property and Equipment

Property and equipment are stated at cost. Depreciation is computed using accelerated and straight-line methods over the estimated useful lives of the related assets.

The components of the Company's property and equipment as of December 31, 1997, are as follows:

	December 31, 1997	
Construction in progress	\$ 122,000 581,000 149,000 754,000 555,000	 10 to 31 years 7 to 15 years 5 to 15 years
Leasehold improvements		7 to 19 years
Total property and equipment Less: Accumulated depreciation	2,173,000 1,314,000	
Property and equipment, net	\$ 859,000 ======	

NOTES TO FINANCIAL STATEMENTS -- (Continued)

December 31, 1996 and 1997

Depreciation expense for the fiscal years ended December 31, 1996 and 1997, were \$120,000 and \$141,000, respectively.

Revenue Recognition

In accordance with industry practice, revenue for broadcast advertising is recognized when the commercial is broadcast.

Barter Arrangements

Certain program contracts provide for the exchange of advertising air time in lieu of cash payments for the rights to such programming. These contracts are recorded as the programs are aired at the estimated fair value of the advertising air time given in exchange for the program rights.

The Company broadcasts certain customers' advertising in exchange for equipment, merchandise and services. The estimated fair value of the equipment, merchandise or services received is recorded as deferred barter costs and the corresponding obligation to broadcast advertising is recorded as deferred barter revenue. The deferred barter costs are expensed or capitalized as they are used, consumed or received. Deferred barter revenue is recognized as the related advertising is aired.

Sale of WKNX

In June 1997, the Company sold the assets and rights of WKNX-AM for approximately \$210,000 and recognized a loss of approximately \$22,000. In connection with the sale, the Company obtained a note receivable from the purchasers of the station. The terms of the sale call for a note receivable bearing interest at 10% per annum, requiring monthly payments of approximately \$3,000 through June 2007. The note is secured by certain real estate and personal property and the pledge of the stock of Frankenmuth.

Supplemental Cash Flow Information

The Company issued 200 and 400 shares each of class B common stock to two former officers of the Company during 1996 and 1997, respectively, at a price below the stock's estimated fair market value. Compensation expense of \$25,000 and \$50,000 was recorded in 1996 and 1997, respectively, in connection with the issuance (Note 6). In June 1997, the Company sold the assets and rights to WKNX-AM for a note receivable in the amount of \$210,000. (Also see Note 7.)

New Accounting Standards

During 1997, the Financial Accounting Standards Board (FASB) issued SFAS No. 130, "Reporting Comprehensive Income" (SFAS No. 130), which is effective for fiscal years beginning after December 15, 1997. This statement establishes standards for reporting and display of comprehensive income and its components. The Company believes the adoption of SFAS No. 130 will have no impact on the financial statements as the Company has no comprehensive income adjustments.

NOTES TO FINANCIAL STATEMENTS -- (Continued)

December 31, 1996 and 1997

During 1997, the FASB issued SFAS No. 131, "Disclosures about Segments of an Enterprise and Related Information" (SFAS No. 131), which is effective for fiscal years beginning after December 15, 1997. This statement establishes a new approach for determining segments within a company and reporting information on those segments. The Company has performed a preliminary assessment of this statement and believes that no disclosure is necessary as the Company has only one segment.

2. NOTES RECEIVABLE--RELATED PARTY:

In 1995, the Company loaned the trust of a deceased shareholder \$300,000 and received a note receivable. The note bears interest at the mid-term applicable federal rate (6.31% and 5.63% as of December 31, 1996 and 1997, respectively), with principal and interest due December 2000. The principal and all interest due were paid on June 30, 1998.

3. DEBT:

Debt consists of the following:

	December 31, 1997
Note payable to bank, payable in monthly installments of \$12,000, including interest at 9.35% per annum, secured by land, equipment and the Company's AM broadcast license Note payable to bank, payable in monthly installments of	\$641,000
\$7,000, including interest at 9.35% per annum, secured by land, equipment and the Company's FM broadcast license Note payable to bank, payable in monthly installments of \$1,000, including interest at 8.99% per annum, secured by	51,000
vehicles Note payable in monthly installments of \$400, including interest at 11% per annum, secured by transportation equipment	,,,,,,
Total Less: Current portion	
Total long-term debt	\$592,000 ======

This outstanding debt was repaid as of June 30, 1998.

4. COMMITMENTS AND CONTINGENCIES:

Leases

During 1996 and 1997, the Company leased the facilities under three separate operating leases, one of which was with a related party (the former owners of the Company). The related party lease was on a month-to-month basis for the FM station building, at a rate of \$800 per month. The second lease covers the FM tower and transmitter space and expires in May 1999, with one optional renewal of five years. Monthly rent under this lease is currently \$4,000. In addition, the Company leases equipment under two operating leases expiring in 1999. Monthly rent under the equipment leases is \$450.

Rental expense for the years ended December 31, 1996 and 1997, was \$70,000 and \$60,000, respectively.

NOTES TO FINANCIAL STATEMENTS -- (Continued)

December 31, 1996 and 1997

Litigation

The Company has been named as defendant in various legal proceedings arising out of the normal course of business. It is the opinion of management, after consultation with legal counsel, that the amount, if any, of the Company's ultimate liability under all current legal proceedings will not have a material adverse effect on the financial position or results of operations of the Company.

5. STOCK OPTION AND BONUS PLANS:

The Company had an Incentive stock option plan (the stock option plan). The Company granted options to two employees of the Company to purchase up to 200 shares each of class B common stock at a price equal to 50% of the fair market value of the stock on the exercise date. In 1996, the stock option plan was extended for two years (January 1, 1996 to December 31, 1997). During 1996 and 1997, the Company granted options under the plan and recognized compensation expense because the option price was below the estimated market price of the stock.

The Company also had a Stock Bonus Plan (the Bonus Plan). Under provisions of the Bonus Plan, the Company could, at its discretion, award two employees of the Company up to an aggregate of 200 shares each of class B common stock. The Bonus Plan was extended in 1996 for two years. During 1996, the Company awarded 50 shares to each employee under the Bonus Plan. During 1997, the Company awarded 100 shares to each employee for services performed. Compensation expense equal to the fair market value of the class B common stock awarded has been recorded for 1996 and 1997 to reflect such awards.

Agreements between the Company and three of its former stockholders generally provide that none of their shares (as specifically defined) may be sold, transferred or exchanged without the prior written consent of the Company.

In addition, the agreements specify the rights of the stockholders and the obligations of the Company in the event of death, termination of employment or change in control of the Company. The agreements state that if a change in control of the Company occurs, the employees' right to exercise their options will cease. If the Company is required to repurchase any of the shares, the purchase price shall be the fair market value of such shares (as specifically defined). As of June 30, 1998, all options terminated.

The Company accounts for its stock option plans in accordance with Accounting Principles Board Opinion No. 25. Had compensation cost for the plans been determined consistent with Statement of Financial Accounting Standards No. 123, "Accounting for Stock Based Compensation," the difference in the Company's pro forma net income would have been immaterial.

NOTES TO FINANCIAL STATEMENTS--(Continued)

December 31, 1996 and 1997

6. INCOME TAXES:

A reconciliation of the statutory federal income taxes to the recorded income tax (benefit) provision for the years ended December 31, 1996 and 1997 is as follows:

	Decembe	r 31,
	1996	1997
Statutory tax (@ 35% rate) Effect of state taxes, net of federal Effect of graduated tax rate Other nondeductible items Nondeductible compensation expense	\$(120,000) 16,000 23,000 3,000	\$ 19,000 3,000 (12,000) 28,000 6,000
(Benefit) provision for income taxes	\$ (78,000) ======	\$ 44,000 ======

The components of the (benefit) provision for income taxes for the years ended December 31, 1996 and 1997 are as follows:

	December	31,
	1996	1997
Current Deferred		
(Benefit) provision for income taxes	\$ (78,000) ======	\$44,000 =====

Deferred income taxes reflect the net tax effect of temporary differences between the financial statement and tax basis of assets and liabilities. The significant components of the Company's deferred tax assets and liability as of December 31, 1997, are as follows:

	December 31, 1997
Deferred tax assets Reserve for bad debts	\$ 10,000
Other	(13,000)
Net deferred tax liability	\$ (3,000)
	=======

7. SALE OF CAPITAL STOCK:

On December 23, 1997, the stockholders of the Company entered into an Agreement with Radio One, Inc. to sell all of the issued and outstanding shares of the capital stock of the Company for approximately \$34 million. Prior to the sale, the stockholders of the Company assumed certain debt totaling \$771,000 and acquired certain assets of the Company totaling \$99,000. The net book value of the assets acquired and the liabilities assumed prior to the sale was recorded as a capital contribution from the owners. The sale to Radio One, Inc. was completed on June 30, 1998.

REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To the Shareholders of Allur-Detroit, Inc.:

We have audited the accompanying balance sheet of Allur-Detroit, Inc. (a wholly owned subsidiary of Syndicated Communications Venture Partners II, LP) for the year ended December 31, 1997, and the related statements of operations, changes in stockholders' equity and cash flows for the year then ended. These financial statements are the responsibility of Allur-Detroit, Inc.'s management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Allur-Detroit, Inc. for the year ended December 31, 1997, and the results of its operations and its cash flows for the year then ended, in conformity with generally accepted accounting principles.

/s/ MITCHELL & TITUS LLP

Washington, D.C., March 25, 1998

BALANCE SHEETS As of December 31, 1997 and September 30, 1998

	1997	September 30, 1998
		(Unaudited)
ASSETS		
CURRENT ASSETS:	\$ 86,000	\$ 172,000
Trade accounts receivable, net of allowance of \$77,000 Prepaid expenses and other	410,000 55,000	805,000 42,000
Total current assets PROPERTY AND EQUIPMENT, net INTANGIBLE ASSETS, net	551,000 75,000 7,563,000	1,019,000 82,000 7,429,000
Total assets		\$8,530,000
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES:		
Accounts payable an accrued expenses	\$ 829,000	\$1,056,000
NOTES PAYABLE AND DEFERRED INTEREST	3,229,000	3,892,000
Total liabilities		4,948,000
COMMITMENTS CUMULATIVE REDEEMABLE PREFERRED STOCK, \$2,000 par value, 1,050 shares authorized, 1,050 and 975 shares issued and outstanding, respectively	2,100,000 1,000 2,463,000	
Accumulated deficit	(433,000)	
Total stockholders' equity	2,031,000	1,632,000
Total liabilities and stockholders' equity	\$8,189,000 ======	\$8,530,000 ======

The accompanying notes are an integral part of these balance sheets.

STATEMENTS OF OPERATIONS For the Year Ended December 31, 1997 and for the Nine Months Ended September 30, 1997 and 1998

Nine Months Ended September 30,

	Dogombor 21	September 30, December 31,		
	1997	1997	1998	
			(Unaudited)	
REVENUE:				
Broadcast revenue	\$2,473,000	\$1,884,000	\$2,509,000	
Less: Agency commissions	259,000	207,000	379,000	
Net broadcast revenue	2,214,000	1,677,000	2,130,000	
OPERATING EXPENSES:				
Programming and technical	894,000	477,000	592,000	
Selling, general and administrative		1,247,000	1,412,000	
Corporate expenses		27,000	27,000	
Depreciation and amortization	245,000	183,000	167,000	
Total operating expenses	2,642,000		2,198,000	
Operating loss	(428,000)			
INTEREST EXPENSE	222,000	147,000	281,000	
OTHER INCOME (EXPENSE), net	217,000	126,000	(50,000)	
Loss before provision for income				
taxes	(433,000)	(278,000)	(399,000)	
PROVISION FOR INCOME TAXES				
Net loss				
	========	========	========	

STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY
For the Year Ended December 31, 1997
and for the Nine Months Ended September 30, 1998

	Common Stock		Accumulated Deficit	Total Stockholders' Equity
BALANCE, December 31, 1996 Net loss				\$2,464,000 (433,000)
BALANCE, December 31, 1997 Net loss	•			2,031,000 (399,000)
BALANCE, September 30, 1998 (unaudited)	\$1,000 =====	\$2,463,000	\$(832,000) ======	\$1,632,000 ======

STATEMENTS OF CASH FLOWS For the Year Ended December 31, 1997 and for the Nine Months Ended September 30, 1997 and 1998

	December 21	Septemb	
	December 31, 1997	1997	1998
		(Unaudited)	(Unaudited)
CASH FLOWS FROM OPERATING ACTIVITIES: Net loss	\$ (433,000)	\$ (278,000)	\$(399,000)
Depreciation and amortization Effect of change in operating assets and liabilities	245,000	183,000	167,000
Trade accounts receivable Prepaid expenses and other Accounts payable and accrued	32,000 (45,000)		(395,000) 13,000
expenses	(172,000)	(60,000)	227,000
Net cash flows from operating activities	(373,000)	(309,000)	(387,000)
CASH FLOWS FROM INVESTING ACTIVITIES: Purchase of equipment	(39,000)		(40,000)
Net cash flows from investing activities	(39,000)		(40,000)
CASH FLOWS FROM FINANCING ACTIVITIES: Redemption of preferred stock Repayment of debt Proceeds from notes payable		(1,257,000)	
Net cash flows from financing activities		357,000	
NET INCREASE IN CASH	64,000	48,000 22,000	86,000 86,000
CASH, end of period	\$ 86,000	\$ 70,000	\$ 172,000
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION: Cash paid for		=======	======
Interest	\$ 81,000 =====		
Income taxes		\$ ========	\$ =======

NOTES TO FINANCIAL STATEMENTS

1. ORGANIZATION:

Allur-Detroit, Inc. (the Company) is a subsidiary of Syndicated Communications Ventures Partners II, LP (SYNCOM II). The Company's sole activity is to operate WWBR-FM, a radio station that broadcasts from Detroit, Michigan.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Basis of Presentation

The accompanying financial statements are presented on the accrual basis of accounting in accordance with generally accepted accounting principles. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Interim Financial Statements

The financial statements for the nine months ended September 30, 1997 and 1998, are unaudited but, in the opinion of management, such financial statements have been presented on the same basis as the audited financial statements for the year ended December 31, 1997, and include all adjustments, consisting only of normal recurring adjustments necessary for a fair presentation of the financial position and results of operations and cash flows for these periods.

Property and Equipment

Property and equipment are stated at cost. Depreciation is computed using the straight-line method.

The components of property and equipment as of December 31, 1997 and September 30, 1998, are as follows:

	1997	1998	Period of Depreciation
		(Unaudited)	
Leasehold improvements	\$ 7,000	\$ 8,000	10 years
Transmitter equipment Studio and other technical	17,000	17,000	5 years
equipment	46,000	59 , 000	7 years
Office furniture and equipment	45,000	54,000	5 years
Automobiles		17,000	5 years
	115,000	155,000	
Less: Accumulated depreciation and			
amortization	40,000	73,000	
Property and equipment, net	\$ 75,000 =====	\$ 82,000 =====	

Intangible Assets

Management periodically reviews its unamortized intangible asset balances to ensure that those assets have not been impaired in accordance with the definition of Statement of Financial Accounting Standards No. 121, "Accounting for the Impairment of Long-Lived assets and for Long-Lived assets to be disposed of." As of

NOTES TO FINANCIAL STATEMENTS -- (Continued)

September 30, 1998, management has made such evaluations and believes that the net intangible asset is realizable. In any period which management believes an impairment has occurred, management will write down the asset in accordance with this standard.

Revenue Recognition

Revenue for advertising is recognized when the commercial is broadcasted.

Barter Arrangements

Certain program contracts provide for the exchange of advertising air time in lieu of cash payments for the rights to such programming. These contracts are recorded as the programs are aired at the estimated fair value of the advertising air time given in exchange for the program rights.

The Company broadcasts certain customers' advertising in exchange for equipment, merchandise and services. The estimated fair value of the equipment, merchandise or services received is recorded as deferred barter costs and the corresponding obligation to broadcast advertising is recorded as deferred barter revenue. The deferred barter costs are expensed or capitalized as they are used, consumed or received. Deferred barter revenue is recognized as the related advertising is aired.

Financial Instruments

Financial instruments as of December 31, 1997, and September 30, 1998, consist of cash, trade accounts receivable, accounts payable, accrued expenses, preferred stock, and notes payable all of which the carrying amounts approximate fair value.

New Accounting Standards

During 1997, the Financial Accounting Standards Board (FASB) issued SFAS No. 130, "Reporting Comprehensive Income" (SFAS No. 130), which is effective for fiscal years beginning after December 15, 1997. This statement establishes standards for reporting and display of comprehensive income and its components. The Company adopted SFAS No. 130 during the nine months ended September 30, 1998, and has determined that the adoption of this statement has no impact on the financial statements, as the Company has no comprehensive income adjustments.

During 1997, the FASB issues SFAS No. 131, "Disclosures about Segments of an Enterprise and Related Information" (SFAS No. 131), which is effective for fiscal years beginning after December 15, 1997. This statement establishes a new approach for determining segments within a company and reporting information on those segments. The Company adopted this statement during the nine months ended September 30, 1998 and concluded that it had only one segment.

3. INTANGIBLE ASSETS:

Intangible asset balances and periods of amortization as of December 31, 1997, and September 30, 1998, are as follows:

December 31, 1997	September 30, 1998	Period of Amortization
	(Unaudited)	
\$7,768,000 205,000	\$7,768,000 339,000	40 years
\$7,563,000 =====	\$7,429,000 ======	
	\$7,768,000 205,000	(Unaudited) \$7,768,000 \$7,768,000 205,000 339,000

NOTES TO FINANCIAL STATEMENTS--(Continued)

Depreciation and amortization expense for the year ended December 31, 1997, and for the nine months ended September 30, 1997 and 1998, was \$245,000, \$183,000 and \$167,000, respectively.

4. RELATED PARTY TRANSACTIONS:

Notes Payable

Notes payable consist of the following:

	December 31, 1997	September 30, 1998
		(Unaudited)
SYNCOM IIlong-term debt10% annually SYNCOM IIIlong-term debt10% annually SYNCOM IIline of credit8% annually	\$1,676,000 1,362,000 191,000	\$1,676,000 1,362,000 854,000
Total	\$3,229,000 =======	\$3,892,000 ======

The debt owed to SYNCOM II and SYNCOM III are due and payable in lump-sum the earlier of a sale of the license of Allur-Detroit, a sale of substantially all of the assets of Allur-Detroit, a sale of a controlling interest in the common stock shares of Allur-Detroit, or at December 31, 1999 (see Note 7). The debt is secured by the FCC license and assets of the Company.

Management Fee

The Company entered into an agreement with Syncom Management, Inc. whereby it pays \$36,000 per year for accounting services. Syncom Management, Inc. also provides management and financial services to SYNCOM II, the owner of the Company.

5. COMMITMENTS:

Operating Leases

Year

The Company rents office space and transmittal sites under several operating leases. These leases expire at various dates through 2002, with most containing renewal options.

Future minimum rental payments under such noncancellable operating leases as of September 30, 1998, are as follows:

1998 (remaining)	\$37,000
1999	
2000	148,000
2001	91,000
2002	98,000

NOTES TO FINANCIAL STATEMENTS -- (Continued)

6. CUMULATIVE REDEEMABLE PREFERRED STOCK:

On December 4, 1992, the Company issued 1,050 shares of cumulative redeemable preferred stock to PNC Bank, formerly Continental Bank. The preferred stock earns cumulative annual dividends of eight percent (8%) of par value.

Under the terms of the PNC Bank/Allur-Detroit settlement agreement of December 31, 1996, redemption of the preferred stock shall occur at the date when: (i) repayment is effected in full of principal and interest on lenders' new notes, or (ii) at the maturity date of the new notes when the lenders shall cause the Company to repay, whichever happens first. In such a situation, all outstanding shares of preferred stock shall be redeemed at a price equal to the par value, plus an amount equal to both accrued and undeclared dividends payable from available funds as stipulated in Section 2.2 of the Shareholders Agreement dated December 4, 1992. As of September 30, 1998, circumstances supporting the redemption of the preferred stock did not occur.

The Company had not declared and has not recorded an accrual for cumulative preferred stock dividends. At September 30, 1998, cumulative unpaid preferred dividends amounted to \$958,667. Such dividends, if declared, would have been paid out of cumulative retained earnings of the Company, if any.

On February 20, 1998, the Company paid \$150,000, representing a partial payment toward the required redemption of the preferred stock held by PNC Bank. From this date hereof, the balance due for payment on the preferred stock is \$1,950,000. Subsequent to September 30, 1998, the \$1,950,000 of preferred stock was redeemed for the face value without the dividend being declared.

7. INCOME TAXES:

The Company accounted for income taxes in accordance with Statement of Financial Accounting standards No. 109, "Accounting for Income Taxes" (SFAS 109). Under SFAS 109, deferred income taxes reflect the impact of temporary differences between the assets and liabilities recognized for financial reporting purposes and amounts recognized for tax purposes. Deferred taxes are based on tax laws as currently enacted.

A reconciliation of the statutory federal income taxes to the recorded income tax provision for the year ended December 31, 1997, is as follows:

Statutory Tax (@ 35% rate)	\$(152,000)
Effect of state taxes, net of federal	(18,000)
Effect of graduated tax rate	5,000
Valuation reserve	165,000
Provision for income taxes	\$

The components of the provision for income taxes for the years ended December 31, 1997 are as follows:

Current	\$
Deferred	(165,000)
Valuation reserve	165,000
Provision for income taxes	ş
	=======

NOTES TO FINANCIAL STATEMENTS--(Continued)

Deferred income taxes reflect the net tax effect of temporary differences between the financial statement and tax basis of assets and liabilities. The significant components of the Company's deferred tax assets and liabilities as of December 31, 1997, are as follows:

Deferred tax assets	
NOL carryforward	\$180,000
Deferred tax liabilities	
Depreciation	(15,000)
Net deferred tax asset	165,000
Less:Valuation reserve	(165,000)
Deferred taxes included in the accompanying consolidated	
balance sheets	\$
	=======

A 100% valuation reserve has been applied against the net deferred tax asset, as its realization is not considered to be more likely than not to be realized.

As of December 31, 1997, there was approximately \$400,000 of available net operating loss carry forwards that expire through 2011.

8. SUBSEQUENT EVENTS:

On October 26, 1998, the stockholders of the Company entered into a stock purchase agreement with Radio One, Inc. to sell all of the issued and outstanding shares of capital stock of the Company for approximately \$27 million. The sale is expected to be completed by December 31, 1998.

REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To the Board of Directors and Stockholders of Radio One, Inc.:

We have audited the accompanying combined balance sheets of the Richmond operations of Sinclair Telecable, Inc., consisting of stations WCDX-FM, WPLZ-FM, WJRV-FM and WGCV-AM (the Stations) as of December 31, 1997 and 1998, and the related combined statements of operations and changes in station equity and cash flows for the years then ended. These financial statements are the responsibility of the Stations' management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

The accompanying combined financial statements have been prepared from the separate records maintained by the Stations and may not be indicative of the conditions that would have existed or the results of operations had the Stations been operated as an unaffiliated entity. As discussed in Note 1, certain corporate overhead and other expenses represent allocations made by the Stations' parent.

In our opinion, the combined financial statements referred to above present fairly, in all material respects, the financial position of the Richmond operations of Sinclair Telecable, Inc., consisting of stations WCDX-FM, WPLZ-FM, WJRV-FM and WGCV-AM as of December 31, 1997 and 1998 and the results of their operations and their cash flows for the years then ended, in conformity with generally accepted accounting principles.

/s/ Arthur Andersen LLP

Baltimore, Maryland, March 5, 1999

COMBINED BALANCE SHEETS As of December 31, 1997 and 1998 and March 31, 1999

	1997	1998	March 31, 1999
			(unaudited)
ASSETS CURRENT ASSETS:			
Cash and cash equivalents	\$ 55,000	\$ 142,000	\$ 36,000
44,000 respectively		1,400,000 31,000	
Total current assets PROPERTY AND EQUIPMENT, net INTANGIBLE ASSETS, net	922,000	1,573,000 1,202,000 3,692,000	1,192,000
Total assets	, . ,	\$6,467,000 =====	, ,
LIABILITIES AND STATION EQUITY CURRENT LIABILITIES: Accounts payable and accrued expenses	\$ 423,000	\$ 566,000	\$ 200,000
COMMITMENTS STATION EQUITY			
Total liabilities and station equity	\$6,371,000	\$6,467,000	\$6,292,000

The accompanying notes are an integral part of these combined balance sheets.

COMBINED STATEMENTS OF OPERATIONS AND CHANGES IN STATION EQUITY
For the Years Ended December 31, 1997 and 1998
and the Three Months Ended March 31, 1998 and 1999

			Three Months En	ded March 31,
	1997	1998	1998	1999
			(unaud	ited)
REVENUE: Broadcast revenue, including barter revenue of \$249,000, \$304,000, 79,495 and				
37,440 respectively	\$ 8,330,000	\$ 8,509,000	\$ 1,785,000	\$ 1,625,000
Less: Agency commissions	1,041,000	1,051,000	299,000	227,000
Net broadcast revenue	7,289,000	7,458,000	1,486,000	1,398,000
OPERATING EXPENSES: Program and				
technical	1,313,000	1,498,000	273 , 000	354,000
administrative	3,025,000	3,170,000	587,000	589,000
allocations Depreciation and	311,000	413,000	90,000	122,000
amortization	569,000	648,000	142,000	162,000
Total operating expenses	5,218,000	5,729,000	1,092,000	1,227,000
Net income STATION EQUITY,	2,071,000	1,729,000	394,000	171,000
beginning of year NET TRANSFER (TO) FROM	6,548,000	5,948,000	5,948,000	5,901,000
PARENT	(2,671,000)	(1,776,000)	(516,000)	20,000
STATION EQUITY, end of year	\$ 5,948,000	\$ 5,901,000	\$ 5,826,000	\$ 6,092,000

COMBINED STATEMENTS OF CASH FLOWS
For the Years Ended December 31, 1997 and 1998
and the Three Months Ended March 31, 1998 and 1999

	December 31,		March	31,
	1997	1998	1998	1999
			(unaud	ited)
CASH FLOWS FROM OPERATING ACTIVITIES: Net income	\$ 2,071,000	\$ 1,729,000	\$ 394,000	\$ 171,000
Depreciation and amortization Effect of change in operating assets and liabilities	569,000	648,000	142,000	162,000
Trade accounts receivable Prepaid expenses and	109,000	(118,000)	161,000	(47,000)
other	(33,000)	16,000	27,000	13,000
Accounts payable and accrued expenses	(63,000)	143,000	(180,000)	(366,000)
Net cash flows from operating activities	2,653,000	2,418,000	544,000	(67,000)
CASH FLOWS FROM INVESTING ACTIVITIES: Purchase of property and equipment	(49,000)	(555,000)	(59,000)	(59,000)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Net transfer (to) from parent	(2,671,000)	(1,776,000)	(516,000)	20,000
(DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(67,000)	87,000	(31,000)	(106,000)
beginning of year	122,000	55,000	55,000	142,000
CASH AND CASH EQUIVALENTS, end of year	\$ 55,000	\$ 142,000 ======	\$ 24,000	\$ 36,000

NOTES TO COMBINED FINANCIAL STATEMENTS December 31, 1997 and 1998

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Organization and Business

The radio stations, WCDX-FM, WPLZ-FM, WJRV-FM and WGCV-AM (Stations) are broadcast in the Richmond area. WCDX-FM, WPLZ-FM and WGCV-AM are owned by Sinclair Telecable, Inc. (Sinclair). WJRV-FM is owned by Commonwealth Broadcasting LLC (Commonwealth), a related party. Sinclair owns 25% of Commonwealth. The remaining 75% of Commonwealth is owned by some of the shareholders of Sinclair. Commonwealth has been fully consolidated into the combined financial statements of Sinclair Telecable, Inc. and Affiliates (combined. Sinclair).

In March 1999, Sinclair entered into a letter of intent with Radio One, Inc. to sell ultimately all of the tangible and intangible assets of these Richmond operations for approximately \$34 million. Sinclair and Radio One, Inc. intend to enter into a local marketing agreement under which Radio One, Inc. will operate these Richmond operations prior to completing its acquisition of these operations. Accordingly, these combined financial statements of the Richmond operations include the stations to be purchased by Radio One, Inc. All interstation transactions have been eliminated in consolidation.

Basis of Presentation

The accompanying combined financial statements are presented on the accrual basis of accounting in accordance with generally accepted accounting principles. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Interim Financial Statements (unaudited)

The interim combined financial statements included herein for the Richmond operations of Sinclair Telecable, Inc. have been prepared by management, without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. In management's opinion, the interim financial data presented herein include all adjustments (which include only normal recurring adjustments) necessary for a fair presentation. Certain information and footnote disclosure normally included in the financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations. Results for interim periods are not necessarily indicative of results to be expected for the full year.

Corporate Expenses

The Stations are allocated certain corporate expenses for services provided by Sinclair based upon the percentage of revenue of each station to total revenue of all stations operated by Sinclair. Though management is of the opinion that all allocations used are reasonable and appropriate, other allocations might be used that could produce results substantially different from those reflected herein and these cost allocations might not be indicative of amounts which might be paid to unrelated parties for similar services or if Stations had been operated on a stand-alone basis.

Sinclair corporate departmental expenses of \$311,000 and \$413,000 have been allocated to the Stations during 1997 and 1998, respectively, for management salaries and benefits, legal services, corporate office, and other miscellaneous expenses.

NOTES TO COMBINED FINANCIAL STATEMENTS -- (Continued)

December 31, 1997 and 1998

The acquisition of station WJRV-FM was partially financed with debt which was allocated to the Stations. This debt and related accrued interest expense was eliminated through cash transfers to the parent. Cash transfers in excess of amounts required to repay debt and secured interest reduces the Stations equity and is recorded as net transfer to parent.

Cash and Cash Equivalents

Cash and cash equivalents consist of cash and money market accounts at various commercial banks. All cash equivalents have original maturities of 90 days or less. For cash and cash equivalents, cost approximates market value.

Property and Equipment

Property and equipment are recorded at cost and are being depreciated on a straight-line basis over various periods. The components of the Stations' property and equipment as of December 31, 1997 and 1998, are as follows:

	1997	1998	Period of Depreciation
PROPERTY AND EQUIPMENT: Land Building and leasehold improvements Furniture and fixtures. Broadcasting equipment. Vehicles.	140,000 179,000	147,000 241,000 2,611,000	-
Less: Accumulated depreciation Property and equipment, net	1,654,000		

Depreciation expenses for the fiscal years ended December 31, 1997 and 1998, were \$263,000 and \$275,000, respectively.

Revenue Recognition

In accordance with industry practice, revenue for broadcast advertising is recognized when the commercial is broadcast.

Barter Arrangements

Certain program contracts provide for the exchange of advertising air time in lieu of cash payments for the rights to such programming. These contracts are recorded as the programs are aired at the estimated fair value of the advertising air time given in exchange for the program rights.

Financial Instruments

Financial instruments as of December 31, 1997 and 1998, consist of cash and cash equivalents, trade accounts receivables, accounts payable and accrued expenses, all of which the carrying amounts approximate fair value except.

NOTES TO COMBINED FINANCIAL STATEMENTS--(Continued)

December 31, 1997 and 1998

2. INTANGIBLE ASSETS:

Intangible assets are being amortized on a straight-line basis over various periods. The intangible asset balances and periods of amortization as of December 31, 1997 and 1998, are as follows:

	1997	1998	Period of Amortization
FCC broadcast license	45,000	45,000 27,000 	
TotalLess: Accumulated amortization	4,660,000		
Net intangible assets	\$4,065,000	\$3,692,000	

Amortization expense for the fiscal years ended December 31, 1997 and 1998, was \$306,000 and \$373,000, respectively. During 1998, the Stations wrote off approximately \$69,000 of unamortized start-up costs.

3. INCOME TAXES:

As the Stations' parent company is an S corporation, no provision for income taxes has been included in the accompanying statements of operations.

4. COMMITMENTS:

The Stations lease office space for its office and broadcast studios and a tower site under operating leases which expire through January 1, 2020. Rent expense for the years ended December 31, 1997 and 1998, was \$152,000 and \$154,000, respectively. The future minimum rental payments for the next five years are as follows:

iear	
1999	 \$ 185,000
2000	 183 , 000
2001	189 000
2002	 196,000
2003	 104,000
Thereafter	1.335.000
	 _,,

5. PROFIT SHARING:

Sinclair Telecable, Inc. has a 401(k) profit sharing plan for its employees. Sinclair Telecable, Inc. can contribute to the plan at the discretion of its board of directors. Sinclair Telecable, Inc. did not contribute to the plan during fiscal year 1997 or 1998.

6. SUBSEQUENT EVENT (unaudited):

Effective June 1, 1999, Sinclair entered into a local marketing agreement with Radio One, Inc. As a result of the local marketing agreement, Sinclair's only operations, subsequent to the local marketing agreement, was the maintenance of the assets used by Radio One, Inc. in the local marketing agreement. As such, the three-month period ending March 31, 1999 was the last full quarter that Sinclair had operating results from operating the stations. As of June 30, 1999 the broadcast revenues and receivables from these stations were included in the financial statements of Radio One, Inc.

REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To the Board of Directors and Stockholders of Radio One, Inc.:

We have audited the accompanying combined balance sheet of the stations WKJS-FM and WSOJ- FM of FM-100 (the Stations) as of December 31, 1998, and the related combined statements of operations and changes in station equity (deficit) and cash flows for the year then ended. These financial statements are the responsibility of the Stations' management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

The accompanying combined financial statements have been prepared from the separate records maintained by the Stations and may not be indicative of the conditions that would have existed or the results of operations had the Stations been operated as an unaffiliated entity. As discussed in Note 1, certain corporate overhead and other expenses represent allocations made by the Stations' parent.

In our opinion, the combined financial statements referred to above present fairly, in all material respects, the financial position of the stations WKJS-FM and WSOJ-FM of FM-100, Inc., as of December 31, 1998, and the results of their operations and their cash flows for the year then ended, in conformity with generally accepted accounting principles.

/s/ Arthur Andersen LLP

Baltimore, Maryland, March 10, 1999

COMBINED BALANCE SHEET

AS OF DECEMBER 31, 1998 AND JUNE 30, 1999 ASSETS

	December 31, 1998	June 30, 1999
		(unaudited)
CURRENT ASSETS: Cash and cash equivalents Trade accounts receivable, net of allowance for doubtful	\$ 34,000	\$ 87,000
accounts of \$28,000 and \$61,000 respectively Prepaids and other	326,000	773,000 10,000
Total current assets PROPERTY AND EQUIPMENT, net INTANGIBLE ASSETS, net	360,000 1,079,000	870,000 1,041,000 3,282,000
Total assets		\$5,193,000
LIABILITIES AND STATION EQUIT	Y (DEFICIT)	
CURRENT LIABILITIES: Accounts payable and accrued expenses Capital lease obligations		\$ 102,000 16,000
Total current liabilities LONG-TERM LIABILITIES:	181,000	118,000
Allocation of long-term debt Capital lease obligations	5,000,000 49,000	5,006,000 48,000
Total liabilities COMMITMENTS AND CONTINGENCIES	5,230,000	5,172,000
STATION EQUITY (DEFICIT)	(448,000)	21,000
Total liabilities and station equity (deficit)	\$4,782,000	\$5,193,000 ======

The accompanying notes are an integral part of this combined balance sheet.

COMBINED STATEMENT OF OPERATIONS AND CHANGES IN STATION EQUITY (DEFICIT)

For the Year Ended December 31, 1998 and the Six Months Ended June 30, 1998 and 1999

		June	30,
	31, 1998	1998	1999
		(unaud	ited)
REVENUE: Broadcast revenue, including barter revenue of \$169,000 Less: Agency commissions	\$1,187,000 125,000		\$1,420,000
Net broadcast revenue	1,062,000	320,000	1,420,000
OPERATING EXPENSES: Program and technical Selling, general and administrative Corporate allocations Depreciation and amortization	15,000	383,000 9,000 172,000	528,000 8,000 182,000
Total operating expenses	1,433,000	650,000	849,000
Operating loss		(330,000)	
OTHER INCOME (EXPENSE): Interest expense Other income			(231,000)
Total other income (expense), net	(479,000)	(237,000)	(223,000)
Net (loss) income	(850,000)	(567,000)	348,000
STATION EQUITY (DEFICIT), beginning of year NET TRANSFER FROM PARENT	177,000 225,000		(448,000) 121,000
STATION EQUITY (DEFICIT), end of year	\$ (448,000)		

The accompanying notes are an integral part of this combined balance sheet.

COMBINED STATEMENT OF CASH FLOWS

For The Year Ended December 31, 1998 and the Six Months Ended June 30, 1998 and 1999 $\,$

	December 31,		30,
		1998	
		(unaudi	
CASH FLOWS FROM OPERATING ACTIVITIES: Net (loss) income Adjustments to reconcile net loss to net cash used in	\$(850,000)	\$(567,000)	\$348,000
operating activities- Depreciation and amortization Effect of change in operating assets and liabilities-	416,000	172,000	182,000
Trade accounts receivable	(257,000)		
Prepaid expenses and other		(2,000)	
Accounts payable and accrued expenses	99,000	(50,000)	
Net cash flows (used in) provided by operating activities	(589,000)	(797,000)	7,000
CASH FLOWS FROM INVESTING ACTIVITIES: Purchase of property and equipment	(58,000)	(40,000)	
CASH FLOWS FROM FINANCING ACTIVITIES: Net transfer from parent Proceeds from parent debt	225,000 427,000	500,000	6,000
Net cash flows from financing activities	652,000	839,000	127,000
INCREASE IN CASH CASH AND CASH EQUIVALENTS, beginning of year	5,000	2,000 29,000	53,000 34,000
CASH AND CASH EQUIVALENTS, end of year	\$ 34,000	\$ 31,000	\$ 87,000
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:			
Cash paid for interest	\$ 477,000 ======		\$254,000 ======

The accompanying notes are an integral part of this combined balance sheet.

NOTES TO COMBINED FINANCIAL STATEMENTS

DECEMBER 31, 1998

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Organization and Business

The radio stations (the Stations), WKJS-FM and WSOJ-FM, (currently WARV-FM) are broadcast in the Richmond area. The combined financial statements of the Stations were formed effective January 4, 1998, when FM 100, Inc. purchased station WKJS-FM for \$4,500,000. Station WSOJ-FM was owned by FM 100, Inc. since 1994.

In February 1999, FM 100, Inc. signed an agreement with Radio One, Inc. to sell all tangible and intangible assets for approximately \$12,000,000, subject to certain earn-out adjustments. The sale is expected to close during 1999. The accompanying combined financial statements include the assets, liabilities and results of operations of those stations to be acquired by Radio One, Inc. and were prepared from the financial statements of FM 100, Inc. All inter-station transactions have been eliminated in consolidation.

The Stations have incurred an operating loss of \$371,000 and a net loss of \$850,000 for the year ended December 31, 1998. Also, as of December 31, 1998, the Stations had a station deficit of \$448,000. These factors, along with others could negatively impact future operations of the Stations.

Basis of Presentation

The accompanying combined financial statements are presented on the accrual basis of accounting in accordance with generally accepted accounting principles. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Interim Financial Statements

The interim combined financial statements included herein for the Stations have been prepared by management without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. In management's opinion, the interim financial data presented herein include all adjustments (which include only normal recurring adjustments) necessary for a fair presentation. Certain information and footnote disclosures normally included in the financial statements prepared in accordance with generally accepted accounting principles have been condensed or omitted pursuant to such rules and regulations. Results for interim periods are not necessarily indicative of results to be expected for the full year.

On July 1, 1999, Radio One purchased the assets of the Stations.

Certain Corporate Expenses

The Stations are allocated certain corporate expenses for services provided by FM 100, Inc. based upon the percentage of revenue of each station to total revenue of all stations operated by FM 100, Inc. Though management is of the opinion that all allocations used are reasonable and appropriate, other allocations might be used that could produce results substantially different from those reflected herein and these cost allocations might not be indicative of amounts which might be paid to unrelated parties for similar services if the Stations had been operated on a stand-alone basis.

FM 100, Inc. corporate departmental expenses of \$15,000 have been allocated to the Stations during 1998 for accounting services and other miscellaneous expenses.

NOTES TO COMBINED FINANCIAL STATEMENTS--(Continued)

Property and Equipment

Property and equipment are recorded at cost and are being depreciated on a straight-line basis over various periods. The components of the Stations's property and equipment as of December 31, 1998, are as follows:

	1998		iod of eciation
PROPERTY AND EQUIPMENT: Land Building Furniture and fixtures Broadcasting equipment Vehicles.	\$ 173,000 646,000 211,000 262,000 17,000	10	years years years years years
Less: Accumulated depreciation	 ,309,000 230,000 		

Depreciation expense for the fiscal year ended December 31, 1998, was \$102,000.

Revenue Recognition

In accordance with industry practice, revenue for broadcast advertising is recognized when the commercial is broadcast.

Barter Arrangements

Certain program contracts provide for the exchange of advertising air time in lieu of cash payments for the rights to such programming. These contracts are recorded as the programs are aired at the estimated fair value of the advertising air time given in exchange for the program rights.

Financial Instruments

Financial instruments as of December 31, 1998, consist of cash and cash equivalents, trade accounts receivables, accounts payable, accrued expenses, long-term debt, and capital leases, all of which the carrying amounts approximate fair value.

Supplemental Cash Flow Information

During 1998, FM 100, Inc. obtained a \$5,000,000 loan from a bank of which \$4,500,000 was used to finance the purchase of WKJS-FM and \$73,000 was used to pay debt issuance cost. The remaining \$427,000 transferred to the Stations for operating purposes.

NOTES TO COMBINED FINANCIAL STATEMENTS--(Continued)

2. INTANGIBLE ASSETS:

Intangible assets are being amortized on a straight-line basis over various periods. The intangible asset balances and periods of amortization as of December 31, 1998, are as follows:

	1998	Period of Amortization
FCC broadcast license		15 Years Life of Debt
Total Less: Accumulated amortization	., . ,	
Net intangible assets	\$3,343,000 =====	

Amortization expense for the fiscal year ended December 31, 1998, was \$314,000.

3. LONG-TERM DEBT:

The acquisition of WKJS-FM was financed with \$4,500,000 of debt which has been allocated to the Stations. The debt accrued interest at 10% during 1998 and was originally due January 6, 1999, and has been refinanced to be due January 6, 2000.

FM 100, Inc. has borrowed \$500,000 from a bank which has been allocated down to the Stations. The debt accrued interest at 10% during 1998 and was originally due January 6, 1999 and has been refinanced to be due January 6, 2000.

As of December 31, 1998, the Stations had various capital leases for equipment.

4. INCOME TAXES:

As the Stations' parent company is an S-Corporation, no provision for income taxes has been included in the accompanying statements of operations.

5. COMMITMENTS:

The Stations lease office space for their office and broadcast studios under an operating lease which expires during 1999. Rent expense for the year ended December 31, 1998, was \$16,064. The future minimum rental payment is \$9,311.

REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To the Board of Directors of Radio One, Inc.:

We have audited the accompanying balance sheet of Greater Media Radio Company (a Pennsylvania Corporation) as of December 31, 1998, and the related statements of operations, changes in stockholders' equity and cash flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Greater Media Radio Company as of December 31, 1998, and the results of its operations and its cash flows for the year then ended, in conformity with generally accepted accounting principles.

Baltimore, Maryland, February 11, 2000

/s/ Arthur Andersen LLP

BALANCE SHEETS AS OF DECEMBER 31, 1998, AND SEPTEMBER 30, 1999

		September 30, 1999
ASSETS		(Unaudited)
CURRENT ASSETS: Cash and cash equivalents Trade accounts receivable, net of allowance for doubtful accounts of \$60,000 and \$137,000,	\$ 357,000	\$ 324,000
respectively Prepaid expenses and other Advance to officer	1,023,000 152,000 102,000	1,637,000 23,000
Total current assets	1,634,000 371,000	1,984,000 320,000
Total assets		\$ 2,304,000
LIABILITIES AND STOCKHOLDERS' EQUITY		
CURRENT LIABILITIES: Accounts payable	122,000 169,000	\$ 128,000 257,000 169,000
Total current liabilities		554,000
COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Common stock\$.10 par value; 1,000 shares		
authorized, issued and outstanding	62,000 1,463,000	62,000 1,688,000
Total stockholders' equity	1,525,000	1,750,000
Total liabilities and stockholders' equity	\$2,005,000 ======	\$ 2,304,000

The accompanying notes are an integral part of these balance sheets.

STATEMENTS OF OPERATIONS
For the Year Ended December 31, 1998
and for the Nine Months Ended September 30, 1998 and 1999

	Dogombon 21	Septem.	ber 30,
	1998	1998	
		(Unaudited)	(Unaudited)
REVENUE:			
Broadcast revenue, including barter revenue of \$250,000, 150,000 and			
\$100,000, respectivelyLess: Agency commissions	\$ 7,663,000 824,000		\$ 6,562,000 644,000
Net broadcast revenues	6,839,000	5,010,000	5,918,000
OPERATING EXPENSES:			
Programming and technical	1,840,000	1,418,000	
Selling, general and administrative	3,938,000	2,622,000	
Corporate expenses Depreciation	584,000 95,000	403,000 70,000	,
Total operating expenses	6,457,000	4,513,000	4,895,000
Operating incomeOTHER INCOME, net	382,000 102,000		1,023,000
Net income	\$ 484,000	\$ 511,000	\$ 1,087,000

The accompanying notes are an integral part of these statements.

STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY
For The Year Ended December 31, 1998
and the Nine Months Ended September 30, 1999

	Common			
	Stock	Additional		Total
	Class	Paid-In	Retained	Stockholders'
	A	Capital	Earnings	Equity
BALANCE, December 31, 1997	\$	\$62,000	\$1,156,000	\$1,218,000
Net income			484,000	484,000
expenses			50,000	50,000
Distribution to shareholders			(227,000)	(227,000)
BALANCE, December 31, 1998		62 , 000	1,463,000	, ,
Net income			1,087,000	1,087,000
expenses			38,000	38,000
Distribution to shareholders			(900,000)	•
BALANCE, September 30, 1999				
(unaudited)	\$	\$62,000	\$1,688,000	\$1,750,000
	=====	======		========

The accompanying notes are an integral part of these statements.

STATEMENTS OF CASH FLOWS For The Year Ended December 31, 1998 and for the Nine Months Ended September 30, 1998 and 1999

September 30 December 31, 1999 1998 1998 ______ (Unaudited) (Unaudited) CASH FLOWS FROM OPERATING ACTIVITIES: \$484,000 \$511,000 \$1,087,000 Net income..... Adjustments to reconcile net income to net cash from operating activities: 95,000 70,000 Depreciation and amortization..... 70,000 Gain on disposal of assets..... (4,000) 38,000 Noncash expense..... 50,000 38,000 Effect of change in operating assets and liabilities-Trade accounts receivable..... 310,000 (65,000) (614,000) (64,000) 129,000 Prepaid expenses and other..... (72,000) Accounts payable..... 91,000 69,000 (61,000) (648,000)(627,000) Accrued liabilities..... 135,000 ----------Net cash flows from operating $% \left(1\right) =\left(1\right) \left(1\right) \left($ (68,000) activities..... 306,000 (784,000) CASH FLOWS FROM INVESTING ACTIVITIES: Proceeds from sale of assets..... 36,000 (19,000) Acquisition of property and equipment.... (144,000)(89,000) Advance to officer..... (102,000)(100,000) Net cash flows from investing activities..... (210,000)(189,000)(19,000)-----CASH FLOWS FROM FINANCING ACTIVITIES: Repayment of debt..... (317.000)(270,000)Distribution to shareholders..... (227,000)(798,000)-----Net cash flows from financing (544,000) activities..... (270,000) (798,000)(527,000) (33,000) NET DECREASE IN CASH..... (448,000)CASH AND CASH EQUIVALENTS, beginning of period..... 805,000 357,000 805,000 CASH AND CASH EQUIVALENTS, end of period.. \$357,000 \$278,000 \$ 324,000 ======= ======= ======== SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION: Cash paid for interest..... \$ 5,000 \$ 5,000 \$ \$ --\$ --\$ 102,000 Noncash repayment of advance to officer..

The accompanying notes are an integral part of these statements.

NOTES TO FINANCIAL STATEMENTS

1. Summary of Significant Accounting Policies:

Organization

Greater Media Radio Company (the Company), a Pennsylvania corporation, is a radio broadcaster, broadcasting on station WPLY-FM located in the Philadelphia metropolitan area.

In December 1999, the Company entered into an agreement to sell the assets of the Company to Radio One, Inc. for approximately \$80 million.

Basis of Presentation

The accompanying financial statements are presented on the accrual basis of accounting in accordance with generally accepted accounting principles. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Interim Financial Statements (unaudited)

The interim financial statements included herein for the Company have been prepared by management, without audit, pursuant to the rules and regulations of the Securities and Exchange Commission. In management's opinion, the interim financial data presented herein include all adjustments (which include only normal recurring adjustments) necessary for a fair presentation. Results for interim periods are not necessarily indicative of results to be expected for the full year.

Cash and Cash Equivalents

Cash and cash equivalents consist of cash and overnight investments.

Property and Equipment

Property and equipment are stated at cost. Depreciation is computed using the straight-line method over the estimated useful lives of the related assets.

The components of the Company's property and equipment as of December 31, 1998, and September 30, 1999, are as follows:

	December 31, 1998	September 30	, Period of Depreciation
		(Unaudited	.)
Equipment Leasehold improvements	\$1,118,000 202,000	\$1,137,000 202,000	3-5 Years Life of Lease
Total property and equipment		1,339,000 1,019,000	
Property and equipment, net	. \$ 371,000		

Revenue Recognition

Revenue for advertising is recognized when the commercial is broadcasted.

Barter Arrangements

Certain program contracts provide for the exchange of advertising air time in lieu of cash payments for the rights to such programming. These contracts are recorded as the programs are aired at the estimated fair value of the advertising air time given in exchange for the program rights.

The Company broadcasts certain customers' advertising in exchange for equipment, merchandise and services. The estimated fair value of the equipment, merchandise or services received is recorded as deferred barter costs and the corresponding obligation to broadcast advertising is recorded as deferred barter revenues. The deferred barter costs are expensed or capitalized as they are used, consumed or received. Deferred barter revenues are recognized as the related advertising is aired.

Financial Instruments

Financial instruments as of December 31, 1998, and September 30, 1999, consist of cash, trade accounts receivables, accounts payable, accrued expenses and related party debt, all of which the carrying amounts approximate fair value

Segment Reporting

The Company believes it has only one operating segment--radio broadcasting.

2. Debt:

The Company has an unsecured noninterest-bearing note from Greater Media Tower Company, a related party, which is payable on demand. For the year ended December 31, 1998, and for the nine months ended September 30, 1998 and 1999, the Company has imputed an interest charge of \$10,000, \$8,000 and \$8,000, respectively, using an assumed rate of 6% which is recorded in other income, net.

3. Commitments:

The Company leases office space for its office and broadcast studios and a tower site under operating leases which expire through August 31, 2005. Rent expense for the year ended December 31, 1998, and for the nine months ended September 30, 1998 and 1999, was \$76,000, \$53,000 and \$61,000, respectively. The future minimum rental payments for the next five years are as follows:

Year

1999 (remaining) 2000. 2001. 2002. 2003. 2004. Thereafter	79,000 71,000 65,000 61,000
	\$ 396,000

4. Income Taxes:

As the Company is an S corporation, no provision for income taxes has been included in the accompanying statements of operations. The Company makes distributions to its shareholders to cover taxes on the Company's earnings.

NOTES TO FINANCIAL STATEMENTS-- (CONTINUED)

5. Related Party Transactions:

In addition to the note to Greater Media Tower Company described in Note 2, the Company has a tower lease agreement with a partnership in which an officer of the Company is a member. No rent was charged by the partnership for the year ended December 31, 1998, and the nine months ended September 30, 1999.

The Company also leases office space from a partnership in which an officer of the Company is a member. No rent was charged to the partnership for the year ended December 31, 1998, and for the nine months ended September 30, 1999.

The Company estimates that the fair market value of the office space and tower rent not charged was \$40,000, \$30,000 and \$30,000 for the year ended December 31, 1998, and for the nine months ended September 30, 1998 and 1999, respectively. These amounts have been recorded in selling, general and administrative expense, along with the imputed interest on a related party note (see Note 2) in the accompanying financial statements. The offset to these expenses is a capital contribution.

As of December 31, 1998, the Company had a receivable from an officer of the Company. This receivable was repaid in 1999 through an offset of distributions to this stockholder.

During the year ended December 31, 1998, and the nine months ended September 30, 1998 and 1999, the Company paid management fees to related parties of \$78,000, \$53,000 and \$25,000, respectively, which has been recorded in corporate expenses.

6.Profit sharing Plan:

The Company has a 401(k) and discretionary profit sharing plan covering substantially all of its employees. There were no contributions to the plan during the year ended December 31, 1998, and the nine months ended September 30, 1999.

INFORMATION NOT REQUIRED IN PROSPECTUS

Item 13. Other Expenses of Issuance and Distribution.

The following table sets forth the costs and expenses, other than underwriting discounts and commissions, payable in connection with the sale and distribution of the securities being registered. All amounts are estimates except the registration fee, the NASD filing fee and the Nasdaq National Market listing fee.

	Amount to be Paid
Registration fee NASD filing fee Nasdaq National Market listing fee. Printing and engraving expenses. Legal fees and expenses. Accounting fees and expenses. Transfer agent & registrar fees. Miscellaneous.	\$
Total	\$ ====

Item 14. Indemnification of Directors and Officers.

Radio One's Amended and Restated By-Laws incorporate substantially the provisions of the General Corporation Law of the State of Delaware (the "DGCL") in providing for indemnification of directors and officers against expenses, judgments, fines, settlements and other amounts actually and reasonably incurred in connection with any proceeding arising by reason of the fact that such person is or was an officer or director of Radio One. In addition, Radio One is authorized to indemnify employees and agents of Radio One and may enter into indemnification agreements with its directors and officers providing mandatory indemnification to them to the maximum extent permissible under Delaware law.

Radio One's Amended and Restated Certificate of Incorporation provides that Radio One shall indemnify (including indemnification for expenses incurred in defending or otherwise participating in any proceeding) its directors and officers to the fullest extent authorized or permitted by the DGCL, as it may be amended, and that such right to indemnification shall continue as to a person who has ceased to be a director or officer of Radio One and shall inure to the benefit of his or her heirs, executors and administrators except that such right shall not apply to proceedings initiated by such indemnified person unless it is a successful proceeding to enforce indemnification or such proceeding was authorized or consented to by the board of directors. Radio One's certificate of incorporation also specifically provides for the elimination of the personal liability of a director to the corporation and its stockholders for monetary damages for breach of fiduciary duty as director. The provision is limited to monetary damages, applies only to a director's actions while acting within his or her capacity as a director, and does not entitle Radio One to limit director liability for any judgment resulting from (a) any breach of the director's duty of loyalty to Radio One or its stockholders; (b) acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of the law; (c) paying an illegal dividend or approving an illegal stock repurchase; or (d) any transaction from which the director derived an improper benefit.

Section 145 of the DGCL provides generally that a person sued (other than in a derivative suit) as a director, officer, employee or agent of a corporation may be indemnified by the corporation for reasonable expenses, including counsel fees, if the person acted in good faith and in a manner the person reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe that the person's conduct was unlawful. In the case of a derivative suit, a director, officer, employee or agent of the corporation may be indemnified by the corporation for reasonable expenses, including attorneys' fees, if the person has acted in good faith and in a manner the person reasonably believed to be in or not opposed to the best interests of the corporation, except that no indemnification shall be made in the case of a derivative suit in respect of any claim as to, which such director, officer,

for reasonable expenses, including attorneys' fees, if the person has acted in good faith and in a manner the person reasonably believed to be in or not opposed to the best interests of the corporation, except that no indemnification shall be made in the case of a derivative suit in respect of any claim as to, which such director, officer, employee or agent has been adjudged to be liable to the corporation unless the Delaware Court of Chancery or the court in which such action or suit was brought shall determine that such person is fairly and reasonably entitled to indemnity for proper expenses. Indemnification is mandatory under section 145 of the DGCL in the case of a director or officer who is successful on the merits in defense of a suit against him.

The Underwriting Agreement provides that the Underwriters are obligated, under certain circumstances, to indemnify Radio One, the directors, certain officers and controlling persons of Radio One, Inc. against certain liabilities, including liabilities under the Securities Act. Reference is made to the form of Underwriting Agreement filed as Exhibit 1.1 hereto.

Radio One maintains directors and officers liability insurance for the benefit of its directors and certain of its officers.

Item 15. Recent Sales of Unregistered Securities.

On May 19, 1997, Radio One issued approximately \$85.5 million (aggregate principal amount) of 12% senior subordinated notes to certain investors. Such notes were offered pursuant to Rule 144A under the Securities Act.

On May 19, 1997, Radio One issued approximately \$20.9 million of Series A and Series B 15% senior cumulative preferred stock to certain investors. Such shares were issued pursuant to the exemption from registration provided by Section 4(2) of Securities Act.

On January 25, 1999, Radio One issued an aggregate of 51,194 shares of common stock to its Chief Financial Officer. These shares were issued pursuant to the exemption from registration provided by Rule 701 under the Securities Act.

On February 25, 1999, pursuant to a plan of recapitalization, Radio One issued to the holders of its class A common stock, in exchange for all of the outstanding shares of class A common stock, 46.15 shares of class B common stock and 92.3 shares of class C common stock. These shares were issued pursuant to the exemption from registration provided by Section 4(2) of the Securities Act.

On March 30, 1999, Radio One issued approximately 3.3 million shares of common stock to the shareholders of ROA in connection with Radio One's acquisition of ROA. These shares were issued pursuant to the exemption from registration provided by Section 4(2) of the Securities Act.

Item 16. Exhibits and Financial Statement Schedules.

- (a) The following exhibits are filed as part of this registration statement.
- 1.1 Form of Underwriting Agreement (to be filed by Amendment to this Registration Statement on Form S-1).
- 3.1 Certificate of Incorporation of Radio One, Inc. (incorporated by reference to Radio One's Amendment to its Registration Statement on Form S-1 filed on May 4, 1999 (File No. 333-74351; Film No. 99610524)).
- 3.2 Amended and Restated By-laws of Radio One, Inc. (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 4.1 Indenture dated as of May 15, 1997 among Radio One, Inc., Radio One Licenses, Inc. and United States Trust Company of New York (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No. 98581327)).

- 4.2 First Supplemental Indenture dated as of June 30, 1998, to Indenture dated as of May 15, 1997, by and among Radio One, Inc., as Issuer and United States Trust Company of New York, as Trustee, by and among Radio One, Inc., Bell Broadcasting Company, Radio One of Detroit, Inc., and United States Trust Company of New York, as Trustee (incorporated by reference to Radio One's Current Report on Form 8-K filed July 13, 1998 (File No. 333-30795; Film No. 98665139)).
- 4.3 Second Supplemental Indenture dated as of December 23, 1998, to Indenture dated as of May 15, 1997, by and among Radio One, Inc., as Issuer and United States Trust Company of New York, as Trustee, by and among Radio One, Inc., Allur-Detroit, Allur Licenses, Inc., and United States Trust Company of New York, as Trustee (incorporated by reference to Radio One's Current Report on Form 8-K filed January 12, 1999 (File No. 333-30795; Film No. 99504706)).
- 4.7 Standstill Agreement dated as of June 30, 1998 among Radio One, Inc., the subsidiaries of Radio One, Inc., United States Trust Company of New York and the other parties thereto (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1998 (File No. 333-30795; Film No. 98688998)).
- 4.9 Stockholders Agreement dated as of March 2, 1999 among Catherine L. Hughes and Alfred C. Liggins, III (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 5.1 Form of Opinion and consent of Kirkland & Ellis (to be filed by Amendment to this Registration Statement on Form S-1).
- 10.1 Office Lease dated February 3, 1997 between National Life Insurance Company and Radio One, Inc. for premises located at 5900 Princess Garden Parkway, Lanham, Maryland, as amended on February 24, 1997 (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No. 98581327)).
- 10.1(a) Amendment to Office Lease dated January 22, 1999 between National Life Insurance Company and Radio One, Inc. for premises located at 5900 Princess Garden Parkway, Lanham, Maryland (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686884)).
- 10.3 Office Lease commencing November 1, 1993 between Chalrep Limited Partnership and Radio One, Inc., with respect to the property located at 100 St. Paul Street, Baltimore, Maryland (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No. 98581327)).
- 10.6 Warrantholders' Agreement dated as of June 6, 1995, as amended by the First Amendment to Warrantholders' Agreement dated as of May 19, 1997, among Radio One, Inc., Radio One Licenses, Inc. and the other parties thereto (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No. 98581327)).
- 10.7(a) Second Amendment to the Warrantholders' Agreement dated as of May 3, 1999, among Radio One, Inc., Radio One Licenses, Inc. and the other parties thereto (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 10.17 Credit agreement dated June 30, 1998 among Radio One, Inc., as the borrower and NationsBank, N.A., as Documentation Agent and Credit Suisse First Boston as the Agent (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1998 (File No. 333-30795; Film No. 98688998)).
- 10.21 Time Management and Services Agreement dated March 17, 1998, among WYCB Acquisition Corporation, Broadcast Holdings, Inc., and Radio One, Inc. (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No. 98581327)).
- 10.30 Agreement dated February 20, 1998 between WUSQ License Limited Partnership and Radio One, Inc. (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No. 98581327)).

- 10.40 Merger Agreement dated as of March 30, 1999 relating to the acquisition of Radio One of Atlanta, Inc. (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1998 (File No. 333-30795; Film No. 98688998)).
- 10.41 Asset Purchase Agreement dated as of November 23, 1998 (as amended on December 4, 1998) relating to the acquisition of WFUN-FM, licensed to Bethalto, Illinois (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14, 1999 (File No. 333-74351; Film No. 99593769)).
- 10.42 Asset Purchase Agreement relating to the Acquisition of WENZ-FM and WERE-AM, both licensed to Cleveland, Ohio (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14, 1999 (File No. 333-74351; Film No. 99593769)).
- 10.43 Asset Purchase Agreement dated as of February 10, 1999 relating to the acquisition of WDYL-FM, licensed to Chester, Virginia (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14, 1999 (File No. 333-74351; Film No. 99593769)).
- 10.44 Asset Purchase Agreement dated as of February 26, 1999 relating to the acquisition of WJKS-FM, licensed to Crewe Virginia, and WARV-FM, licensed Petersburg, Virginia (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14, 1999 (File No. 333-74351; Film No. 99593769)).
- 10.45 Asset Purchase Agreement dated as of May 6, 1999 relating to the acquisition of WCDX-FM, licensed to Mechanicsville, Virginia, WPLZ-FM, licensed to Petersburg, Virginia, WJRV-FM licensed to Richmond, Virginia, and WGCV-AM licensed to Petersburg, Virginia (incorporated by reference to Radio One's Registration Statement on Form S-1 filed on October 25, 1999 (File No. 333-89607; Film No. 99732728)).
- 10.45(a) Time Brokerage Agreement dated May 5, 1999 among Radio One, Inc. and Sinclair Telecable, Inc. Commonwealth Broadcasting, L.L.C. and Radio One, Inc. (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 10.46 Stock Purchase Agreement dated as of October 26, 1998, by and between Radio One and Syndicated Communications Venture Partners, II, L.P. (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1998 (File No. 333-30795; Film No. 99581532)).
- 10.50 Amended and Restated Credit Agreement dated as of February 26, 1999, among Radio One, Inc., as the borrower, and Nations Bank, N.A., as Administrative Agent, and Credit Suisse First Boston, as the Documentation Agent (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14, 1999 (File No. 333-74351; Film No. 99593769)).
- 10.52 Asset Purchase Agreement dated as of May 24, 1999 relating to the acquisition of WBOT-FM, licensed to Brockton, Massachusetts (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 10.53 Time Brokerage Agreement dated May 24, 1999 among Radio One, Inc. and Radio Station WBOT-FM, Brockton, Massachusetts (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 10.54 Agreement and Plan of Warrant Recapitalization dated as of February 25, 1999, among Radio One, Inc., Radio One Licenses, Inc. and the other parties thereto (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).

- 10.55 Employment Agreement between Radio One, Inc. and Scott R. Royster
 dated effective as of January 1, 1999 (incorporated by reference to
 Radio One's Registration Statement on Form S-1 filed on October 25,
 1999 (File No. 333-89607; Film No. 99732728)).
- 10.57 Asset Purchase Agreement dated as of December 1, 1999 relating to the acquisition of WPLY-FM, licensed to Philadelphia, Pennsylvania.
- 21.1 Subsidiaries of Radio One, Inc. (incorporated by reference to Radio One's Registration Statement on Form S-1 filed on March 12, 1999 (File No. 333-74351; Film No. 99564316)).
- 23.1 Consent of Arthur Andersen, L.L.P.
- 23.2 Consent of Mitchell & Titus, L.L.P.
- 23.3 Consent of Kirkland & Ellis (included in Exhibit 5.1).
- 27.1 Financial Data Schedule.

Item 17. Undertakings.

Insofar as indemnification for liabilities arising under the Securities Act may be permitted to directors, officers and controlling persons of the registrant pursuant to provisions described in Item 14 above, or otherwise, the registrant has been advised that in the opinion of the SEC such indemnification is against public policy as expressed in the Securities Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Securities Act and will be governed by the final adjudication of such issue.

The undersigned registrant hereby undertakes that:

- (1) For purposes of determining any liability under the Securities Act, the information omitted from the form of prospectus filed as part of this registration statement in reliance upon Rule 430A and contained in the form of prospectus filed by the registrant pursuant to Rule 424 (b) (1) or (4) or 497 (h) under the Securities Act shall be deemed to be part of this registration statement as of the time it was declared effective.
- (2) For the purpose of determining any liability under the Securities Act, each post-effective amendment that contains a form of prospectus shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.

The undersigned registrant hereby undertakes to provide to the underwriters at the closing specified in the Underwriting Agreement, certificates in such denominations and registered in such names as required by the underwriters to permit prompt delivery to each purchaser.

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, as amended, the registrant has duly caused this Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in Lanham, Maryland on February 14, 2000.

Radio One, Inc.

/s/ Scott R. Royster

By:
Name: Scott R. Royster
Title:Executive Vice President and
Chief Financial Officer

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POWER OF ATTORNEY AND SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, as amended, this Registration Statement has been signed by the following persons on the date indicated.

We, the undersigned officers and directors of Radio One, Inc., hereby severally constitute and appoint Alfred C. Liggins, III and Scott R. Royster and each of them singly, our true and lawful attorneys, with full power to them and each of them singly, to sign for us in our names in the capacities indicated below, all pre-effective and post-effective amendments to this Registration Statement (or any other registration statement for the same offering that is to be effective upon filing pursuant to Rule 462(b) under the Securities Act), and generally to do all things in our names and on our behalf in such capacities to enable Radio One, Inc. to comply with the provisions of the Securities Act, as amended, and all requirements of the SEC.

Radio One, Inc.

Signature	Title(s)	Date
/s/ Catherine L. Hughes	Chairperson of the Board of Directors	February 14, 2000
Catherine L. Hughes		
/s/ Terry L. Jones	Director	February 14, 2000
Terry L. Jones	•	
/s/ Brian W. McNeill	Director	February 14, 2000
Brian W. McNeill	-	
/s/ Larry D. Marcus	Director	February 14, 2000
Larry D. Marcus	-	
/s/ Alfred C. Liggins, III	President and Chief Executive Officer	February 14, 2000
Alfred C. Liggins, III	(Principal Executive Officer) and Director	
/s/ Scott R. Royster	Executive Vice President and Chief Financial Officer	February 14, 2000
Scott R. Royster	(Principal Financial and Accounting Officer)	

Exhibit
No. Description Page

- 1.1 Form of Underwriting Agreement (to be filed by Amendment to this Registration Statement on Form S-1).
- 3.1 Certificate of Incorporation of Radio One, Inc. (incorporated by reference to Radio One's Amendment to its Registration Statement on Form S-1 filed on May 4, 1999 (File No. 333-74351; Film No. 99610524)).
- 3.2 Amended and Restated By-laws of Radio One, Inc. (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 4.1 Indenture dated as of May 15, 1997 among Radio One, Inc., Radio One Licenses, Inc. and United States Trust Company of New York (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No. 98581327)).
- 4.2 First Supplemental Indenture dated as of June 30, 1998, to Indenture dated as of May 15, 1997, by and among Radio One, Inc., as Issuer and United States Trust Company of New York, as Trustee, by and among Radio One, Inc., Bell Broadcasting Company, Radio One of Detroit, Inc., and United States Trust Company of New York, as Trustee (incorporated by reference to Radio One's Current Report on Form 8-K filed July 13, 1998 (File No. 333-30795; Film No. 98665139)).
- 4.3 Second Supplemental Indenture dated as of December 23, 1998, to Indenture dated as of May 15, 1997, by and among Radio One, Inc., as Issuer and United States Trust Company of New York, as Trustee, by and among Radio One, Inc., Allur-Detroit, Allur Licenses, Inc., and United States Trust Company of New York, as Trustee (incorporated by reference to Radio One's Current Report on Form 8-K filed January 12, 1999 (File No. 333-30795; Film No. 99504706)).
- 4.7 Standstill Agreement dated as of June 30, 1998 among Radio One, Inc., the subsidiaries of Radio One, Inc., United States Trust Company of New York and the other parties thereto (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1998 (File No. 333-30795; Film No. 98688998)).
- 4.9 Stockholders Agreement dated as of March 2, 1999 among Catherine L. Hughes and Alfred C. Liggins, III (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 5.1 Form of Opinion and consent of Kirkland & Ellis (to be filed by Amendment to this Registration Statement on Form S-1).
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 Insurance Company and Radio One, Inc. for premises located at
 5900 Princess Garden Parkway, Lanham, Maryland, as amended on
 February 24, 1997 (incorporated by reference to Radio One's
 Annual Report on Form 10-K for the period ended December 31,
 1997 (File No. 333-30795; Film No. 98581327)).
- 10.1(a) Amendment to Office Lease dated January 22, 1999 between National Life Insurance Company and Radio One, Inc. for premises located at 5900 Princess Garden Parkway, Lanham, Maryland (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 10.3 Office Lease commencing November 1, 1993 between Chalrep Limited Partnership and Radio One, Inc., with respect to the property located at 100 St. Paul Street, Baltimore, Maryland (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No. 98581327)).

Exhibit No.	Description
10.6	Warrantholders' Agreement dated as of June 6, 1995, as
	amended by the First Amendment to Warrantholders' Agreement dated as of May 19, 1997, among Radio One, Inc., Radio One Licenses, Inc. and the other parties thereto (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No. 98581327)).
10.7(a)	Second Amendment to the Warrantholders' Agreement dated as of May 3, 1999, among Radio One, Inc., Radio One Licenses, Inc. and the other parties thereto (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
10.17	Credit agreement dated June 30, 1998 among Radio One, Inc., as the borrower and NationsBank, N.A., as Documentation Agent and Credit Suisse First Boston as the Agent (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1998 (File No. 333-30795; Film No. 98688998)).
10.21	Time Management and Services Agreement dated March 17, 1998, among WYCB Acquisition Corporation, Broadcast Holdings, Inc., and Radio One, Inc. (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31,
10.30	1997 (File No. 333-30795; Film No. 98581327)). Agreement dated February 20, 1998 between WUSQ License Limited Partnership and Radio One, Inc. (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1997 (File No. 333-30795; Film No.
10.40	98581327)). Merger Agreement dated as of March 30, 1999 relating to the acquisition of Radio One of Atlanta, Inc. (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1998 (File No. 333-30795; Film No.
10.41	98688998)). Asset Purchase Agreement dated as of November 23, 1998 (as amended on December 4, 1998) relating to the acquisition of WFUN-FM, licensed to Bethalto, Illinois (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14, 1999 (File No. 333-74351; Film No. 99593769)).
10.42	Asset Purchase Agreement relating to the Acquisition of WENZ-FM and WERE-AM, both licensed to Cleveland, Ohio (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14, 1999 (File No. 333-74351; Film No. 99593769)).
10.43	Asset Purchase Agreement dated as of February 10, 1999 relating to the acquisition of WDYL-FM, licensed to Chester, Virginia (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14, 1999 (File No. 333-74351; Film No. 99593769)).
10.44	Asset Purchase Agreement dated as of February 26, 1999 relating to the acquisition of WJKS-FM, licensed to Crewe Virginia, and WARV-FM, licensed Petersburg, Virginia (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14,
10.45	1999 (File No. 333-74351; Film No. 99593769)). Asset Purchase Agreement dated as of May 6, 1999 relating to the acquisition of WCDX-FM, licensed to Mechanicsville, Virginia, WPLZ-FM, licensed to Petersburg, Virginia, WJRV-FM licensed to Richmond, Virginia, and WGCV-AM licensed to Petersburg, Virginia (incorporated by reference to Radio One's Registration Statement on Form S-1 filed on October 25,
10.45(a)	1999 (File No. 333-89607; Film No. 99732728)). Time Brokerage Agreement dated May 5, 1999 among Radio One, Inc. and Sinclair Telecable, Inc. Commonwealth Broadcasting, L.L.C. and Radio One, Inc. (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).

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- 10.46 Stock Purchase Agreement dated as of October 26, 1998, by and between Radio One and Syndicated Communications Venture Partners, II, L.P. (incorporated by reference to Radio One's Annual Report on Form 10-K for the period ended December 31, 1998 (File No. 333-30795; Film No. 99581532)).
- 10.50 Amended and Restated Credit Agreement dated as of February 26, 1999, among Radio One, Inc., as the borrower, and Nations Bank, N.A., as Administrative Agent, and Credit Suisse First Boston, as the Documentation Agent (incorporated by reference to Radio One's Amendment No. 3 to its registration statement on Form S-1 filed on April 14, 1999 (File No. 333-74351; Film No. 99593769)).
- 10.52 Asset Purchase Agreement dated as of May 24, 1999 relating to the acquisition of WBOT-FM, licensed to Brockton, Massachusetts (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 10.53 Time Brokerage Agreement dated May 24, 1999 among Radio One, Inc. and Radio Station WBOT-FM, Brockton, Massachusetts (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 10.54 Agreement and Plan of Warrant Recapitalization dated as of February 25, 1999, among Radio One, Inc., Radio One Licenses, Inc. and the other parties thereto (incorporated by reference to Radio One's Quarterly Report on Form 10-Q for the period ended June 30, 1999 (File No. 000-25969; Film No. 99686684)).
- 10.55 Employment Agreement between Radio One, Inc. and Scott R.
 Royster dated effective as of January 1, 1999 (incorporated by reference to Radio One's Registration Statement on Form S-1 filed on October 25, 1999 (File No. 333-89607; Film No. 99732728)).
- 10.57 Asset Purchase Agreement dated as of December 1, 1999 relating to the acquisition of WPLY-FM, licensed to Philadelphia, Pennsylvania.
- 21.1 Subsidiaries of Radio One, Inc. (incorporated by reference to Radio One's Registration Statement on Form S-1 filed on March 12, 1999 (File No. 333-74351; Film No. 99564316)).
- 23.1 Consent of Arthur Andersen, L.L.P.
- 23.2 Consent of Mitchell & Titus, L.L.P.
- 23.3 Consent of Kirkland & Ellis (included in Exhibit 5.1).
- 27.1 Financial Data Schedule.

ASSET PURCHASE AGREEMENT

THIS ASSET PURCHASE AGREEMENT (this "Agreement") is made as of December 1, 1999 by and between Greater Media Radio Company, a Pennsylvania corporation ("Seller") and Radio One, Inc., a Delaware corporation ("Buyer").

Recitals

Seller owns and operates radio broadcast station WPLY(FM), Media, Pennsylvania (the "Station") pursuant to certain licenses, permits and authorizations (as further defined below, the "FCC Authorizations") issued by the Federal Communications Commission (the "FCC"); and

Seller desires to sell to Buyer, and Buyer desires to purchase from Seller, the Station Assets (defined below), subject to the terms and conditions of this Agreement.

Agreement

NOW, THEREFORE, taking the foregoing into account, and in consideration of the mutual covenants and agreements set forth herein, the parties, intending to be legally bound, hereby agree as follows:

ARTICLE 1: SALE AND PURCHASE

1.1 Station Assets. Subject to and in reliance upon the representations,

warranties and agreements herein set forth, and subject to the terms and conditions herein contained, Seller shall grant, convey, sell, assign, transfer and deliver to Buyer on the Closing Date (as hereinafter defined) all right, title and interest of Seller in all properties, assets, privileges, rights, interests and claims, the Roxborough Lease (defined below), personal property, tangible and intangible, of every type and description, wherever located, including its business and goodwill (except for Excluded Assets as defined in Section 1.2) used or held for use in the business or operation of the Station (collectively, the "Station Assets"). Without limiting the foregoing, the Station Assets shall include the following:

- (a) FCC Authorizations. All of the FCC Authorizations issued with

 respect to the Station, including without limitation all rights in and to the
 Station's call letters and any variations thereof, and all of those FCC
 Authorizations listed and described on Schedule 1.1(a) attached hereto, and all
- applications therefor, together with any renewals or extensions thereof and additions thereto (collectively, the "FCC Authorizations").
- (b) Tangible Personal Property. All interests of Seller as of the date of this Agreement in all equipment, electrical devices, antennas, cables, vehicles, furniture, fixtures, STL supporting structures at the Studio Site, office materials and supplies, hardware, tools, spare parts, and other tangible personal property of every kind and description, used or held for use in

connection with the business or operation of the Station, including without limitation those listed and described on Schedule 1.1(b) attached hereto, $\frac{1}{2}$

and any additions and improvements thereto between the date of this Agreement and the Closing Date (collectively, the "Tangible Personal Property").

(c) Real Property. All interests of Seller as of the date of this

Agreement under its Roxborough auxiliary transmitter site Lease Agreement dated October 1, 1996 by and between Cornerstone TeleVision, Inc. (as lessor) and Greater Media Radio Company (as lessee) (the "Roxborough Lease") (together with the Studio Lease and the Tower Lease (each defined below), collectively, the "Real Property").

(d) Time Sales Agreements. Those obligations of Seller that exist on

the Closing Date for the sale of air time on the Station for cash entered in the ordinary course of business, at commercially reasonable rates and cancelable without penalty on no more than thirty (30) days notice (the "Time Sales Agreements").

- (e) Station Contracts. Those contracts and agreements used in
- connection with the business or operation of the Station that are listed and described on Schedule 1.1(e) attached hereto (the "Station Contracts") and those

contracts that Buyer shall elect in writing to assume at Closing.

- (f) Intangible Property. All interests, if any and to whatever extent,
- of Seller as of the date of this Agreement in all trademarks, trade names, service marks, franchises, patents, jingles, slogans, logotypes and other intangible rights, used or held for use in connection with the business or operation of the Station, if any, including without limitation all right, title and interest in and to the mark consisting of the Station's call letters and any variations thereof, and all of those listed and described on Schedule 1.1(f)

attached hereto, and those acquired by Seller between the date hereof and the Closing Date (collectively and together with the Websites (defined below), the "Intangible Property").

- (g) Programming and Copyrights. All interests of Seller as of the date
- of this Agreement in all programs and programming materials and elements of whatever form or nature used or held for use in the business or operation of the Station, whether recorded on tape or any other substance or intended for live performance, and whether completed or in production, and all related common-law and statutory copyrights used or held for use in the business or operation of the Station, if any, together with all such programs, materials, elements and copyrights acquired by Seller in the business or operation of the Station between the date hereof and the Closing Date, if any.
 - (h) Files and Records. All FCC logs and other records that relate to

the operation of the Station; all financial statements, balance sheets, compilations, analyses and other financial records; and all files and other records of Seller relating to the business or operation of the Station (other than duplicate copies of such files ("Duplicate Records")), including without limitation all schematics, blueprints, engineering data, customer lists, reports, specifications, projections, statistics, promotional graphics, original

art work, mats, plates, negatives and other advertising, marketing or related materials, and all other technical and financial information concerning the Station or the Station Assets any of the foregoing of which are in the possession or control of the Seller.

- (i) Claims. Any and all claims and rights against third parties under ----manufacturers' and vendors' warranties, which have not been made prior to Closing.
- (j) Prepaid Items. All prepaid expenses relating to the Station and -----prepaid taxes relating to the Station or the Station Assets, all of which shall be adjusted in accordance with Section 1.7.
- (k) Goodwill. All of Seller's goodwill in, and going concern value $$\tt ------$ of, the Station.
 - (1) Internet Websites. Without limiting the foregoing, all interests,

if any, and to whatever extent, of Seller in any internet domain leases and domain names of Seller relating to the Station, the unrestricted right to the use of HTML content located and publicly accessible from those domain names, and, to the extent allowed by law and provided Seller legally is capable of making such transfer without the consent of "visitors" or any other third parties, the "visitor" email data base for those sites (collectively, the "Websites").

The Station Assets shall be sold and conveyed to Buyer free and clear of all mortgages, liens, deeds of trust, security interests, pledges, restrictions, prior assignments, charges, claims, defects in title and encumbrances of any kind or type whatsoever (collectively, "Liens") except: (i) liens for taxes not yet due and payable for which Buyer receives a Purchase Price adjustment under Section 1.7; and (ii) the post-Closing obligations of Seller which Buyer will assume under the Station Contracts ("Permitted Encumbrances").

1.2 Excluded Assets. There shall be excluded from the Station Assets and

retained by Seller to the extent in existence on the Closing Date, all accounts receivable; cash; cash equivalents; bank accounts, reserves, and deposits; publicly traded securities; all corporate books and records (other than those described in Section 1.1(h)); tax returns and worksheets; insurance policies and all claims or rights to payment thereunder, other than as set forth in Section 10.7 (Risk of Loss); any contracts and agreements not included in the Station Contracts; pension, profit sharing and all other employee benefit plans; any Duplicate Records; any causes of action and claims of Seller arising out of or relating to transactions or occurrences prior to the Closing Date, other than those described in Section 1.1(i) above; rights to any tax refunds for tax periods ending on or prior to the Closing; any contracts not expressly assumed by Buyer; and the tangible personal property located at the office of Daniel Lerner as listed on Schedule 1.2 (the "Excluded Assets").

In addition, it is specifically understood and agreed the Station Assets do not include the Studio Site (as hereinafter defined) and the Tower Site (as hereinafter defined).

1.3 Liabilities.

- (a) At Closing, Buyer shall execute and deliver to Seller an agreement, in form and content, reasonably acceptable to Seller and Buyer, pursuant to which Buyer shall assume and agree to pay, perform and discharge each of the following solely to the extent liability therefore relates to the business and operations of the Station from and after the Closing Date (collectively, the "Assumed Obligations"):
- (i) Seller's liabilities, obligations and commitments, contingent or otherwise, asserted or unasserted, and matured or unmatured, under or otherwise in respect of the Roxborough Lease; all Station Contracts; and Time Sales Agreements hereunder;
- (ii) Barter Agreements (defined below) consistent with Sections $1.7\,(\mathrm{b})$ and $4.1\,$ of this Agreement;
 - (iii) agreements entered into with Buver's written consent;
- (iv) agreements for miscellaneous services or supplies and other commitments and contracts of Seller relating to the business and operations of the Station: (x) entered into after the date hereof consistent with Section 4.1 and outstanding as of the Closing Date which individually do not involve a commitment of more than Five Thousand (\$5,000.00) Dollars and which in the aggregate do not exceed Fifty Thousand (\$50,000.00) Dollars or which can be terminated on no more than thirty (30) days notice without penalty, and (y) specified at Closing in a schedule reasonably acceptable to Buyer and Seller; and
- (v) all of Sellers' liabilities and obligations relating to the business and operations of the Station which are allocated or prorated to Buyer pursuant to Section $1.7\,(a)$ of this Agreement (Adjustments to Purchase Price).
- Other than as set forth above in this section, Buyer shall not assume any liabilities, obligations, debts or commitments whatsoever (all such liabilities, obligations, debts and commitments, collectively, the "Retained Liabilities"). The Retained Liabilities include, without limitation: (i) any liability or obligation of Seller arising out of or relating to any contract, lease agreement, or instrument (other than the Assumed Obligations); (ii) any benefit plan or otherwise relating to employment, including employment obligations not assumed by Buyer, required by law or by employment handbooks, policies or contracts through the Closing Date; (iii) any liability or obligation of Seller arising out of or relating to any litigation, proceeding or claim relating to events or omissions before the Closing Date; (iv) any other liabilities, obligations, debts or commitments of Seller whatsoever, whether accrued now or hereafter, whether fixed or contingent, whether known or unknown; or (v) any claims asserted against the Station or any of the Station Assets relating to any event (whether act or omission) prior to the Closing Date, including without limitation, the payment of all taxes. Seller retains and shall hereafter pay, satisfy, discharge, perform and fulfill all Retained Liabilities as they become due, unless contested in good faith by Seller, without any charge or cost to Buyer.

1.4 Purchase Price.

- (a) Amount. The purchase price to be paid for the Station Assets shall
 ----be Eighty Million Dollars (\$80,000,000), as adjusted pursuant to Section 1.7
- be Eighty Million Dollars (\$80,000,000), as adjusted pursuant to Section 1.7 hereof (the "Purchase Price").
 - (b) Payment. Upon Closing, the Purchase Price shall be paid in cash in ------diately available funds by Fedwire transfer pursuant to written instruction:

immediately available funds by Fedwire transfer pursuant to written instructions of the Seller to be delivered by Seller to Buyer at least three (3) business days prior to Closing.

- 1.5 Deposit. Upon execution of this Agreement, Buyer shall deposit Three
- Million Seven Hundred and Fifty Thousand Dollars (\$3,750,000) (the "Deposit") into escrow with Wilmington Trust Company (the "Escrow Agent"), pursuant to the Escrow Agreement of even date herewith among Buyer, Seller and the Escrow Agent. At Closing, the Deposit shall be paid to Seller as a partial payment of the Purchase Price, and all interest earned thereon shall be returned to Buyer. If this Agreement is terminated by Seller pursuant to Section 10.1(h) or 10.1(i), then the Deposit shall be disbursed to Seller as liquidated damages and such disbursement shall be the sole and exclusive remedy of Seller. Seller hereby waives all other legal and equitable rights and remedies it may otherwise have as a result of any breach or default by Buyer under this Agreement. If this Agreement is terminated without a Closing for any other reason, then the Deposit and all interest thereon shall be returned to Buyer. Seller and Buyer shall each solely act in good faith to instruct the Escrow Agent to disburse the Deposit and all interest thereon in accordance with this Agreement and shall not, by any act or omission, delay or prevent any such disbursement.
 - 1.6 Allocation. Concurrent with Closing, or, if later, within 90 days

thereafter, Buyer and Seller will allocate the Purchase Price in accordance with the respective fair market values of the Station Assets and the goodwill being purchased and sold in accordance with the requirements of Section 1060 of the Internal Revenue Code of 1986, as amended (the "Code"). The allocation shall be pursuant to a schedule prepared by Buyer and mutually agreeable to the parties. Buyer and Seller each further agrees to file its federal income tax returns and its other tax returns reflecting such allocation.

1.7 Adjustments.

(a) The operation of the Station and the income and normal operating expenses attributable thereto through the date preceding the Closing Date (the "Adjustment Date") shall be for the account of Seller and thereafter for the account of Buyer, and, if any income or expense is properly allocable or credited, then it shall be allocated, charged or prorated accordingly. Expenses for goods or services received both before and after the Adjustment Date, power and utilities charges, frequency discounts, and rents and similar prepaid and deferred items shall be prorated between Seller and Buyer as of the Adjustment Date in accordance with generally accepted accounting principles. All special assessments and similar charges or liens imposed against the Tangible Personal

Property in respect of any period of time through the Adjustment Date, whether payable in installments or otherwise, shall be the responsibility of Seller, and amounts payable with respect to such special assessments, charges or liens in respect of any period of time after the Adjustment Date shall be the responsibility of Buyer, and such charges shall be adjusted accordingly. To the extent that any of the foregoing prorations and adjustments cannot be determined as of the Closing Date, Buyer and Seller shall conduct a final accounting and make any further payments, as required on a date mutually agreed upon, within ninety (90) days after the Closing.

(b) With respect to trade, barter or similar agreements for the sale of time for goods or services ("Barter Agreements") assumed by Buyer pursuant to Sections 1.3(a)(i) or 1.3(a)(ii), if any, if there exists on the date of assumption an aggregate negative barter balance (i.e., the amount by which the value of air time (based upon the Station's then prevailing rates) to be provided exceeds the fair market value of goods or services to be received therefor), then, to the extent such excess is greater than \$35,000 in the aggregate for the Station, it will be treated as prepaid time sales and adjusted for as a proration in Buyer's favor. If, however, there exists on such date an aggregate positive barter balance (i.e., the amount by which the value of air time (based upon the Station's then prevailing rates) to be provided is less than the fair market value of goods or services to be received therefor) with respect to Barter Agreements assumed by Buyer, there shall be no proration in Seller's favor.

1.8 Closing. The time and date of closing ("Closing") hereunder (the

"Closing Date") shall be the date specified by Buyer on at least five days' prior written notice to Seller, which date is not earlier than the fifth business day, and not later than the tenth business day, after the date that the FCC Consent shall become a Final Order (defined below), and in the event Buyer shall fail to specify a Closing Date, the Closing Date shall be 10:00 AM local time the date that is ten business days after the date that the FCC Consent shall become a Final Order, or at such other place, time or date as Buyer and Seller may mutually agree in writing; provided, however, that Buyer may in its sole discretion waive the requirement that the FCC Consent shall have become a Final Order and elect to close after the release of initial FCC approval on public notice that it has consented to the transaction upon a date which may be mutually agreed by Seller and Buyer; and provided further that the Closing shall occur no later than July 31, 2000 (which shall be extended to the extent of any cure period that becomes available under Section 10.1(g) or 10.1(i)) (the "Final Closing Date"). Notwithstanding anything to the contrary, Seller and Buyer agree that the Closing Date shall be extended until the tenth business day in the year 2000 in the event the Closing Date would otherwise be earlier than such date. The Closing shall occur at the law offices of Rothman Gordon Foreman & Groudine, P.C., Third Floor, Grant Building, Pittsburgh, Pennsylvania 15219 or such other place as to which the Parties may mutually agree in writing.

1.9 FCC Application.

(a) As soon as possible (but in no event later than ten business days after the date of this Agreement) Seller and Buyer shall file an application with the FCC (the "FCC Application") requesting the FCC's written consent to the assignment of the FCC Authorizations from Seller to Buyer or, at Buyer's option,

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to Buyer's wholly-owned subsidiary Radio One Licenses, Inc., pursuant to this Agreement. Seller and Buyer shall diligently take all steps that are necessary, proper or desirable to expedite the prosecution of the FCC Application to a favorable conclusion. Each party shall promptly provide the other with a copy of any pleading, order or other document served on it relating to the FCC Application, shall furnish all information required by the FCC, and shall be represented at all meetings or hearings scheduled to consider the FCC Application.

(b) The FCC's written consent to the FCC Application is referred to herein as the "FCC Consent." For purposes of this Agreement, the term "Final Order" shall mean that action shall have been taken by the FCC (including action duly taken by the FCC's staff, pursuant to delegated authority) which shall not have been reversed, stayed, enjoined, set aside, annulled or suspended; with respect to which no timely request for stay, petition for rehearing, appeal or certiorari or sua sponte action of the FCC with comparable effect shall be

pending; and as to which the time for filing any such request, petition, appeal, certiorari or for the taking of any such sua sponte action by the FCC shall --- -----

have expired or otherwise terminated.

1.10 Hart-Scott-Rodino. As soon as possible (but in no event later than ten

business days after the date of this Agreement), Buyer and Seller, at Buyer's sole cost and expense, shall prepare and file with the Federal Trade Commission and the United States Department of Justice any documents that may be necessary to comply with the Hart-Scott-Rodino Antitrust Improvements Act of 1976 (the "HSR Act") (including a request for early termination of the waiting period thereunder) and Buyer shall promptly deliver to Seller a true and correct copy of that which was filed and Buyer, with Seller's cooperation, shall thereafter promptly furnish all materials thereafter requested by such agencies with copy to Seller.

1.11 Studio Lease. At the Closing, Seller shall cause its affiliate (the

"Studio Site Owner") that owns the real property used as the Station's studio (the "Studio Site") to enter into a lease of such property, including all portions of the Studio Site currently or historically used in connection with the business or operations of the Station and including, without limitation, the space used for the Station's STLs and any other transmission equipment, in form and substance reasonably satisfactory to Buyer and Seller (the "Studio Lease"); provided, however, the personal office of Daniel Lerner consisting of 275 sq. feet, more or less, and one reserved parking space nearest the main entrance to the building shall be retained by Studio Site Owner for its own use and shall not be leased to Buyer. The Studio Lease shall commence upon the Closing Date, shall be for a term of one year, at a monthly rental rate of \$7,500, with Buyer responsible for all utilities and regular maintenance, and shall be terminable by Buyer upon 30 days notice without further liability of Buyer other than rent, utilities and regular maintenance through the date of termination.

1.12 Tower Lease. At the Closing, Seller shall cause its affiliate Greater

Media Tower Company (the "Tower Site Lessee") that leases the real property used as the Station's tower site for its main transmitter (the "Tower Site") and owns the tower and transmitter building located at the Tower Site to enter into a lease of such space on such tower and on the ground at such property as currently or historically used by the Station in form and substance reasonably

satisfactory to Buyer and Seller (the "Tower Lease"). The Tower Lease shall commence upon the Closing Date, shall be for a term expiring September 30, 2017, and for no rent (all rental consideration being given hereunder with Buyer responsible for electricity used by the Station's transmitting equipment (separate metering or sub-metering equipment to be installed at Buyer's expense)), provided that Buyer shall reimburse the Tower Site Lessee for Buyer's proportionate share (which shall be deemed to be 50%) of regular maintenance of the tower and real property taxes charged to the Tower Site Lessee by the Lessor of the Tower Site pursuant to the Lease Agreement that commenced October 1, 1997 relating thereto (the "Tower Site Lease"). The Tower Lease shall terminate upon the demised premises ceasing to serve as a transmitter site for the Station.

1.13 Collection of Accounts Receivable.

- (a) Seller hereby appoints Buyer its agent, for the balance of the calendar month in which Closing shall have occurred and for four (4) calendar months thereafter (the "Period of Collection"), to collect accounts receivable owing to Seller with respect to the Station as of 12:01 a.m. current local time on the Closing Date. Within five (5) business days after the Closing Date, Seller shall deliver to Buyer a detailed statement (the "A/R Statement") of such accounts receivable, listing each account debtor, the respective amounts due and whether (and when) each such account debtor has been billed. Seller's accounts receivable shall not be purchased by Buyer but shall remain the property of Seller. Buyer agrees, however, that for the aforesaid Period of Collection, Buyer shall use reasonable good faith efforts to collect said accounts receivable for the account of Seller. Such efforts by Buyer shall not require (i) the retention of any attorney or the institution of suit or referral to a collection or similar agency, or (ii) the institution of any proceeding against an account debtor under any bankruptcy, insolvency or similar law affecting the rights of creditors generally. Seller agrees to cooperate with Buyer to facilitate the collection of accounts receivable, including by executing and delivering any necessary powers of attorney for the deposit of checks.
- (b) Any amounts collected by Buyer during the Period of Collection from an account debtor listed on the A/R Statement who also is indebted to Buyer shall first be applied to the accounts receivable to be collected by Buyer on Seller's behalf, unless such account debtor disputes in writing the amount or liability of any account shown on the A/R Statement to be due and owing to Seller, in which case, Buyer, at its sole election, may return such disputed account to Seller for collection (without any further obligation to apply funds subsequently received from such account debtor to Seller's accounts receivable) or may pay to Seller the full amount of the disputed account and retain the account. Buyer shall promptly report such disputes and requests to Seller.
- (c) On or before the fifteenth (15th) day of each of the second, third, fourth and fifth calendar months immediately following the Closing Date, Buyer shall pay over to Seller, all of Seller's accounts receivable collected by Buyer during the previous month (the first such payment also to include the balance of the month in which Closing shall have occurred).

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- (d) Buyer agrees that it may not settle, discount payment of, extend the terms of, or otherwise compromise any of Seller's accounts receivable, except as consented to in writing by Seller. If any account debtor is in bankruptcy, reorganization or similar proceeding, Seller will have the full collection responsibility as to such account and the same will no longer be deemed a Seller's account receivable hereunder; and, Buyer will give notice of any such bankruptcy, reorganization or other proceeding to Seller promptly after receiving notice thereof.
- (e) Buyer does not guarantee the collection of the whole or any part of Seller's accounts receivable and shall have no liability to Seller for the uncollectability of any of Seller's accounts receivable.
- (f) Buyer and Seller agree that, without cost to the other, each one's, bookkeeper will work closely with the bookkeeper of the other and will supply all information and accommodations as reasonably requested and, in order to facilitate Buyer's collection of Seller's accounts receivable hereunder, Seller agrees to maintain at its own expense the software system currently in use and to assist Buyer in operating such software.
- (g) At the end of the Period of Collection, Buyer shall return to Seller for collection all of Seller's accounts receivable uncollected during the Period of Collection, and Buyer shall have no further obligation with respect to the collection thereof.

ARTICLE 2: REPRESENTATIONS AND WARRANTIES OF SELLER

To induce Buyer to enter into this Agreement and to consummate the transactions contemplated hereby, Seller represents and warrants (and where appropriate covenants) to Buyer as follows:

2.1 Organization. Seller is duly organized, validly existing and in good

standing under the laws of the jurisdiction of its organization (as first set forth above). Seller has the requisite power and authority to own and operate the Station, to carry on the Station's business as now conducted by it, and to execute and deliver this Agreement and all of the other agreements and instruments to be executed and delivered Seller pursuant hereto (collectively, the "Seller Ancillary Agreements"), to consummate the transactions contemplated hereby and thereby and to comply with the terms, conditions and provisions hereof and thereof.

2.2 Authority. The execution, delivery and performance of this Agreement

and the Seller Ancillary Agreements by Seller have been duly authorized and approved by all necessary action of Seller and do not require any further authorization or consent of Seller. This Agreement is, and each Seller Ancillary Agreement when executed and delivered by Seller and the other parties thereto will be, a legal, valid and binding agreement of Seller enforceable in accordance with its respective terms, except in each case as such enforceability may be limited by bankruptcy, moratorium, insolvency, reorganization or other similar laws affecting or limiting the enforcement of creditors' rights

generally and except as such enforceability is subject to general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law).

- 2.3 No Conflicts. Except as set forth in correspondence from Seller to
- Buyer dated November 22, 1999, neither the execution and delivery by Seller of this Agreement and the Seller Ancillary Agreements or the consummation by Seller of any of the transactions contemplated hereby or thereby nor compliance by Seller with or fulfillment by Seller of the terms, conditions and provisions hereof or thereof will:
- (i) conflict with, result in a breach of the terms, conditions or provisions of, or constitute a default, an event of default or an event creating rights of acceleration, termination or cancellation or a loss of rights under, or result in the creation or imposition of any Lien upon any of the Station Assets under, the charter or other organizational documents of Seller, or any contract, lease, agreement or instrument, or any governmental license, permit or authorization, or any judgment, order, award or decree to which Seller is a party or any of the Station Assets is subject or by which Seller is bound, or any statute, other law or regulatory provision affecting Seller or the Station Assets; or
- (ii) require the approval, consent, authorization or act of, or the making by Seller of any declaration, filing or registration with, any third party except for those consents, if any, which are to be delivered at Closing hereunder or any foreign, federal, state or local court, governmental or regulatory authority or body, except for such of the foregoing as are necessary pursuant to the HSR Act and the Communications Act (defined below).

2.4 Financial Statements.

- (a) Seller has furnished Buyer with unaudited financial statements used by Seller in the preparation of its federal and state tax returns for fiscal years 1996, 1997 and 1998 as well as unaudited monthly financial statements for the period from January 1, 1999 through June 30, 1999. Pursuant to Section 4.2, Seller will, each month, furnish to Buyer unaudited monthly financial statements for the subject calendar month as well as financial statements for the year to date period. In addition, Seller will deliver financial statements for the comparable month and year to date period for the previous calendar year. So, for example, on December 31st, Seller would deliver financial statements for the following periods: (i) October, 1999; (ii) January 1, 1999 through October 31, 1999; (iii) October, 1998; and (iv) January 1, 1998 through October 31, 1998. The financial statements described in the preceding sentences and in Section 4.2 shall be collectively referred to as "Financial Statements". The Financial Statements: (x) have been prepared in accordance with generally accepted accounting principles applied on a consistent basis throughout the periods involved and as compared with prior periods; and (y) fairly present Seller's financial position, income, expenses, assets, liabilities, and the results of operations of the Station as of the dates and for the periods indicated. There has been no material adverse change in the financial condition of the Station since the preparation of the most recent annual or monthly Financial Statement.
 - (b) Except as reflected in the balance sheets included in the

Financial Statements dated June 30, 1999, including the notes thereto or otherwise disclosed in this Agreement or the schedules hereto, and except for the current liabilities and obligations incurred in the ordinary course of business of the Station (not including for this purpose any tort-like liabilities or breach of contract) since the date of this most recent balance sheet, there exist no liabilities or obligations of Seller, contingent or absolute, matured or unmatured, known or unknown. Since the June 30, 1999, balance sheet: (i) Seller has not made any contract, agreement or commitment or incurred any obligation or liability (contingent or otherwise), except in the ordinary course of business and consistent with past business practices; (ii) there has not been any discharge or satisfaction of any obligation or liability owed by Seller, which is not in the ordinary course of business or which is inconsistent with past business practices; (iii) there has not occurred any sale of or loss or material injury to the business, or any material adverse change in the business or in the condition (financial or otherwise) of the Station; (iv) Seller has operated the business in the ordinary course; and (v) Seller has not increased the salaries or any other compensation of any of its employees or agreed to the payment of any bonuses other than in the ordinary course of business or which increases or bonuses will not constitute any of the Assumed Obligations. The monthly balance sheets: (x) have been prepared on a consistent basis throughout the periods involved and as compared with prior periods; and (y) fairly present Seller's financial position, income, expenses, assets, liabilities, and the results of operations of the Station as of the dates and for the periods indicated, subject to year end adjustments which do not materially affect the operations of Seller.

- 2.5 Taxes. Seller has, in respect of the Station's business, filed all
- foreign, federal, state, county and local income, excise, property, sales, use, franchise and other tax returns and reports which are required to have been filed by it under applicable law and has paid all taxes which have become due pursuant to such returns or pursuant to any assessments which have become payable. All monies required to be withheld by Seller from employees of the Station for income taxes, social security and other payroll taxes have been collected or withheld, and paid to the appropriate governmental authorities.
- - 2.7 FCC Authorizations.

(a) Seller is the holder of the FCC Authorizations listed and described on Schedule 1.1(a). Such FCC Authorizations constitute all of the licenses

and authorizations required under the Communications Act of 1934, as amended (the "Communications Act"), or the rules and regulations of the FCC for, and used in the operation of, the Station. The FCC Authorizations are in full force and effect and have not been revoked, suspended, canceled, rescinded or

terminated and have not expired. There is not pending or to the knowledge of Seller threatened any action by or before the FCC to revoke, suspend, cancel, rescind or modify any of the FCC Authorizations (other than proceedings to amend FCC rules of general applicability), and there is not now issued or outstanding or pending or to the knowledge of Seller threatened, by or before the FCC, any order to show cause, notice of violation, notice of apparent liability, or notice of forfeiture or complaint against Seller or the Station. The Station is operating in material compliance with the FCC Authorizations, the Communications Act, and the rules and regulations of the FCC.

- (b) All reports and filings required to be filed with, and all regulatory fees required to be paid to, the FCC by Seller with respect to the Station (including without limitation all required equal employment opportunity reports) have been timely filed and paid. All such reports and filings are accurate and complete. Seller maintains a public file for the Station as required by FCC rules in all material respects. With respect to FCC licenses, permits and authorizations, Seller is operating only those facilities for which an appropriate FCC Authorization has been obtained and is in effect, or otherwise as allowed by law or regulation and Seller is in material compliance with the conditions of each such FCC Authorization.
- (c) Seller is aware of no facts indicating that Seller is not in compliance with all material requirements of the FCC, the Communications Act, or any other applicable federal, state and local statutes, regulations and ordinances. Seller is aware of no facts and Seller has received no notice or communication, formal or informal, indicating that the FCC is considering revoking, suspending, canceling, rescinding or terminating any FCC Authorization.
- (d) The operation of the Station does not cause or result in exposure of workers or the general public to levels of radio frequency radiation in excess of the "Radio Frequency Protection Guides" recommended in "American National Standard Safety Levels with Respect to Human Exposure to Radio Frequency Electromagnetic Fields 3 kHz to 300 GHz" (ANSI/IEEE C95.1-1992) issued by the American National Standards Institute, adopted by the FCC effective October 15, 1997, and described in OET Bulletin No. 65. Renewal of the FCC Authorizations would not constitute a significant environmental impact within the meaning of Section 1.1307, of the FCC's rules written as it exists on the date of this Agreement.
- (e) Each communications tower structure used in the operation of the Station (whether owned or leased) has been registered under the rules and regulations of the FCC, and the Federal Aviation Administration has issued a determination of no hazard to air navigation with respect to each such tower for which such a determination is required.

2.8 Real Property.

(a) General. Schedule 1.1(c) contains a description of all real _____ property used or held for use in the business or operation of the Station. The

Real Property includes sufficient access to and rights in the real property used or held for use in the business and operations of the Station as presently operated and sufficient access to the Station's facilities without need to obtain any other access rights. Neither the whole nor any part of any Real Property is subject to any pending or to the knowledge of Seller threatened suit for condemnation or other taking by any public authority. All buildings and other improvements included in the Real Property are in good operating condition and repair, and free from material defect or damage normal wear and tear excepted and have been maintained in a commercially reasonable manner, and to the knowledge of Seller comply with applicable zoning, health and safety laws and codes in all material respects. Seller has delivered to Buyer copies of all title insurance policies in its possession that are applicable to the Real Property.

- (b) Studio Site. The Studio Site Owner has good and marketable fee ______ simple title to the Studio Site (identified on Schedule 1.1(c)), including all ______ buildings and other improvements thereon.
 - (c) Roxborough Lease. The Roxborough Lease is described on

Schedule 1.1(c) (including the expiration date, renewal and the location of the $\overline{}$

real property covered by such lease), and a complete and correct copy thereof, together with all amendments thereto, has been delivered to Buyer. Seller is the lessee under the Roxborough Lease. The Roxborough Lease is in full force and effect and constitutes a valid and binding obligation of Seller and, to the knowledge of Seller, the other parties thereto (subject to bankruptcy, insolvency, reorganization or other similar laws relating to or affecting the enforcement of creditors' rights generally). Seller is in material compliance with its obligations under the Roxborough Lease, and, to the knowledge of Seller, is not in, or alleged to be in, breach or default under the Roxborough Lease, and, to the best knowledge of Seller, no other party to the Roxborough Lease has breached or defaulted thereunder, and to Seller's knowledge no event has occurred and no condition or state of facts exists which, with the passage of time or the giving of notice or both, would constitute such a material default or breach by Seller or, to the best knowledge of Seller, by any such other party.

(d) Tower Site Lease. The Tower Site Lease is described on

Schedule 1.1(c) (including the expiration date, renewal and the location of $\overline{}$

the real property covered by such lease), and a complete and correct copy thereof, together with all amendments thereto, has been delivered to Buyer. The Tower Site Lessee is the lessee under the Tower Site Lease. The Tower Site Lease is in full force and effect and constitutes a valid and binding obligation of the Tower Site Lessee and, to the knowledge of Seller and the Tower Site Lessee, the other parties thereto (subject to bankruptcy, insolvency, reorganization or other similar laws relating to or affecting the enforcement of creditors' rights generally). The Tower Site Lessee is in material compliance with its obligations under the Tower Site Lease, and, to the knowledge of Seller and the Tower Site Lessee, is not in, or alleged to be in, breach or default under the Tower Site Lease, and, to the best knowledge of Seller and the Tower Site Lessee, no other party to the Tower Site Lease has breached or defaulted thereunder, and to their knowledge no event has occurred and no condition or state of facts exists which, with the passage of time or the giving of notice or both, would constitute such a material default or breach by the Tower Site Lessee or, to the best knowledge of Seller and the Tower Site Lessee, by any such other party.

2.9 Personal Property. Except for the Excluded Assets, Schedule 1.1(b)

shall (when delivered pursuant to Section 11.8 hereof) contain a list of all

machinery, equipment, vehicles, furniture and other tangible personal property used or held for use in the business or operation of the Station. Each item of Tangible Personal Property is in good operating condition and repair, is free from material defect or damage, normal wear and tear excepted and is functioning materially in the manner and purposes for which it was intended.

2.10 Contracts. Each of the Station Contracts constitutes a valid and

binding obligation of Seller and, to the best knowledge of Seller, the other parties thereto (subject to bankruptcy, insolvency, reorganization or other similar laws relating to or affecting the enforcement of creditors' rights generally), is in full force and effect and (except for those Station Contracts which by their terms will expire prior to the Closing Date or will be otherwise terminated prior to the Closing Date in accordance with the provisions hereof) may be transferred to the Buyer pursuant to this Agreement, unless consent to such transfer is required as set forth in correspondence from Seller to Buyer dated November 22, 1999, and will be in full force and effect at the time of such transfer, in each case without breaching the terms thereof or resulting in the forfeiture or impairment of any rights thereunder and without the consent, approval or act of, or the making of any filing with, any other party. Seller is in material compliance with its obligations under each of the Station Contracts, and Seller to its knowledge is not in, or alleged to be in, breach or default under any of the Station Contracts, and, to the best knowledge of Seller, no other party to any of the Station Contracts has breached or defaulted thereunder, and to its knowledge no event has occurred and no condition or state of facts exists which, with the passage of time or the giving of notice or both, would constitute such a material default or breach by Seller or, to the best knowledge of Seller, by any such other party. Complete and correct copies of each of the Station Contracts, together with all amendments thereto, have been delivered to Buyer by Seller.

2.11 Intangible Property. Seller has all right, title and interest in and

to, or is licensed to use, all trademarks, service marks, trade names, copyrights, Websites and all other intangible property necessary to the conduct of the Station as presently operated. Schedule 1.1(f) contains a description of

all material Intangible Property. Seller has received no notice of any claim that any Intangible Property or the use thereof conflicts with, or infringes upon, any rights of any third party (and Seller is not aware of a reasonable basis for any such claim of conflict). Seller has received no notice that any service provided by the Station or any programming or other material used, broadcast or disseminated by the Station infringes upon any copyright, patent or trademark of any other party.

2.12 Employees. Seller has delivered to Buyer by correspondence dated

October 15, 1999 and November 19, 1999 a list of all Station employees and their position and rate of compensation, and a description of all Seller's employee benefit plans. Seller has delivered to Buyer copies of all Seller's handbooks, if any, policies and procedures relating to Station employees. Seller is in material compliance with all labor and employment laws, rules and regulations applicable to the Station's business, including without limitation those which

relate to wages, hours, discrimination in employment and collective bargaining, and is not liable for any arrears of wages or any taxes or penalties for failure to comply with any of the foregoing. There is no (i) unfair labor practice charge or complaint against Seller in respect of the Station's business pending or threatened before the National Labor Relations Board, any state labor relations board or any court or tribunal, or (ii) strike, dispute, request for representation, slowdown or stoppage pending or to Seller's knowledge threatened in respect of the Station's business. Buyer shall have the right, but not the obligation, to offer employment to any Station employees concurrent with Closing.

2.13 Compliance with Law. Seller has complied materially with all laws,

regulations, rules, writs, injunctions, ordinances, franchises, decrees or orders of any court or of any foreign, federal, state, municipal or other governmental authority which are applicable to the Station Assets, the Station or the Station's business. There is no action, suit or proceeding pending or to Seller's knowledge threatened against Seller in respect of the Station Assets, the Station or the Station's business. To the best knowledge of Seller, there are no claims or investigations pending or threatened against Seller in respect of the Station Assets, the Station or the Station's business. There is no action, suit or proceeding pending or threatened against Seller which questions the legality or propriety of the transactions contemplated by this Agreement.

2.14 Insurance. Seller maintains insurance policies relating to the

Station bearing the policy numbers, for the terms, with the companies, in the amounts, providing the general coverage set forth in writing and delivered to Buyer by correspondence dated October 15, 1999. All of such policies are in full force and effect and Seller is not in default thereunder. Seller has not received notice from any issuer of any such policies of its intention to cancel, terminate or refuse to renew any policy issued by it.

2.15 Environmental. No hazardous or toxic substance or waste (including

without limitation petroleum products) or other material regulated under any applicable environmental, health or safety law (each a "Contaminant") has been generated, stored, transported or released (each a "Release") on, in, from or to the assets or properties of the Station. Neither the Station nor any of the assets or properties of the Station is subject to any order from or agreement with any governmental authority or private party respecting (i) any environmental, health or safety law, (ii) any environmental clean-up, removal, prevention or other remedial action or (iii) any obligation or liability arising from the Release of a Contaminant. Neither the Station nor any of the assets or properties of the Station include any underground storage tanks or surface impoundments, any asbestos containing material, or any polychlorinated biphenyls except as set forth on Schedule 2.15. Seller has not received in respect of the

Station or any assets or properties of the Station any notice or claim to the effect that it is or may be liable as a result of the Release of a Contaminant. To the best knowledge of Seller, neither the Station nor any of its assets or properties is the subject of any investigation by any governmental authority with respect to a Release of a Contaminant. Seller has delivered to Buyer copies of all environmental surveys, analyses and assessments in its possession relating to any of the Real Property.

- 2.16 No Finder. No broker, finder or other person is entitled to a
- commission, brokerage fee or other similar payment from Seller in connection with this Agreement or the transactions contemplated hereby as a result of any agreement or action of Seller or any party acting on Seller's behalf.
 - 2.17 Disclosure. With respect to Seller, the Station and the Station $\,$

Assets, this Agreement, including any document delivered or generated by Seller as contemplated hereunder, and the Seller Ancillary Agreements do not and will not contain any untrue statement of material fact or omit to state a material fact required to be made in order to make the statements herein and therein not misleading in light of the circumstances in which they are made.

ARTICLE 3: REPRESENTATIONS AND WARRANTIES OF BUYER

To induce Seller to enter into this Agreement and to consummate the transactions contemplated hereby, Buyer represents and warrants (and where appropriate covenants) to Seller as follows:

- 3.1 Organization. Buyer is duly organized, validly existing and in good
- standing under the laws of the jurisdiction of its organization (as first set forth above). Buyer has the requisite power and authority to execute and deliver this Agreement and all of the other agreements and instruments to be executed and delivered by Buyer (collectively, the "Buyer Ancillary Agreements"), to consummate the transactions contemplated hereby and thereby and to comply with the terms, conditions and provisions hereof and thereof.
 - 3.2 Authority. The execution, delivery and performance of this Agreement

and the Buyer Ancillary Agreements by Buyer have been duly authorized and approved by all necessary action of Buyer and do not require any further authorization or consent of Buyer. This Agreement is, and each Buyer Ancillary Agreement when executed and delivered by Buyer and the other parties thereto will be, a legal, valid and binding agreement of Buyer enforceable in accordance with its respective terms, except in each case as such enforceability may be limited by bankruptcy, moratorium, insolvency, reorganization or other similar laws affecting or limiting the enforcement of creditors' rights generally and except as such enforceability is subject to general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law).

3.3 No Conflicts. Neither the execution and delivery by Buyer of this

Agreement and the Buyer Ancillary Agreements or the consummation by Buyer of any of the transactions contemplated hereby or thereby nor compliance by Buyer with or fulfillment by Buyer of the terms, conditions and provisions hereof or thereof will: (i) conflict with the charter or other organizational documents of Buyer or any judgment, order or decree to which Buyer is subject; or (ii) require the approval, consent, authorization or act of, or the making by Buyer of any declaration, filing or registration with, any third party or any foreign, federal, state or local court, governmental or regulatory authority or body, except for such of the foregoing as are necessary pursuant to the HSR Act and the Communications Act.

- $3.4\,\,$ No Finder. No broker, finder or other person is entitled to a
- commission, brokerage fee or other similar payment in connection with this Agreement or the transactions contemplated hereby as a result of any agreement or action of Buyer or any party acting on Buyer's behalf, other than Star Media Group, whose fee shall be paid by Buyer.
 - 3.5 Ability to Consummate Agreement. Buyer is legally, technically,

financially, and otherwise qualified to hold the FCC Authorizations and knows of no reason why it will not be granted Commission consent to hold the FCC Authorizations and to own and operate the Station under the Communications Act and the rules and regulations of the Commission, and knows of no reason why it would not receive an unconditional grant from the Commission to be the licensee of the Station.

- 3.6 Buyer's Financial Ability to Consummate. Buyer has commitment(s) for ______sufficient funds to consummate the transactions contemplated herein.
 - 3.7 Acquisition Event. In the event that on or after the date of this

Agreement, Buyer contracts to acquire an interest in a radio station or other media property (or is a party to a time brokerage agreement or similar agreement with respect to such a property) (an "Acquisition Event") which operates in the same market as the Station, and the FCC advises Buyer and Seller, whether orally or otherwise, that such Acquisition Event will have the effect of impeding the likelihood of Seller and Buyer receiving the timely written consent of the FCC to the FCC Application, Buyer shall promptly take such action as shall be reasonably necessary to remove such impediment, including making any divestiture or other arrangement that may be necessary in connection therewith.

3.8 Disclosure. This Agreement and any document delivered or generated by

Buyer as contemplated hereunder does not and will not contain any untrue statement of material fact or omit to state a material fact required to be made in order to make the statements herein not misleading in light of the circumstances in which they are made.

ARTICLE 4: COVENANTS OF SELLER

Seller covenants and agrees that from the date hereof until the completion of the Closing:

- 4.1 Operation of the Business.
 - _____

(a) Seller shall: (i) except as set forth in this Agreement, continue to carry on the business of the Station and keep its books and accounts, records and files materially in conformity with the usual and ordinary manner in which the business has been conducted in the past; (ii) operate the Station materially in accordance with the terms of the FCC Authorizations and in material compliance with the Communications Act, FCC rules, regulations and policies, and all other applicable laws, rules and regulations, and maintain the FCC Authorizations in full force and effect and timely file and prosecute any necessary applications for renewal of the FCC Authorizations; (iii) use

commercially reasonable efforts to preserve the business organization of the Station intact, retain substantially as at present the Station's employees, consultants and agents, and preserve the goodwill of the Station's suppliers, advertisers, customers and others having business relations with it; (iv) keep all Tangible Personal Property and Real Property in good operating condition (ordinary wear and tear excepted) and repair and maintain adequate and usual supplies of inventory, office supplies, spare parts and other materials as have been customarily maintained in the past; and (v) maintain in effect its current insurance policies with respect to the Station and the Station Assets. Nothing contained in this Agreement shall give Buyer any right to control the programming, operations or any other matter relating to the Station prior to the Closing, and Seller shall have complete control of the programming, operations and all other matters relating to the Station up to the Closing.

- (b) Notwithstanding Section 4.1(a), Seller shall not, without the prior written consent of Buyer: (i) sell, lease, transfer, or agree to sell, lease or transfer, any Station Assets except for non-material sales or leases, in the ordinary course of business of items which are being replaced by assets of comparable or superior kind, condition and value; (ii) grant any raises to employees of the Station, pay any substantial bonuses or enter into any contract of employment with any employee or employees of the Station except in the ordinary course of business or which shall not continue beyond the Closing Date; (iii) amend or terminate any existing time sales contracts with respect to the Station except in the ordinary course of business; (iv) amend or terminate any of the Station Contracts or enter into any contract, lease or agreement with respect to the Station except those entered into in the ordinary course of business that will be paid and performed in full before Closing; or (v) by any act or omission knowingly cause any representation or warranty set forth in Article 2 to become untrue or inaccurate.
- (c) Seller shall continue diligently to prosecute, including by requesting reconsideration of the FCC's adverse decision, Seller's pending FCC application for construction permit to relocate the antenna of the Station from Media, Pennsylvania to Philadelphia, Pennsylvania (FCC File No. BPH-940513IB) (the "Relocation Petition"). Until such time as the Relocation Petition shall have been granted, Seller shall operate primarily from its main transmitter location. With respect to the Relocation Petition, Seller shall timely respond to all FCC inquiries, timely provide Buyer copies of all documents prepared or received by it that relate thereto, otherwise keep Buyer fully informed of the status thereof, and consult with Buyer in advance regarding Seller's actions in connection therewith.
 - 4.2 Reports. Seller shall furnish to Buyer as promptly as possible, but in

no event later than 60 days, after each calendar month for such calendar month: (a) monthly Financial Statements for Seller, and (b) such other reports as Buyer may reasonably request relating to Seller. Each of the Financial Statements delivered pursuant to this Section shall have been prepared in accordance with generally accepted accounting principles consistently applied during the periods covered (except as disclosed therein).

4.3 Access. Between the date hereof and the Closing Date, Seller shall give

Buyer and the officers, employees, accountants, counsel, agents, consultants and representatives of Buyer reasonable access to all Station Assets, employees of Seller and the Station, accounts, books, records, federal and state tax returns (if, in the view of Buyer's counsel or accountants, reasonably required in connection with an audit permitted hereunder), deeds, title papers, insurance policies, licenses, agreements, contracts, commitments, records and files of every character, equipment, machinery, fixtures, furniture, vehicles, notes and accounts payable and receivable of Seller relating to the Station, and any other information concerning the affairs of the Station as Buyer may reasonably request. It is expressly understood that, pursuant to this Section, Buyer, at its expense, shall be entitled to conduct such inspections and reviews of the Station, the Station Assets, and financial records relating to the Station as Buyer may reasonably desire including without limitation to prepare monthly financial statements relating to the business or operations of Seller prior to the deadline specified in Section 4.2 (which shall be at Buyer's election and which shall not relieve Seller of its obligations pursuant to Section 4.2 above), so long as the same do not unreasonably interfere with Seller's operation of the Station; provided, however, all such inspections and reviews of Seller's financial records shall occur at the office of Seller's independent accountants or at such other location as shall be reasonably agreeable to Buyer and Seller. No inspection or investigation made by or on behalf of Buyer, or Buyer's failure to make any inspection or investigation, shall affect Seller's representations, warranties and covenants hereunder or be deemed to constitute a waiver of any of those representations, warranties and covenants. Immediately after the date hereof, Seller shall also reasonably cooperate, and shall cause its accountants to reasonably cooperate, with Buyer for purposes of Buyer's inspection and review and to conduct an audit by Buyer's independent accountants of the Financial Statements for the Station for the years 1996, 1997, 1998 and 1999 all at Buyer's expense (such expense to include prompt payment of reasonable legal, accounting, and other professional fees and expenses of Seller, if any, and all advance payments reasonably requested or required by same). Buyer shall no later than three (3) business days of receipt of any and all interim or final reports of such inspections, reviews, and audit, deliver a copy of each such report to Seller and may disclose such financial statements provided or created hereunder as are, in the view of Buyer's counsel or accountants, reasonably required in connection with Buyer's reporting pursuant to relevant SEC regulations, including Regulation S-X, in reports filed by Buyer with any governmental or regulatory authority, including the Securities and Exchange Commission; provided, a copy of the proposed disclosure or filing is delivered to Seller no less than ten (10) days prior to its filing and in the event Seller shall disagree with the content of any such disclosure or filing, Buyer shall incorporate or append to such filing the comments of Seller. Any investigation or examination by Buyer shall not in any way diminish or obviate any representations or warranties of Seller made in this Agreement or in connection herewith.

4.4 Consents. Seller shall use commercially reasonable efforts to obtain

all of the consents required to the assignment of any Station Contract as set forth in correspondence from Seller to Buyer dated November 22, 1999. If Seller does not obtain a consent required to assign a Station Contract hereunder, Buyer shall not be required to assume such Station Contract. Buyer shall identify in writing to Seller within ten (10) business days of the date hereof, those consents the receipt of which is a condition precedent to Buyer's obligation to

close under this Agreement (the "Required Consents"). Seller shall obtain the Required Consents prior to Closing.

- 4.5 Estoppel Certificates; Title Insurance. Seller, at Seller's expense,
- will obtain and deliver to Buyer written estoppel certificates (the "Estoppel Certificates") duly executed by the lessor under the Roxborough Lease, in form and substance reasonably satisfactory to Buyer. Buyer, at Buyer's expense, shall have the right to obtain commitments from a title company acceptable to Buyer to issue to Buyer at standard rates ALTA extended coverage leasehold title insurance policies with respect to the Roxborough Lease and the Tower Lease with no exceptions other than Permitted Encumbrances and the following, but only if and to the extent not at any time adversely affecting the current and intended use of the properties or requiring the removal or alteration of the presently existing structures, or appurtenant structures thereon: (a) building and use restrictions of record; (b) vehicular or pedestrian easements of record affecting the properties and being contiguous to the front, rear or side lot lines; (c) water, sewer, gas, electric, cable television, and telephone lines or easements of record or as presently installed; and (d) prior grants, reservations or leases of coal, oil, gas, or other minerals as shown by instruments of record (the "Title Commitments"). The Estoppel Certificates shall be dated within fifteen days prior to Closing.
 - 4.6 Environmental. Following the execution of this Agreement, at Buyer's

expense, Buyer may engage engineering or environmental assessment firms reasonably acceptable to Seller, to perform one or more Phase I, Phase II or other environmental assessments for any or all of the Real Property, including the Studio Site and the Tower Site (collectively, the "Environmental Assessments"). Seller shall cooperate, and shall use reasonable efforts to ensure that any other person in control of any of the Real Property, including the Studio Site and the Tower Site, shall also cooperate, with Buyer and such firms in performing such Environmental Assessments. The Environmental Assessments shall initially be ordered promptly, but not later than thirty (30) days, after the date hereof, it being understood that, so long as the initial Environmental Assessment for a piece of property has been ordered within such time, any follow-up Environmental Assessments need not be ordered within such time. Delivery of the Environmental Assessments to Buyer shall not relieve Seller of any obligation with respect to any representation, warranty or covenant of Seller herein or waive any condition to Buyer's obligations herein. If any Environmental Assessment, including any follow-up Environmental Assessment, reveals the existence of Environmental Noncompliance (defined as any condition inconsistent with Section 2.15 hereof), Buyer shall have the right to terminate this Agreement, exercisable by giving written notice thereof to Seller within fifteen (15) days of the receipt by Buyer of any Environmental Assessment, or within such longer period as is reasonable in the event further Environmental Assessments are ordered, specifying the nature of the Environmental Noncompliance revealed by the Environmental Assessments and the estimated cost of remediation thereof. In the event an Environmental Assessment discloses Environmental Noncompliance that can be remedied by the expenditure of Two Hundred Fifty Thousand Dollars (\$250,000) or less, Seller shall remedy the Environmental Noncompliance at its expense prior to the Closing, and the Closing will otherwise take place in the manner and at the time provided for herein. In the event that the cost of remedying the Environmental Noncompliance will exceed Two Hundred Fifty Thousand Dollars (\$250,000), this Agreement shall terminate

unless Buyer agrees to be responsible for the remediation costs in excess of Two Hundred Fifty Thousand Dollars (\$250,000), in which event the Closing will take place with a reduction of the Purchase Price in the amount of Two Hundred Fifty Thousand Dollars (\$250,000) and Buyer shall be responsible for remedying the problem at its sole cost and expense. Nothing in this Section or otherwise in this Agreement shall be construed as creating any third-party beneficiaries or any other rights in parties other than the parties hereto.

ARTICLE 5: COVENANTS OF BUYER AND SELLER

Buyer and Seller covenant and agree that from the date hereof until the completion of the Closing, each party shall promptly notify the other in writing upon: (a) becoming aware of any order or decree or any complaint praying for an order or decree restraining or enjoining the consummation of this Agreement or the transactions contemplated hereunder; or (b) receiving any notice from any governmental department, court, agency or commission of its intention (i) to institute an investigation into, or institute a suit or proceeding to restrain or enjoin, the consummation of this Agreement or such transactions, or (ii) to nullify or render ineffective this Agreement or such transactions if consummated.

ARTICLE 6: CONDITIONS TO THE OBLIGATIONS OF SELLER

The obligations of Seller under this Agreement are, at its option, subject to the fulfillment of the following conditions prior to or on the Closing Date:

6.1 Representations, Warranties and Covenants. Each of the representations

and warranties of Buyer contained in this Agreement shall have been true and correct as of the date when made and shall be deemed to be made again on and as of the Closing Date and shall then be true and correct, except to the extent changes are permitted or contemplated pursuant to this Agreement. Buyer shall have performed and complied with each and every covenant and agreement required by this Agreement to be performed or complied with by it prior to or on the Closing Date. Buyer shall have furnished Seller with a certificate, dated the Closing Date and duly executed by an officer of Buyer authorized on behalf of Buyer to give such a certificate, to the effect that the conditions set forth in this Section 6.1 have been satisfied.

6.2 Proceedings. Neither Seller nor Buyer shall be subject to any

restraining order or injunction restraining or prohibiting the consummation of the transactions contemplated hereby. In the event such a restraining order or injunction is in effect, this Agreement may not be abandoned by Seller pursuant to this Section 6.2 prior to the Final Closing Date, but the Closing shall be delayed during such period. This Agreement may be abandoned after the Final Closing Date if such restraining order or injunction remains in effect.

6.3 FCC Consent. The FCC Consent shall have been granted by the FCC by ----- initial order.

6.4 Hart-Scott-Rodino. If applicable, the waiting period under the HSR Act

shall have expired or been terminated.

ARTICLE 7: CONDITIONS TO THE OBLIGATIONS OF BUYER

The obligations of Buyer under this Agreement are, at its option, subject to the fulfillment of the following conditions prior to or on the Closing Date:

7.1 Representations, Warranties and Covenants. Each of the representations

and warranties of Seller contained in this Agreement shall have been true and correct as of the date when made and shall be deemed to be made again on and as of the Closing Date and shall then be true and correct except to the extent changes are permitted or contemplated pursuant to this Agreement. Seller shall have performed and complied with each and every covenant and agreement required by this Agreement to be performed or complied with by it prior to or on the Closing Date. Seller shall have furnished Buyer with a certificate, dated the Closing Date and duly executed by an officer of Seller authorized on behalf of Seller to give such a certificate, to the effect that the conditions set forth in this Section 7.1 have been satisfied.

7.2 Proceedings. Neither Seller nor Buyer shall be subject to any

restraining order or injunction restraining or prohibiting the consummation of the transactions contemplated hereby. In the event such a restraining order or injunction is in effect, this Agreement may not be abandoned by Buyer pursuant to this Section 7.2 prior to the Final Closing Date, but the Closing shall be delayed during such period. This Agreement may be abandoned after such date if such restraining order or injunction remains in effect.

- 7.3 FCC Consent. The FCC Consent shall have been granted by the FCC by Final
- Order, without any conditions materially adverse to Buyer.
- 7.4 Hart-Scott-Rodino. If applicable, the waiting period under the HSR Act

shall have expired or been terminated.

- 7.5 Deliveries. Seller shall have complied with its obligations set forth in $\hfill \hfill -----------$ Section 8.1.
- - 7.7 Material Adverse Change. Neither the Station nor any of the Station

Assets shall have suffered a material adverse change since the date hereof, and there shall have been no changes since the date hereof in the business, operations, condition (financial or otherwise), properties, assets or liabilities of Seller, the Station or any of the Station Assets, except: (i) changes in the economy or other circumstances generally affecting the broadcasting industry or advertising in the Philadelphia, Pennsylvania market,

provided that any "year 2000 problem" (defined below) shall not be considered a circumstance generally affecting the broadcasting industry or advertising in the Philadelphia, Pennsylvania market; (ii) changes contemplated by this Agreement; and (iii) changes which are not (either individually or in the aggregate) materially adverse to the Station. The "Year 2000 problem" is anything, other than the general failure of public services such as power and telephone, that causes any of Seller's systems, machinery, information technology, computer software and hardware, and other data sensitive technology not to operate without error or interruption related to date data (meaning data or input that includes an indication of or reference to a date) and without other problems commonly referred to as "year 2000 problems."

ARTICLE 8: ITEMS TO BE DELIVERED AT THE CLOSING

- 8.1 Deliveries by Seller. At the Closing, Seller shall deliver to Buyer duly ------executed by Seller or such other signatory as may be required by the nature of
- (a) bills of sale, certificates of title for owned motor vehicles, assignments, and other good and sufficient instruments of sale, conveyance, transfer and assignment, in form and substance reasonably satisfactory to Buyer, sufficient to sell, convey, transfer and assign the Station Assets to Buyer free and clear of Liens (other than Permitted Encumbrances);
- (b) the Required Consents and any other consents obtained by Seller under Section $4.4\,;$
- (c) certified copies of resolutions authorizing the execution, delivery and performance by Seller of this Agreement, which shall be in full force and effect;
 - (d) the certificate referred to in Section 7.1;
- (e) an opinion of Seller's counsel in the form and substance reasonably satisfactory to Buyer;
 - (f) the Estoppel Certificates;
 - (g) the Studio Lease; and
 - (h) the Tower Lease.

the document:

- 8.2 Deliveries by Buyer. At the Closing, Buyer shall deliver to Seller:
- (a) the Purchase Price, which shall be paid in the manner specified in Section $1.4\,;$
- (b) an instrument or instruments of assumption of the Assumed Obligations;

- (c) certified copies of resolutions authorizing the execution, delivery and performance by Buyer of this Agreement, which shall be in full force and effect at the time of the Closing; and
 - (d) the certificate referred to in Section 6.1.

ARTICLE 9: SURVIVAL; INDEMNIFICATION

9.1 Survival. All representations, warranties, covenants and agreements

contained in this Agreement, or in any certificate, agreement, or other document or instrument, delivered pursuant hereto, shall survive (and not be affected in any respect by) the Closing and any investigation conducted by any party hereto and any information which any party may receive for a period of one (1) year following the Closing Date.

9.2 Indemnification.

- (a) From and after Closing for a period of one (1) year following the Closing Date, provided that any claim for a Deficiency made hereunder within such one (1) year period shall not be voided by the expiration of such period, Seller (an "Indemnifying Party") hereby agrees to indemnify and hold harmless Buyer, the shareholders, directors, officers and employees of Buyer and all persons which directly or indirectly, through one or more intermediaries, control, are controlled by, or are under common control with Buyer, and their respective successors and assigns (collectively, the "Buyer Indemnitees") from, against and in respect of, and to reimburse the Buyer Indemnitees for, the amount of any and all Deficiencies (as defined in Section 9.3(a)).
- (b) From and after Closing for a period of one (1) year following the Closing Date, provided that any claim for a Deficiency made hereunder within such one (1) year period shall not be voided by the expiration of such period, Buyer (an "Indemnifying Party") hereby agrees to indemnify and hold harmless Seller, the shareholders, directors, officers and employees of Seller and all persons which directly or indirectly, through one or more intermediaries, control, are controlled by, or are under common control with Seller, and their respective successors and assigns (collectively, the "Seller Indemnitees") from, against and in respect of, and to reimburse the Seller Indemnitees for, the amount of any and all Deficiencies (as defined in Section 9.3(b)).

9.3 Deficiencies.

(a) As used in this Article 9, the term "Deficiencies" when asserted by Buyer Indemnitees or arising out of a third party claim against Buyer Indemnitees shall mean any and all losses, damages, liabilities and claims sustained by the Buyer Indemnitees and arising out of, based upon or resulting from: (i) any misrepresentation, breach of warranty, or any failure to comply with any covenant, obligation or agreement on the part of Seller contained in or made pursuant to this Agreement; (ii) any failure by Seller to pay or perform any of the Retained Liabilities unless being contested in good faith or not yet

due or payable; or (iii) without limiting the foregoing, any litigation, proceeding or claim by any third party relating to the business or operation of the Station prior to Closing. Such Deficiencies include without limitation any and all acts, suits, proceedings, demands, assessments and judgments, and all fees, costs and expenses of any kind, related or incident to any of the foregoing (including, without limitation, any and all Legal Expenses (as defined in Section 9.6 below)).

(b) As used in this Article 9, the term "Deficiencies" when asserted by Seller Indemnitees or arising out of a third party claim against Seller Indemnitees shall mean any and all losses, damages, liabilities and claims sustained by the Seller Indemnitees and arising out of, based upon or resulting from: (i) any misrepresentation, breach of warranty, or any failure to comply with any covenant, obligation or agreement on the part of Buyer contained in or made pursuant to this Agreement; (ii) any failure by Buyer to pay or perform any of the Assumed Obligations unless being contested in good faith or not yet due or payable; or (iii) any litigation, proceeding or claim by any third party relating to the business or operation of the Station after Closing. Such Deficiencies include without limitation any and all acts, suits, proceedings, demands, assessments and judgments, and all fees, costs and expenses of any kind, related or incident to any of the foregoing (including, without limitation, any and all Legal Expenses (as defined in Section 9.6 below)).

9.4 Procedures.

- (a) In the event that any claim shall be asserted by any third party against the Buyer Indemnitees or Seller Indemnitees (Buyer Indemnitees or Seller Indemnitees, as the case may be, hereinafter, the "Indemnitees"), which, if sustained, would result in a Deficiency, then the Indemnitees, within ten (10) days after learning of such claim, shall notify the Indemnifying Party of such claim describing in reasonable detail the facts giving rise to the claim, and shall extend to the Indemnifying Party a reasonable opportunity to control and to defend against such claim, at the Indemnifying Party's sole expense and through legal counsel acceptable to the Indemnitees, provided that the Indemnifying Party proceeds in good faith, expeditiously and diligently. The Indemnitees shall, at their option and expense, which expense shall not constitute a Deficiency, have the right to participate in, but not to control, any defense undertaken by the Indemnifying Party with legal counsel of their own selection. No settlement or compromise of any claim which may result in a Deficiency may be made by the Indemnifying Party without the prior written consent of the Indemnitees unless: (A) prior to such settlement or compromise the Indemnifying Party acknowledges in writing its obligation to pay in full the amount of the settlement or compromise and all associated expenses; and (B) the Indemnitees are furnished with a full and unconditional release from the party or parties asserting the claim.
- (b) In the event that the Indemnitees assert the existence of any Deficiency against the Indemnifying Party, they shall give written notice to the Indemnifying Party of the nature and amount of the Deficiency asserted. If the Indemnifying Party, within a period of thirty (30) days (or such shorter period as shall be reasonable in the circumstances) after the giving of notice by the Indemnitees, shall not give written notice to the Indemnitees announcing its intent to contest such assertion of the Indemnitees (such notice by the

Indemnifying Party being hereinafter referred to as the "Contest Notice"), such assertion of the Indemnitees shall be deemed accepted and the amount of the Deficiency shall be deemed established. In the event, however, that a Contest Notice is given to the Indemnitees within said 30-day period (or such shorter period as set forth above), then the contested assertion of a Deficiency shall be settled by arbitration to be held in Philadelphia, Pennsylvania in accordance with the Commercial Rules of the American Arbitration Association then existing. The determination of the arbitrator shall be delivered in writing to the Indemnifying Party and the Indemnitees and shall be final, binding and conclusive upon all of the parties hereto, and the amount of the Deficiency, if any, determined to exist, shall be deemed established.

- (c) The Indemnitees and the Indemnifying Party may agree in writing, at any time, as to the existence and amount of a Deficiency, and, upon the execution of such agreement such Deficiency shall be deemed established.
 - 9.5 Payment. The Indemnifying Party hereby agrees to pay the amount of

established Deficiencies within 15 days after the establishment thereof. The amount of established Deficiencies shall be paid in cash. At the option of the Indemnitees, the Indemnitees may offset any Deficiency or any portion thereof that has not been paid by the Indemnifying Party to the Indemnitees against any obligation the Indemnitees, or any of them, may have to the Indemnifying Party.

9.6 Legal Expenses. As used in this Article 9, the term "Legal Expenses"

shall mean any and all fees (whether of attorneys, accountants or other professionals), costs and expenses of any kind reasonably incurred by any person identified herein and its counsel in investigating, preparing for, defending against, or providing evidence, producing documents or taking other action with respect to any threatened or asserted claim.

9.7 Threshold. Notwithstanding anything to the contrary contained in this

Agreement, neither party shall have the right to assert a claim for Deficiencies against the other party, unless, at the time such claim is asserted, the aggregate amount of all Deficiencies of the party asserting such claim for Deficiencies exceeds One Hundred Thousand Dollars (\$100,000.00) (the "Basket"), provided that: (i) once the Basket has been exceeded, all Deficiencies, including the amount of the Basket, shall be repaid as set forth herein, and (ii) the Basket shall not apply to the Assumed Obligations or the Retained Liabilities, but credit against the Basket shall be given for any Assumed Obligations or Retained Liabilities wrongfully paid by an Indemnitee. Any claim of Buyer or Seller shall be reduced to the extent of insurance proceeds actually received or realized in connection with such claim for Deficiencies.

ARTICLE 10: MISCELLANEOUS

10.1 Termination. This Agreement may be terminated at any time prior to

Closing: (a) by the mutual consent of Seller and Buyer; (b) by any party hereto if the FCC has denied the FCC Application in a Final Order; (c) by Buyer as provided in Section 4.6 (Environmental) or in Section 10.6 (Broadcast Transmission Interruption); (d) by Buyer as provided in Section 10.7 (Risk of Loss); (e) by Buyer or Seller if the Closing has not taken place by the Final

Closing Date; (f) by Buyer, if on the Closing Date Seller has failed to satisfy any of the conditions set forth in Section 7.1, 7.5, 7.6 or 7.7; (g) by Buyer if Seller has failed to cure a material breach of any of its agreements, obligations, representations, warranties or covenants under this Agreement within thirty (30) calendar days after it receives notice from Buyer of such breach, provided that no such notice and cure period shall be afforded to Seller anent its obligation to make deliveries on the Closing Date as set forth in Section 8.1 (other than Section 8.1(d) and other than Section 8.1(a) (but only if Buyer fails to tender the Purchase Price)); (h) by Seller, if on the Closing Date Buyer has failed to satisfy either of the conditions set forth in Section 6.1 or 6.5; or (i) by Seller if Buyer has failed to cure a material breach of any of its agreements, obligations, representations, warranties or covenants under this Agreement within thirty (30) calendar days after it receives notice from Seller of such breach, provided that no such notice and cure period shall be afforded to Buyer anent its obligation to make deliveries on the Closing Date as set forth in Section 8.2 (other than Section 8.2(d)). A termination pursuant to this Section 10.1 shall not relieve any party of any liability it would otherwise have for a breach of this Agreement, nor may any party exercise its rights to terminate if such party shall be in material breach of this Agreement.

10.2 Specific Performance. In the event of anticipatory repudiation or

breach by Seller of any representation, warranty, covenant or agreement under this Agreement, at Buyer's election, in addition to any other remedy available to it, Buyer shall be entitled to an injunction restraining any such anticipatory repudiation or breach and, subject to obtaining any requisite approval of the FCC, to enforcement of this Agreement by a decree of specific performance requiring Seller to fulfill its obligations under this Agreement, in each case without the necessity of showing economic loss or other actual damage. The remedies provided Buyer in this Agreement shall be cumulative and shall not preclude the assertion by Buyer of any other rights or the seeking of any other remedies against Seller.

10.3 Expenses. Unless otherwise provided in this Agreement, or as otherwise

agreed by the parties, each party hereto shall bear all of its expenses incurred in connection with the transactions contemplated by this Agreement, including without limitation, accounting and legal fees incurred in connection herewith; provided, however, that: (i) Seller and Buyer shall each pay one-half of the FCC filing fees required to be paid in connection with the FCC Application; (ii) Seller shall be exclusively responsible for, and Buyer shall not have any liability or responsibility for, any sales or transfer taxes (including without limitation any real estate transfer taxes), arising from the transfer of the Station Assets to Buyer; and (iii) the HSR Act filing fee will be paid for by Buyer.

10.4 Further Assurances. From time to time prior to and after Closing, each

party hereto will execute all such instruments and take all such actions as any other party shall reasonably request, without payment of further consideration, in connection with carrying out and effectuating the intent and purpose hereof and all transactions contemplated by this Agreement, including without limitation the execution and delivery of any and all confirmatory and other instruments in addition to those to be delivered at Closing, and any and all actions which may reasonably be necessary to complete the transactions contemplated hereby. The parties shall cooperate reasonably with each other and with their respective counsel and accountants in connection with any steps

required to be taken as part of their respective obligations under this Agreement.

10.5 Public Announcements. Prior to Closing, neither party shall, without

the approval of the other party hereto, make any press release or other public announcement concerning the transactions contemplated by this Agreement, except (i) to announce it has been entered into, and (ii) as and to the extent that such party shall be so obligated by law, in which case such party shall give advance notice to the other party and the parties shall use their best efforts to cause a mutually agreeable release or announcement to be issued. Notwithstanding the foregoing, the parties acknowledge that the rules and regulations of the FCC require that public notice of the transactions contemplated by this Agreement be made after the FCC Application has been filed with the FCC, and that such notice may be broadcast on the Station without the advance consent of Buyer.

10.6 Broadcast Transmission Interruption. If before Closing the regular

broadcast transmission of the Station in the normal and usual manner is interrupted for a period of twenty four consecutive hours or more, Seller shall give the prompt written notice thereof to Buyer. Buyer shall then have the right, by giving written notice to Seller, to postpone (and if necessary repostpone) the Closing to a date that is thirty (30) days after the end of any such interruption. If regular broadcast transmission in the normal and usual manner is interrupted for a continuous period of seventy-two (72) hours or more at any time prior to Closing, then (a) Seller immediately shall give written notice thereof to Buyer, and (b) Buyer shall have the right, by giving written notice to Seller, to (i) terminate this Agreement, or (ii) postpone the Closing as provided above.

10.7 Risk of Loss. The risk of any loss, damage or destruction to any of

the Station Assets to be transferred to Buyer hereunder, including without limitation Buyer's rights under the Tower Lease and the Studio Lease, from fire or other casualty or cause shall be borne by Seller at all times up to 12:01 a.m. local time on the Closing Date. Upon the occurrence of any loss or damage to any of the property or assets to be transferred hereunder as a result of fire, casualty, accident or other causes prior to the Closing, Seller shall: (a) promptly notify Buyer of same in writing stating with particularity the extent of loss or damage incurred, the cause thereof, if known, and the extent to which restoration, replacement and repair of the Station Assets lost or destroyed is expected to be covered under any insurance policy with respect thereto; and (b) except as set forth below: (x) promptly begin to repair or cause to be repaired and to restore the property to its condition prior to any such loss, damage or destruction; and (y) apply the proceeds of any claim for any loss payable under any insurance policy with respect thereto to repair, replace or restore any such property to its former condition, subject to the conditions stated below. Without limiting Seller's obligations set forth above, in the event the loss exceeds One Million Dollars (\$1,000,000.00) and the property cannot be substantially repaired or restored within ninety (90) days, Buyer shall have the option (but not the obligation) exercisable within ten (10) days after receipt of such notice from Seller to:

(i) Postpone the Closing until such time as the property has been completely repaired, replaced or restored, which Seller shall promptly do; or

- (ii) Elect to consummate the Closing and accept the property in its "then" condition, in which event Seller shall assign to Buyer all rights under any insurance policy covering the loss and pay over to the Buyer any proceeds under any such insurance policy thereto received by Seller with respect thereto as a credit against Buyer's obligation to pay the Purchase Price to Seller; or
- (iii) Terminate this Agreement (but only if, as provided above, the property cannot be substantially repaired or restored within ninety (90) days) and receive the Deposit together with interest thereon.
- 10.8 Cooperation. Buyer and Seller shall each promptly deliver to the other

a copy of each and every filing it shall make referencing the other and the Station to (i) the FCC and (ii) the SEC during the period from the date hereof to the Closing Date. Any of Seller's books, records and documents acquired by Buyer and reasonably required by Seller shall, on reasonable notice, be made available to Seller for examination and duplication after Closing at Buyer's principal office in Philadelphia, Pennsylvania for a period of four (4) years from the Closing Date. From the date of Closing and for a period of three (3) years thereafter, if, in the view of Buyer's counsel or accountants, reasonably required in connection with Buyer's reporting pursuant to relevant SEC regulations, including Regulation S-X, Seller, at the sole cost and expense of Buyer (such expense to include payment of reasonable legal, accounting, and other professional fees and expenses of Seller, if any, and all advance payments reasonably requested or required by same), shall provide Buyer with such cooperation and information as Buyer shall reasonably request in Buyer's: analysis and review of Financial Statements or information provided or created hereunder, or (ii) preparation of any reports or analyses prepared by Buyer. Seller shall also make its accountants available, including any opinions and financial statements relating to the Seller, to provide explanations of any documents or information provided hereunder and to permit disclosure of such information by Buyer, including disclosure to any governmental authority, including the Securities and Exchange Commission, if such disclosure is, in the view of Buyer's counsel or accountants, reasonably required in connection with Buyer's reporting pursuant to relevant SEC regulations, including Regulation S-Χ.

ARTICLE 11: GENERAL PROVISIONS

11.1 Successors and Assigns. This Agreement shall be binding upon and inure

to the benefit of the parties hereto, and their respective representatives, successors and assigns. Neither Seller nor Buyer may assign any of its rights or delegate any of its duties hereunder without the prior written consent of the other party, and any such attempted assignment or delegation without such consent shall be void, provided, in the event in accordance with Section 1.9(a) Buyer shall have elected to have filed the FCC Application in the name of Radio One Licenses, Inc. as assignee, and consent to which has been granted, Radio One

shall have the right to have the FCC Authorizations assigned by Seller at Closing to its wholly-owned subsidiary Radio One Licenses, Inc.

11.2 Amendments; Waivers. The terms, covenants, representations, warranties

and conditions of this Agreement may be changed, amended, modified, waived, or terminated only by a written instrument executed by the party waiving compliance. The failure of any party at any time or times to require performance of any provision of this Agreement shall in no manner affect the right of such party at a later date to enforce the same. No waiver by any party of any condition or the breach of any provision, term, covenant, representation or warranty contained in this Agreement, whether by conduct or otherwise, in any one or more instances shall be deemed to be or construed as a further or continuing waiver of any such condition or of the breach of any other provision, term, covenant, representation or warranty of this Agreement.

11.3 Notices. All notices, requests, demands and other communications

required or permitted under this Agreement shall be in writing (which shall include notice by telex or facsimile transmission) and shall be deemed to have been duly made and received when personally served, or when delivered by Federal Express or a similar overnight courier service, expenses prepaid, or, if sent by telex, graphic scanning or other facsimile communications equipment, delivered by such equipment, addressed as follows:

if to Seller: Greater Media Radio Company

1003 E. Baltimore Pike Media, PA 19063 Attn: Daniel Lerner

Facsimile No.: 610-565-6077

with a copy (which shall not constitute notice) to:

Rothman Gordon Foreman & Groudine, P.C.

Grant Building Third Floor

Pittsburgh, PA 15219 Attn: Frederick A. Polner Facsimile No.: (412) 281-7304

if to Buyer: Radio One, Inc.

5900 Princess Garden Parkway, Suite 800

Lanham, MD 20706

Attn: Alfred C. Liggins, President Facsimile No.: (301) 306-9638

with a copy (which shall not constitute notice) to:

Radio One, Inc. 5900 Princess Garden Parkway, Suite 800 Lanham, MD 20706 Attn: Linda J. Eckard, General Counsel Facsimile No.: (301) 306-9638

and

Wiley, Rein & Fielding 1776 K Street, N.W. Washington, D.C. 20006 Attn: Dominic T. Bodensteiner Facsimile No.: (202) 719-7049

Any party may alter the address to which communications are to be sent by giving notice of such change of address in conformity with the provisions of this Section providing for the giving of notice.

11.4 Captions. The captions of Articles and Sections of this Agreement are

for convenience only and shall not control or affect the meaning or construction of any of the provisions of this Agreement.

11.5 Governing Law. This Agreement and all questions relating to its

validity, interpretation, performance and enforcement shall be governed by and construed in accordance with the laws of the State of Pennsylvania, without giving effect to principles of conflicts of laws.

11.6 Entire Agreement. This Agreement constitutes the full and entire

understanding and agreement between the parties with regard to the subject matter hereof, and supersedes all prior agreements, understandings, inducements or conditions, express or implied, oral or written, relating to the subject matter hereof. The express terms hereof control and supersede any course of performance and/or usage of trade inconsistent with any of the terms hereof. This Agreement has been prepared by all of the parties hereto, and no inference of ambiguity against the drafter of a document therefore applies against any party hereto.

11.7 Counterparts. This Agreement may be executed in any number of

counterparts, each of which shall be deemed to be an original as against any party whose signature appears thereon, and all of which shall together constitute one and the same instrument.

11.8 Delivery of Schedule 1.1(b). The parties acknowledge that Schedule

1.1(b) has not been delivered as of the date hereof. Seller shall deliver a

date hereof. Schedule 1.1(b), when delivered, shall include without limitation

all of the tangible personal property used or held for use in the business or operation of the Station wherever located (including at the Studio Site, the Tower Site and the site of the Roxborough Lease), provided, however, that such

schedule shall not under any circumstances include any Excluded Asset, the tower and building at the Tower Site or the building at the Studio Site. Buyer shall have ten (10) business days from receipt of the draft Schedule 1.1(b) to review

the form and substance of such draft schedule, including by visiting the Station

and any location at which any of the Station Assets shall be located. In the event that draft Schedule 1.1(b) is not in form and substance reasonably

satisfactory to Buyer, Buyer shall notify Seller thereof specifying in detail why such Schedule is not acceptable, and Buyer and Seller shall negotiate in good faith to agree upon the form and substance of Schedule 1.1(b).

11.9 Corporate Existence. Seller shall maintain in good standing its

corporate existence until at least December 15, 2000, and shall maintain during such period a Net Worth (defined below) of no less than \$1,000,000. "Net Worth" means total assets less total liabilities, both determined in accordance with generally accepted accounting principles.

[SIGNATURE PAGE FOLLOWS]

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[SIGNATURE PAGE TO ASSET PURCHASE AGREEMENT]

IN WITNESS WHEREOF, the parties have duly executed this Agreement as of the date first above written.

BUYER: RADIO ONE, INC.

By: /s/ Alfred C. Liggins, III

Name: Alfred C. Liggins, III Title: Chief Executive Officer & President

SELLER: GREATER MEDIA RADIO COMPANY

By: /s/ Lynn B. Bruder

Name: Lynn B. Bruder Title: President

1.1(a) FCC Authorizations 1.1(b) Tangible Personal Property 1.1(c) Real Property 1.1(e) Station Contracts 1.1(f) Intangible Property 1.2 Excluded Personal Property of Daniel Lerner

Environmental

Schedules

2.15

Exhibit 23.1

Consent of the Independent Public Accountants

As independent public accountants, we hereby consent to the use of our reports and to all references to our firm included in or made a part of this registration statement.

/s/ Arthur Andersen L.L.P.

Baltimore, Md., February 14, 2000 Exhibit 23.2

Consent of Independent Public Accountants

As independent public accountants, we hereby consent to the use of our report and to all references to our firm included in or made a part of this registration statement.

By: /s/ Mitchell & Titus, L.L.P.

Mitchell & Titus, L.L.P. Washington, DC February 11, 2000

The schedule contains summary financial information extracted from the consolidated financial statements of the Company for the three years in the period ended December 31, 1998, and for the nine months ended September 30, 1998 and 1999, and is qualified in its entirety by reference to such financial statements.

12-MOS DEC-31-1996 JAN-01-1996 DEC-31-199		12-MOS C-31-1997 JAN-01-1997	12-MOS DEC-31-1998 JAN-01-1998	3	9-MOS EC-31-1998 JAN-01-1998 SEP-30-199	JZ	9-MOS 31-1999 AN-01-1999 SEP-30-1999	
DEC-31-199		DEC-31-1997	DEC-31-19		2FL-20-133			
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	0	7,819,00	0 11	L,306,000		0	21,821,000	
0		(3,387,000)	(4,589,000))	0		(6,285,000)	
0		79,225,000	153,856,000)	0	25	57,826,000	
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27,027,000		36,955,000	52,696,000		38,057,000		062,000	
	,325,000)		, ,			,753,000)		
(3,325,000		(4,588,000)	(6,587,00		(4,753,000		(8,087,000)	
19,982,000		26,831,000	35,746,000	, ,	25,643,000		721,000	
1,105,000	•	894,000	1,942,000		1,281,000		2,063,000	
7,252,000	Q	,910,000	11,455,000		7,996,000		11,479,000	
(3,609,000)		(2,959,000)	(734,000)		(68,000)		L,026,000)	
	0	(2,939,000)	(1,575,0			0	731,000	
	•	959,000)	841,000		(68,000)	(1,75	•	
(3,609,000)	(4,	0 (000)	041,000			(1,73	,,000)	
0		· ·		J	0		0	
0	0	(1,985,000)	U	0	0	0	0	
/0 /00	U	0		0	,,,,	0	U	
(3,609,00	•	(4,944,000)	841,0		(68,00		(1,757,000)	
(0.		(0.53)		0.31)		30)	(0.22)	
(0.38)	(0.74)	(0.3	31)	(0.30))	(0.22)	