UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the Quarterly Period Ended June 30, 2016

Or

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

For the transition period from_____to____

Commission File No. 0-20570

IAC/INTERACTIVECORP

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

555 West 18th Street, New York, New York 10011

(Address of registrant's principal executive offices) (212) 314-7300

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 🛛 No o

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

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer," and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer 🗵	Accelerated filer o	Non-accelerated filer o	Smaller reporting company o
		(Do not check if a smaller	
		reporting company)	

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

As of July 22, 2016, the following shares of the registrant's common stock were outstanding:

Common Stock	73,786,540
Class B Common Stock	5,789,499
Total outstanding Common Stock	79,576,039

The aggregate market value of the voting common stock held by non-affiliates of the registrant as of July 22, 2016 was \$4,393,601,209. For the purpose of the foregoing calculation only, all directors and executive officers of the registrant are assumed to be affiliates of the registrant.

59-2712887 (I.R.S. Employer Identification No.)

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PART I FINANCIAL INFORMATION

Item 1. Consolidated Financial Statements

IAC/INTERACTIVECORP

CONSOLIDATED BALANCE SHEET

(Unaudited)

	June 30, 2016		December 31, 2015		
	 (In thousands, o	except sha	are data)		
ASSETS					
Cash and cash equivalents	\$ 1,245,984	\$	1,481,447		
Marketable securities	79,208		39,200		
Accounts receivable, net of allowance of \$16,802 and \$16,528, respectively	189,491		250,077		
Other current assets	 278,185		174,286		
Total current assets	1,792,868		1,945,010		
Property and equipment, net of accumulated depreciation and amortization of \$312,916 and \$284,494, respectively	306,999		302,817		
Goodwill	1,937,675		2,245,364		
Intangible assets, net	395,262		440,828		
Long-term investments	127,318		137,386		
Other non-current assets	99,900		117,286		
TOTAL ASSETS	\$ 4,660,022	\$	5,188,691		
LIABILITIES AND SHAREHOLDERS' EQUITY					
LIABILITIES:					
Current portion of long-term debt	\$ 50,000	\$	40,000		
Accounts payable, trade	61,749		86,883		
Deferred revenue	285,733		258,412		
Accrued expenses and other current liabilities	294,724		383,251		
Total current liabilities	692,206		768,546		
Long-term debt, net of current portion	1,655,259		1,726,954		
Income taxes payable	33,083		33,692		
Deferred income taxes	259,738		348,773		
Other long-term liabilities	82,382		64,510		
Redeemable noncontrolling interests	38,421		30,391		
Commitments and contingencies					
SHAREHOLDERS' EQUITY:					
Common stock \$.001 par value; authorized 1,600,000,000 shares; issued 255,255,243 and 254,014,976 shares, respectively and outstanding 73,752,254 and 77,245,709 shares, respectively	255		254		
Class B convertible common stock \$.001 par value; authorized 400,000,000 shares; issued 16,157,499 shares and outstanding 5,789,499 shares	16		16		
Additional paid-in capital	11,862,670		11,486,315		
Retained earnings	144,901		331,394		
Accumulated other comprehensive loss	(117,407)		(152,103)		
Treasury stock 191,870,989 and 187,137,267 shares, respectively	(10,075,985)		(9,861,350)		
Total IAC shareholders' equity	1,814,450		1,804,526		
Noncontrolling interests	84,483		411,299		
Total shareholders' equity	 1,898,933		2,215,825		
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$ 4,660,022	\$	5,188,691		

The accompanying Notes to Consolidated Financial Statements are an integral part of these statements.

CONSOLIDATED STATEMENT OF OPERATIONS

(Unaudited)

	Three Months Ended June 30,				Six Months Ended June 30,			
		2016		2015		2016		2015
			(1	In thousands, excep	t per	share data)		
Revenue	\$	745,439	\$	771,132	\$	1,564,618	\$	1,543,644
Operating costs and expenses:								
Cost of revenue (exclusive of depreciation shown separately below)		170,397		177,963		364,131		364,700
Selling and marketing expense		295,525		324,710		677,866		687,192
General and administrative expense		152,135		129,349		288,377		244,143
Product development expense		49,911		46,430		105,741		91,687
Depreciation		17,575		15,500		33,370		31,068
Amortization of intangibles		36,975		14,411		50,795		26,966
Goodwill impairment		275,367				275,367		—
Total operating costs and expenses		997,885		708,363		1,795,647		1,445,756
Operating (loss) income		(252,446)		62,769		(231,029)		97,888
Interest expense		(27,644)		(15,214)		(55,504)		(29,278)
Other (expense) income, net		(7,192)		(1,638)		8,705		5,350
(Loss) earnings from continuing operations before income taxes		(287,282)		45,917		(277,828)		73,960
Income tax benefit		96,740		11,968		95,220		5,788
(Loss) earnings from continuing operations		(190,542)		57,885		(182,608)		79,748
Loss from discontinued operations, net of tax				(153)				(28)
Net (loss) earnings		(190,542)		57,732		(182,608)		79,720
Net (earnings) loss attributable to noncontrolling interests		(4,233)		1,573		(3,885)		5,990
Net (loss) earnings attributable to IAC shareholders	\$	(194,775)	\$	59,305	\$	(186,493)	\$	85,710
Per share information attributable to IAC shareholders:								
Basic (loss) earnings per share from continuing operations	\$	(2.45)	\$	0.72	\$	(2.31)	\$	1.03
Diluted (loss) earnings per share from continuing operations	\$	(2.45)	\$	0.68	\$	(2.31)	\$	0.98
Basic (loss) earnings per share	\$	(2.45)	\$	0.72	\$	(2.31)	\$	1.03
Diluted (loss) earnings per share	\$	(2.45)	\$	0.68	\$	(2.31)	\$	0.97
Dividends declared per share	\$		\$	0.34	\$		\$	0.68
Stock-based compensation expense by function:								
Cost of revenue	\$	694	\$	294	\$	1,307	\$	539
Selling and marketing expense		1,690		3,119		3,561		4,842
General and administrative expense		20,516		20,039		41,709		34,637
Product development expense		4,864		2,497		12,372		4,842
Total stock-based compensation expense	\$	27,764	\$	25,949	\$	58,949	\$	44,860
					_			

The accompanying Notes to Consolidated Financial Statements are an integral part of these statements.

CONSOLIDATED STATEMENT OF COMPREHENSIVE OPERATIONS

(Unaudited)

	Three Months Ended June 30,					Six Months Ended June 30,			
		2016		2015		2016		2015	
				(In tho	usands)			
Net (loss) earnings	\$	(190,542)	\$	57,732	\$	(182,608)	\$	79,720	
Other comprehensive (loss) income, net of tax:									
Change in foreign currency translation adjustment ^(a)		(3,341)		8,613		12,404		(48,001)	
Change in unrealized gains and losses of available-for-sale securities (net of tax benefits of \$482 and \$783 for the three and six months ended June 30, 2016, respectively, and net of tax benefits of \$126 and \$182 for the three and six months ended June 30, 2015, respectively) ^(b)		(3,782)		3,615		1,655		4,249	
Total other comprehensive (loss) income, net of tax		(7,123)		12,228		14,059		(43,752)	
Comprehensive (loss) income		(197,665)		69,960		(168,549)		35,968	
Comprehensive (income) loss attributable to noncontrolling interests		(3,553)		2,323		(4,379)		7,147	
Comprehensive (loss) income attributable to IAC shareholders	\$	(201,218)	\$	72,283	\$	(172,928)	\$	43,115	

(a) The three and six months ended June 30, 2016 include amounts reclassified out of other comprehensive income into earnings. See Note 8 - Accumulated Other Comprehensive Loss for additional information.

^(b) The three and six months ended June 30, 2016 and June 2015 include unrealized gains reclassified out of other comprehensive income into earnings. See Note 5 - Marketable Securities and Note 8 - Accumulated Other Comprehensive Loss for additional information.

The accompanying Notes to Consolidated Financial Statements are an integral part of these statements.

CONSOLIDATED STATEMENT OF SHAREHOLDERS' EQUITY

(Unaudited)

						IAC Sh	areholders' Equ	ity					
	edeemable	Sto	ommon ck \$.001 r Value	Con Co Stor	lass B wertible ommon ck \$.001 r Value	Additional		Accumulated Other		Total IAC	Noncontrollin		Total
	icontrolling Interests	\$	Shares	\$	Shares	Paid-in Capital	Retained Earnings	Comprehensive (Loss) Income	Treasury Stock	Treasury Shareholders' Stock Equity		g	Shareholders' Equity
	_						(In thou	sands)					
Balance of December 31, 2015	\$ 30,391	\$ 254	254,015	\$ 16	16,157	\$ 11,486,315	\$ 331,394	\$ (152,103)	\$ (9,861,350)	\$ 1,804,526	\$ 411,299	\$	2,215,825
Net (loss) earnings for the six months ended June 30, 2016	(2,584)	-	_	_	_	_	(186,493)	_	—	(186,493)	6,469		(180,024)
Other comprehensive income, net of tax	22	_	_	_	_	_	_	13,565	_	13,565	472		14,037
Stock-based compensation expense	816	_	_	_	_	27,937	_	_	_	27,937	26,510		54,447
Issuance of common stock pursuant to stock-based awards, net of withholding taxes	_	1	1,240	_	_	(12,705)	_	_	_	(12,704)	_		(12,704)
Income tax benefit related to stock-based awards	_	_	_	_	_	20,327	_	_	_	20,327	_		20,327
Purchase of treasury stock	_	-	—	_	_	—	_	-	(214,635)	(214,635)	_		(214,635)
Purchase of redeemable noncontrolling interests	(2,411)	_	_	_	_	_	_	_	_	_	_		_
Adjustment of redeemable noncontrolling interests to fair value	13,388	_	_	_	_	(12,966)	_	_	_	(12,966)	_		(12,966)
Issuance of Match Group common stock pursuant to stock-based awards, net of withholding taxes	_	_	_	_	_	_	_	_	_	_	2,857		2,857
Reallocation of shareholders' equity balances related to the noncontrolling interests created in the Match Group initial public offering	_	_	_	_	_	342,507	_	21,131	_	363,638	(363,638)		_
Changes in noncontrolling interests of Match Group due to the issuance of its common stock	_	_	_	_	_	(937)	_	_	_	(937)	937		_
Noncontrolling interests created in a recent acquisition	_	_	_	_	_	12,222	_	-	_	12,222	-		12,222
Other	 (1,201)	_				(30)				(30)	(423)		(453)
Balance as of June 30, 2016	\$ 38,421	\$ 255	255,255	\$ 16	16,157	\$ 11,862,670	\$ 144,901	\$ (117,407)	\$ (10,075,985)	\$ 1,814,450	\$ 84,483	\$	1,898,933

The accompanying Notes to Consolidated Financial Statements are an integral part of these statements.

IAC/INTERACTIVECORP CONSOLIDATED STATEMENT OF CASH FLOWS (Unaudited)

	Six Months H	Ended June 30,
	2016	2015
Cash flows from operating activities attributable to continuing operations:	(In the	ousands)
(Loss) earnings from continuing operations	\$ (182,608)	\$ 79,748
Adjustments to reconcile (loss) earnings from continuing operations to net cash provided by operating activities attributable to	¢ (102,000)	φ , , , , , ιο
continuing operations:		
Stock-based compensation expense	58,949	44,860
Depreciation	33,370	31,068
Amortization of intangibles	50,795	26,966
Goodwill impairment	275,367	—
Excess tax benefits from stock-based awards	(21,871)	(36,465)
Deferred income taxes	(90,902)	7,260
Equity in losses of unconsolidated affiliates	414	477
Acquisition-related contingent consideration fair value adjustments	10,470	(16,946)
Gains on sale of businesses and investments, net	(13,137)	(144)
Other adjustments, net	20,869	9,013
Changes in assets and liabilities, net of effects of acquisitions and dispositions:		
Accounts receivable	47,855	2,710
Other assets	(20,053)	(6,458)
Accounts payable and other current liabilities	(88,150)	(33,413)
Income taxes payable	(48,028)	(63,304)
Deferred revenue	32,589	40,407
Net cash provided by operating activities attributable to continuing operations	65,929	85,779
Cash flows from investing activities attributable to continuing operations:		
Acquisitions, net of cash acquired	(2,524)	(43,286)
Capital expenditures	(35,133)	(26,816)
Purchase of time deposits	(87,500)	—
Proceeds from maturities of time deposits	87,500	—
Proceeds from maturities and sales of marketable debt securities	32,500	14,613
Purchases of marketable debt securities	(79,366)	(93,134)
Purchases of investments	(5,056)	(12,840)
Net proceeds from the sale of businesses and investments	103,735	6,203
Other, net	4,815	2,396
Net cash provided by (used in) investing activities attributable to continuing operations	18,971	(152,864)
Cash flows from financing activities attributable to continuing operations:		
Purchase of treasury stock	(214,635)	(200,000)
Proceeds from Match Group 2016 Senior Notes offering	400,000	_
Principal payments on Match Group Term Loan	(410,000)	—
Debt issuance costs	(4,621)	_
Repurchase of Senior Notes	(61,110)	—
Dividends	—	(56,729)
Issuance of IAC common stock pursuant to stock-based awards, net of withholding taxes	(13,097)	(20,656)
Issuance of Match Group common stock pursuant to stock-based awards, net of withholding taxes	2,176	—
Excess tax benefits from stock-based awards	21,871	36,465
Purchase of noncontrolling interests	(2,411)	(15,338)
Acquisition-related contingent consideration payments	(2,150)	(5,705)
Increase in restricted cash related to bond redemptions	(30,002)	
Other, net	(488)	430
Net cash used in financing activities attributable to continuing operations	(314,467)	(261,533)
Total cash used in continuing operations	(229,567)	(328,618)
Total cash used in discontinued operations	_	(243)
Effect of exchange rate changes on cash and cash equivalents	(5,896)	(5,135)
Net decrease in cash and cash equivalents	(235,463)	(333,996)
Cash and cash equivalents at beginning of period	1,481,447	990,405
Cash and cash equivalents at end of period	\$ 1,245,984	\$ 656,409

The accompanying Notes to Consolidated Financial Statements are an integral part of these statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

NOTE 1-THE COMPANY AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Nature of Operations

IAC is a leading media and Internet company comprised of some of the world's most recognized brands and products, such as HomeAdvisor, Vimeo, About.com, Dictionary.com, The Daily Beast, Investopedia, and Match Group's online dating portfolio, which includes Match, OkCupid, Tinder and PlentyOfFish.

All references to "IAC," the "Company," "we," "our" or "us" in this report are to IAC/InterActiveCorp.

Basis of Presentation

The Company prepares its consolidated financial statements in accordance with U.S. generally accepted accounting principles ("GAAP").

Basis of Consolidation and Accounting for Investments

The consolidated financial statements include the accounts of the Company, all entities that are wholly-owned by the Company and all entities in which the Company has a controlling financial interest. Intercompany transactions and accounts have been eliminated.

Investments in the common stock or in-substance common stock of entities in which the Company has the ability to exercise significant influence over the operating and financial matters of the investee, but does not have a controlling financial interest, are accounted for using the equity method and are included in "Long-term investments" in the accompanying consolidated balance sheet.

The accompanying unaudited consolidated financial statements have been prepared in accordance with GAAP for interim financial information and with the rules and regulations of the Securities and Exchange Commission. Accordingly, they do not include all of the information and notes required by GAAP for complete financial statements. In the opinion of management, the accompanying unaudited consolidated financial statements include all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation. Interim results are not necessarily indicative of the results that may be expected for the full year. The accompanying unaudited consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

Accounting Estimates

Management of the Company is required to make certain estimates, judgments and assumptions during the preparation of its consolidated financial statements in accordance with GAAP. These estimates, judgments and assumptions impact the reported amounts of assets, liabilities, revenue and expenses and the related disclosure of contingent assets and liabilities. Actual results could differ from those estimates.

On an ongoing basis, the Company evaluates its estimates and judgments including those related to: the fair values of marketable securities and other investments; the recoverability of goodwill and indefinite-lived intangible assets; the useful lives and recoverability of definite-lived intangible assets and property and equipment; the carrying value of accounts receivable, including the determination of the allowance for doubtful accounts; the determination of revenue reserves; the fair value of acquisition-related contingent consideration arrangements; the liabilities for uncertain tax positions; the valuation allowance for deferred income tax assets; and the fair value of and forfeiture rates for stock-based awards, among others. The Company bases its estimates and judgments on historical experience, its forecasts and budgets and other factors that the Company considers relevant.

Certain Risks and Concentrations

A substantial portion of the Company's revenue is derived from online advertising, the market for which is highly competitive and rapidly changing. Significant changes in this industry or changes in advertising spending behavior or in customer buying behavior could adversely affect our operating results. Most of the Company's online advertising revenue is attributable to a services agreement with Google Inc. ("Google"). The Company's service agreement became effective on April 1, 2016, following the expiration of the previous services agreement. This services agreement expires on March 31, 2020; the Company may choose to terminate the agreement effective March 31, 2019. This services agreement requires that we comply with certain guidelines promulgated by Google. Google may generally unilaterally update its own policies and guidelines without advance notice; which could in turn require modifications to, or prohibit and/or render obsolete certain of our products, services and/or business practices, which could be costly to address or otherwise have an adverse effect on our business, financial condition and results of operations. For the three and six months ended June 30, 2016, revenue earned from Google was \$181.5 million and \$466.2 million, respectively. For the three and six months ended June 30, 2016, revenue earned from Google was \$308.2 million and \$467.8 million, respectively. This revenue is earned by the businesses comprising the Publishing and Applications segments. For the three and six months ended June 30, 2016, revenue earned from Google represents 69% and 78% of Publishing revenue and 85% and 88% of Applications revenue, respectively. For the three and six months ended from Google totaled \$57.2 million and \$97.2 million at June 30, 2016 and December 31, 2015, respectively.

Recent Accounting Pronouncements

In March 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2016-09, *Improvements to Employee Share-Based Payments Accounting (Topic 718)*. The update is intended to simplify existing guidance on various aspects of the accounting and presentation of employee share-based payments in financial statements including the accounting for income taxes, forfeitures and statutory tax withholding requirements, as well as classification on the statement of cash flows. The provisions of ASU 2016-09 are effective for reporting periods beginning after December 15, 2016; early adoption is permitted. The Company is currently evaluating the impact the adoption of this standard update will have on its consolidated financial statements.

In February 2016, the FASB issued ASU No. 2016-02, *Leases (Topic 842)*, which supersedes existing guidance on accounting for leases in "*Leases (Topic 840*)" and generally requires all leases to be recognized in the statement of financial position. The provisions of ASU 2016-02 are effective for reporting periods beginning after December 15, 2018; early adoption is permitted. The provisions of ASU 2016-02 are to be applied using a modified retrospective approach. The Company is currently evaluating the impact the adoption of this standard update will have on its consolidated financial statements.

In April 2015, the FASB issued ASU No. 2015-03, *Interest-Imputation of Interest (Subtopic 835-30): Simplifying the Presentation of Debt Issuance Costs*, and in August 2015, the FASB issued ASU 2015-15, *Interest-Imputation of Interest (Subtopic 835-30): Presentation and Subsequent Measurement of Debt Issuance Costs Associated with Line-of-Credit Arrangements*. Together, this guidance requires that deferred debt issuance costs be presented in the balance sheet as a direct deduction from the carrying amount of the associated debt liability, while debt issuance costs related to line-of-credit arrangements may still continue to be classified as assets. The Company adopted the provisions of ASU 2015-03 and ASU 2015-15 in the first quarter of 2016 and applied the provisions retrospectively, resulting in \$21.3 million of deferred debt issuance costs being reclassified from other non-current assets to long-term debt, net of current portion, in the accompanying December 31, 2015 consolidated balance sheet.

In May 2014, the FASB issued ASU No. 2014-09, *Revenue from Contracts with Customers*, which clarifies the principles for recognizing revenue and develops a common standard for all industries. In July 2015, the FASB decided to defer the effective date for annual reporting periods beginning after December 15, 2017. In March, April and May 2016, the FASB issued ASU 2016-08, ASU 2016-10 and ASU 2016-12, respectively, which provide further revenue recognition guidance related to principal versus agent considerations, performance obligations and licensing, and narrow-scope improvements and practical expedients. Early adoption is permitted beginning on the original effective date of December 15, 2016. Upon adoption, ASU 2014-09 may either be applied retrospectively to each prior period presented or retrospectively with the cumulative effect recognized as of the date of initial application. The Company is currently evaluating the impact the adoption of this standard update will have on its consolidated financial statements, and the method and timing of adoption.

Reallocation of Noncontrolling Interests

During the quarter ended March 31, 2016, the Company reallocated amounts within the accounts comprising shareholders' equity to correct the amount of noncontrolling interests that was initially recorded following the initial public offering ("IPO") of Match Group, which occurred on November 24, 2015. The noncontrolling interests should have been recorded using the net book value of Match Group rather than the net IPO proceeds. In addition, the adjustment allocates the proportionate share of the accumulated other comprehensive loss to the noncontrolling interests balance. The reallocation has no effect on net income or earnings per share. Based on our assessment of both qualitative and quantitative factors, the reallocation was not considered material to the consolidated financial statements of the Company as of and for: (i) the year ended December 31, 2015, (ii) the three months ended March 31, 2016; and (iii) the six months ended June 30, 2016. Therefore, the adjustment was initially reflected in the consolidated financial statements of the Company as of and for the three months ended March 31, 2016 and will, therefore, also be reflected in the year-to-date consolidated financial statements of each subsequent interim period in 2016 and the annual consolidated financial statements for the year ending December 31, 2016.

Reclassifications

Certain prior year amounts have been reclassified to conform to the current year presentation.

NOTE 2—INCOME TAXES

At the end of each interim period, the Company makes its best estimate of the annual expected effective income tax rate and applies that rate to its ordinary year-to-date earnings or loss. The income tax provision or benefit related to significant, unusual, or extraordinary items, if applicable, that will be separately reported or reported net of their related tax effects are individually computed and recognized in the interim period in which they occur. In addition, the effect of changes in enacted tax laws or rates, tax status, judgment on the realizability of a beginning-of-the-year deferred tax asset in future years or the liabilities for uncertain tax positions is recognized in the interim period in which the change occurs.

The computation of the annual expected effective income tax rate at each interim period requires certain estimates and assumptions including, but not limited to, the expected pre-tax income (or loss) for the year, projections of the proportion of income (and/or loss) earned and taxed in foreign jurisdictions, permanent and temporary differences, and the likelihood of the realization of deferred tax assets generated in the current year. The accounting estimates used to compute the provision or benefit for income taxes may change as new events occur, more experience is acquired, additional information is obtained or our tax environment changes. To the extent that the expected annual effective income tax rate changes during a quarter, the effect of the change on prior quarters is included in income tax provision in the quarter in which the change occurs.

For the three and six months ended June 30, 2016, the Company recorded an income tax benefit for continuing operations of \$96.7 million and \$95.2 million, respectively, which, in each case, represents an effective income tax rate of 34%. The effective tax rate each period is lower than the statutory rate of 35% due primarily to the non-deductible portion of the goodwill impairment at the Publishing segment, partially offset by state taxes. For the three and six months ended June 30, 2015, the Company recorded an income tax benefit for continuing operations of \$12.0 million and \$5.8 million, respectively. The income tax benefit for each period is due primarily to the realization of certain deferred tax assets, a reduction in tax reserves and related interest due to the expiration of statutes of limitations, and the non-taxable gain on contingent consideration fair value adjustments, partially offset by state taxes.

The Company recognizes interest and, if applicable, penalties related to unrecognized tax benefits in the income tax provision. At June 30, 2016 and December 31, 2015, the Company has accrued \$2.8 million and \$2.5 million, respectively, for the payment of interest. At June 30, 2016 and December 31, 2015, the Company has accrued \$1.9 million and \$2.2 million, respectively, for penalties.

The Company is routinely under audit by federal, state, local and foreign authorities in the area of income tax. These audits include questioning the timing and the amount of income and deductions and the allocation of income and deductions among various tax jurisdictions. The Internal Revenue Service has substantially completed its audit of the Company's federal income tax returns for the years ended December 31, 2010 through 2012. The statute of limitations for the years 2010 through 2012 has been extended to March 31, 2017. Various other jurisdictions are open to examination for tax years beginning with 2009. Income taxes payable include reserves considered sufficient to pay assessments that may result from examination of



NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

prior year tax returns. Changes to reserves from period to period and differences between amounts paid, if any, upon resolution of audits and amounts previously provided may be material. Differences between the reserves for income tax contingencies and the amounts owed by the Company are recorded in the period they become known.

At June 30, 2016 and December 31, 2015, unrecognized tax benefits, including interest, are \$42.4 million and \$43.4 million, respectively. If unrecognized tax benefits at June 30, 2016 are subsequently recognized, \$39.4 million, net of related deferred tax assets and interest, would reduce the income tax provision for continuing operations. The comparable amount as of December 31, 2015 was \$41.0 million. The Company believes that it is reasonably possible that its unrecognized tax benefits could decrease by \$10.6 million within twelve months of June 30, 2016, primarily due to expirations of statutes of limitations; \$10.2 million of which would reduce the income tax provision for continuing operations.

NOTE 3—BUSINESS COMBINATION

On October 28, 2015, Match Group completed the acquisition of Plentyoffish Media Inc. ("PlentyOfFish"), a leading provider of subscription-based and ad-supported online personals servicing North America, Europe, Latin America and Australia. Services are provided through websites and mobile applications that PlentyOfFish owns and operates. The purchase price was \$574.1 million in cash and is net of a \$0.9 million working capital adjustment paid to Match Group in the second quarter of 2016. The financial results of PlentyOfFish are included in the Company's consolidated financial statements, within the Match Group segment, beginning October 28, 2015.

The table below summarizes the fair values of the assets acquired and liabilities assumed at the date of acquisition:

	(II	n thousands)
Cash and cash equivalents	\$	4,626
Other current assets		4,460
Computer and other equipment		2,990
Goodwill		488,644
Intangible assets		84,100
Other non-current assets		1,073
Total assets		585,893
Current liabilities		(6,418)
Other long-term liabilities		(5,325)
Net assets acquired	\$	574,150

The purchase price was based on the expected financial performance of PlentyOfFish, not on the value of the net identifiable assets at the time of acquisition, which resulted in a significant portion of the purchase price being attributed to goodwill. The expected financial performance of PlentyOfFish reflects that it is complementary and synergistic to the existing Match Group dating businesses.

Intangible assets are as follows:

			Weighted-Average Useful Life
	<u>(In</u>	thousands)	(Years)
Indefinite-lived trade name	\$	66,300	Indefinite
Customer relationships		10,100	Less than 1
New registrants		3,100	Less than 1
Non-compete agreement		3,000	5
Developed technology		1,600	2
Total intangible assets acquired	\$	84,100	

PlentyOfFish's other current assets, property and equipment, other non-current assets, current liabilities and other long-term liabilities were reviewed and adjusted to their fair values at the date of acquisition, as necessary. The fair values of trade names, customer relationships and the non-compete agreement were determined using variations of the income approach; specifically, in respective order, the relief from royalty, excess earnings and with or without methodologies. The fair values of new registrants and developed technology were determined using a cost approach that utilized the cost to replace methodology. The valuations of the intangible assets incorporate significant unobservable inputs and require significant judgment and estimates, including the amount and timing of future cash flows and the determination of royalty and discount rates. The amount attributed to goodwill is not tax deductible.

Pro forma Financial Information

The unaudited pro forma financial information in the table below presents the combined results of the Company and PlentyOfFish as if the acquisition of PlentyOfFish had occurred on January 1, 2015. The pro forma financial information includes adjustments required under the acquisition method of accounting and is presented for informational purposes only and is not necessarily indicative of what the results would have been had the acquisition actually occurred on January 1, 2015. For the three and six months ended June 30, 2015, pro forma adjustments reflected below include decreases to revenue of \$1.7 million and \$8.3 million, respectively, related to the write-off of deferred revenue at the date of acquisition and increases of \$5.2 million and \$9.0 million, respectively, in amortization of intangible assets.

	e Months Ended 1ne 30, 2015		Months Ended June 30, 2015		
	(In thousands, except per share data)				
Revenue	\$ 790,486	\$	1,575,155		
Net earnings attributable to IAC shareholders	\$ 62,746	\$	89,947		
Basic earnings per share attributable to IAC shareholders	\$ 0.76	\$	1.08		
Diluted earnings per share attributable to IAC shareholders	\$ 0.72	\$	1.02		

NOTE 4—GOODWILL AND INTANGIBLE ASSETS

Goodwill and intangible assets, net are as follows:

		June 30,		ecember 31,
		2016		2015
Goodwill	\$	1,937,675	\$	2,245,364
Intangible assets with indefinite lives		336,078		380,137
Intangible assets with definite lives, net		59,184		60,691
Total goodwill and intangible assets, net	\$	2,332,937	\$	2,686,192

The following table presents the balance of goodwill by reportable segment, including the changes in the carrying value of goodwill, for the six months ended June 30, 2016:

	Balance at cember 31, 2015	Additions		Deductions	I	mpairment	Foreign Exchange Franslation	J	Balance at June 30, 2016
			(In tho						
Match Group	\$ 1,293,109	\$ 603	\$	(2,983)	\$	_	\$ 16,448	\$	1,307,177
HomeAdvisor	150,251	_		_		_	103		150,354
Publishing	277,192			(1,968)		(275,367)	143		
Applications	447,242	—				_	_		447,242
Video	15,590	9,649		_		_	_		25,239
Other	61,980			(55,117)		_	800		7,663
Total	\$ 2,245,364	\$ 10,252	\$	(60,068)	\$	(275,367)	\$ 17,494	\$	1,937,675

The June 30, 2016 goodwill balance includes accumulated impairment losses of \$598.0 million, \$529.1 million, \$11.6 million and \$42.1 million at Publishing, Applications, Connected Ventures (included in the Video segment), and ShoeBuy (included in the Other segment), respectively.

The additions primarily relate to the acquisition of VHX (included in the Video segment). The deductions primarily relate to the sale of PriceRunner (included in the Other segment).

The Company performs its annual impairment assessment of goodwill and indefinite-lived intangible assets as of October 1. In each reporting period, the Company assesses whether any events have occurred or circumstances have changed that would make it more likely than not that the carrying values of its reporting units and indefinite-lived intangible assets are in excess of their respective fair values. If the Company so concludes, the Company updates its estimate of the fair value of the applicable reporting unit and/or indefinite-lived intangible asset. If the estimated fair value of a reporting unit exceeds its carrying value, goodwill of the reporting unit is not impaired and the second step of the impairment test is not necessary. If the carrying value of a reporting unit exceeds its estimated fair value of the reporting unit's goodwill with its carrying value to measure the amount of impairment, if any. The implied fair value of goodwill is determined in the same manner as the amount of goodwill recognized in a business combination. In other words, the estimated fair value of the reporting unit is allocated to all of the assets and liabilities of that unit (including any unrecognized intangible asset) as if the reporting unit's goodwill exceeds the implied fair value of the reporting unit's goodwill exceeds in a business combination. In other words, the estimated fair value of the reporting unit's goodwill exceeds in a business combination. In other words, the estimated fair value of the reporting unit's goodwill exceeds the implied fair value of the reporting unit is recognized in an amount equal to the excess. Similarly, if the carrying value of an indefinite-lived intangible asset exceeds its fair value, an impairment is recorded equal to the excess.

The Company concluded that it was more likely than not that the carrying value of the Publishing reporting unit and its indefinite-lived intangible assets were in excess of their respective fair values as of June 30, 2016 and, therefore, updated its estimated fair values of these assets as of that date. This conclusion was based upon the impact of new Google contract, traffic trends and monetization challenges and the anticipated corresponding impact on our estimate of fair value. In performing the first step of the goodwill impairment assessment, the Company determined the fair value of the Publishing reporting unit using both an income approach based on discounted cash flows ("DCF") and a market approach. Determining fair value using a DCF analysis requires the exercise of significant judgment with respect to several items, including judgment about the amount and timing of expected future cash flows and appropriate discount rates. The expected cash flows used in the Publishing DCF analysis were based on the Company's most recent forecast for the second half of 2016 and each of the years in the forecast period, which were updated to include the effects of the new Google contract, traffic trends and monetization challenges and the cost savings from our restructuring efforts. For years beyond the forecast period, the Company's estimated cash flows were based on forecasted growth rates. The discount rate used in the DCF analysis reflects the risks inherent in the expected future cash flows of the Publishing reporting unit. Determining fair value using a market approach considers multiples of financial metrics based on both acquisitions and trading multiples of a selected peer group of companies. From the comparable companies, a representative market multiple was determined which was applied to financial metrics to estimate the fair value of the Publishing reporting unit. To determine a peer group of companies for Publishing, we considered companies relevant in

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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terms of consumer use, monetization model, margin and growth characteristics and brand strength operating in their respective sectors.

The second step of the impairment calculation is to determine the fair value of the goodwill of the Publishing reporting unit. The estimated fair value of the Publishing reporting unit was allocated to all of its assets and liabilities (which included unrecognized intangible assets) as if the Publishing reporting unit had been acquired in a business combination on June 30, 2016 and the fair value of the reporting unit was the purchase price paid. Publishing's other current assets, property and equipment, other non-current assets, current liabilities and other long-term liabilities were reviewed and adjusted to their fair values at June 30, 2016 as necessary. The fair values of trade names, advertiser relationships, and certain existing content at About.com were determined using variations of the income approach; specifically, in respective order, the relief from royalty, with or without and excess earnings methodologies. The fair values of developed technology and certain existing content at Investopedia were determined using a cost approach that utilized the cost to replace methodology. The valuations of the intangible assets incorporate significant unobservable inputs and require significant judgment and estimates, including the amount and timing of future cash flows and the determination of royalty and discount rates. The fair value of the goodwill of the Publishing reporting unit was determined to be zero and an impairment of the entire goodwill balance of \$275.4 million was recognized in the second quarter of 2016. The goodwill impairment charge is a preliminary estimate that will be finalized in the third quarter of 2016.

The Company also recorded impairments of \$11.6 million of certain trade names and trademarks in the second quarter of 2016. The impairments were due to reduced level of revenue and profits, which, in turn, also led to a reduction in the assumed royalty rates for these assets. The royalty rates used to value the trade names that were impaired ranged from 2% to 6% and the discount rate that was used reflects the risks inherent in the expected future cash flows of the trade names and trademarks.

The following table presents the balance of goodwill by reportable segment, including the changes in the carrying value of goodwill, for the year ended December 31, 2015:

	Dec	Balance at ember 31, 2014	Additions	Impairment	1	Foreign Exchange ranslation	L A Go	Allocation of AC's former Search & Applications Segment Dodwill Based Relative Fair Value	Dee	Balance at cember 31, 2015
				(In tho	usand	ls)				
Search & Applications (a)	\$	774,822	\$ 1,450	\$ —	\$	(1,230)	\$	(775,042)	\$	—
Match Group		791,474	547,910	_		(46,275)		_		1,293,109
HomeAdvisor		151,321	—	—		(1,070)		—		150,251
Publishing		_	3,504	_		963		272,725		277,192
Applications		—	—	—		—		447,242		447,242
Video		15,590		_				_		15,590
Other		21,719	_	(14,056)		(758)		55,075		61,980
Total	\$	1,754,926	\$ 552,864	\$ (14,056)	\$	(48,370)	\$		\$	2,245,364

⁽a) Prior to the fourth quarter of 2015, Search & Applications was a reportable segment consisting of one operating segment and one reporting unit. In the fourth quarter of 2015, Search & Applications was split into three new operating segments and reporting units: Publishing, Applications and PriceRunner (included in the Other segment). The goodwill of Search & Applications was allocated to these three reporting units based upon their relative fair values as of October 1, 2015. It is not possible to reflect this allocation on a retrospective basis because of acquisitions and dispositions during the three years in the period ended December 31, 2015.

The additions primarily relate to Match Group's acquisitions of PlentyOfFish and Eureka. The goodwill impairment charge at ShoeBuy (included in the Other segment) was due to increased investment and the seasonal effect of high inventory levels as of October 1, 2015.

(Unaudited)

The December 31, 2015 goodwill balance includes accumulated impairment losses of \$322.6 million, \$529.1 million and \$65.2 million, which were reallocated from the former Search & Applications segment, to Publishing, Applications and PriceRunner (included in the Other segment), respectively, based on their relative fair values as of October 1, 2015 following the change in reportable segments that occurred during the fourth quarter of 2015. The goodwill balance at December 31, 2015 also includes accumulated impairment losses of \$11.6 million and \$42.1 million at Connected Ventures (included in the Video segment) and ShoeBuy (included in the Other segment), respectively.

Intangible assets with indefinite lives are trade names and trademarks acquired in various acquisitions. During the second quarter of 2016, the Company changed the classification of certain intangibles from indefinite-lived to definite-lived at Publishing. In addition, in connection with the goodwill impairment charge at Publishing described above, the Company recorded an \$11.6 million impairment charge on certain indefinite-lived trade names. The impairment charge is included in "Amortization of intangibles" in the accompanying consolidated statement of operations. At June 30, 2016 and December 31, 2015, intangible assets with definite lives are as follows:

		June	30, 2	016	
	 Gross Carrying Amount	Accumulated Amortization		Net	Weighted-Average Useful Life (Years)
		(In thousands)			
Trade names	\$ 65,746	\$ (42,385)	\$	23,361	3.2
Content	62,082	(53,228)		8,854	4.1
Technology	56,474	(39,205)		17,269	3.3
Customer lists	28,443	(22,709)		5,734	2.2
Advertiser and supplier relationships and other	10,346	(6,380)		3,966	4.3
Total	\$ 223,091	\$ (163,907)	\$	59,184	3.4

		Decemb	oer 31,	, 2015	
	 Gross Carrying Amount	Accumulated Amortization		Net	Weighted-Average Useful Life (Years)
		(In thousands)			
Content	\$ 62,082	\$ (48,937)	\$	13,145	4.1
Technology	55,487	(37,012)		18,475	3.2
Trade names	32,123	(26,268)		5,855	2.5
Customer lists	28,836	(13,078)		15,758	2.1
Advertiser and supplier relationships and other	15,709	(8,251)		7,458	4.2
Total	\$ 194,237	\$ (133,546)	\$	60,691	3.3

At June 30, 2016, amortization of intangible assets with definite lives for each of the next five years is estimated to be as follows:

For the twelve months ending June 30,	(I	n thousands)
2017	\$	32,581
2018		14,896
2019		7,044
2020		4,463
2021		200
Total	\$	59,184

NOTE 5—MARKETABLE SECURITIES

At June 30, 2016, current available-for-sale marketable securities are as follows:

	_	Amortized Cost	Gross Unrealized Gains		Gross Unrealized Losses	Fair Value
			(In tho	usands)		
Corporate debt securities	\$	29,614	\$ 45	\$	(15)	\$ 29,644
Treasury discount notes		44,949	23			44,972
Total debt securities		74,563	 68		(15)	 74,616
Equity security		4,385	207			4,592
Total marketable securities	\$	78,948	\$ 275	\$	(15)	\$ 79,208

At December 31, 2015, current available-for-sale marketable securities are as follows:

	Amortized Cost	Gross Unrealized Gains		Gross Unrealized Losses	Fair Value
		(In tho	usands	5)	
Corporate debt securities	\$ 27,765	\$ —	\$	(187) \$	\$ 27,578
Equity security	8,659	2,963			11,622
Total marketable securities	\$ 36,424	\$ 2,963	\$	(187) \$	\$ 39,200

The unrealized gains and losses in the tables above are included in "Accumulated other comprehensive loss" in the accompanying consolidated balance sheet. The gross unrealized losses on the marketable debt securities relate primarily to changes in interest rates. The Company does not consider the gross unrealized losses to be other-than-temporary because the Company does not intend to sell the marketable debt securities that generated the gross unrealized losses at June 30, 2016, and it is not more likely than not that the Company will be required to sell these securities before recovery of their amortized cost bases, which may be maturity. The aggregate fair value of available-for-sale marketable debt securities with unrealized losses is \$17.3 million as of June 30, 2016. There is one investment in current available-for-sale marketable debt securities that been in a continuous unrealized loss position for longer than twelve months as of June 30, 2016.

The contractual maturities of debt securities classified as current available-for-sale at June 30, 2016 are as follows:

	Amortized Cost		Fair Value
		In thousan	ds)
Due in one year or less	\$ 69,	536 \$	69,551
Due after one year through five years	5,)27	5,065
Total	\$ 74,	563 \$	74,616

The following table presents the proceeds from maturities and sales of current and non-current available-for-sale marketable securities:

	 Three Months	Ended	l June 30,		June 30,		
	 2016		2015		2016		2015
			(In tho	usands)		
Proceeds from maturities and sales of available-for-sale marketable							
securities	\$ 44,216	\$	8,563	\$	54,216	\$	14,613
Gross realized gains	3,125		5		3,125		5

There were no gross realized losses from the maturities and sales of available-for-sale marketable securities for the three and six months ended June 30, 2016 and 2015.

Gross realized gains from the maturities and sales of available-for-sale marketable securities and losses that were deemed to be other-than-temporary are included in "Other (expense) income, net" in the accompanying consolidated statement of operations.

The specific-identification method is used to determine the cost of securities sold and the amount of unrealized gains and losses reclassified out of accumulated other comprehensive income (loss) into earnings.

NOTE 6-FAIR VALUE MEASUREMENTS AND FINANCIAL INSTRUMENTS

The Company categorizes its financial instruments measured at fair value into a fair value hierarchy that prioritizes the inputs used in pricing the asset or liability. The three levels of the fair value hierarchy are:

- Level 1: Observable inputs obtained from independent sources, such as quoted prices for identical assets and liabilities in active markets.
- Level 2: Other inputs, which are observable directly or indirectly, such as quoted prices for similar assets or liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are not active and inputs that are derived principally from or corroborated by observable market data. The fair values of the Company's Level 2 financial assets are primarily obtained from observable market prices for identical underlying securities that may not be actively traded. Certain of these securities may have different market prices from multiple market data sources, in which case an average market price is used.
- Level 3: Unobservable inputs for which there is little or no market data and require the Company to develop its own assumptions, based on the best information available in the circumstances, about the assumptions market participants would use in pricing the assets or liabilities. See below for a discussion of fair value measurements made using Level 3 inputs.

The following tables present the Company's financial instruments that are measured at fair value on a recurring basis:

(Unaudited)

			June 3	80, 201	6	
	_	Quoted Market Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)	Total Fair Value Measurements
A			(In tho	usand	ls)	
Assets:						
Cash equivalents:						
Money market funds	\$	523,659	\$ —	\$	—	\$ 523,659
Time deposits		—	125,192		—	125,192
Treasury discount notes		62,496	_		_	62,496
Commercial paper		_	93,989		_	93,989
Marketable securities:						
Corporate debt securities		_	29,644		_	29,644
Treasury discount notes		44,972	_		_	44,972
Equity security		4,592	—		—	4,592
Total	\$	635,719	\$ 248,825	\$	_	\$ 884,544
Liabilities:						
Contingent consideration arrangements	\$		\$ 	\$	(45,526)	\$ (45,526)

		Decembe	er 31, 2	2015	
	Quoted Market Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)	Total Fair Value Measurements
		(In tho	s)		
Assets:					
Cash equivalents:					
Money market funds	\$ 601,848	\$ —	\$	—	\$ 601,848
Time deposits	—	125,038		—	125,038
Commercial paper		302,418		_	302,418
Marketable securities:					
Corporate debt securities		27,578		_	27,578
Equity security	11,622	_			11,622
Long-term investments:					
Auction rate security		_		4,050	4,050
Marketable equity security	7,542	—			7,542
Total	\$ 621,012	\$ 455,034	\$	4,050	\$ 1,080,096
Liabilities:					
Contingent consideration arrangements	\$ 	\$ _	\$	(33,873)	\$ (33,873)

The following tables present the changes in the Company's financial instruments that are measured at fair value on a recurring basis using significant unobservable inputs (Level 3):

 T	hree I	Months Ended June	30,	
 2016		2	015	
Contingent Consideration Arrangements		Auction Rate Security		Contingent Consideration Arrangements
		(In thousands)		
\$ (37,243)	\$	6,190	\$	(20,964)
(6,801)		—		9,950
		—		(4)
(3,375)		440		384
55		—		(26,749)
1,838				5,525
\$ (45,526)	\$	6,630	\$	(31,858)
\$	2016 Contingent Consideration Arrangements \$ (37,243) \$ (37,243) (6,801) (3,375) 55 1,838	2016 Contingent Consideration Arrangements \$ (37,243) \$ \$ (6,801) (3,375) 55 1,838	2016 2 Contingent Consideration Arrangements Auction Rate Security (In thousands) (In thousands) \$ (37,243) \$ 6,190 (6,801) — (3,375) 440 55 — 1,838 —	Contingent Consideration Arrangements Auction Rate Security (In thousands) (In thousands) \$ (37,243) \$ 6,190 \$ (6,801) — (6,801) — (3,375) 440 1,838 —

	Six Months Ended June 30,										
		20	16		2015						
		Contingent Auction Rate Consideration Security Arrangements			Auction Rate Security			Contingent Consideration Arrangements			
				(In tho	isan	ds)					
Balance at January 1	\$	4,050	\$	(33,873)	\$	6,070	\$	(30,140)			
Total net (losses) gains:											
Included in earnings:											
Fair value adjustments		—		(10,470)		—		16,946			
Foreign currency exchange gains		—		—		—		626			
Included in other comprehensive income (loss)		5,950		(5,281)		560		2,117			
Fair value at date of acquisition				1,948		—		(27,112)			
Settlements		—		2,150		—		5,705			
Proceeds from sale		(10,000)		—		—		—			
Balance at June 30	\$		\$	(45,526)	\$	6,630	\$	(31,858)			

Contingent Consideration Arrangements

As of June 30, 2016, there are eight contingent consideration arrangements related to business acquisitions. Seven of the contingent consideration arrangements have limits as to the maximum amount that can be paid; the maximum contingent payments related to these arrangements are \$141.8 million and the fair value of these arrangements at June 30, 2016 is \$45.4 million. The fair value of the one contingent consideration arrangement without a limit on the maximum amount is \$0.1 million at June 30, 2016.

The contingent consideration arrangements are generally based upon earnings performance and/or operating metrics such as monthly active users. The Company determines the fair value of the contingent consideration arrangements by using probability-weighted analyses to determine the amounts of the gross liability, and, if the arrangement is long-term in nature, applying a discount rate that appropriately captures the risks associated with the obligation to determine the net amount reflected in the consolidated financial statements. The number of scenarios in the probability-weighted analyses can vary;

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generally, more scenarios are prepared for longer duration and more complex arrangements. The fair values of the contingent consideration arrangements at June 30, 2016 reflect discount rates ranging from 12% to 25%.

The fair values of the contingent consideration arrangements are sensitive to changes in the forecasts of earnings and/or the relevant operating metrics and changes in discount rates. The Company remeasures the fair value of the contingent consideration arrangements each reporting period, including the accretion of the discount, if applicable, and changes are recognized in "General and administrative expense" in the accompanying consolidated statement of operations. The contingent consideration arrangement liability at June 30, 2016 and December 31, 2015 includes a current portion of \$10.8 million and \$2.6 million, respectively, and non-current portion of \$34.7 million and \$31.2 million, respectively, which are included in "Accrued expenses and other current liabilities" and "Other long-term liabilities," respectively, in the accompanying consolidated balance sheet.

Marketable equity security

The cost basis of the Company's long-term marketable equity security at December 31, 2015 was \$5.0 million, with gross unrealized gains of \$2.6 million. The gross unrealized gains at December 31, 2015 was included in "Accumulated other comprehensive loss" in the accompanying consolidated balance sheet. During the second quarter of 2016 this marketable equity security was classified as short-term due to the Company's decision to sell this security.

Assets measured at fair value on a nonrecurring basis

The Company's non-financial assets, such as goodwill, intangible assets and property and equipment, as well as equity and cost method investments, are adjusted to fair value only when an impairment charge is recognized. Such fair value measurements are based predominantly on Level 3 inputs. See Note 4 for additional information on the Publishing goodwill and indefinite-lived intangible asset impairment charges.

Cost method investments

At June 30, 2016 and December 31, 2015, the carrying values of the Company's investments accounted for under the cost method totaled \$116.5 million and \$114.5 million, respectively, and are included in "Long-term investments" in the accompanying consolidated balance sheet. The Company evaluates each cost method investment for impairment on a quarterly basis and recognizes an impairment loss if a decline in value is determined to be other-than-temporary. If the Company has not identified events or changes in circumstances that may have a significant adverse effect on the fair value of a cost method investment, then the fair value of such cost method investment is not estimated, as it is impracticable to do so.

Financial instruments measured at fair value only for disclosure purposes

The following table presents the carrying value and the fair value of financial instruments measured at fair value only for disclosure purposes:

	June 30, 201	6	Decembe	r 31, 2015
	 Carrying Value	Fair Value	Carrying Value	Fair Value
		(In thousa	ands)	
Current portion of long-term debt	\$ (50,000) \$	(52,025)	6 (40,000)	\$ (39,850)
Long-term debt, net of current portion	(1,655,259)	(1,722,286)	(1,726,954)	(1,761,601)

The fair value of long-term debt, including the current portion, is estimated using market prices or indices for similar liabilities and takes into consideration other factors such as credit quality and maturity, which are Level 3 inputs.

NOTE 7—LONG-TERM DEBT

Long-term debt consists of:

	 June 30, 2016	December 3	81, 2015
	 (In the	ousands)	
Match Group Debt:			
6.375% Senior Notes due June 1, 2024 (the "2016 Match Group Senior Notes"); interest payable each June 1 and December 1, which commences December 1, 2016	\$ 400,000	\$	
6.75% Senior Notes due December 15, 2022 (the "2015 Match Group Senior Notes"); interest payable each June 15 and December 15, which commenced June 15, 2016	445,172		445,172
Match Group Term Loan due November 16, 2022 ^(a)	390,000		800,000
Total Match Group long-term debt	 1,235,172		1,245,172
Less: Current maturities of Match Group long-term debt			40,000
Less: Unamortized original issue discount and original issue premium, net	5,308		11,691
Less: Unamortized debt issuance costs	15,076		16,610
Fotal Match Group debt, net of current maturities	 1,214,788		1,176,871
AC Debt:			
4.875% Senior Notes due November 30, 2018 (the "2013 Senior Notes"); interest payable each May 30 and November 30, which commenced May 30, 2014	445,003		500,000
4.75% Senior Notes due December 15, 2022 (the "2012 Senior Notes"); interest payable each June 15 and December 15, which commenced June 15, 2013	48,619		54,732
Total IAC long-term debt	493,622		554,732
Less: Current portion of IAC long-term debt	50,000		_
Less: Unamortized debt issuance costs	3,151		4,649
otal IAC debt, net of current portion	 440,471		550,083

(a) The Match Group Term Loan matures on November 16, 2022; provided that, if any of the 2015 Match Group Senior Notes remain outstanding on the date that is 91 days prior to the maturity date of the 2015 Match Group Senior Notes, the Match Group Term Loan maturity date shall be the date that is 91 days prior to the maturity date of the 2015 Match Group Senior Notes.

1,655,259

\$

\$

1,726,954

Match Group Senior Notes:

Total long-term debt, net of current portion

The 2016 Match Group Senior Notes were issued on June 1, 2016. The proceeds of \$400 million were used to repay a portion of indebtedness outstanding under the Match Group Term Loan. At any time prior to June 1, 2019, these notes may be redeemed at a redemption price equal to the sum of the principal amount thereof, plus accrued and unpaid interest and a make-whole premium. Thereafter, these notes may be redeemed at the redemption price set forth below, together with accrued and unpaid interest thereon to the applicable redemption date, if redeemed during the twelve-month period beginning on June 1 of the years indicated below:

Year	Percentage
<u>Year</u> 2019	104.781%
2020	103.188%
2021	101.594%
2022 and thereafter	100.000%

The 2015 Match Group Senior Notes were issued on November 16, 2015, in exchange for a portion of the IAC 2012 Senior Notes (the "Match Exchange Offer").

The indentures governing the 2016 and 2015 Match Group Senior Notes contain covenants that would limit Match Group's ability to pay dividends or to make distributions and repurchase or redeem Match Group stock in the event a default has occurred or Match Group's leverage ratio (as defined in the indentures) exceeds 5.0 to 1.0. At June 30, 2016, there were no limitations pursuant thereto. There are additional covenants that limit Match Group's ability and the ability of its subsidiaries to, among other things, (i) incur indebtedness, make investments, or sell assets in the event Match Group is not in compliance with the financial ratio set forth in the indenture, and (ii) incur liens, enter into agreements restricting Match Group subsidiaries' ability to pay dividends, enter into transactions with affiliates and consolidate, merge or sell substantially all of their assets.

Match Group Term Loan and Match Group Credit Facility:

On November 16, 2015, under a credit agreement (the "Match Group Credit Agreement"), the Match Group borrowed \$800 million in the form of a term loan (the "Match Group Term Loan"). On March 31, 2016, the Company made a \$10 million principal payment on the Match Group Term Loan. In addition, on June 1, 2016, the \$400 million in proceeds from the 2016 Match Group Senior Notes were used to repay a portion of the Match Group Term Loan. The remaining principal balance at June 30, 2016 of \$390 million is due at maturity. The Match Group Term Loan would require additional annual principal payments as part of an excess cash flow sweep provision, the amount of which, if any, is governed by the secured net leverage ratio contained in the Match Group Credit Agreement. The Match Group Term Loan bears interest, at our option, at a base rate or LIBOR, plus 3.50% or 4.50%, respectively, and in the case of LIBOR, a floor of 1.00%. Interest payments are due at least semi-annually through the term of the loan.

Match Group has a \$500 million revolving credit facility (the "Match Group Credit Facility") that expires on October 7, 2020. At June 30, 2016 and December 31, 2015, there were no outstanding borrowings under the Match Group Credit Facility. The annual commitment fee on undrawn funds based on the current leverage ratio is 30 basis points. Borrowings under the Match Group Credit Facility bear interest, at Match Group's option, at a base rate or LIBOR, in each case plus an applicable margin, which is determined by reference to a pricing grid based on Match Group's consolidated net leverage ratio. The terms of the Match Group Credit Facility require Match Group to maintain a leverage ratio of not more than 5.0 to 1.0 and a minimum interest coverage ratio of not less than 2.5 to 1.0.

There are additional covenants under the Match Group Credit Facility and the Match Group Term Loan that limit the ability of Match Group and its subsidiaries to, among other things, incur indebtedness, pay dividends or make distributions. While the Match Group Term Loan remains outstanding, these same covenants under the Match Group Credit Agreement are more restrictive than the covenants that are applicable to the Match Group Credit Facility. Obligations under the Match Group Credit Facility and Match Group Term Loan are unconditionally guaranteed by certain Match Group wholly-owned domestic subsidiaries, and are also secured by the stock of certain Match Group domestic and foreign subsidiaries. The Match Group Term Loan and outstanding borrowings, if any, under the Match Group Credit Facility rank equally with each other, and have priority over the 2016 and 2015 Match Group Senior Notes to the extent of the value of the assets securing the borrowings under the Match Group Credit Agreement.

IAC Senior Notes:

The 2013 and 2012 Senior Notes were issued by IAC on November 15, 2013 and December 21, 2012, respectively. The 2013 and 2012 Senior Notes are unconditionally guaranteed by certain wholly-owned domestic subsidiaries, which are designated as guarantor subsidiaries. The guarantor subsidiaries are the same for the 2013 and 2012 Senior Notes. See Note 14 for guarantor and non-guarantor financial information.

The indenture governing the 2013 Senior Notes contains covenants that would limit our ability to pay dividends or to make distributions and repurchase or redeem our stock in the event a default has occurred or our leverage ratio (as defined in the indenture) exceeds 3.0 to 1.0. At June 30, 2016, there were no limitations pursuant thereto. There are additional covenants that limit the Company's ability and the ability of its restricted subsidiaries to, among other things, (i) incur indebtedness, make investments, or sell assets in the event we are not in compliance with the financial ratio set forth in the indenture, and (ii) incur liens, enter into agreements limiting our restricted subsidiaries' ability to pay dividends, enter into transactions with affiliates

(Unaudited)

and consolidate, merge or sell substantially all of our assets. The indenture governing the 2012 Senior Notes was amended to eliminate substantially all of the restrictive covenants contained therein in connection with the Match Exchange Offer.

IAC Credit Facility:

IAC has a \$300 million revolving credit facility (the "IAC Credit Facility") that expires October 7, 2020. At June 30, 2016 and December 31, 2015, there were no outstanding borrowings under the IAC Credit Facility. The annual commitment fee on undrawn funds is currently 35 basis points, and is based on the leverage ratio most recently reported. Borrowings under the IAC Credit Facility bear interest, at the Company's option, at a base rate or LIBOR, in each case, plus an applicable margin, which is determined by reference to a pricing grid based on the Company's leverage ratio. The terms of the IAC Credit Facility require that the Company maintains a leverage ratio (as defined in the agreement) of not more than 3.25 to 1.0 and restrict our ability to incur additional indebtedness. Borrowings under the IAC Credit Facility are unconditionally guaranteed by the same domestic subsidiaries that guarantee the 2013 and 2012 Senior Notes and are also secured by the stock of certain of our domestic and foreign subsidiaries. The 2013 Senior Notes and 2012 Senior Notes and are subordinate to outstanding borrowings under the IAC Credit Facility.

NOTE 8—ACCUMULATED OTHER COMPREHENSIVE LOSS

The following tables present the components of accumulated other comprehensive (loss) income and items reclassified out of accumulated other comprehensive loss into earnings:

	Three Months Ended June 30, 2016								
	F	oreign Currency Translation Adjustment	(Losse	realized Gains s) On Available- Sale Securities	Accumulated Othe Comprehensive Lo				
			(Iı	n thousands)					
Balance as of April 1	\$	(118,485)	\$	7,521	\$	(110,964)			
Other comprehensive loss before reclassifications, net of tax benefit of \$0.5 million related to unrealized losses on available-for-sale securities		(5,588)		(683)		(6,271)			
Amounts reclassified to earnings		2,461		(2,633) ^(a)		(172)			
Net current period other comprehensive loss		(3,127)		(3,316)		(6,443)			
Balance as of June 30	\$	(121,612)	\$	4,205	\$	(117,407)			

(a) Amount is net of a tax provision of less than \$0.1 million.

	Three Months Ended June 30, 2015							
	Fo	oreign Currency Translation Adjustment	Gai	realized (Losses) ns On Available- r-Sale Securities		umulated Other prehensive (Loss) Income		
			In thousands)					
Balance as of April 1	\$	(143,182)	\$	(91)	\$	(143,273)		
Other comprehensive income, net of tax benefit of \$0.2 million related to unrealized losses on available-for-sale securities		9,287		3,528		12,815		
Amounts reclassified to earnings related to unrealized losses on available-for-sale securities, net of a tax benefit of \$0.1 million		_		163		163		
Net current period other comprehensive income		9,287		3,691		12,978		
Balance as of June 30	\$	(133,895)	\$	3,600	\$	(130,295)		

	Six Months Ended June 30, 2016							
		reign Currency Translation Adjustment	Avail	lized Gains On able-For-Sale Securities		umulated Other orehensive (Loss) Income		
			(In	thousands)				
Balance as of January 1	\$	(154,645)	\$	2,542	\$	(152,103)		
Other comprehensive income before reclassifications, net of tax benefit of \$0.8 million related to unrealized losses on available-for-sale securities		1,594		4,754		6,348		
Amounts reclassified to earnings		9,850		(2,633) ^(b)		7,217		
Net current period other comprehensive income		11,444		2,121		13,565		
Reallocation of accumulated other comprehensive loss (income) related to the noncontrolling interests created in the Match Group initial public offering		21,589		(458)		21,131		
Balance as of June 30	\$	(121,612)	\$	4,205	\$	(117,407)		

 $^{(\mathrm{b})}$ Amount is net of a tax provision of less than \$0.1 million.

	Six Months Ended June 30, 2015							
	Т	ign Currency ranslation djustment	Gains	lized (Losses) On Available- ale Securities	Accumulated Oth Comprehensive (Lo Income			
			(In	thousands)				
Balance as of January 1	\$	(86,848)	\$	(852)	\$	(87,700)		
Other comprehensive (loss) income, net of tax benefit of \$0.3 million related to unrealized losses on available-for-sale securities		(47,047)		4,289		(42,758)		
Amounts reclassified to earnings related to unrealized losses on available-for-sale securities, net of a tax benefit of \$0.1 million		_	\$	163		163		
Net current period other comprehensive (loss) income		(47,047)		4,452		(42,595)		
Balance as of June 30	\$	(133,895)	\$	3,600	\$	(130,295)		

NOTE 9—(LOSS) EARNINGS PER SHARE

The following tables set forth the computation of basic and diluted (loss) earnings per share attributable to IAC shareholders.

	Three Months Ended June 30,									
		20	016		2015					
		Basic Di				Basic		Diluted		
			(1	In thousands, exc	ept p	er share data)				
Numerator:										
(Loss) earnings from continuing operations	\$	(190,542)	\$	(190,542)	\$	57,885	\$	57,885		
Net (earnings) loss attributable to noncontrolling interests		(4,233)		(4,233)		1,573		1,573		
Impact from Match Group's dilutive securities ^{(a)(b)}		—		—		—		—		
(Loss) earnings from continuing operations attributable to IAC shareholders		(194,775)		(194,775)		59,458		59,458		
Loss from discontinued operations attributable to IAC shareholders		—		—		(153)		(153)		
Net (loss) earnings attributable to IAC shareholders	\$	(194,775)	\$	(194,775)	\$	59,305	\$	59,305		
Denominator:										
Weighted average basic shares outstanding		79,523		79,523		82,416		82,416		
Dilutive securities including subsidiary denominated equity, stock options and										
RSUs ^{(c)(d)}								4,674		
Denominator for earnings per share—weighted average shares ^{(c)(d)}		79,523		79,523		82,416		87,090		
(Loss) earnings per share attributable to IAC shareholders:										
(Loss) earnings per share from continuing operations	\$	(2.45)	\$	(2.45)	\$	0.72	\$	0.68		
Discontinued operations										
(Loss) earnings per share	\$	(2.45)	\$	(2.45)	\$	0.72	\$	0.68		

	Six Months Ended June 30,									
		20	016		2015					
	Basic Diluted			Diluted		Basic		Diluted		
			(1	n thousands, exc	ept p	er share data)				
Numerator:										
(Loss) earnings from continuing operations	\$	(182,608)	\$	(182,608)	\$	79,748	\$	79,748		
Net (earnings) loss attributable to noncontrolling interests		(3,885)		(3,885)		5,990		5,990		
Impact from Match Group's dilutive securities ^{(a)(b)}		—		—		_		_		
(Loss) earnings from continuing operations attributable to IAC shareholders		(186,493)		(186,493)		85,738		85,738		
Loss from discontinued operations attributable to IAC shareholders		—		—		(28)		(28)		
Net (loss) earnings attributable to IAC shareholders	\$	(186,493)	\$	(186,493)	\$	85,710	\$	85,710		
Denominator:										
Weighted average basic shares outstanding		80,775		80,775		82,932		82,932		
Dilutive securities including subsidiary denominated equity, stock options and $\ensuremath{RSUs}^{(c)(d)}$		_		_		_		4,989		
Denominator for earnings per share—weighted average shares ^{(c)(d)}		80,775		80,775		82,932		87,921		
(Loss) earnings per share attributable to IAC shareholders:										
(Loss) earnings per share from continuing operations	\$	(2.31)	\$	(2.31)	\$	1.03	\$	0.98		
Discontinued operations		_		_				(0.01)		
(Loss) earnings per share	\$	(2.31)	\$	(2.31)	\$	1.03	\$	0.97		

(a) The impact on earnings of Match Group's dilutive securities is not applicable for the three and six months ended June 30, 2015 as it was a wholly-owned subsidiary of the Company until its IPO on November 24, 2015.

(b) For the three and six months ended June 30, 2016, the impact on earnings related to Match Group's dilutive securities under the if-converted method are excluded as the impact is anti-dilutive.

(c) For the three and six months ended June 30, 2016, the Company had a loss from continuing operations and as a result, approximately 10.1 million potentially dilutive securities were excluded from computing dilutive earnings per share because the impact would have been anti-dilutive. Accordingly, the weighted average basic shares outstanding were used to compute all earnings per share amounts.

^(d) If the effect is dilutive, weighted average common shares outstanding include the incremental shares that would be issued upon the assumed exercise of subsidiary denominated equity and stock options and vesting of restricted stock units ("RSUs"). For the three and six months ended June 30, 2015, 1.0 million and 1.2 million potentially dilutive securities, respectively, are excluded from the calculation of diluted earnings per share because their inclusion would have been anti-dilutive.

NOTE 10—SEGMENT INFORMATION

The overall concept that IAC employs in determining its operating segments is to present the financial information in a manner consistent with: how the chief operating decision maker views the businesses; how the businesses are organized as to segment management; and the focus of the businesses with regards to the types of services or products offered or the target market. Operating segments are combined for reporting purposes if they meet certain aggregation criteria, which principally relate to the similarity of their economic characteristics or, in the case of the Other reportable segment, do not meet the quantitative thresholds that require presentation as separate operating segments.

	 Three Months	Ended	l June 30,		Six Months	Ended	June 30,
	 2016		2015	2016			2015
		(In thou			ls)		
Revenue:							
Match Group	\$ 301,119	\$	248,817	\$	586,402	\$	483,886
HomeAdvisor	130,173		94,150		241,662		169,994
Publishing	85,291		154,447		251,293		333,472
Applications	143,157		190,801		302,953		388,268
Video	47,311		40,720		102,406		87,192
Other	38,484		42,318		80,116		81,171
Inter-segment eliminations	(96)		(121)		(214)		(339)
Total	\$ 745,439	\$	771,132	\$	1,564,618	\$	1,543,644

	 Three Months	Endec	d June 30,		Six Months E	nded	ded June 30,	
	2016	2015	2015 2016			2015		
			(In thou	sands)			
Operating Income (Loss):								
Match Group	\$ 73,668	\$	40,522	\$	102,856	\$	67,562	
HomeAdvisor	11,910		1,589		13,824		(2,408)	
Publishing	(316,934)		10,160		(310,158)		29,536	
Applications	18,921		52,631		46,599		91,537	
Video	(5,039)		(10,457)		(22,524)		(30,926)	
Other	(1,686)		(399)		(1,788)		(940)	
Corporate	(33,286)		(31,277)		(59,838)		(56,473)	
Total	\$ (252,446)	\$	62,769	\$	(231,029)	\$	97,888	

		Three Months	Ende	ed June 30,	Six Months Ended June 30,				
	_	2016		2015		2016		2015	
				(In thou	ısands)	1			
Adjusted EBITDA: ^(a)									
Match Group	\$	100,120	\$	63,448	\$	164,706	\$	96,698	
HomeAdvisor		15,016		4,700		19,982		3,864	
Publishing		(11,845)		17,337		(431)		43,990	
Applications		29,082		49,095		60,140		94,644	
Video		(3,975)		(12,135)		(20,876)		(31,841)	
Other		(944)		878		115		1,600	
Corporate		(15,418)		(14,644)		(25,714)		(25,119)	
Total	\$	112,036	\$	108,679	\$	197,922	\$	183,836	

	June 30, 2016	De	cember 31, 2015
	 (In th	ousands	5)
Segment Assets: ^(b)			
Match Group	\$ 411,832	\$	329,269
HomeAdvisor	51,937		32,112
Publishing	457,116		390,951
Applications	94,192		108,997
Video	92,268		90,671
Other	26,229		64,550
Corporate	1,193,511		1,485,949
Total	\$ 2,327,085	\$	2,502,499

(a) The Company's primary financial measure is Adjusted EBITDA, which is defined as operating income excluding: (1) stock-based compensation expense; (2) depreciation; and (3) acquisitionrelated items consisting of (i) amortization of intangible assets and impairments of goodwill and intangible assets, if applicable, and (ii) gains and losses recognized on changes in the fair value of contingent consideration arrangements. The Company believes this measure is useful for analysts and investors as this measure allows a more meaningful comparison between our performance and that of our competitors. Moreover, our management uses this measure internally to evaluate the performance of our business as a whole and our individual business segments. The above items are excluded from our Adjusted EBITDA measure because these items are non-cash in nature, and we believe that by excluding these items, Adjusted EBITDA corresponds more closely to the cash operating income generated from our business, from which capital investments are made and debt is serviced. Adjusted EBITDA has certain limitations in that it does not take into account the impact to IAC's statement of operations of certain expenses.

(b) Consistent with the Company's primary metric (described in (a) above), the Company excludes, if applicable, goodwill and intangible assets from the measure of segment assets presented above.

Revenue by geography is based on where the customer is located. Geographic information about revenue and long-lived assets is presented below:

		Three Months	Ended	l June 30,		Six Months I	June 30,	
	_	2016		2015		2016		2015
				(In the	usands)		
Revenue:								
United States	\$	549,725	\$	566,224	\$	1,154,216	\$	1,136,237
All other countries		195,714		204,908		410,402		407,407
Total	\$	745,439	\$	771,132	\$	1,564,618	\$	1,543,644
						June 30, 2016		December 31, 2015
						(In the	ousan	ds)
Long-lived assets (excluding goodwill and intangible assets):								
United States					\$	283,208	\$	279,913
All other countries						23,791		22,904
Total					\$	306,999	\$	302,817

The following tables reconcile operating income (loss) for the Company's reportable segments and net earnings attributable to IAC shareholders to Adjusted EBITDA:

		Three Months Ended June 30, 2016											
		Operating Income (Loss)		Stock-Based Compensation Expense		Depreciation		Amortization of Intangibles	Cons	uisition-related Contingent sideration Fair e Adjustments		Goodwill Impairment	Adjusted EBITDA
			-					(In thousands)			-		
Match Group	\$	73,668	\$		\$	8,090	\$	6,419	\$	(755)	\$	—	\$ 100,120
HomeAdvisor		11,910		408		1,925		773		_		—	15,016
Publishing		(316,934)				2,148		27,574		—		275,367	(11,845)
Applications		18,921		—		1,082		1,523		7,556		—	29,082
Video		(5,039)		—		477		587		—			(3,975)
Other		(1,686)		_		643		99		_			(944)
Corporate		(33,286)		14,658		3,210		_		_		_	(15,418)
Total		(252,446)	\$	27,764	\$	17,575	\$	36,975	\$	6,801	\$	275,367	\$ 112,036
Interest expense		(27,644)											
Other expense, net		(7,192)											
Loss from continuing operations before income taxes		(287,282)											
Income tax benefit		96,740											
Loss from continuing operations		(190,542)											
Loss from discontinued operations, net of tax		_											
Net loss		(190,542)											
Net earnings attributable to noncontrolling interests	;	(4,233)											
Net loss attributable to IAC shareholders	\$	(194,775)											

	Three Months Ended June 30, 2015											
		Operating Income (Loss)		Stock-Based Compensation Expense		Depreciation		Amortization of Intangibles	Co	cquisition-related Contingent onsideration Fair Ilue Adjustments		Adjusted EBITDA
						(In the	ousai	,				
Match Group	\$	40,522	\$	11,626	\$	6,622	\$	5,901	\$	(1,223)	\$	63,448
HomeAdvisor		1,589		420		1,589		1,102		—		4,700
Publishing		10,160		—		2,423		4,754		—		17,337
Applications		52,631		—		1,188		1,573		(6,297)		49,095
Video		(10,457)		147		226		379		(2,430)		(12,135)
Other		(399)		—		575		702		—		878
Corporate		(31,277)		13,756		2,877		—		—		(14,644)
Total		62,769	\$	25,949	\$	15,500	\$	14,411	\$	(9,950)	\$	108,679
Interest expense		(15,214)										
Other expense, net		(1,638)										
Earnings from continuing operations before income taxes		45,917										
Income tax benefit		11,968										
Earnings from continuing operations		57,885										
Loss from discontinued operations, net of tax		(153)										
Net earnings		57,732										
Net loss attributable to noncontrolling interests		1,573										
Net earnings attributable to IAC shareholders	\$	59,305										

		Operating Income (Loss)		Stock-Based Compensation Expense		Depreciation	Amortization of Intangibles	Con	uisition-related Contingent sideration Fair le Adjustments		Goodwill Impairment		Adjusted EBITDA
	¢		ф	20.400	¢	44500	(In thousands)	¢	D 400	¢		¢	
Match Group	\$	102,856	\$		\$	14,577	\$ 14,671	\$	2,406	\$	—	\$	164,706
HomeAdvisor		13,824		815		3,798	1,545		_				19,982
Publishing		(310,158)				4,337	30,023				275,367		(431)
Applications		46,599				2,231	3,054		8,256				60,140
Video		(22,524)				875	965		(192)				(20,876)
Other		(1,788)		—		1,366	537		—		—		115
Corporate		(59,838)		27,938		6,186	—		—		—		(25,714)
Total		(231,029)	\$	58,949	\$	33,370	\$ 50,795	\$	10,470	\$	275,367	\$	197,922
Interest expense		(55,504)	_										
Other income, net		8,705											
Loss from continuing operations before income taxes		(277,828)											
Income tax benefit		95,220											
Loss from continuing operations		(182,608)											
Loss from discontinued operations, net of tax		_											
Net loss		(182,608)											
Net earnings attributable to noncontrolling interests	5	(3,885)											
Net loss attributable to IAC shareholders	\$	(186,493)											

	Six Months Ended June 30, 2015											
		Operating Income (Loss)		Stock-Based Compensation Expense		Depreciation		Amortization of Intangibles	c	cquisition-related Contingent Consideration Fair Value Adjustments		Adjusted EBITDA
						(In the						
Match Group	\$	67,562	\$	17,925	\$	13,667	\$	9,778	\$	(12,234)	\$	96,698
HomeAdvisor		(2,408)		840		3,140		2,292		—		3,864
Publishing		29,536		—		4,930		9,524		—		43,990
Applications		91,537		—		2,230		3,154		(2,277)		94,644
Video		(30,926)		294		424		802		(2,435)		(31,841)
Other		(940)		—		1,124		1,416		—		1,600
Corporate		(56,473)		25,801		5,553		_		—		(25,119)
Total		97,888	\$	44,860	\$	31,068	\$	26,966	\$	(16,946)	\$	183,836
Interest expense		(29,278)										
Other income, net		5,350										
Earnings from continuing												
operations before income taxes		73,960										
Income tax benefit		5,788										
Earnings from continuing operations		79,748										
Loss from discontinued operations, net of tax		(28)										
Net earnings		79,720										
Net loss attributable to noncontrolling interests		5,990										
Net earnings attributable to IAC shareholders	\$	85,710										

The following tables reconcile segment assets to total assets:

	 Segment Assets	Goodwill	Indefinite-Lived Intangible Assets	Definite-Lived Intangible Assets	Total Assets
			(In thousands)		
Match Group	\$ 411,832	\$ 1,307,177	\$ 246,894	\$ 18,241	\$ 1,984,144
HomeAdvisor	51,937	150,354	600	4,193	207,084
Publishing	457,116	—	15,004	24,362	496,482
Applications	94,192	447,242	60,600	4,910	606,944
Video	92,268	25,239	1,800	7,378	126,685
Other	26,229	7,663	11,180	100	45,172
Corporate ^(a)	1,193,511				1,193,511
Total	\$ 2,327,085	\$ 1,937,675	\$ 336,078	\$ 59,184	\$ 4,660,022

		December 31, 2015										
	Seg	ment Assets		Goodwill		Indefinite-Lived Intangible Assets		Definite-Lived Intangible Assets		Total Assets		
						(In thousands)						
Match Group	\$	329,269	\$	1,293,109	\$	243,697	\$	32,711	\$	1,898,786		
HomeAdvisor		32,112		150,251		600		5,727		188,690		
Publishing		390,951		277,192		59,805		7,849		735,797		
Applications		108,997		447,242		60,600		7,964		624,803		
Video		90,671		15,590		1,800		3,343		111,404		
Other		64,550		61,980		13,635		3,097		143,262		
Corporate ^(a)		1,485,949		—						1,485,949		
Total	\$	2,502,499	\$	2,245,364	\$	380,137	\$	60,691	\$	5,188,691		

(a) Corporate assets consist primarily of cash and cash equivalents, marketable securities and IAC's headquarters building.

NOTE 11—CONSOLIDATED FINANCIAL STATEMENT DETAILS

Other (expense) income, net consists of:

	 Three Months E	nded Ju	ıne 30,		Six Months En	ded Jui	ne 30,
	2016		2015		2016		2015
			(In	thousand	ls)		
(Losses) gains on sale of businesses and investments	\$ (1,563)	\$	(42)	\$	13,137 ^(a)	\$	144
Foreign currency exchange gains (losses)	8,644		(1,311)		13,139		4,537
Interest income	1,116		1,242		2,762		2,473
Impairment on long-term investments	(400)		(500)		(2,702)		(500)
Loss on bond redemption	(1,714)		—		(3,113)		
Loss on partial extinguishment of Match Group Term Loan	(11,056)				(11,056)		_
Other	(2,219)		(1,027)		(3,462)		(1,304)
Total	\$ (7,192)	\$	(1,638)	\$	8,705	\$	5,350

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(Unaudited)

(a) Includes a gain of \$12.0 million related to PriceRunner, which was sold on March 18, 2016 and a loss of \$3.7 million related to ASKfm, which was sold on June 30, 2016. PriceRunner's full year 2015 revenue, operating income and Adjusted EBITDA were \$32.3 million, \$9.7 million and \$13.0 million, respectively. Included in PriceRunner's operating income were \$2.9 million of depreciation and \$0.4 million of amortization of intangibles. ASKfm's full year 2015 revenue, operating loss and Adjusted EBITDA loss were \$10.9 million, \$9.1 million, respectively. Included in ASKfm's operating loss were \$2.0 million of amortization of intangibles and \$1.0 million of depreciation.

NOTE 12—SUPPLEMENTAL CASH FLOW INFORMATION

Supplemental Disclosure of Non-Cash Transactions:

The Company recorded acquisition-related contingent consideration liabilities of \$27.1 million during the six months ended June 30, 2015. See Note 6 for additional information on contingent consideration arrangements.

NOTE 13—CONTINGENCIES

In the ordinary course of business, the Company is a party to various lawsuits. The Company establishes reserves for specific legal matters when it determines that the likelihood of an unfavorable outcome is probable and the loss is reasonably estimable. Management has also identified certain other legal matters where we believe an unfavorable outcome is not probable and, therefore, no reserve is established. Although management currently believes that resolving claims against us, including claims where an unfavorable outcome is reasonably possible, will not have a material impact on the liquidity, results of operations, or financial condition of the Company, these matters are subject to inherent uncertainties and management's view of these matters may change in the future. The Company also evaluates other contingent matters, including income and non-income tax contingencies, to assess the likelihood of an unfavorable outcome and estimated extent of potential loss. It is possible that an unfavorable outcome of one or more of these lawsuits or other contingencies could have a material impact on the liquidity, results of operations, or financial condition of the Company, or financial condition of the Company. See Note 2 for additional information related to income tax contingencies.

NOTE 14—GUARANTOR AND NON-GUARANTOR FINANCIAL INFORMATION

The 2013 and 2012 Senior Notes are unconditionally guaranteed, jointly and severally, by certain domestic subsidiaries, which are 100% owned by the Company. The following tables present condensed consolidating financial information at June 30, 2016 and December 31, 2015 and for the three and six months ended June 30, 2016 and 2015 for: IAC, on a stand-alone basis; the combined guarantor subsidiaries of IAC; the combined non-guarantor subsidiaries of IAC; and IAC on a consolidated basis.

Balance sheet at June 30, 2016:

	 IAC	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminations	IA	C Consolidated
			(In thousands)			
Cash and cash equivalents	\$ 680,859	\$ —	\$ 565,125	\$ 	\$	1,245,984
Marketable securities	79,208	—	—			79,208
Accounts receivable, net	—	88,726	100,765			189,491
Other current assets	124,877	44,075	109,233			278,185
Intercompany receivables	—	634,253	1,157,945	(1,792,198)		
Property and equipment, net	5,190	193,923	107,886			306,999
Goodwill	—	529,403	1,408,272			1,937,675
Intangible assets, net	—	106,734	288,528			395,262
Investment in subsidiaries	3,520,513	597,981	—	(4,118,494)		
Other non-current assets	51,803	104,751	179,700	(109,036)		227,218
Total assets	\$ 4,462,450	\$ 2,299,846	\$ 3,917,454	\$ (6,019,728)	\$	4,660,022
Current portion of long-term debt	\$ 50,000	\$ _	\$ 	\$ 	\$	50,000
Accounts payable, trade	3,089	37,191	21,469			61,749
Other current liabilities	28,622	105,392	446,443			580,457
Long-term debt, net of current portion	440,471	—	1,214,788			1,655,259
Income taxes payable	445	3,937	28,701			33,083
Intercompany liabilities	1,792,198	—	—	(1,792,198)		—
Other long-term liabilities	333,175	18,671	99,310	(109,036)		342,120
Redeemable noncontrolling interests	—	—	38,421			38,421
IAC shareholders' equity	1,814,450	2,134,655	1,983,839	(4,118,494)		1,814,450
Noncontrolling interests	_		84,483			84,483
Total liabilities and shareholders' equity	\$ 4,462,450	\$ 2,299,846	\$ 3,917,454	\$ (6,019,728)	\$	4,660,022

Balance sheet at December 31, 2015:

	 IAC			Non-Guarantor Subsidiaries	Eliminations		C Consolidated	
					(In thousands)			
Cash and cash equivalents	\$ 1,073,053	\$	—	\$	408,394	\$ —	\$	1,481,447
Marketable securities	27,578		—		11,622	_		39,200
Accounts receivable, net	33		115,280		134,764	—		250,077
Other current assets	30,813		46,128		97,345	_		174,286
Intercompany receivables	—		637,324		963,146	(1,600,470)		—
Property and equipment, net	4,432		198,890		99,495			302,817
Goodwill			776,569		1,468,795			2,245,364
Intangible assets, net	—		135,817		305,011			440,828
Investment in subsidiaries	3,128,765		466,601		—	(3,595,366)		—
Other non-current assets	84,368		11,258		174,038	(14,992)		254,672
Total assets	\$ 4,349,042	\$	2,387,867	\$	3,662,610	\$ (5,210,828)	\$	5,188,691
Current portion of long-term debt	\$ —	\$	—	\$	40,000	\$ 	\$	40,000
Accounts payable, trade	4,711		42,104		40,068			86,883
Other current liabilities	62,833		140,077		438,753			641,663
Long-term debt, net of current portion	550,083		—		1,176,871			1,726,954
Income taxes payable	152		3,435		30,105			33,692
Intercompany liabilities	1,600,470		—		_	(1,600,470)		_
Other long-term liabilities	326,267		18,160		83,848	(14,992)		413,283
Redeemable noncontrolling interests	_				30,391			30,391
IAC shareholders' equity	1,804,526		2,184,091		1,411,275	(3,595,366)		1,804,526
Noncontrolling interests	_				411,299			411,299
Total liabilities and shareholders' equity	\$ 4,349,042	\$	2,387,867	\$	3,662,610	\$ (5,210,828)	\$	5,188,691

(Unaudited)

Statement of operations for the three months ended June 30, 2016:

	 IAC	GuarantorNon-GuarantorSubsidiariesSubsidiaries		Eliminations	IAC Consolidated		
				(In thousands)			
Revenue	\$ —	\$ 322,969	\$	426,355	\$ (3,885)	\$	745,439
Operating costs and expenses:							
Cost of revenue (exclusive of depreciation shown separately below)	381	69,374		101,274	(632)		170,397
Selling and marketing expense	871	162,835		135,080	(3,261)		295,525
General and administrative expense	24,860	43,842		83,425	8		152,135
Product development expense	1,739	20,098		28,074			49,911
Depreciation	415	7,215		9,945	_		17,575
Amortization of intangibles	—	27,098		9,877			36,975
Goodwill impairment	—	253,245		22,122	—		275,367
Total operating costs and expenses	28,266	 583,707		389,797	 (3,885)		997,885
Operating (loss) income	(28,266)	(260,738)		36,558			(252,446)
Equity in losses of unconsolidated affiliates	(150,210)	(18,821)		—	169,031		_
Interest expense	(6,996)	_		(20,648)	_		(27,644)
Other (expense) income, net	(18,989)	1,874		9,923			(7,192)
(Loss) earnings from continuing operations before income taxes	 (204,461)	 (277,685)		25,833	 169,031		(287,282)
Income tax benefit (provision)	9,686	93,393		(6,339)	—		96,740
(Loss) earnings from continuing operations	 (194,775)	 (184,292)		19,494	 169,031		(190,542)
Earnings from discontinued operations, net of tax	_	_		_	_		_
Net (loss) earnings	(194,775)	(184,292)		19,494	169,031		(190,542)
Net earnings attributable to noncontrolling interests	_			(4,233)			(4,233)
Net (loss) earnings attributable to IAC shareholders	\$ (194,775)	\$ (184,292)	\$	15,261	\$ 169,031	\$	(194,775)
Comprehensive (loss) income attributable to IAC shareholders	\$ (201,218)	\$ (171,896)	\$	8,957	\$ 162,939	\$	(201,218)

(Unaudited)

Statement of operations for the three months ended June 30, 2015:

	 IAC	Guarantor Subsidiaries			Non-Guarantor Subsidiaries	Eliminations	L	AC Consolidated	
					(In thousands)				
Revenue	\$ —	\$	397,941	\$	376,079	\$	(2,888)	\$	771,132
Operating costs and expenses:									
Cost of revenue (exclusive of depreciation shown separately below)	294		81,348		96,514		(193)		177,963
Selling and marketing expense	1,010		204,791		121,611		(2,702)		324,710
General and administrative expense	33,942		39,149		56,251		7		129,349
Product development expense	2,330		20,974		23,126				46,430
Depreciation	426		6,755		8,319		—		15,500
Amortization of intangibles	—		4,182		10,229		—		14,411
Total operating costs and expenses	38,002		357,199		316,050		(2,888)		708,363
Operating (loss) income	(38,002)		40,742		60,029				62,769
Equity in earnings of unconsolidated affiliates	75,197		14,415		—		(89,612)		—
Interest expense	(12,992)		(2,160)		(62)				(15,214)
Other (expense) income, net	(7,506)		16,177		(10,309)				(1,638)
Earnings from continuing operations before income taxes	 16,697		69,174		49,658		(89,612)		45,917
Income tax benefit (provision)	42,761		(21,597)		(9,196)		_		11,968
Earnings from continuing operations	59,458		47,577		40,462		(89,612)		57,885
(Loss) earnings from discontinued operations, net of tax	(153)		_		3		(3)		(153)
Net earnings	 59,305		47,577	_	40,465		(89,615)		57,732
Net loss attributable to noncontrolling interests	—		_		1,573		_		1,573
Net earnings attributable to IAC shareholders	\$ 59,305	\$	47,577	\$	42,038	\$	(89,615)	\$	59,305
Comprehensive income attributable to IAC shareholders	\$ 72,283	\$	48,886	\$	51,085	\$	(99,971)	\$	72,283

(Unaudited)

Statement of operations for the six months ended June 30, 2016:

	 IAC	Guarantor Subsidiaries	Non-Guarantor Subsidiaries		Eliminations	IA	C Consolidated
				(In thousands)			
Revenue	\$ —	\$ 707,479	\$	863,902	\$ (6,763)	\$	1,564,618
Operating costs and expenses:							
Cost of revenue (exclusive of depreciation shown separately below)	592	142,191		222,591	(1,243)		364,131
Selling and marketing expense	1,760	371,606		310,036	(5,536)		677,866
General and administrative expense	43,833	83,714		160,814	16		288,377
Product development expense	3,118	44,516		58,107			105,741
Depreciation	852	14,188		18,330	_		33,370
Amortization of intangibles	_	29,083		21,712	_		50,795
Goodwill impairment	_	253,245		22,122	—		275,367
Total operating costs and expenses	50,155	 938,543		813,712	(6,763)		1,795,647
Operating (loss) income	(50,155)	 (231,064)		50,190	 		(231,029)
Equity in losses of unconsolidated affiliates	(116,667)	(10,961)		_	127,628		_
Interest expense	(14,414)			(41,090)			(55,504)
Other (expense) income, net	(28,972)	5,978		31,699			8,705
(Loss) earnings from continuing operations before income taxes	 (210,208)	(236,047)		40,799	127,628		(277,828)
Income tax benefit (provision)	23,715	80,177		(8,672)			95,220
(Loss) earnings from continuing operations	(186,493)	(155,870)		32,127	127,628		(182,608)
Earnings from discontinued operations, net of tax	_	_		_			_
Net (loss) earnings	(186,493)	 (155,870)		32,127	 127,628		(182,608)
Net earnings attributable to noncontrolling interests	_	_		(3,885)	_		(3,885)
Net (loss) earnings attributable to IAC shareholders	\$ (186,493)	\$ (155,870)	\$	28,242	\$ 127,628	\$	(186,493)
Comprehensive (loss) income attributable to IAC shareholders	\$ (172,928)	\$ (136,977)	\$	37,659	\$ 99,318	\$	(172,928)

(Unaudited)

Statement of operations for the six months ended June 30, 2015:

	 IAC	Guarantor Non-Guarantor Subsidiaries Subsidiaries				Eliminations		IAC Consolidated
					(In thousands)			
Revenue	\$ —	\$	812,355	\$	736,508	\$ (5,219)	\$	1,543,644
Operating costs and expenses:								
Cost of revenue (exclusive of depreciation shown separately below)	539		166,787		197,814	(440)		364,700
Selling and marketing expense	2,065		418,156		271,764	(4,793)		687,192
General and administrative expense	58,006		74,083		112,040	14		244,143
Product development expense	4,507		41,572		45,608			91,687
Depreciation	827		13,380		16,861	—		31,068
Amortization of intangibles			8,363		18,603			26,966
Total operating costs and expenses	65,944		722,341		662,690	(5,219)		1,445,756
Operating (loss) income	 (65,944)		90,014		73,818	 _	_	97,888
Equity in earnings of unconsolidated affiliates	137,931		2,868			(140,799)		
Interest expense	(25,982)		(3,198)		(98)			(29,278)
Other (expense) income, net	(16,859)		25,633		(3,424)	—		5,350
Earnings from continuing operations before income taxes	 29,146		115,317		70,296	 (140,799)		73,960
Income tax benefit (provision)	56,592		(44,375)		(6,429)	—		5,788
Earnings from continuing operations	85,738		70,942		63,867	(140,799)	_	79,748
(Loss) earnings from discontinued operations, net of tax	(28)		_		3	(3)		(28)
Net earnings	85,710		70,942		63,870	(140,802)		79,720
Net loss attributable to noncontrolling interests			_		5,990	—		5,990
Net earnings attributable to IAC shareholders	\$ 85,710	\$	70,942	\$	69,860	\$ (140,802)	\$	85,710
Comprehensive income attributable to IAC shareholders	\$ 43,115	\$	66,457	\$	22,172	\$ (88,629)	\$	43,115

(Unaudited)

Statement of cash flows for the six months ended June 30, 2016:

	IAC			n-Guarantor Subsidiaries	IAC	C Consolidated
		(In tl	nousand	ls)		
Net cash (used in) provided by operating activities attributable to continuing						
operations	\$ (83,685)	\$ 76,888	\$	72,726	\$	65,929
Cash flows from investing activities attributable to continuing operations:						
Acquisitions, net of cash acquired	—	—		(2,524)		(2,524)
Capital expenditures	(299)	(11,256)		(23,578)		(35,133)
Purchase of time deposits	—			(87,500)		(87,500)
Proceeds from maturities of time deposits	—			87,500		87,500
Proceeds from maturities and sales of marketable debt securities	32,500	_		—		32,500
Purchases of marketable debt securities	(79,366)			—		(79,366)
Purchases of investments	—			(5,056)		(5,056)
Net proceeds from the sale of businesses and investments	10,000			93,735		103,735
Other, net	—	158		4,657		4,815
Net cash (used in) provided by investing activities attributable to continuing	 	 				
operations	 (37,165)	 (11,098)		67,234		18,971
Cash flows from financing activities attributable to continuing operations:						
Purchase of treasury stock	(214,635)			—		(214,635)
Proceeds from Match Group 2016 Senior Notes offering	—			400,000		400,000
Principal payments on Match Group Term Loan	_	_		(410,000)		(410,000)
Debt issuance costs	—	—		(4,621)		(4,621)
Repurchase of Senior Notes	(61,110)			—		(61,110)
Issuance of IAC common stock pursuant to stock-based awards, net of withholding taxes	(13,097)	_				(13,097)
Issuance of Match Group common stock pursuant to stock-based awards, net of withholding taxes	_	_		2,176		2,176
Excess tax benefits from stock-based awards	16,651			5,220		21,871
Purchase of noncontrolling interests	(1,400)			(1,011)		(2,411)
Acquisition-related contingent consideration payments	_	(321)		(1,829)		(2,150)
Increase in restricted cash related to bond redemptions	(30,002)	_		_		(30,002)
Intercompany	31,974	(65,469)		33,495		_
Other, net	275	_		(763)		(488)
Net cash (used in) provided by financing activities attributable to continuing		<u> </u>		<u> </u>		
operations	(271,344)	(65,790)		22,667		(314,467)
Total cash (used in) provided by continuing operations	 (392,194)	 		162,627		(229,567)
Effect of exchange rate changes on cash and cash equivalents	_			(5,896)		(5,896)
Net (decrease) increase in cash and cash equivalents	(392,194)			156,731		(235,463)
Cash and cash equivalents at beginning of period	1,073,053	_		408,394		1,481,447
Cash and cash equivalents at end of period	\$ 680,859	\$ —	\$	565,125	\$	1,245,984

(Unaudited)

Statement of cash flows for the six months ended June 30, 2015:

	IAC	Guarantor Subsidiaries	1	Non-Guarantor Subsidiaries	IA	C Consolidated
		(In tho	usan	ds)		
Net cash (used in) provided by operating activities attributable to continuing operations	\$ (107,149)	\$ 129,741	\$	63,187	\$	85,779
Cash flows from investing activities attributable to continuing						
operations:						
Acquisitions, net of cash acquired	—	(2,574)		(40,712)		(43,286)
Capital expenditures	(988)	(11,533)		(14,295)		(26,816)
Proceeds from maturities and sales of marketable debt securities	14,613	—		—		14,613
Purchases of marketable debt securities	(93,134)					(93,134)
Purchases of investments	—	—		(12,840)		(12,840)
Net proceeds from the sale of businesses and investments	_	—		6,203		6,203
Other, net	 3,613	48		(1,265)		2,396
Net cash used in investing activities attributable to continuing operations	(75,896)	(14,059)		(62,909)		(152,864)
Cash flows from financing activities attributable to continuing	 					
operations:						
Purchase of treasury stock	(200,000)	—				(200,000)
Dividends	(56,729)	_		—		(56,729)
Issuance of IAC common stock pursuant to stock-based awards, net of withholding taxes	(20,656)	_		_		(20,656)
Excess tax benefits from stock-based awards	19,064			17,401		36,465
Purchase of noncontrolling interests	_	_		(15,338)		(15,338)
Acquisition-related contingent consideration payments	_	(195)		(5,510)		(5,705)
Intercompany	107,529	(115,487)		7,958		_
Other, net	166	_		264		430
Net cash (used in) provided by financing activities attributable to						
continuing operations	 (150,626)	 (115,682)		4,775		(261,533)
Total cash (used in) provided by continuing operations	(333,671)			5,053		(328,618)
Total cash (used in) provided by discontinued operations	(246)			3		(243)
Effect of exchange rate changes on cash and cash equivalents	—			(5,135)		(5,135)
Net decrease in cash and cash equivalents	(333,917)			(79)		(333,996)
Cash and cash equivalents at beginning of period	762,231			228,174		990,405
Cash and cash equivalents at end of period	\$ 428,314	\$ 	\$	228,095	\$	656,409

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

GENERAL

Key Terms:

When the following terms appear in this report, they have the meanings indicated below:

- Reportable Segments
 - Match Group consists of Dating, which includes all Dating businesses globally, and Non-dating, which consists of The Princeton Review.
 - HomeAdvisor is a leading nationwide home services digital marketplace that helps connect consumers with home professionals.
 - **Publishing** consists of **Premium Brands**, which includes About.com, Dictionary.com, Investopedia and The Daily Beast; and **Ask & Other**, which includes Ask.com, CityGrid and ASKfm. ASKfm was sold on June 30, 2016.
 - **Applications** consists of **Consumer**, which includes our direct-to-consumer downloadable desktop applications, including SlimWare, and Apalon, which houses our mobile operations; and **Partnerships**, which includes our business-to-business partnership operations.
 - Video consists primarily of Vimeo and Daily Burn, as well as Electus, IAC Films, CollegeHumor and Notional.
 - Other consists of ShoeBuy and PriceRunner. PriceRunner was sold on March 18, 2016.
- Dating North America consists of the financial results of the Dating businesses for customers located in the United States and Canada.
- Dating International consists of the financial results of the Dating businesses for customers located outside of the United States and Canada.
- Direct Revenue is revenue that is directly received by Match Group from an end user of its products.
- Average PMC is calculated by summing the number of paid subscribers, or paid member count ("PMC"), at the end of each day in the relevant measurement period and dividing it by the number of calendar days in that period.
- Average Revenue per Paying User ("ARPPU") is Direct Revenue in the relevant measurement period divided by the Average PMC in such period divided by the number of calendar days in such period.
- · Service Requests are fully completed and submitted customer service requests on HomeAdvisor.
- **Paying Service Professionals ("Paying SPs")** are the number of service professionals that had an active membership or paid for leads in the last month of the period.
- **Cost of revenue** consists primarily of traffic acquisition costs and includes payments made to partners who distribute our Partnerships customized browser-based applications, integrate our paid listings into their websites and fees related to the distribution and the facilitation of in-app purchase of product features. These payments include amounts based on revenue share and other arrangements. Cost of revenue also includes ShoeBuy's cost of products sold and shipping and handling costs, production costs related to media produced by Electus and other businesses within our Video segment, expenses associated with the operation of the Company's data centers, including compensation (including stock-based compensation) and other employee-related costs, hosting fees, credit card processing fees and content acquisition costs and rent.

- Selling and marketing expense consists primarily of advertising expenditures and compensation (including stock-based compensation) and other employee-related costs for personnel engaged in selling and marketing, sales support and customer service functions. Advertising expenditures include online marketing, including fees paid to search engines and third parties that distribute our Consumer downloadable desktop applications, offline marketing, which is primarily television advertising and partner-related payments to those who direct traffic to the Match Group brands.
- General and administrative expense consists primarily of compensation (including stock-based compensation) and other employee-related costs for personnel engaged in executive management, finance, legal, tax and human resources, fees for professional services and facilities costs.
- **Product development expense** consists primarily of compensation (including stock-based compensation) and other employee-related costs that are not capitalized for personnel engaged in the design, development, testing and enhancement of product offerings and related technology.
- 2012 Senior Notes IAC's 4.75% Senior Notes due December 15, 2022, with interest payable each June 15 and December 15, which commenced June 15, 2013; a portion of which were exchanged for the 2015 Match Group Senior Notes on November 16, 2015.
- 2013 Senior Notes IAC's 4.875% Senior Notes due November 30, 2018, with interest payable each May 30 and November 30, which commenced May 30, 2014.
- Match Exchange Offer Match Group exchanged \$445 million of 2015 Match Group Senior Notes for a substantially like amount of 2012 Senior Notes on November 16, 2015.
- **2015 Match Group Senior Notes** Match Group's 6.75% Senior Notes due December 15, 2022, with interest payable each June 15 and December 15; which were issued in exchange for 2012 Senior Notes on November 16, 2015.
- Match Group Term Loan an \$800 million, seven-year term loan received by Match Group on November 16, 2015. On March 31, 2016, a \$10 million principal payment was made. On June 1, 2016, Match Group issued \$400 million of 6.375% Senior Notes (described below). The proceeds from the offering were used to repay a portion of the \$790 million of indebtedness outstanding under the Match Group Term Loan. At June 30, 2016, a balance of \$390 million is outstanding.
- 2016 Match Group Senior Notes Match Group's 6.375% Senior Notes due June 1, 2024, with interest payable each June 1 and December 1, commencing on December 1, 2016.

Management Overview

IAC is a leading media and Internet company comprised of some of the world's most recognized brands and products, such as HomeAdvisor, Vimeo, About.com, Dictionary.com, The Daily Beast, Investopedia, and Match Group's online dating portfolio, which includes Match, OkCupid, Tinder and PlentyOfFish.

For a more detailed description of the Company's operating businesses, see the Company's Annual Report on Form 10-K for the year ended December 31, 2015.

Substantially all of the revenue from our Publishing and Applications segment is derived from online advertising. Most of the Company's online advertising revenue is attributable to our services agreement with Google Inc. ("Google"). The Company's service agreement became effective on April 1, 2016, following the expiration of the previous services agreement. This services agreement expires on March 31, 2020; the Company may choose to terminate the agreement effective March 31, 2019. This services agreement requires that we comply with certain guidelines promulgated by Google. Google may generally unilaterally update its own policies and guidelines without advance notice; which could in turn require modifications to, or prohibit and/or render obsolete certain of our products, services and/or business practices, which could be costly to address or otherwise have an adverse effect on our business, financial condition and results of operations. For the three and six months ended June 30, 2016, revenue earned from Google was \$181.5 million and \$466.2 million, respectively. For the three and six months ended June 30, 2015, revenue earned from Google was \$308.2 million and \$647.8 million, respectively. This revenue is earned by the businesses comprising the Publishing and Applications segments. For the three and six months ended June 30, 2016, revenue earned from Google represents 69% and 78% of Publishing revenue and 85% and 88% of Applications revenue,

respectively. For the three and six months ended June 30, 2015, revenue earned from Google represents 82% and 83% of Publishing revenue and 94% and 94% of Applications revenue, respectively.

Recent Developments

On July 29, 2016, the Company purchased \$50.0 million of the 2013 Senior Notes.

On June 30, 2016, ASKfm, which was part of the Publishing segment, was sold resulting in a pre-tax loss of \$3.7 million.

On June 1, 2016, Match Group issued \$400 million aggregate principal amount of 6.375% Senior Notes due June 1, 2024, with interest payable each June 1 and December 1, which commences on December 1, 2016. The proceeds were used to repay a portion of the Match Group Term Loan.

During the first six months of 2016, the Company purchased \$55.0 million of its 2013 Senior Notes and \$6.1 million of its 2012 Senior Notes.

During the first six months of 2016, the Company repurchased 4.7 million shares of common stock at an average price of \$45.34 per share.

On March 18, 2016, PriceRunner, which was part of the Other segment, was sold for \$98.0 million resulting in a pre-tax gain of \$12.0 million.

Second Quarter and Year to Date June 2016 Consolidated Results

For the three months ended June 30, 2016, the Company's revenue declined 3% and operating income declined \$315.2 million to a loss of \$252.4 million; however, the Company delivered 3% Adjusted EBITDA growth. Revenue declined primarily due to decreases from the Publishing and Applications segments, partially offset by growth at the Match Group, HomeAdvisor and Video segments. The operating income decline, despite higher Adjusted EBITDA, was due primarily to a goodwill impairment charge of \$275.4 million at Publishing, an increase of \$22.6 million in amortization of intangibles and expense in the current year period of \$6.8 million from acquisition-related contingent consideration fair value adjustments compared to income of \$10.0 million in the prior year period. The Adjusted EBITDA increase was primarily driven by strong growth from the Match Group, HomeAdvisor and Video segments; partially offset by the declines from the Publishing and Applications segments.

For the six months ended June 30, 2016, revenue increased 1%, operating income declined \$328.9 million to a loss of \$231.0 million and Adjusted EBITDA grew 8%. The revenue increase was due primarily to the growth at the Match Group, HomeAdvisor and Video segments, partially offset by the declines from the Applications and Publishing segments. The operating income decline and the Adjusted EBITDA increase were due primarily to the factors described above in the three-month discussion. Operating loss was further impacted by an increase of \$14.1 million in stock-based compensation expense (\$12.3 million at Match Group and \$2.1 million at Corporate).

Results of Operations for the three and six months ended June 30, 2016 compared to the three and six months ended June 30, 2015 *Revenue*

		Three Months E	nded June 30,			Six Months Ended June 30,							
	2016	\$ Change	% Change		2015		2016		\$ Change	% Change		2015	
					(Dollars in	tho	usands)						
Match Group	\$ 301,119	\$ 52,302	21 %	\$	248,817	\$	586,402	\$	102,516	21 %	\$	483,886	
HomeAdvisor	130,173	36,023	38 %		94,150		241,662		71,668	42 %		169,994	
Publishing	85,291	(69,156)	(45)%		154,447		251,293		(82,179)	(25)%		333,472	
Applications	143,157	(47,644)	(25)%		190,801		302,953		(85,315)	(22)%		388,268	
Video	47,311	6,591	16 %		40,720		102,406		15,214	17 %		87,192	
Other	38,484	(3,834)	(9)%		42,318		80,116		(1,055)	(1)%		81,171	
Inter-segment													
eliminations	(96)	 25	20 %	_	(121)		(214)		125	37 %		(339)	
Total	\$ 745,439	\$ (25,693)	(3)%	\$	771,132	\$	1,564,618	\$	20,974	1 %	\$	1,543,644	

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

Match Group revenue increased 21% driven by a 23% increase in Dating revenue attributable to 23% higher Direct revenue. Direct revenue growth was primarily driven by higher Average PMC at both North America and International, up 23% and 46%, respectively, due mainly to strong contributions from Tinder and PlentyOfFish, which was acquired on October 28, 2015. This revenue growth was partially offset by 5% lower ARPPU due to the continued mix shift towards lower ARPPU brands including Tinder and PlentyOfFish, both of which have lower price points compared to Match Group's more established brands. Non-dating revenue remained flat year-over-year.

HomeAdvisor revenue increased 38% due primarily to 44% growth at the HomeAdvisor domestic business and 16% growth at the HomeAdvisor International business. HomeAdvisor domestic revenue growth was driven by a 54% increase in Paying SPs and a 32% increase in service requests.

Publishing revenue decreased 45% due to 62% lower Ask & Other revenue and 25% lower Premium Brands revenue. Ask & Other revenue decreased due to a decline in revenue at Ask.com primarily as a result of the new Google contract, which became effective April 1, 2016, as well as declines from certain other legacy businesses. Premium Brands revenue decreased due primarily to declines in search traffic at About.com, mainly attributable to the new Google contract, partially offset by strong growth at Investopedia and The Daily Beast.

Applications revenue decreased 25% due to a 43% decline in Partnerships and a 17% decline in Consumer. Partnerships revenue decreased due primarily to the loss of certain partners. The Consumer decline was driven by lower search revenue from our downloadable desktop applications due primarily to lower revenue per query, partially offset by strong growth at Apalon and SlimWare.

Video revenue increased 16% due primarily to strong growth at Electus, Vimeo and Daily Burn, partially offset by \$4.0 million lower revenue from IAC Films as the prior year benefited from the release of the movie *While We're Young*.

Other revenue decreased 9% due to the sale of PriceRunner, which was sold on March 18, 2016, partially offset by growth at ShoeBuy.

For the six months ended June 30, 2016 compared to the six months ended June 30, 2015

Match Group revenue increased 21% driven by a 24% increase in Dating revenue attributable to 23% higher Direct revenue. Direct revenue growth was primarily driven by higher Average PMC at both North America and International, up 24% and 51%, respectively, partially offset by 8% lower ARPPU, all of which were driven by the factors described above in the three-month discussion. Non-dating revenue remained flat year-over-year.

HomeAdvisor revenue increased 42% due primarily to 51% growth at the HomeAdvisor domestic business and 14% growth at the HomeAdvisor International business. HomeAdvisor domestic revenue growth was driven by an increase in Paying SPs and service requests.

Publishing revenue decreased 25% due to 37% lower Ask & Other revenue and 10% lower Premium Brands revenue. Both Ask & Other revenue and Premium Brands revenue decreased due to the factors described above in the three-month discussion.

Applications revenue decreased 22% due to a 39% decline in Partnerships and a 14% decline in Consumer. Both Partnerships revenue and Consumer revenue decreased due to the factors described above in the three-month discussion.

Video revenue increased 17% and Other revenue decreased 1% due primarily to the factors described above in the three-month discussion.

Cost of revenue

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

_	Three Months Ended June 30,							
	2016	\$ Change	% Change	2015				
		(Dollars in	thousands)					
Cost of revenue (exclusive of depreciation shown separately below)	\$170,397	\$(7,566)	(4)%	\$177,963				
As a percentage of revenue	23%			23%				

Cost of revenue in 2016 decreased from 2015 due to decreases of \$15.6 million from Applications and \$10.0 million from Publishing, partially offset by increases of \$12.0 million from Match Group and \$3.3 million from Video.

- The Applications decrease was due primarily to a reduction of \$15.0 million in traffic acquisition costs driven by a decline in revenue at Partnerships.
- The Publishing decrease was due primarily to a reduction of \$8.1 million in traffic acquisition costs driven by a decline in revenue at Ask.com and certain legacy businesses.
- The Match Group increase was due primarily to a significant increase in in-app purchase fees across multiple brands, including Tinder, and the acquisitions of PlentyOfFish (acquired October 2015) and Eureka (acquired April 2015).
- The Video increase was due primarily to a net increase in production costs at our media and video businesses and an increase in hosting fees related to Vimeo's subscription growth and expanded On Demand catalog.

For the six months ended June 30, 2016 compared to the six months ended June 30, 2015

_		Six Months E	nded June 30,	
	2016	\$ Change	% Change	2015
_		(Dollars in	thousands)	
Cost of revenue (exclusive of depreciation shown separately below)	\$364,131	\$(569)	%	\$364,700
As a percentage of revenue	23%			24%

Cost of revenue in 2016 decreased from 2015 due to decreases of \$32.6 million from Applications and \$10.3 million from Publishing, partially offset by increases of \$26.7 million from Match Group, \$9.6 million from Video and \$3.9 million from Other.

- The Applications and Publishing decreases and the Match Group and Video increases were due primarily to the factors described above in the threemonth discussion.
- The Match Group increase was further impacted by higher hosting fees driven by growth in users and product features.

• The Other increase was due primarily to an increase in cost of products sold at ShoeBuy resulting from increased sales, partially offset by the sale of PriceRunner.

Selling and marketing expense

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

		Three Months E	nded June 30,						
	2016	\$ Change	% Change	2015					
		(Dollars in thousands)							
Selling and marketing expense	\$295,525	\$(29,185)	(9)%	\$324,710					
As a percentage of revenue	40%			42%					

Selling and marketing expense in 2016 decreased from 2015 due to decreases of \$28.3 million from Publishing, \$11.7 million from Applications and \$6.1 million from Video, partially offset by an increase of \$19.1 million from HomeAdvisor.

- The Publishing decrease was due primarily to a reduction of \$31.8 million in online marketing, resulting from a decline in revenue, partially offset by \$1.9 million in restructuring costs in the current year period.
- The Applications decrease was due primarily to a decline of \$11.6 million in online marketing, principally related to lower anticipated search revenue from our downloadable desktop applications at Consumer.
- The Video decrease was due primarily to a reduction of \$5.4 million in online marketing driven primarily by Vimeo.
- The HomeAdvisor increase was due primarily to higher online and offline marketing of \$10.6 million and \$8.2 million in compensation due, in part, to an increase in the sales force at HomeAdvisor domestic.

For the six months ended June 30, 2016 compared to the six months ended June 30, 2015

		Six Months E	nded June 30,						
	2016	\$ Change	% Change	2015					
		(Dollars in thousands)							
Selling and marketing expense	\$677,866	\$(9,326)	(1)%	\$687,192					
As a percentage of revenue	43%			45%					

Selling and marketing expense in 2016 decreased from 2015 due to decreases of \$26.8 million from Publishing, \$17.7 million from Applications and \$6.1 million from Video, partially offset by an increase of \$42.4 million from HomeAdvisor.

• The Publishing, Applications and Video decreases and the HomeAdvisor increase were due primarily to the factors described above in the threemonth discussion.

General and administrative expense

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

		Three Months Ended June 30,						
	2016	2016 \$ Change % Change 201						
		thousands)						
General and administrative expense	\$152,135	\$22,786	18%	\$129,349				
As a percentage of revenue	20%			17%				

General and administrative expense in 2016 increased from 2015 due to increases of \$15.2 million from Applications, \$5.3 million from HomeAdvisor and \$3.7 million from Video, partially offset by a decrease of \$3.0 million from Publishing.

- The Applications increase was due primarily to expense of \$7.6 million included in the current year period related to the amount of contingent consideration expected to be paid in connection with an acquisition, which is now exceeding our previous expectations, versus income of \$6.3 million in the prior year period. General and administrative expense was further impacted by \$2.0 million in restructuring costs in the current year period.
- The HomeAdvisor increase was due primarily to higher compensation due, in part, to increased headcount and an increase in bad debt expense.
- The Video increase was due primarily to income of \$2.4 million in the prior year period related to acquisition-related contingent consideration fair value adjustments and an increase in compensation at Vimeo due, in part, to increased headcount.
- The Publishing decrease was due primarily to a reduction in bad debt expense.

For the six months ended June 30, 2016 compared to the six months ended June 30, 2015

		Six Months Ended June 30,						
	2016	2016 \$ Change % Change 201						
		(Dollars in thousands)						
General and administrative expense	\$288,377	\$44,234	18%	\$244,143				
As a percentage of revenue	18%			16%				

General and administrative expense in 2016 increased from 2015 due to increases of \$23.3 million from Match Group, \$11.5 million from Applications, \$10.4 million from HomeAdvisor and \$3.0 million from Video, partially offset by a decrease of \$4.6 million from Publishing.

- The Match Group increase was due primarily to a change in acquisition-related contingent consideration fair value adjustments and a \$6.9 million increase in stock-based compensation expense due to the issuance of new equity awards since the prior year. The change in the acquisition-related contingent consideration fair value adjustments was due to expense of \$2.4 million in the amount of contingent consideration expected to be paid in connection with the Eureka acquisition, compared to income of \$12.2 million in the amount of contingent consideration expected to be paid in connection with the acquisition of Twoo, which was included in the prior year.
- The Applications, HomeAdvisor and Video increases and the Publishing decrease were due primarily to the factors described above in the threemonth discussion.

Product development expense

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

		Three Months Ended June 30,					
	2016	2016 \$ Change % Change 201 (Dollars in thousands)					
Product development expense	\$49,911	\$3,481	7%	\$46,430			
As a percentage of revenue	7%			6%			

Product development expense in 2016 increased from 2015 due to an increase of \$3.5 million from Match Group.

• The Match Group increase was primarily related to an increase of \$1.6 million in stock-based compensation expense, investment in headcount at Tinder, and from the acquisitions of PlentyOfFish and Eureka in 2015.

	Six Months Ended June 30,						
	2016 \$ Change % Change 20						
		(Dollars in	thousands)				
Product development expense	\$105,741	\$14,054	15%	\$91,687			
As a percentage of revenue	7%			6%			

Product development expense in 2016 increased from 2015 due to increases of \$9.9 million from Match Group and \$3.8 million from Publishing.

- The Match Group increase was due primarily to the factors described above in the three-month discussion. Stock based compensation was impacted by the issuance of new equity awards since the prior year and the modification of certain equity awards.
- The Publishing increase was due primarily to an increase in compensation due, in part, to restructuring costs in the current year period.

Depreciation

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

		Three Months Ended June 30,					
	2016	2016 \$ Change % Change					
		thousands)					
Depreciation	\$17,575	\$2,075	13%	\$15,500			
As a percentage of revenue	2%			2%			

Depreciation in 2016 increased from 2015 due primarily to acquisitions and incremental depreciation associated with capital expenditures, partially offset by certain fixed assets becoming fully depreciated.

For the six months ended June 30, 2016 compared to the six months ended June 30, 2015

		Six Months Ended June 30,						
	2016	2016 \$ Change % Change 201						
		(Dollars in thousands)						
Depreciation	\$33,370	\$2,302	7%	\$31,068				
As a percentage of revenue	2%			2%				

Depreciation in 2016 increased from 2015 due primarily to the factors described above in the three-month discussion.

Operating income (loss)

	Three Months Ended June 30,						Six Months Ended June 30,				
	 2016		\$ Change	% Change	2015		2016	9	\$ Change	% Change	2015
					(Dollars in	thou	ısands)				
Match Group	\$ 73,668	\$	33,146	82%	\$ 40,522	\$	102,856	\$	35,294	52%	\$ 67,562
HomeAdvisor	11,910		10,321	650%	1,589		13,824		16,232	NM	(2,408)
Publishing	(316,934)		(327,094)	NM	10,160		(310,158)		(339,694)	NM	29,536
Applications	18,921		(33,710)	(64)%	52,631		46,599		(44,938)	(49)%	91,537
Video	(5,039)		5,418	52%	(10,457)		(22,524)		8,402	27%	(30,926)
Other	(1,686)		(1,287)	(323)%	(399)		(1,788)		(848)	(90)%	(940)
Corporate	(33,286)		(2,009)	(6)%	(31,277)		(59,838)		(3,365)	(6)%	(56,473)
Total	\$ (252,446)	\$	(315,215)	NM	\$ 62,769	\$	(231,029)	\$	(328,917)	NM	\$ 97,888
As a percentage of revenue	 NM				8%	_	NM				6%

NM = not meaningful

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

Operating income in 2016 decreased to a loss from 2015 despite an increase of \$3.4 million in Adjusted EBITDA described below, due primarily to a goodwill impairment charge of \$275.4 million at Publishing and increases of \$22.6 million in amortization of intangibles and \$16.8 million in changes from acquisition-related contingent consideration fair value adjustments. The goodwill impairment charge at Publishing was driven by the impact from the new Google contract, traffic trends and monetization challenges and the corresponding impact on the current estimate of fair value. The goodwill impairment charge is a preliminary estimate that will be finalized in third quarter of 2016. The increase in amortization of intangibles was due primarily to the change in classification of a Publishing trade name from an indefinite-lived intangible asset to a definite-lived intangible asset, effective April 1, 2016, and an impairment charge of \$11.6 million related to certain Publishing indefinite-lived trade names. The change in acquisition-related contingent consideration fair value adjustments was primarily the result of expense in the current year period of \$7.6 million in the amount of contingent consideration expected to be paid in connection with an acquisition-related contingent consideration fair value adjustments resulted from an update of the future forecast of earnings and operating metrics.

See Note 4 to the consolidated financial statements for a detailed description of the Publishing goodwill and indefinite-lived intangible asset impairments.

For the six months ended June 30, 2016 compared to the six months ended June 30, 2015

Operating income in 2016 decreased to a loss from 2015 despite an increase of \$14.1 million in Adjusted EBITDA described below, due primarily to a goodwill impairment charge of \$275.4 million at Publishing, increases of \$23.8 million in amortization of intangibles, \$14.1 million in stock-based compensation expense and \$27.4 million in changes from acquisition-related contingent consideration fair value adjustments. The goodwill impairment charge, increase in amortization of intangibles and changes in acquisition-related contingent consideration fair value adjustments are driven by the factors described above in the three-month discussion. The increase in stock-based compensation expense was due primarily to the issuance of equity awards since the prior year and charges associated with the modification of certain equity awards in the current year period.

At June 30, 2016, there was \$207.9 million of unrecognized compensation cost, net of estimated forfeitures, related to all equity-based awards, which is expected to be recognized over a weighted average period of approximately 2.7 years.

Adjusted EBITDA

		Tł	ree Months E	nded June 30,				9	Six Months En	ded June 30,	
	 2016		\$ Change	% Change	2015		2016		\$ Change	% Change	2015
					(Dollars in	thous	ands)				
Match Group	\$ 100,120	\$	36,672	58%	\$ 63,448	\$	164,706	\$	68,008	70%	\$ 96,698
HomeAdvisor	15,016		10,316	219%	4,700		19,982		16,118	417%	3,864
Publishing	(11,845)		(29,182)	NM	17,337		(431)		(44,421)	NM	43,990
Applications	29,082		(20,013)	(41)%	49,095		60,140		(34,504)	(36)%	94,644
Video	(3,975)		8,160	67%	(12,135)		(20,876)		10,965	34%	(31,841)
Other	(944)		(1,822)	NM	878		115		(1,485)	(93)%	1,600
Corporate	(15,418)		(774)	(5)%	(14,644)		(25,714)		(595)	(2)%	(25,119)
Total	\$ 112,036	\$	3,357	3%	\$ 108,679	\$	197,922	\$	14,086	8%	\$ 183,836
As a percentage of revenue	 15%				 14%		13%				 12%

See Note 10 to the consolidated financial statements for reconciliations of operating income (loss) by reportable segment and net earnings attributable to IAC's shareholders to Adjusted EBITDA.

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

Match Group Adjusted EBITDA increased 58% due primarily to higher revenue, reduced selling and marketing expense as a percentage of revenue as the revenue mix continues to shift towards brands with lower marketing spend, \$7.5 million of lower costs in the current year period related to the consolidation and streamlining of technology systems and European operations at our Dating businesses (\$1.4 million in 2016 as compared to \$9.0 million in 2015) and reduced losses from Non-dating.

HomeAdvisor Adjusted EBITDA increased 219% due primarily to higher revenue, partially offset by an increase in selling and marketing expense due to continued investment.

Publishing Adjusted EBITDA decreased to a loss of \$11.8 million in the current year period due primarily to lower revenue and \$4.5 million in restructuring costs.

Applications Adjusted EBITDA decreased 41% due primarily to lower revenue and \$1.9 million in restructuring costs, partially offset by decreases in cost of revenue and selling and marketing expense.

Video Adjusted EBITDA loss improved 67% due primarily to reduced losses at Electus and Vimeo and a swing to profits at Daily Burn versus a loss in the prior year period.

Other Adjusted EBITDA declined \$1.8 million to a loss in the current year period due primarily to lower revenue which resulted from the sale of PriceRunner.

Corporate Adjusted EBITDA loss increased 5% due to an increase in professional fees.

For the six months ended June 30, 2016 compared to the six months ended June 30, 2015

Match Group Adjusted EBITDA increased 70% due primarily to the factors described above in the three-month discussion.

HomeAdvisor Adjusted EBITDA increased 417% due primarily to the factors described above in the three-month discussion. Adjusted EBITDA was further impacted by higher compensation due, in part, to increased headcount and an increase in bad debt expense.

Publishing Adjusted EBITDA declined to a loss in the current year period due primarily to lower revenue, partially offset by decreases in selling and marketing expense, cost of revenue and general and administrative expense. Adjusted EBITDA was further impacted by \$5.9 million in restructuring costs.

Applications Adjusted EBITDA decreased 36% due primarily to lower revenue, partially offset by decreases in cost of revenue and selling and marketing expense. Adjusted EBITDA was further impacted by \$2.6 million in restructuring costs.

Video Adjusted EBITDA loss improved 34% due primarily to reduced losses at Electus, Vimeo and Daily Burn and a profit at IAC Films in the current year period.

Other Adjusted EBITDA decreased 93% due to the sale of PriceRunner in the first quarter of the current year, partially offset by Adjusted EBITDA improvement at ShoeBuy.

Corporate Adjusted EBITDA loss increased 2% due to the factor described above in the three-month discussion.

Interest expense

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

	Three Months Ended June 30,					
	2016 \$ Change % Change 2015					
	(Dollars in thousands)					
Interest expense	\$ (27,644) \$ 12,430 8 2% \$ (15,214)					

Interest expense in 2016 increased from 2015 due to the borrowings under the Match Group Term Loan as well as the 2% higher interest rate associated with the exchange of \$445 million of 2015 Match Group Senior Notes for a substantially like amount of 2012 Senior Notes and interest on the 2016 Match Group Senior Notes issued June 1, 2016.

For the six months ended June 30, 2016 compared to the six months ended June 30, 2015

	Six Months Ended June 30,					
	2016 \$ Change % Change 2015					
	(Dollars in thousands)					
Interest expense	\$ (55,504) \$ 26,226 90% \$ (29,278)					

Interest expense in 2016 increased from 2015 due primarily to the factors described above in the three-month discussion.

Other (expense) income, net

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

	Three Months Ended June 30,					
	2016 \$ Change % Change 2015					
	(Dollars in thousands)					
Other expense, net	\$(7,192) \$(5,554) (339)% \$(1,638					

Other expense, net in 2016 includes a non-cash charge of \$11.1 million related to the write-off of a proportionate share of original issue discount and deferred financing costs associated with the prepayment of \$400 million of the Match Group Term Loan and a pre-tax loss of \$3.7 million related to the sale of ASKfm, partially offset by \$8.6 million in net foreign currency exchange gains.

Other expense, net in 2015 includes \$1.3 million in net foreign currency exchange losses.

	Six Months Ended June 30,						
	2016 \$ Change % Change 2015						
	(Dollars in thousands)						
Other income, net	\$8,705 \$3,355 63% \$5,350						

Other income, net in 2016 includes \$13.1 million in net foreign currency exchange gains, a \$12.0 million pre-tax gain related to the sale of PriceRunner and a \$3.1 million pre-tax gain related to the sale of a marketable equity security, partially offset by a non-cash charge of \$11.1 million related to the write-off of a proportionate share of original issue discount and deferred financing costs as described above in the three-month discussion, a pre-tax loss of \$3.7 million related to the sale of ASKfm, a \$3.4 million mark-to-market adjustment pertaining to subsidiary denominated equity awards issued to non-employees, a \$3.1 million loss on the 2012 and 2013 Senior Note redemptions and \$2.7 million in other-than-temporary impairment charges related to certain cost method investments as a result of our assessment of the near-term prospects and financial condition of the investees.

Other income, net in 2015 includes \$4.5 million in net foreign currency exchange gains.

Income tax benefit

For the three months ended June 30, 2016 compared to the three months ended June 30, 2015

		Three Months Ended June 30,			
	2016	\$ Change	% Change	2015	
		(Dollars in thousands)			
Income tax benefit	\$96,740	NM	NM	\$11,968	
Effective income tax rate	34%			NM	

The 2016 effective income tax rate is lower than the statutory rate of 35% due primarily to the non-deductible portion of the goodwill impairment at the Publishing segment, partially offset by state taxes.

The 2015 income tax benefit was due primarily to the realization of certain deferred tax assets, a reduction in tax reserves and related interest due to the expiration of statutes of limitations, and the non-taxable gain on contingent consideration fair value adjustments, partially offset by state taxes.

For the six months ended June 30, 2016 compared to the six months ended June 30, 2015

		Six Months Ended June 30,			
	2016	\$ Change	% Change	2015	
		(Dollars in thousands)			
Income tax benefit	\$95,220	NM	NM	\$5,788	
Effective income tax rate	34%			NM	

The 2016 effective income tax rate is lower than the statutory rate of 35% due primarily to the factors described above in the three-month discussion.

The 2015 income tax benefit was due primarily to the factors described above in the three-month discussion.

For further details of income tax matters see Note 2 to the consolidated financial statements.

Financial Position

	 June 30, 2016	D	December 31, 2015
	(In th	ousands)
Cash and cash equivalents:			
United States ⁽¹⁾	\$ 754,768	\$	1,109,331
All other countries ^{(2) (3)}	 491,216		372,116
Total cash and cash equivalents	1,245,984		1,481,447
Marketable securities (United States) ⁽⁴⁾	79,208		39,200
Total cash and cash equivalents and marketable securities ⁽⁵⁾	\$ 1,325,192	\$	1,520,647
Match Group Debt:			
6.375% Senior Notes due June 1, 2024 (the "2016 Match Group Senior Notes"); interest payable each June 1 and December 1, which commences December 1, 2016	\$ 400,000	\$	_
6.75% Senior Notes due December 15, 2022 (the "2015 Match Group Senior Notes"); interest payable each June 15 and December 15 which commenced June 15, 2016	445,172		445,172
Match Group Term Loan due November 16, 2022 ^{(6) (7)}	390,000		800,000
Total Match Group long-term debt	 1,235,172		1,245,172
Less: Current maturities of Match Group long-term debt	—		40,000
Less: Unamortized original issue discount and original issue premium, net	5,308		11,691
Less: Unamortized debt issuance costs	15,076		16,610
Total Match Group debt, net of current maturities	1,214,788		1,176,871
IAC Debt:			
4.875% Senior Notes due November 30, 2018 (the "2013 Senior Notes"); interest payable each May 30 and November 30, which commenced May 30, 2014	445,003		500,000
4.75% Senior Notes due December 15, 2022 (the "2012 Senior Notes"); interest payable each June 15 and December 15, which commenced June 15, 2013	48,619		54,732
Total IAC long-term debt	 493,622		554,732
Less: Current portion of IAC long-term debt	50,000		
Less: Unamortized debt issuance costs	3,151		4,649
Total IAC debt, net of current portion	440,471		550,083
Total long-term debt, net of current portion	\$ 1,655,259	\$	1,726,954

⁽¹⁾ Domestically, cash equivalents primarily consist of AAA rated money market funds, commercial paper rated A1/P1 or better and treasury discount notes.

⁽²⁾ Internationally, cash equivalents primarily consist of AAA rated money market funds and time deposits with maturities of less than 91 days from the date of purchase.

⁽³⁾ If needed for our U.S. operations, most of the cash and cash equivalents held by the Company's foreign subsidiaries could be repatriated; however, under current law, would be subject to U.S. federal and state income taxes. We have not provided for any such tax because the Company currently does not anticipate a need to repatriate these funds to finance our U.S. operations and it is the Company's intent to indefinitely reinvest these funds outside of the U.S.

⁽⁴⁾ Marketable securities consist of treasury discount notes, short-to-medium-term debt securities issued by investment grade corporate issuers and an equity security. The Company invests in marketable debt securities with active secondary or resale markets to ensure portfolio liquidity to fund current operations or satisfy other cash requirements as needed. The Company also invests in equity securities as part of its investment strategy.

⁽⁵⁾ At June 30, 2016, cash and cash equivalents includes Match Group's domestic and international cash and cash equivalents of \$73.5 million and \$100.5 million, respectively. At December 31, 2015, cash and cash equivalents includes Match Group's domestic and international cash and cash equivalents of \$34.4 million and \$53.8 million, respectively. Marketable securities at December 31, 2015 include \$11.6 million at Match Group. There are no marketable securities at June 30, 2016 at Match Group. Agreements governing Match Group's indebtedness limit the payment of dividends or distributions, loans or advances to stockholders, including the Company. In addition, Match Group is a separate and distinct legal entity with its own public shareholders and board of directors and has no obligation to provide the Company with funds. As a result, we may not freely access the cash of Match Group and its subsidiaries. Match Group generated \$113.9 million and \$93.5 million of operating cash flows for the six months ended June 30, 2016 and 2015, respectively.

⁽⁶⁾ Proceeds from the 2016 Match Group Senior Notes were used to repay a portion of the Match Group Term Loan. Principal payments of \$10 million under the Match Group Term Loan are no longer due quarterly through maturity. A final principal payment of \$390 million is due at maturity.

⁽⁷⁾ The Match Group Term Loan matures on November 16, 2022; provided that, if any of the 2015 Match Group Senior Notes remain outstanding on the date that is 91 days prior to the maturity date of the 2015 Match Group Senior Notes, the Match Group Term Loan maturity date shall be the date that is 91 days prior to the maturity date of the 2015 Match Group Senior Notes.

Match Group Senior Notes:

On June 1, 2016, Match Group issued \$400 million aggregate principal amount of the 2016 Match Group Senior Notes due June 1, 2024.

On November 16, 2015, Match Group issued \$445.2 million of 2015 Match Group Senior Notes in exchange for a portion of IAC 2012 Senior Notes (the "Match Exchange Offer"). Promptly following the closing of the Match Exchange Offer, Match Group and its subsidiaries were designated as unrestricted subsidiaries of IAC for purposes of the indentures governing the 2013 and 2012 Senior Notes and the IAC Credit Facility. Following the designation, neither Match Group nor any of its subsidiaries guaranteed any debt of IAC, or are subject to any of the covenants related to such debt.

The indentures governing the 2016 and 2015 Match Group Senior Notes contain covenants that would limit Match Group's ability to pay dividends or to make distributions and repurchase or redeem Match Group stock in the event a default has occurred or Match Group's leverage ratio (as defined in the indentures) exceeds 5.0 to 1.0. As of June 30, 2016, Match Group was in compliance with all applicable covenants.

Match Group Term Loan and Match Group Credit Facility:

On November 16, 2015, under a credit agreement (the "Match Group Credit Agreement"), Match Group borrowed \$800 million in the form of a term loan. The proceeds of the 2016 Match Group Senior Notes, described above, were used to repay a portion of the Match Group Term Loan and quarterly principal payments of \$10 million under the Match Group Term Loan are no longer due; at maturity, a final principal payment of \$390 million is due. Additionally, the Match Group Term Loan would require additional annual principal payments as part of an excess cash flow sweep provision, the amount of which, if any, is governed by the secured net leverage ratio set forth in the Match Group Credit Agreement. The Match Group Term Loan bears interest, at Match Group's option, at a base rate or LIBOR, plus 3.50% or 4.50%, respectively, and in the case of LIBOR, a floor of 1.00%. Interest payments are due at least semi-annually through the term of the loan.

Match Group has a \$500 million revolving credit facility that expires on October 7, 2020 (the "Match Group Credit Facility"). The annual commitment fee on undrawn funds based on the current leverage ratio is 30 basis points. Borrowings under the Match Group Credit Facility bear interest, at Match Group's option, at a base rate or LIBOR, in each case plus an applicable margin, which is determined by reference to a pricing grid based on Match Group's consolidated net leverage ratio. The terms of the Match Group Credit Facility require Match Group to maintain a leverage ratio of not more than 5.0 to 1.0 and a minimum interest coverage ratio of not less than 2.5 to 1.0.

There are additional covenants under the Match Group Credit Facility and the Match Group Term Loan that limit Match Group's ability and the ability of its subsidiaries to, among other things, incur indebtedness, pay dividends or make distributions. While the Match Group Term Loan remains outstanding, these same covenants under the Match Group Credit Agreement are more restrictive than the covenants that are applicable to the Match Group Credit Facility. Obligations under the Match Group Credit Facility and Match Group Term Loan are unconditionally guaranteed by certain wholly-owned Match Group domestic subsidiaries, and are also secured by the stock of certain Match Group domestic and foreign subsidiaries. The Match Group Term Loan and outstanding borrowings, if any, under the Match Group Credit Facility rank equally with each other, and have priority over the 2016 and 2015 Match Group Senior Notes to the extent of the value of the assets securing the borrowings under the Match Group Credit Agreement.

IAC Senior Notes:

The indenture governing the 2013 Senior Notes contains covenants that would limit our ability to pay dividends or to make distributions and repurchase or redeem our stock in the event a default has occurred or our leverage ratio (as defined in the indenture) exceeds 3.0 to 1.0. The restrictive covenants of the indenture governing the 2012 Senior Notes were substantially eliminated following the Match Exchange Offer. As of June 30, 2016, IAC was in compliance with all applicable covenants.

IAC Credit Facility:

IAC has a \$300 million revolving credit facility that expires October 7, 2020 (the "IAC Credit Facility"). The annual commitment fee on undrawn funds is currently 35 basis points based on the leverage ratio most recently reported. Borrowings under the IAC Credit Facility bear interest, at the Company's option, at a base rate or LIBOR, in each case, plus an applicable margin, which is determined by reference to a pricing grid based on the Company's leverage ratio. The terms of the IAC Credit Facility require that the Company maintains a leverage ratio (as defined in the agreement) of not more than 3.25 to 1.0 and restrict our ability to incur additional indebtedness. The obligations under the IAC Credit Facility are secured by the stock of certain IAC domestic and foreign subsidiaries and unconditionally guaranteed by certain wholly-owned domestic subsidiaries.

Cash Flow Information

In summary, the Company's cash flows attributable to continuing operations are as follows:

	 Six Months Ended June 30,		
	 2016 201		2015
	(In the	ousands)	
Net cash provided by operating activities	\$ 65,929	\$	85,779
Net cash provided by (used in) investing activities	18,971		(152,864)
Net cash used in financing activities	(314,467)		(261,533)

2016

Net cash provided by operating activities attributable to continuing operations consists of earnings from continuing operations, adjusted for stock-based compensation expense, depreciation, amortization of intangibles, goodwill impairment, deferred income taxes, acquisition-related contingent consideration fair value adjustments, excess tax benefits, adjustments related to gains on the sale of businesses and investments, and the effect of changes in working capital. Adjustments to earnings primarily consist of \$275.4 million of goodwill impairment at the Publishing segment, \$58.9 million of stock-based compensation expense, \$50.8 million of amortization of intangibles and \$33.4 million of depreciation, \$90.9 million of deferred income taxes, \$21.9 million in excess tax benefits, \$13.1 million of net gains on the sale of businesses and investments, \$10.5 million of acquisition-related contingent consideration fair value adjustments, and \$20.9 million in other adjustments that consist mostly of non-cash losses on the extinguishment of Match Group and IAC debt. The decrease from changes in working capital consist primarily of a decrease in accounts payable and other current liabilities of \$88.2 million and a decrease in income taxes payable of \$48.0 million, partially offset by a decrease in accounts receivable of \$47.9 million and an increase in deferred revenue of \$32.6 million. The decrease in accounts payable and other current liabilities is due to (i) a decrease in accrued advertising and revenue share expense at Publishing and Applications mainly due to the effect of the new services

agreement with Google in the second quarter of 2016, (ii) a decrease in accrued employee compensation and benefits mainly related to the payment of 2015 cash bonuses in 2016, (iii) a decrease in payables at Match Group due to timing of payments, and (iv) a decrease in VAT payables related mainly to timing of payments. The decrease in income taxes payable is primarily due to the payment of 2015 tax liabilities in 2016. The decrease in accounts receivable is mainly due to a decrease at Publishing due to lower revenue related to the new services agreement with Google, partially offset by an increase at HomeAdvisor due to revenue growth. The increase in deferred revenue is mainly due to growth in prepaid revenue at Match Group, HomeAdvisor, SlimWare (in the Applications segment) and Vimeo.

Net cash provided by investing activities attributable to continuing operations in 2016 includes net proceeds from the sale of businesses and investments of \$103.7 million, which mainly consists of proceeds from the sale of PriceRunner, partially offset by purchases (net of sales and maturities) of marketable debt securities of \$46.9 million, capital expenditures of \$35.1 million, primarily related to Match Group and HomeAdvisor investments in internal development of software to support their products and services, as well as leasehold improvements and computer hardware, and cash used in investments and acquisitions of \$7.6 million.

Net cash used in financing activities attributable to continuing operations in 2016 includes \$214.6 million for the repurchase of 4.7 million shares of common stock at an average price of \$45.34 per share, \$61.1 million for the purchase of a portion of the 2012 and 2013 Senior Notes, a \$30.0 million increase in restricted cash that relates to unsettled IAC bond redemptions, \$13.1 million in net payments related to the issuance of IAC common stock pursuant to stock-based awards, net of withholding taxes, \$4.6 million in debt issuance costs related to the 2016 Match Group Senior Notes, \$2.4 million for the purchase of noncontrolling interests, and \$2.2 million in acquisition-related contingent consideration payments, partially offset by excess tax benefits from stock-based awards of \$21.9 million. Additionally, a payment of \$410.0 million was made toward the Match Group Term Loan, of which \$400.0 million was financed by the issuance of the 2016 Match Group Senior Notes.

2015

Adjustments to earnings from continuing operations primarily consist of \$44.9 million of stock-based compensation expense, \$31.1 million of depreciation and \$27.0 million of amortization of intangibles, partially offset by \$36.5 million of excess tax benefits from stock-based awards and \$16.9 million in acquisition-related contingent consideration fair value adjustments. The decrease from changes in working capital consists primarily of a decrease in income taxes payable of \$63.3 million and a decrease of \$33.4 million in accounts payable and other current liabilities, partially offset by an increase in deferred revenue of \$40.4 million. The decrease in income taxes payable is primarily due to the payment of 2014 tax liabilities in 2015 and the realization of a capital loss in the current year. The decrease in accounts payable and other current liabilities is due mainly to a decrease in accrued advertising expense and accrued revenue share at Publishing and Applications, respectively, partially offset by an increase in accrued advertising at Match Group. The decrease in accrued advertising at Publishing is due mainly to lower fees paid to search engines and timing of payments. The decrease online spending. The increase in accrued advertising at Match Group is due mainly to increase at Electus due to the timing of cash received related to various production deals.

Net cash used in investing activities attributable to continuing operations in 2015 includes the purchase of marketable debt securities, net of proceeds from maturities and sales, of \$78.5 million, the purchase of investments and acquisitions of \$56.1 million and capital expenditures of \$26.8 million, primarily related to the internal development of software to support our products and services, and computer hardware.

Net cash used in financing activities attributable to continuing operations in 2015 includes \$200.0 million for the repurchase of 3.0 million shares of common stock at an average price of \$67.68 per share, \$56.7 million related to the payment of cash dividends to IAC shareholders, \$20.7 million in net payments related to the issuance of common stock pursuant to stock-based awards, net of withholding taxes, \$15.3 million for the purchase of noncontrolling interests and \$5.7 million in acquisition-related contingent consideration payments, partially offset by excess tax benefits from stock-based awards of \$36.5 million.

Liquidity and Capital Resources

The Company's principal sources of liquidity are its cash and cash equivalents and marketable securities as well as cash flows generated from operations. IAC has a \$300 million revolving credit facility that expires on October 7, 2020. Match Group has a \$500 million revolving credit facility that expires on October 7, 2020. At June 30, 2016, there were no outstanding borrowings under the IAC Credit Facility or the Match Group Credit Facility.

At June 30, 2016, IAC had 10.9 million shares remaining in its share repurchase authorization. IAC may purchase shares over an indefinite period of time on the open market and in privately negotiated transactions, depending on those factors IAC management deems relevant at any particular time, including, without limitation, market conditions, share price and future outlook.

IAC's consolidated cash and cash equivalents at June 30, 2016 were \$1.246 billion, of which \$174.0 million was owned by Match Group. The Company generated \$65.9 million of operating cash flows for the six months ended June 30, 2016, of which \$113.9 million was generated by Match Group. Agreements governing Match Group's indebtedness limit the payment of dividends or distributions and loans or advances to stockholders, including the Company. In addition, Match Group is a separate and distinct legal entity with its own public shareholders and board of directors and has no obligation to provide the Company with funds. As a result, we may not freely access the cash of the Match Group and its subsidiaries.

The Company anticipates that it will need to make capital and other expenditures in connection with the development and expansion of its operations. The Company expects that 2016 capital expenditures will be higher than 2015 by approximately 25% to 35%, driven mostly by leasehold improvements related to a new lease for Match Group's corporate headquarters, as well costs related to a new Match Group data center, and HomeAdvisor's sales center expansion.

The Company believes its existing cash, cash equivalents, time deposits and marketable securities and expected positive cash flows generated from operations will be sufficient to fund our normal operating requirements, including capital expenditures, debt service, the payment of withholding taxes on behalf of employees for net-settled stock-based awards, and investing and other commitments for the foreseeable future. The Company's liquidity could be negatively affected by a decrease in demand for our respective products and services. The Company's indebtedness could limit our ability to: (i) obtain additional financing to fund working capital needs, acquisitions, capital expenditure or debt service or other requirements; and (ii) use operating cash flow to make acquisitions, capital expenditures, such as developing properties and exploiting business opportunities. The Company may make additional acquisitions and investments and, as a result, the Company may need to raise additional capital through future debt or equity financing to provide for greater financial flexibility. Additional financing may not be available at all or on terms favorable to us.

CONTRACTUAL OBLIGATIONS AND COMMERCIAL COMMITMENTS

At June 30, 2016, except as noted below, there have been no material changes to the Company's contractual obligations, commercial commitments and off-balance sheet arrangements since the disclosure in our Annual Report on Form 10-K for the year ended December 31, 2015.

The Company has total long-term debt of \$1.7 billion at both June 30, 2016 and December 31, 2015. However, on June 1, 2016, Match Group issued \$400 million of 6.375% Senior Notes. The proceeds from the offering were used to repay a portion of the \$790 million of indebtedness outstanding under the Match Group Term Loan. The Match Group Term Loan currently bears interest at LIBOR plus 4.50%, with a LIBOR floor of 1.00%. Based on this transaction, the Company will incur approximately \$100 million of additional interest expense over the term of its debt obligations due to the higher interest rate and the longer maturity of the 6.375% Senior Notes, due June 1, 2024, as compared to the Match Group Term Loan, due November 16, 2022. The amount of interest ultimately paid on the Match Group Term Loan may differ based on future changes in interest rates.

IAC'S PRINCIPLES OF FINANCIAL REPORTING

IAC reports Adjusted EBITDA as a supplemental measure to U.S. generally accepted accounting principles ("GAAP"). This measure is one of the primary metrics by which we evaluate the performance of our businesses, on which our internal budgets are based and by which management is compensated. We believe that investors should have access to, and we are obligated to provide, the same set of tools that we use in analyzing our results. This non-GAAP measure should be considered in addition to results prepared in accordance with GAAP, but should not be considered a substitute for or superior to GAAP results. IAC endeavors to compensate for the limitations of the non-GAAP measure presented by providing the comparable GAAP measure with equal or greater prominence and descriptions of the reconciling items, including quantifying such items, to derive the non-GAAP measure. We encourage investors to examine the reconciling adjustments between the GAAP and non-GAAP measure, which we discuss below.

Definition of IAC's Non-GAAP Measure

Adjusted Earnings Before Interest, Taxes, Depreciation and Amortization ("Adjusted EBITDA") is defined as operating income excluding: (1) stockbased compensation expense; (2) depreciation; and (3) acquisition-related items consisting of (i) amortization of intangible assets and impairments of goodwill and intangible assets, if applicable, and (ii) gains and losses recognized on changes in the fair value of contingent consideration arrangements. We believe this measure is useful for analysts and investors as this measure allows a more meaningful comparison between our performance and that of our competitors. Moreover, our management uses this measure internally to evaluate the performance of our business as a whole and our individual business segments. The above items are excluded from our Adjusted EBITDA measure because these items are non-cash in nature, and we believe that by excluding these items, Adjusted EBITDA corresponds more closely to the cash operating income generated from our business, from which capital investments are made and debt is serviced. Adjusted EBITDA has certain limitations in that it does not take into account the impact to IAC's statement of operations of certain expenses.

Non-Cash Expenses That Are Excluded From IAC's Non-GAAP Measure

Stock-based compensation expense consists principally of expense associated with the grants, including unvested grants assumed in acquisitions, of stock options, restricted stock units ("RSUs") and performance-based RSUs. These expenses are not paid in cash, and we include the related shares in our fully diluted shares outstanding using the treasury stock method; however, performance-based RSUs are included only to the extent the performance criteria have been met (assuming the end of the reporting period is the end of the contingency period). Upon the exercise of certain stock options and vesting of RSUs and performance-based RSUs, the awards are settled, at the Company's discretion, on a net basis, with the Company remitting the required tax-withholding amount from its current funds.

Depreciation is a non-cash expense relating to our property and equipment and is computed using the straight-line method to allocate the cost of depreciable assets to operations over their estimated useful lives.

Amortization of intangible assets and impairments of goodwill and intangible assets are non-cash expenses related primarily to acquisitions. At the time of an acquisition, the identifiable definite-lived intangible assets of the acquired company, such as content, technology, customer lists, advertiser and supplier relationships, are valued and amortized over their estimated lives. Value is also assigned to acquired indefinite-lived intangible assets, which comprise trade names and trademarks, and goodwill that are not subject to amortization. An impairment is recorded when the carrying value of an intangible asset or goodwill exceeds its fair value. We believe that intangible assets represent costs incurred by the acquired company to build value prior to acquisition and the related amortization and impairment charges of intangible assets or goodwill, if applicable, are not ongoing costs of doing business.

Gains and losses recognized on changes in the fair value of contingent consideration arrangements are accounting adjustments to report contingent consideration liabilities at fair value. These adjustments can be highly variable and are excluded from our assessment of performance because they are considered non-operational in nature and, therefore, are not indicative of current or future performance or ongoing costs of doing business.

RECONCILIATION OF ADJUSTED EBITDA

For a reconciliation of operating income (loss) by reportable segment and net earnings attributable to IAC shareholders to Adjusted EBITDA for the three and six months ended June 30, 2016 and 2015, see Note 10 to the consolidated financial statements.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

At June 30, 2016, except as noted below, there have been no material changes to the Company's instruments or positions that are sensitive to market risk since the disclosure in our Annual Report on Form 10-K for the year ended December 31, 2015.

Interest Rate Risk

At June 30, 2016, the Company's outstanding debt was \$1.7 billion (including \$50.0 million of 2013 Senior Notes classified as current, pending purchase) of which \$1.3 billion bears interest at fixed rates and \$390 million bears interest at variable rates. If market rates decline, the Company runs the risk that the related required payments on the fixed rate debt will exceed those based on market rates. A 100 basis point increase or decrease in the level of interest rates would, respectively, decrease or increase the fair value of the fixed-rate debt by \$59.4 million. Such potential increase or decrease in fair value is based on certain simplifying assumptions, including a constant level and rate of fixed-rate debt for all maturities and an immediate across-the-board increase or decrease in the level of interest rates with no other subsequent changes for the remainder of the period. The Match Group Term Loan currently bears interest at LIBOR plus 4.50%, with a LIBOR floor of 1.00%. LIBOR at June 30, 2016 for similar borrowings of three months was approximately 65 basis points. If LIBOR were to increase by 100 basis points then the annual interest payments on the Match Group Term Loan would increase by 65 basis points, or \$2.6 million, in 2016. If LIBOR decreased 65 basis points to zero, annual interest payments on the Match Group Term Loan would remain the same. Such potential changes in interest payments are based on quarterly amortization and certain simplifying assumptions, including a constant rate of variable-rate debt for all maturities and an immediate across-the-board increase or decrease in the level of interest rates with no other subsequent changes for the remainder of the period.

Item 4. Controls and Procedures

The Company monitors and evaluates on an ongoing basis its disclosure controls and internal control over financial reporting in order to improve its overall effectiveness. In the course of these evaluations, the Company modifies and refines its internal processes as conditions warrant.

As required by Rule 13a-15(b) under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), IAC management, including our principal executive and principal financial officers, or persons performing similar functions, evaluated the effectiveness of the Company's disclosure controls and procedures as defined by Rule 13a-15(e) under the Exchange Act. Based on this evaluation, management has concluded that the Company's disclosure controls and procedures were effective as of the end of the period covered by this report in providing reasonable assurance that information we are required to disclose in our filings with the Securities and Exchange Commission under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Commission's rules and Forms, and include controls and procedures designed to ensure that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is accumulated and communicated to our management, including our principal executive and principal financial officers, as appropriate to allow timely decisions regarding required disclosure.

There were no changes to the Company's internal control over financial reporting during the period covered by this report that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II

OTHER INFORMATION

Item 1. Legal Proceedings

Overview

In the ordinary course of business, the Company and its subsidiaries are parties to litigation involving property, personal injury, contract, intellectual property and other claims, as well as stockholder derivative actions, class action lawsuits and other matters. The amounts that may be recovered in such matters may be subject to insurance coverage. Although the results of legal proceedings and claims cannot be predicted with certainty, neither the Company nor any of our subsidiaries is currently a party to any legal proceedings the outcome of which, we believe, if determined adversely to us, would individually or in the aggregate have a material adverse effect on our business, financial condition or results of operations.

Rules of the Securities and Exchange Commission require the description of material pending legal proceedings (other than ordinary, routine litigation incident to the registrant's business) and advise that proceedings ordinarily need not be described if they primarily involve damages claims for amounts (exclusive of interest and costs) not exceeding 10% of the current assets of the registrant and its subsidiaries on a consolidated basis. In the judgment of IAC management, none of the pending litigation matters which we are defending, including those described below, involves or is likely to involve amounts of that magnitude. The litigation matters described below involve issues or claims that may be of particular interest to our stockholders, regardless of whether any of these matters may be material to our financial position or operations based upon the standard set forth in the rules of the Securities and Exchange Commission.

Securities Class Action Litigation against Match Group

As previously disclosed in our quarterly report on Form 10-Q for the fiscal quarter ended March 31, 2016, on February 26, 2016, a putative nationwide class action was filed in federal court in Texas against Match Group, five of its officers and directors, and twelve underwriters of Match Group's Company's initial public offering in November 2015. See David M. Stein v. Match Group, Inc. et al., No. 3:16-cv-549 (U.S. District Court, Northern District of Texas). The complaint alleges that Match Group's registration statement and prospectus issued in connection with its initial public offering were materially false and misleading given their failure to state that: (i) Match Group's Non-dating business would miss its revenue projection for the quarter ended December 31, 2015, and (ii) ARPPU (as defined in "Item 2—Management's Discussion and Analysis of Financial Condition and Results of Operations—General—Key Terms") would decline substantially in the quarter ended December 31, 2015. The complaint asserts that these alleged failures to timely disclose material information caused Match Group's stock price to drop after the announcement of its earnings for the quarter ended December 31, 2015. The complaint pleads claims under the Securities Act of 1933 for untrue statements of material fact in, or omissions of material facts from, the registration statement, the prospectus, and related communications in violation of Sections 11 and 12 and, as to the officer/director defendants only, control-person liability under Section 15 for the Company's alleged violations. The complaint seeks class certification, damages in an unspecified amount and attorneys' fees. On March 9, 2016, a virtually identical class action complaint was filed in the same court against the same defendants by a different named plaintiff. See Stephany Kam-Wan Chan v. Match Group, Inc. et al., No. 3:16-cv-668 (U.S. District Court, Northern District of Texas). On April 25, 2016, Judge Boyle in the Chan case issued an order granting the parties' joint motion to transfer that case to Judge Lindsay, who is presiding over the earlier-filed Stein case. On April 27, 2016, various current or former shareholders in Match Group and their respective law firms filed motions seeking appointment as lead plaintiff(s) and lead or liaison counsel for the putative class. On April 28, 2016, the Court issued orders: (i) consolidating the Chan case into the Stein case, (ii) approving the parties' stipulation to extend the defendants' time to respond to the complaint until after the Court has appointed a lead plaintiff and lead counsel for the putative class and has set a schedule for the plaintiff's filing of a consolidated complaint and the defendants' response to that pleading, and (iii) referring the various motions for appointment of lead plaintiff(s) and lead or liaison counsel for the putative class to a United States Magistrate Judge for determination. On June 9, 2016, the Magistrate Judge issued an order appointing two lead plaintiffs, two law firms as co-lead plaintiffs' counsel, and a third law firm as plaintiffs' liaison counsel. In accordance with this order, the consolidated case is now captioned Mary McCloskey et ano. v. Match Group, Inc. et al., No. 3:16-CV-549-L. On July 27, 2016, the parties submitted to the Court a joint status report proposing a schedule for the plaintiffs' filing of a consolidated amended complaint and the parties' briefing of the defendants' contemplated motion to dismiss the consolidated complaint. We and Match Group believe that the allegations in these lawsuits are without merit and will defend vigorously against them.



Item 1A. Risk Factors

Cautionary Statement Regarding Forward-Looking Information

This quarterly report on Form 10-Q contains "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. The use of words such as "anticipates," "estimates," "expects," "plans" and "believes," among others, generally identify forward-looking statements. These forward-looking statements include, among others, statements relating to: IAC's future financial performance, IAC's business prospects and strategy, anticipated trends and prospects in the industries in which IAC's businesses operate and other similar matters. These forward-looking statements are based on IAC management's current expectations and assumptions about future events, which are inherently subject to uncertainties, risks and changes in circumstances that are difficult to predict.

Actual results could differ materially from those contained in these forward-looking statements for a variety of reasons, including, among others: changes in senior management at IAC and/or its businesses, changes in our relationship with, or policies implemented by, Google, adverse changes in economic conditions, either generally or in any of the markets or industries in which IAC's businesses operate, adverse trends in the online advertising industry generally, our ability to convert visitors to our various websites into users and customers, our ability to offer new or alternative products and services in a cost-effective manner and consumer acceptance of these products and services, changes in industry standards and technology, actual tax liabilities that differ materially from our estimates, operational and financial risks relating to acquisitions, our ability to expand successfully into international markets and regulatory changes. Certain of these and other risks and uncertainties are discussed in IAC's filings with the SEC, including in Part I "Item 1A. Risk Factors" of our Annual Report on Form 10-K for the fiscal year ended December 31, 2015. Other unknown or unpredictable factors that could also adversely affect IAC's business, financial condition and operating results may arise from time to time. In light of these risks and uncertainties, the forward-looking statements discussed in this report may not prove to be accurate. Accordingly, you should not place undue reliance on these forward-looking statements, which only reflect the views of IAC management as of the date of this quarterly report. IAC does not undertake to update these forward-looking statements.

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

Unregistered Sales of Equity Securities

During the quarter ended June 30, 2016, the Company did not issue or sell any shares of its common stock or any other equity securities pursuant to unregistered transactions.

Issuer Purchases of Equity Securities

The following table sets forth purchases by the Company of its common stock during the quarter ended June 30, 2016:

Period	(a) Total Number of Shares Purchased	(b) Average Price Paid Per Share	(c) Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs(1)	(d) Maximum Number of Shares that May Yet Be Purchased Under Publicly Announced Plans or Programs(2)
April 2016	1,299,864	\$ 46.60	1,299,864	1,084,462
May 2016	211,280	\$ 49.83	211,280	10,873,182
June 2016	_	_	—	—
Total	1,511,144	\$ 47.05	1,511,144	10,873,182

(1) Reflects repurchases made pursuant to the repurchase authorization previously announced in April 2013.

(2) Represents the total number of shares of common stock that remained available for repurchase as of June 30, 2016 pursuant to the April 2013 and/or May 2016 repurchase authorizations, as applicable. IAC may purchase shares pursuant to these repurchase authorizations over an indefinite period of time in the open market and in privately negotiated transactions, depending on those factors IAC management deems relevant at any particular time, including, without limitation, market conditions, share price and future outlook.

Item 6. Exhibits

The documents set forth below, numbered in accordance with Item 601 of Regulation S-K, are filed herewith, incorporated by reference to the location indicated or furnished herewith.

Exhibit Number	Description	Location
3.1	Restated Certificate of Incorporation of IAC/InterActiveCorp.	Exhibit 3.1 to the Registrant's Registration Statement on Form 8-A/A, filed on August 12, 2005.
3.2	Certificate of Amendment of the Restated Certificate of Incorporation of IAC/InterActiveCorp.	Exhibit 3.1 to the Registrant's Current Report on Form 8-K, filed on August 22, 2008.
3.3	Amended and Restated By-Laws of IAC/InterActiveCorp.	Exhibit 3.1 to the Registrant's Current Report on Form 8-K, filed on December 6, 2010.
4.1	Indenture, dated as of June 1, 2016, between Match Group, Inc. and Computershare Trust Company, N.A., as trustee.	Exhibit 4.1 to Match Group, Inc.'s Current Report on Form 8-K, filed on June 2, 2016.
4.2	Registration Rights Agreement, dated as of June 1, 2016, between Match Group, Inc. and J.P. Morgan Securities LLC.	Exhibit 4.2 to Match Group, Inc.'s Current Report on Form 8-K, filed on June 2, 2016.
10.1	Amendment No.1 to Employee Matters Agreement, dated as of April 13, 2016, by and between Match Group, Inc. and IAC/InterActiveCorp.	Exhibit 99.2 to the Schedule 13D filed by IAC/InterActiveCorp on April 14, 2016.
10.2	Employment Agreement, dated as of April 7, 2016, by and between Glenn H. Schiffman and IAC/InterActiveCorp. ⁽¹⁾⁽²⁾	
31.1	Certification of the Chairman and Senior Executive pursuant to Rule 13a-14(a) or Rule 15d-14(a) of the Securities Exchange Act of 1934 as adopted pursuant to Section 302 of the Sarbanes-Oxley Act. ⁽²⁾	
31.2	Certification of the Chief Executive Officer pursuant to Rule 13a-14(a) or Rule 15d-14(a) of the Securities Exchange Act of 1934 as adopted pursuant to Section 302 of the Sarbanes-Oxley Act. ⁽²⁾	
31.3	Certification of the Chief Financial Officer pursuant to Rule 13a-14(a) or Rule 15d-14(a) of the Securities Exchange Act of 1934 as adopted pursuant to Section 302 of the Sarbanes-Oxley Act. ⁽²⁾	
32.1	Certification of the Chairman and Senior Executive pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act. ⁽³⁾	
32.2	Certification of the Chief Executive Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act. ⁽³⁾	
32.3	Certification of the Chief Financial Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act. ⁽³⁾	
101.INS	XBRL Instance	
101.SCH	XBRL Taxonomy Extension Schema	
101.CAL	XBRL Taxonomy Extension Calculation	
101.DEF	XBRL Taxonomy Extension Definition	
101.LAB	XBRL Taxonomy Extension Labels	
101.PRE	XBRL Taxonomy Extension Presentation	

⁽¹⁾ Reflects management contract and compensatory plan.

- ⁽²⁾ Filed herewith.
- ⁽³⁾ Furnished herewith.

SIGNATURES

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

Dated: August 9, 2016

IAC/INTERACTIVECORP

By:

/s/ GLENN H. SCHIFFMAN

Glenn H. Schiffman Executive Vice President and Chief Financial Officer

<u>Signature</u>

<u>Title</u>

Executive Vice President and

Chief Financial Officer

<u>Date</u>

August 9, 2016

/s/ GLENN H. SCHIFFMAN

Glenn H. Schiffman

QuickLinks

PART I FINANCIAL INFORMATION Item 1. Consolidated Financial Statements IAC/INTERACTIVECORP CONSOLIDATED BALANCE SHEET (Unaudited) IAC/INTERACTIVECORP CONSOLIDATED STATEMENT OF OPERATIONS (Unaudited) IAC/INTERACTIVECORP CONSOLIDATED STATEMENT OF COMPREHENSIVE OPERATIONS (Unaudited) IAC/INTERACTIVECORP CONSOLIDATED STATEMENT OF SHAREHOLDERS' EQUITY (Unaudited) IAC/INTERACTIVECORP CONSOLIDATED STATEMENT OF CASH FLOWS (Unaudited) IAC/INTERACTIVECORP NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations **GENERAL** FINANCIAL POSITION, LIQUIDITY AND CAPITAL RESOURCES CONTRACTUAL OBLIGATIONS AND COMMERCIAL COMMITMENTS IAC'S PRINCIPLES OF FINANCIAL REPORTING **RECONCILIATION OF ADJUSTED EBITDA** Item 3. Quantitative and Qualitative Disclosures about Market Risk Item 4. Controls and Procedures PART II OTHER INFORMATION Item 1. Legal Proceedings Item 1A. Risk Factors Item 2. Unregistered Sales of Equity Securities and Use of Proceeds Item 6. Exhibits **SIGNATURES**

EMPLOYMENT AGREEMENT

THIS EMPLOYMENT AGREEMENT ("Agreement") is entered into by and between Glenn H. Schiffman ("Executive") and IAC/InterActiveCorp, a Delaware corporation (the "Company"), and is effective as of April 7, 2016 (the "Effective Date").

WHEREAS, the Company desires to establish its right to the services of Executive, in the capacity described below, on the terms and conditions hereinafter set forth, and Executive is willing to accept such employment on such terms and conditions.

NOW, THEREFORE, in consideration of the mutual agreements hereinafter set forth, Executive and the Company have agreed and do hereby agree as follows:

1A. <u>EMPLOYMENT</u>. During the Term (as defined below), the Company shall employ Executive, and Executive shall be employed, as the Company's Executive Vice President and Chief Financial Officer. During Executive's employment with the Company, Executive shall do and perform all services and acts necessary or advisable to fulfill the duties and responsibilities as are commensurate and consistent with Executive's position and shall render such services on the terms set forth herein. During Executive's employment with the Company, Executive shall report directly to the Chief Executive Officer of the Company (hereinafter referred to as the "Reporting Officer"). Executive shall have such powers and duties with respect to the Company as may reasonably be assigned to Executive by the Reporting Officer, to the extent consistent with Executive's position. Executive agrees to devote all of Executive's working time, attention and efforts to the Company and to perform the duties of Executive's position in accordance with the Company's policies as in effect from time to time. Executive may participate in civic and charitable activities and may manage his and his immediate family's personal investments, so long as such activities do not conflict with or interfere with Executive's performance of his duties hereunder or compete with or present an actual or apparent conflict of interest for the Company, which shall be determined by the General Counsel of IAC in his/her good faith judgment. Executive's principal place of employment shall be at the Company's offices located in New York.

2A. <u>TERM</u>. The term of this Agreement shall commence on the Effective Date and shall continue for a period of one (1) year. This Agreement shall automatically be renewed for successive one-year periods in perpetuity unless one party hereto provides written notice to the other, at least ninety (90) days prior to the end of the then current one-year employment period, that it elects not to extend this Agreement, which notice shall be irrevocable (any such notice, a "Non-Renewal Notice"). The period beginning on the date hereof and ending on the first anniversary hereof or, if the Agreement is renewed pursuant to the prior sentence, the last day of the last one-year renewal period, shall be referred to hereinafter as the "Term."

Notwithstanding any other provision of this Agreement to the contrary, Executive's employment with the Company is "atwill" and may be terminated at any time for any reason or no reason, with or without cause, by the Company or Executive, with or without notice. During the Term, Executive's right to payments upon certain terminations of employment is governed by <u>Section</u> 1(d) of the Standard Terms and Conditions attached hereto.

3A. <u>COMPENSATION</u>.

(a) <u>BASE SALARY</u>. During the period that Executive is employed with the Company hereunder, the Company shall pay Executive an annual base salary of \$600,000 (the "Base Salary"), payable in equal biweekly installments (or, if different, in accordance with the Company's payroll practice as in effect from time to time). The Base Salary may be increased from time to time in the discretion of the Compensation and Human Resources Committee of the Company (the "Compensation Committee"). For all purposes under this Agreement, the term "Base Salary" shall refer to the Base Salary as in effect from time to time.

(b) <u>DISCRETIONARY BONUS</u>. During the period that Executive is employed with the Company hereunder, Executive shall be eligible to receive discretionary annual bonuses.

(c) <u>GRANT OF IAC EQUITY AWARDS</u>. On the Effective Date, Executive shall be granted, under and subject to the provisions of IAC's 2013 Stock & Annual Incentive Plan (the "2013 Plan"), an award of 200,000 options to purchase shares of common stock of the Company with an exercise price equal to the fair market value on the grant date (the "2016 IAC Stock Option Award"). The actual vesting and other terms and conditions of the 2016 IAC Stock Option Award will be governed by the award notices and related Terms and Conditions attached as <u>Exhibit A</u> and the 2013 Plan. Executive shall remain eligible for future equity grants during the Term of his employment with the Company.

(d) <u>BENEFITS</u>. From the Effective Date through the date of termination of Executive's employment with the Company for any reason, Executive shall be entitled to participate in any welfare, health and life insurance, pension benefit and incentive programs as may be adopted from time to time by the Company on the same basis as that provided to similarly situated employees of the Company. Without limiting the generality of the foregoing, Executive shall be entitled to the following benefits:

(i) <u>Reimbursement for Business Expenses</u>. During the period that Executive is employed with the Company hereunder, the Company shall reimburse Executive for all reasonable, necessary and documented expenses incurred by Executive in performing Executive's duties for the Company, on the same basis as similarly situated employees generally and in accordance with the Company's policies as in effect from time to time; and

(ii) <u>Vacation</u>. During the period that Executive is employed with the Company hereunder, Executive shall be entitled to paid vacation each year, in accordance with the plans, policies, programs and practices of the Company applicable to similarly situated employees of the Company generally.

4A. <u>NOTICES</u>. All notices and other communications under this Agreement shall be in writing and shall be given by first-class mail, certified or registered with return receipt requested, or by hand delivery, or by overnight delivery by a nationally recognized carrier, in each case to the applicable address set forth below, and any such notice is deemed effectively given when received by the recipient (or if receipt is refused by the recipient, when so refused):

If to the Company:	c/o IAC/InterActiveCorp
	555 West 18 th Street, 6 th Floor
	New York, NY 10011
	Attention: General Counsel
If to Executive:	At the most recent address for Executive on file at the Company.

Either party may change such party's address for notices by notice duly given pursuant hereto.

5A. <u>INDEMNIFICATION</u>. The Company shall indemnify, defend and hold harmless Executive to the fullest extent permitted by applicable law from and against any loss, cost, liability or expense that may be imposed upon Executive or reasonably incurred by Executive in connection with any Proceeding (defined below), including amounts paid in settlement of, or in satisfaction of any judgment in, any such Proceeding; provided Executive shall give the Company an opportunity, at its own expense, to handle and defend the same before Executive undertakes to handle and defend such matter on his own behalf. The Company shall also advance, and keep current, Executive's legal fees and expenses in such matter(s), subject to an undertaking from Executive to repay such advances if it shall be finally determined by a judicial decision that Executive was not entitled to advancement or reimbursement of such fees and expenses. The foregoing right of indemnification shall not be exclusive of any other rights of indemnification to which Executive may be entitled under the Company's Articles of Incorporation or Bylaws, as a matter of law, or otherwise, or any power that the Company may have to indemnify Executive or hold Executive harmless.

For purposes of this Section 5A, a "Proceeding" is any claim, action, suit or proceeding to which Executive may be a party or in which Executive may be involved by reason of any act taken or omission by Executive in his capacity as an officer, director or employee of the Company, or by virtue of the fact that Executive is or was an officer, director or employee of the Company, or is or was serving as an officer or director of another entity at the request of the Company.

6A. <u>GOVERNING LAW; JURISDICTION</u>. This Agreement and the legal relations thus created between the parties hereto (including, without limitation, any dispute arising out of or related to this Agreement) shall be governed by and construed under and in accordance with the internal laws of the State of New York without reference to its principles of conflicts of laws. Any such dispute will be heard exclusively and determined before an appropriate federal court located in the State of New York in New York County, or, if not maintainable therein, then in an appropriate New York state court located in New York County, and each party hereto submits itself and its property to the exclusive jurisdiction of the foregoing courts with respect to such disputes. The parties hereto acknowledge and agree that this Agreement was executed and

delivered in the State of New York, that the Company is headquartered in New York City and that, in the course of performing duties hereunder for the Company, Executive shall have multiple contacts with the business and operations of the Company, as well as other businesses and operations in the State of New York, and that for those and other reasons this Agreement and the undertakings of the parties hereunder bear a reasonable relation to the State of New York. Each party hereto (i) agrees that service of process may be made by mailing a copy of any relevant document to the address of the party set forth above, (ii) waives to the fullest extent permitted by law any objection which it may now or hereafter have to the courts referred to above on the grounds of inconvenient forum or otherwise as regards any dispute between the parties hereto arising out of or related to this Agreement, (iii) waives to the fullest extent permitted by law any objection which it may now or hereafter have to the laying of venue in the courts referred to above as regards any dispute between the parties hereto arising out of or related to this Agreement and (iv) agrees that a judgment or order of any court referred to above in connection with any dispute between the parties hereto arising out of or related to this Agreement and (iv) agrees that a judgment is conclusive and binding on it and may be enforced against it in the courts of any other jurisdiction.

7A. <u>COUNTERPARTS</u>. This Agreement may be executed in several counterparts, each of which shall be deemed to be an original but all of which together will constitute one and the same instrument.

8A. <u>STANDARD TERMS AND CONDITIONS</u>. Executive expressly understands and acknowledges that the Standard Terms and Conditions attached hereto are incorporated herein by reference, deemed a part of this Agreement and are binding and enforceable provisions of this Agreement. References to "this Agreement" or the use of the term "hereof" shall refer to this Agreement and the Standard Terms and Conditions attached hereto, taken as a whole.

[Signature Page Follows]

IN WITNESS WHEREOF, the Company has caused this Agreement to be executed and delivered by its duly authorized officer and Executive has executed and delivered this Agreement on April 7, 2016.

IAC/INTERACTIVECORP

/s/<u>Gregg Winiarski</u> By: Gregg Winiarski Title: Executive Vice President, General Counsel

<u>/s/Glenn H. Schiffman</u> GLENN H. SCHIFFMAN

STANDARD TERMS AND CONDITIONS

1. TERMINATION OF EXECUTIVE'S EMPLOYMENT.

(a) <u>DEATH</u>. In the event Executive's employment hereunder is terminated by reason of Executive's death, the Company shall pay Executive's designated beneficiary or beneficiaries, within thirty (30) days of Executive's death in a lump sum in cash, (i) Executive's Base Salary through the end of the month in which death occurs and (ii) any other Accrued Obligations (as defined in paragraph 1(f) below).

(b) <u>DISABILITY</u>. If, as a result of Executive's incapacity due to physical or mental illness ("Disability"), Executive shall have been absent from the full-time performance of Executive's duties with the Company for a period of four (4) consecutive months and, within thirty (30) days after written notice is provided to Executive by the Company (in accordance with Section 4A hereof), Executive shall not have returned to the full-time performance of Executive's duties, Executive's employment under this Agreement may be terminated by the Company for Disability. During any period prior to such termination during which Executive is absent from the full-time performance of Executive's duties with the Company due to Disability, offset by any amounts payable to Executive under any disability insurance plan or policy provided by the Company. Upon termination of Executive's employment due to Disability, the Company shall pay Executive within thirty (30) days of such termination (i) Executive's Base Salary through the end of the month in which termination occurs in a lump sum in cash, offset by any amounts payable to Executive under any disability insurance plan or policy provided by the Company; and (ii) any other Accrued Obligations (as defined in paragraph 1(f) below).

(c) <u>TERMINATION FOR CAUSE</u>. Upon the termination of Executive's employment by the Company for Cause (as defined below), the Company shall have no further obligation hereunder, except for the payment of any Accrued Obligations (as defined in paragraph 1(f) below). As used herein, "Cause" shall mean: (i) the plea of guilty or nolo contendere to, or conviction for, the commission of a felony offense by Executive; *provided*, *however*, that after indictment, the Company may suspend Executive from the rendition of services, but without limiting or modifying in any other way the Company's obligations under this Agreement; *provided*, *further*, that Executive's employment shall be immediately reinstated if the indictment is dismissed or otherwise dropped and there is not otherwise grounds to terminate Executive's employment for Cause; (ii) a material breach by Executive of a fiduciary duty owed to the Company; *provided* that the Reporting Officer determines, in his/her good faith discretion, that such material breach undermines his/her confidence in Executive's fitness to continue in his position, as evidenced in writing from the Reporting Officer (it being understood

that the determination as to whether such material breach occurred is a question of fact and is not in the good faith discretion of the Reporting Officer); (iii) a material breach by Executive of any of the covenants made by Executive in Section 2 hereof; (iv) Executive's continued willful or gross neglect of the material duties required by this Agreement; or (v) a knowing and material violation by Executive of any material Company policy pertaining to ethics, wrongdoing or conflicts of interest; *provided*, that in the case of conduct described in clauses (iii), (iv) or (v) above which is capable of being cured, Executive shall have a period of ten (10) days after Executive is provided with written notice thereof in which to cure.

(d) <u>RESIGNATION BY EXECUTIVE FOR GOOD REASON; TERMINATION BY THE COMPANY OTHER THAN</u> <u>FOR CAUSE, DEATH, OR DISABILITY</u>. If Executive resigns for Good Reason (as defined below), or if Executive's employment hereunder is terminated prior to the expiration of the Term by the Company for any reason other than Cause, Death or Disability, then

(i) the Company shall continue to pay to Executive the Base Salary for twelve (12) months from the date of such termination or resignation (the "Severance Period"), payable in equal biweekly installments (or otherwise based on the Company's payroll practice as in effect from time to time) over the course of such twelve (12) months;

(ii) the Company shall pay Executive within thirty (30) days of the date of such termination in a lump sum in cash any Accrued Obligations (as defined in paragraph 1(f) below);

(iii) any portion of the 2016 IAC Stock Option Award that is outstanding and unvested at the time of such termination shall vest as of the date of such termination of employment;

(iv) any other compensation awards of Executive based on, or in the form of, Company equity (e.g., stock options, restricted stock, restricted stock units or similar instruments) that are outstanding and unvested at the time of such termination but which would, but for a termination of employment, have vested during the Severance Period shall vest as of the date of such termination of employment; provided that any outstanding award with a vesting schedule that would, but for a termination of employment, have resulted in a smaller percentage (or none) of the award being vested through the end of the Severance Period than if it vested annually pro rata over its vesting period shall, for purposes of this provision, be treated as though it vested annually pro rata over its vesting period (e.g., if 100 RSUs were granted 2.7 years prior to the date of termination and vested pro rata on the first five anniversaries of the grant date and 100 RSUs were granted 1.7 years prior to the date of termination and vested on the fifth anniversary of the grant date, then on the date of termination 20 RSUs from the first award and 40 RSUs from the second award would vest); and provided further that any amounts that would vest under this provision but for the fact that outstanding performance conditions have not been satisfied shall vest only if, and at such point as, such performance conditions are satisfied; and

(v) any then vested options of Executive (including options vesting as a result of (iii) above) to purchase Company equity, shall remain exercisable through the date that is eighteen months following the date of such termination or, if earlier, through the scheduled expiration date of such options.

The payment to Executive of the severance benefits described in this Section 1(d) (including any accelerated vesting) shall be subject to Executive's execution and non-revocation within twenty-one (21) days following the date of termination of Executive's employment with the Company (or such longer period as may be required by applicable law) of a general release of the Company and its affiliates, in a form substantially similar to that used for similarly situated executives of the Company and its affiliates, and which does not contain any post-employment restrictions that are in addition to or longer than those to which the Executive is already bound, and does not affect the Executive's right to indemnification (the "Release"), and Executive's compliance with the restrictive covenants set forth in Section 2 hereof. Executive acknowledges and agrees that the severance benefits described in this Section 1(d) constitute good and valuable consideration for such release. In the event that Executive does not execute and deliver the Release within thirty days following his receipt of such Release following the date of termination of employment, or in the event that Executive revokes the Release, the Company may require Executive to repay any amounts or benefits previously paid or provided to him pursuant to Section 1(d) (other than the Accrued Obligations) and the Company shall cease making additional payments or providing additional benefits pursuant to Section 1(d).

For purposes of this Agreement, "Good Reason" shall mean actions taken by the Company resulting in a material negative change in the employment relationship. For these purposes, a "material negative change in the employment relationship" shall include the occurrence of any of the following without Executive's prior written consent: (A) a material diminution in the authorities, duties or responsibilities of the person to whom the Executive is required to report, (B) the material reduction in Executive's title, duties or level of responsibilities as of the Effective Date, excluding for this purpose any such reduction that is an isolated and inadvertent action not taken in bad faith or that is authorized pursuant to this Agreement, but including any circumstances under which the Company is no longer publicly traded and is controlled by another company, (C) any material reduction in Executive's principal place of employment as of the Effective Date or (E) any other action or inaction that constitutes a material breach bythe Company of the Agreement, provided that in no event shall Executive's resignation be for "Good Reason" unless (x) an event or circumstance constituting "Good Reason" shall have occurred and Executive provides the Company with written notice thereof within thirty (30) days after Executive has knowledge of the occurrence or existence of such event or circumstance, which notice specifically identifies the event or circumstance that Executive believes constitutes Good Reason, (y) the Company fails to correct the circumstance or event so identified within thirty (30) days after the date of delivery of the notice referred to in clause (x) above.

(e) <u>OFFSET</u>. If Executive obtains other employment during the Severance Period, the amount of any such remaining payments or benefits to be provided to Executive shall be reduced by the amount of compensation and benefits earned by Executive from such other employment through the end of such period. For purposes of this Section 1(e), Executive shall have an obligation to inform the Company regarding Executive's employment status during the Severance Period.

(f) <u>ACCRUED OBLIGATIONS</u>. As used in this Agreement, "Accrued Obligations" shall mean the sum of (i) any portion of Executive's accrued but unpaid Base Salary through the date of death or termination of employment for any reason, as the case may be; (ii) any compensation previously earned but deferred by Executive (together with any interest or earnings thereon) that has not yet been paid and that is not otherwise to be paid at a later date pursuant to the executive deferred compensation plan of the Company, if any, and (iii) any reimbursements that Executive is entitled to receive under Section 3A(d)(i) of the Agreement.

(g) <u>NOTICE OF NON-RENEWAL</u>. If the Company delivers a Non-Renewal Notice to Executive then, provided Executive offers reasonable transition of his duties as may be requested by the Company (which such transition shall not extend beyond the then-current expiration date of the Term), effective as of Executive's separation from service from the Company, Executive shall have the same rights and obligations hereunder as if the Company had terminated Executive's employment without Cause.

2. <u>CONFIDENTIAL INFORMATION; NON-COMPETITION; NON-SOLICITATION; AND PROPRIETARY RIGHTS</u>.

(a) <u>CONFIDENTIALITY</u>. Executive acknowledges that, while employed by the Company, Executive will occupy a position of trust and confidence. The Company, its subsidiaries and affiliates shall provide Executive with "Confidential Information" as referred to below. Executive shall not, except as may be required to perform Executive's duties hereunder or as required by applicable law, without limitation in time, communicate, divulge, disseminate, disclose to others or otherwise use, whether directly or indirectly, any Confidential Information regarding the Company or any of its subsidiaries or affiliates.

"Confidential Information" shall mean information about the Company or any of its subsidiaries or affiliates, and their respective businesses, employees, consultants, contractors, clients and customers that is not disclosed by the Company or any of its subsidiaries or affiliates for financial reporting purposes or otherwise generally made available to the public (other than by Executive's breach of the terms hereof) and that was learned or developed by Executive in the course of employment by the Company or any of its subsidiaries or affiliates, including (without limitation) any proprietary knowledge, trade secrets, data, formulae, information and client and customer lists and all papers, resumes, and records (including computer records) of the documents containing such Confidential Information. Executive acknowledges that such Confidential Information is specialized, unique in nature and of great value to the Company and its subsidiaries or affiliates, and that such information gives the Company and its subsidiaries or

affiliates a competitive advantage. Executive agrees to deliver or return to the Company, at the Company's request at any time or upon termination or expiration of Executive's employment or as soon thereafter as possible, all documents, computer tapes and disks, records, lists, data, drawings, prints, notes and written information (and all copies thereof) furnished by the Company and its subsidiaries or affiliates or prepared by Executive in the course of Executive's employment by the Company and its subsidiaries or affiliates. As used in this Agreement, "subsidiaries" and "affiliates" shall mean any company controlled by, controlling or under common control with the Company.

(b) <u>NON-COMPETITION</u>. In consideration of this Agreement, and for other good and valuable consideration provided hereunder, the receipt and sufficiency of which are hereby acknowledged by Executive, Executive hereby agrees and covenants that, during Executive's employment hereunder and for a period of twelve (12)_ months thereafter (the "Restricted Period"), Executive shall not, without the prior written consent of the Company, directly or indirectly, engage in or become associated with a Competitive Activity. For purposes of this Section 2(b), (i) a "Competitive Activity" means any business or other endeavor involving products or services that are the same or similar to products or services (the "Company Products or Services") that any business of the Company is engaged in providing as of the date hereof or at any time during the Term, provided such business or endeavor is in the United States, or in any foreign jurisdiction in which the Company provides, or has provided during the Term, the relevant Company Products or Services, and (ii) Executive shall be considered to have become "associated with a Competitive Activity" if Executive becomes directly or indirectly involved as an owner, principal, employee, officer, director, independent contractor, representative, stockholder, financial backer, agent, partner, member, advisor, lender, consultant or in any other individual or representative capacity with any individual, partnership, corporation or other organization that is engaged in a Competitive Activity.

Notwithstanding anything else in this Section 2(b), Executive may make and retain investments during the Restricted Period, for investment purposes only, up to five percent (5%) of the outstanding capital stock of any publicly-traded corporation engaged in a Competitive Activity if the stock of such corporation is either listed on a national stock exchange or on the NASDAQ National Market System if Executive is not otherwise affiliated with such corporation. If Executive's employment hereunder is terminated by the Company for any reason other than Executive's death, Disability or Cause, or by Executive for Good Reason, then Executive shall only be subject to the restrictions contained in this Section 2(b) during the Restricted Period to the extent reasonably necessary to protect the Company from unfair competition resulting from any potential misuse of its Confidential Information by the Executive (as determined by the Company in good faith), and provided the Company continues to pay Executive his base salary during such Restricted Period.

(c) <u>NON-SOLICITATION OF EMPLOYEES</u>. Executive recognizes that he will possess Confidential Information about other employees, consultants and contractors of the Company and its subsidiaries or affiliates relating to their education, experience, skills, abilities, compensation and benefits, and inter-personal relationships with suppliers to and customers of the Company and its subsidiaries or affiliates. Executive recognizes that the information he will

possess about these other employees, consultants and contractors is not generally known, is of substantial value to the Company and its subsidiaries or affiliates in developing their respective businesses and in securing and retaining customers, and will be acquired by Executive because of Executive's business position with the Company. Executive agrees that, during Executive's employment hereunder and for a period of eighteen (18) months thereafter, Executive will not, directly or indirectly, solicit or recruit any employee of the Company or any of its subsidiaries or affiliates (or any individual who was an employee of the Company or any of its subsidiaries or affiliates at any time during the six (6) months prior to such act of hiring, solicitation or recruitment) for the purpose of being employed by Executive or by any business, individual, partnership, firm, corporation or other entity on whose behalf Executive is acting as an agent, representative or employee and that Executive will not convey any such Confidential Information or trade secrets about employees of the Company or any of its subsidiaries to any other person except within the scope of Executive's duties hereunder. Notwithstanding the foregoing, Executive is not precluded from soliciting any individual who (i) initiates discussions regarding employment on his or her own, (ii) responds to any public advertisement or general solicitation or (iii) has been terminated by the Company prior to the solicitation.

(d) <u>NON-SOLICITATION OF BUSINESS PARTNERS</u>. During Executive's employment hereunder, and for a period of eighteen (18) months thereafter, Executive shall not, without the prior written consent of the Company, persuade or encourage any business partners or business affiliates of the Company or any of its subsidiaries or affiliates to cease doing business with the Company or any of its subsidiaries or affiliates or to engage in any business competitive with the Company or its subsidiaries or affiliates.

PROPRIETARY RIGHTS; ASSIGNMENT. All Employee Developments (defined below) shall be considered works (e) made for hire by Executive for the Company or, as applicable, its subsidiaries or affiliates, and Executive agrees that all rights of any kind in any Employee Developments belong exclusively to the Company. In order to permit the Company to exploit such Employee Developments, Executive shall promptly and fully report all such Employee Developments to the Company. Except in furtherance of his obligations as an employee of the Company, Executive shall not use or reproduce any portion of any record associated with any Employee Development without prior written consent of the Company or, as applicable, its subsidiaries or affiliates. Executive agrees that in the event actions of Executive are required to ensure that such rights belong to the Company under applicable law, Executive will cooperate and take whatever such actions are reasonably requested by the Company, whether during or after the Term, and without the need for separate or additional compensation. "Employee Developments" means any idea, know-how, discovery, invention, design, method, technique, improvement, enhancement, development, computer program, machine, algorithm or other work of authorship, whether developed, conceived or reduced to practice during or following the period of employment, that: (i) concerns or relates to the actual or anticipated business, research or development activities, or operations of the Company or any of its subsidiaries or affiliates, (ii) results from or is suggested by any undertaking assigned to Executive or work performed by Executive for or on behalf of the Company or any of its subsidiaries or affiliates, whether created alone or with others, during or after working hours, or

(iii) uses, incorporates or is based on Company equipment, supplies, facilities, trade secrets or inventions of any form or type. All Confidential Information and all Employee Developments are and shall remain the sole property of the Company or any of its subsidiaries or affiliates. Executive shall acquire no proprietary interest in any Confidential Information or Employee Developments developed or acquired during the Term. To the extent Executive may, by operation of law or otherwise, acquire any right, title or interest in or to any Confidential Information or Employee Development, Executive hereby assigns and covenants to assign to the Company all such proprietary rights without the need for a separate writing or additional compensation. Executive shall, both during and after the Term, upon the Company's request, promptly execute, acknowledge, and deliver to the Company all such assignments, confirmations of assignment, certificates, and instruments, and shall promptly perform such other acts, as the Company may from time to time in its discretion deem necessary or desirable to evidence, establish, maintain, perfect, enforce or defend the Company's rights in Confidential Information and Employee Developments.

(f) <u>COMPLIANCE WITH POLICIES AND PROCEDURES</u>. During the period that Executive is employed with the Company hereunder, Executive shall adhere to the policies and standards of professionalism set forth in the policies and procedures of the Company and IAC as they may exist from time to time.

(g) <u>SURVIVAL OF PROVISIONS</u>. The obligations contained in this Section 2 shall, to the extent provided in this Section 2, survive the termination or expiration of Executive's employment with the Company and, as applicable, shall be fully enforceable thereafter in accordance with the terms of this Agreement. If it is determined by a court of competent jurisdiction that any restriction in this Section 2 is excessive in duration or scope or is unreasonable or unenforceable under applicable law, it is the intention of the parties that such restriction may be modified or amended by the court to render it enforceable to the maximum extent permitted by applicable law.

3. <u>TERMINATION OF PRIOR AGREEMENTS</u>. This Agreement constitutes the entire agreement between the parties and, as of the Effective Date, terminates and supersedes any and all prior agreements and understandings (whether written or oral) between the parties with respect to the subject matter of this Agreement. Executive acknowledges and agrees that neither the Company nor anyone acting on its behalf has made, and is not making, and in executing this Agreement, Executive has not relied upon, any representations, promises or inducements except to the extent the same is expressly set forth in this Agreement. Executive hereby represents and warrants to the Company that Executive is not party to any contract, understanding, agreement or policy, whether or not written, with Executive's most-recent employer before the Company (the "Previous Employer") or otherwise, that would be breached by Executive's entering into, or performing services under, this Agreement. Executive further represents that, prior to the Effective Date, (i) he has disclosed in writing to the Company all material existing, pending or threatened claims against him, if any, as a result of his employment with the Previous Employer or his membership on any boards of directors and (ii) no breach by Executive of any of his covenants in Section 2 of the Standard Terms and Conditions of the Previous Employment Agreement has occurred.

4. <u>ASSIGNMENT; SUCCESSORS</u>. This Agreement is personal in its nature and none of the parties hereto shall, without the consent of the others, assign or transfer this Agreement or any rights or obligations hereunder; provided, that the Company may assign this Agreement to, or allow any of its obligations to be fulfilled by, or take actions through, any affiliate of the Company and, in the event of the merger, consolidation, transfer, or sale of all or substantially all of the assets of the Company (a "Transaction") with or to any other individual or entity, this Agreement shall, subject to the provisions hereof, be binding upon and inure to the benefit of such successor and such successor shall discharge and perform all the promises, covenants, duties, and obligations of the Company hereunder, and in the event of any such assignment or Transaction, all references herein to the "Company" shall refer to the Company's assignee or successor hereunder.

5. <u>WITHHOLDING</u>. The Company shall make such deductions and withhold such amounts from each payment and benefit made or provided to Executive hereunder, as may be required from time to time by applicable law, governmental regulation or order.

6. SECTION 409A OF THE INTERNAL REVENUE CODE.

(a) This Agreement is not intended to constitute a "nonqualified deferred compensation plan" within the meaning of Section 409A of the Internal Revenue Code of 1986, as amended, and the rules and regulations issued thereunder ("Section 409A"). It is intended that any amounts payable under this Agreement and the Company's and Executive's exercise of authority or discretion hereunder shall comply with and avoid the imputation of any tax, penalty or interest under Section 409A of the Code. This Agreement shall be construed and interpreted consistent with that intent.

(b) For purposes of this Agreement, a "Separation from Service" occurs when Executive dies, retires or otherwise has a termination of employment with the Company that constitutes a "separation from service" within the meaning of Treasury Regulation Section 1.409A-1(h)(1), without regard to the optional alternative definitions available thereunder.

(c) If Executive is a "specified employee" within the meaning of Treasury Regulation Section 1.409A-1(i) as of the date of Executive's Separation from Service, Executive shall not be entitled to any payment or benefit pursuant to clause (i) of Section 1(d) until the earlier of (i) the date which is six (6) months after his or her Separation from Service for any reason other than death, or (ii) the date of Executive's death. The provisions of this paragraph shall only apply if, and to the extent, required to avoid the imputation of any tax, penalty or interest pursuant to Section 409A. Any amounts otherwise payable to Executive upon or in the six (6) month period following Executive's Separation from Service that are not so paid by reason of this Section 6(b) shall be paid (without interest) as soon as practicable after the date that is six (6) months after Executive's Separation from Service (or, if earlier, as soon as practicable after the date of Executive's death).

(d) To the extent that any reimbursement pursuant to this Agreement is taxable to Executive, Executive shall provide the Company with documentation of the related expenses promptly so as to facilitate the timing of the reimbursement payment contemplated by this

paragraph, and any reimbursement payment due to Executive pursuant to such provision shall be paid to Executive on or before the last day of Executive's taxable year following the taxable year in which the related expense was incurred. Such reimbursement obligations pursuant to this Agreement are not subject to liquidation or exchange for another benefit and the amount of such benefits that Executive receives in one taxable year shall not affect the amount of such benefits that Executive receives in any other taxable year.

(e) In no event shall the Company be required to pay Executive any "gross-up" or other payment with respect to any taxes or penalties imposed under Section 409A with respect to any benefit paid to Executive hereunder. The Company agrees to take any reasonable steps requested by Executive to avoid adverse tax consequences to Executive as a result of any benefit to Executive hereunder being subject to Section 409A, provided that Executive shall, if requested, reimburse the Company for any incremental costs (other than incidental costs) associated with taking such steps. All payments to be made upon a termination of employment under this Agreement may only be made upon a "separation from service" under Section 409A.

7. <u>HEADING REFERENCES</u>. Section headings in this Agreement are included herein for convenience of reference only and shall not constitute a part of this Agreement for any other purpose. References to "this Agreement" or the use of the term "hereof" shall refer to these Standard Terms and Conditions and the Employment Agreement attached hereto, taken as a whole.

8. <u>REMEDIES FOR BREACH</u>. Executive expressly agrees and understands that Executive will notify the Company in writing of any alleged breach of this Agreement by the Company, and the Company will have thirty (30) days from receipt of Executive's notice to cure any such breach. Executive expressly agrees and understands that in the event of any termination of Executive's employment by the Company during the Term, the Company's contractual obligations to Executive shall be fulfilled through compliance with its obligations under Section 1 of the Standard Terms and Conditions.

Executive expressly agrees and understands that the remedy at law for any breach by Executive of Section 2 of the Standard Terms and Conditions will be inadequate and that damages flowing from such breach are not usually susceptible to being measured in monetary terms. Accordingly, it is acknowledged that, upon Executive's violation of any provision of such Section 2, the Company shall be entitled to obtain from any court of competent jurisdiction immediate injunctive relief and obtain a temporary order restraining any threatened or further breach as well as an equitable accounting of all profits or benefits arising out of such violation. Nothing in this Agreement shall be deemed to limit the Company's remedies at law or in equity for any breach by Executive of any of the provisions of this Agreement, including Section 2, which may be pursued by or available to the Company.

9. <u>WAIVER; MODIFICATION</u>. Failure to insist upon strict compliance with any of the terms, covenants, or conditions hereof shall not be deemed a waiver of such term, covenant, or condition, nor shall any waiver or relinquishment of, or failure to insist upon strict compliance with, any right or power hereunder at any one or more times be deemed a waiver or relinquishment of such right or power at any other time or times. This Agreement shall not be modified in any respect except by a writing executed by each party hereto.

10. <u>SEVERABILITY</u>. In the event that a court of competent jurisdiction determines that any portion of this Agreement is in violation of any law or public policy, only the portions of this Agreement that violate such law or public policy shall be stricken. All portions of this Agreement that do not violate any statute or public policy shall continue in full force and effect. Further, any court order striking any portion of this Agreement shall modify the stricken terms as narrowly as possible to give as much effect as possible to the intentions of the parties under this Agreement.

[Signature Page Follows]

Date: April 7, 2016

IAC/INTERACTIVECORP

<u>/s/Gregg Winiarski</u> By: Gregg Winiarski Title: Executive Vice President, General Counsel

<u>/s/Glenn H. Schiffman</u> GLENN H. SCHIFFMAN

Certification

I, Barry Diller, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarter ended June 30, 2016 of IAC/InterActiveCorp;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated: August 9, 2016

/s/ BARRY DILLER

Barry Diller Chairman and Senior Executive

Certification

I, Joseph Levin, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarter ended June 30, 2016 of IAC/InterActiveCorp;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated: August 9, 2016

/s/ JOSEPH LEVIN

Joseph Levin Chief Executive Officer

Certification

I, Glenn H. Schiffman, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarter ended June 30, 2016 of IAC/InterActiveCorp;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Dated: August 9, 2016

/s/ GLENN H. SCHIFFMAN

Glenn H. Schiffman Executive Vice President & Chief Financial Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

I, Barry Diller, certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, that, to my knowledge:

- (1) the Quarterly Report on Form 10-Q for the fiscal quarter ended June 30, 2016 of IAC/InterActiveCorp (the "Report") which this statement accompanies fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m or 78o(d)); and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of IAC/InterActiveCorp.

Dated: August 9, 2016

/s/ BARRY DILLER

Barry Diller Chairman and Senior Executive

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

I, Joseph Levin, certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, that, to my knowledge:

- (1) the Quarterly Report on Form 10-Q for the fiscal quarter ended June 30, 2016 of IAC/InterActiveCorp (the "Report") which this statement accompanies fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m or 78o(d)); and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of IAC/InterActiveCorp.

Dated: August 9, 2016

/s/ JOSEPH LEVIN

Joseph Levin Chief Executive Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

I, Glenn H. Schiffman, certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, that, to my knowledge:

- (1) the Quarterly Report on Form 10-Q for the fiscal quarter ended June 30, 2016 of IAC/InterActiveCorp (the "Report") which this statement accompanies fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m or 78o(d)); and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of IAC/InterActiveCorp.

Dated: August 9, 2016

/s/ GLENN H. SCHIFFMAN

Glenn H. Schiffman Executive Vice President & Chief Financial Officer